1	SENATE BILL NO. 227		
2	INTRODUCED BY J. LASLOVICH		
3			
4	A BILL FOR AN ACT ENTITLED: "AN ACT PROVIDING THAT A JUSTICE'S COURT WRIT OF EXECUTION		
5	MAY BE SERVED ANYWHERE IN THE STATE; REVISING THE PROCEDURE FOR A JUDGMENT DEBTOR		
6	TO CLAIM AN EXEMPTION FROM EXECUTION ON CERTAIN PROPERTY; PROVIDING A PROCEDURE FOR		
7	A LEVY ON A TAX REFUND OR OTHER STATE FUNDS THAT ARE DUE TO A JUDGMENT DEBTOR;		
8	PROVIDING THAT A LEVYING OFFICER MAY PERFORM CERTAIN TASKS THAT MAY BE PERFORMED BY		
9	A SHERIFF OR CONSTABLE; INCREASING THE TIME WHEN A JUSTICE MAY ISSUE AN ALIAS SUMMONS		
10	FROM 1 YEAR TO 2 YEARS FROM THE DATE OF THE FILING OF THE COMPLAINT; PROVIDING THAT A		
11	PARTY AT THE PARTY'S DISCRETION MAY APPEAR IN CERTAIN JUSTICE'S COURT PRETRIAL		
12	PROCEEDINGS BY TELEPHONE CONFERENCE; PROVIDING THAT A PARTY AT THE PARTY'S		
13	DISCRETION MAY APPEAR IN CERTAIN JUSTICE'S COURT PRETRIAL PROCEEDINGS BY TELEPHONE		
14	CONFERENCE: AND AMENDING SECTIONS 3-10-304, 25-13-212, 25-13-402, 25-14-101, 25-31-409,		
15	25-31-710, <u>25-31-710,</u> AND 25-31-1104, MCA."		
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17	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
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19	Section 1. Section 3-10-304, MCA, is amended to read:		
20	"3-10-304. Territorial extent of civil jurisdiction. (1) The civil jurisdiction of a justice's court extends		
21	to the limits of the county in which it is held, and except as provided in subsection (2), intermediate and final		
22	process of a justice's court in a county may be issued to and served in any part of the county.		
23	(2) A summons or a writ of execution of a justice's court may be served in any county of the state."		
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25	Section 2. Section 25-13-212, MCA, is amended to read:		
26	"25-13-212. Claiming exemption process time for hearing. (1) To claim an exemption from		
27	execution, a judgment debtor shall file a written request for a hearing with the court that issued the execution		
28	accompanied by a written statement that describes the property that the judgment debtor claims is exempt and		
29	the reasons for the claim that the property is exempt and accompanied by copies of any documentation upon		
30	which the judgment debtor is relying for the exemption claim. The request must be in writing, and a A copy of the		



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request, statement, and any documentation must be mailed by the judgment debtor on the date of filing to the 1 2 judgment creditor or the judgment creditor's attorney and to the sheriff or levying officer. The request, statement, 3 and any documentation must be filed within 10 days, excluding weekends and holidays, of the date of: 4 (a) the judgment debtor's receipt of notification of execution, if notification was by personal service; or 5 (b) the date notification was mailed to the judgment debtor pursuant to 25-13-211(2). 6 (2) If the judgment debtor does not file a the request, statement, and any documentation for claiming an 7 exemption hearing within the period provided for in subsection (1), the judgment debtor may not claim an 8 exemption in the seized property. 9 (3) A court that receives a request for an exemption hearing, along with the statement and any 10 documentation, shall conduct the hearing within 10 days, excluding weekends and holidays, from the date of 11 receipt of the request. 12 (4) The court shall forward the order determining the judgment debtor's exemption claim to the sheriff 13 or levying officer." 14 15 Section 3. Section 25-13-402, MCA, is amended to read: 16 "25-13-402. How writ executed. (1) (a) The sheriff or levying officer shall, subject to subsection 17 subsections (6) and (7), execute the writ against the property of the judgment debtor not later than 120 days after 18 receipt of the writ by: 19 (i) levying on a sufficient amount of property; if there is sufficient property; 20 (ii) collecting or selling the things in action; and 21 (iii) selling the other property and paying to the judgment creditor or the judgment creditor's attorney as 22 much of the proceeds as will satisfy the judgment. 23 (b) (i) If the third party is a corporation or other legal entity, service must be accomplished by personally 24 serving the writ upon an officer or supervising employee of the third party or upon a department or person 25 designated by the third party or by serving the writ by mail, as provided in subsection (1)(b)(ii). 26 (ii) Service by mail upon a corporation or other legal entity must be consented to in writing by the 27 corporation or other legal entity and may be made by mailing a copy of the writ to an officer or supervising 28 employee of the third party or to a department or person designated by the third party. Service may be mailed 29 out of state, at the direction of the third party, if the third party processes garnishments or levies from a location 30 outside the state. If service is by mail, it must be accompanied by a notice that the officer or employee receiving Legislative Services - 2 -Authorized Print Version - SB 227 Division

the writ is required to forward the writ to the person responsible for processing the levy for the third party if the officer or employee initially receiving the writ is not the proper party to process the levy. The writ must be considered served on the date and time that the writ is received by the officer, supervising employee, or designee of the third party, but not later than 5 business days after it is mailed.

5 (c) A levy under subsection (1)(b) is effective when the writ is served by personal service or by mail, as
6 provided in subsection (1)(b)(ii).

(2) Any proceeds in excess of the judgment and accruing costs must be returned to the judgment debtor
unless otherwise directed by the judgment or order of the court. When the sheriff or levying officer determines
that there is more property of the judgment debtor than is sufficient to satisfy the judgment and accruing costs,
the sheriff or levying officer shall levy only on the part of the property that the judgment debtor may indicate if the
property indicated is sufficient to satisfy the judgment and costs.

(3) With respect to property held by a third party, including but not limited to banks, credit unions, and
other financial institutions and those parties identified in 25-13-306, the third party shall respond to the levy based
on the assets held at the time of levy. Response must be made within 10 business days following the date of the
levy by delivering the assets or payments to the sheriff or levying officer.

(4) Except for perishable property, the sheriff or levying officer shall hold any property or money levied
upon for 10 days, excluding weekends and holidays, following notification of execution upon the judgment debtor.
After that time, the sheriff or levying officer may sell the property and pay the money to the judgment creditor.

(5) If the first levy is not sufficient to satisfy the writ, the sheriff or levying officer may levy, from time to
time and as often as necessary, within the 120 days until the judgment is satisfied or the writ expires.

(6) (a) A levy upon the earnings of a judgment debtor continues in effect for 120 days or until the
judgment is satisfied, whichever occurs first. The levy applies to earnings due on or after the date of service
through the expiration of the writ. Earnings withheld from a judgment debtor must be remitted to the sheriff or
levying officer within 5 days of the day the earnings are withheld.

(b) The sheriff or levying officer shall clearly mark the expiration date upon all served copies of the writand notice.

(c) Except as provided in subsection (7) (8), multiple levies served under this subsection (6) have priority
 according to the date and time of service upon the employer.

(d) The return of service on a levy upon the earnings of a judgment debtor is returned in the samemanner provided for in 25-13-404.

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30	"25-31-710. Pretrial conferences	s or hearings appearance by telephone conference. (1) At the		
29	Section 6. Section 25-31-710, MCA, is amended to read:			
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27	summonses as may be demanded by the p	plaintiff."		
26	original. The justice may, within a year 2 years from the date of the filing of the complaint, issue as many alias			
25	defendants, the justice, upon the demand of	of the plaintiff, may issue an alias summons in the same form as the		
24	"25-31-409. Alias summons. If the	ne summons is returned without being served upon any or all of the		
23	Section 5. Section 25-31-409, MC	A, is amended to read:		
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21	attend before a judge or referee out of outs	<u>ide</u> the county in which he <u>the judgment debtor</u> resides."		
20	place specified in the order ; but no However, a judgment debtor who is a state resident may not be required to			
19	his the judgment debtor's property before such the judge or a referee appointed by him the judge at a time and			
18	entitled to an order from a judge of the court requiring such the judgment debtor to appear and answer concerning			
17	is returned unsatisfied in whole or in part, the judgment creditor, at any time after such the return is made, is			
16	debtor does not reside in this state, to a levying officer or the sheriff of the county where the judgment is docketed,			
15	issued to <u>a levying officer or</u> the sheriff of the	e county where he <u>the judgment debtor</u> resides or, if he <u>the judgment</u>		
14	an execution against property of the judgm	nent debtor or of any one of several debtors in the same judgment,		
13	"25-14-101. Debtor to answer cor	ncerning his debtor's property when execution unsatisfied. When		
12	Section 4. Section 25-14-101, MC	CA, is amended to read:		
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10	given to certain levies and executions."			
9	(7)(8) This section is not intended t	o supersede any state or federal laws regarding priority that must be		
8	15-72-113, TITLE 17, CHAPTER 4, AND 39-51-1307.			
7	PROVIDED IN 15-30-149, 15-30-310, 15-31-404, 15-36-315, 15-39-106, 15-39-109, 15-68-516, 15-70-110,			
6	IS SUBORDINATE TO THE DEPARTMENT OF REVENUE'S RIGHT OF OFFSET FOR DELINQUENT TAXES OR OTHER DEBT AS			
5	funds would have been sent to the judgmer	t debtor in the normal course of business. ANY LEVY ON STATE FUNDS		
4	withheld from a judgment debtor must be remitted to the sheriff or levying officer within 10 days of the date the			
3	applies to any funds due on or after the date of service through the expiration of the writ. Payment of funds			
2	state agency continues in effect for 120 days or until the judgment is satisfied, whichever occurs first. The levy			
1	(7) A levy upon a state tax refund of	r any other funds that are due to the judgment debtor from a Montana		

1	discretion of the court, a <u>A</u> party or the party's	attorney may make	e an appearance by telephone conference in a
2	pretrial conference or other hearing under this	s chapter if:	
3	(a) the party does not need to or intend to offer evidence at the pretrial conference or hearing; and		
4	(b) the party does not reside within t	the county in whic	h the case is filed or the party's or the party's
5	attorney's principal place of business is not loo	cated in that count	y; and
6	<u>(c) at least 10 days before the pretri</u>	al conference or c	other hearing, the party or the party's attorney
7	intending to appear by telephone conference provides written notice to the court and to all parties or the attorneys		
8	for the parties.		
9	(2) The party requesting the telephone	; conference is resp	oonsible for arranging the telephone conference
10	and paying the associated costs."		
11			
12	SECTION 6. SECTION 25-31-710, MCA,	, IS AMENDED TO RE	AD:
13	"25-31-710. Pretrial conferences of	r hearings appe	earance by telephone conference. (1) At the
14	discretion of the court, a <u>A</u> party or the party's	attorney may make	e an appearance by telephone conference in a
15	pretrial conference or other hearing under this chapter if:		
16	(a) the party does not need to or inter	nd to offer evidenc	e at the pretrial conference or hearing; and
17	(b) the party does not reside within t	the county in which	h the case is filed or the party's or the party's
18	attorney's principal place of business is not located in that county; and		
19	(c) at least 10 days before the pretrie	al conference or o	ther hearing, the party or the party's attorney
20	intending to appear by telephone conference provides written notice to the court and to all parties or the attorneys		
21	for the parties.		
22	2 (2) The party requesting the telephone	conference is resp	oonsible for arranging the telephone conference
23	and paying the associated costs."		
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25	Section 7. Section 25-31-1104, MCA	A, is amended to re	ead:
26	"25-31-1104. Manner of execution. The sheriff, or constable, or levying officer to whom the execution		
27	is directed must shall execute the same the execution in the same manner as the sheriff or levying officer is		
28	required by the provisions of Title 25, chapter 13, to proceed upon executions directed to him; and the When an		
29	execution is directed to a constable, when the execution is directed to him, the constable is vested for that		
30	purpose with all the powers of the sheriff or levying officer."		
31		- END -	
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