

**IN THE MAGISTRATE COURT OF HENRY COUNTY  
STATE OF GEORGIA**

**In Re:** )  
 )  
**FEDERAL DISTRICT COURT RULING ON** )  
**CONSTITUTIONALITY OF** )  
**GEORGIA GARNISHMENT STATUTE** )  
 )

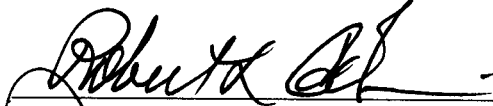
**THIRD AMENDED STANDING ORDER**

IT APPEARING that the United States District Court for the Northern District of Georgia entered an Order in Strickland v. Alexander, 12-CV-02735-MHS on November 10, 2015 further amending its previous Orders holding Georgia's garnishment statutes are unconstitutional to specifically except "commercial" garnishments from its ruling; and

NOW THEREFORE IT IS ORDERED AND ADJUDGED that the Court's previous Standing Orders are AMENDED and that the previous STAY of the issuance of summons of garnishments is LIFTED IN PART as follows: the Clerk of this Court is to hereinafter issue summons of garnishment for regular garnishments in which the defendant-in-judgment is a "commercial" entity, i.e. a corporation, limited liability company, limited partnership, or like entity which may not claim exemptions from garnishment as may be available to individual defendants-in-garnishment; and that any such regular garnishment actions proceed hereafter in accordance with law; and

EXCEPT AS AMENDED, the Court's previous Standing Orders shall remain in FULL FORCE AND EFFECT.

SO ORDERED this 19<sup>th</sup> day of November, 2015.

  
\_\_\_\_\_  
ROBERT L. GODWIN, CHIEF MAGISTRATE  
HENRY COUNTY MAGISTRATE COURT

\_\_\_\_\_  
MARTIN C. JONES, MAGISTRATE  
HENRY COUNTY MAGISTRATE COURT