# 6-20/160.00 Crediting Money to Satisfaction of Judgment

#### CCP 695.210

The amount required to satisfy a money judgment is the total amount of the judgment as entered or renewed with the following additions and subtractions:

- a. The addition of costs added to the judgment pursuant to CCP 685.090.
- b. The addition of interest added to the judgment as it accrues pursuant to CCP 685.010 685.030.
- c. The subtraction of the amount of any partial satisfactions of the judgment.
- d. The subtraction of the amount of any portion of the judgment that is no longer enforceable.

## 6-20/160.10 Non-Child Support Judgment

### CCP 695.220

Money received in satisfaction of a money judgment, except a money judgment for support, is to be credited as follows:

- a. The money is first to be credited against the amounts described in CCP 685.050(b) that are collected by the levying officer.
- b. Any remaining money is next to be credited against any fee due the court pursuant to GC 6103.5, 68637, which are to be remitted to the court by the levying officer (CCP 699.520(j)).
- c. Any remaining money is next to be credited against the accrued interest that remains unsatisfied.
- d. Any remaining money is to be credited against the principal amount of the judgment remaining unsatisfied. If the judgment is payable in installments, the remaining money is to be credited against the matured installments in the order in which they matured.

## 6-20/160.20 Child Support Judgment

#### CCP 695.221

Satisfaction of a money judgment for support is to be credited as follows:

- a. The money is first to be credited against the current month's support.
- b. Any remaining money is next to be credited against the accrued interest that remains unsatisfied.
- c. Any remaining money is next to be credited against the principal amount of the judgment remaining unsatisfied.
- Notwithstanding the above, a collection received as a result of a tax refund offset is first to be credited against past due support assigned to the state prior to satisfaction pursuant to subsections (1), (2), and (3).