

## FORM SUMMARY

---

<b>Name of Form:</b>	<b>Earnings Garnishment Order to Garnishee/Release of Garnishee</b>
<b>Form Number:</b>	<b>GF-106</b>
<b>Statutory Reference:</b>	§§812.34, 812.38 and 812.39, Wisconsin Statutes
<b>Benchbook Reference:</b>	
<b>Purpose of Form:</b>	To close an earnings garnishment action and order the proper disposition of garnished earnings.
<b>Who Completes It:</b>	Blank copies can be available for the party to complete; the CCAP system will also generate the form.
<b>Who Signs It:</b>	<b>BY THE COURT:</b> Circuit Court Judge/Circuit Court Commissioner. <b>THIS IS A FINAL ORDER FOR THE PURPOSE OF APPEAL IF SIGNED BY A CIRCUIT COURT JUDGE.</b>
<b>Distribution of Form:</b>	Original to court file, copies to parties.
<b>Accompanying Forms:</b>	Generally none.
<b>New Form/Modification:</b>	Modified; last update 10/09.
<b>Modifications:</b>	New form. Separated “non-earnings garnishment” from “earnings garnishment.”
<b>Comments:</b>	The earnings garnishment forms used “creditor”, “debtor”, and “garnishee” as party types, while the previous forms contained the traditional language of “plaintiff”, “defendant”, and “garnishee defendant”. Section 801.01 defines the plaintiff as the judgement creditor and the defendant as the judgement debtor (or spouse). RMC believes that §§812.04(2) and 812.44(1)(a) allow all garnishment forms to be modified to reflect the new common usage as long as the rights of the parties are not altered.
<b>About this Form:</b>	This form is the product of the Wisconsin Records Management Committee, a committee of the Director of State Court's Office and a mandate of the Wisconsin Judicial Conference.  <b>If you have additional information that does not change the meaning of the form, attach it on a separate page. The form itself shall not be altered.</b>