UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA Alexandria Division

In re:)		
	PROCEDURE FOR RELEASE)	General Order No.	14-1
	OF FUNDS HELD UNDER)		
	GARNISHMENT)		
		ORDER		

At Alexandria, in said District, this <u>31st</u> day of <u>January</u>, 2014:

In order to reduce delay and costs to individual debtors seeking release of funds held under pre-petition garnishments while protecting the interests of judgment creditors and the bankruptcy estate, and after considering the recommendation of the Bar Liaison Committee for the Alexandria Division, it is hereby

ORDERED, effective February 1, 2014 :

- 1. General Order 95-2 on this subject matter is repealed.
- 2. An individual debtor seeking the release of funds held pursuant to a pre-petition garnishment may, in addition to any other remedy or procedure authorized by the Bankruptcy Code and Federal Rules of Bankruptcy Procedure, file with the Court a Notice and Motion for Order Authorizing Release of Funds Held Under Garnishment in the form attached hereto as Exhibit 1. Prior to or simultaneously with such filing, the debtor shall serve a copy of said Notice and Motion upon the judgment creditor and any trustee appointed in the bankruptcy case and shall certify such service on the original filed with this Court.
- 3. The judgment creditor and the trustee shall have fourteen (14) days from the date of service of the Notice and Motion to file an objection or response thereto. A copy of the objection must be served on the debtor. If the objection is filed by the trustee, it must also be served on the judgment creditor. If the objection is filed by the judgment creditor, it must also be served on the trustee.

4. If no timely objection is filed, the Clerk is authorized to enter an Order Authorizing Release of Garnishment in the form attached hereto as Exhibit 2, and shall serve copies to the debtor, judgment creditor, and trustee.

5. If an objection is filed, the debtor's attorney or the Clerk if debtor(s) is pro se shall set the matter on the Court's docket for hearing and provide notice of the hearing to the trustee and judgment creditor.

6. The provisions of this Order shall apply only to cases pending in the Alexandria Division of this District.

/s/ Robert G. Mayer	
ROBERT G. MAYER	
/s/ Brian F. Kenney	
BRIAN F. KENNEY	

UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA Alexandria Division

In re:)	
)	Case No.
	Debtor(s))	Chapter

NOTICE AND MOTION FOR ORDER AUTHORIZING RELEASE OF FUNDS HELD UNDER GARNISHMENT

1. The debtor(s) filed a voluntary petition under chapterof the Bankru	ıptcy
Code in this Court on	
2. At the time the petition was filed, certain sums, in the approximate amou	ınt of
\$, were being held as a result of a garnishment summons or proc	ess
issued by	[full
name and location of court]. The garnishment process was issued on behalf of	
[full name of judgment creditor] t	to
enforce a judgment against	[full
name(s) of defendant(s)] and has been served on	
[full name of employer, bank, or other garnishe	?e].
3. The debtor has claimed the funds held under garnishment as exempt on t	he
schedule of exempt property filed in this case.	

4. NOTICE: Any party objecting to such funds being released to the debtor must file a written response or objection with the Clerk of Court, United States Bankruptcy Court, Eastern District of Virginia, 200 S. Washington Street, Room 100, Alexandria, Virginia 22314 within <u>fourteen (14)</u> days of the mailing of this Notice and Motion. A copy of the objection must be served on the debtor. If the objection is

filed by the trustee, it must also be served on the judgment creditor. If the objection is

filed by the judgment creditor, it must also be served on the trustee. If an objection is filed, the motion will be set for hearing, and separate notice of the hearing will be provided. Otherwise an order granting the requested relief may be entered without a hearing.

WHEREFORE, the debtor(s) pray for entry of an order authorizing the release of the funds held under garnishment.

	[Signature of Attorney for Debtor or pro se debtor]
	[Address and Telephone Number]
<u>Cert</u>	ificate of Service
I hereby certify that I have this mailed a true copy of the foregoing No	day of,, tice and Motion to [insert names and addresses]:
trustee	
_ _	
judgment creditor	
_ _	

UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA

Alexandria Division

In re:)
) Com No
) Case No) Chapter
)
Debtor(s))
ORDER AUTHORIZING F	RELEASE OF GARNISHMENT
authorizing the release of garnished funds of that at the time this case was commenced, the second were being held under a second was commenced.	garnishment summons issued on behalf of [judgment
creditor] by the	[name
	orther appearing that the debtor has certified been made upon the proper parties, and that no by
ORDERED:	
1. Within 14 days of the en shall file a copy of this order and a praecipe requesting dismissal of the garnishment wire garnishment process.	
2. Upon being furnished with promptly release all garnished funds to the	ith a copy of this Order, the garnishee shall debtor.
	e any funds received pursuant to this Order in ously entered in this case and shall account to
Alexandria, Virginia	BY THE COURT:
Date:	William C. Redden, Clerk
	By:
	By: Deputy Clerk