QUICK TIPS TO DEAL WITH CREDITORS

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SOME QUICK TIPS FOR DEALING WITH CREDITORS

My creditors are harassing me when I can’t pay my bills. Can they do that?

If you do not make payments and the company is not willing to make arrangements with you, you may begin to receive harassing telephone calls. If the creditor turns the collection of your bill over to a collection agency or attorney, federal law limits how they may contact you. Bill collectors CANNOT:

• contact you if you tell the agency in writing to stop further contact (see sample letter on our website: www.rurallawcenter.org);
• contact you before 8 a.m. or after 9:00 p.m.;
• contact you at work if the agency is told that your employer does not allow that communication;
• contact other people (such as employers, relatives or neighbors) about the debt except to obtain your address and telephone number;
• contact you if you have a lawyer; or
• be harassing and abusive.

If the abusive actions continue after writing a “cease contact” letter (see sample letter on our website: www.rurallawcenter.org), you may have an action under federal law against the collector. You should contact an attorney that specializes in “Fair Debt Collection.”

They have seized my bank account. Can they do that?

If a creditor has seized funds from your bank account, you may have recourse. If your total funds in that account come from “exempt” sources, they cannot be seized. Examples of exempt funds are Social Security, Social Security Disability, and Pensions. If your account has been unfairly seized you will need to write the creditor and your bank disputing this action. (see sample letter on our website: www.rurallawcenter.org).