

**Proposed Substitute  
Bill No. 6372**

LCO No. 3903

**AN ACT EXEMPTING FROM EXECUTION CERTAIN FUNDS IN A  
JUDGMENT DEBTOR'S ACCOUNT.**

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Subsections (b) and (c) of section 52-367b of the general  
2 statutes are repealed and the following is substituted in lieu thereof  
3 (*Effective October 1, 2021*):

4 (b) If execution is desired against any such debt, the plaintiff  
5 requesting the execution shall make application to the clerk of the court.  
6 The application shall be accompanied by a fee of one hundred five  
7 dollars payable to the clerk of the court for the administrative costs of  
8 complying with the provisions of this section, which fee may be  
9 recoverable by the judgment creditor as a taxable cost of the action. In a  
10 IV-D case, the request for execution shall be accompanied by an affidavit  
11 signed by the serving officer attesting to an overdue support amount of  
12 five hundred dollars or more which accrued after the entry of an initial  
13 family support judgment. If the papers are in order, the clerk shall issue  
14 such execution containing a direction that the officer serving such  
15 execution shall, within seven days from the receipt by the serving officer  
16 of such execution, make demand (1) upon the main office of any  
17 financial institution having its main office within the county of the  
18 serving officer, (2) if such main office is not within the serving officer's  
19 county and such financial institution has one or more branch offices  
20 within such county, upon an employee of such a branch office, such  
21 employee and branch office having been designated by the financial

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22 institution in accordance with regulations adopted by the Banking  
23 Commissioner, in accordance with chapter 54, or (3) only upon demand  
24 of a financial institution which does not have any main office or branch  
25 office in this state, by certified mail, return receipt requested, for  
26 payment of any such nonexempt debt due to the judgment debtor and,  
27 after having made such demand, shall serve a true and attested copy of  
28 the execution, together with the affidavit and exemption claim form  
29 prescribed by subsection (k) of this section, with the serving officer's  
30 actions endorsed thereon, with the financial institution upon whom  
31 such demand is made. The serving officer shall not serve more than one  
32 financial institution execution per judgment debtor at a time, including  
33 copies thereof. After service of an execution on one financial institution,  
34 the serving officer shall not serve the same execution or a copy thereof  
35 upon another financial institution until receiving confirmation from the  
36 preceding financial institution that the judgment debtor had insufficient  
37 funds at the preceding financial institution available for collection to  
38 satisfy the execution, provided any such additional service is made not  
39 later than forty-five days from the receipt by the serving officer of such  
40 execution. After service of an execution on a financial institution, the  
41 serving officer shall not subsequently serve the same execution or a copy  
42 thereof upon such financial institution if an electronic direct deposit  
43 [from a] that is readily identifiable [source described in subsection (c) of  
44 this section] as exempt from execution was made to the judgment  
45 debtor's account during the look-back period, as described in subsection  
46 (c) of this section. If no such deposit was made, the serving officer may  
47 subsequently serve the same execution or a copy thereof upon such  
48 institution, provided such execution has not expired or otherwise  
49 become unenforceable.

50 (c) [If] (1) Except as provided in subdivision (2) of this subsection, if  
51 any such financial institution upon which such execution is served and  
52 upon which such demand is made is indebted to the judgment debtor,  
53 the financial institution shall remove from the judgment debtor's  
54 account the amount of such indebtedness not exceeding the amount due  
55 on such execution before its midnight deadline, as defined in section

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56 42a-4-104.

57     (2) Notwithstanding the provisions of subdivision (1) of this  
58 subsection, [if] the financial institution shall leave in the judgment  
59 debtor's account (A) the full amount of electronic direct deposits that are  
60 readily identifiable as [(1)] exempt federal veterans' benefits, Social  
61 Security benefits, including, but not limited to, retirement, survivors'  
62 and disability benefits, supplemental security income benefits, exempt  
63 benefits paid by the federal Railroad Retirement Board or the federal  
64 Office of Personnel Management, unemployment compensation  
65 benefits exempt under section 52-352b, [or] and child support payments  
66 processed and received pursuant to Title IV-D of the Social Security Act,  
67 [or (2) wages were] and (B) an amount not to exceed one thousand  
68 dollars of electronic direct deposits that are readily identifiable as  
69 wages, provided such deposits were made to the judgment debtor's  
70 account during the look-back period of [either the sixty-day period] two  
71 months preceding the date that the execution was served on the  
72 financial institution, or, with regard to federal benefits, such greater  
73 period as required by federal law. [, then the financial institution shall  
74 leave the lesser of the account balance or one thousand dollars in the  
75 judgment debtor's account, provided nothing] If no such deposits have  
76 been made to the judgment debtor's account during the look-back  
77 period, or if such readily identifiable funds are less than one thousand  
78 dollars, the financial institution shall leave in the judgment debtor's  
79 account as exempt pursuant to subsection (r) of section 52-352b the  
80 lesser of the account balance or one thousand dollars.

81     (3) Nothing in this subsection shall be construed to limit a financial  
82 institution's right or obligation to remove such funds from the judgment  
83 debtor's account if required by any other provision of law or by a court  
84 order. The judgment debtor shall have full and customary access to such  
85 funds left in the judgment debtor's account pursuant to this subsection.  
86 The financial institution may notify the judgment creditor that funds  
87 have been left in the judgment debtor's account pursuant to this  
88 subsection. Nothing in this subsection shall alter the exempt status of

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89 funds which are exempt from execution under subsection (a) of this  
90 section or under any other provision of state or federal law, or the right  
91 of a judgment debtor to claim such exemption. Nothing in this  
92 subsection shall be construed to affect any other rights or obligations of  
93 the financial institution with regard to the funds in the judgment  
94 debtor's account.

This act shall take effect as follows and shall amend the following sections:		
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Section 1	<i>October 1, 2021</i>	52-367b(b) and (c)
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