SCOTTISH STATUTORY INSTRUMENTS

2002 No. 560

COURT OF SESSION SHERIFF COURT

Act of Sederunt (Debt Arrangement and Attachment (Scotland) Act 2002) 2002

Made - - - - 19th December 2002

Coming into force - 30th December 2002

The Lords of Council and Session, under and by virtue of the powers conferred by section 247(2) of the Local Government (Scotland) Act 1947(1), section 63(1) of the Taxes Management Act 1970(2), section 32 of the Sheriff Courts (Scotland) Act 1971(3), paragraph 3(3) of Schedule 1 to the Car Tax Act 1983(4), paragraph 7(2) of Schedule 2 to the Abolition of Domestic Rates Etc. (Scotland) Act 1987(5), section 5 of the Court of Session Act 1988(6), paragraph 2(2) of Schedule 8 to the Local Government Finance Act 1992(7), paragraph 2(2) of Schedule 10 to the Local Government etc. (Scotland) Act 1994(8), paragraph 13(2) of Schedule 5 to the Finance Act 1996(9), section 52 of the Finance Act 1997(10), and sections 12, 17, 18, 32, 56 and 64 of the Debt Arrangement and

- (1) 1947 c. 43; section 247 was substituted by the Debtors (Scotland) Act 1987 (c. 18) ("the 1987 Act"), section 74(1) and Schedule 4, paragraph 1 and relevantly amended by the Abolition of Poindings and Warrant Sales Act 2001 (asp 1), ("the 2001 Act") section 3 and the schedule, part 2, and by the Debt Arrangement and Attachment (Scotland) Act 2002 (asp 17), ("the 2002 Act"), section 61 and schedule 3, Part 1, paragraph. 22. See section 379 for the definition of "prescribed".
- (2) 1970 c. 9; section 63(1) was applied with modifications to employer's liability for Schedule E income tax by S.I. 1973/334, to sub contractor deductions in the construction industry by S.I. 1975/1960, to windfall tax by the Finance (No. 2) Act 1997 (c. 58), section 53 and Schedule 2, paragraph 15, and to stamp duty penalties by S.I. 1999/2537; amended by the Finance Act 1989 (c. 26), section 154, by the 2001 Act, section 3 and the schedule, Part 2, and by the 2002 Act, section 61 and schedule 3, Part 1, paragraph 11.
- (3) 1971 c. 58; section 32 was relevantly amended by the Law Reform (Miscellaneous Provisions) (Scotland) Act 1985 (c. 73), Schedule 2, paragraph 12, the Civil Evidence (Scotland) Act 1988 (c. 32), section 2(4), the Children (Scotland) Act 1995 (c. 36), Schedule 4, paragraph 18(2), the Adults with Incapacity (Scotland) Act 2000 (asp 4), schedule 5, paragraph 13 and the 2002 Act, section 43, and was extended by sections 39(2) and 49 of the Child Support Act 1991 (c. 48).
- (4) 1983 c. 53; paragraph 3(3) was substituted by the 1987 Act, section 74(1) and Schedule 4, paragraph 3 and amended by the 2001 Act, section 3 and the schedule, Part 2, and the 2002 Act, section 61 and schedule 3, Part 1, paragraph 14.
- (5) 1987 c. 47; paragraph 7 was repealed in part by the Local Government Finance Act 1992 (c. 14), section 149 and Schedule 13, Part IV, and relevantly amended by the Local Government Finance Act 1992 (c. 14), section 137 and Schedule 12, paragraph 36, and by the 2002 Act, section 61 and schedule 3, Part 1, paragraph 18. See section 29 for the definition of "prescribed".
- (6) 1988 c. 36; section 5 was relevantly amended by section 2(3) of the Civil Evidence Act 1988 (c. 32) and paragraph 45 of Schedule 4 to the Children (Scotland) Act 1995 (c. 36). See section 51 for the definition of "prescribed".
- (7) 1992 c. 14; paragraph 2(2) of Schedule 8 was relevantly amended by Local Government etc. (Scotland) Act 1994 (c. 39), section 180(1) and Schedule 13, paragraph 176(18), and the 2002 Act, section 61 and schedule 3, Part 1, paragraph 22.
- (8) 1994 c. 39; Schedule 10 confers power to make orders for recovery of diligence by virtue of that Schedule, which power is exercised in S.I. 1996/325; paragraph 2 of Schedule 10 was amended by the 2001 Act, section 3 and the schedule, Part 2, and by the 2002 Act, section 61 and Schedule 3, Part 1, paragraph 23.
- (9) 1996 c. 8; paragraph 13 was prospectively repealed by the Finance Act 1997 (c. 16), section 113 and Schedule 18, Part V(2).
- (10) 1997 c. 16; section 52 was relevantly amended by the 2001 Act, section 3 and the schedule, Part 2, and by the 2002 Act, section 61 and schedule 3, Part 1, paragraph 26.

Attachment (Scotland) Act 2002(11) and of all other powers enabling them in that behalf, having approved draft rules submitted to them by the Sheriff Court Rules Council in accordance with section 34 of the Sheriff Courts (Scotland) Act 1971, do hereby enact and declare:

Citation, commencement and interpretation

- 1.—(1) This Act of Sederunt—
 - (a) may be cited as the Act of Sederunt (Debt Arrangement and Attachment (Scotland) Act 2002) 2002;
 - (b) shall come into force on 30th December 2002; and
 - (c) shall be inserted in the Books of Sederunt.
- (2) In this Act of Sederunt, "the 2002 Act" means the Debt Arrangement and Attachment (Scotland) Act 2002.

Rules for Applications in the Sheriff Court under the 2002 Act

2. Schedule 1 to this Act of Sederunt provides rules for applications in the sheriff court under the 2002 Act.

Summary warrants

- **3.**—(1) Schedule 2 to this Act of Sederunt provides forms for summary warrants, and any reference in this article to a form means the form so specified in Schedule 2.
 - (2) A summary warrant for recovery of any sum shall be in form A or B, as the case may be.

Minor and consequential amendments

4. Schedule 3 to this Act of Sederunt (which contains minor amendments and amendments consequential upon the provisions of the 2002 Act) shall have effect.

Revocation and savings

- **5.** The Acts of Sederunt mentioned in column (1) of Schedule 4 to this Act of Sederunt are revoked to the extent specified in column (3) of that Schedule except—
 - (a) in relation to a debt in respect of which a warrant sale has been completed before the date on which section 58 of the 2002 Act comes into force ("the commencement date");
 - (b) in relation to a debt in respect of which a poinding was executed before the commencement date if—
 - (i) the poinding was executed at a place other than a dwellinghouse; and
 - (ii) a warrant sale is completed in respect of the poinding on or before 31st March 2003; or
 - (c) in relation to an application for sequestration for rent on which warrant was granted on or before the commencement date.

Edinburgh, 19th December 2002 W DOUGLAS CULLEN Lord President I.P.D.

SCHEDULE 1

Article 2

RULES FOR APPLICATIONS IN THE SHERIFF COURT UNDER THE DEBT ARRANGEMENT AND ATTACHMENT (SCOTLAND) ACT 2002

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APPENDIX 1 FORMS GLOSSARY

Signature Explanatory Note

CHAPTER 1

GENERAL

Citation and interpretation

- **1.**—(1) These Rules may be cited as the Rules for Applications in the Sheriff Court under the Debt Arrangement and Attachment (Scotland) Act 2002(**12**).
 - (2) In these Rules-

"the 2002 Act" means the Debt Arrangement and Attachment (Scotland) Act 2002;

"authorised lay representative" means a person to whom section 32(1) of the Solicitors (Scotland) Act 1980(13) (offence for unqualified persons to prepare certain documents) does not apply by virtue of section 32(2)(a) of that Act;

"decree" and "document of debt" have the meanings given to them in section 10(5) of the 2002 Act: and

"exceptional attachment order" has the meaning given to it by section 47(1) of the 2002 Act;

- (3) Any reference in these Rules-
 - (a) to a section is to be construed as the section bearing that number in the 2002 Act;
 - (b) to a specified paragraph is to be construed as a reference to the paragraph so numbered or lettered in the provision in which that reference occurs; or
 - (c) to a numbered form means the form so numbered in Appendix 1 to these Rules, or a form of substantially the same effect with such variation as circumstances may require.

^{(12) 2002} asp 17.

^{(13) 1980} c. 46; section 32(1) was relevantly amended by the Law Reform (Miscellaneous Provisions) (Scotland) Act 1985 (c. 73), section 56 and Schedule 1, Part I, paragraph 9, the Solicitors (Scotland) Act 1988 (c. 42), section 6 and Schedule 1, paragraph 7, the Law Reform (Miscellaneous Provisions) (Scotland) Act 1990 (c. 40), section 74 and Schedule 8, Part II, paragraph 29, and S.S.I. 2000/121.

(4) The glossary in Appendix 2 to these Rules is a guide to the meaning of certain legal expressions, but is not to be taken as giving those expressions any meaning that they do not have in law generally.

Dispensing power of sheriff

- **2.**—(1) The sheriff may relieve any party from the consequences of any failure to comply with the provisions of these Rules which is shown to be due to mistake, oversight or other excusable cause, on such conditions as the sheriff thinks fit.
- (2) Where the sheriff so relieves a party the sheriff may make such order as the sheriff thinks fit to enable the application to proceed as if the failure to comply had not taken place.

Lay representation

- **3.**—(1) A party to any proceedings before the sheriff under Parts 2 and 3 of the 2002 Act may be represented by an advocate, a solicitor or, subject to paragraph (3), an authorised lay representative.
- (2) An authorised lay representative may in representing a party do everything for the preparation and conduct of any proceedings as may be done by that party.
 - (3) If the sheriff finds that an authorised lay representative is—
 - (a) not a suitable representative; or
 - (b) not duly authorised to represent a party,

that person shall cease to represent the party.

Conduct of hearings

- **4.**—(1) Any hearing before the sheriff in an application under the 2002 Act shall be conducted as informally as the sheriff considers the circumstances permit.
 - (2) The procedure to be adopted at a hearing shall be such as the sheriff considers-
 - (a) to be fair;
 - (b) best suited to the clarification and determination of the issues; and
 - (c) gives each party sufficient opportunity to put across the party's position.

Intimation

- **5.**—(1) A warrant for intimation referred to in these Rules shall be in form 1.
- (2) The sheriff may order intimation to such persons other than those to whom intimation is required under these Rules as the sheriff considers appropriate.
 - (3) Intimation shall be made by sheriff clerk or by officer of court.
- (4) The sheriff clerk or officer of court on making intimation shall complete a certificate of intimation in form 2.

Electronic transmission of documents

- **6.**—(1) Any document referred to in these Rules which requires to be-
 - (a) lodged with the sheriff clerk;
 - (b) intimated to a party; or
 - (c) sent by the sheriff clerk,

may be in electronic or documentary form, and if in electronic form may be lodged, intimated or sent by e-mail or similar means.

- (2) Paragraph (1), so far as it permits any document to be in electronic form, or if in electronic form to be lodged, intimated or sent by e-mail or similar means, does not apply to—
 - (a) a certificate of intimation of service;
 - (b) a citation;
 - (c) a decree or extract decree of the court;
 - (d) a report of an attachment;
 - (e) a report of an auction; or
 - (f) an attachment schedule.
- (3) Where any document is lodged by e-mail or similar means the sheriff may require any principal document to be lodged.
- (4) The time of lodgement, intimation or sending shall be the time when the document was sent or transmitted.

CHAPTER 2

ATTACHMENT: GENERAL PROVISIONS

Applying for an extension of hours of attachment

- 7.—(1) An application by an officer of court under section 12(2) to extend the hours of attachment shall be made by minute, which may be endorsed on the decree or document of debt (or extract decree or document of debt) upon which the attachment has proceeded.
 - (2) The minute shall specify—
 - (a) the extension sought; and
 - (b) the reason for the extension.
- (3) The minute does not need to be intimated to any party and the sheriff may grant or refuse it without a hearing.
- (4) The terms of the sheriff's decision shall be endorsed on the decree or document of debt (or extract decree or document of debt), and may be authenticated by the sheriff clerk.

Procedure for executing attachment

- **8.**—(1) When executing an attachment the officer of court shall be accompanied by another person who shall witness the whole proceedings.
 - (2) Before attaching any article the officer of court shall-
 - (a) show to every person present-
 - (i) the decree or document of debt (or an extract of the decree or document) authorising the attachment; and
 - (ii) where the decree or document of debt is not a summary warrant, the certificate of execution of the charge to which that decree or document of debt relates;
 - (b) demand payment of the sum recoverable from the debtor (or if the debtor is not present, any other person who appears to the officer to be authorised to act for the debtor); and
 - (c) make enquiries as to the ownership in common of that article (and in particular ownership in common of that article by the debtor and any other person).

- (3) The officer of court shall prepare a schedule (the "attachment schedule") in form 3.
- (4) The officer of court and the witness shall sign the attachment schedule.
- (5) The officer of court shall-
 - (a) deliver a copy of the signed attachment schedule to any person then in possession of the articles or leave it at the premises occupied by that person;
 - (b) if the person then in possession of the articles is not the debtor and it is reasonably practicable to do so, serve a copy of the signed attachment schedule by post on the debtor;
 - (c) inform the debtor (if present) of the debtor's right to redeem attached articles under sections 18(1) or 56(1);
 - (d) inform any person present who claims to own any attached article in common with the debtor of the right to—
 - (i) make a claim for the purposes of section 35(2)(a);
 - (ii) apply for an order under section 35(2)(b); and
 - (iii) pay the value of the debtor's interest in the attached article in terms of section 35(2) (c); and
 - (e) where, after making enquiries of any person present, it appears that the article attached is a mobile home which is the only or principal residence of a person other than the debtor, inform the debtor and that person, by leaving in the mobile home a copy of the attachment schedule, of their right to apply for release of the mobile home from attachment under section 16(1).

Applying for the attachment to cease to have effect because value fixed is too low

- **9.**—(1) An application by the debtor under section 23(2) for an order that the attachment cease to have effect because the value fixed is too low shall be in form 4.
 - (2) On the lodging of such an application the sheriff clerk shall—
 - (a) fix a date for a hearing;
 - (b) grant a warrant for intimation;
 - (c) intimate the application and warrant to the applicant, the creditor and the officer of court who executed the attachment; and
 - (d) complete a certificate of intimation.
- (3) The officer of court who executed the attachment shall lodge with the sheriff clerk a copy of the attachment schedule before the date fixed for the hearing.

Notice of theft after attachment

- **10.**—(1) A notice by the debtor under section 21(7) that an attached article has been stolen shall be in form 5.
 - (2) Any notice shall be sent by the debtor to the sheriff clerk, the creditor, and the officer of court.

Applying for further attachment where articles removed, damaged, destroyed or stolen

- 11.—(1) The following applications shall be made in form 6:–
 - (a) an application under section 21(2)(b) for authority to attach other articles where an article has been moved;
 - (b) an application under section 21(10)(a) for authority to attach other articles where an article has been damaged, destroyed or stolen; and

- (c) an application under section 21(10)(b) for the revaluation of any damaged article.
- (2) On the lodging of an application under paragraph (1) the sheriff clerk shall—
 - (a) fix a date for a hearing;
 - (b) grant a warrant for intimation;
 - (c) intimate the application and warrant to the applicant, the debtor and (as appropriate) the creditor or the officer of court who executed the attachment; and
 - (d) complete a certificate of intimation.
- (3) The officer of court who executed the attachment shall lodge with the sheriff clerk a copy of the attachment schedule before the date fixed for the hearing.

Applying for consignation where article damaged, destroyed, lost, stolen or disposed of

- 12.—(1) An application under section 21(11) for an order against a debtor or third party to consign a sum of money in relation to an article which has been damaged, destroyed, lost, stolen or disposed of for value shall be in form 7.
 - (2) On the lodging of such an application the sheriff clerk shall—
 - (a) fix a date for a hearing;
 - (b) grant a warrant for intimation;
 - (c) intimate the application and warrant to the applicant, the officer of court who executed the attachment, the person in respect of whom an order for consignation is sought and (as appropriate) the debtor; and
 - (d) complete a certificate of intimation.
- (3) The officer of court who executed the attachment shall lodge with the sheriff clerk a copy of the attachment schedule before the date fixed for the hearing.

Report of attachment

- **13.**—(1) A report under section 17(1) by an officer of court of the execution of a attachment shall be in form 8.
 - (2) The sheriff clerk shall retain the report of attachment.
- (3) An application by an officer of court under section 17(1) to extend the time for lodging the report shall be made by minute stating the reasons for seeking the extension, which may be endorsed on the decree or document of debt (or extract decree or document of debt) upon which the attachment has proceeded.
- (4) The terms of the sheriff's decision on any application shall be endorsed on the decree or document of debt (or extract decree or document of debt), and may be authenticated by the sheriff clerk.

Receipt for redemption of an attached article

14. A receipt granted by an officer of court for payment for an attached article redeemed under section 18(1) shall be in form 9.

Applying for security of an attached article or sale of a perishable etc. article

15.—(1) An application for an order under section 20(1) for the security of an attached article, or for the sale of an article which is perishable or likely to deteriorate substantially and rapidly in condition or value, shall be in form 10.

- (2) The sheriff shall on the lodging of such an application decide what further procedure is appropriate and may dispose of it without intimation to any party or without a hearing.
 - (3) Where the sheriff considers it appropriate, a date for a hearing shall be fixed.
 - (4) Where a hearing is fixed the sheriff clerk shall-
 - (a) intimate the application and warrant for intimation to the applicant and (as appropriate) to the debtor, the creditor and the officer of court who executed the attachment; and
 - (b) complete a certificate of intimation.
- (5) The officer of court who executed the attachment shall lodge with the sheriff clerk a copy of the attachment schedule before the date of the hearing.

Applying for release of vehicle or mobile home from attachment, or for sale of vehicle

- **16.**—(1) The following applications shall be in form 11:–
 - (a) an application by the debtor or a third party under section 16(1) for the attachment of a mobile home to cease to have effect;
 - (b) an application by the debtor under section 22(1) for the attachment of a vehicle to cease to have effect because the auction of the vehicle would be unduly harsh; or
 - (c) an application by the debtor under section 22(3) for the immediate sale of a vehicle because the auction of the vehicle would be unduly harsh.
- (2) On the lodging of an application under paragraph (1) the sheriff clerk shall-
 - (a) fix a date for a hearing;
 - (b) grant a warrant for intimation;
 - (c) intimate the application and the warrant to the creditor, the officer of court who executed the order, the debtor and (where appropriate) the third party; and
 - (d) complete a certificate of intimation.
- (3) The officer of court who executed the attachment shall lodge with the sheriff clerk a copy of the attachment schedule before the date fixed for the hearing.

Applying for extension of duration of attachment

- 17.—(1) An application by a creditor or an officer of court under section 24(2) for an extension of the duration of an attachment shall be in form 12.
 - (2) On the lodging of such an application the sheriff clerk shall—
 - (a) fix a date for a hearing;
 - (b) grant a warrant for intimation;
 - (c) intimate the application and warrant to the applicant, the debtor, and (as appropriate) the creditor or the officer of court who executed the attachment; and
 - (d) complete a certificate of intimation.
- (3) The officer of court who executed the attachment shall lodge with the sheriff clerk a copy of the attachment schedule before the date fixed for the hearing.
 - (4) The sheriff clerk shall intimate the sheriff's decision on such an application to the debtor.

Invalidity and cessation of attachment

18.—(1) An application by a debtor for an order under section 26(1)(a) or (b) declaring the attachment to be invalid or to have ceased to have effect shall be in form 13.

- (2) On the lodging of such an application the sheriff clerk shall—
 - (a) fix a date for a hearing;
 - (b) grant a warrant for intimation;
 - (c) intimate the application and warrant to the applicant, the creditor, the officer of court who executed the attachment, and any other person having an interest; and
 - (d) complete a certificate of intimation.
- (3) The officer of court who executed the attachment shall lodge with the sheriff clerk a copy of the attachment schedule before the date fixed for the hearing.
- (4) The sheriff may declare an attachment to be invalid or to have ceased to have effect without an application having been made under paragraph (1).
 - (5) The sheriff clerk shall intimate any declaration under paragraph (4) to the debtor.

Notice of removal and auction of an attached article

- 19.—(1) An officer of court shall make the following notices in form 14:–
 - (a) a notice under section 27(4) of the date and location of an auction, and the date of removal of an attached article from the place at which it is kept; and
 - (b) a notice under section 53(2) of the date of removal of an attached article from the dwellinghouse at which it is kept.
- (2) A notice under paragraph (1) shall be given to the debtor, and to any other person in possession of an article which is the subject of that notice, no later than 7 days before the proposed date of removal.

Agreement on payment, and cancellation or renewal of auction

- **20.**—(1) A report by an officer of court to the sheriff under section 29(3)(a) of any agreement on payment between the creditor and the debtor that results in the cancellation of the arrangements for an auction of attached articles shall be in form 15.
- (2) An application by a creditor for an order under section 29(4) that a debtor is in breach of any agreement on payment with the creditor shall be in form 16.
 - (3) On the lodging of an application under paragraphs (1) or (2) the sheriff clerk shall—
 - (a) fix a date for a hearing;
 - (b) grant a warrant for intimation;
 - (c) intimate the application and warrant to the applicant, the debtor, the officer of court, and any other person having an interest; and
 - (d) complete a certificate of intimation.

Report of auction

- **21.**—(1) A report of auction under section 32(1) shall be in form 17.
- (2) There shall be lodged with the report of auction—
 - (a) the decree or document of debt upon which diligence proceeded (or an extract of the decree or document);
 - (b) any executions or certificates of intimation and service;
 - (c) copies of notices required by the 2002 Act; and
 - (d) vouchers for relevant outlays.

(3) The sheriff clerk shall retain the report of auction.

Modification of sale balance or declaration that auction void

- **22.**—(1) Where, after the receipt of the auditor of court's report made under section 33(1)(c), the sheriff considers—
 - (a) that a balance due by or to the debtor should be modified; or
 - (b) that the auction may be void,

the sheriff shall before making an order under section 33(4)(b) or (c) fix a date for a hearing.

- (2) The sheriff clerk shall intimate such a hearing to the creditor, the officer of court who prepared the report of auction, the debtor, and any such person having or having had an interest in or possession of the attached article as the sheriff may specify.
- (3) Where the sheriff has made an order modifying a sale balance or declaring an auction to be void, the sheriff clerk shall intimate that order to those persons to whom intimation was made under paragraph (2).

Applications in relation to articles belonging to a third party or in common ownership

- 23.—(1) An application by a third party–
 - (a) under section 34(1)(b)(ii) for an order that the sheriff is satisfied that the third party owns an attached article shall be in form 18;
 - (b) under section 35(2)(b)(ii) for an order that the sheriff is satisfied that the third party owns an attached article in common with the debtor shall be in form 19; or
 - (c) under section 35(3) for the attachment of an article owned in common to cease to have effect because the sale of the article would be unduly harsh shall be in form 20.
- (2) On the lodging of an application under paragraph (1) the sheriff clerk shall—
 - (a) fix a date for a hearing;
 - (b) grant a warrant for intimation;
 - (c) intimate the application and warrant to the applicant, the creditor, the debtor, the officer of court who executed the attachment, and any person having possession of the article; and
 - (d) complete a certificate of intimation.
- (3) The officer of court who executed the attachment shall lodge with the sheriff clerk a copy of the attachment schedule before the date fixed for the hearing.

Third party claim after auction

- **24.**—(1) An application by a third party under section 36(1)(e)(ii) for a finding after auction that a claim to an attached article is valid shall be in form 21.
 - (2) On the lodging of such an application the sheriff clerk shall—
 - (a) fix a date for a hearing;
 - (b) grant a warrant for intimation;
 - (c) intimate the application and warrant to the applicant, the debtor, the creditor and (where appropriate) the officer of court who executed the attachment; and
 - (d) complete a certificate of intimation.

CHAPTER 3

ATTACHMENT: ARTICLES KEPT WITHIN DWELLINGHOUSES

Applying for attachment of articles kept within a dwellinghouse

- **25.**—(1) An application by a creditor under section 47(1) for an exceptional attachment order shall be in form 22.
 - (2) On such an application being lodged the sheriff clerk shall-
 - (a) fix a date for a hearing;
 - (b) grant a warrant for intimation;
 - (c) intimate the application and warrant to the debtor, together with-
 - (i) a form of service in form 23; and
 - (ii) a copy of form 24 (declaration of financial circumstances); and
 - (d) complete a certificate of intimation.
- (3) The date fixed for the hearing of the application shall be no earlier than a date that is 21 days after the date when the hearing was fixed.

Making a declaration of financial circumstances

- **26.**—(1) A debtor who wishes to make a declaration of financial circumstances for the purpose of section 47(4)(g) shall complete form 24 and lodge it with the sheriff clerk no later than ten days before the date on which the hearing is to take place.
 - (2) The sheriff clerk shall send a copy of any declaration to the creditor.

Appearance at the hearing by the creditor

- **27.**—(1) A creditor who applies for an exceptional attachment order shall appear or be represented at the hearing of the application.
- (2) Where the creditor does not appear and is not represented at the hearing, the sheriff may dismiss the application.

Notice of making of exceptional attachment order

- 28. The sheriff clerk on the making of an exceptional attachment order shall—
 - (a) intimate the order to the debtor by notice in form 25;
 - (b) attach a copy of the order to the notice; and
 - (c) complete a certificate of intimation.

Money advice

- **29.**—(1) A report of a visit to give money advice under section 47(5) shall be in form 26.
- (2) Any report shall be lodged with the sheriff clerk by the money adviser no later than 3 days before the date fixed for the hearing of the application to which the report relates.
- (3) The sheriff clerk shall send a copy of the report to the debtor and the creditor before the date fixed for the hearing of the application to which the report relates.

Access to premises

- **30.**—(1) An application by an officer of the court under section 49(3) to dispense with service of a notice of entry shall be made by motion in the process of the application for the exceptional attachment order.
- (2) The motion shall specify the reason why notice might prejudice the execution of the attachment.
- (3) The motion does not need to be intimated to any party and the sheriff may grant or refuse it without a hearing.

Unlawful acts before attachment

- **31.**—(1) The following applications shall be in form 27:–
 - (a) an application by a debtor or a third party under section 50(1)(a) for consent to move any article which forms part of the assets to which an exceptional attachment order relates from the dwellinghouse in which it is kept; or
 - (b) an application by the debtor under section 50(1)(b) for consent to sell, make a gift of, or otherwise relinquish ownership of any such article.
- (2) On the lodging of an application under paragraph (1) the sheriff clerk shall-
 - (a) fix a date for a hearing;
 - (b) grant a warrant for intimation;
 - (c) intimate the application and the warrant to the applicant, the creditor and (as appropriate) the debtor; and
 - (d) complete a certificate of intimation.

Notice of theft before attachment

- **32.**—(1) A notice by the debtor under section 50(3) that an attached article has been stolen shall be in form 5.
- (2) Any notice shall be sent by the debtor to the sheriff who granted the exceptional attachment order, the creditor, and (if appropriate) the officer of court.

Applying for consignation where article damaged, destroyed, lost, stolen or disposed of

- **33.**—(1) An application under section 50(5) for an order against a debtor or third party to consign a sum of money in relation to an article which has been damaged, destroyed, lost, stolen or disposed of for value shall be in form 7.
 - (2) On the lodging of such an application the sheriff clerk shall—
 - (a) fix a date for a hearing;
 - (b) grant a warrant for intimation;
 - (c) intimate the application and warrant to the applicant, the officer of court who executed the attachment, the person in respect of whom an order for consignation is sought and (as appropriate) the debtor or creditor; and
 - (d) complete a certificate of intimation.
- (3) The officer of court who executed the attachment shall lodge with the sheriff clerk a copy of the attachment schedule before the date fixed for the hearing.

Applying for return of article removed where attachment not competent, sale unduly harsh, or article of sentimental value

- **34.**—(1) An application by a debtor under section 55(2) for an order that an attachment shall cease to have effect, and to require the officer of court to return an article to the dwellinghouse from which it was removed, shall be in form 28.
 - (2) On the lodging of such an application the sheriff clerk shall-
 - (a) fix a date for a hearing;
 - (b) grant a warrant for intimation;
 - (c) intimate the application and the warrant to the applicant, the creditor, and the officer of court who executed the order; and
 - (d) complete a certificate of intimation.
- (3) The officer of court who executed the order shall lodge with the sheriff clerk a copy of the attachment schedule before the date fixed for the hearing.

Receipt for redemption of an attached article

35. A receipt granted by an officer of court for payment for an attached article redeemed under section 56(1) shall be in form 9.

Applying for leave to appeal

- **36.**—(1) An application for leave to appeal against a decision of the sheriff under section 57 of the 2002 Act shall—
 - (a) be made in writing to the sheriff clerk within 14 days of the making of the decision; and
 - (b) specify the question of law upon which the appeal is to proceed.
- (2) The sheriff may consider such an application without hearing parties unless it appears to him to be necessary to hold a hearing, and if so the sheriff clerk shall intimate the date, place and time of the hearing to the parties.

APPENDIX 1

FORMS

Rule 1(3)

List of Forms

Form No	Description	Rule No	
1	Warrant for intimation	5(1)	
2	Certificate of intimation 5(4)		
3	Attachment schedule 8(3)		
4	Application for attachment to cease to have effect because the value fixed is too low	9(1)	
5	Notice of theft of attached articles	10(1) & 32(1)	
6	Application for further attachment in same place and/ or revaluation when articles moved, stolen, damaged or destroyed	11(1)	
7	Application for consignation where articles have been damaged, destroyed, lost, stolen or disposed of	12(1) & 33(1)	
8	Report of attachment	13(1)	
9	Receipt for redemption of attached articles	14 & 35	
10	Application for security of attached articles or sale of articles that are perishable or likely to deteriorate	15(1)	
11	Application for (1) release of vehicle or mobile home from attachment (2) immediate sale of a vehicle	16(1)	
12	Application for extension of duration of an attachment	17(1)	
13	Application for an order declaring the attachment invalid or has ceased to have effect	18(1)	
14	Notice of removal of attached articles and public auction	19(1)	

Form No	Description	Rule No	
15	Report of agreement resulting in cancellation of auction	20(1)	
16	Application for an order for a new auction	20(2)	
17	Report of auction	21(1)	
18	Application in relation to articles belonging to a third party	23(1)(a)	
19	Application in relation to articles belonging to a third party in common with the debtor	g to a third	
20	Application for attachment to cease as sale would be unduly harsh		
21	Application in relation to articles belonging to a third party in common with the debtor that have been sold at auction	24(1)	
22	Application for exceptional attachment order	25(1)	
23	Form of service	25(2)(c)(i)	
24	Declaration by debtor of financial circumstances	25(2)(c)(ii) & 26(1)	
25	Notice of exceptional attachment order	28	
26	Report of visit to give money advice		
27	Application for consent to move any article, to sell, make a gift or otherwise relinquish ownership	ny article, to sell, make cotherwise relinquish	
28	Application for return of articles (1) removed where attachment not competent (2) where auction unduly harsh or (3) of sentimental value	34(1)	

Form 1Debt of Arrangement and Attachment (Scotland) Act 2002

Rule 5(1)

Court Ref. No.

Warrant for Intimation

(Place and date)

The Sheriff grants warrant to intimate a copy of the application and this warrant to the applicant, to the other person(s) stated in the application as having an interest (specify). Officer of Court referred to in the application and to (insert any other person the sheriff considers appropriate).

Fixes as a hearing (date) at (time) within the Sheriff Court House (address of court)

- Requires the applicant to appear to be represented at the hearing to show why the
 application should be granted;
- Requires the other persons to whom intimation is given to appear or be represented
 at the hearing if they intend to oppose the application or make representations about
 it; and
- Directs the Officer of Court to send a copy of the attachment schedule/exceptional attachment schedule to the Sheriff clerk before the date of the hearing.

Sheriff Clerk/Depute

To (name of person receiving intimation)

This application and warrant is intimated to you.

Sheriff Clerk/Depute Date

Please note.

To the applicant

If you fail to appear or be represented at the hearing fixed your application may be dismissed

To the other persons to whom intimation is given

If you fail to appear or be represented at the hearing fixed the application may be dealt with in your absonce

IF YOU WISH FURTHER ADVICE CONTACT ANY CITIZENS ADVICE BUREAU/LOCAL ADVICE CENTRE/SHERIFF CLERK OR SOLICITOR

Form 2Debt Arrangement and Attachment (Scotland) Act 2002

Rule 5(4)

Court Ref No.

Certificate of intimation

(Place, date) This application was intimated by me Sheriff Clerk/Depute by posting to

on a copy of the application (together with a copy of Form(s)) in a first class recorded delivery/registered letter addressed as follows—

Sheriff Clerk Depute

(Attach receipt for letter).

More

Where infination made by Officer of Court, form to be adapted as appropriate,

Form 3Debt Arrangement and Attachment (Scotland) Act 2002

		Rule 8(3)
Sheriff Court		
	ATTACHMENT SCHEDULE	
To (name and advisers claims to own attached a	of debtor, parson in possession of attac. uticles)	had articles or any person who
On a decree a decree of	was granted in the SheriT Court.	/Court of Session in an
		CREDITOR
	against	
		DEBTOR
	ere ordered to pay to the Creditor(s)	
(specify amounts) (sor give details of other	document igion which the attachinent pro	oceeded)
account since the date of	charge for phyment of these sums (unce decree) was served on the said (name of a typicceeded on summary warrant)	
	OR	
On any	exceptional attachment order was made or	application by
		CREDITOR
	against	
		DEBTOR
	Officer of Court on the instruction of the onging to the debter specified in the list at	
The sum now due by the		
Principal sum	€	
Interest	£	(Further interest may accrue if the debt is not immediately)
Expenses	£	
Less paid le account	£	
Charge fee	٤	
Attachment fee	େ ର ୫	
Other outlays (specify)	ž.	

If this sum is not paid arrangements will be made for the auction of the attached article(s).

Payment should be made to (name and address)

^{*}I have removed the attached article(s).

*You may move the attached article(s) to another location only if the creditor or the officer of court has consented in writing to this or the sheriff has authorised their removal.

You (the debtor) have the right to redeem an attached article within *7/14 days on payment to the of the value fixed and referred to in this schedule.

*You finsert name of person present claiming to own article in common with debtor) have the right to apply to the sheriff for an order that an attached article is owned in common, and if an order is made the debtor's interest will be transferred to you on payment to me of a sum equal to the value of debtor's interest in that article.

*You (insert name of person other than the debtor where mobile home is their principal residence). have the right to apply to the sheriff within 1.4 days of the attachment for an order that the a tachment of the mobile home is to cease to have effect.

*I did not attach the following articles on the basis that

- (a) they were of sentimental value to the debtor; and
- were likely to realise, on sale by auction, an aggregate amount no, exceeding £150 (list articles and value).

This attachment is carried out by the today (dote) and is witnessed by (name and address)

I deliver/leave this attachment schedule to/for you (name) today at (address)

(wgn/three) (signiture). Witness Officer of court (designation) (designation)

PLEASE NOTE:

- Any unauthorised removal of the attached articles or any wilful damage or destruction of them by the debtor or persons who know the articles have been attached shall be a breach of attachment and may be dealt with as a contempt of court,
- The theft of any attached article should be notified to the creditor and to me logether with details of any claim on insurance. Trailure to do so is also a breach of the attachment and may be deal, with as a contempt of court. A form is available for this purpose are may be obtained from the sheriff elerk or any citizens advice bureau or local advice centre.

LIST SPECIFYING ATTACHED ARTICLE(S)

ARTICLES ATTACHED	VALUL FIXED

Witness Officer of court

^{*} delete as appropriate

Form 4Debt Arrangement and Attachment (Scotland) Act 2002, section 23(2)

Rule 9(1) Sheriff Court. (name) APPLICATION FOR THE ATTACHMENT/20.... TO CEASE TO HAVE (Court Ref No) EFFECT BECAUSE THE VALUE FIXED IS TOO LOW (1)APPLICANT 4 The Applicant is the Debtor В Other persons having an interest (1) Insert name and address The Creditor (1) Officer of Court who executed the attachment (1) C Decree was granted in an action by the Creditor(s) (2) (2) Insert name in the Court of Session/Sheriff Court at 20 against the Debtor(s) (2) (or give details of other document or summary warrant on which the attachment proceeded) D An attachment was executed on *give details of the Ю The * article(s) attached was/were the following:article(s) and valuation by Officer of Court The(se) article(s) should be released from attachment as the value of the article(s) fixed by the officer of court is too low for the following reasons: This application is made under Section 23(2) of the Debt Arrangement and Attachment (Scotland) Act 2002 The Applicant asks the court:-1 To fix a Hearing 2 To order the Sheriff Clerk to intimate this application and the date of the hearing to the Applicant, the Creditor and the Officer of Court who executed the attachment 3 To order attachment of the article(s) to cease to have effect because the (aggregate of) the value(s) of the attached article(s) is substantially below the (aggregate of) the price(s) which it is/they are likely to fetch if sold on the open market. 4 To award expenses (if competent) (Date)

Form 5Debt Arrangement and A	ttachment (Scotland) Act 2002, sections 21(7) and 50(3) Rules 10(1) and 32(1)
NOTICE OF THEFT OF ATTACHED ARTICLES	/20
	(Court Ref Na)
Insert name and uddress of Creditor	
Insert name and address	
(2) Insert name	An attachment was carried out by (2)
(3) Insert address Please note the details requested can be found on the	Officer of Court on the instructions of the Creditor on 20 at (3)
attachment Schedale	The article(s) noted below were stolen on (insert date)
	The article(s) was/were insured and I intend to make a claim The article(s) was/were not insured The insurance company is (specify name and address) Insurance Claim Reference Number (please specify) The theft was reported to the police on (specify date) and the report reference number is (please specify)
	Date Debtor Copies of this notice to be sent by the Debtor to the Creditor, Officer of Court, and the Sheriff/Sheriff Clerk (delete as appropriate)

IF YOU WISH FURTHER ADVICE CONTACT ANY CITIZENS ADVICE BUREAU/LOCAL ADVICE CENTRE/SHERIFF CLERK OR SOLICITOR

Form 6Debt Arrangement and Attachment (Scotland) Act 2002, sections 21(2)(b), 10(a), and 10(b)

APPLICATION FOR		
TORTHER		
VITACHMENT IN		(Court Ref No)
AME PLACE AND		
R REVALUATION		
WHEN ARTICLES		(I) APPLICANT
AOVED, STOLEN		I
DAMAGED OR	A	The Applicant is
ESTROYED		* The Creditor
		* An Officer of Court on behalf of the Creditor
l) Invertuance and	B	Other persons having an interest
ddress		The Debtor (1)
		Third Party (1)
2) Insert name	c	Decree was granted in an action by the Creditor(s) (2)
		In the Court of Session/Sheriff Court at
		an 20 against the Debtor(s) (2)
		(or give details of other document or summary warrant on which the attachment proceeded)
	D	An attachment was executed by (2)
3) Insert addross		Officer of Court on the instructions of the Creditor
		on 20 at (3)
dd reasons	II.	Among the articles attached were the following:-
or making these		
tatements and		* The(se) articles were moved from the premises at (3) in breach of
vectly damage and		the attachment and authority should be given for attachment
ive details		of other articles belonging to the debtor at the same premises.
(the alleged		
eduction in value of		* The(se) articles were damaged, destroyed or stolen and authority
ie danneged articles		should be given for attachment of other articles belonging to the
		Debtor and/or the revaluation of damaged articles.
		This application is made under Section *21(2868/21(10) of the Debt
		Arrangement and Attachment (Scotland) Act 2002
		The Applicant asks the Court:-
		1 To fix a Hearing
		2 To order the Sheriff Clerk to intimate this application and the date of the
		bearing to the Applicant, the Debtur and the Officer of Court who carried out
		the attachment (if not the applicant)
		3 To Authorise the attachment of other goods belonging to the Debtor at
		the premises in which the original attachment took place?* To Authorise the
		revaluation of the damaged articles
delete as ammoniate		4 To award expenses (if competent).

(Datr)

Form 7Debt Arrangement and Attachment (Scotland) Act 2002, sections 21(11) and 50(5)

Rule 12(1) and 33(1)

Sheriff Court, (name) APPLICATION FOR CONSIGNATION/20.... WHERE ARTICLES (Court Ref No) HAVE BEEN DAMAGED, DESTROYED, LOST, (1)APPLICANT STOLEN OR DISPOSED OF s give details of creditor A The Applicant is if Applicant is Officer * The Creditor/An Officer of Court on behalf of the Creditor of court (1) Insert name and B Other persons having an interest addressThe Debtor (1) The person in respect of whom an order for consignation is sought (1) (2) Invert name ¢ Decree was granted in an action by the Creditorts) (2) in the Court of Session/Sheriff Court at inguinst the Debtor(s) (2) for give details of other document or summary warrant on which the attachment proceeded) D $^{\circ}$ An attachment was executed on (date) by (1) Officer of Court * An exceptional attachment order was granted on 20 - , and executed on (date) by (2) Officer of Court at (3). (3) Insert address Among the articles attached was/were the following which was/were valued at € and which the said (2) knew had been o delete as appropriate attached. Give details as for as known of circumstances * The article(s) having been removed from the premises in breach of attachment has/hase been *damaged/*destroyed/*lost/*passed in which the articless, was/were damaged, onto another without knowledge of the attachment and for value. tosk stalen or disposed of " The said damaged articlets) is/are now valued at $\mathfrak X$ This application is made under Section 21(11)/S0(5) of the Debt Arrangement and Attachment (Scotland) Act 2002 The Application asks the courts-To fix a Hearing To order the Sheriff Clerk to intimate this application and the date of the hearing to the Applicant, to those persons stated above as having an interest and the Officer of Court who carried out the attachment. To order the said (2)...... to consign £.... in court being: (i) the difference between the value of the article fixed on attachment and the value of the article as damaged.

(Date)

4 To award expenses (if competent).

(ii) The value fixed on attachment, and/or the value of the articlets).

Form 8Debt Arrangement and Attachment (Scotland) Act 2002, section 17(1)

		Rule 13(1)
Sheriff Court (place)		
	REPORT OF ATTACHMEN	т
Date of execution of attac	hment	
On a decree waterion by	as granted in the Sheriff Court.	/Court of Session in an
(Name and address)		CREDITOR
	agains.	
(Name and address)		DEBTOR
(specify amounts) (*or give details of other t	re ordered to pay to the Pursuer(s) document or order upon which the otto	•
account since the date of a	narge for payment of these sums (ur learee) was served on the debtor) proceeded on summary warrand)	ncer deduction of £ paid to
The sum now due by the c	debuor is	
Principal sum	£	
Interest	£	
Expenses	<u>*</u>	
Less paid to account	₹	
Charge fee	٤	
Attachment fee	€	
Other outlays (specify)	÷.	
I (name and address)		Officer of Court
attended at (address) witness (name and address	s) on the instructions of	along with the
the creditor(s) (name and		
	tach *(delete if appropriate) (with cer	tificate of execution of charge) to
every person present and	demanded payment of the sum due for I to be an horised to act for him/her.	
articles I proposed to atta the articles in common wi	aid, and having made enquiry of those oh, and in particular whether there we thathe debtor. I attached the articles be I in the list attached at the valuation sha	are any persons who owned any of selections to the said

I advised the person(s) present (if appropriate) of their rights to redeem attached articles or to apply for the attachment to cease to have effect in terms of section 15, 18, 22, 23, 34, 35, 55 or 56)

of The Debt Arrangement and Attachment Act 2002.

- * The following articles were not attached by me on the basis that-
- (a) they were of sentimental value to the debtor; and
- (b) were likely to realise, on sale by auction, an aggregate amount no, exceeding £150.

List of articles and value

I warned those present that any unauthorised removal of the attached article(s) or any wilful damage or destruction of them by the debtor or person(s) who knew the article(s) had been attached would be a breach of attachment and could be dealt with as a contempt of court.

ARTICLES ATTACHED

VALUE PIXED

I *delivered/left an attachment schedule signed by myself and the witness to the attachment to/for (name of debtor/person in possession of the articles)

a. on the

day of

*and served a copy of it by first class post on the said debtor(s).

(vignature)(signature)WitnessOfficer of court(designation)(designation)

Notes

- 1. Any assertion made before the submission of this report to the Sheriff, that any attached arthele does not belong to the debtor(s) must be noted in this report.
- 2. Any redemption of attached articles by the debtor before the submission of the report to the sheriff must be noted in this report.
- Where the report relates to a further or second attachment to enforce the same debt the
 officer of court must specify in the report the circumstances justifying the further or second
 attachment.

Form 9Debt Arrangement and Attachment (Scotland) Act 2002, sections 18(1) and 56(1)

^{*}delete as appropriate

Rules 14 and 35

RECEIPT FOR REDEMPTION OF ATTACHED ARTICLES

In respect of the attachment carried out on of creditor?		at the instance of (name and address	
against	(name and address of	debtor)	
Received the sum of ${\mathfrak E}$		in redemption of the following article(s);	
(Specify)			
Date		Officer of Court	
Note: Copy to be retained for purpose of report to Court			

Form 10Debt Arrangement and Attachment (Scotland) Act 2002, section 20(1)

Rule 15(1)

Sheriff Court. (name) APPLICATION FOR SECURITY OF/20.. ATTACHED (Court Ref No) ARTICLES THAT OR SALE OF ARTICLES APPLICANT THAT ARE (1)PERISHABLE OR ARE LIKELY TO Ā The Applicant is DETERIORATE * The Creditor/An Officer of Court on behalf of the Creditor/ the Debtor (1) Invert mane and В Other persons having an interest address The Debtor (1) The Creditor (1) Officer of Court (1) who executed the attachment (2) Insert name C Decree was granted in an action by the Creditor(s) (2) in the Court of Session/Sheriff Court at nn. 20 against the Debtor(s) (2) for give details of other document or summary warrant on which the astachaten proceeded's D An attachment was executed by (2) (3) Invertuddress Officer of Court on the instructions of the Creditor 20 at (3) οm » delete. E. Among the articles attached were the following:-**give reasons why such an order should be 8 It is recessary that an order be made for the security of the made and proposed attached articlets)** security arrangements * The(se) article(s) are of a perishable nature or are likely to ***gre reasons for deteriorate substantially and rapidly in condition or value*** making application I have intimated this application to debtor/creditor/officer of court who executed the attachment® This application is made under Section 20(1) of the Debt Arrangement and Attachment (Scotland) Act 2002 The Applicant asks the court:-1-st To order such intimation (if any) and further procedure as the court considers appropriate $^{\rm 3}$ To make such order as thought appropriate for the security of the *dolote attached articlets) referred to * To make an order for the immediate sale of the article(s) referred to 4 * If the article(s) is/are sold, to order consignation of the proceeds in

S To award expenses (if competent)

court until the diligence is completed or otherwise ceases to have effect

Form 11Debt Arrangement and Attachment (Scotland) Act 2002, sections 16(1) and 22(1) and (3)

Rule 16(1)

Sheriff Court, (name) APPLICATION FOR (1) RELEASE OF/20..... VEHICLE OR (Court Ref No) MOBILE HOME FROM (1)APPLICANT ATTACHMENT (2) IMMEDIATE SALE OF A VEHICLE Λ The Applicant is 8 The Delitor $^{\rm s}$ A person whose only or principal residence is an attached mobile home (1) Insert name and B Other persons having an interest 8 The Debtor (1) *The Creditor (1) Officer of court, who corried out attachment (1) C (2) Insert name Decree was granted in an action by the Creditor(s) (2)in the Court of Session/Sheriff Court at 20 against the Debtor(s) (2) for give defails of other document or summary warrant on which the attachment proceeded) Þ An attachment was carried out by (2) (3) Invert address Officer of Court on the instructions of the Creditor 20 $\operatorname{inf}(3)$ Е Among the articles attached was a mobile home (state whether caravan, houseboat or other moveable structure)/*vehicle The vehicle was valued on attachment at $\mathfrak L$ Trackete +*stare reasons why * This is the only or principal residence of the applicant sale would be undaly * Sale of the vehicle would be unduly horsh** harsh This application is made under Section 16(1)/22(1)(3) of the Debt Arrangement and Attachment (Scotland) Act 2002 The Applicant asks the court:-To ffx a Hearing $2\,$ — To order the Sheriff Clerk to intimate this application and the date of the hearing to the Applicant, and to those persons stated above as having an interest 83 To order that attachment of the vehicle shall cease to have effect *4 . To order that attachment of the mobile home is to cease to have effect *5 To order the officer of court(2) to arrange the immediate sale of the

IF YOU WISH FURTHER ADVICE CONTACT ANY CITIZENS ADVICE BUREAU/LOCAL ADVICE CENTRE/SHERIFF CLERK OR SOLICITOR

(Date)

6 To award expenses (if competent)

vehicle, and to pay the sum of (insert unrount) to the debtor from the proceeds of sale and to consign any surplus with the sheriff clerk

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Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Form 12Debt Arrangement and Attachment (Scotland) Act 2002, section 24(2)

Rule 17(1) Sheriff Court, (name) APPLICATION FOR EXTENSION OF/20.... DURATION OF AN (Court Ref No) ATTACHMENT APPLICANT (1) The Applicant is * The Creditor ³ An Officer of Court on behalf of the Creditor (1) Insert name and В Other persons having an interest address The Debtor (1) The Creditor (1) Officer of court who carried out the attachment (1) Decree was granted in an action by the Creditor(s) (2)(2) Invert norme In the Court of Session/Sheriff Court at against the Debtor(s) (2) (or give details of other document or summary warrant on which the attachment D An attachment was carried out by (2) (3) Insert address Officer of Court on the instructions of the Creditor at (3) #bledete Ю 3 The attachment ceases to have effect on * An extension of duration of attachment was granted on extending the attachment so that it ceases to have effect Give dentils to justify * The debtor is likely to comply with the agreement between the the application creditor and debter for payment of the sum recoverable by instalments or otherwise if the date on which the attachment is to cease to have effect were to be substituted with a later date * The auction of the attached article(s) connot take place before the date on which the attachment is to cease to have effect due to circumstances for which the creditor cannot be held responsible (specify) and the attachment ceasing to have effect on that date would prejudice the creditor. This application is made under Section 24(2) of the Debt Arrangement and Attachment (Scotland) Act 2002 The Applicant asks the court:-To fix a Hearing To order the Sheriff Clerk to intimate this application and the date of the hearing to the Applicant, the Debtor and the Officer of Court who carried out the attachment order (if not the applicant) *stare date proposed To extend/further extend the duration of the attachment until[†] To award expenses (if competent) (Dato)I certify that the Sheriff's decision in respect of the application has been intimated to Place, date the Debt or

Sheriff Clerk Depute

IF YOU WISH FURTHER ADVICE CONTACT ANY CITIZENS ADVICE BUREAU/LOCAL ADVICE
CENTRESHERIFF CL∄€K OR SOLICITOR

Form 13Debt Arrangement and Attachment (Scotland) Act 2002, section 26(1)(a) and (b)

Rule 18(1)

Sheriff Court, (name)		•••••
APPLICATION FOR AN ORDER DECLARING THE ATTACHMENT INVALID OR HAS CEASED TO HAVE EFFECT		(Court Ref No) (APPLICANI
	Α	The Applicant is the Debtor
(I) Insert name and Address	В	Other persons having an interest The Creditor (I) Officer of Court (I)
(2) Insert name	C	Decree was granted in an action by the Creditor(s) (2) in the Court of Session/Sheriff Court at on 20 against the Debtor(s) (2) (or give details of other document or summary warrant on which the attachment proceeded)
	D	An attachment was executed by (2)
(3) Insert address		Officer of Court on the instructions of the Creditor on 20 at (3)
	E	The following article(s) was/were attached:-
*delete as appropriate		* the attachment has ceased to have effect **
°°Give reasons for application		* the purported attachment is invalid **

This application is made under Section 26(1)(a)(b) of the Debt Arrangement and Attached (Scotland) Act 2002

The Applicant asks the court:-

- 1 To fix a Hearing
- 2 . To order the Sheriff Clerk to intimate this application and the date of the hearing to the Applicant, the Creditor and the Officer of Court who carried out the attachment
- $3-1\,\sigma$ make an order declaring that the attachment is invalid or has ceased to have effect
- *4 To order to the Officer of Court (2) to return the article(s) to the place from which it was/they were removed
- 5 To award expenses (if competent) (Date)

IF YOU WISH FURTHER ADVICE CONTACT ANY CITIZENS ADVICE BUREAU/LOCAL ADVICE CENTRE/SHERIF \S_8 CLERK OR SOLICITOR

Form 14Debt Arrangement	and Attachment (Scotland) Act 2002, sections 27(4) and 53(2)
•	Rule 19(1)
NOTICE OF REMOVAL OF ATTACHED ARTICLES AND	/20
PUBLIC ATTENTION	1
	(Court Ref Na)
Insert name and address of Creditor	
Insert name and address of Debtor/other person in pussession of attached articles	
(2) Insert name	An attachment was carried out by (2)
(3) Insert address	Officer of Court on the instructions of the Creditor
(0) 21/3/07 8/8/1/3/5	on 20 at (3)
	Please note the attached article(s) (specify where appropriate) will be removed from your premises on, [at am/pm]. You should arrange for access to your premises at that time. The Officer of Court may, if access is denied, open shut and lockfast places for the purpose of removing the article(s).
	A public anction of the attached article(s) will be held on (date) at (insert place of auction).
	Date
	Designation of Officer of Court

IF YOU WISH FURTHER ADVICE CONTACT ANY CITIZENS ADVICE BUREAU/LOCAL ADVICE CENTRE/SHERIFF CLERK OR SOLICITOR

Form 15Debt Arrangement and Attachment (Scotland) Act 2002, section 29(3)(a)

	Rule 20(1
Sheriff Court, (name)	
REPORT OF AGREEMENT RES	SULTING IN CANCELLATION OF AUCTION
The auction arranged at the Instance of	
(1)	CREDITOR
	εgains.
(1)	DEBTOR
and due to take place at has been cancelled for the purposes of e with an agreement between the creditor	on nabling the sum recoverable to be paid in accordance and the debtor.
*This is the first/second time auction ar *(delete)	rangements have been cancelled.
The agreement is to the following effecting)	ect (set out terms of agreement or attach copy, if in
OFFICER OF COURT	
(1) (Insert name and address)	
*delete as appropriate	
Form 16Debt Arrangement and Attachmen	nt (Scotland) Act 2002, section 29(4)

APPLICATION FOR AN ORDER		
FOR A NEW AUCTION		(Court Ref No)
		(1) APPLICANT
	A	The Applicant is the Creditor
(1) Invert wante and address	В	Other persons having an interest The Debtor (1)
		Officer of Court (1)
(2) Invert name	c	Decree was granted in an action by the Creditor(s) (2)
		in the Court of Session/Sheriff Court at on 20 against the Debtorts) (2)
		(or give details of other document or summary warrant on which the attachment proceeded)
	D	An attachment was carried out by (2)
3) Insert address		Officer of Court on the instructions of the Creditor on 20 at (3)
	Е	The anction due to take place at (3) on (insert date) was cancelled for the purposes of enabling the sum recoverable to be paid in accordance with an agreement between the Creditor and Debtor
		A report of the agreement was reported to the Sheriff α n
Staze nature of the breach		The Debtor has failed to carry out the agreed terms and is now in breach of the agreement because
		This application is made under Section 29(4) of the Debt Arrangement and Altachment (Scotland) Act 2002
		The Applicant wsks the court:— 1 To fix a Hearing
		2 To order the Sheriff Clerk to intimate this application and the date of the hearing to the Applicant, the Debtor and the Officer of Court who carried out the attachment
		*3 To order that the Debtor is in breach of the agreement made on $(insert\ dote)$ and to authorise the Officer of Court to resume arrangements for the auction of the attached article(s)
Edelete as appropriate		*4 To order that as the auction cannot be implemented in accordance with the provisions of the Act, that those provisions which prevent such
		implementation are not to apply for the purposes of the attachment and auction of the article(s) 5 — To award expenses (if competent)
		5 To award expenses (if campetent) (Date)

IF YOU WISH FURTHER ADVICE CONTACT ANY CITIZENS ADVICE BUREAU/LOCAL ADVICE

Form 17Debt Arrangement and Attachment (Scotland) Act 2002, section 32(1)

Rule 21(1)

Sheriff Court, (name)

REPORT OF AUCTION

Details of parties and prior steps in diligence

 1
 The Creditor
 :(name and address)

 2
 The Debtor
 :(name and address)

 3
 The person who had possession of the attached
 :(name and address)

articles, if not the debtor

4 Date of decree etc or document of debt :

5 List Prior steps of diligence :

:

:(name and address)

Extract decree and other documents on which the difigence proceeded to be produced.

Details of anction arrangements

5 Date of auction :

7 Location of auction :

8 Officer of court who made arrangements :(name and address)
9 Person who conducted auction :(name and address)

10 Person who witnessed sale (if applicable)

11 Notices given by officer of court in respect of auction (copies to be produced)

Disposal of attached articles and auction proceeds LIST-

- 12 Articles sold and amount for which sold
- 13 Articles unsold
- 14 Articles whose ownership passed to creditor
- 15 Articles whose ownership reverted to debtor
- 16 Articles otherwise disposed of (specify) (Specify) each item under 12-16 and amount debtor was credited with
- 17 Articles released/redeemed from attachment and value fixed at attachment with explanation of circumstances

DETAIL.

- 18 Disposal of auction proceeds including any surplus paid to debtor
- 19 Any monies consigned in court

STATEMENT OF DEBT AND EXPENSES

	Su 1	nns due by debtor Sums in decree etc Principal		
		Expenses		
		Interest	-	
			-	
	2	Diligence expenses		
Outlays to be		Charge		
noduced		Attachment		
	3	Auction expenses		
		Paid to account		
		Proceeds of auction (12-17)		
		Consignation on/by		
		Balance due to/by debtor		
This report is on (date)	mad	e by me (spacify name and addr	ess) to the Sheriff at (place)	
Signe	d	***************************************		
		Court	***************************************	
******	*-***	****************	*****	
Witne	ESS			
(Dl 14.) 2	nia e	Town 107 Down St. (1-5- Down 14- 45-	. A million of Correct	
диксе, оние) 1	тис в	heriff Remits this Report to the	Anomor of Court	

Form 18Debt Arrangement and Attachment (Scotland) Act 2002, section 34(1)|(b)(ii)

Sheriff Clerk/Depute

Rule	23(1)(a)
------	------	------

APPLICATION IN		
RELATION TO		/20
ARTICLES		(Court Ref No.)
		(Conn Rej No)
BELONGING TO A		
THIRD PARTY		(I) APPLICANT
		(1)
*delete	A	The Applicant is a
		person claiming ownership of attached article(s)
(1) Insert name and	lŧ	Other persons having an interest
address		The Creditor (1)
1111# VDD		The Debtor (1)
		* Arry person (other than the Debtur) having possession of the
		attached article(s) for which release is sought (1)
		and an indexy or which thouse is sought (1)
(2) Insert name	c	Decree was granted in an action by the Creditor(s) (2)
		in the Court of Session/Sheriff Court at
		on 20 against the Debtor(s) (2)
		(or give details of other document or summary warrant on which the attachment
		proceeded)
	D	An attachment was carried out by (2)
(3) Insert address		Officer of Court on the instructions of the Creditor
		on 20 at (3)
	E	Among the articles attached was/were the following:-
(specify details of where		Auction of the attached article(s) has not yet taken place
and when an arction		
is to be held if this has		
been fixed)		
(give details of ownership)		The articlets) belong to the applicant and the attachment should
		cease to have effect

This application is made under Section 34(1)(b)(ii) of the Debt Arrangement and Attachment (Scotland) Act 2002

The Applicant asks the courts-

- 1 To fix a Hearing
- 2 To order the Sheriff Clerk to intimate this application and the date of the hearing to the Applicant to those persons stated above as having an interest and the Officer of Court who carried out the attachment order
- 3 . To find that the applicant owns the article(s) and the article(s) should be released from attachment
- $\label{eq:percent} 4 \text{To award of expenses (if competent)} \\ (Date)$

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Form 19Debt Arrangement and Attachment (Scotland) Act 2002, section 35(2)(b)(ii)

Ru	le	23	(1)((b)

Sheriff Court (name)	•	
APPLICATION IN RELATION TO ARTICLES BELONGING TO A		
THIRD PARTY IN COMMON WITH THE DEBTOR		(1) APPLICANT
	Α	The Applicant is a person claiming common ownership of attached article(s)
(1) Tresert reame and address	В	Other persons having an interest The Creditor (1) The Debtor (1) * Any person (other than the Debtor) having possession of the attached articlets) for which release is sought (1)
(2) Insert name	C	Decree was granted in an action by the Creditorts) (2) in the Court of Session/Sheriff Court at on 20 against the Debtor(s) (2)
		(or give details of other document or summary warrant on which the attachment_proceeded)
	D	An attachment was carried out by (2)
(3) Insert address		Officer of Court on the instructions of the Creditor on 20 at (3)
	Е	Among the articles attached was/were the following:-
ispecify desails of where and when an auction is to be held if this has been fixed)		Auction of the attached article(s) has not yet taken place [†]
(give details of ownership including extent,		The applicant owns the article(s) in cummon with the Debtor
(give details of value of the Article(s) and sum proposed)		The applicant *has given 'gives an undertaking to pay a sum equal to the value of the debtor's interest in the article
*delete as appropriate		The Applicant asks the court:— 1 To fix a Hearing 2 To order the Sheriff Clerk to intimate this application and the date of the hearing to the Applicant, to those persons stated above as having an interest, and the Officer of Court who carried out the attachment 3 To find that the applicant has common ownership of the article(s) 4 To order that the said article(s) be released from attachment and transferred to the Applicant on payment of a sum equal to the debtor's interest.

(Date)

 $5 \quad \ \, \textbf{Io award expenses (if competent)}$

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Form 20Debt Arrangement and Attachment (Scotland) Act 2002, section 35(3)

Rule 23(1)(c)

Sheriff Court, (name) APPLICATION FOR/20.... ATTACHMENT TO CEASE AS SALE. (Court Ref No) WOULD BE UNDULY HARSH APPLICANT (1)The Applicant is a person claiming common ownership of attached article(s) (1) Insert many unit В Other persons having an interest address The Creditor (1) The Debtor (1) 3 Any person (other than the Debtor) having procession of the attached article(s) for which release is sought (1) (2) Insert minus ť. Decree was granted in an action by the Creditor(s) (2) in the Court of Session/Sheriff Court at 20 against the Debtor(s) (2) (or give details of other document or summary warrant on which the attachment _proceeded)_ D An attachment was carried out by (2) (3) Insert address Officer of Court on the instructions of the Creditor 20 at (3) E Among the articles attached and removed from the place of attachment was/were the fallowings-(specify details of where Acction of the attached article(s) has not yet taken place and when an anerias is to be held if this has been fixed) (give details of The Applicant owns the article(s) in common with the Debtor owaership including estent, (give reasons for The auction of the article(s) specified would be unduly harsh claim that anetion to the applicant in the circumstances would be unduly harsh) This application is made under Section 35(3) of the Debt Arrangement and Attachment (Scotland) Act 2002 The Applicant asks the court:-I. To fix a Hearing To order the Sheriff Clerk to intimate this application and the date of the bearing to the Applicant, to those persons stated above as having an interest, *delete as appropriate and the Officer of Court who carried out the attachment 3 To find that the applicant has common ownership in the article(s) To find that auction of the article(s) would be unduly barsh to the applicant and order that the article(s) be released from aftachment 5 To award expenses (if competent).

(Date)

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Form 21Debt Arrangement and Attachment (Scotland) Act 2002, section 36(1)(e)(ii)

Rule 24(1)

Sheriff Court, (name)		······································
APPLICATION IN RELATION TO ARTICLES BELONGING TO A		(Coart Ref No.)
THIRD PARTY IN COMMON WITH THE DEBTOR THAT		(1) APPLICANT
HAVE BEEN SOLD AT AUCTION	Å	The Applicant is a Person claiming common ownership of attached article(s)
(1) Insert name and address	В	Other persons having an interest The Creditor (1) * The Debtor (1) * Any person (other than the Debtor) having possession of the attached article(s) for which release is sought (1)
(2) Invert mann	c	Decree was granted in an action by the Creditar(s) (2)
		in the Court of Sessian/Sheriff Court of on 20 against the Debtor(s) (2)
		ior give details of other document or summary warrant on which the attachment proceeded)
	D	An attachment was carried out by (2)
(3) Invertaddress		Officer of Court on the instructions of the Creditor on 20 at (3)
	Е	Among the articles attached was/were the following:-
(give det	arls of claim)	Auction of the article article(s) took place on at when the article was/were sold for £ or transferred to the creditor for that sum. The Applicant claimed ownership of the article(s) in common with the Debtor prior to the auction (state extent to which ownership claimed)
		The Applicant's interest in the article has following the unction of the article been transferred to another person
*delete es appropriase		This application is made under Section 36(1)(c)(ii)) of the Debt Arrangement and Attachment (Scotland) Act 2002 The Applicant asks the court:— 1 — To fix a Hearing 2 — To order the Sheriff Clerk to intimate this application and the date of the hearing to the Applicant, to those persons stated above as having an interest.
		and the Officer of Court who carried out the attachment 3 To find that the applicant has common ownership in the article(s) 4 To make an order that the Creditor pay to the Applicant the fraction of the proceeds of the sale/value of the articlets) which corresponds to the

IF YOU WISH FURTHER ADVICE CONTACT ANY CITIZENS ADVICE BUREAUTLOCAL ADVICE

$$\begin{split} & Applicant's \ interest \ in \ the \ article(s) \\ & S = - To \ award \ expenses \ (if \ competent) \end{split}$$

(Date)

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Form 22Debt Arrangement and Attachment (Scotland) Act 2002, section 47(1)

Rule 25(1)

Sheriff Court, (name)

APPLICATION FOR EXCEPTIONAL	/20
ATTACHMENT ORDER	(Court Ref No)
	(1) APPLICANT
Λ	The Applicant is the Creditor
(1) Insert name and B address	Other persons having an interest The Debtor (1)
(2) Insert name C	Decree was granted in an action by the Creditor(s) (2)
Give details of the nature of the debt particularly whether it relates to tax, duty or	in the Court of Session/Sheriff Court at on 20 against the Debtor(s) (2) (or give details of other document or summary warrant)
any trade or basiness carried on by the Debtor and produce on extract	
D C) beautables	Address of dwelling-house where exceptional attachment order is to be executed (3)
(3) Insert address	The debtor does/*not reside at dwelling-house
	The debtor does/*not carry on a trade or business in this dwelling-house
(give des	ails) The creditor has taken steps to negotiate (or seek to negotiate) a settlement of the debt*
(give det	rils) The creditor has taken steps to execute (or attempt to execute) an arrestment and action of furthcoming or sale, and an earnings arrestment in order to secure payment of the debt
(*dolete as appropriate and give details if necessary)	A Time to Pay Direction/Time to Pay Order was made/not made in respect of this *debt/another debt. If made it has lapsed/ is still in force
(*delete as appropriate and give details if necessary)	*The Debtor has been provided with a debt advice and information package
	There is a reasonable prospect that the sum-recovered from auction of non-essential assets of the debtor kept in the dwellinghouse would be at least equal to the aggregate of chargeable expenses and £100

(include details of any other matters that you wish the sheriff to take into account)

(*delete as appropriate)

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This application is made under Section 47(1) of the Debt Arrangement and Attachment (Scotland) Act 2002 The Applicant osks the court:-

- 1 To fix a Hearing
- 2 To order the Sheriff Clerk to intimate this application and the date of the hearing to the Creditor and Debtor
- 3 To serve the debtor with a copy of form (insert number)
- **4*** To order the debtor to receive a visit for the purpose of money advice
- 5 To make an exceptional attachment order authorising within (specify time) the attachment, removal and auction of non-essential assets of the debtor which are, at the time when an attachment is executed, kept in the dwellinghouse specified above
- 6 To appoint (insert name), officer of court, to arrange for such attachment, removal and auction, and to grant authority to open shut and lockfast places for these purposes (Date)

NOTE: IF NECESSARY ATTACH A SEPARATE SHEET FOR DETAILS IN SECTION D

IF YOU WISH FURTHER ADVICE CONTACT ANY CITIZENS ADVICE BUREAU/LOCAL ADVICE CENTRE/SHERIFF CLERK OR SOLICITOR

Form 23Debt Arrangement and Attachment (Scotland) Act 2002, section 47

(Date)

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Rule 25(2)(c)(i)

APPLICATION UNDER SECTION 47(1) OF THE DEBT ARRANGEMENT AND ATTACHMENT (SCOTLAND) ACT 2002 FOR EXCEPTIONAL ATTACHMENT ORDER

FORM OF SERVICE

(Place)

Γο	(debtor)
You are served with a copy of the above apply $Debior$	lication together with a copy of Form 24 (declaration
	financial circumstances prior to the hearing you must e it with the Sheriff Clerk at (address) no later than*
	advocate, solicitor or other authorised person) at the a so the application may be considered and granted in
	Signed Sheriff Clerk/Depute

Sheriff Clerk to insert dates before service

viusert date that is 10 days before the date of the hearing

IF YOU WISH FURTHER ADVICE CONTACT ANY CITIZENS ADVICE BUREAU/LOCAL ADVICE CENTRE/SHERIFF CLERK OR SOLICITOR

Form 24Debt Arrangement and Attachment (Scotland) Act 2002, section 47(4)(g)

Rule 25(2)(c)(ii)

DECLARATION BY DEBTOR OF FINANCIAL CIRCUMSTANCES IN AN APPLICATION FOR AN EXCEPTIONAL ATTACHMENT ORDER

This section must be completed		ig address)	Court Ref No
•			
•			
before service			
octore with the			Hearing Date
	CREDITOR'S FULL		DEBTOR'S FULL
	NAME AND ADDRES	is	NAME AND ADDRESS
I, (name) debt	tor in the foregoing applicat	tion would like the cou	rt to consider my financial
circumstances in consid	lering whether to make an	exceptional attachmen	t order.
And/or			
I, Declare that I own th	e following non-essential as	ssets. These assets are	located
มเ			
(insert address)	and are va	dued at (<i>insert estimate</i>	d ratue
of each article)			
** · · · · · · · ·	11 (41 (ar i i i i i i i i i i	11.6 411.66 4 1 1 3
	kly/monthly/fortnightly		kly/monthly/fortnightly
Rent/Mortgage	£	Wages	£
Rent/Mortgage Council Tax	Ē.	Wages Benefits (specify)	£
Rent/Mortgage	£ £ £	Wages	£
Rent/Mortgage Council Tax Gas/electricity etc Food	£ £ ñ £	Wages Benefits (specify)	£
Rent/Mortgage Council Tax Gas/electricity etc	£ £ £	Wages Benefits (specify)	£
Rent/Mortgage Council Tax Gas/electricity etc Food	£ £ ñ £	Wages Benefits (specify)	£
Rent/Mortgage Council Tax Gas/electricity etc Food Loans and credit	۲ ٤ ٤ ۴	Wages Benefits (specify)	£
Rent/Mortgage Council Tax Gas/electricity etc Food Loans and credit Agreements	۲ ٤ ٤ ۴	Wages Benefits (specify)	£
Rent/Mortgage Council Tax Gas/electricity etc Food Loans and credit Agreements Other (details)	£ £ £	Wages Benefits (specify)	£
Rent/Mortgage Council Tax Gas/electricity etc Food Loans and credit Agreements Other (details)	£ £ £	Wages Benefits (specify) Other (details)	£ £
Rent/Mortgage Council Tax Gas/electricity etc Food Loans and credit Agreements Other (details)	£ £ £ £ £ £ £ £ £ £ £ £ £ £ £ £ £ £ £	Wages Benefits (specify) Other (details)	£ £
Rent/Mortgage Council Tax Gas/electricity etc Food Loans and credit Agreements Other (details) Total If you wish to provid	£ £ £ £ £ £ £ £ £ £	Wages Benefits (specify) Other (details)	£

Please list details of all capital held, eg equity on house, amount in savings account, shares or other investments as necessary on a separate sheet

If appropriate, give details of any money adviser who has advised in the completion of this declaration

IF YOU WISH FURTHER ADVICE CONTACT ANY CITIZENS ADVICE BUREAU/LOCAL ADVICE CENTRE/SHERIFF CLBRK OR SOLICITOR

Form 25Debt Arrangement and Attachment (Scotland) Act 2002, section 47

Rule 28

Important Notice

With these papers is a copy of at Exceptional Attachment Order made by the court.

It shall be regarded as a breach of an Exceptional Attachment Order if you, the debtor, or any other person who knows that the Exceptional Attachment Order has been made—

- ntoves any article that forms part of the debtor's non-essential assets from the dwe linghouse in which it is kept, or
- or for the debtor to sell, make a gift of or otherwise relinquish ownership of any such article;

without the consent of the sheriff.

Any person who knows that an Exceptional Attachment Order has been made who wilfully damages or destroys any article(s) which forms part of the debtor's non-essential assets before an attachment is executed shall be regarded as acting in breach of the order.

If or any time after an Exceptional Attachment Order has been made, an article which forms part of the debtor's non-essential assets is stelen, the debtor shall give nonce to the creditor, the efficer of court (if known) and the sheriff who granted the order of that fact and of any related claim which the debtor makes, or intends to make, under a contract of insurance. Any failure by the debtor to give notice shall be regarded as a breach of the order.

IF YOU WISH FURTHER ADVICE CONTACT ANY CITIZENS ADVICE BUREAU/LOCAL ADVICE CENTRE/SHERIFF CLERK OR SOLICITOR

Form 26Debt Arrangement and Attachment (Scotland) Act 2002, section 47(5)

Rule 29 Sheriff Court, (name)..... REPORT OF VISIT TO GIVE MONEY ADVICE. I On (date) the sheriff made an order for a visit to (name) the debtor at (address). The application for an Exceptional Attachment Order was continued until 2 3 (State here that visit made to debtor or give details of attempts to make visit. also confirm whether money advice given to debtor. Unless confidential, state advice given to debtor). (Report here on any matters ordered by the sheriff). 5 *The debtor indicated that he intends to attend court at the next hearing./The debtor will not attend the next hearing/I will attend the next hearing. (Designation of money adviser and date of report)

Form 27Debt Arrangement and Attachment (Scotland) Act 2002, section 50(1)

Rule 31(1)

Sheriff Court, (name) APPLICATION FOR/20.... CONSENT TO MOVE ANY ARTICLES, (Court Ref No.) SELL, MAKE A GIFT OF OTHERWISE. RELINQUISH APPLICANT (1)OWNERSHIP +delete The Applicant is * The Debtor * A person who knows the exceptional attachment Order was made (1) Insert ranso and Other persons having an interest address The Creditor (1) " The Dehtor (1) " The Officer of Court (1) C (2) Inseri name An exceptional attachment order was executed by (2) (3) Insert address Officer of Court on the instructions of the Creditor 20 at (3) D Among the articles attached was/were the following:-(specify details of where An auction of the attached article(s) has not yet taken place and when auction to be held if this has been * The applicant seeks consent to move the above article(s). fixed) from the dwellinghouse * The applicant seeks consent to *self/make a gift of or otherwise relinquish ownership of the above article(s) (give reasons for application) This application is made under Section 50(1)(a)/(b) of the Deht Arrangement and Attachment (Scotland) Act 2002 The Applicant asks the court:-To fix a Hearing To order the Sheriff Clerk to infimate this application and the date of the hearing to the Applicant ,and to those persons stated above as having an interest and the Officer of Court who carried out the attachment 3° . To consent to the removal of the article(s) from the dwellinghouse #delete as appropriate 4* To consent to the sale/making a gift of/or to relinquishing of ownership of the article(s) To award expenses (if competent) (Done)IF YOU WISH FURTHER ADVICE CONTACT ANY CITIZENS ADVICE BUREAU/LOCAL ADVICE

Form 28Debt Arrangement and Attachment (Scotland) Act 2002, section 55(2)

CENTRE/SHERIFF CLERK OR SOLICITOR

Rule 34(1)

Sheriff Court, (name) APPLICATION FOR RETURN OF/20.... ARTICLES SUBJECT (Court Ref No) TO EXCEPTIONAL. ATTACHMENT APPLICANT (1) REMOVED (1)WHERE ATTACHMENT NOT COMPETENT (2) A The Applicant is the Debtor WHERE AUCTION UNDULY HARSH OR (3) SENTIMENTAL VALUE (1) Insert name and D Other persons having an interest address The Creditor (1) Officer of Court (1) \mathbf{C} (2) Insert name. An exceptional attachment order was carried out by (2) Officer of Court on the instructions of the Creditor (3) Insert address. 20 - at(3) $0 \blacksquare$ D Among the articles attached was/were the following:-[®]detere as appropriate The(se) articles should be released from attachment * (a) as the attachment is not competent. * (b) sale of the articles would be unduly harsh * (c) the article(s) is/are of sentimental value to the debtor and is/ are likely to realise, on sale by auction, an aggregate amount not exceeding £150. (state reasons why application should be granted) This application is made under Section 55(2) of the Debt Arrangement and Attachment (Scotland) Act 2002 The Applicant asks the court:-1 To fix a Hearing To order the Sheriff Clerk to intimate this application and the date of the hearing to the Applicant, and the other persons having an interest 3 To order that attachment of the said article(s) is to cease to have cffect 4. To order Officer of Court (2) to return the said articles(s) to the dwellinghouse at which it was/they were attached 5 To award expenses (if competent)

IF YOU WISH FURTHER ADVICE CONTACT ANY CITIZENS ADVICE BUREAULOCAL ADVICE CENTRE/SHERIFF CLERK OR SOLICITOR

(Date)

APPENDIX 2

GLOSSARY

Rule 1(4)

Absolve

To find in favour of and exonerate the defender.

Absolvitor

An order of the court granted in favour of and exonerating the defender which means that the pursuer is not allowed to bring the same matter to court again. See also *dismissal* below.

Action of count, reckoning and payment

A legal procedure for requiring someone to account for their dealings with assets under their stewardship. For example, a trustee might be subject to such an action.

Action of furthcoming

A final stage of diligence or enforcement. It results in whatever has been subject to arrestment being made over to the person who is suing. For example, where a bank account has been arrested this results in the appropriate amount being transferred to the pursuer.

Appellant

A person making an appeal against the sheriff's decision. This might be the pursuer or the defender.

Arrestee

A person with whom an arrestment is lodged, and therefore subject to the arrestment.

Arrestment on the dependence

A court order granting until a final court decision a temporary security over goods, or funds in a bank account, held on behalf of the defender by someone else (for example, a bank).

Arrestment to found jurisdiction

An order to give the court jurisdiction to hear a case against a person who has goods or other assets in Scotland. This is achieved by arresting the goods or assets on the dependence of the action.

Lay representative

A person other than a solicitor or advocate who represents a party to a cause or application. In particular, in these Rules such a person unless employed as a lay representative must receive no fee, gain or reward (directly or indirectly) for their actions.

Calling date

The date on which a summary cause action will first be held in court.

Cause

Another word for case or claim.

Caution (pronounced kay-shun)

A security given to ensure that some obligation will be carried out. This will be either a sum of money, or a guarantee of payment by someone other than the parties to a case (for example, an insurance company).

Certificate of execution of service

The document recording that an application to, or order or decree of, the court for service of documents has been effectively served.

Charge

A notice to obey a decree of a court. A common type is one served on the defender by a sheriff officer on behalf of the pursuer who has won a case demanding payment of a sum of money.

Claim

The part of the writ or summons which sets out the legal remedy which the pursuer is seeking.

Commission and diligence

An order appointing a solicitor or advocate (the Commissioner) to supervise on behalf of the court the disclosure of documents relating to a case. It is combined with a diligence authorising the Commissioner to require attendance as a witness of the person alleged to be holding any particular document (the *haver*).

Consign, or consignation

The deposit in court, or with a third party, of money or an article in dispute.

Continuation

An order made by the sheriff postponing the completion of a hearing until a later date or dates.

Contribution, Right of

The right of one person who is legally liable to pay money to someone to claim a proportionate share from others who are also liable.

Counterclaim

A claim made by a defender in response to the pursuer's case and which is not necessarily a defence to that case. It is a separate but related case against the pursuer, which is dealt with at the same time as the pursuer's case.

Damages

Money compensation payable for a breach of contract or some other legal duty.

Declarator of irritancy of a lease

A decision of a court finding that a tenant has failed to observe a term of a lease, and that the landlord is therefore entitled to insist that the tenant shall leave the property.

Decree

An order of the court containing the decision of the case in favour of one of the parties and granting the remedy sought or disposing of the case.

Decree of ejection

A decree ordering someone to leave land or property which they are occupying. For example, it is used to remove tenants in arrears with their rent.

Decree of removing

A court order entitling someone to recover possession of heritable property and ordering a person to leave land which he is occupying. For example, it is used to remove tenants in arrears with their rent.

Defender

Person against whom a court action is started.

Deliverance

A decision or order of a court.

Diet

Date for a court hearing.

Diligence

The collective term for the procedures used to enforce a decree of a court. These include attachment of moveable items and arrestment of wages.

Dismissal

An order bringing to an end the proceedings in an action. Unlike an order for *absolvitor* (see above), it is usually possible for a new action to be brought.

Domicile

The place where a person is normally resident or where, in the case of a company, it has its place of business or registered office.

Execution of service

See Certificate of execution of service

Execution of a charge

The service by sheriff officers of a formal notice requiring that a decree or order of a court be obeyed. See also *Charge*.

Execution of an arrestment

The carrying out of an order of arrestment.

Expenses

The costs of a court case.

Ex proprio motu

A decision or order of the court on the sheriff's own initiative, and not requested by a party to a claim or application

Extract decree

The actual decree (or *interlocutor*) is recorded in the court registers. The extract is the official document, which is proof of any order of the court, although usually it is used as proof of the final decision in the action. It is used, for example, to enforce payment of a sum awarded.

Fund in medio

See Multiplepoinding.

Haver

A person who holds documents which are required as evidence in a case (see Commission and Diligence above).

Hearing date

The date on which a small claim action will first be held in court.

Heritable property

Land and buildings.

Incidental application

An application that can be made during the course of a small claim or summary cause for certain orders. Examples are applications for the recovery of documents or to amend the statement of claim.

Interlocutor

The official record of the order or judgement of a court.

Interrogatories

Written questions put to someone in the course of a court case, and answered on oath.

Intimation

Giving notice to another party of some step in a cause.

Jurisdiction

The authority of a court to hear particular cases.

Ish

The date on which a lease terminates.

Letter of request

A document issued by the sheriff court requesting a foreign court to take evidence from a specified person within its jurisdiction or to serve Scottish Court documents on that person.

Messenger at arms

Officers of court who serve documents issued by the Court of Session.

Minute

A document produced in the course of a case in which a party makes an application or sets out his position on some matters.

Minute for recall

A form lodged with the court by one party asking the court to recall a decree.

Motion

An application that can be made during the course of an action for certain orders. This type of application is called an incidental application in small claim or summary cause actions (see above).

Multiplepoinding (pronounced "multiple pinding")

A special type of action in which the holder of property, etc. (referred to as the fund *in medio*) requires claimants upon it to appear and settle claims in court. For example, where the police come into possession of a stolen car of which two or more people claim to be owner this procedure could be used.

Officer of court

A sheriff officer, messenger at arms, advocate, solicitor or sheriff clerk.

Options Hearing

A preliminary stage in an ordinary cause action.

Ordinary cause

Another legal procedure for higher value cases available in the sheriff court.

Party litigant

A person who conducts his own case.

Process

The court file containing the collection of documents relating to a case.

Productions

Documents or articles which are used in evidence.

Pursuer

The person who starts a claim or cause.

Recall of an arrestment

A court order withdrawing an arrestment.

Restriction of an arrestment

An order releasing part of the money or property arrested.

Recall of a decree

An order cancelling a decree which has been granted.

Recovery of documents

The process of obtaining documentary evidence which is not in the possession of the person seeking it (eg hospital records necessary to establish the extent of injuries received in a road accident). See also *Commission and Diligence* above.

Remit between procedures

A decision of the sheriff to transfer an action to another court procedure eg a summary cause to either the small claim or ordinary cause procedure.

Respondent

When a decision of the sheriff is appealed against, the person making the appeal is called the appellant. The other side in the appeal is called the respondent.

Return day

The date by which the defender must send a written reply to the court in a small claim or summary cause and, where appropriate, the date by which the pursuer must return the summons to court.

Schedule of arrestment

A list of items which has been arrested.

Serve/service

Sending a copy of the summons or other court document to the defender or another party.

Sheriff clerk

The court official responsible for the administration of the sheriff court.

Sheriff officer

The officer of court who serve sheriff court documents and enforces sheriff court orders.

Sist of action

The temporary suspension of a court case by court order.

Sist as a party

To add another person as a litigant in a case.

Small claim

Another legal procedure in the sheriff court for claims having a lower value than summary cause.

Specification of documents

A list lodged in court of documents for the recovery of which a party seeks a court order (see *Commission and Diligence*).

Stated case

An appeal procedure where the sheriff sets out his findings and the reasons for his decision and states the issues on which the decision of the sheriff principal is requested.

Statement of claim

The part of the summons in which pursuers set out details of their cases against defenders.

Summary cause

Another legal procedure available in the sheriff court. It is used for certain types of claim usually having a higher value than a small claim, and a lesser value than those dealt with as ordinary actions.

Summons

The form which must be filled in to begin a small claim or summary cause.

Time to pay direction

A court order for which a defender who is an individual may apply permitting a sum owed to be paid by instalments, or by a single payment at a later date.

Time order

A court order that assists debtors who have defaulted on an agreement regulated by the Consumer Credit Act 1974 (c. 39), and which may be applied for during a court action.

Warrant for diligence

Authority to carry out one of the diligence procedures.

Writ

A legally significant writing. An example is an Initial Writ, which is used to begin an ordinary action in the same way that a summons is used to begin a *small claim or a summary cause* action.

SCHEDULE 2 Article 3

FORMS OF SUMMARY WARRANT

Form No.	Description	Article No.
A	Warrant for recovery of rates etc.	3(2)
В	Warrant for recovery of VAT etc.	3(2)

Form A

Article 3(2)

SUMMARY WARRANT FOR THE RECOVERY OF

(insert type of sum due eg, Rates, Community Charge, Council Tax etc under (insert section and statute under which sum due)

(Place and date)

The Sheriff having considered the application dated (date) by (name and address of applicant) along with the certificate produced, and it being stated in the application that an action has not been commenced for the recovery of any amount due, grants a summary warrant authorising recovery of the amount remaining due and unpaid by each person specified in the application along with a surcharge of 10 per cent of that amount, by all lawful execution.

Sheriff

Form B

Article 3(2)

SUMMARY WARRANT FOR THE RECOVERY OF

(insert type of sum due eg, Value Added Tax, Car Tax etc) under (insert section and statute under which sum due)

(Place and date)

The Sheriff having considered the application dated (date) by (name and address of applicant) along with the certificate produced, grants a summary warrant authorising recovery of the amount remaining due and unpaid by each person specified in the application by all lawful execution.

Sheriff

SCHEDULE 3

Article 4

MINOR AND CONSEQUENTIAL AMENDMENTS

Act of Sederunt (Proceedings in the Sheriff Court under the Debtors (Scotland) Act 1987) 1988(14) (S.I.1988/2013)

- **1.**—(1) In rule 6 (applications for variation or recall of time to pay orders, poindings or advertisements)—
 - (a) in the heading for "poindings" substitute "attachments"; and
 - (b) in paragraph (1) for "a poinding" substitute "an attachment".
 - (2) In the Schedule (Forms)-
 - (a) in form 2 (application for a time to pay order), in Part C–
 - (i) for "poinding" substitute "attachment";
 - (ii) in crave 2, for "poinding" substitute "attachment";
 - (iii) for crave 4, substitute-
 - "4. To order that no further steps shall be taken by the creditor or the sheriff officer in the diligence concerned, other than in the case of an attachment making a report of the attachment under section 17 of the Debt Arrangement and Attachment (Scotland) Act 2002, or applying for an order under sections 17(1), 20(1), and 21(10) of that Act."; and
 - (iv) in the extract from section 5(4) and (5) of the Debtors (Scotland) Act-
 - (aa) in subsection (4) for paragraphs (e) and (ee) substitute-
 - "(e) in relation to a debt including any sum due to—
 - (i) a rating authority for payment of rates;
 - (ii) a regional or islands council for the payment of any community charge, community water charge, council tax, or council water charge;

 $^{(14) \;\;} S.I. \; 1988/2013; \; amended \; by \; S.I. \; 1996/2709 \; and \; 1999/1820.$

- (iii) a collecting authority (within the meaning of section 79 of the Local Government etc. (Scotland) Act 1994) in respect of any charges payable to them by virtue of that section; or
- (iv) a regional or islands council for payment of any amount payable as a civil penalty within the meaning of subsection (9) below."; and

(bb) in subsection (5), omit paragraph (a);

- (b) in form 3 (application for variation or recall of a time to pay order, arrestment and poinding)-
 - (i) in the heading, for "POINDING" substitute "ATTACHMENT";
 - (ii) in section 3, in paragraph (c) for "poinding" or "poinding" in each case where either occurs substitute "attachment" or "attachment" as appropriate; and
 - (iii) in section 4, in paragraph 3 for "poinding" substitute "attachment";
- (c) in form 43 (application for a conjoined arrestment order), in section 5 for "poinding" substitute "attachment"; and
- (d) in form 64 (warrant for intimation), in section 3, for "pointing" substitute "attachment".

Act of Sederunt (Form of Charge for Payment) 1988(15) (S.I. 1988/2059)

2. In the Schedule (form of charge for payment of money), for "poinding and sale" substitute "attachment and auction".

Act of Sederunt (Messengers-at-Arms and Sheriff Officers Rules) 1991(16) (S.I. 1991/1397)

- 3. In rule 30 (dealings in goods poinded or sold by virtue of diligence)—
 - (a) in the heading, for "poinded" substitute "attached"; and
 - (b) in paragraph (a), for "poinded" substitute "attached".

Act of Sederunt (Sheriff Court Ordinary Cause Rules) 1993(17) (S.I. 1993/1956)

4. In rule 33.67 (form of applications), in paragraph (2) for "pointing" substitute "attachment".

Act of Sederunt (Rules of the Court of Session 1994) 1994(18) (S.I. 1994/1443)

- 5. In rule 16.15 (forms for diligence), in section (1) for paragraph (j) substitute—
 - "(j) in the case of an attachment, a schedule in form 3, and a report of attachment in form 8, in Appendix 1 of Schedule 1 to the Act of Sederunt (Debt Arrangement and Attachment (Scotland) Act 2002) 2002."

Act of Sederunt (Sheriff Court Bankruptcy Rules 1996)(19) (S.I. 1996/2507)

6. In the Schedule (Sheriff Court Bankruptcy Rules) in Appendix 1 (forms), in form 2 (form of debtor's petition (without concurrence of qualified creditor(s) under the Bankruptcy (Scotland) Act 1985) for "poinding" substitute "attachment (or any attempt to attach)".

 $^{(15) \}quad S.I.\ 1988/2059; \ revoked\ so\ far\ as\ it\ applied\ to\ the\ Court\ of\ Session\ by\ S.I.\ 1994/1443.$

⁽¹⁶⁾ S.I. 1991/1397; amended by S.I. 1998/2636 and 1999/678, and by S.S.I. 2000/20.

⁽¹⁷⁾ S.I. 1993/1956; amended by S.I. 1996/2167, rule 6 substituted by S.S.I. 2000/239, and repealed in part by S.S.I. 2002/132 and 133.

⁽¹⁸⁾ S.I. 1994/1443; relevant amending instrument is S.I. 1998/2637.

⁽¹⁹⁾ S.I. 1996/2507.

Act of Sederunt (Child Care and Maintenance Rules) 1997(20) (S.I. 1997/291)

- 7. In rule 5.43 (enforcement of registered order)—
 - (a) for "poind" substitute "attach"; and
 - (b) for "sale in respect of a pointing" substitute "auction in respect of an attachment".

SCHEDULE 4

Article 5

REVOCATIONS

(1) Act of Sederunt	(2) Reference	(3) Extent of revocation
Act of Sederunt (Proceedings in the Sheriff Court under the Debtors (Scotland) Act 1987) 1988	S.I. 1988/2013	The whole of Part III and in the Schedule, Forms 4 to 29
Act of Sederent (Proceedings in the Sheriff Court under the Debtors (Scotland) Act 1987) (Amendment) 1996(21)	S.I. 1996/2709	The whole instrument

EXPLANATORY NOTE

(This note is not part of the Act of Sederunt)

This Act of Sederunt makes rules of procedure in the sheriff court for applications relating to attachments and auctions.

The form of diligence over corporeal moveable property known as attachment was created by Parts 2 and 3 of the Debt Arrangement and Attachment (Scotland) Act 2002. That Act of the Scottish Parliament also abolished the form of diligence over corporeal moveable property known as poinding, and any consequent warrant sale.

This Act therefore revokes the rules of procedure for applications relating to pointings and warrant sales, made under the Debtors (Scotland) Act 1987. It makes the savings provision necessary as a result of that revocation.

This Act makes minor and consequential amendments to other rules of procedure in the sheriff courts and Court of Session.

This Act provides for new forms of summary warrant, which may be granted by the sheriff for recovery of certain kinds of taxes and charges.

⁽²⁰⁾ S.I. 1997/291; amended by S.I. 1998/1993 and 2130, and by S.S.I. 2000/388.

⁽²¹⁾ S.I. 1996/2709.

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