



**MARYLAND
LEGAL AID**

Advancing
**Human Rights and
Justice for All**

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11.2022



January 19, 2023

The Honorable Luke Clippinger, Chairman
Maryland House of Delegates Judiciary Committee
House Office Building
6 Bladen Street
Annapolis, Maryland 21401-1991

**RE: Testimony of Maryland Legal Aid in Support of House Bill 42 – Courts –
Judgment – Exemptions from Execution**

Dear Chairman Clippinger and Members of the Committee:

I am the Advocacy Director for Consumer Law at Maryland Legal Aid (MLA) and appreciate the opportunity to submit testimony in favor of House Bill 42. MLA is Maryland's largest non-profit law firm, with 12 offices serving each of Maryland's 24 jurisdictions, providing free civil legal services to the State's low-income and vulnerable residents. Our advocates represent individuals and families who are fighting each day to make ends meet yet struggle with basic needs, consumer debts and housing stability. MLA submit this written testimony at the request of Delegate Lesley Lopez. We ask that the Committee grant HB 42 a favorable report and urge its ultimate passage.

While the garnishment exemption of up to \$6,000 has existed under Maryland law for some time, it is an exemption that the judgment debtor must claim in writing and file with the appropriate court. Many debtors are unrepresented and do not realize that this exemption exists -- even if they do, they do not understand the process and paperwork required to claim it. Despite MLA's best efforts to reach those affected, we cannot represent everyone who needs help with that paperwork. By providing an automatic \$500 exemption, the State of Maryland would protect low-income people from collection without requiring them to navigate this complex system. At the same time, there will be fewer cases for courts to adjudicate and less burden on the judicial process.

In addition, the consequences of a garnishment can be grave. Some banks freeze the entire account once a judgment creditor issues a garnishment, which prevents low-income households from access to money that they desperately need. While certain federal benefits are also protected from garnishment, not all Marylanders receive those benefits; this bill protects those individuals from losing their last dollars. Therefore, the status quo is not only cruel but counterproductive, often impeding the individual's ability to keep working or attending school and harming the family and community members who depend on them.

MLA advises and represents thousands of individuals each year who face garnishments and only learn about the garnishment when they attempt to pay a bill or withdraw funds for daily expenses. Often, the individual is further penalized by bank charges for NSF and

overdraft fees. Typically, these people have little or no resources left and they are panicked—and understandably so. Even if the person is somehow able to file a motion to exempt funds or property, the court will usually take at least 14 days to consider the motion. During that time, the person has *no access* to the funds in the account. HB 42 protects a small amount of cash upon garnishment, lessening the panic and allowing the consumer to survive a bit longer while the courts decide the underlying legal issues. After that, . To be clear, this bill will not harm a judgment creditors' ability to garnish wages; they can still seize a significant portion of an impacted consumers' property. HB 42 simply protects \$500 of the existing \$6000 exemption available to all Marylanders, an amount especially critical for our low-income individuals and families who desperately need every dollar they can manage to pay for and their families' rent, food, utilities, medication, living expenses, transportation, and other essential needs, particularly in inflationary times.

Thank you for your consideration of this written testimony. For the reasons stated above, and in order to better serve the needs of thousands of low-income people statewide who could benefit from this legislation, **Maryland Legal Aid urges a favorable report on, and passage of, House Bill 42.**

/s/ Anthony Hayes Davis

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