

Louisiana Law Review

Volume 18 | Number 3
April 1958

Masthead

Repository Citation

Masthead, 18 La. L. Rev. (1958)

Available at: <http://digitalcommons.law.lsu.edu/lalrev/vol18/iss3/1>

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LOUISIANA LAW REVIEW

LOUISIANA STATE UNIVERSITY LAW SCHOOL

BATON ROUGE 3, LOUISIANA

Subscription per year \$5.00 (Foreign \$5.50)

Single copy \$1.25

VOLUME XVIII

APRIL, 1958

NUMBER 3

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COMMENTS

Garnishment in Louisiana¹

IN GENERAL

Before judgment can be obtained in a suit, plaintiff may deem it advisable to procure the issuance of conservatory writs in order to preserve defendant's property so that when judgment against defendant is obtained, assets will be available out

1. At the time of this writing the Louisiana State Law Institute is preparing a projet for a new code of practice pursuant to a mandate from the Legislature in Act 335 of 1948. Although work is still in progress, the Institute's proposed revision of those segments of Louisiana practice dealing with provisional remedies and the execution of judgments has been completed. This Comment includes within its scope treatment of the law of garnishment under the Code of Practice of 1870 and in addition indicates the proposed changes in the law of garnishment prepared by the Law Institute.