

Article - Commercial Law

§15–302.

- (a) An assignment of wages is not valid unless:
 - (1) The assignment is:
 - (i) In writing;
 - (ii) Signed and acknowledged by the assignor before a notary public in and for the county where he resides; and
 - (iii) Entered the same day on the docket of the court by the clerk; and
 - (2) Within three days from the execution and acknowledgment of the assignment, a copy of the assignment with the certificate of acknowledgment is served on the assignor's employer in the same manner as the Maryland Rules provide for service of a summons.
- (b) An assignment of wages by a married person is not valid unless also executed and acknowledged by the assignor's spouse in the manner required by subsection (a) of this section.
- (c) An assignment of wages to be earned in whole or in part more than six months after the making of the assignment is void.