

and the real property of the execution debtor may be covered by filing the writ.

The exemptions from execution differ widely in different law districts. In some law districts the execution debtor is most indulgently protected and, under the head of necessities for himself and family, a homestead and ample furniture with specified provisions and tools and implements of his calling are exempt. In other districts the exemptions are closely restricted in number and value.

Generally speaking however the debtor is now treated so humanely that a dwelling and strictly necessary furniture and provisions are saved from the writ. In such cases the judgment creditor may, as against an insolvent debtor, be unable to realize. This is one of the risks necessarily borne by even the winner of the modern lawsuit.