

ATLANTA DIVISION

DEBTOR

CASE NUMBER:

JUDGE:

CHAPTER 13

ORDER TO EMPLOYER TO DEDUCT AND REMIT AND FOR RELATED MATTERS

TO:

ENTERED ON DOCKET  
JUN 23 2003

(City, State, Zip)

This is an ORDER of the United States Bankruptcy Court, NOT a garnishment.

The above-named debtor/employee has voluntarily filed a petition and plan under Chapter 13 of the United States Bankruptcy Code seeking to pay, in whole or in part, certain debts under the protection of this Court. These debts are to be paid by the Chapter 13 Trustee from the debtor/employee's future earnings. It is public policy that the above-stated employer shall assist in the rehabilitation of the debtor/employee to avoid a Chapter 7 liquidation.

IT APPEARING to this Court that it is appropriate for the Court to assure that the future earnings designated to pay these debts are not used for other purposes,

IT IS HEREBY ORDERED that:

1. There be a Chapter 13 wage-deduction. Accordingly, the employer shall immediately begin withholding from the wages, salary, commission, or other earnings or income of said debtor/employee \$ \_\_\_\_\_ per \_\_\_\_\_ and remit same to the trustee no less frequently than once each month (until ordered otherwise by this Court).

2. The employer is enjoined and restrained from discharging, terminating, suspending or discriminating against the above-named debtor/employee on account of this Chapter 13 wage-deduction order, for to permit otherwise would render this wage-deduction order a nullity; and, in the event of discharge, termination or suspension of, or discrimination against, this debtor/employee for any reason whatsoever, the employer is further ORDERED to notify the trustee of the discharge, termination, suspensions, or discriminatory action, and the specific reason(s) therefor.

3. If a summons of garnishment concerning the debtor/employee has been served on the employer, this Chapter 13 case automatically enjoins and stays the continuation of that garnishment proceeding and any acts to proceed further with that garnishment proceeding, 11 USC 362(a); and the employer is enjoined and stayed from making any further deductions from the debtor/employee's earnings on account of said garnishment, and is ORDERED to remit immediately to the trustee any sums already deducted and not yet paid over to the garnishment court.

4. This order supersedes any previous order issued with respect to the debtor's wages.

5. The debtor's attorney shall mail a copy of this order to the above-stated employer, the debtor and the trustee.

MAIL ALL REMITTANCES WITH  
CASE NAME AND NUMBER TO:

Chapter 13 Trustee, James H. Bone, The Equitable Building, 100 Peachtree Street, Suite 1100, Atlanta, Georgia 30303-1901 (404) 525-2555 (FOR JUDGES JB, REB)

Chapter 13 Trustee, Mary Ida Townsend, The Equitable Building, 100 Peachtree Street, Suite 300, Atlanta, Georgia 30303-1901 (404) 525-1110 (FOR JUDGES CRM, PWB)

Chapter 13 Trustee, Nancy J. Whaley, Suite 120, 303 Peachtree Center Avenue, Atlanta, GA 30303 (678) 992-1201 (FOR JUDGES SWC, JEM)

Chapter 13 Trustee, Adam M. Goodman, Suite 200, 260 Peachtree Street, Atlanta, GA 30303 (678) 510-1444 (FOR JUDGES MHM, WHD)

DATED: JUN 23 2003

  
UNITED STATES BANKRUPTCY JUDGE