## SCHEDULE

## **FORMS**

# ARRANGEMENT OF FORMS

## EXTENSION OF TIME TO PAY AND RELATED MATTERS

Form No.	Title	Rule
1	Application for variation or recall of a time to pay direction and arrestment	4(1)
2	Application for time to pay order	5(1)
3	Application for variation or recall of a time to pay order, arrestment and poinding	6(1)
POINDINGS AND WARR	ANT SALES	
4	Application for release of poinded article	8(1)
5	Poinding schedule	11
6	Application for security of poinded article	12(1)
7	Application for immediate disposal of perishable poinded article	13(1)
8	Receipt under s.21(5) of, and para 6(5) of Schedule 5 to the Debtors (Scotland) Act 1987	14
9	Report of poinding	15(1)
10	Application for release of poinded article on ground of undue harshness	16(1)
11	Application for declarator that poinding invalid or ceased to have effect or for recall of poinding	17(1)
12	Application for sist of proceedings in pointing of mobile home	18(1)
13	Application for extension of duration of poinding	19(1)
14	Application for authority to move poinded article	20(1)

1

Form No.	Title	Rule
15	Application for an order for restoration of removed article	21(1)
16	Application for recall of an order for restoration of removed article	22(1)
17	Application for authority to execute further poinding	23(1)(b)
18	Application for authority to execute further poinding and/ or to revalue damaged article	24(1)
19	Application for an order for consignation by third party	25(1)
20	Application for warrant of sale of poinded article	26(1)
21	Note to debtor of application for warrant of sale	26(5)
22	Consent under section 32(1) and 32(4) of, and paragraph 14(2) and (3) of Schedule 5 to, the Debtors (Scotland) Act 1987	27(1)
23	Receipt under section 33(3) of, and paragraph 15(3) of the Schedule 5 to, the Debtors (Scotland) Act 1987	28
24	Application for variation of a warrant of sale of poinded article	30(1)
25	Notice to debtor of application for variation of a warrant of sale	30(5)
26	Report of sale	31(1)
27	Application for release of poinded article belonging to third party	34(1)
28	Application for release of poinded article in common ownership	35(1)
29	Application for finding of common ownership of poinded article	36(1)
DILIGENCE AGAI	INST EARNINGS	
30	Earnings arrestment schedule	38(1)

Form No.	Title	Rule
31	Intimation to employer under section 49(8) of the Debtors (Scotland) Act 1987	39(1)
32	Application for declarator that earnings arrestment invalid or ceased to have effect	40(1)
33	Application for determination of dispute in operation of earnings arrestment	41(1)
34	Current maintenance arrestment schedule	42(1)
35	Intimation to employer under section 53(4) of the Debtors (Scotland) Act 1987	43(1)
36	Intimation to employer under section 53(5) of the Debtors (Scotland) Act 1987	44(1)
37	Intimation to debtor under section 54(1)(a) of the Debtors (Scotland) Act 1987	45(1)
38	Application for declarator that current maintenance arrestment invalid ceased to have effect	46(1)
39	Application for recall of a current maintenance arrestment	47(1)
40	Application for determination of dispute in operation of current maintenance arrestment	48(1)
41	Application for payment by creditor to debtor of penalty sum	51(1)
42	Application for order on employer to provide information	52(1)
43	Application for conjoined arrestment order	53(1)
44	Form of notice of application for a conjoined arrestment order	53(4)
45	Conjoined arrestment order	54(1)
46	Notice of service of conjoined arrestment order	54(5)

Form No.	Title	Rule
47	Application for warrant for diligence against employer	55(1)
48	Application for order on employer to provide information	56(1)
49	Application for variation of a conjoined arrestment order	57(1)
50	Form of notice of application for variation of a conjoined arrestment order	57(3)(a)
51	Notice of service of an order varying a conjoined arrestment order in terms of section 62(5) of the Debtors (Scotland) Act 1987	57(7)(b)
52	Intimation to employer in terms of section 63(7) of the Debtors (Scotland) Act 1987	58(1)(a)
53	Intimation to employer in terms of section 63(8) of the Debtors (Scotland) Act 1987	58(1)(b)
54	Application for determination of dispute in operation of conjoined arrestment order	59(1)
55	Application for payment by creditor to debtor of penalty sum (conjoined arrestment order)	60(1)
56	Application for recall of conjoined arrestment order	61(1)
57	Application for recall of conjoined arrestment order by all creditors whose debts are being enforced by it	62(1)
58	Application for variation of conjoined arrestment order	63(1)
59	Notice of service of an order varying a conjoined arrestment order in terms of section 66 of the Debtors (Scotland) Act 1987	65(3)(b)
60	Certificate of execution of earnings arrestment schedule/ current maintenance arrestment schedule	67

Form No.	Title	Rule
WARRANTS FOR DILIG	ENCE	
61	Summary warrant for recovery of rates or community charge	68(1)
62	Summary warrant for recovery of rates	68(2)
63	Summary warrant for recovery of taxes etc.	68(3)
MISCELLANEOUS		
64	Warrant for intimation	73(1)

FORM 1The Debtors (Scotland) Act 1987, Section 3

		Rule 4(1)
Sheriff Court		
APPLICATION FOR VARIATION OR RECALL OF A TIME TO PAY DIRECTION AND ARRESTMENT	BY	
*delete as appropriate	against	
The sheriff on 19 pursuer of the sum of £ along with expense made a time to pay direction directing that the		interest and
*(a) Instalments of £ each *(b) A deferred lump sum which became p  To the best of the applicant's knowledge and	belief the amount which rer	19 . 19 . mains outstanding under
The applicant who is the defender/pursuer wisher (please give details including reasons for application)	es the time to pay direction rec	called or varied as follows
	or	
seeks to have recalled or restricted an arrestment 19 at	nt made on in respect of	(give details)
Therefore the applicant asks the court:  *(a) To recall or vary the time to pay direct  *(b) To recall/restrict the arrestment referr	2	
Date 19	(signed)	
	Applicant	

FORM 2The Debtors (Scotland) Act 1987

	Rule 5(1
Sheriff Court	
PART A	
	PERSON TO WHOM DEBT DUE
PART B  *(a) The applicant is the defend Session by the creditor in wh 19 for £;	er in an action raised in this Sheriff Court/Court of nich decree was granted on
*delete as appropriate	OR
*(b) The debt due by the application for diligence (give details of	ant is payable under a document bearing a warrant of this document):-
relating to the debt has been made and that at the	dge and belief that no time to pay direction or order date of this application the amount outstanding is court expenses and any payments made to account).
The applicant states that the following steps have  *(a) A charge for payment has been served of  *(b) An arrestment has been carried out;  *(c) An action for adjudication of debt has be	on the applicant;
PART C The applicant offers to pay the *(a) By instalments of £ (Tick one box only)	outstanding amount each Week Fortnight Month
OR	
*(b) In one payment within	Weeks/Months

The applicant's	financial position is:-		
My outgoings are:	Weekly Fortnightly Monthly	My income is:	Weekly Fortnightly Monthly
Rent/Mortgage	£	Wages/Pensions	s £
Heating	£	Social Security	£
Food	£	Other	£
HP	£		
Other	£		
Total	£	Total	£
Dependents: C	hildren-how many	Dependent rela	atives-how many
Here list all cap investments:-	ital (if any) eg value of house; amou	int in bank/building	society account; shares or other
Here list any o	utstanding debts:-		A.T.
Here specify an	ny action taken by creditor to enfo	rce the debt (eg ar	restment: poinding; etc):-

The applicant asks the	he court-
1	. To make a "time to pay order"
*2	. To make an order recalling the following poinding (give details):-
*3	. To recall or restrict the following arrestment(s) (give details):-
*delete as appropriate	OR
*4	<ol> <li>To order that no further steps shall be taken by the creditor in the diligence concerned other than in the case of a poinding, applying for an order under section 21(1) of Debtors (Scotland) Act 1987 or making a report of the execution of the poinding under section 22 of that Act.</li> </ol>
Date	(Signed) 19 Applicant

#### EXTRACT FROM SECTION 5(4) AND (5) OF THE DEBTORS (SCOTLAND) ACT 1987

- "(4) It shall not be competent for the sheriff to make a time to pay order:-
  - (a) where the amount of the debt outstanding at the date of the making of the application under subsection (2) above (exclusive of any interest) exceeds £10,000 or such amount as may be prescribed in regulations made by the Lord Advocate;
  - (b) where, in relation to the debt, a time to pay direction or a time to pay order has previously been made (whether such direction or order is in effect or not);
  - (c) where, in relation to the debt, a summary warrant has been granted;
  - (d) in relation to a debt including any sum recoverable by or on behalf of the Inland Revenue in respect of tax or as if it were tax;
  - (e) in relation to a debt including rates payable to a rating authority;
  - (ee) in relation to a debt including any sum due to-
    - (i) a levying authority in respect of any community charge or community water charge within
      the meaning of section 26 of the Abolition of Domestic Rates Etc (Scotland) Act 1987
      (which defines terms used in that Act) or any amount payable under section 18(3) (payment
      of community charges in respect of backdated period, with surcharge and interest) of that
      Act; or
    - (ii) a regional or islands council in respect of any amount payable as a civil penalty under section 17(10) or (11) (failure to provide information to a registration officer) of that Act; or
  - (f) in relation to a debt including-
    - (i) any duty due under the Betting and Gaming Duties Act 1981;
    - (ii) car tax due under the Car Tax Act 1983; or
    - (iii) value added tax due under the Value Added Tax Act 1983 or any sum recoverable as if it were value added tax.
- (5) Where in respect of a debt to which this section applies:-
  - (a) there has been a pointing of articles belonging to the debtor and a warrant of sale has been granted in respect of them but has not been executed;
  - (b) moveable property of the debtor has been arrested and in respect of the arrested property-
    - (i) a decree in an action of forthcoming has been granted but has not been enforced; or
    - (ii) a warrant of sale has been granted but the warrant has not been executed; or
  - (c) a decree in an action of adjudication for debt has been granted and the creditor has, with the debtor's consent or acquiescence, entered into possession of any property adjudged by the decree or has obtained a decree of maills and duties, or a decree of removing or ejection, in relation to any such property,

it shall not be competent for the sheriff to make a time to pay order in respect of that debt until the diligence has been completed or has otherwise ceased to have effect.".

The Sheriff having considered the foregoing application and being satisfied that it is properly made, meantime sists all diligence in terms of section 8(1) of the Debtors (Scotland) Act 1987 pending the disposal of the application.

Appoints the creditor to furnish the Sheriff with particulars of the decree or other document under which the debt is payable within days of intimation hereof.

Appoints the sheriff clerk to intimate a copy of the application and this interlocutor to the creditor; appoints him if he objects to the granting of this application to make written representations to the court within 14 days of the date of intimation hereof.

Sheriff

	Sheriff Co	urt	
	I have read		application for a "Time to Pay Order" by
		*1.	I do not object to the proposal made and agree to the making of a "Time Pay Order".
		*2.	I object to the granting of the application for the following reasons:-
*delet	te as opriate		
		*3.	I object to the making of a "Time to Pay Order" as proposed, and wish to mai
			the following alternative proposals:-
		*4.	I intend*/do not intend to appear at the hearing.
Date		19	(Signed)Creditor
Pleas			m (or if you wish, a letter with the same information) should be returned b

		Rule 6(1			
Sheriff Court		(Court Ref No)			
OR RECALL ORDER, AR	ON FOR VARIATION BY OF A TIME TO PAY RESTMENT AND				
POINDING					
		Against			
		Respondent			
*delete as appropriate	<ol> <li>*(a) On (date) decree was granted in this Sheriff Court/Court of Session for payment by the defender to the pursuer of the sum of £ along with expenses of £ and interest.</li> </ol>				
	*(b) The debt due by the a bearing a warrant for o	pplicant/respondent is payable under a document diligence (give details of this document):-			
	The sheriff on (date)     outstanding amounting to £     *(a) By instalments of which started on	-			
		hich became payable by			
	outstanding under the said of	s knowledge and belief the amount which remains order at the time of this application is £			
	sought):	pay order recalled or varied as follows (specify order			
	*(b) Seeks the recall or ment served, pers sought):	r restriction of an arrestment (give details of arrest- on on whom served, and date, and specify order			
	*(c) Seeks the recall of	the poinding carried out on the instructions of the of poinding) on (date of poinding).			
	Give reasons for this application:-				
	The applicant asks the court				
	••	he time to pay order as requested.			
	•	t the arrestment referred to.			
	*3. To recall the point				
	*4. (Specify any other	order sought and the diligence to which it relates).			
	Date	SignedApplicant			

FORM 4The Debtors (Scotland) Act 1987, Section 16(4)/Schedule 5, Paragraph 1(4)

		Rule 8(1)
	Sheriff Court	
APPLICATION RELEASE OF I ARTICLE		,
*delete as appropriate	A. The applicant is  *(a) The debtor  *(b) The person claiming ownership in common with the debtor  *(c) A person having possession of the poinded article(s)	
(1) Insert name and address	B. Other persons having an interest are  *(d) The creditor (1)  *(e) The debtor (1)  *(f) (Other) person(s) claiming ownership in common with the de  *(g) A person having possession to the poinded article(s) (1)	btor (1)
(2) Insert name	C. Decree was granted in an action by the pursuer(s) (2)  in the Court of Session/Sheriff Court at on against the defender(s) (2)  (or give details of other docusting summary warrant upon which the poinding proceeded):-	19 ment or
(3) Insert address	D. A poinding of the debtor's belongings was carried out by (1)  Sheriff Officer/Messenger-at-Arms on the instructions of the cree on 19 at (3)	ditor
	E. Among the articles poinded were the following:  The(se) article(s) is/are exempt from poinding. (Give reasons for exemption):  This application is made under section 16(4) of the Debtors (Scot 1987/paragraph 1(4) of Schedule 5 to the Debtors (Scotland) Act  F. The applicant asks the court:  1. To fix a hearing.  2. To order the sheriff clerk to intimate this application and the hearing to the applicant to those persons stated above as having and to the officer of court who carried out the poinding.  3. To order that said article(s) be released from the poinding on that they are exempt.  4. To award expenses (if competent).	otland) Act 1987. date of the gan interest
Date	19 (Signed)	•••••

FORM 5The Debtors (Scotland) Act 1987, \*Section 2O (5)/Schedule 5 Paragraph 5(5)

Rule 11

#### Poinding Schedule

To (name and address of debtor)

\*delete as appropriate On (date) a decree was granted in the \*Sheriff Court, (place)/\*Court of Session in an action by (name and address)

against (name and address)

Pursuer(s)
Defender(s)

(or give details of other document or summary warrant upon which the pointing proceeds)

\*in which you were ordered to pay (specify amounts) to the said (name of creditor)
\*On (date) a charge for payment of these sums (under deduction of £ paid to account since the date of the decree) was served on you.

I, (name and address), \*messenger-at-arms/\*sheriff officer on the instructions of the said (name of creditor) poind at (address) the articles belonging to you specified in the list attached.

The sum now due by you is

I E	Principal sum Interest to date Expenses or other sum (specify) Less paid to account	£ £ £	(Further interest may accrue if the debt is not paid immediately)
C	Charge Fee	£	
P	oinding Fee	£	
(	Other Fee (specify)	£	
7	ravelling	£	
(	Other Outlays (specify)	£	
	TOTAL		

If this sum is not paid \*an application will be made to the sheriff for a warrant to sell the poinded articles/\*arrangements will be made for the sale of the poinded articles.

Payment should be made to (name and address).

\*delete as appropriate \*I am removing the pointed articles to (address of premises) because (officer of court to specify reasons for removal).

You may move the poinded articles 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.

This pointing is carried out by me today (date) and is witnessed by (name and address).

I \*deliver/\*leave this poinding schedule \*to/\*for you (name) today at (address).

## WITNESS

## OFFICER OF COURT

WARNING: Any unauthorised removal of the poinded articles or any wilful damage or destruction of them by the debtor or persons who know the articles have been poinded shall be a breach of poinding and may be dealt with as a contempt of court.

## LIST SPECIFYING POINDED EFFECTS

ARTICLE(S) POINDED VALUE FIXED

WITNESS OFFICER OF COURT

#### YOUR RIGHTS UNDER THE DEBTORS (SCOTLAND) ACT 1987

To (a) the debtor, (b) any person who owns any poinded article in common with the debtor, (c) any person who is in possession of any poinded article, (d) any person whose only or principal residence has been poinded.

- (1) The debtor, any person who owns any pointed article in common with the debtor and any person in possession of a pointed article may apply to the sheriff within fourteen days from the date of the pointing for an order releasing the article on the ground that it is exempt from pointing. Articles which are exempt are listed in \*section 16 of the Act/\*paragraph 1 of schedule 5 to the Act.
- (2) The debtor may at any time after the pointing apply to the sheriff for an order for the security of any of the pointed articles or where they are perishable or likely to diminish in value for their immediate disposal.
- (3) The debtor may redeem any pointed article by paying the officer of court who carried out the pointing the amount fixed by him for the article at the pointing and stated in the pointing schedule. Payment must be made within 14 days from the date of the pointing. This right is subject to the power of the Sheriff to order immediate disposal of pointed articles in certain circumstances.
- (4) The debtor or any person in possession of a pointed article may apply to the sheriff within fourteen days from the date of the pointing for an order releasing the article on the ground that its inclusion in the pointing or its subsequent sale is unduly harsh.
- (5) The debtor may apply to the sheriff on certain grounds stated in the Debtors (Scotland) Act 1987 for an order recalling the pointing or declaring that it is invalid or has ceased to have effect.
- (6) Where a mobile home, such as a caravan, is the residence of the debtor of another person and it has been pointed, an application may be made by such person to the sheriff for an order that for a specified period no further steps shall be taken in the pointing.
- (7) Any person claiming to own any pointed article in common with the debtor may at any time after the pointing and before \*the warrant sale/\*sale of the pointed articles apply to the officer of court for its release from pointing on payment to him of a sum equal to the value of the debtor's interest in the article.

In addition an application may be made to the sheriff within the same period for the release of the article from poinding. The sheriff will release the article if he is satisfied that it is owned in common and either the applicant undertakes to pay to the officer of court the value of the debtors interest in the article or the sheriff is satisfied that the inclusion of the article in the poinding or its subsequent sale is unduly harsh.

Any enquiry relating to the above rights should be made to a solicitor, Citizens Advice Bureau or other local advice centre or to the Sheriff Clerk at

FORM 6The Debtors (Scotland) Act 1987, Section 21(1)(a)/Schedule 5 Paragraph 6(1)(a)

		Rule 12(1)
		Sheriff Court
APPLICATION SECURITY OF ARTICLE		(-)
*delete as appropriate	A.	The applicant is  *(a) The creditor  *(b) The officer of court who carried out the poinding  *(c) The debtor
(1) Insert name and address	В.	Other persons having an interest are *(d) The creditor (1) and the officer of court who carried out the poinding *(e) The debtor (1)
(2) Insert name	C.	Decree was granted in an action by the pursuer(s) (2)  in the Court of Session/Sheriff Court at on 19 against the defender(s) (2) (or give details of other document or summary warrant upon which the poinding proceeded):—
(3) Insert address	D.	A poinding of the debtor's belongings was carried out by (1)  Sheriff Officer/Messenger-at-Arms on the instructions of the creditor on 19 at (3)
	E. T 1	Among the articles poinded were the following:—  It is necessary that an order be made for the security of the poinded article(s) (give reasons why such an order should be made and proposed security arrangements):—  his application is made under section 21(1)(a) of the Debtors (Scotland) Act 987/paragraph 6(1)(a) of schedule 5 to the Debtors (Scotland) Act 1987.
		he applicant asks the court:  1. To order such intimation (if any) and further procedure as the court considers appropriate.  2. To make such order as thought appropriate for the security of the poinded article(s) referred to.  3. To award expenses (if competent).
Date		

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

									Rule 12(1)
			Sher	riff Court					
APPLICATION IMMEDIATE I OF PERISHAB POINDED ART	DISPO LE		(1)						19 Ref No. ) Γ
*delete as appropriate	A.	*(a) *(b)	The o	eant is creditor officer of o	court who	carried	out the poi	inding	
(1) Insert name and address	В.	*(d)	The	sons havin creditor (1) debtor (1)	-		Court who	carried out the p	ooinding
(2) Insert name	C.	in th	e Cou	irt of Sessi e defender	ion/Sheriff	f Court	n	ils of other docu	19 ument or
(3) Insert address	D.	_			enger-at-A			d out by (1)	ditor
		The subs	(se) antial ication	rticle(s) ar lly and rap i):-	e of a per oidly in co	rishable ondition ection 2	or value (g	are likely to det give reasons for he Debtors (Sco	making otland) Act
	19	987/pa the app 1. To 2. To 3. If th	ragraphican orde omak the a e cred	t asks the r such fur e an order rticle(s) is litor or con	of Schedu court:- ther proce for the in /are sold, nsignation erwise ceas	edure as nmediat to orde of the	the Debtor	considers appropriate article(s) of the proceed court until the	et 1987.  priate.  referred to.  s of sale to
Date				19		(Signe	,	PPLICANT	

FORM 8Receipt under the Debtors	(Scotland) Act 1987, Section 21(5)/Schedule 5 Paragraph 6(5) Rule 14
In respect of the poinding executed the sum of £	d on (date) at the instance of A (design) against B (design), received in redemption of the following article(s) viz: (specify)
	(Signature of officer of court and date)
FORM 9The Debtors (Scotland) Ac	ct 1987, Section 22(1)

Rule 15(1)

Report of Pointing

Date of execution of the pointing—(specify)

On (date) a decree was granted in the Sheriff Court, (place)/Court of Session in an action by (name and address)

against (name and address)

Defender(s)
in which the defender(s) were ordered to pay to the pursuer(s)
(specify amounts)

\*(or give details of other document upon which the poinding proceeded)

On (date) a charge for payment of these sums (under deduction of £ paid to account since the date of the decree) was served on the said (name of debtor)

The sum now due by the debtor is

Principal sum
Interest
Expended
Less paid to account

Charge fee
Poinding fee
Travelling
Other outlays (specify)

£

I, (name and address)

messenger-at-arms/sheriff officer

attended at (address) and address) along with the witness (name

on the instructions of

the creditor(s) (name and address)

\*delete if appropriate exhibited the warrant to poind with certificate of execution of charge relating thereto to person(s) present and \*demanded payment of the sum due from the debtor/a person who in the debtor's absence appeared to be authorised to act for him. The said sum not being paid, and having made enquiry of those present as to the ownership of the articles I proposed to poind, \* and in particular whether there were any persons who owned any of the articles in common with the debtor, I thereafter poinded the articles, belonging to the said (name of debtor), specified in the list attached at the valuations contained therein.

I then advised person(s) present of their rights to redeem pointed article(s) or to apply for their release from pointing in terms of sections 16(4), 21(4), 23(1), 41(2) and (3)(a) and 41(3)(b) of the Debtors (Scotland) Act 1987.

I left/removed the poinded articles at/to

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

WITNESS

OFFICER OF COURT

ARTICLE(S) POINDED

VALUE FIXED BY ME/OR OTHERWISE

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

at

day of

\*delete if appropriate \*and served a copy of it by first class post on the said debtor(s)

WITNESS

OFFICER OF COURT

Note: (i) Any assertion made before the submission of this report to the sheriff, that any pointed article does not belong to the debtor(s), must be noted in the report.

(ii) Any redemption of poinded articles by the debtor before the submission of this report to the sheriff must be mentioned in the report.

(iii) Where the report relates to a further or second pointing to enforce the same debt, the officer of court must specify in the report the circumstances justifying the further or second pointing.

FORM 10The Debtors (Scotland) Act 1987, Section 23(1)/Schedule 5 Paragraph 7(1)

	Rule 16(
	Sheriff Court
APPLICATION RELEASE OF I ARTICLE ON O OF UNDUE HA	OINDED (Court Ref No. ) ROUND APPLICANT
*delete as appropriate	A. The applicant is  *(a) The debtor  *(b) A person having possession of the poinded article(s)
(1) Insert name and address	B. Other persons having an interest are  *(c) The creditor (1)  *(d) The debtor (1)  *(e) A person having possession of the poinded article(s) (1)
(2) Insert name	C. Decree was granted in an action by the pursuer(s) (2)  in the Court of Session/Sheriff Court at on 19 against the defender(s) (2)  (or give details of other document or summary warrant upon which the pointing proceeded):—
(3) Insert address	D. A poinding of the debtor's belongings was carried out by (1) sheriff officer/messenger-at-arms on the instructions of the creditor on 19 at (3)
	E. Among the articles poinded were the following:—  The(se) article(s) should be released from the poinding (state why poinding of article(s) is said to be unduly harsh):—
	This application is made under section 23(1) of the Debtors (Scotland) Act 1987/paragraph 7(1) of Schedule 5 to the Debtors (Scotland) Act 1987.  F. 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 to the officer of court who carried out the poinding.  3. To order the said article(s) be released from poinding.  4. To award expenses (if competent).
Date	

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

FORM 11The Debtors (Scotland) Act 1987, Section 24/Schedule 5 Paragraph 8

		Rule	le 17(1)
APPLICATION DECLARATION POINDING INV CEASED TO H EFFECT OR RI POINDING	N TH ALII AVE	AT (Court Ref No. ) APPLICANT	
	A.	The applicant is The debtor	
(1) Insert name and address	В.	Other persons having an interest are The creditor (1)  *A person having an interest (1) (specify nature of interest):-	
(2) Insert name	C.	Decree was granted in an action by the pursuer(s) (2) in the Court of Session/Sheriff Court at on 19 against the defender(s) (2) (or give details of other document or summary warrant upon which the pointing proceeded):—	
(3) Insert address	Б.	A poinding of the debtor's belongings was carried out by (1) sheriff officer/messenger-at-arms on the instructions of the creditor on 19 at (3)	
*delete as appropriate	E.	*(a) Sale of poinded articles has not yet taken place.  *(b) An application for a warrant to sell the poinded articles has not yet been made.  *(c) Intimation has not been given to the debtor under paragraph 16 of schedule 5 to the Act of the date arranged for the removal of the poinded articles for sale or if the articles are to be sold in the premises where they are situated, of the date arranged for the sale.  *(d) The poinding is invalid/has ceased to have effect.  *(e) The poinding should be recalled.  (Give reasons for application):-	
		his application is made under section 24 of the Debtors (Scotland) Act 987/paragraph 8 of Schedule 5 to the Debtors (Scotland) Act 1987.	
	1	<ol> <li>To fix a hearing.</li> <li>To order the sheriff clerk to intimate this application and the date of the hearing to the applicant, to the persons stated above as having an interest, and to the officer of court who carried out the poinding.</li> <li>To make an order declaring that the poinding is invalid or has ceased to have effect.</li> <li>To recall the poinding.</li> <li>To make the following consequential order (give details):         <ul> <li>To award expenses (if competent).</li> </ul> </li> </ol>	
Date			

APPLICANT

FORM 12The Debtors (Scotland) Act 1987, Section 26(1)/Schedule 5 Paragraph 10(1)

									Rule 18(1)
			Sher	riff Court					
APPLICATION OF PROCEEDI POINDING OF HOMES	NGS	IN	(1)				(Court R APPLICANT		
*delete as appropriate	A.	*(a)	The o	cant is debtor rson whose o	nly or princi	pal residence is	a poinded mobile	home	
(1) Insert name and address	B.	(c) *(d)	The o	sons having a creditor (1) debtor (1) rson whose o			a poinded mobile	e home	
(2) Insert name	C.	in th	e Cou	ort of Session	n/Sheriff Co	on	ls of other docun	9 nent or	
(3) Insert address	D.			-			d out by (1)	or	
	1	house This A v *Inti 5 to for so of th This app 1. To 2. To	is the varran matio the A ale or is e date of the plicat ragrapolican of fix a o orde	or other many or other many or other many or only principal of sale has on has not been cut of the data of the articles arranged for ion is made ph 10(1) of St t asks the conhearing.	pal residence not been gra- en given to the de arranged f are to be sold or the sale.  under section of the sale.  under section of the sale.  clerk to inti-	e of the applica e of the applica ented in respect e debtor under p for the removal d in the premises on 26(1) of the o the Debtors (	of the "mobile haragraph 16 of sc of the poinded as where they are si e Debtors (Scot Scotland) Act 19	nome". hedule articles ituated land) A 987.	Act
_		3. To be 4. To	d to to orde taker awar	the officer of r that for such in the point rd expenses	court who on the court who on the court who court who court who court when the court where the court when the c	carried out the he court shall sp nt).	ecify, no further	steps sh	ıall
Date				19	(Si		PLICANT		

FORM 13The Debtors (Scotland) Act 1987, Section 27/Schedule 5 Paragraph 11

			Rule 19(1)
		Sheriff Court	
APPLICATION		(1)	19
(FURTHER) E OF DURATION POINDING		SION	(Court Ref No. ) APPLICANT
*delete as appropriate	A.	The applicant is	
		*(a) The creditor	
		*(b) An officer of court on behalf of a creditor	
(1) Insert name	B.	Other persons having an interest are	
and address		(c) The debtor (1)	
(2) Insert name	C.		
(z) insert nume	C.	Decree was granted in an action by the pursuer(s)	(2)
		in the Court of Session/Sheriff Court at on	19
		against the defender(s) (2)	of other document or
		summary warrant upon which the poinding proceed	
	D.	A poinding of the debtor's belongings was carried	out by (1)
(3) Insert address		sheriff officer/messenger-at-arms on the instruction on 19 at (3)	ns of the creditor
	E.	*(a) The poinding ceases to have effect on	
		or	
		*(b) An extension of duration of poinding extending the poinding so that i on	g was granted on t ceases to have effect
		No application has been made under section 30(1) of sale.	of the Act for warrant
		(Narrate ground(s) for (further) extension):-	
		his application is made under section 27 of the 987/paragraph 11 of Schedule 5 to the Debtors (Scot	
	F. T	he applicant asks the court:-	
		1. To fix a hearing.  2. To order the shoriff clark to intimate this applies	ation and the data of the
		<ol><li>To order the sheriff clerk to intimate this applicate hearing to the applicant, to the debtor and to the out the poinding, (if not the applicant).</li></ol>	
		<ol> <li>To (further) extend the duration of the poinding for</li> <li>To award expenses (if competent).</li> </ol>	or (state period proposed).
Date		, ,	PLICANT

FORM 14The Debtors (Scotland) Act 1987, Section 28(1)(b)/Schedule 5 Paragraph 12(1)(b)

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

APPLICANT

FORM 15The Debtors (Scotland) Act 1987, Section 28(4)(a)/Schedule 5 Paragraph 12(4)(a)

									Rule 21(
		Sh	neriff C	ourt					
APPLICATION F ORDER FOR RESTORATION REMOVED ART	OF	`	) =		-			(Court Ref No APPLICANT	
			licant is						
(1) Insert name	В. [	Othor n	arcone l	houing an i	ntoract				
and address	١,	-	debtor	having an i	nterest	are			
	(	c) The	person	in possessi	ion of th	e poinded a	articl	es (1)	
(2) Insert name	C.	Decree	was gra	nted in an	action b	y the pursu	er(s)	(2)	
	i	n the C	ourt of	Session/Sh	eriff Co	urt at on		19	
		-		iender(s) (2 unt upon wh				s of other document of	or
1	D.	A poind	ing of t	the debtor'	s belong	ings was car	rried	out by (1)	
(3) Insert address		heriff o	fficer/m	nessenger-a 19		on the instru (3)	uction	ns of the creditor	
	E. 7	Among	the arti	cles poinde	ed were	the followin	ng:—		7
	5	3) to the	Debto	otherwise t	han in a	ccordance v	with	premises situated a Part II of or Schedul w in the possesson of	le
				outs of artic	cles if kn	own):-			
	This 1987	applica 7/paragr	ation is raph 12	made und (4)(a) of S	er section	on 28(4)(a) of 5 to the De	of the	e Debtors (Scotland) s (Scotland) Act 1987	Act
I				the court:	-				
		To or	ng to the	sheriff cler	o the deb	otor, the pers	sonin	ration and the date or possession of the poin out the poinding.	
		To ord	der that premis	the person(	(s) in pos hich they	session of the were remo	ie poi	inded articles restore t within a specified per	
Date								PLICANT	

FORM 16The Debtors (Scotland) Act 1987 Section 28(5)(b)+(c)/Schedule 5 Paragraph 12(5) (b)+(c)

		Ru	ıle 22(1)
		Sheriff Court	( )
APPLICATION RECALL OF A FOR RESTOR REMOVED A	N OR	(1) RDER (Court Ref No. ) APPLICANT	)
	A.	The applicant is  *(a) A person having an interest (state nature of interest)	
(1) Insert name and address	В.	Other persons having an interest are (b) The creditor (1) (c) The debtor (1) (d) Any other person having an interest (1)	
(2) Insert name	C.	Decree was granted in an action by the pursuer(s) (2) in the Court of Session/Sheriff Court at on 19 against the defender(s) (2) (or give details of other document or summary warrant upon which the poinding proceeded):-	
(3) Insert address	D.	A poinding of the debtor's belongings was carried out by (1) sheriff officer/messenger-at-arms on the instructions of the creditor on 19 at (3)	
	E.	Among the articles poinded were the following:—  These articles were removed from the premises where they were situated and an order for their restoration to said premises was made by the court, in terms of section 28(4)(a)/Schedule 5 paragraph 12(4)(a) of the Debtors (Scotland) Act 1987 on	
Dut	A 19 F. T	This application is made under section 28(5)(b)+(c) of the Debtors (Scotland) Act 1987/Paragraph 12(5)(b)+(c) of Schedule 5 to the Debtors (Scotland) Act 987.  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 the creditor, the debtor, the officer of court who carried out the poinding and to such other person as the court may require.  3. To recall the order made.  4. To order that said article(s) be released from the poinding.  5. To award expenses (if competent).  (Signed)	

APPLICANT

FORM 17The Debtors (Scotland) Act 1987, Section 28(6)/Schedule 5 Paragraph 12(6)

Rule 23(1)(b) Sheriff Court ..... APPLICATION FOR ..... 19...... (Court Ref No. ) AUTHORITY TO APPLICANT EXECUTE FURTHER POINDING \*delete as The applicant is appropriate \*(a) The creditor \*(b) An officer of court on behalf of the creditor (1) Insert name Other persons having an interest are and address (c) The debtor (1) (2) Insert name Decree was granted in an action by the pursuer(s) (2) in the Court of Session/Sheriff Court at 19 against the defender(s) (2) (or give details of other document or summary warrant upon which the poinding proceeded):-D. A pointing of the debtor's belongings was carried out by (1) sheriff officer/messenger-at-arms on the instructions of the creditor (3) Insert address at (3) E. Among the articles poinded were the following:-These articles were removed from premises at (3) ...... otherwise than in accordance with Part II of or Schedule 5 to the Debtors (Scotland) Act 1987. The debtor was at fault for their removal and authority should be given for the poinding of other articles belonging to him in the same premises (give reasons for the application including reasons for alleging debtor at fault):-This application is made under section 28(6) of the Debtors (Scotland) Act 1987/paragraph 12(6) of Schedule 5 to the Debtors (Scotland) Act 1987. F. 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 the debtor and to the officer of court who carried out the poinding, (if not the applicant). 3. To authorise the poinding of other articles belonging to the debtor in the premises situated at (3) ..... 4. To award expenses (if competent).

(Signed) ......APPLICANT

FORM 18The Debtors (Scotland) Act 1987, Section 29(2)/Schedule 5 Paragraph 13(2)

						Rule 24(
		Sher	riff Court			
APPLICATION		(1)				19
AUTHORITY T EXECUTE FUI POINDING AN REVALUE DA ARTICLE	RTHE ID/OR	TO				(Court Ref No. ) APPLICANT
*delete as appropriate	A.	The applic				
		*(a) The		an habalf of th		
		(b) An o	omcer of court	on behalf of th	ie creditor.	
(1) Insert name and address	В.	Other per	sons having an	interest are		
and address		(c) The de	ebtor (1)			
(2) Insert name	C.	D				(2)
(-)	С.		_	n action by the		(2)
		in the Cou	art of Session/S	Sheriff Court at on		19
		against th	ne defender(s)		aiva datail	s of other document or
		summary	warrant upon	which the poind		
	D.	A poindin	g of the debto	r's belongings v	was carried	out by (1)
(3) Insert address		sheriff offi on	icer/messenger 19	-at-arms on the at (3)	instruction	ns of the creditor
	E.	E. Among the articles poinded were the following which were dama destroyed as specified:-				
		The debto	or has been at	fault for this (s	pecify reas	ons):-
			ticles have been he damaged an		details of t	the alleged reduction in
	T 19	his applicat 987/paragra	ion is made uph 13(2) of Sci	inder section 29 hedule 5 to the	9(2) of the Debtors (S	e Debtors (Scotland) Act Scotland) Act 1987.
	F. T	he applican	t asks the cou	rt:—		
		1. To fix a	_			
		hearing	to the applican	lerk to intimate it, to the debtor : ot the applicant	and to the	cation and the date of the officer of court who carried
				ding of other ar original poindi		nging to the debtor in the ace and/or
				luation of the d	lamaged ar	ticles.
		5. To awa	rd expenses (if	f competent).		
Date			19	(Signed)	-	PLICANT
					AP	

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

FORM 19The Debtors (Scotland) Act 1987, Section 29(3)/Schedule 5 Paragraph 13(3)

Rule 25(1)

		Sheriff Court
APPLICATION I ORDER FOR CONSIGNATION THIRD PARTY		(Court Ref No. )
*delete as appropriate	A.	The applicant is  *(a) The creditor/officer of court on behalf of the creditor  *(b) The debtor
(1) Insert name and address	В.	Other persons having an interest are  (c) The person in respect of whom an order for consignation is requested (1)  *(d) The creditor (1)  *(e) The debtor (1)
(2) Insert name	C.	Decree was granted in an action by the pursuer(s) (2) in the Court of Session/Sheriff Court at on 19 against the defender(s) (2) (or give details of other document or summary warrant upon which the pointing proceeded):-
	D.	A poinding of the debtor's belongings was carried out by (1) sheriff officer/messenger-at-arms on the instructions of the creditor
(3) Insert address		on 19 at (3)
	E.	Among the articles pointed was the following which was valued at £ :-
		This article has been wilfully *damaged/*destroyed by (1)
		This article having been removed from premises by (1)
		his application is made under section 29(3) of the Debtors (Scotland) Act 987/paragraph 13(3) of Schedule 5 to the Debtors (Scotland) Act 1987.
		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 to the officer of court who carried out the poinding.  3. To order the said (2) to consign £ in court being:  *(i) the difference between the value of the article fixed under section 20(4) of the Act/paragraph 5(4) of Schedule 5 to the Act and the value of the article as damaged or  *(ii) the value fixed under said section.  4. To award expenses (if competent).
Date		

RM 20The Debtors (S	Scotland) Act 1987, Section 30 Rule 2				
	Sheriff Court				
APPLICATION FOR WARRANT OF SAL POINDED ARTICLE	E OF				
	The applicant is the creditor/an officer of court on behalf of the creditor.  A poinding of the belongings of the debtor (name and address) was carried out by (name and address) sheriff officer/messenger-at-arms on (date) at (place) on the instructions of the creditor (name and address) and a report of the poinding was made to the Sheriff at on (date) The person who presently has possession of the poinded articles is (name and address)				
*delete as appropriate	*The following articles to the value of £ have been released/redeemed from poinding, in terms of section 33 of the Debtors (Scotland) Act 1987:-				
	The place where it is intended to hold the warrant sale is  *a. an auction room  *b. a dwellinghouse  *c. other premises (state nature of premises)  (Give details of every person whose consent is required if the sale is to be held in a dwellinghouse/other premises):-				
	The applicant asks the court:—  1. To grant a warrant of sale of the poinded articles by public auction				
	at (place).  2. To appoint (name and address) officer of court to make arrangements for the warrant sale.				
	3. To direct that the warrant sale shall take place within (state period of time).				
	<ol> <li>To grant warrant to said officer of court to open shut and lockfast places for the purpose of executing the warrant.</li> </ol>				
	<ol> <li>To appoint (name and address) auctioneer/officer of court/ other suitable person, to conduct the warrant sale.</li> </ol>				
•	*6. To grant warrant to said officer of court to remove the poinded articles to the premises at (place) for the sale.				
•	<ol> <li>To direct that the warrant sale shall be advertised by public notice by (state method).</li> </ol>				
Date					

FORM 21The Debtors (Scotland) Act 1987, Section 30

Rule 26(5)

### NOTICE TO DEBTOR OF APPLICATION FOR A WARRANT OF SALE

\*delete as appropriate (place and date)

To

Debtor

You are served with a copy of the application for a warrant of sale of poinded articles\* along with copies of consents obtained.

Creditor/Officer of Court

### NOTICE TO DEBTOR

This is an application for warrant to sell poinded articles belonging to you. Please read notes A and B carefully.

# A. You may object to the application

- 1. The grounds for objection are:
  - a. The poinding is invalid or has ceased to have effect.
  - b. The total value fixed for the articles at the pointing is substantially below the total price which they would likely fetch if sold on the open market.
  - c. The likely proceeds of the warrant sale will not exceed the expenses likely to be incurred in this application and in any steps required in execution of the warrant, on the assumption that the application and such steps are unopposed.
  - d. The granting of this application will be unduly harsh.
- IF YOU WISH TO OBJECT: you must complete and sign the Notice of Objection attached
  to this form and return it to the Court within 14 days from (officer of court to specify date),
  or lodge separate written objections within the same period.
- You will then be advised by the sheriff clerk of the date fixed for the hearing of the application when you should attend or be represented at court.
- 4. PLEASE NOTE. If you fail to return the said Notice of Objection to the court or lodge separate written objections as directed and if having objected you fail to attend or be represented at the hearing, the application may be dealt with in your absence.
- 5. If you oppose the application on frivolous grounds you may have to pay certain expenses.

### B. You may redeem any poinded article

To do this you must pay the officer of court, within seven days from the date this application is served on you, the amount fixed for the article at the poinding and stated in the poinding schedule.

If you wish further advice contact any citizen advice bureau/local advice centre/sheriff clerk or solicitor.

The following expenses have been incurred by the creditor in making this application viz:-

	NOTICE OF OBJECTION	
*To the Sheriff Clerk Sheriff Court		
	d address of applicant) for warrant to sell articles poinded on (date) was made to the Sheriff at (place) on (date)	
I, (name and address), have read the application I object to the granting of		
(Date)	(Signature)	
	rate written objections must be returned to the sheriff clerk within cer of court to specify date) but only if you have grounds to object	

(2) If you oppose the application on frivolous grounds you may have to pay certain

\*To be completed by officer of court prior to service

expenses.

FORM 22The Debtors (Scotland) Act 1987 consent under Section 32(1)/32(4)/Schedule 5 Paragraph 14(2)/14(3)

Dula	27(1)
Rule	2/(1)

delete*	as
approp	oriate

\*In respect of an application by A (design) for warrant of sale of poinded articles belonging to B (design)/\*In respect of the sale of poinded articles belonging to B (design) under summary warrant dated (specify) I, (design), being the debtor/an occupier of (the place where sale is to take place) hereby give my consent to the sale of the articles poinded on (date) being held at (place)

100			1
 $(\mathfrak{S}i$	gnature	ana	aate)

FORM 23Receipt under the Debtors (Scotland) Act 1987, Section 33(3)/Schedule 5, Paragraph 15(3)

Rule 28

In respect of the pointing executed on (date) at the instance of A (design) against B (design), received the sum of £ in redemption of the following article(s) viz: (specify)

.....(Signature of officer of court and date)

FORM 24The Debtors (Scotland) Act 1987, Section 35(1) or 36(3)(b)

	Rule 39(				
	Sheriff Court				
APPLICATION FOR	(name and address)				
VARIATION OF A WARRANT OF SALI POINDED ARTICLE					
	The applicant is the creditor/an officer of court on behalf of the creditor. A poinding of the belongings of the debtor (name and address) was carried out by (name and address) sheriff officer/messenger-at-arms on (date) at (place) on the instructions of the creditor (name and address) and a report of the poinding was made to the sheriff at on (date)  A warrant of sale was granted on (date) . This is returned for amendment. The person who presently has possession of the poinded articles is (name and address)				
*delete as appropriate	*The following articles to the value of £ have been released/redeemed from poinding, in terms of sections 33, 40 and 41 of the Debtors (Scotland) Act 1987:-				
	The place where it is now intended to hold the warrant sale is different from that stated in the original warrant of sale and is  *a. an auction room  *b. a dwellinghouse  *c. other premises (state nature of premises)  (Give details of every person whose consent is required if the sale is to be held in a dwellinghouse/other premises):-				
	The original warrant of sale should be varied (State variation required and reason for this):-  The following additional powers are required (state powers required):-				
Ti	e applicant asks the court:-				
	vary the warrant of sale granted on (date) and to make order(s) in terms of sapplication.				
Date	(-0)				
	Applicant				

FORM 25The Debtors (Scotland) Act 1987, Section 35.

Rule 30(5)

### NOTICE TO DEBTOR OF APPLICATION FOR VARIATION OF A WARRANT OF SALE

\*delete as appropriate (place and date)

Tο

Debtor

You are served with a copy of the application for a variation of warrant of sale

of poinded articles\* along with copies of consents obtained.

Creditor/Officer of Court

### NOTICE TO DEBTOR

This is an application for variation of a warrant to sell poinded articles belonging to you. Please read the following notes carefully.

You may object to the application

- 1. The grounds for objection are:
  - a. The poinding is invalid or has ceased to have effect.
  - The proposed variation is unsuitable.
- 2. IF YOU WISH TO OBJECT: you must complete and sign the Notice of Objection attached to this form and return it to the court within 7 days from the date this application is served on you, or lodge separate written objections within the same period.
- 3. You will then be advised by the sheriff clerk of the date fixed for the hearing of the application when you should attend or be represented at court.
- 4. PLEASE NOTE If you fail to return the said Notice of Objection to the court or lodge separate written objections as directed and if having objected you fail to attend or be represented at the hearing, the application may be dealt with in your absence.
- If you oppose the application on frivolous grounds you may have to pay certain expenses.

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

	NOTICE OF OR	BJECTION
*To the Sheriff Sheriff	Clerk Court	••••
on (date)	on by (state name and address of apportunity of articles poinded on (date) (place) on (date)	licant) for variation of a warrant to sell grante in which a report of the poinding was made
I, (name and ad have read the ap I object to the g	pplication	
	(Date)	(Signature)
Please note: (1)		ions must be returned to the sheriff clerk within is served on you, but only if you have ground
(2)	If you oppose the application on feexpenses.	rivolous grounds you may have to pay certain

\*To be completed by officer of court prior to service

FORM 26The Debtors (Scotland) Act 1987, Section 39(1)/Schedule 5 Paragraph 20(1)

Rule 31(1) Sheriff Court ..... Report of Sale Details of parties and prior steps in diligence 1. The creditor : (name and address) The debtor : (name and address) 3. The person who had possession of the poinded articles, if not the debtor (name and address) extract decree and 4. Date of decree etc other documents on 5. Date of extract which the diligence Date of charge proceeded to be Date of poinding produced 8. Date poinding reported warrant of sale and 9. Date warrant of sale granted any variation to be 10. Date of any variation to warrant of sale produced] Details of sale arrangements 11. Date of sale 12. Location of sale 13. Officer of court who made arrangements (name and address) 14. Person who conducted sale (if different from 13) (name and address) 15. Person who witnessed sale (if applicable) : (name and address) executions to be 16. Intimations, services and public notices given by officer of produced] court in respect of sale or removal of articles for sale : Disposal of poinded articles and sale proceeds LIST:-17. Articles sold and amount for which sold Articles unsold 19. Articles whose ownership passed to creditor 20. Articles whose ownership reverted to debtor 21. Articles otherwise disposed of (specify) Specify each item under 17-21 and amount debtor was credited with. 22. Articles released/redeemed from poinding and value fixed at poinding. DETAIL:-23. Disposal of sale proceeds including any surplus paid to debtor. 24. Any monies consigned in court.

	STATEMENT OF DE	BI AND EXP	ENSES	
	Sums due by debtor			
[vouchers for outlays to be produced]	Sums in decree etc     Principal     Expenses     Interest     Etc      Diligence Expenses     Charge     Poinding			
	Etc			
	3. Sale Expenses			
	Paid to Account			
	Proceeds of Sale (from	17–22)		
	Consignation on by			
	Balance due to/by debt	tor		
	This report is made (place)	by me (specificate)	y name and address)	to the sheriff at
	(Signed)	Messenger-at-A	.rms/Sheriff Officer	
		Witness (	if applicable)	

FORM 27The Debtors (Scotland) Act 1987, Section, 40(2)/Schedule 5 Paragraph 21(2)

Rule 34(1)

		Sheriff Court
APPLICATION RELEASE OF P ARTICLE(S) BELONGING TO PARTY	OIN	APPLICANT
	A.	The applicant is  (a) A person claiming ownership of poinded articles.
(1) Insert name and address	B.	Other persons having an interest are (b) The creditor (1) (c) The debtor (1)
*delete as appropriate		*(d) Any person (other than the debtor) having possession of the poinded article(s) for which release is sought (1)
(2) Insert name	C.	Decree was granted in an action by the pursuer(s) (2)
		in the Court of Session/Sheriff Court at on 19 against the defender(s) (2) (or give details of other document or summary warrant upon which the poinding proceeded):-
(3) Insert address	D.	A pointing of the debtor's belongings was carried out by (1) sheriff officer/messenger-at-arms on the instructions of the creditor on 19 at (3)
	E.	Among the articles poinded were the following:-  A (warrant of) sale of the poinded article(s) has not yet taken place (specify details of where and when a (warrant of) sale is to be held if this has been fixed):-  The(se) articles(s) belong to the applicant and should be released from poinding.
		his application is made under section 40(2) of the Debtors (Scotland) Act 987/paragraph 21(2) of Schedule 5 to the Debtors (Scotland) Act 1987.
	F. T	he 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 to the officer of court who carried out the poinding.  3. To order that said article(s) be released from the poinding  4. To award expenses (if competent).
Date	•••••	

FORM 28The Debtors (Scotland) Act 1987, Section 41(3)/Schedule 5 Paragraph 22(3)

Rule 35(1)

APPLICATION FOR RELEASE OF POSARTICLE(S) IN COWNERSHIP	NDED (Court Ref No. ) OMMON APPLICANT
·	The applicant is  (a) A person claiming ownership of poinded article(s) in common with the debtor
(1) Insert name and address	Other persons having an interest are  (b) The debtor (1) (c) The creditor (1)  *(d) Any other person claiming common ownership of the poinded article(s)(1)
*delete as appropriate	*(e) Any person (other than the debtor) having possession of the poinded article(s) for which release is sought(1)
(2) Insert name	Decree was granted in an action by the pursuer(s) (2) in the Court of Session/Sheriff Court at on 19 against the defender(s) (2)  (or give details of other document or summary warrant upon which the poinding proceeded):-
(3) Insert address	A poinding of the debtor's belongings was carried out by (1) sheriff officer/messenger-at-arms on the instructions of the creditor on 19 at (3)
I	Among the articles poinded were the following:— A (warrant of) sale of the poinded article(s) has not yet taken place (give details of where and when a (warrant of) sale is to be held if this has been fixed):— The applicant owns the poinded article(s) in common with the debtor (state nature and extent of common interest and name and full address of any other common owner):—  *(i) The applicant undertakes to pay the officer of court a sum equal to the value of the debtors interest in the article(s).
	*(ii) The inclusion of the article(s) in the pointing or its/their subsequent sale would be unduly harsh to the applicant (give reasons for application on this basis):-
	This application is made under section 41(3) of the Debtors (Scotland) Act 1987/paragraph 22(3) of Schedule 5 to the Debtors (Scotland) Act 1987.
r	<ol> <li>The applicant asks the court:—         <ol> <li>To fix a hearing.</li> <li>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 to the officer of court who carried out the poinding.</li> </ol> </li> <li>*3. To find that the continued inclusion of the article(s) in the poinding or its/their sale under summary warrant/warrant of sale would be unduly harsh to the applicant.</li> </ol>
Date	4. To order that said article(s) be released from poinding. 5. To award expenses (if competent).  (Signed)  APPLICANT

FORM 29The Debtors (Scotland) Act 1987, Section 41(7)(b)/Schedule 5 Paragraph 22(6)(b)

						Rule 36(1)
		Sher	riff Court			
A DDI TO A TITON	FOR		Court		<b>-</b> .	
APPLICATION FINDING OF C OWNERSHIP (	OMN OF	ION			(Court Ref N	
POINDED ART	TICLE	<u> </u>				
	A.			wnership of poinded	article(s) in common w	ith
(1) Insert name and address	В.	Other per	sons having an i	nterest are		
and address		(b) The	debtor (1)	(c) The creditor	(1)	
*delete as appropriate		*(d) Any articl	other person of e(s)(1)	claiming common of	ownership of the poind	led
(2) Insert name	C.	Decree wa	as granted in an	action by the pursu	er(s) (2)	
		in the Cou	irt of Session/Sh			
		against th	e defender(s) (2	on ·	19	
		-	,,,	,	etails of other document oceeded):-	or
	D.	A poinding	g of the debtor's	s belongings was car	rried out by (1)	
(3) Insert address		sheriff offi on	cer/messenger-a 19	t-arms on the instru at (3)	ctions of the creditor	
	E.	Among the	e articles poinde	ed were the followin	ng:-	
		debtor. He The credit pronounce (State natur	e does not seek or and debtor ded that a valid cl	release of the article o not admit this clai aim exists. he common interest an	cle(s) in common with the cle(s) from poinding. It is and a finding should the name and full address.	be
	T 19	his applicati 987/paragrap	on is made unde to h 22(6)(b) of So	er section 41(7)(b) o chedule 5 to the De	of the Debtors (Scotland btors (Scotland) Act 198	l) Act 37.
	F. T		asks the court:	-		
		hearing t and to the	r the sheriff cler to the applicant, he officer of cou	to those persons stat irt who carried out		terest
		extent o	that the applicate f (specify). d expenses (if or		ership in the article(s) t	to the
Date						

APPLICANT

FORM 30The Debtors (Scotland) Act 1987, Section 47

Particulars of Earnings Arrestment

Rule 38(1)

### Earnings Arrestment Schedule

On the date of service of this schedule there comes into effect an earnings arrestment. Particulars of the arrestment and of the requirement on the employer on a pay-day to pay sums deducted from the debtors earnings to the creditor are given in the schedule.

-	-			
	Debtor (employee): (n	ame, designation and address ame, designation and address ame, designation and address	(3	
Where there is more	The debt recoverable:	ordinary debt	_	
than one debt state	1110 0001 1000 10100101	expenses	_	
details relating to		interest	_	
each separately		less paid to account	-	
		expenses of serving charge expenses of executing this earnings arrestment	-	
	Particulars of decree: (	TOTAL		
	Particulars of decree: (s or other document or si warrant upon which this proceeds	ummary		

Date of any charge:

(Place and date)

To (name of employer)

You are served with this earnings arrestment schedule along with a copy of sections 49(1) to (6) and Schedule 2 to the Debtors (Scotland) Act 1987.

(Signed)	
	Officer of Court
(name,	designation and address)

### NOTE TO OFFICER OF COURT:

A copy of this earnings arrestment schedule and a copy of section 49(1) to (6) and Schedule 2 to the Debtors (Scotland) Act 1987 is to be intimated to the debtor by you, if reasonably practicable.

### EFFECT OF EARNINGS ARRESTMENT

An earnings arrestment has the general effect of requiring the employer of a debtor:-

- to deduct a sum calculated in accordance with the Debtors (Scotland) Act 1987 from the debtor's net earnings on every pay-day; and
- (2) to pay any sum so deducted to the creditor as soon as is reasonably practicable.

The arrestment remains in effect until the debt has been paid or otherwise extinguished, the debtor has ceased to be employed by the employer or the arrestment has been recalled or abandoned by the creditor or has ceased to have effect.

### Instructions to Employer

Please read these instructions carefully.

- When this earnings arrestment schedule is served on you, you are required to make a deduction from your employees net earnings on every pay-day unless you are already making deductions from his earnings under a previous earnings arrestment or a conjoined arrestment order in which case read sections 59 and 62 of the Debtors (Scotland) Act 1987.
- (1) You must begin deducting on the first pay-day occurring after a period of seven days after the date of service of this schedule on you.
  - (2) Where any pay-day occurs within this seven day period you are entitled but not required to begin deducting.
- The sum to be deducted is calculated in accordance with section 49 of the Debtors (Scotland) Act 1987. (A copy of section 49(1) to (6) and Schedule 2 to the Act is attached) [officer of court to attach].
- 4. As soon as is reasonably practicable you must pay the sum deducted to [officer of court to insert name and address of a person in the United Kingdom to whom payment is to be made].
- 5. You must continue to make deductions and payments until:-
  - (1) the debt recoverable has been paid or otherwise extinguished;
  - (2) the debtor has ceased to be employed by you or;
  - (3) the arrestment has been recalled or abandoned by the creditor or has for any other reason ceased to have effect.
- You are entitled to charge your employee a fee (at present
   ) on each occasion you make a payment to the creditor.
- 7. For further information read the following notes.

### NOTES

- (1) The debt recoverable by the arrestment consists of the sums as set out in section 48 of the Act.
- (2) "Earnings" and "net earnings" from which deductions are to be made, are defined in section 73 of the Act.
- (3) You are also referred to the following sections of the Act:-
  - 50(1): Sheriff's power on an application by the debtor or the person on whom the earnings arrestment schedule was served to make an order declaring that the earnings arrestment is invalid or has ceased to have effect.
  - 50(3): Sheriff's power on an application by the debtor, the creditor or the employer to determine any dispute as to the operation of an earnings arrestment.
  - 57(1): Employer's liability where he fails to comply with an earnings arrestment.
  - 58(1): Provisions regarding the simultaneous operation of one earnings arrestment and one current maintenance arrestment.
  - 59(1): While an earnings arrestment is in effect, no other earnings arrestment against the earnings of the same debtor payable by the same employer is competent.
  - 59(4): Employer's duty, on receipt of a second earnings arrestment schedule to give certain information to the "second creditor".
  - 62(2) and (3): Employer's duty, when a conjoined arrestment order is in effect, to give certain information to a creditor who is not included in the conjoined arrestment order and who has served or has in effect an earnings arrestment.
  - 69(3): If deductions are not made on the first pay-day after the service of the earnings arrestment schedule in accordance with section 69(2) of the Act, deductions made on a subsequent pay-day are not to include any deductions in respect of the first pay-day.
  - 69(5)(a): Intimations the employer may expect to receive from the creditor or the sheriff clerk.

Further information and advice about the Act is available from solicitors' offices, Citizens' Advice Bureaux and other local advice centres and sheriff clerks' offices.

FORM 31The Debtors (Scotland) Act 1987

Rui	١.	2	Λ	/1	1
КII	le.	Ť	ч	(	١)

## Intimation to employer in terms of section 49(8)

The employer : (name and address)
The debtor (employee) : (name and address)
The creditor : (name and address)

Date earnings arrestment schedule served on employer: (specify)

To the employer—Take note that on (date) the Lord Advocate made regulations which varied

\*delete as appropriate

- \*(a) Tables A, B and C of Schedule 2 to the Debtors (Scotland) Act 1987 (the statutory deduction tables)
- \*(b) the percentage specified in subsection (5) and (6)(a)(ii) of section 49 of the Debtors (Scotland) Act 1987 to (specify change)

The regulations come into force on (date)

Date	(Signed)
	Creditor/Debtor

- (i) This intimation should be considered carefully by the employer as the variation referred to may affect the sum to be deducted by him under the earnings arrestment (see further section 69(1), (2) and (3) of the Debtors (Scotland) Act 1987).
- (ii) The person intimating this form to the employer must attach the statutory deduction tables as revised where these have been varied by the regulations.

FORM 32The Debtors (Scotland) Act 1987, Section 50(1)

						Rule 40(1)		
APPLICATION DECLARATION EARNINGS AR INVALID OR C HAVE EFFECT	N TH REST ŒASI	(1) AT MENT	riff Court					
*delete as appropriate	Α.	The application *(a) The case *(b) The	debtor	m the earnings arr	restment schedu	le was served		
(1) Insert name and address	В.	(c) The (	sons having an creditor (1) debtor (1) person on whom	interest are	stment schedule	was served (1)		
(2) Insert name	C.	in the Cou	urt of Session/S		e details of othe			
	D.	was served officer/me	d on (2) ssenger-at-arm: 19	schedule against the by (1) son the instruction ule is attached.	)	sheriff		
	E.	E. The earnings arrestment is invalid/has ceased to have effect bec (Give reasons for application):-						
	F. T	he applican  1. To fix a  2. To order hearing interest.  3. To mak ceased to  4. To mak  5. To awar	the asks the court hearing.  The the sheriff clot to the applicant to the applicant to have effect.  The the following the following the following the the following the the following the follo	erk to intimate thint and to those per laring that the earn	is application an ersons stated ab nings arrestmen	d the date of the ove as having an t is invalid or has		
Date			19	(Signed)	APPLICAN	it		

Document Generated: 2024-01-31

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

FORM 33The Debtors (Scotland) Act 1987, Section 50(3)

								Rule 41(1)
			Sher	iff Court		•••••		
APPLICATION DETERMINAT DISPUTE IN O OF EARNINGS ARRESTMENT	ION ( PERA	OF	(1)				(Court F APPLICANT	,
*delete as appropriate	A.	*(b) '	The o	ant is lebtor creditor employer				
(1) Insert name and address	В.	*(d) 7	The o	cons having debtor (1) creditor (1) employer (1)		are		
(2) Insert name	C.	in the again summ	Cou	rt of Session e defender(s	n/Sheriff C s) (2) n which the	on (or give detail e earnings arrestn against the earn		tor (2)
	F. T	arms on A cop  The foto be  his appl he appl 1. To hear inte 3. To 4. To £ or s *5. To inte date	bllowideter lication icant fix a corder was a corder with a corder rest t corder rest t a s t a s t a s	asks the cohearing. The sheriff to the application or the reiming ith interest other date as the payme hereon at the	sto the ope cify nature under section ourt:— clerk to in cant and to determining bursement thereon at is the court int by (name ie rate of (s)	ration of the earn of the dispute):— on 50(3) the Deltimate this applie those persons the dispute (specific may consider a person) to (napecify rate) from appropriate.	btors (Scotland) ication and the control of the con	Act 1987.  date of the having an ht:— herson) of hecify date) with
Date				19	(3	~ /	PPLICANT	**************

FORM 34The Debtors (Scotland) Act 1987, Section 51

Rule 42(1)

### Current Maintenance Arrestment Schedule

On the date of service of this schedule there comes into effect a current maintenance arrestment. Particulars of the arrestment and of the requirement on the employer on a pay-day to pay sums deducted from the debtors earnings to the creditor are given in the schedule.

Particulars of Current Maintenance Arrestment

Employer : (name, designation and address)
Debtor (employee) : (name, designation and address)
Creditor : (name, designation and address)

Particulars of maintenance order(s) upon: (specify)

which this arrestment proceeds

Maintenance payable by the debtor: (state)

expressed as a daily rate (see section

51(5))

Date of any intimation made under sec-:

tion 54(1)

The debtor has defaulted in his payments: (give particulars of default with reference under the maintenance order(s) to either subsection (1) or (2) of section 54

of the Act)

\*delete as appropriate The debtor \*is/\*is not entitled to deduct: income tax from the maintenance pay-

able to the creditor

(Place and date)

To (name of employer)

You are served with this current maintenance arrestment schedule along with a copy of sections 53(1) and (2) of the Debtors (Scotland) Act 1987.

(Signed) .....

Officer of Court (name, designation and address)

# NOTE TO OFFICER OF COURT

A copy of this current maintenance arrestment schedule and a copy of section 53(1) and (2) of the Debtors (Scotland) Act 1987 is to be intimated to the debtor by you, if reasonably practicable.

### EFFECT OF CURRENT MAINTENANCE ARRESTMENT

A current maintenance arrestment has the general effect of requiring the employer of a debtor:-

- to deduct a sum calculated in accordance with the Debtors (Scotland) Act 1987 from the debtor's net earnings on every pay-day; and
- (2) to pay any sum so deducted to the creditor as soon as is reasonably practicable.

The arrestment remains in effect until the debtor has ceased to be employed by the employer or the arrestment has been recalled or abandoned by the creditor or has ceased to have effect.

### Instructions to Employer

Please read these instructions carefully.

- When this current maintenance arrestment schedule is served on you, you are required to make a
  deduction from your employees net earnings on every pay-day unless you are already making
  deductions from his earnings under a previous current maintenance arrestment or a conjoined
  arrestment order in which case read sections 59 and 62 of the Debtors (Scotland) Act 1987.
- (1) You must begin deducting on the first pay-day occurring after a period of seven days after the date of service of this schedule on you.
  - (2) Where any pay-day occurs within this seven day period you are entitled but not required to begin deducting.
- (1) The sum to be deducted is calculated in accordance with section 53 of the Debtors (Scotland)
   Act 1987. (A copy of sections 53(1) and (2) is attached) [officer of court to attach].
  - (2) You may be required to make deductions under both an earnings arrestment and a current maintenance arrestment. If this is the case and on any pay-day the net earnings of your employee are less than the total sums to be deducted by you, you must first deduct under the earnings arrestment and then under the current maintenance arrestment on the balance of the net earnings in accordance with section 53(1) of the Act.
- 4. As soon as is reasonably practicable you must pay the sum deducted to [officer of court to insert name and address of a person in the United Kingdom to whom payment is to be made].
- 5. You must continue to make deductions and payments until:-
  - (1) the debtor has ceased to be employed by you;
  - the arrestment has been recalled or abandoned by the creditor;
  - (3) the arrestment has ceased to have effect under section 55(8) of the Act or for any other reason.
- You are entitled to charge your employee a fee (at present payment to the creditor.
- 7. For further information read the following notes.

#### NOTES FOR EMPLOYER

- "Earnings" and "net earnings" from which deductions are to be made, are defined in section 73 of the Act.
- (2) You are also referred to the following sections of the Act:-
  - 55(1): Sheriff's power on an application by the debtor or the person on whom the current maintenance arrestment schedule was served to make an order declaring that a current maintenance arrestment is invalid or has ceased to have effect.
  - 55(2): Sheriff's power on an application by the debtor to recall a current maintenance arrestment if satisfied that the debtor is unlikely to default again in paying maintenance.
  - 55(5): Sheriff's power on an application by the debtor, the creditor or the employer to determine any dispute as to the operation of a current maintenance arrestment.
  - 57(1): Employer's liability where he fails to comply with a current maintenance arrestment.
  - Provisions regarding the simultaneous operation of one earnings arrestment and one current maintenance arrestment.
  - 59(2): While a current maintenance arrestment is in effect, no other current maintenance arrestment against the earnings of the same debtor payable by the same employer is competent.
  - 59(4): Employer's duty, on receipt of a second current maintenance arrestment schedule to give certain information to the "second creditor".
  - 62(2) and (3): Employer's duty, when a conjoined arrestment order is in effect, to give certain information to a creditor who is not included in the conjoined arrestment order and who has served or has in effect a current maintenance arrestment.
  - 68: Creditor's power to authorise the Secretary of State to receive any sums payable under the current maintenance arrestment direct from the employer.
  - 69(3): If deductions not made on the first pay-day after service of the schedule in accordance with section 69(2) of the Act, deductions made on subsequent pay-day not to include any deductions in respect of first pay-day.
  - 69(5)(6) Intimations the employer may expect to receive from the creditor or the sheriff clerk.

Further information and advice about the Act is available from solicitors' offices, Citizens' Advice Bureaux and other local advice centres and sheriff clerks' offices.

FORM 35The Debtors (Scotland) Act 1987

		Rule 43(1)
	Intimation to employer in terms of secti	ion 53(4)
	The employer The debtor (employee) The creditor Date current maintenance arrestment schedule served on employer	: (name and address) : (name and address) : (name and address) : : (specify)
To the employer:	Take note that on (date) the Lord Advocate made specified in subsection 2(b) of section 53 of the £	de regulations which varied the sum ne Debtors (Scotland) Act 1987 to
	The regulations come into operation on (date)	
Date	(Signed)	
Date	Creditor/	
the sum to be de	hould be considered carefully by the employer as ducted by him under the current maintenance are e Debtors (Scotland) Act 1987).	the variation referred to may affect restment (see further section 69(1),
FORM 36The Debto	ors (Scotland) Act 1987	
		Rule 44(1)
	Intimation to employer in terms of sect	ion 53(5)
	The employer The debtor (employee) The creditor Date current maintenance arrestment schedule served on employer	: (name and address) : (name and address) : (name and address) : (specify)
To the employer	Take note that on (date) the small maintenance 65(1A) of the Income and Corporation Taxes changes)	
	The changes come into operation on (date)	
Date	(Signed)Creditor	
	nation should be considered carefully by the emplo o be deducted by him under the current mainter	
	on intimating this form to the employer must attend Corporation Taxes Act 1970 as amended or v	

FORM 37The Debtors (Scotland) Act 1987

Rule 45(1)

# Intimation to debtor in terms of section 54(1)(a)

To the debtor (name and address)

Take note that a maintenance order, in which you are ordered to make payments to (name and address of creditor), was made/registered/confirmed on (date) by/in (name of court)

A copy of the order is attached.

Date	 Signed	
		Creditor

A current maintenance arrestment schedule may be served on your employer after a period of four weeks from this date if (unless section 56 of the Act applies) a total of 3 instalments of maintenance remains unpaid.

FORM 38The Debtors (Scotland) Act 1987, Section 55(1)

		Rule 46(1)
	Sheriff Court	
APPLICATION F DECLARATION CURRENT MAINTENANCE ARRESTMENT I OR CEASED TO EFFECT	AAT (Court Ref No APPLICANT)	
*delete as appropriate	The applicant is  *(a) The debtor  *(b) The person on whom the current maintenance arrestment schedul was served	le
(1) Insert name and address	Other persons having an interest are  (c) The creditor (1)  *(d) The debtor (1)  *(e) The person on whom the current maintenance arrestment schedul was served (1)	le
	Specify details of maintenance order and when and by whom granted of issued and where appropriate details of its registration or confirmation:	
(2) Insert name	A current maintenance arrestment schedule against the earnings of the debtor (2) was served on (2) by the same of the creditor (2) was served on (3) the sheriff officer/messenger-at-arms on the instructions of the creditor (2) on 19 . A copy of the said schedule is attached	y
	The current maintenance arrestment is invalid/has ceased to have effective because (give reasons for application):-	et
	This application is made under section 55(1) of the Debtors (Scotland) Act 1	.987.
I	<ol> <li>The applicant asks the court:—         <ol> <li>To fix a hearing.</li> <li>To order the sheriff clerk to intimate this application and the date or hearing to the applicant, and to those persons stated above as havin interest.</li> </ol> </li> <li>To make an order declaring that the current maintenance arrestme invalid or has ceased to have effect.</li> <li>To make the following consequential order (give details).</li> <li>To award expenses (if competent).</li> </ol>	g an
Date		

		Rule 47(1)
		Sheriff Court
APPLICATION RECALL OF A MAINTENANG ARRESTMEN	A CUR CE	371
	A.	The applicant is The debtor
(1) Insert name and address	В.	Other persons having an interest are The creditor (1)
	C.	Specify details of maintenance order and when and by whom granted or issued and where appropriate details of its registration or confirmation:-
(2) Insert name	D.	A current maintenance arrestment schedule against the earnings of the debtor (2) was served on the employer (1) by (1) sheriff officer/messenger-at-arms on the instructions of the creditor (2) on 19 . A copy of the said schedule is attached
	E.	The current maintenance arrestment should be recalled (state why you say that you are unlikely to default again in payment maintenance):-
	Т	This application is made under section 55(2) of the Debtors (Scotland) Act 1987.
	F. 7	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 and to the creditor.  3. To recall the current maintenance arrestment.  4. To award expenses (if competent).
Date		

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

FORM 40The Debtors (Scotland) Act 1987, Section 55(5)

		R	ule 48(1)
		Sheriff Court	
APPLICATION DETERMINAT DISPUTE IN O OF CURRENT MAINTENANC ARRESTMENT	ION O PERA E		)
*delete as appropriate	А.	The applicant is  *(a) The debtor  *(b) The creditor  *(c) The employer	
(1) Insert name and address	В.	Other persons having an interest are  *(d) The debtor (1)  *(e) The creditor (1)  *(f) The employer (1)	
	C.	Specify details of maintenance order and when and by whom granted or issued and where appropriate details of its registration or confirmation:-	
(2) Insert name	D.	A current maintenance arrestment schedule against the earnings of the debtor (2) was served on the employer (2) by (1) sheriff officer/messenger-at-arms on the instructions of the creditor (2) on 19 . A copy of the said schedule is attached	1
	E.	The following dispute as to the operation of the current maintenance arrestment requires to be determined (specify nature of the dispute)	
	Т	his application is made under section 55(5) of the Debtors (Scotland) Act 196	87.
	F. T	he applicant asks the court:-	
		1. To fix a hearing.	
		<ol><li>To order the sheriff clerk to intimate this application and the date of hearing to the applicant, and to those persons stated above as having interest.</li></ol>	
		3. To make an order determining the dispute (specify order sought):-	
	,	*4. To order the reimbursement by (name person) to (name person) of £ with interest thereon at the rate of (specify rate) from (specify date) or su other date as the court may consider appropriate.	ıch
	,	interest thereon at the rate of (specify rate) from (specify date) or such of date as the court may consider appropriate.	rith her
		<ol><li>To award expenses (if competent).</li></ol>	
Date			

Document Generated: 2024-01-31

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

FORM 41 The Debtors (Scotland) Act 1987, Section 57(6)

		Ru	ale 51(1)
		Sheriff Court	
APPLICATION PAYMENT BY TO DEBTOR O PENALTY SUM	CREI F	( )	
	Α.	The applicant is The debtor	
(1) Insert name and address	В.	Other persons having an interest are The creditor (1)	
(2) Insert name	C.	Decree was granted in an action by the pursuer(s) (2) in the Court of Session/Sheriff Court at on 19 against the Defender(s) (2) (or give details of other document or summary warrant or maintenance order upon which earnings arrestment or current maintenance arrestment proceeded):-	
	D.	An earnings arrestment schedule/a current maintenance arrestment schedule against the earnings of the debtor (2) was served on the employer (2) by (1) sheriff officer/messenger-at-arms on the instructions of the creditor (2) on 19 A copy of the said schedule is attached	
*delete as appropriate	E.	The amount of the debt or the sum to be deducted from the earnings of the debtor was (specify):— The expenses of diligence were (specify):— The creditor failed to intimate to the debtor's employer that  *(a) the debt recoverable under the earnings arrestment had been paid or otherwise extinguished (specify from what date and in what circumstances):—  *(b) the current maintenance arrestment had ceased to have effect under section 55(8) of the Debtors (Scotland) Act 1987 (specify from what date and in what circumstances):—  *(c) the debt being enforced by the earnings arrestment had ceased to be enforceable by diligence (specify from what date and in what circumstances):— The employer overpaid £ as a result of this failure. (Give details of the calculation of this sum and grounds for seeking the sum sought from the creditor):—	
	19	This application is made under section 57(6) of the Debtors (Scotland) Act 987.	
	F. T	<ol> <li>The applicant asks the court:         <ol> <li>To fix a hearing.</li> <li>To order the sheriff clerk to intimate this application and the date of the hearing to the applicant and to the creditor.</li> <li>To order the creditor to pay to the debtor £ (specify amount requested).</li> </ol> </li> <li>To award expenses (if competent).</li> </ol>	
Date			

APPLICANT

FORM 42The Debtors (	Scotland) Act 1987, Section 59(5)
	Rule 52(1
	Sheriff Court
APPLICATION FOR ORDER ON EMPLO TO PROVIDE INFORMATION	
A.	The applicant is A second creditor in terms of section 59(4) of the Debtors (Scotland) Act 1987
(1) Insert name B. and address	Other persons having an interest are The employer (1)
C.	An earnings arrestment schedule/a current maintenance arrestment schedule against the earnings of the debtor (1) was served on the said employer by (1) sheriff officer/messenger-at-arms on the instructions of the applicant on 19
D.	The arrestment did not come into effect because of the terms of section 59 of the Debtors (Scotland) Act 1987 The employer has failed without reasonable excuse to give the following information to the applicant (specify information not given):— The applicant is entitled to this information.
1	This application is made under section 59(5) of the Debtors (Scotland) Act 1987.
E. 7	The applicant asks the court:-
	1. To fix a hearing.
	<ol><li>To order the sheriff clerk to intimate this application and the date of the hearing to the applicant and to the employer.</li></ol>
	<ol><li>To order the employer to give the information requested to the applicant within such period as the court may order.</li></ol>
	<ol><li>To award expenses (if competent).</li></ol>

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

(Signed) .....APPLICANT

FORM 43The Debtors (Scotland) Act 1987, Section 60(2)

Date ......19......

		Rule 53(1)				
	Sheriff Court					
Application for a conjoined arrestment order						
	The debtor (employee) : (name The employer : (name  2. The applicant is a creditor of the debtor	and address) and address) and address) and wishes to enforce his debt by executing at maintenance arrestment against earnings				
	3. The applicant cannot execute this ar	restment as there is already an earnings nance arrestment in effect against these				
	4. No conjoined arrestment order has b	een made against these earnings.				
	5. The applicant's debt consists of					
	ORDINARY DEBT	CURRENT MAINTENANCE				
Where there is more than one ordinary debt state details relating to each separately.	Sum due under decree or other: document or summary warrant expenses interest less paid to account	Maintenance payable by debtor expressed as a daily rate: Is the debtor entitled to deduct income tax from maintenance payable?  Yes/No Particulars of maintenance				
	expenses of executing current maintenance arrestment : expenses of serving charge : expenses of executing : earnings arrestment expenses of this application : TOTAL AMOUNT RECOVERABLE	order(s) which constituted the obligation to pay maintenance:  Date of any intimation made under section 54(1) of the Act:  Specify particulars of debtors default in his payments under the maintenance order(s) with reference to either subsection (1) or (2) of section 54 of the				
	Particulars of decree or other document or summary warrant upon which the poinding proceeded (specify) :  Date of any charge :	Act :				
	<ol> <li>The person within the United Kingdom to whom payments are to be made is: (name and address).</li> </ol>					
		ach of the earnings and/or current mainten- inst the earnings payable to the debtor by				
	The creditor:	(name and address)				
	Date and place of execution of the arrestment:					
	Debt recoverable or daily rate of maintenance as specified in the arrestment:					
	The applicant asks the court to make a conjoined arrestment order which					
	<ul> <li>Recalls the earnings and/or current maintenance arrestment(s) presently in effect against earnings payable to the debtor by the employer.</li> </ul>					
	deduct a sum calculated in accordan	onjoined arrestment order is in effect to ce with section 63 of the Debtors (Scotland) nings on any pay-day and to pay this sum e to the sheriff clerk at (place).				
Date	Sig	ned				
		Applicant				

	Rule 53(4)
Sheriff Court: Court Ref No:	
Form of notice of application for a conjoined arrestment	order
<ol> <li>(Place and Date)         To (name and address of person to whom intimation given).         This application for a conjoined arrestment order by (name and address to you this date.     </li> </ol>	of applicant) is intimated
Sheriff Clerk	
2. IF YOU WISH TO OBJECT to the granting of the application you mu	st fill in the box below
I intend to object to the granting of the application	
Date Signature	
3. If you have filled in the box above you must return this form to the cour date of this intimation	t within 14 days from the
The address of the court is: THE SHERIFF CLERK,	
<ol> <li>You will then be advised by the sheriff clerk of the date fixed for the hearing you should attend or be represented at court.</li> </ol>	g of the application when
<ol><li>PLEASE NOTE if you fail to return this form to the court as directed or fail to attend or be represented at the hearing the application may be de</li></ol>	
IF YOU WISH FURTHER ADVICE CONTACT ANY CITIZENS ADV ADVICE CENTRE, SHERIFF CLERK OR SOLICITOR.	ICE BUREAU/LOCAL

FORM 45

Rule 54(1)

# SHERIFF COURT, (Place) UNDER THE DEBTORS (SCOTLAND) ACT 1987, SECTION 60 CONJOINED ARRESTMENT ORDER

IN THE

# APPLICATION

BY

(name and address)

(Place and date). The Sheriff RECALLS the following arrestment(s) which have been served on (name and address of employer), the employer of the debtor (name and address of debtor) on the following dates:-

- 1. On (date), for (amount), on behalf of (name)
- Etc

SPECIFIES the amount(s) recoverable under this order as:-

(a) Ordinary debt(s)

Name of creditor

Amount recoverable

(b) Current Maintenance

Name of each maintenance creditor

Daily rate £

Aggregrate daily rate £

REQUIRES the said employer of the debtor, while this order is in effect to deduct a sum calculated in accordance with section 63 of the Debtors (Scotland) Act 1987 from the said debtor's net earnings on any pay-day and to pay it as soon as is reasonably practical to the sheriff clerk, (address of sheriff clerk's office);

Sheriff

#### INSTRUCTIONS TO EMPLOYER

Please read these instructions carefully

- As soon as this conjoined arrestment order comes into effect, any earnings arrestment and/or current
  maintenance arrestment against earnings payable by you to your employee is recalled and you must
  stop making deductions under the(se) arrestments.
- While this conjoined arrestment order is in effect you are required to deduct a sum from your employee's net earnings on any pay-day and to pay it as soon as is reasonably practicable to the sheriff clerk at (address of sheriff clerk's office).
- When making payment to the sheriff clerk you are required to supply him with the following information:-
  - (1) Name and address of your employee
  - (2) Date of the conjoined arrestment order
  - (3) Sum deducted from his earnings for ordinary debt(s)
  - (4) Sum deducted from his earnings for current maintenance
  - (5) Total sum being paid to the sheriff clerk
  - (6) Whether income tax was deducted from the sum due for current maintenance
- The sum to be deducted is calculated in accordance with section 63 of the Debtors (Scotland) Act 1987 (a copy of sections 63(1) to (6) is attached) (sheriff clerk to attach).
- 5. You must continue to make these deductions and payments until either-
  - a copy of an order recalling the conjoined arrestment order has been served on you under section 66(7) of the Debtors (Scotland) Act 1987; or
  - (2) the debtor ceases to be employed by you.
  - You should notify the sheriff clerk in writing immediately if the debtor ceases to be employed by you.
- You are entitled to charge your employee a fee (at present you make a payment to the sheriff clerk under the conjoined arrestment order.
- 7. For further information read the following notes.

#### NOTES

- "Earnings" and "net earnings" from which deductions are to be made is defined in section 73 of the Act.
- (2) You are also referred to the following sections of the Act:-
  - 60(9): employers liability where he fails to comply with a conjoined arrestment order
  - 62(2) and (3): employers duty, when a conjoined arrestment order is in effect, to give certain information to a creditor who is not included in the conjoined arrestment order and who has served or has in effect an earnings arrestment or a current maintenance arrestment
  - 65(1): Sheriffs power on an application by the debtor, a creditor whose debt is being enforced by a conjoined arrestment order, the employer or the sheriff clerk to determine any dispute as to the operation of a conjoined arrestment order.
  - 66(1): Sheriff's power to recall a conjoined arrestment order where, in particular, all ordinary debts have been paid and all obligations to pay current maintenance have ceased.
  - 66(4): Sheriff's power to vary a conjoined arrestment order where, for example an ordinary debt is paid or a maintenance order being enforced is varied or recalled.
  - 69(3): If deductions are not made on the first pay-day after service of the conjoined arrestment order in accordance with section 69(2) of the Act, deductions made on a subsequent pay-day are not to include any deductions in respect of the first pay-day.

Further information and advice about the Act is available from solicitors offices, Citizens Advice Bureaux and other local advice centres, and sheriff clerks' offices.

**FORM 46** 

Rule 54(5)

#### SHERIFF COURT:

#### NOTICE OF SERVICE OF CONJOINED ARRESTMENT ORDER

То	, the debtor's employer.
То	, debtor.
То	, creditor.

You are served with a copy of the foregoing conjoined arrestment order along with a copy of sections 63(1) to (6) of the Debtors (Scotland) Act 1987. It comes into effect seven days after service of the copy order on the employer and remains in effect until a copy of an order recalling it is served on the employer under section 66(7) of the Debtors (Scotland) Act 1987 or the debtor ceases to be employed by him. The employer should notify the Sheriff Clerk in writing immediately if the debtor ceases to be employed by him.

Sheriff Clerk Sheriff Clerk's Office (Address and date)

Officer of Court (name and address, designation)

All creditors whose arrestments have been recalled by the foregoing conjoined arrestment order and are included in it must inform the sheriff clerk in writing within 14 days of receiving this notice of the name and address of a person within the United Kingdom to whom payments are to be made by him under the order.

FORM 47The Debtors (Scotland) Act 1987, Section 60(9)(c)

						Rule 55(1)
		Sher	iff Court			
APPLICATION WARRANT FO DILIGENCE AGEMPLOYER	R	(1) ST				(Court Ref No. ) APPLICANT
	Α.	The applic				
(1) Insert name and address	В.	(b) The er (c) The de (d) The cr			nforced b	by the conjoined arrest-
(2) Insert name	C.	(2) by the sheri on the em	ffat(place) ployer (2)		vas made	rnings of the debtor on (date) and was served by or on the
	D.	(specify mo	inner and circu	to comply with t umstances of this gly liable to pay to had complied w	failure):	riff clerk £ which
	19	87.			(c) of th	e Debtors (Scotland) Act
	E. 11	ne applicant	asks the cour	t:-		
		hearing t	the sheriff cl		the credi	cation and the date of the tors whose debts are being
		3. To order	the employer	r to pay to the sh	neriff cler	rk (place)
						er for recovery of this sum due.
		5. To awar	d expenses (if	competent).		
Date			19	(Signed)		PLICANT

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

FORM 48The Debtors (Scotland) Act 1987, Section 62(4)

					Rule 56(1)
		Sher	riff Court		
APPLICATION ORDER ON E TO PROVIDE INFORMATION	EMPLO	YER (1)			(Court Ref No. ) APPLICANT
	Α.	The applic		s information under	section 62(2) or (3)
(1) Insert name and address	В.	Other pers	sons having an	interest are	
		schedule a served on	gainst the earning the said emplo	ngs of the debtor (1) oyer by (1)	t maintenance arrestment was ructions of the applicant
	D.	conjoined The emplo	arrestment ord yer has failed w	ler is in effect.	ceased to have effect as a cuse to inform the applicant rder.
		The applic	cant is entitled	to this information.	
,		his applicati	on is made und	er section 62(4) of the	Debtors (Scotland) Act 1987.
	E. T	1. To fix a	-		
				erk to intimate this ap it and to the employe	oplication and the date of the er.
		joined a	rrestment orde	r within such period	nt which court made the con- as the court may order.
		4. To awar	rd expenses (if	competent).	
Date		***************************************	19	(Signed)	APPLICANT

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

FORM 49The Debtors (Scotland) Act 1987, Section 62(5)

Rule 57(1)

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

	Sheriff Court			
	The debtor (employee) : (name The employer : (name	and address) and address) and address)		
	<ol><li>The applicant is a creditor of the debtor and wishes to enforce his debt by executing an earnings arrestment and/or a current maintenance arrestment against earnings payable to the debtor by the employer.</li></ol>			
	<ol><li>The debt cannot be enforced by executing an earnings arrestment or a current maintenance arrestment as a conjoined arrestment order is in effect against these earnings.</li></ol>			
	4. The conjoined arrestment order was court).	made on (date) by the court at (address of		
	5. The applicant's debt consists of			
	ORDINARY DEBT	CURRENT MAINTENANCE		
Where there is more than one ordinary debt state details relating to each separately.	Sums due under decree or other document or summary: warrant :	Maintenance payable by the debtor expressed as a daily rate: Is the debtor entitled to deduct		
	expenses : interest : less paid to account :	income tax from maintenance payable? : Yes/No Particulars of maintenance order(s) which constituted the		
	expenses of executing current:	obligation to pay maintenance:		
	maintenance arrestment :	Date of any intimation made		
	expenses of serving charge expenses of executing :	under section 54(1) of the Act: Particulars of debtors default		
	earnings arrestment :	in his payments under the		
	expenses of this application	maintenance order(s) with		
	TÔTAL AMOUNT RECOVERABLE	reference to either subsection (1) or (2) of section 54 of the Act :		
	Particulars of decree or other			
	document or summary warrant:			
	which constituted the debt:			
	(specify) Date of any charge			
	6. The person within the United Kingdom to whom payments are to be made is: (name and address).			
	The applicant asks the court:-			
	To vary the conjoined arrestment order g debt among the debts being enforced by	granted on (date) to include the applicant's the conjoined arrestment order.		
Date	Sie	aned		
Date		Applicant		

Rule 57(3)(a)
Sheriff Court: Court Ref No:
Form of notice of application for variation of a conjoined arrestment order
<ol> <li>(Place and Date)         To (name and address of person to whom intimation given).         This application for a variation of a conjoined arrestment order by (name and address of applicant) is intimated to you this date.     </li> </ol>
Sheriff Clerk
2. IF YOU WISH TO OBJECT to the granting of the application you must fill in the box below
I intend to object to the granting of the application
Date Signature
<ol><li>If you have filled in the box above you must return this form to the court within 14 days from the date of this intimation.</li></ol>
The address of the court is: THE SHERIFF CLERK,
<ol> <li>You will then be advised by the sheriff clerk of the date fixed for the hearing of the application when you should attend or be represented at court.</li> </ol>
<ol><li>PLEASE NOTE if you fail to return this form to the court as directed or if having returned it, you fail to attend or be represented at the hearing, the application may be dealt with in your absence.</li></ol>
IF YOU WISH FURTHER ADVICE CONTACT ANY CITIZENS ADVICE BUREAU/LOCAL ADVICE CENTRE, SHERIFF CLERK OR SOLICITOR.

FORM 51

Rule 57(7)(b)

#### SHERIFF COURT:

# NOTICE OF SERVICE OF AN ORDER VARYING A CONJOINED ARRESTMENT ORDER UNDER SECTION 62(5) OF THE DEBTORS (SCOTLAND) ACT 1987

, the debtor's employer.

То	, debtor.	
То	, creditor.	
You are served with (1)	copy of an order dated arrestment order made on	varying a conjoined
(2)	a copy of the conjoined arrestment order as	varied
(3)	a copy of subsections (1) to (6) of section 63	of the Debtors (Scotland) Act

The employer is required to operate the conjoined arrestment order as varied seven days after service of the copy order on him, although he may operate it on any pay-day occurring within this seven day period. The conjoined arrestment order as varied remains in effect until a copy of an order recalling it is served on the employer under section 66(7) of the Debtors (Scotland) Act 1987 or the debtor ceases to be employed by him. The employer should notify the Sheriff Clerk in writing immediately if the debtor ceases to be employed by him.

Sheriff Clerk Sheriff Clerk's Office (Address and date)

To

Officer of Court (Name, designation and address)

FORM 52The Debtors (Scotland) Act 1987

Rule 58(1)(a)

#### Intimation to employer under section 63(7)

The employer : (name and address)
The debtor (employee) : (name and address)
The sheriff clerk : (name and address)
Date of conjoined arrestment order : (specify)
Date order served on employer : (specify)
Date order varying the conjoined arrestment order : (specify)
Date varied order served on employer : (specify)

To the employer—Take note that on (date) the Lord Advocate made regulations which varied

\*delete as appropriate

- \*(a) Tables A, B and C of Schedule 2 to the Debtors (Scotland) Act 1987 (the statutory deduction tables)
- \*(b) The percentage specified in subsection (5) and (6)(a)(ii) of section 49 of the Debtors (Scotland) Act 1987 to (specify change)
- \*(c) The sum specified in subsection 4(b) of section 63 of the Debtors (Scotland) Act 1987 to £

The regulations come into operation on (date)

Date	(Signed)
	Charles Charle

- (i) This intimation should be considered carefully by the employer as the variation(s) made by regulations referred to may affect the sum to be deducted by him under the conjoined arrestment order (see further section 69(1), (2) and (3) of the Debtors (Scotland) Act 1987).
- (ii) The sheriff clerk must attach to this intimation the statutory deduction tables as revised where these have been varied by the regulations.

FORM 53The Debtors (Scotland) Act 1987

Rule 58(1)(b	1)
--------------	----

Intimation to employer under section 63(8)

The employer : (name and address)
The debtor (employee) : (name and address)
The sheriff clerk : (name and address)
Date of conjoined arrestment order : (specify)
Date order served on employer : (specify)

Date of conjoined arrestment order : (specify)
Date order served on employer : (specify)
Date of order varying the conjoined arrestment order : (specify)
Date varied order served on employer : (specify)

To the employer—Take note that on (date) the small maintenance limits mentioned in section 351(2) of the Income and Corporation Taxes Act 1988 were changed to (specify change):-

The changes come into operation on (date)

Date	 (Signed)
	Sheriff Clerk

- (i) This intimation should be considered carefully by the employer as the change made may affect the sum to be deducted by him under the conjoined arrestment order.
- (ii) The sheriff clerk must attach to this intimation a copy of section 351(2) of the Income and Corporation Taxes Act 1988.

FORM 54The Debtors (Scotland) Act 1987, Section 65(1)

	Rule 59(1)
	Sheriff Court
APPLICATION FOR DETERMINATION O DISPUTE IN OPERA OF CONJOINED ARRESTMENT ORD	ATION APPLICANT
*delete as A. appropriate	The applicant is  *(a) The debtor  *(b) A creditor whose debt is being enforced by the conjoined arrestment order  *(c) The employer  *(d) The sheriff clerk
(1) Insert name B. and address	Other persons having an interest are  *(e) The debtor (1)  *(f) (Other) creditors whose debts are being enforced by the conjoined arrestment order (1)  *(g) The employer (1)  *(h) The sheriff clerk (1)
C.	A conjoined arrestment order against the earnings of the debtor (1) was made on (date) by the sheriff at (place)
D.	The following dispute as to the operation of the conjoined arrestment order requires to be determined (specify nature of the dispute)
Т	his application is made under section 65(1) of the Debtors (Scotland) Act 1987.
•	<ol> <li>To fix a hearing.</li> <li>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 other than himself.</li> <li>To make an order determining the dispute (specify order sought).</li> <li>To order the reimbursement by (name person) to (name person) of £ with interest thereon at the rate of (specify rate) from (specify date) or such other date as the court may consider appropriate.</li> <li>To order the payment by (name person) to (name person) of £ with interest thereon at the rate of (specify rate) from (specify date) or such other date as the court may consider appropriate.</li> <li>To award expenses (if competent).</li> </ol>
Date	

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

(Scotland) Act 1987, Section 65(7)
Rule 60(1 Sheriff Court
FOR (1)
A. The applicant is The debtor
B. Other persons having an interest are The creditor (1)
C. A conjoined arrestment order against the earnings of the debtor was made on (date) by the sheriff at (place)
D. *An ordinary debt/*current maintenance due to the said creditor  (2) was included in the conjoined arrestment order.  The creditor failed to intimate to the sheriff clerk (place) that:—  *(a) The debt recoverable had been paid or otherwise extinguished.  *(b) The debt had ceased to be enforceable by diligence.  *(c) The obligation to pay the current maintenance had ceased.  *(d) The obligation to pay the current maintenance had ceased to be enforceable by diligence.  (Specify when and how (a), (b), (c) or (d) occurred):—  The debtor overpaid £ as a result of this failure. (Give details of the calculation of this sum and grounds for seeking the sum sought from the creditor):—
This application is made under section 65(7) of the Debtors (Scotland) Act 1987.  E. 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 and to the creditor.  3. To order the creditor to pay to the debtor £ (specify amount requested).  4. To award expenses (if competent).
FCFI (

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

FORM 56The Debtors (Scotland) Act 1987, Section 66(1)(a)

	Rule 61(1)
	Sheriff Court
APPLICATION FO RECALL OF CON ARRESTMENT O	JOINED (Court Ref No. )
*delete as A appropriate	*(a) The debtor  *(b) A creditor whose debt is being enforced by the conjoined arrestment order  *(c) The person on whom a copy of the conjoined arrestment order or an order varying the order was served under section 60(7) or 62(6) of the Act  *(d) The sheriff clerk  *(e) An interim/permanent trustee of the debtor
(1) Insert name E and address	*(f) The debtor (1)  *(g) (Other) creditors whose debts are being enforced under the conjoined arrestment order (1)  *(h) (Other) persons on whom a copy of the conjoined arrestment order or an order varying the order was served under section 60(7) or 62(6) of the Act (including the employer) (1)  *(i) The sheriff clerk (1)  *(j) An interim/permanent trustee of the debtor (1)
(2) Insert name	A conjoined arrestment order against the earnings of the debtor (2) was made on (date) by the sheriff at (place)
D	<ul> <li>(a) The conjoined arrestment order is invalid. (Specify why it is claimed to be invalid):-</li> <li>*(b) All the ordinary debts being enforced by the conjoined arrestment order have been paid or otherwise extinguished or have ceased to be enforceable by diligence and all the obligations to pay current maintenance being so enforced have ceased or have ceased to be enforceable by diligence. (Specify when and how these matters occurred):-</li> <li>*(c) The debtor's estate has been sequestrated (specify date of sequestration)</li> </ul>
	This application is made under section 66(1)(a) of the Debtors (Scotland) Act 1987.
	<ol> <li>The applicant asks the court:—         <ol> <li>To fix a hearing.</li> <li>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 other than himself.</li> </ol> </li> <li>*3. To dispense with a hearing and intimation.</li> <li>4. To recall the conjoined arrestment order.</li> <li>*5. To make the following consequential order (specify order sought).</li> <li>6. To award expenses (if competent).</li> </ol>
Date	19 (Signed)

APPLICANT

M 57The Debtors (S	cotland) Act 1987, Section 66(1)(b)
	Sheriff Court
APPLICATION FOR RECALL OF CONJU- ARRESTMENT OR (BY ALL CREDITO WHOSE DEBTS AR BEING ENFORCED IT)	OINED COURT Ref No. APPLICANT  RE
Α.	The applicants are The creditors whose debts are being enforced by a conjoined arrestment order (1)
(1) Insert name B. and address	Other persons having an interest are The debtor (1)
(2) Insert name C.	A conjoined arrestment order against the earnings of the debtor (2) was made on (date) by the sheriff at (place)
D.	The conjoined arrestment order should be recalled (specify reasons for application and any consequential order sought)
	This application is made under section 66(1)(b) of the Debtors (Scotland) Ac 1987.
E. '	The applicants ask the court:-
	<ol> <li>To order such intimation (if any) and further procedure that the cour considers appropriate.</li> </ol>
	To recall the conjoined arrestment order.
	<ol> <li>To make the following consequential order (specify order sought).</li> <li>To award expenses (if competent).</li> </ol>
Date	

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

FORM 58The Debtors (Scotland) Act 1987, Section 66(4)

	Rule 63(1)
	Sheriff Court
APPLICATION I VARIATION OF CONJOINED ARRESTMENT	(Court Ref No. ) APPLICANT
*delete as appropriate	A. The applicant is  *(a) The debtor  *(b) A creditor whose debt is being enforced by the conjoined arrestment order  *(c) The employer  *(d) The sheriff clerk
(1) Insert name and address	B. Other persons having an interest are  *(e) The debtor (1)  *(f) (Other) creditors whose debts are being enforced by the conjoined arrestment order (1)  *(g) The employer (1)  *(h) The sheriff clerk (1)
(2) insert name	C. A conjoined arrestment order against the earnings of the debtor (2) was made on (date) by the sheriff at (place)
	*(a) An ordinary debt being enforced by the conjoined arrestment order has been paid or otherwise extinguished or has ceased to be enforceable by diligence (give details of when and how this occurred):—  *(b) An order or decree has come into effect which varies/supercedes/recalls a maintenance order being enforced by the conjoined arrestment order (give details of the order or decree which varied, superceded or recalled the maintenance order):—  *(c) An obligation to pay maintenance being enforced by the conjoined arrestment order has ceased or has ceased to be enforceable in Scotland (give details of when and how this occurred):—  The conjoined arrestment order should accordingly be varied (specify variation required):—
	This application is made under section 66(4) of the Debtors (Scotland) Act 1987.
1	<ol> <li>The applicant asks the court:—         <ol> <li>To fix a hearing.</li> <li>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 other than himself.</li> <li>To vary the conjoined arrestment order as requested.</li> </ol> </li> <li>To award expenses (if competent).</li> </ol>
Date	

APPLICANT

FORM 59

Rule 65(3)(b)

#### SHERIFF COURT:

Notice of Service of an Order Varying a Conjoined Arrestment Order under Section 66 of the Debtors (Scotland) Act 1987

To (Name and address of persons upon whom service is made)

You are served with (1) a copy of an order dated ment order made on varying a conjoined arrest-

- (2) a copy of the conjoined arrestment order as varied
- (3) a copy of subsections (1) to (6) of section 63 of the Debtors (Scotland) Act 1987

The variation comes into effect seven days after service of the copy order on the employer and the conjoined arrestment order as varied remains in effect until a copy of an order recalling it is served on the employer under section 66(7) of the Debtors (Scotland) Act 1987 or the debtor ceases to be employed by the employer. The employer should notify the sheriff clerk in writing immediately if the debtor ceases to be employed by him.

Sheriff Clerk Sheriff Clerk's Office (Address and date)

Officer of Court (Name, designation and address)

FORM 60Certificate of execution of earnings arrestment schedule/current maintenance arrestment schedule

Rule 67

(Place and date)

I certify that on (date) I served the foregoing earnings arrestment schedule/current maintenance arrestment schedule on (name and address of employer) employer of the debtor (name and address of debtor). This I did by (state method of service).

Officer of Court (Name, designation and address)

FORM 61SUMMARY WARRANT FOR THE RECOVERY OF

Rule 68(1)

- Rates under the Local Government (Scotland) Act 1947, section 247.
- Community charge under the Abolition of Domestic Rates Etc. (Scotland) Act 1987, Schedule 2, Paragraph 7.

(Place and Date)

The sheriff having considered the application dated by (name and address of applicant) along with 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 the recovery of the amount remaining due and unpaid by each person specified in the application along with a surcharge of 10 per cent (or such percentage as may be prescribed) of that amount by:—

- (a) a pointing and sale in accordance with Schedule 5 to the Debtors (Scotland) Act 1987;
- (b) an earnings arrestment;
- (c) an arrestment and action of furthcoming or sale.

Further Grants Warrant to (name and address) sheriff officer to enter premises in the occupancy of any person specified in the application in order to execute a pointing or sale or the removal and sale of the pointed articles and for any of those purposes to open shut and lockfast places.

## FORM 62SUMMARY WARRANT FOR THE RECOVERY OF

Rule 68(2)

Rates under the Local Government (Scotland) Act 1947, section 250.

(Place and Date)

The sheriff having considered the application dated by (name and address of applicant) and being satisfied that the person specified in the application has removed/is about to remove/that there is reason to suspect his removal from the land and heritages referred to in the application Grants a Summary Warrant authorising the recovery of the amount remaining due and unpaid by such person by:-

- (a) a poinding and sale in accordance with Schedule 5 to the Debtors (Scotland) Act 1987;
- (b) an earnings arrestment;
- (c) an arrestment and action of furthcoming or sale.

Further Grants Warrant to (name and address) sheriff officer to enter premises in the occupancy of the person specified in the application in order to execute a poinding or sale or the removal and sale of the poinded articles and for any of those purposes to open shut and lockfast places.

# FORM 63SUMMARY WARRANT FOR THE RECOVERY OF

Rule 68(3)

- 1. Tax under the Taxes Management Act 1970, section 63 etc.
- 2. Car Tax under the Car Tax Act 1983 Schedule 1, paragraph 3(3).
- 3. Value Added Tax under Value Added Tax Act 1983 Schedule 7, paragraph 6(5).

(Place and Date)

The sheriff having considered the application dated along with certificate produced Grants a Summary Warrant authorising the recovery of the amount remaining due and unpaid by each person specified in the application by:-

- (a) a poinding and sale in accordance with Schedule 5 to the Debtors (Scotland) Act 1987;
- (b) an earnings arrestment;
- (c) an arrestment and action of furthcoming or sale.

Further Grants Warrant to (name and address) sheriff officer to enter premises in the occupancy of any person specified in the application in order to execute a pointing or sale or the removal and sale of the pointed articles and for any of those purposes to open shut and lockfast places.

#### FORM 64WARRANT FOR INTIMATION

Rule 73(1)

(Place and date)

\*delete as appropriate †state other person(s) as the Sheriff may direct The sheriff grants warrant to intimate the foregoing application and this warrant to the applicant, to the other person(s) stated in the application as having an interest [or to the therein designed] and \*to the sheriff officer/messenger-at-arms named in the application.†

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

- Requires the applicant to appear or 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.
- \*3. Directs the sheriff officer/messenger-at-arms to send a copy of the poinding schedule to the sheriff clerk before the date of the hearing.

#### Sheriff

To (name of person receiving intimation)

The application and warrant is hereby intimated to you.

Sheriff Clerk Depute Date

## TAKE 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 absence.