Intro to Executions – Part I

Chief Deputy Patrick Youngren, Williamson County Pct. 1 Amber Myers, Director of Legal Outreach - TJCTC

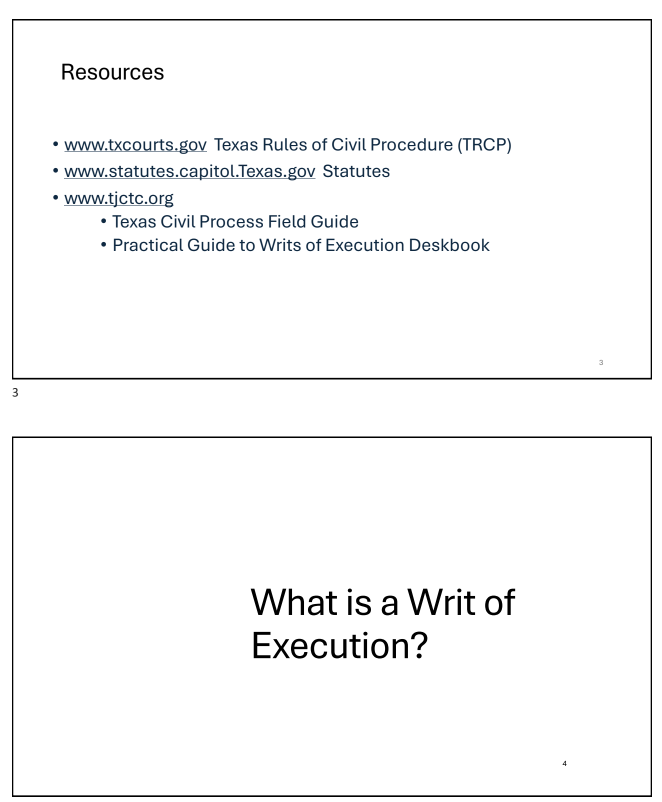
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Black's Law Dictionary says:

A court order directing a sheriff or other officer to enforce a judgment, usually by seizing and selling the judgment debtor's property.

Enforcement of Judgment – TRCP 621

- The judgments of the district, county, and justice courts **shall** be enforced by execution or other appropriate process.
- Such execution or other process shall be returnable in 30, 60, or 90 days as requested by the plaintiff, his agent or attorney.

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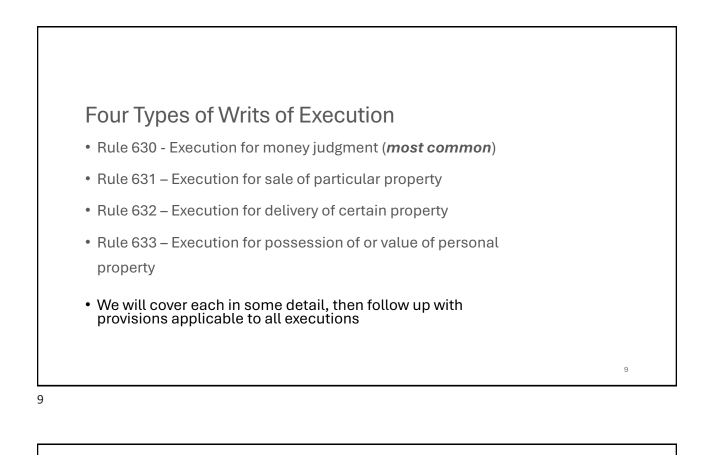
Execution – TRCP 622

- An execution is a process of the court from which it is issued.
- The clerk of the district or county court or the justice of the peace, as the case may be, shall tax the costs in every case in which a final judgment has been rendered and shall issue execution to enforce such judgment and collect such costs.
- The execution and subsequent executions shall not be addressed to a particular county but shall be addressed to any sheriff or any constable within the State of Texas.

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Enforcement of Judgment – Gov't Code 21.001

 A court has all powers necessary for the exercise of its jurisdiction and the enforcement of its lawful orders, including authority to issue the writs and orders necessary or proper in aid of its jurisdiction.



Execution for the Sale of Particular Property

TRCP 631

Writ of Execution for the Sale of Particular Property – TRCP 631

- Writ commands the Constable or Sheriff to seize and sell certain property
- The order may also be used to order the officer to sell property seized under another writ.
- Sale conducted in the same manner as an ordinary execution

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Writ of Execution for the Sale of Particular Property (cont.) - TRCP 631

- May require the officer to levy on other properties in satisfaction of the judgment
- Exemptions are not an issue for the officer.
- May order the officer to sell real or personal property
- Also known as Order of Sale

Order of Sale – TRCP 309

• "...order of sale shall issue to any sheriff or any constable within the State of Texas, directing him to seize and sell the same as under execution, in satisfaction of the judgment; and, if the property cannot be found, or if the proceeds of such sale be insufficient to satisfy the judgment, then to take the money or any balance thereof remaining unpaid, out of any other property of the defendant, as in case of ordinary executions."

Property Not Found – TRCP 309

- "...if the property cannot be found, or if the proceeds of such sale be insufficient to satisfy the judgment, then to take the money or any balance thereof remaining unpaid, out of any other property of the defendant, as in case of ordinary executions."
- This clause required the officer to levy on additional properties should the proceeds from the sale fail satisfy the judgment amount.

THEREFORE, you are hereby commanded that you proceed to seize and sell the above described property, as under execution, and by virtue of this order of sale place the purchaser of the same in possession thereof within 30 days after the day of sale, and you apply the proceeds thereof to the payment and satisfaction of said sum of \$224,367.79 with interest accruing at 6.75% from March 15, 2019 through April 11, 2019; post judgment interest shall accrue on the balance at the rate of 6.75% per annum and costs of court as ordered in judgment, together with your legal fees and commissions for executing this writ. And if the said property shall sell for more than sufficient to pay off and satisfy said sums of money, then you are hereby directed to pay over the excess thereof to the Registry of the Court. But If you fail to find said property or if the proceeds of such sale be insufficient to satisfy said judgment, then you are directed to make the money, or any balance thereof remaining unpaid, out of any other property of the defendant, as in case of ordinary executions.

HEREIN FAIL NOT, but due return make hereof within 90 days, showing how you have executed the same.

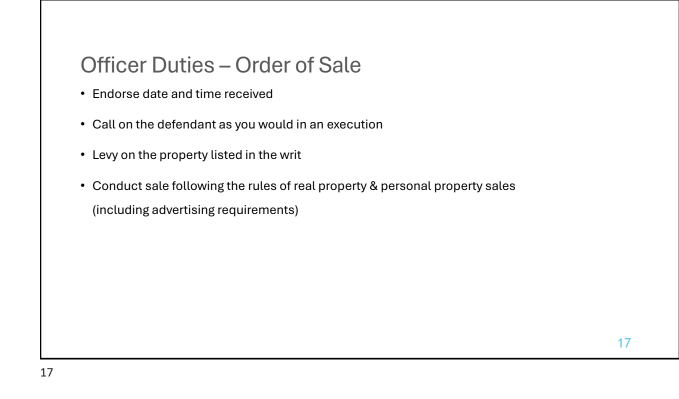
GIVEN under my hand and seal of the District Court of Williamson County, Texas at my office in Georgetown, Texas this 8th day of September 2022.

LISA DAVID, District Clerk, Williamson County, Texas

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Additional Duties - Order of Sale

- Deliver Deed/Bill of sale to purchaser
- Levy on additional property subject to execution to satisfy the judgment
- Provide notice of sale as in an execution.

Real Estate Foreclosure Jurisdiction – Gov't Code Sec. 24.007(4)

- Texas district courts have exclusive subject matter jurisdiction over lawsuits for the enforcement of liens against real property.
- "The district court shall have original jurisdiction in civil cases of suits for the trial of title to land and for the enforcement of liens thereon."
- Exceptions exist as authorized by statute.

Foreclosure Prohibited – Prop. Code Sec. 209.009

- A property owners' association **may not** foreclose a property owners' association's assessment lien if the debt securing the lien consists solely of:
 - (1) fines assessed by the association;
 - (2) attorney's fees incurred by the association solely associated with fines assessed by the association; or
 - (3) amounts added to the owner's account as an assessment under Section <u>209.005</u> (<u>Association Records</u>)(i) or <u>209.0057</u> (<u>Recount of Votes</u>)(b-4).

Writ of Execution – Delivery of Specific Property

TRCP 632



- Commands the officer to take possession of property and deliver the possession to a person designated in the writ *Rules 308, 505.2, 632*.
- The writ will also specifically list and describe any personal or real property to be seized.

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Other Names for the Same Thing

- These writs are often called "special writs" in JP Court Serves the same function (Rule 505.2)
- a/k/a Writ of Possession in foreclosure case.

Delivery of Property – TRCP 308

 The court shall cause its judgments and decrees to be carried into execution; and where the judgment is for personal property, and it is shown by the pleadings and evidence and the verdict, if any, that such property has an especial value to the plaintiff, the court may award a special writ for the seizure and delivery of such property to the plaintiff; and in such case may enforce its judgment by attachment, fine and imprisonment

Writ of Execution for Possession of or Value of Personal Property

TRCP 633

TRCP 633

 If the judgment be for the recovery of personal property or its value, the writ shall command the officer, in case a delivery thereof cannot be had, to levy and collect the value thereof for which the judgment was recovered, to be specified therein, out of any property of the party against whom judgment was rendered, liable to execution.

 Writ for Possession of or Value of Personal Property Commands the officer to take possession of a specific personal property and deliver to the party named within the writ. 	
 Should the officer be unable to take possession of the property, he is commanded to levy and execute on the property of the debtor to satisfy the value of the specific personal property listed in the writ. 	

TO ANY SHERIFF OR ANY CONSTABLE WITH THE STATE OF TEXAS: GREETING:

WHEREAS on the on 10/10/2023, in the Justice of The Peace, Pct. One Court of Williamson County, Texas, in Cause No. 1JC-22-1953, Plaintiff(s) recovered a judgment against Defendant(s), for liquidated damages in the sum of \$4,828.50 OR return of said vehicle, 2016 HYUNDAI ELANTRA VIN: 5NPDH4AE4GH694524, together with court costs in the amount of \$124.00 and post judgment interest at the rate of 8.5%. The defendant is entitled to the following credits to wit: \$0.00.

THEREFORE, you are commanded that out of the property of said Darryl Walton, subject to execution by law, you cause to be made as the sum as indicated above with interest as indicated above, together with all cost of suit as indicated below and also the cost of executing this writ and you will forwith execute this writ according to law and the mandates thereof. In case a delivery thereof cannot be had of listed property, to levy and collect the value thereof for which the judgment was recovered, to be specified therein, out of any property of the party against whom judgment was rendered.

HEREIN FAIL NOT but make due return of this execution to said Justice Court within **30** days from the date of issuance hereof, with your return thereon endorsed showing how you have executed the same.

ISSUED AND GIVEN UNDER MY HAND AND SEAL OF SAID COURT, at Round Rock, Texas, this the 1/9/2024.

Writ of Execution on Money Judgment TRCP 630

Execution on Money Judgment

- This type of writ requires the officer to seize nonexempt property in an amount to satisfy the judgment along with costs and any interest due. *Rule 630.*
- This writ will not list specific property, and the officer will have to work with the litigants to determine what property to levy on.

Text of TRCP 630

• "When an execution is issued upon a judgment for a sum of money, or directing the payment simply of a sum of money, it must specify in the body thereof the sum recovered or directed to be paid and the sum actually due when it is issued and the rate of interest upon the sum due. It must require the officer to satisfy the judgment and costs out of the property of the judgment debtor subject to execution by law"

General Forms & Guidelines for All Writs of Execution

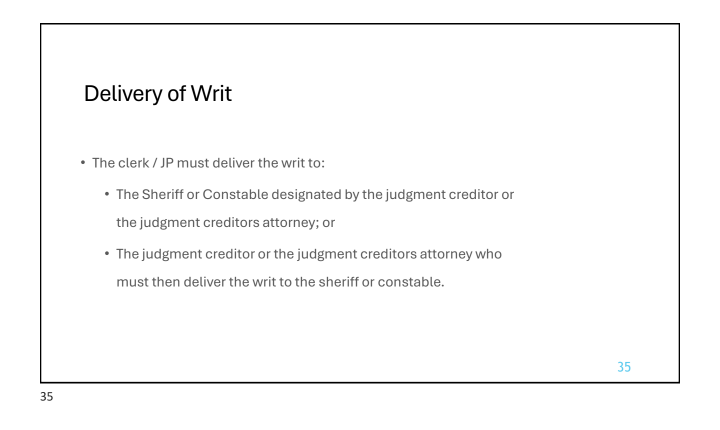
Issuance of Writ
 Upon the request of a judgment creditor, or the creditor's
agent or attorney, a Writ of Execution to enforce the
judgment and collect the costs shall be prepared only by
the clerk or Justice of the Peace that rendered the
judgment.

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Requisites of Writ – TRCP 629

- Describes judgment;
- Includes Bill of Costs;
- Requires execution according to its terms;
- Requires officer to make adjudged costs & further costs of executing writ;
- Requires the officer to make return.

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Multiple Writs

- Multiple Writs may be prepared at the same time or in succession, without requiring return of the prior writ or writs.
- Writs may be sent to different counties for service by the Sheriff's or Constables.
- If multiple writs are issued, the judgment creditor, or the judgment creditors agent or attorney must inform the officers to whom the writs are delivered that multiple writs are outstanding.

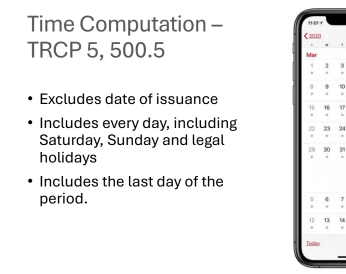
Time for Issuance - TRCP 627	
• "If no supersedeas bond or notice of ap, as required of agencies exempt from filing bonds, has been filed and approved, the clerk of the court or justice of the peace shall issue the execution upon such judgment upon application of the successful party or his attorney after the expiration of thirty days from the time a final judgment is signed"	
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Execution Within 30 Days of Judgment – TRCP 628

• "Such execution may be issued at any time before the 30th day upon the filing of an affidavit by the plaintiff in the judgment or his agent or attorney that the defendant is about to remove his personal property subject to execution by law out of the county, or is about to transfer or secrete such personal property for the purpose of defrauding his creditors"

Stay of Execution – Justice Court – TRCP 635

- At any time within 10 days of judgment, justice court may grant a stay of execution.
 - Stay for three months from date of judgment
 - Judgment debtor must provide sufficient sureties
 - Sureties payable to successfully party
 - Debtor may file an affidavit stating the issuance of an execution would "cause a sacrifice of his property which would not likely be caused should said execution be stayed."





	Add/Subtract:	Years:	Months:	Weeks:	Days:	
9 / 22 / 2023	(+) Add 🗸 🗸				90	
Today						
Include the time		Include only	certain weekdays	S		
□ Repeat						
Calculate New Date						
Added 90 days						
Result: Thursday, December 21, 2	2023					
https://www.timean	ddate.com/date/d	luratio	<u>n.html</u>			
<u>incps.//www.cimean</u>						

No. <u>1.JC-20-C552</u> JUSTICE COURT In the Justice Court of PRECINCT I In the Justice Court of FRECINCT I In the Justice Court of Sulliamson County, Texas <u>Levay Martinez</u> 5 WILLIAMSON COUNTY Precinct One	
REQUEST FOR ISSUANCE OF A WRIT OF EXECUTION	
As the party awarded judgment, or that party's authorized agent, I hereby request the issuance of a WRIT OF EXECUTION on the above styled and numbered cause.	
Lunderstand that before a WBIT OF EXECUTION can be issued thirty days must have passed since the date of judgment unless I have requested and granted waiver for good cause shown. In further understand that, if necessary, the Constable's Office can only confiscate and auction the NON-EXEMPT personal property of the defendant and that members of the Constable's Office can not force their way into a person's home in order to levy upon their property.	
The following information is true and correct to the best of my knowledge.	
Amount previously collected on judgment: \$0.00 Amount of the Judgment \$ 2448.36	
Debtor's Full Name Levoy Martinez	
Debtor's last known HOME address 2201 North Drive	
city Taylor State TX Zipcode 74574	
Debtor's last known WORK address ProPainting, Power Washing; 2201 North Drive	
City Taylor State TX Zip Code 716574	
Debucy Ser Phone #: 512-955-9974 Debtor's Home Phone #:	
List any known non-exempt personal property owned by the Debtor:	
1. 2000 Toyota 4. Runner; plate FFR 1256; JT3GN86R5Y0176403	
2 (defendant may likely may not have a valid driver's license)	
3.	
4.	
30 days/ASAP Signature of Peese Requesting WHT OF EXECUTION	
01 Phone Number 5/2 587 6442	42
Work Number 512 779 7323	42

		v	Vrit of Execution		
	THE STATE OF TEXAS COUNTY OF TRAVIS	629,	622	C-1-CV-23-000128	
	FUNDATION GROUP, LLC,	Plaintiff vs. PRE	CISION MACHIN	ED COMPONENTS, INC., Defendant	
_	A. MOORE, Defendants, whose	P, LLC Plaintiff ant agains PREC last known addre nt interest on said us \$1,586.00, for	on 01/06/2023 n C SISION MACHINE is is 608 E. Austin indebtedness from (attorney's fees, AN	ounty Court at Law #2 of Travis County, D COMPONENTS, INC. and HOWARD Ave., Round Rock, 1X 78738, for the sum 4/08/2022, at the rate of 6% per annum until D all costs of court.	
		n and sell same a	ccording to law in sa	on property of said Defendants found in your tisfaction of said judgment, including the	
\rightarrow	HEREIN FAIL NOT, but make of hereof, with your return thereon			unty Clerk on or before 90 days from the date uted the same.	
	Issued on this the 28th day of F Attorney: IAN ANDREW MCCARTHY 3821 JUNIPER TRCE STE 100	Ву	Jates I Sotelo	cado, County Clerk, Travis County, Texas. 507.4 DEPUTY	
	AUSTIN TX 78738				43
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Command

Now, THEREFORE, you are hereby commanded that of the goods and chattels, lands and tenements of the said <u>Joe C. Rosales</u> And Laura Rosales, Jointly And Severally you cause to be made the sum of \$4,009.14 With Interest Thereon At The Rate Of 11.45% Per Annum From January 13, 2000 Until Paid; And Attorney's Fees In The Sum Of \$1,336.00 With Interest Thereon At The Rate Of 10% Per Annum From 1-21-2003 Until Paid And That All Costs Of Court Herein Are Assessed Against Defendants

and the further sum of \$342.00 Dollars, cost of suit together with your legal fees, and commissions for collecting the same, and the officer executing this writ shall execute the same according to law and the mandates hereof.

HEREIN FAIL NOT, and have you this writ showing how you have executed the same, together with said moneys collected as herein directed, before the above Court at the Courthouse thereof in Corpus Christi, Texas, (1) within 90 days from the date of the issuance of this writ.

Issued and given under my hand and seal of said Court in Corpus Christi, Nueces County,

Judgment Description

ALIAS EXECUTION (With Bill of Costs)

Cause No. 02-61953-00-0-4 THE STATE OF TEXAS

To the Sheriff or Constable of Any County of the State of Texas, Greetings;

WHEREAS, at the Regular Term of the County Court at Law #4 of Nueces County, Texas on the 21st day of January, 2003, in a certain cause styled: FROST NATIONAL BANK vs. ROSALES, JOE C., ET AL, and numbered 02-61953-00-0-4 on the Civil Docket of said Court, Frost National Bank, Plaintiff recovered a judgment against Joe C. Rosales And Laura Rosales, Jointly And Severally for \$4,009.14 With Interest Thereon At The Rate Of 11.45% Per Annum From January 13, 2000 Until Paid; And Attorney's Fees In The Sum Of \$1,336.00 With Interest Thereon At The Rate Of 10% Per Annum From 1-21-2003 Until Paid And That All Costs Of Court Herein Are Assessed Against Defendants. (Joe C. Rosales, 1000 Morningside St., Angleton, Tx 77515).



Duties of the Officer

Duties – Indorsement (TRCP 636)

 Indorsement by officer – The officer receiving the execution shall indorse thereon the exact hour and day when he received it. If he receives more than one on the same day against the same person he shall number them as received.

Duties - Service - TRCP 21a

• (a) Methods of Service. Every notice required by these rules, and every pleading, plea, motion, or other form of request required to be served under Rule 21, other than the citation to be served upon the filing of a cause of action and except as otherwise expressly provided in these rules, may be served by delivering a copy to the party to be served, or the party's duly authorized agent or attorney of record in the manner specified below:

	Methods of Service – TRCP 21a	
٠	(2) Documents Not Filed Electronically. A document not filed electronically may be served in person, by mail, by commercial delivery service, by fax, by email, or by such other manner as the court in its discretion may direct.	
9		49
	Service Fees	
•	Differ by county;	

- Must be included in county's annual Fee Schedule in order to be collected;
- Set by Commissioners Court before October 1st each year;
- Effective date is January 1st of following year;
- Find it here: <u>https://comptroller.Texas.gov/transparency/local/sherif</u><u>fs/</u>.
- LGC 118.131

Payment of Service Fees	
 Constable may require payment prior to serving process from an out-of-county suit; 	
 Added to court costs if not paid within 10 days of request for payment; 	
• Not collected if Statement of Inability to Afford Payment of Court Costs (pauper's affidavit) has been filed with court. Fee is then added to court costs.	
• TRCP 126, 129, 145	
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Duties – Return – TRCP 654

- The levying officer shall make due return of the execution, in writing and signed by him officially, stating concisely what such officer has done in pursuance of the requirements of the writ and of the law.
- The return shall be filed with the clerk of the court or the justice of the peace as the case may be.
- The execution shall be returned forthwith if satisfied by the collection of the money or if ordered by the plaintiff or his attorney indorsed thereon.

Duties of Officer –

Local Gov't Code Sec. 86.021

- May perform service anywhere in the officer's county
- May serve process in his county or contiguous county
- All process served in presumed served in the officer's official capacity
- Collected fees shall be deposited with the treasurer of his county.

Duties of Officer – Property to be Levied - TRCP 637

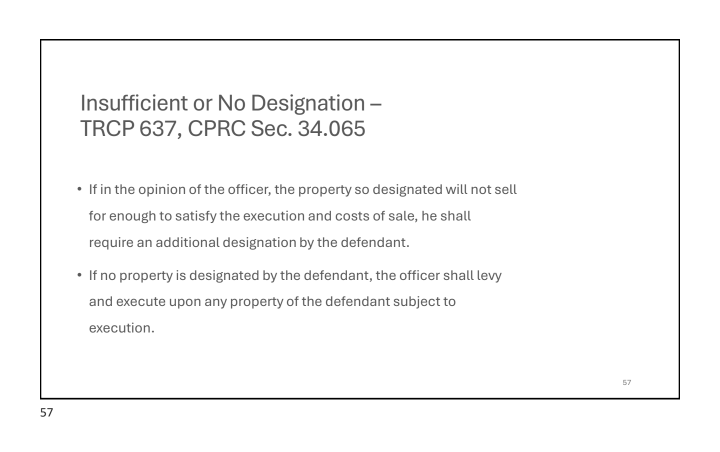
• Officer does not have a duty to levy on or sell property not within the officer's county.

- Exceptions exist for property partially within the officer's county.
- Make demand on the defendant for payment of the judgment.
- Judgment debtor has the right to first point out non-exempt property for levy and sale.

Demand Letter

- Case Information, Style, etc.
- Rule 637 designation
- Case Payoff
- Post Judgment Interest (if applicable)
- Payments made through the Constable's Office
- Authority of to Levy

ENVIRONMENTAL 8212 MONONA AVE AUSTIN TX 78717	
Reference : Cause # 21-1383-CC4 Court: WILLIAMSON County COUNTY COURT AT LAW #4	
UNITED RENTALS (NORTH AMERICA), INC.	
vs. INTEGRATED ENVIRONMENT, LLC D/B/AINTEGRATED ENVIRONMENTALAND JIMMY JONES	
Judgment, Interest and Costs Due if paid by 11/08/2023 \$160,435.60 Payment Made to : Williamson County This is to inform you a Writ of Execution was received by this office on 08/21/2023. The execution was filed against you by UNITED RENTALS (NORTH AMERICA), INC. and requires immediate response. DEMAND IS	
<u>HEREBY MADE</u> for the above amount (s) and must be paid by cash, cashier's check, or credit card and paid to the Constable's office named above. Unless the above amount is received by our office immediately, we will proceed with the execution of the Writ and seize sufficient amounts of your non -exempt property to sell according to law to satisfy the above judgment. If payment is not forthcoming you have the right to designate property owned by you to be levied upon to satisfy	
HĚREBÝ MADĚ for the above amount (s) and must be paid by cash, cashier's check, or credit card and paid to the Constable's office named above . Unless the above amount is received by our office immediately, we will proceed with the execution of the Writ and seize sufficient amounts of your non -exempt property to sell according to law to satisfy the above judgment . If	
<u>HĚREBÝ MADĚ</u> for the above amount (s) and must be paid by cash, cashier's check, or credit card and paid to the Constable's office named above . Unless the above amount is received by our office immediately, we will proceed with the execution of the Writ and seize sufficient amounts of your non -exempt property to sell according to law to satisfy the above judgment . If payment is not forthcoming you have the right to designate property owned by you to be levied upon to satisfy the judgment. This notice is being provided to you as a courtesy with the intention of saving you time and additional costs. You may contact the deputy assigned to this case between the hours of 9:00 am and 4:30 pm	
HEREBY MADE for the above amount (s) and must be paid by cash, cashier's check, or credit card and paid to the Constable's office named above . Unless the above amount is received by our office immediately, we will proceed with the execution of the Writ and seize sufficient amounts of your non -exempt property to sell according to law to satisfy the above judgment. If payment is not forthcoming you have the right to designate property owned by you to be levied upon to satisfy the judgment. This notice is being provided to you as a courtesy with the intention of saving you time and additional costs. You may contact the deputy assigned to this case between the hours of 9:00 am and 4:30 pm Monday through Friday at (512) 244-8650.	



Duties – Calculate the Amount Due

- Calculate the judgment amount including all cost, interest, and fees.
- Officers' duty to calculate interest is derived from Texas Finance Code 304.005 (accrual of interest ends when judgment satisfied)
- May be helpful to request or obtain a copy of the judgment from the clerk.

Case Payoff UNITED RENTALS (NORTH AMERICA), INC. vs. INTEGRATED ENVIRONMENT , LLC D/B/A INTEGRATED ENVIRONMENTAL AND JIMMY JONES

Civil #	C1-23151514
Through	09/18/2023
Docket#	21-1383-CC4

Description	Starting Balance	Adjustment	Accrual	Total Amount	Billing Balance	Debtor Balance
Commission	0.00	0.00	7,176.92	7,176.92	0.00	7,176.92
Writs	200.00	0.00	0.00	200.00	0.00	200.00
Interest on Pre-Judgment Amount	0.00	0.00	10,233.46	10,233.46	0.00	10,233.46
Interest on Attorney Fee	0.00	0.00	339.91	339.91	0.00	339.91
Interest on Court Cost	0.00	0.00	72.52	72.52	0.00	72.52
Interest on Principal	0.00	0.00	22,337.12	22,337.12	0.00	22,337.12
Pre-Judgment Amount	36,127.20	0.00	0.00	36,127.20	0.00	36,127.20
Attorney Fee	1,200.00	0.00	0.00	1,200.00	0.00	1,200.00
Court Cost	256.00	0.00	0.00	256.00	0.00	256.00
Principal	78,856.76	0.00	0.00	78,856.76	0.00	78,856.76
	116,639.96	0.00	40,159.93	156,799.89	0.00	156,799.89

Calculating Interest

- **Prejudgment** interest is computed as simple interest and does not compound. (Fin. Code 304.104) The writ should provide a date for the beginning of accrual and it ends the day before the date of judgment.
- **Post-judgment** interest accrues during the period beginning on the date the judgment is rendered and ending on the date the judgment is satisfied, and compounds annually. (Fin. Code 304.005, 304.006)

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Judgment and Writ Must State Rate

- Tx. Fin Code Sec. 304.001. A money judgment of a court in this state must specify the post-judgment interest rate applicable to that judgment.
- Tx. R. Civ. P. 630 When an execution is issued upon a judgment for a sum of money, or directing the payment simply of a sum of money, it must specify in the body thereof the sum recovered or directed to be paid and the sum actually due when it is issued and the rate of interest upon the sum due.

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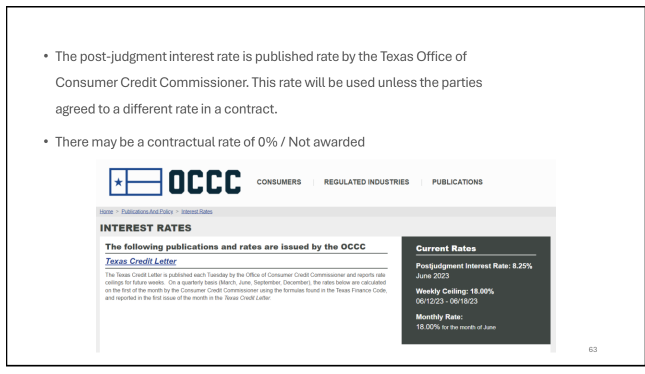
THEREFORE, you are hereby commanded that you proceed to seize and sell the above described property, as under execution, and by virtue of this order of sale place the purchaser of the same in possession thereof within 30 days after the day of sale, and you apply the proceeds thereof to the payment and satisfaction of said sum of ONE THOUSAND SEVEN HUNDRED SEVENTY ONE DOLLARS AND 54/100 (\$1.771.54); reasonable attorney's fees in the amount of \$3,650.00; court costs; post judgement interest thereon at the rate established by law from October 22, 2019 until paid, minus above named credit of \$1,084.79 together with your legal fees and commissions for executing this writ. And if the said property shall sell for more than sufficient to pay off and satisfy said sums of money, then you are hereby directed to pay over the excess thereof to the Registry of the Court. But if you fail to find said property or if the proceeds of such sale be insufficient to satisfy said judgment, then you are directed to make the money, or any balance thereof remaining unpaid, out of any other property of the defendant, as in case of ordinary executions.

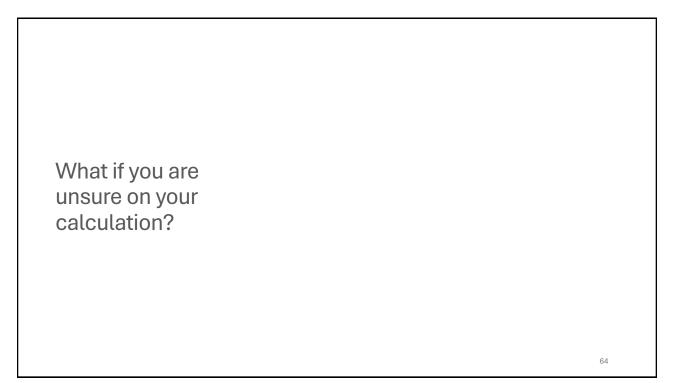
HEREIN FAIL NOT, but due return make hereof within 90 days, showing how you have executed the same.

GIVEN under my hand and seal of the District Court of Williamson County, Texas at my office in Georgetown, Texas this 11th day of November 2022.

LISA DAVID, District Clerk, Williamson County, Texas

Teresa Maskunas





Partial Payments

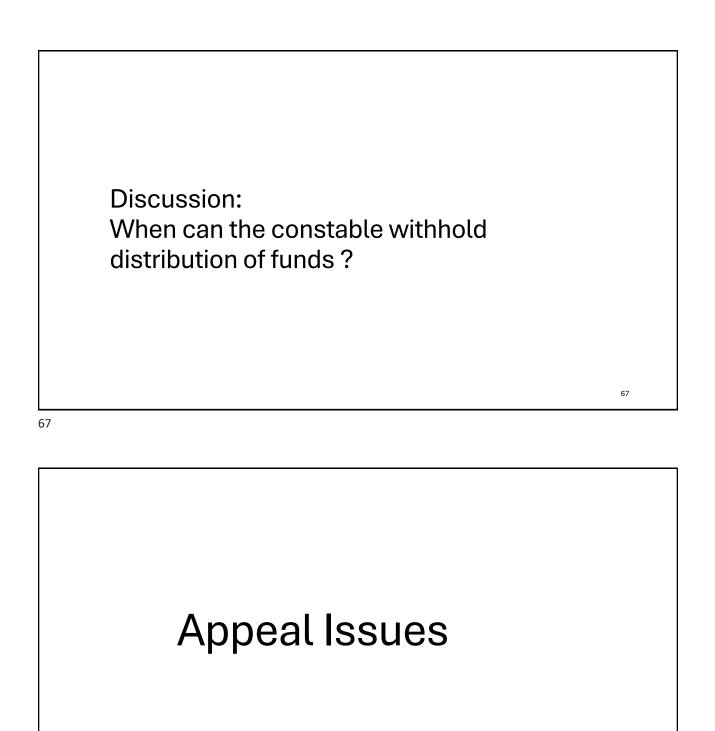
• A judgment creditor has no obligation to accept partial payments on a judgment unless stated in a judgment.

• If the judgment creditor does accept a partial payment, the 'declining principal' formula described by the Texas Supreme Court in *Brainard vs. Trinity Universal Ins. Co.*, 216 S.W.3d 809 (Tex. 2006) applies.

Partial Payments (cont.)

- A judgment creditor can only recover interest on the amount that they have lost the use of.
- Partial payment first applied to interest. (Hand & Wrist Center of Houston, P.A. v. Republic Services, Inc. (Tex. App. Houston (14th Dist.), 401 S.W.3d 712 at 721

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Writs During Appeal

- Appeals from courts **other than justice courts** DO NOT automatically enjoin the enforcement of the judgment
- The filing of an appeal does not prohibit the Judgment Creditor from enforcement of the judgment, this applies to Writs of Execution, Writs of Garnishment, Turnover Orders etc.

Interest During Appeal

- Post-judgment interest on money judgment begins on date of judgment and continues until judgment is satisfied.
- If case is appealed, interest does not accrue from filing of motion until subsequent ruling is made. (FC 304.005)

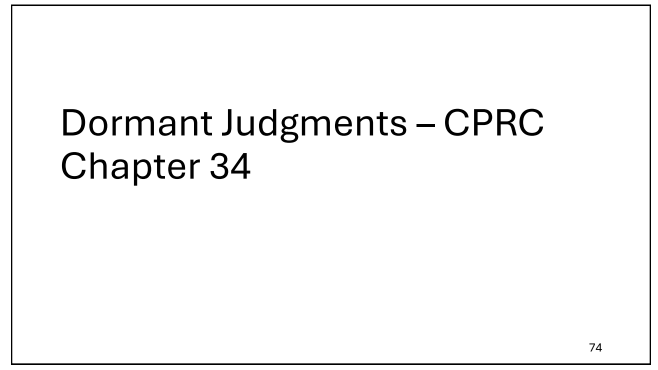
Suspension of Enforcement During Appeal (Tx. R. App. P. 24.1)

- A judgment debtor may supersede the judgment by:
 - Filing with the trial court clerk a written agreement with the judgment creditor for suspending enforcement judgment
 - Filing with the trial court clerk a good and sufficient bond
 - Making a deposit with the trial court clerk in lieu of a bond
 - Providing alternate security as ordered by the court

Writ of Supersedeas

- Officers are often notified by the judgment creditor that a supersedeas has been filed
- County, District, or JP Clerks may also notify the officer and send a copy of the writ

	OF SUPERSEDEAS	
	STATE OF TEXAS	
CAUS	3E NO. D-1-GN-16-005498	
TO: TRAVIS COUNTY CONSTABLE		
Cause No. D-1-CNN-16-005488 styled LES BE NUMBERS IN LES BERGOUSSY WAS STRAND NUMBERS IN LESS AND AND AND AND AND AND AND AND AND TRECOVERED JUDGMENT AGAINST PLANTFIFF, ET the amount of 30,325.007 BACKINNS shall fees through time of trial in the amount this cause are adjudged against Plaintif plaintiffs in the lowing cores of the co of /100(1823,111.67) DOLLARS. By virtue of a Writ of Execution issued Travis County, Texas styled LANGE GARG GARGAN BERGER, LLC, ON A JUDGMENT RENEDERED AGA a subdivision in Travis County.Texas, ac	DITH JUDICIAL DISTRICT COURT of Travis County, Texas, in DRAGUIST AND AUSTIN MAC REPAIR ,LLC,AS SUCCESSOR - IN REALTY PARTENSS - AUSTIN L.P. NON LANKS GATEWAY BACKLINE REALTY PARTENSS - AUSTIN, L.P. AND LANKS GATEWAY BACKLINE IS BEROGUIST AND AUSTIN MAC REPAIR, LLC <u>compulsant</u> LLC <u>in</u> 16, jointly and severing Plaintify is a reasonable attorney of \$219,380,50, All cost of court spent or incurred - in 16, jointly and severing like shall need to be a severing FIFTHY-THREE THOUSAND, ONE HONORED ELEVEN AND FIFTHY-THREE THOUSAND, ONE HONORED ELEVEN AND February 12,2019 in cause number D-1-GN-16-005498 of MAC 10001005, LLC VERSUS LES BERCOIST AU AUSTIN MAC MAC 10001005, LLC VERSUS LES BERCOIST AU AUSTIN MAC MAC 10001005, LLC VERSUS LES BERCOIST AU AUSTING OF LOTS 19-24 4 35-40, BLOCK D, NORTH GATE ADDITION, FORMUS OF LOTS 19-24 4 35-40, BLOCK D, NORTH GATE ADDITION,	
200900098 in the Official Public Records And Whereas, on FEBRUARY 27,2019, Not County Constable 5.	of Travis,County, Texas. ice of Sale of Real Property was issued out of Travis	
And, Whereas, on MARCH 25,2019, a Sup said Judgment as provided by law was app	ersedeas Bond in the sum of \$17,879.00 Dollars superseding roved and filed.	
Now, therefore, this is to command yo proceedings under and by virtue of said !	n, TRAVIS COUNTY CONSTABLE 5, desist from further Writ of Execution, and that you return the same forthwith.	
Witness, VELVA L. PRICE, Clerk of the Di- Issued and given under my hand and seal of 2019.	strict Court of Travis County, Texas. of said Court at office in the City of Austin, March 27,	
	Training L. (Prices France Comparison of Control France Comparison of Control France Comparison of Control France Control Control France Control France (France Control France Control France (France Control France Con	
	PREPARED BY: DANIEL SMITH	
Came to hand this the day of		
o'clock	, , by delivering to the within	
To certify which witness my hand o	officially :	
D-1-GN-16-005498	SERVICE FEE NOT PAID P43 - 00000008	



No Execution on Dormant Judgment – CPRC Sec. 34.001

- If a writ of execution is not issued within 10 years after the rendition of a judgment of a court of record or a justice court, the judgment is dormant, and execution **may not** be issued on the judgment unless it is revived.
- If a writ of execution is issued within 10 years after rendition of a judgment but a second writ is not issued within 10 years after issuance of the first writ, the judgment becomes dormant.

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<i>Williams v. Short</i> (730 S.W.2d 98 (1987)) – When is the Judgment Renewed?	
• Appeals court affirmed the 1908 decision in <i>Bourn v.</i>	
Robinson (107 S.W. 873, 875).	

• The term "**issue**" is something more than mere act of the clerk preparing and attesting the writ; the plaintiff must show that the writ was actually placed in the hands of a proper officer for enforcement.

Foreign Judgments – CPRC Chapter 35

Foreign Judgment

- "Foreign judgment" means a judgment, decree, or order of a court of the United States or of any other court that is entitled to full faith and credit in this state.
- Any court of competent jurisdiction shall certify the foreign judgment and may issue a writ on said judgment, following notice being given to the judgment debtor of the filing.

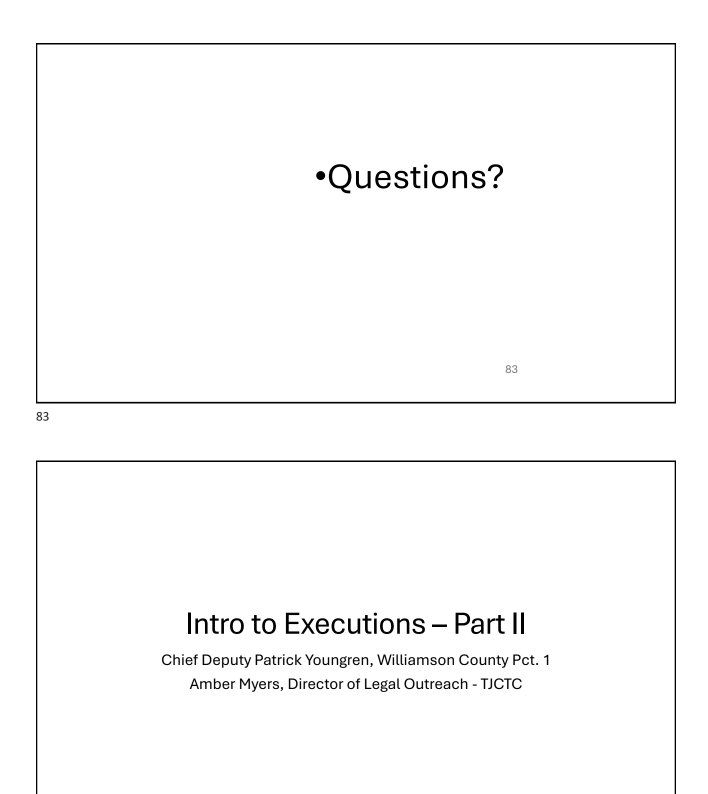
Domestication of Judgment – CPRC § 35.003

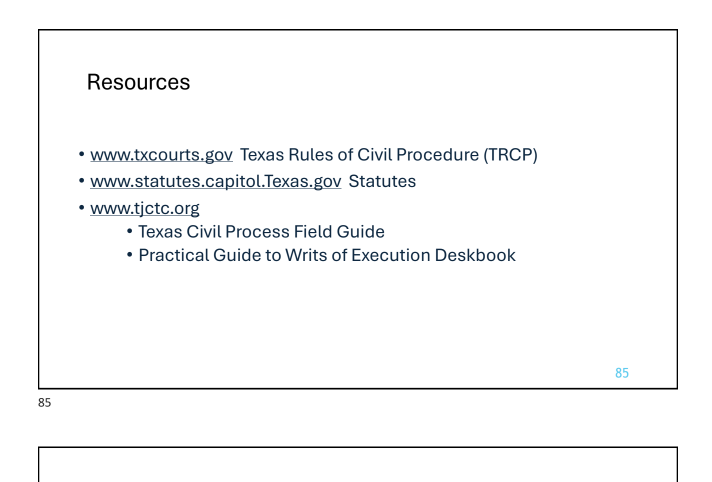
- The clerk shall treat the foreign judgment in the same manner as a judgment of the court in which the foreign judgment is filed.
- A filed foreign judgment has the same effect and is subject to the same procedures, defenses, and proceedings for reopening, vacating, staying, enforcing, or satisfying a judgment as a judgment of the court in which it is filed.

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TE OF TEXAS OF TRAVIS	
	C-1-CV-23-000128
ION GROUP, LLC, Plaintiff vs. PRECISION MAC	HINED COMPONENTS, INC., Defendant
SHERIFF OR ANY CONSTABLE WITHIN THE STA	ATE OF TEXAS:
FUNDATION GROUP, LLC Plaintiff on 01/06/2023 overed foreign Judgment against PRECISION MACH RE, Defendants, whose last known address is 608 E. Au .99, plus post-judgment interest on said indebtedness fr ry of this judgment; plus \$1,586.00, for attorney's fees, EREAS said judgment is entitled to the following credit	IINED COMPONENTS, INC., and HOWARD istin Ave., Round Rock, TX 78738, for the sum rom 04/08/2022, at the rate of 6% per annum until , AND all costs of court.
ORE you are commanded to proceed without delay to le exempt from execution and sell same according to law ecuting this writ, less the credits hereinabove set out.	vy upon property of said Defendants found in your in satisfaction of said judgment, including the
AIL NOT, but make due return of this execution to said h your return thereon endorsed showing how you have	
this the 28th day of February, 2023, by Dyana Limon	-Mercado, County Clerk, Travis County, Texas.
By	, DEPUTY

	C-1-CV-23-000128	Dyana Limon-Mercado Travis County Clerk C-1-CV-23-000128 Jazmonique Williams		
FUNDATION GROUP, I PLAINTIFF,	C, § IN THE COUN	TY COURT		
vs.	\$ AT LAW NO \$			
PRECISION MACHINE COMPONENTS, INC. AJ HOWARD A. MOORE, DEFENDANTS.		ITY, TEXAS		
	AFFIDAVIT			
STATE OF Many Kind	_ [§]			
COUNTY OF Manty in	₽.§			
BEFORE ME, the undersigned notary, on this day personally appeared				
"My name is <u><i>The Most. Friedrich</i></u> , I am capable of making this affidavit. The facts stated in this affidavit are within my personal knowledge and are true and correct.				
"Plaintiff and Judgment Creditor, FUNDATION GROUP, LLC, owns a judgment against Defendants and Judgment Debtors, PRECISION MACHINED COMPONENTS, INC. AND HOWARD A. MOORE.				
"The last known address of the plaintiff and judgment creditor, FUNDATION GROUP, LLC, is in care of its attorneys, Barnett & Garcia, PLLC, 3821 Juniper Trace, Suite 108, Austin, Texas 78738.				
"FUNDATION GROUP, LLC has retained as counsel Ian A. McCarthy. State Bar No. 24078960, of Barnett & Garcia, PLLC, located at 3821 Juniper Trace, Suite 105, Austin, Texas 78738.				
"The last known a COMPONENTS, INC. AN	dress of Defendants and Judgment Debtors, PR DHOWARD A. MOORE is 608 E. Austin Ave., I	ECISION MACHINED Jound Rock, TX 78664."		
	Attrint			
Sworn to and subscr	bed before me on <u>50 re 2 F. 2</u>	22.		
STARLE COL	Porty Public State or Have Jaco			
E. AUBLO	My commission explices on:	260211025	82	





Levy & Sale Procedure

Levy on Real Property TRCP 639, 646a

• "In order to make a levy on real estate, it shall not be necessary for the officer to go upon the ground, but is shall be sufficient for him to indorse such levy on the writ."

Division of Real Property Civ. Prac & Rem. Code 34.002 & 34.003

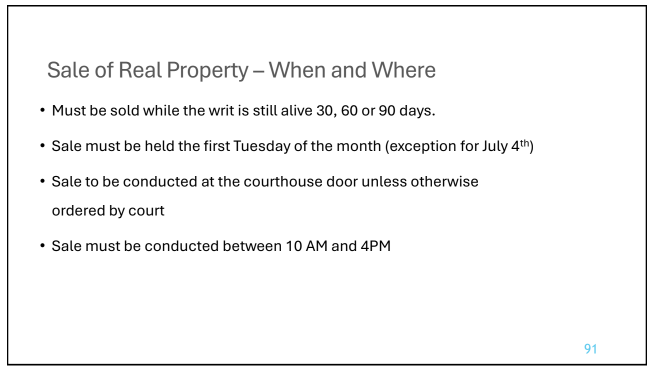
- If property consist of multiple lots, the officer should sell the lots individually. (exception applies)
- If rural property, the Debtor may divide the property into lots not less than 50 acres.
- May not be a delay tactic.
- Division cost incurred are not a cost of the sale.

Williamson County Constable Precinct 1	
1801 E. Old Settlers Blvd #105 Round Rock, TX 78664	
Office (512) 244-8650 • Fax (512) 244-8662	
Notice of Levy	
Under and by virtue of a certain Wrkl of Execution issued by the 26TH JUDICIAL DISTRICT COURT of Williamson County, Texas, on the Bind day of September 2022, in Cause No. 15-1157-C26, Styled JESSE B. ARQUERO VS U.S. BANK NATIONAL ASSOCIATION with costs of.	
Commission \$12,511.05	
Service Fee \$150.00	
Pre-Judgment Amount \$1,161.79	
Court Cost \$195.00	
Interest on Principal \$57,051.79	
Principal \$224,367.79	
Total \$295,437.42	
Therefore I, Mickey Chance, Constable of Constable Precinct 1 of Williamson County, Texas, on this the 28 th day of September 2022, have levied on and have seized all rights title, interest and claim which said <u>defendant(s).JESSE B.</u> ARQUERD) has in the following described Real Property Suitated in Williamson County, Texas, vic:	
LOT 1, BLOCK D, OF CHANDLER CREEK SECTION 10, AN ADDITION IN WILLIAMSON COUNTY, TEXAS, ACCORDING TO THE MAP OR PLAT THEREOF, RECORDED IN CABINET S, SLIDES 353-356, OF THE PLAT RECORDS OF WILLIAMSON COUNTY, TEXAS	
Said property being more fully described as follows:	
1206 Sheltie Lane, Round Rock Texas, 78664	
Witness my hand this 28th day of September 2022.	
Mickey Chance, Constable	
Williamson County Constable Precinct 1	
B 5475 Deputy	89
Jereme Brinkmann	

89

Sale of Real Property TRCP 646a.

- Real property taken by virtue of any execution shall be sold at public auction, at the courthouse door of the county, unless the court orders that such sale be at the place where the real property is situated, on the first Tuesday of the month, between the hours of ten o'clock, a.m. and four o'clock, p.m.
- Exception exist for situations when the court require the real property to be sold at the location of the property.





Sale of Real Property – Notice & Deed

- Notice delivered to Debtor and their attorney (Rule 21a)
- Notify lienholders
- Notice must be posted at Courthouse door/designated area.
- Notice shall be given by publication
- Officer must execute Constable's/Sheriff's deed to successful bidder

Real Property Sale Notice TRCP 647

- A brief description of the property to be sold, as well as give the number of acres, original survey, locality in the county, and the name by which the land is most generally known
- Notice must be posted at Courthouse door/designated area.

Real Property Sale Notice – Publication TRCP 647

- Published in the English language in a newspaper published in the county in which the property is located
- Must be published at least once a week for three consecutive weeks preceding the date of the sale

Real Property Sale N TRCP 647	lotice – Timing	
 First publication must be at lease the sale. 	st 20 days preceding the date of	
 Must contain a statement of the 	e authority by virtue of which	
the sale is to be made.		
		95
5		
THE STATE OF TEXAS COUNTY OF WILLIAMSON IN THE MATTER OF	NOTICE OF CONSTANLES SALE TY TO RAL BATT BY TO YO DO A DO AN A BAT	
Willatt & Flickinger, PLLC Notice of Constable Sale, Cause No. 20-1271-C25 Arbor Village Concominums, Plaintiff vs., Patrick Burch, Defendant The Williamson County Sun/Sundoy Sun, newspapers of general circulation, have been continuovily and regularly published for a period of not less than one year	tendor by the data of an and the chains tendor by the data of an and the chains tendor by the data of an and the chains tendor by the data of an and the chains tendor by the data of an and the chains tendor by the chains of an and the chains tendor by the chains of an and the chains tendor by the chains of an and the chains tendor by the chains of an and the chains tendor by the chains of an and the chains tendor by the chains of an and the chains tendor by the chains of an and the chains tendor by the chains of an and the chains tendor by the chains of an and the chains tendor by the chains of an and the chains tendor by the chains of an and the chains tendor by the chains of an and the chains tendor by the chain	
in the County of WILLIAMSON, Texas, preceding the date of the above-referenced notice. Said notice was published in said paper as follows: First insertion13tbday of August, 2023	Williamon Clarify, provide 1 wai et the main in wais, it drips: It based has an in wais, it drips: It based has an one steady of 2.0.2.0.2.0.2.0.0.0.0.0.0.0.0.0.0.0.0.0	
Second insertion 20th μ day of August, 2023 Third insertion 27tb day of August, 2023 Fourth insertion day of August, 2023	Publishers Between the set of the set of the set of the set of the set of the set of the set of the s	
Ellen Arceney Newspaper Representative Subscripted and sworn to before me, this Del Ugar of August, 2023.	A control of the service of the serv	
Witress my hand and official seal.	Contract and accounty Annual A	
Dawn Steele, Notar/ Public My Commission Expires August 26, 2024	HEQWIED TO THROADE AN HEAD THROADE AND AND AND AND AND AND AND AND COLLECTOR OF THE COLLECTOR READ THE COLLECTOR AND WILCOME INSIST OFFEN TO THE WILCOME INSIST OFFEN TO THE COLLECTOR AND	

Persons Eligible to Purchase Real Property Civ. Prac. & Rem. Code 34.0445.

• An officer conducting a sale of real property under this subchapter may not execute or deliver a deed to the purchaser of the property unless the purchaser exhibits to the officer an unexpired written statement issued to the person in the manner prescribed by Section 34.015 Tax Code, showing that the county assessor-collector of the county in which there are no known or reported delinquent ad valorem taxes owed by the person to that school district or municipality etc. - Violation is a Class B

34.015 Tax Code Statement 60-00 19-00 WRITTEN STATEMENT ABOUT DELINQUENT TAXES REQUIRED TO PURCHASE AT TAX FORECLOSURE SALE County tax office name: Williamson County Tax Assessor-Col Address: 904 S. Main St. Georgetown, TX 78626 Phone (area code & number): (512) <u>943 - 1601</u> Williamson County Tax Assessor-Collector Date of This Statement: / / / This Statement Expires: ____ / ____ / Property Tax Code Section 34.015 requires a purchaser at a tax foreclosure sale to obtain a statement of no delinquent taxes from the county tax office where the property is located. This written statement is for the person named in Step 1. This statement will expire on the date noted above, which is 90 days after date of this statement. If delinquent taxes listed on this statement are subsequently paid, this person will need to request a new statement to remove these years of delinquency. subsequently paid, this person will n THIS IS NOT A TAX CERTIFICATE. Step 1: Name, addres Requesting person/company's name Current mailing address: City, state ZIP code +4 request date ____ Phone (area code and number): (Date of Request: ____/ Step 2: Properties currently and formerly owned by person/ company listed in Step 1 Step 3: Delinquent taxes owed by person/ company listed in The person/company listed in Step 1 owes no delinquent taxes on properties currently or formerly ow and located in this county or in any school district or city located in part in this county. The person/company listed in Step 1 owes delinquent taxes on properties currently or formerly owned and located in this county or in a school district or city located in part in this county in the following amounts: Year(s) Delinquent County/School/City Name (and Total Delinguent Taxes, Step 1 Collector(s) Name if Not Step 5) * Penalties & Interest** * See attached list of names and addresses of tax collectors. ** Amount is based on the date of request; amount will change at the beginning of the next delinquent m 98

Tax Certificate Requirement Civ. Prac. & Rem. Code 34.0445.

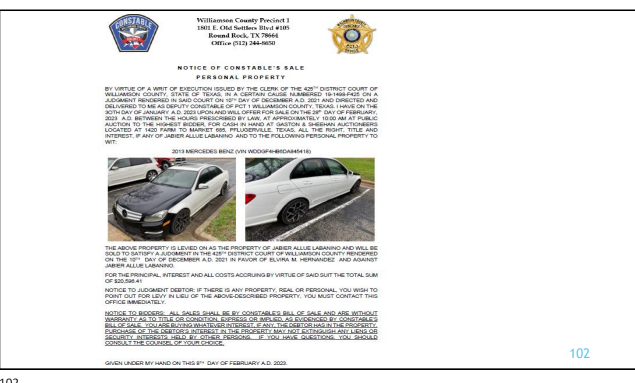
 Tax Certificate only required in counties with a population over 250,000 people or in those where the commissioners court has adopted the provisions of Civil Practice and Remedies Code 34.0445, only people qualified under that section may purchase real property at an execution sale.

Proxy Bidding Civ. Prac. & Rem. Code 34.0445.

 An individual may not bid on or purchase the property in the name of any other individual. An officer conducting a sale under this subchapter may not execute a deed in the name of or deliver a deed to any person other than the person who was the successful bidder.

Sale of Personal Property TRCP 650

- Must be sold while the writ is still alive (30, 60 or 90 days).
- Sale can occur any day of the week.
- Sale must be conducted between 10 AM and 4PM
- Notice shall be given by posting the notice for 10 consecutive days immediately prior to the date of the sale.



Sale of Personal Property – Location TRCP 649

- "Personal property levied on under execution shall be offered for sale on the premises where it is taken in execution, or at the courthouse door of the county, or at some other place if, owing to the nature of the property, it is more convenient to exhibit it to purchasers at such place.
 Personal property susceptible of being exhibited shall not be sold unless the same be present and subject to the view of those attending the sale..."
- Exception for Livestock, Shares of stock

Persons Not Eligible to Purchase Civ. Prac. & Rem. Code 34.048

- "If an officer or his deputy conducting an execution sale directly or indirectly purchases the property, the sale is void"
- Constable or Sheriff & their deputies executing a sale may not purchase the property.
- A Sheriff or Constables may not indirectly purchase the property or use a "straw purchaser" to buy property.

Purchase by Judgment Creditor or Debtor Needham v. Cooney, 173 S.W. 981

- Both the Judgment Debtor and the Judgment Creditor may purchase the property at a sale if they are eligible bidders.
- Should the Judgment Creditor purchase the property the officer conducting the sale will only need to collet cost.
- The Creditors purchase should be credited to Judgment.

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Successful Bidder; Failure to Comply Tx. R. Civ. P. 652, 653

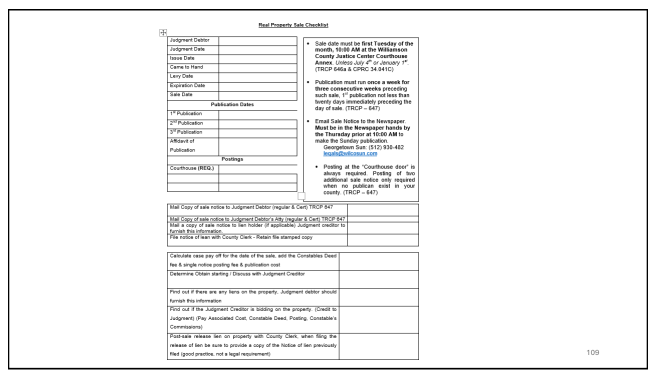
• If any person shall bid off property at any sale made by virtue of an execution, and shall fail to comply with the terms of the sale, he shall be liable to pay the plaintiff in execution twenty per cent on the value of the property thus bid off, besides costs, to be recovered on motion, five days notice of such motion being given to such purchaser; and should the property on a second sale bring less than on the former, he shall be liable to pay to the defendant in execution all loss which he sustains thereby, to be recovered on motion as above provided.

Resale	of	Property
TRCP 653	3	

• When the terms of the sale shall not be complied with by the bidder the levying officer shall proceed to sell the same property again on the same day, if there be sufficient time; but if not, he shall readvertise and sell the same as in the first instance.

Preparing for the Sale

- Set the sale date
- Establish minimum/opening bid.
- Calculate case pay off for sale date w/ cost, including publication
- Find your publication dates (if applicable)
- Prepare sale notice
- Post notice at Courthouse door
- Mail sale notice to JD and JC
- Is the JC going to bid on the property?

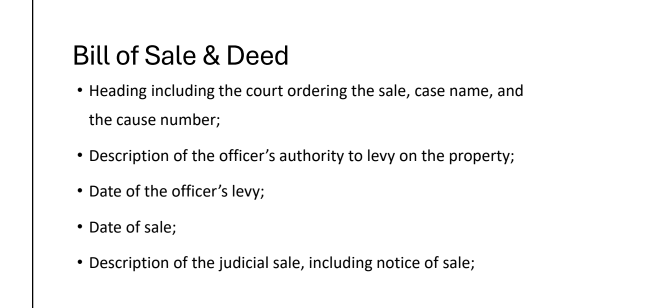


Post-Collection/Sale Procedures

Distribution of Funds	
• Any proceeds left over after the judgment and costs have been satisfied must be paid to the judgment debtor. <i>Civil Prac. & and Rem. Code § 34.047</i> .	
• If an officer fails or refuses to deliver money collected under an execution when demanded by the person entitled to receive the money, the officer and the officer's sureties are liable to the person for the amount collected and for damages at a rate of one percent a month on that amount if proven by the injured party. <i>Civil Prac.& and Rem. Code § 34.067</i>	

Conveyance of Title After Sale Civ. Prac. & Rem. 34.045

• When the sale has been made and its terms complied with, the officer shall execute and deliver to the purchaser a conveyance of all the right, title, interest, and claim that the defendant in execution had in the property sold.



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Bill of Sale and Deed (cont.)

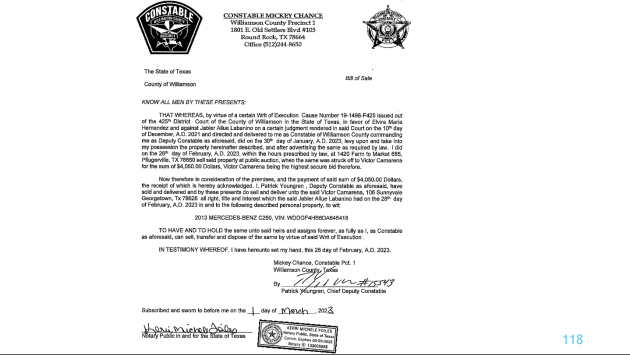
- Description of price and payment by the winning bidder;
- Legal description of the property;
- Name and signature of the selling officer;
- Disclaimer that there are no warranties and only the judgment debtor's interest conveys; and
- Any other disclaimers the officer believes to be necessary.

Constable's Deed	
• Constable's Deed, not a warranty deed.	
 May be prepared by the attorney for the judgment creditor 	
 Signed by the elected official 	
	115
115	

Relevant Policies

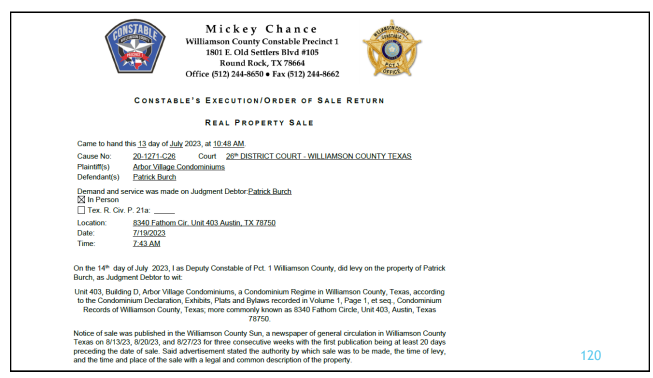
- Type of payment accepted
- Time to remit payment
- Funds clear
- Purchasing on behalf of a corporation
- Bidder / Purchaser to obtain tax statement (when relevant)

CONSTABLE DEED	
THE STATE OF TEXAS	
COUNTY OF WILLIAMSON Know	All Men by These Presents:
"NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NAT REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: NUMBER OR YOUR DRIVER'S LICENSE NUMBER."	FROM THIS INSTRUMENT
THAT WHEREAS, by virtue of an Order of Sale issued out of the 2 County, Texas, in favor of	6 th District Court of Williamson
Arbor Village Condominiums as Plaintiff(s)	
and	
Patrick Burch Defendant(s),	
on certain Judgment and Decree of Sale, rendered on the 31 st day of M and delivered to Mickey Chance, Constable Pct. 1 of Williamson Count levy upon, seize and sell the land or lots herein described to satisfy said penalties, interest and costs due on the hereinafter described lands.	v. Texas, commanding me to
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Return of Service TRCP 654

• "The levying officer shall make due return of the execution, in writing and signed by him officially, stating concisely what such officer has done in pursuance of the requirements of the writ and of the law. The return shall be filed with the clerk of the court or the justice of the peace as the case may be. The execution shall be returned forthwith if satisfied by the collection of the money or if ordered by the plaintiff or his attorney indorsed thereon."

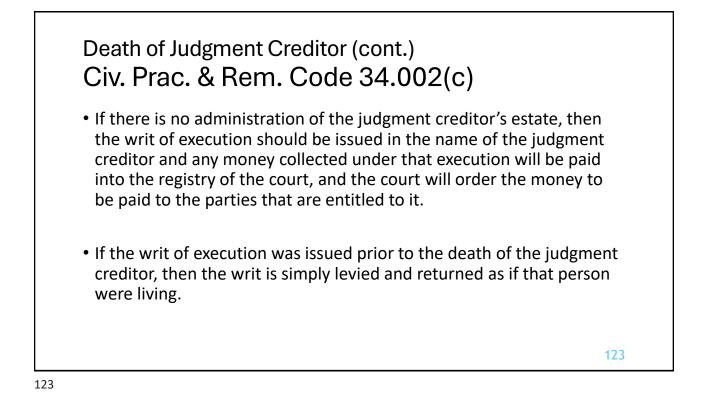


Amended Return Civ. Prac & Rem Code 34.064

- Officer may file an amended return
- Corrects an error on the original return
- Must be filed within 30 days from notice or error
- Failure to amend or file a return punishable by contempt

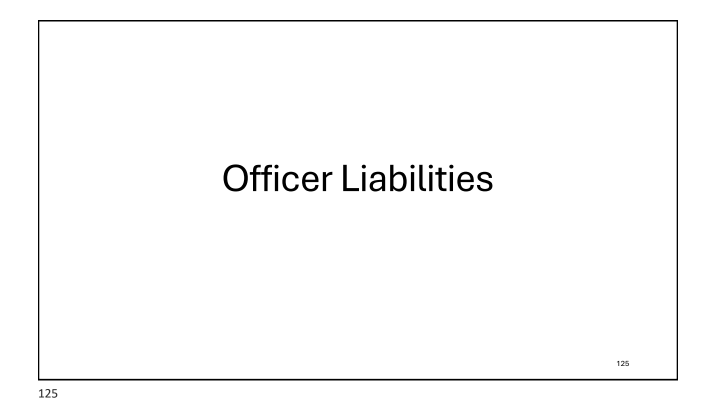
Death of Judgment Creditor Civ. Prac. & Rem. Code 34.002(a)

- If a judgment creditor dies prior to the issuance of a writ and there was an administration of their estate, then a writ of execution on a judgment owed to that judgment creditor should be issued in the name of the judgment creditor's legal representative and any other judgment creditors.
- Affidavit of death attached.
- Certificate of appointment of legal rep. attached.



Death of Judgment Debtor Civ. Prac. & Rem. Code 34.003

- A judgment debtor's death after the issuance of a writ of execution will stay the execution. Any lien already acquired by a levy on the writ of execution must be recognized and enforced by the county court or probate court in the payment of the deceased's debts.
- Executing officer should notify the court of issuance and provide any supporting evidence.



Liability – Execution of Writs

• Officer is not liable for damages if officer acted in good faith to execute the writ by law, Civ. Prac & Rem Code 7.003

Unfinished Business LGC 86.025, Civ Prac & Rem Code 34.062

If a constable vacates the office for any reason, all

unfinished business shall be transferred to the

succeeding constable and completed in the same

manner as if the successor had begun the business.

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Improper Endorsement of Writ Civ. Prac. & Rem. Code 34.063

- Fails to number writs if more than one is received for the same judgment debtor.
- Fails to endorse writs
- Officers & sureties liable for actual damages

RECEIVED

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August 8, 2023 9:12 AM Constable 1 Williamson County, TX , USA

Officer Liable for Actual Damages

• If the officer receives more than one execution on the same day against the same person, he shall number them as received. TRCP 636. Failure to do so results in liability of the officer for actual damages. Tex. Civ. Prac. & Rem. Code § 34.063

Duty of Officer to Levy

- When an officer receives a writ of execution, he is required to "proceed without delay" to levy on the defendant's nonexempt property found in his county, unless directed otherwise by the plaintiff or his agent or attorney. TRCP 637.
- An officer receiving a writ of execution may return the writ after the first levy, or attempted levy, if the judgment creditor cannot designate any more executable property currently owned by the judgment debtor at the time of the first levy or first attempted levy. Civ. Prac. & Rem. Code § 34.072.

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Smith v. Harvey, 104 S.W.2d 938.

- San Patricio County Sheriff levied on 34,000 bushels of feed
- Sheriff seized the property by instructing the defendant any removal of the property would be illegal and result in action taken against him. On several occasions he prevented the removal of the property.
- Sheriff did not take the property into his actual possession.
- The levy was effective, It was sufficient for the Sheriff to point out the property, and "assume dominion over it" and forbid its removal

Smith v. Harvey (cont.)

- The sequestered property was of "great bulk, weight and immobility" which was so cumbersome that it could not be moved without great expense and effort.
- The levy was effective, It was sufficient for the Sheriff to point out the property, and "assume dominion over it" and forbid its removal
- A levy may occur even when the officer does not take actual possession of the subject property

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Nueces County Sheriff James T. Hickey v. Couchman 797 S.W.2d 103 Tex. App.-Corpus Christi 1990

- After requesting the debtor to designate property subject to execution, the debtor stated he had filed a personal bankruptcy.
- The attorney representing the judgement debtor told the deputy his client was "in the process" of filing the bankruptcy.
- "over ninety days from the date of the attempted execution and the debtor's sale of his assets, he filed a Chapter 7 bankruptcy petition, it was a no asset case. All of debtor's debts were discharged and appellee received no distribution from the proceedings"

Hickev v.	Couchman	(cont.)
	00001111011	(00110)

"When the deputy learned that bankruptcy had not been filed and the debtor was hiding and selling his assets, he had a duty to execute immediately. Rule 637 (Vernon 1989). We hold that where a sheriff is aware of the debtor's non-exempt assets and is able to seize them but does not, he willfully and intentionally violates Sec. 34.065. [Civ Prac. & Rem. Code]

Limitation on your Duty (1) CPRC § 34.071

- An officer receiving a writ of execution **does not** have a duty to:
 - Search for property belonging to the judgment debtor
 - Determine whether the property belongs to a judgment debtor

Limitation on your Duty (2) CPRC § 34.071

- Determine whether the propety belonging to the judgment debtor is exempt property not subject to levy
- Determine the priority of liens asserted against property subject to execution
- Make multiple levies for cash or multiple levies at the same location.

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Accessing Property

Hillman V. Edwards 28 Tex. Civ. App. 308 (Tex. Civ. App. 1902) 66 S.W. 788

• Entry Into Dwelling by Force.

"Although an officer has in his hands an order of court for the sale of specific property upon which a lien has been foreclosed, he has not the right to make a forcible entry into the dwelling of the defendant for the purpose of seizing the property..."

Re-Entry By Force

Hillman V. Edwards 28 Tex. Civ. App. 308 (Tex. Civ. App. 1902) 66 S.W. 788

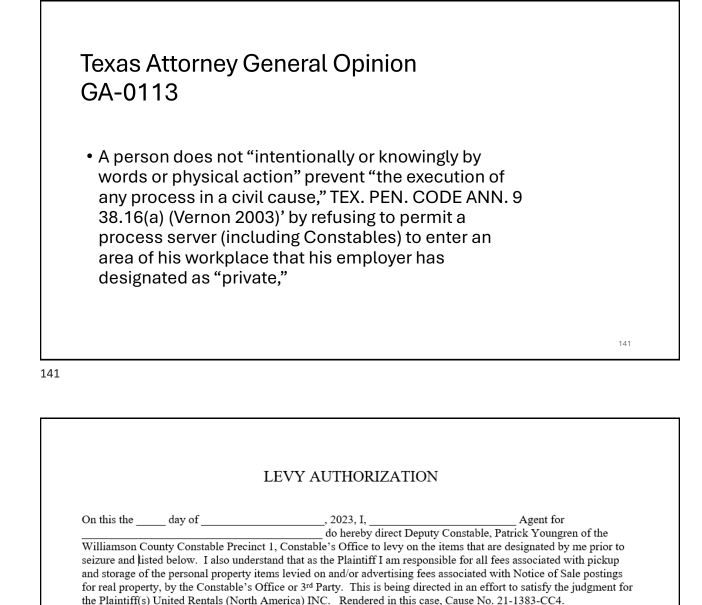
• Re-Entry by Force.

"Where an officer has affected a lawful entry into a dwelling house and thereby acquired the right to use all necessary force in making the levy, and he voluntarily leaves without doing so, he is not entitled to re-enter the house by force."

Access to Private Spaces in a Business

• Does a refusal to permit a constable to enter the restricted area of a business in order to serve civil process constitutes an offense under section 38.16 (preventing the execution of civil process) of the Penal Code?

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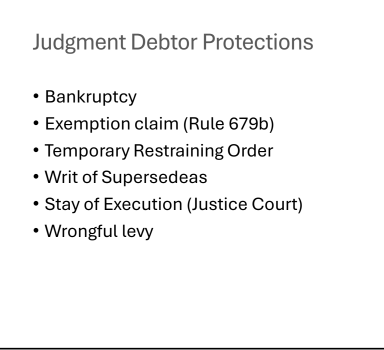


UNITED RENTALS (NORTH AMERICA), INC. vs INTEGRATED ENVIRONMENT, LLC D/B/A INTEGRATED ENVIRONMENTAL AND JIMMY JONES

Plaintiff / Attorney / Agent, Signature

Date

Please contact our office at (512) 244-8650 if you have any questions.



Wrongful Levy Tex. Civ. Prac. & Rem. Code § 340.075

• Whenever a Distress Warrant, Writ of Execution, Attachment, or other like writ is levied upon personal property, and the property or any part of the property, is claimed by and claimant who is not party to the writ, the exclusive remedy against a Sheriff or

Constable for wrongful levy is by trial of the right of property.

Notice of Exemption Rights Gov't Code § 22.0042

- 87th Legislature Directed the Supreme Court to:
 - Establish a simple and expedited procedure for a judgment debtor to assert exemption to the seizure of property
 - Create a notice in both English and Spanish listing exemptions

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Notice of Exemption Rights (cont.) Gov't Code § 22.0042

- Include instruction for use of form
- Requires courts to promptly set a hearing on the assertions and stay a proceeding for a reasonable amount of time
- Provide legal aid contact
- Effective May 1, 2022

Required Documents Tx. R. Civ. P. 679b

 "When a post-judgment turnover order, order appointing a receiver under section 31.002 CPRC, writ of garnishment, writ of execution, or other post-judgment order is issued, the receiver or judgment creditor must serve the judgment debtor with the Seizure Exemption Notice, the Instructions for Seizure Exemption Claim Form, and the Seizure Exemption Claim Form adopted by the Supreme Court.
 Before service, the receiver or judgment creditor must list in the Seizure Exemption Claim Form the "Interested Persons" to Notify."

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Service of Documents Tx. R. Civ. P. 679b

- Service Timing. The receiver or judgment creditor must serve the documents in within three business days after the receiver or judgment creditor has notice that the property has been seized
- Service Method. The documents must be served as provided in Rule 21a or Rule 501.4

Suspension Period Tx. R. Civ. P. 679b

- A receiver or officer must not sell the judgment debtors personal property or distribute proceeds to the judgment creditor within 14 days after service of the documents or within 17 days if served by mail.
- Nothing in this rule prohibits a receiver or officer from noticing the sale of the judgment debtor's property during the suspension period is the sale date is to occur after the expiration of the period.

	FEMA disaster benefits		I as	sk that the Court set a hearing on my exer	nption claim(s) and order that my money or proper	
	Workers' compensation benefits		be 1	returned to me.		
	Unemployment benefits					
	Child support, alimony, and spousal support		(C)	neck one.)		
	Pension and retirement benefits				ons from the court, including notice of my hearing	
	Proceeds from the sale of a homestead		14			
	Tax-deferred retirement accounts, like 401(k) and IRA acc	ounts		by email to the email address listed abo	ove.	
	Professionally prescribed health aids					
	Education savings accounts		I would prefer to receive communications from the court, including notice of my hearing in the court including notice of my hearing notice of my hearing in the court including notice of my hearing noti			
	Health savings accounts		-	by mail to the mailing address listed above.		
	Temporary Assistance for Needy Families ("TANF") funds			by man to the manning address listed at		
	Life insurance and annuity benefits					
	Religious bible or other sacred religious book		4. Declaration/Affidavit: (Check and fill out ONLY ONE box. If you fill out the Declaration, you will not need to sign the form in front of a notary public. If you fill out the Notary box, you need to			
	Home furnishings, including family heirlooms	7				
	Value: \$ (Write value.) Food and similar items for consumption			that in front of a notary public.)		
1	Food and similar items for consumption			5 · · · · 5 · · · · · · · · · · · · · ·		
	Value: \$(Write value.)			Deduction I dealers and an a 19 C	nonium dest des Conservices in the terms and a service of	
	Farming or ranching vehicles and implements			Deciaration: I declare under penalty of	perjury that the foregoing is true and correct.	
	Value: \$(Write value.)					
	Tools and equipment used for a job			My name is	My date of birth is//	
	Value: \$(Write value.)			My address is		
	Clothes Value \$ (Write value.)			Street	City State Zip Code Country	
				Sireer	Cuy Sidle Zip Code Country	
	Jewelry Value: \$ (Write value,)					
	Value: \$(Write value.)				gned on// inCounty,	
	Number: (Write number.); Value: \$	(Write value.)		Your Signature	Today's Date County State	
	Athletic and sporting equipment	(mrue value.)		-	· ·	
	Value: \$ (Write value.)			Notary: I declare under penalty of perju	ry that the foregoing is true and correct	
	Motor vehicles		14	round y. I doctate under penany of perju	y mar me foregoing is une and correct.	
	Number: (Write number.); Value: \$	(Write value.)				
	Horses, mules, or donkeys					
	Number: (Write number.); Value: \$	(Write value.)		Your Printed Name	Your Signature	
	Cattle					
	Number: (Write number.); Value: \$	(Write value.)		Notary to fill in:		
	Other livestock				day of	
	Number: (Write number.); Value: \$	(Write value.)		Sworn to and subscribed to me this	uay or, 20	
1	Fowl					
	Number: (Write number.); Value: \$	(Write value.)				
ונ	Household pets				(Notary)	
	Value: \$(Write value.)				(
ונ	Unpaid commissions for personal services		L			
-1	Value: \$ (Write value.)					

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Claiming an Exemption TRCP 679b

- Burden of proof on the Judgment Debtor must prove the exemption claim and the values of the exempt property.
- The court must determine the judgment debtors claim withing 10 days after filing
- If the court determines the property is exempt, the court must order its release within 3 days

What is Exempt Property?

Homestead Exemption

Texas Property Code 41.002

• Shall not consist of more than 10 acres urban for a single individual or

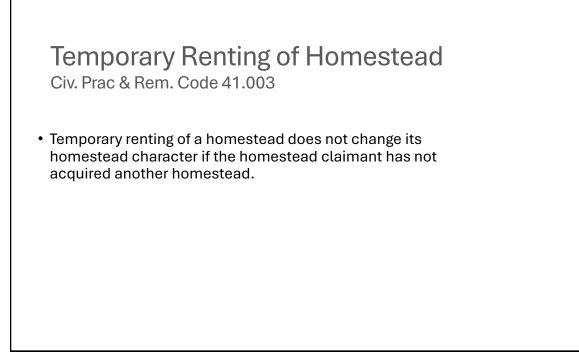
a family.

• Shall not consist of more than 100 rural acres for a single individual

and 200 for a family.

• May be in or more contiguous or separate lots.

Urban or Rural Homestead Civ. Prac & Rem. Code 41.002(c)	
 A homestead is considered urban if at the time the designation is made, the property is: Located within the city limits of municipality or its ETJ or a platted subdivision and serviced by police protection, paid or volunteer fire protection and at least three of the following services provided by the municipality: Electric Natural gas Sewer Storm sewer and Water 	
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Personal Property Exemptions

Tx. Prop. Code 42.001

- The property is in the categories below and if provided for a family has an aggregate fair market value of not more than \$100,000
 - \$50,000 for a single adult.
- Current wages (exemption for child support)
- Professionally prescribed health aids including those of a dependent
- Alimony, support
- Religious bible or book



- The following personal property is exempt:
 - Home furnishings, including family heirlooms.
 - Provisions for consumption
 - · farming/ranching vehicles & equipment
 - Tools, equipment, books and apparatus including boats/vehicles used in a trade/ profession

Continued List of Exemptions Tx. Prop. Code 42.002 Wearing apparel Jewelry not to exceed 25% of the aggregate limitations Athletic/ sorting equipment including bicycles A two-wheeled, three-wheeled, or four-wheeled vehicle for each member of a family or a single adult who holds a driver license or who does not hold a drivers license but relies on another person to operate the vehicle for their benefit.

Exemptions - Animals Tx. Prop. Code 42.002	
 The following animals and forage on hand: 2 horses, 2 mules or donkeys and a saddle, blanket, and bridle for each 12 head of cattle 60 head of other type of livestock 120 fowl Household pets. 	
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Additional Exemption for Savings Plans

Tx. Prop. Code 42.0021

- Qualified savings plans are exempt, this includes:
 - Retirement plans & Accounts
 - Pensions,
 - Annuities
 - Deferred Comp.
 - IRA's
 - HSA's
 - ESA's / Tuition savings plans
 - Savings trust accounts

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Debtor Right to Replevy Tx. R. Civ. P. 644 & 645

- Any property seized under an execution can be returned to a judgment debtor if that judgment debtor pays a bond.
- After the judgment debtor has replevied the property in the above manner, the judgment debtor can sell or dispose of the property if they pay the officer the stipulated value.

Forfeiture of Replevy Bond Tx. R. Civ. P. 646

 The bond will be forfeited if the judgment debtor fails to deliver the property to the officer as directed by the bond and also fails to pay the value to the officer. The officer should then endorse the bond as forfeited and return it to the clerk or the court or the justice of the peace where the execution was issued.

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•Questions?

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Scenario One

- You receive a writ of execution on a money judgment. In the cover letter the attorney for the judgment creditor list two pieces of equipment that he states are non-exempt and has directed you to levy on to satisfy the judgment.
 - How do you proceed?

Scenario Two

- You receive a writ of execution for a money judgment. In accordance with Rule 637 you call on the judgment debtor to point out property to levy on to satisfy the judgment. The debtor points out that she owns single car, and states the car is free and clear from any liens.
 - How do you proceed?

Scenario Three

- You receive a writ of execution for a money judgment against a small locally owned business. After making demand you contact the judgment creditor who demands that you levy on the furniture and the appliances located in the business. You know from your experience that the items may not sell at auction, but the judgment creditor is insistent.
 - How do you proceed?

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Scenario Four

- You receive a writ of execution, the attorney representing the judgment creditor informs you the judgment debtor resides in a neighboring state and has directed you to levy on a parcel of non-exempt real property owned by the judgment debtor.
 - How to you proceed?

Scenario Five

- You receive a writ of execution and levied on two non-exempt pieces of property, a boat and a jet ski, neither of the items sold at auction. The property is still being held at the tow lot.
 - How do you proceed?

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