APPENDIX A

AMOUNT OF WAGES EXEMPTED FROM GARNISHMENT, BY STATES

A 3 3		
Alabama		75%178
T TICOCUITO		1700110
		• • 70

Florida

Alaska \$350 (earned within 30 days) if married; \$200 if single 170

Arizona . 50% (30 days) 180 Arkansas 100% (60 days) 181

California 50% (30 days); 100% where debt not for necessaries and

needed to support debtor's family 182

Colorado 70% for heads of families; 35% for single persons 183

Connecticut 100% from attachment; post-judgment exemption set by

court (minimum \$25 per week)184

Delaware 90% (New Castle County); 60% (Kent and Sussex

Counties) 185

District of Columbia 90% of first \$200 per month, 80% of next \$300, 50% of

balance¹⁸⁶ 100%187

Georgia \$3 per day plus 50% of excess¹⁸⁸

Hawaii 95% of first \$100 per month, 90% of next \$100, 80%

of balance 189

Idaho 50%; 75% where debt not for necessaries and needed to

support debtor's family (30 days); maximum exemption \$100 per month¹⁹⁰

Illinois 85% or \$45 per week, whichever is more; maximum \$200

per week¹⁹¹

Indiana \$15 per week plus 90% of excess¹⁹²

Iowa \$35 per week for head of family plus \$3 for each dependent child under 18193

¹⁷⁸ ALA. CODE tit. 7, § 630 (1960).

¹⁷⁹ ALASKA STAT. \$ 09.35.080 (1962).

¹⁸⁰ ARIZ. REV. STAT. ANN. §§ 12-1594, 33-1126 (1956).

¹⁸¹ If the wages plus personal property owned do not exceed \$500 for married residents or heads of families or \$200 for single residents. Ark. Const. art. 9, §§ 1-2; Ark. Stat. § 30.207 (1962).

¹⁸² CAL. CODE CIV. PROC. \$ 690.11.

¹⁸³ COLO. REV. STAT. § 77-2-4 (1963).

¹⁸⁴ CONN. GEN. STAT. REV. § 52-361 (Supp. 1964).

¹⁸⁵ DEL. Code Ann. tit. 10, §§ 4913(b), (c) (1953). In New Castle County, wages in excess of 90% can only be reached for necessaries. See text at note 36 supra.

¹⁸⁶ D.C. Code Ann. § 16-572 (Supp. 1965).

¹⁸⁷ Limited to resident heads of families. FLA. STAT. § 222.11 (1963). A number of states limit the exemption to residents or to heads of families or to cases where there is a showing that the portion claimed exempt is necessary for the support of the debtor's family or to combinations of these factors. E.g., Iowa and Kansas, notes 193, 194 infra. Such limitations will not generally be noted.

¹⁸⁸ GA. CODE ANN. § 46-208 (Supp. 1963).

¹⁸⁹ HAWAII REV. LAWS § 237-1 (Supp. 1963).

¹⁹⁰ IDADO CODE ANN. § 11-205(7) (1947).

¹⁹¹ ILL. REV. STAT. § 62-73 (1963). For garnishment procedure see, ILL. REV. STAT. § 11-21 (1963).

¹⁹² Ind. Ann. Stat. § 2-3501 (1946). But cf. Ind. Ann. Stat. § 3-505 (1946); see Pomeroy v. Beach, 149 Ind. 511, 49 N.E. 370 (1898).

¹⁹³ IOWA CODE § 627.10 (1958). No creditor may garnish for more than \$150 plus costs.