

Rule 9(1)

Form 4

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

Sheriff Court

(name)

Court Ref. No.

200

APPLICATION FOR THE ATTACHMENT TO CEASE TO HAVE EFFECT BECAUSE THE VALUE FIXED IS TOO LOW	(1) APPLICANT
	A The Applicant is the Debtor
(1) <i>Insert name and address</i>	B Other persons having an interest (1) The Creditor (1) Officer of Court who executed the attachment
(2) <i>Insert name</i>	C Decree was granted in an action by the Creditor(s) (2) in the Court of Session/Sheriff Court at on 200 against the Debtor(s) (2) <i>(or give details of other document or summary warrant on which the attachment proceeded)</i>
	D An attachment was executed on 200
<i>*Give details of the article(s) and valuation by Officer of Court</i>	E The article(s) attached was/were the following:- * £ The(se) article(s) should be released from attachment as the value of the article(s) fixed by the officer of court is too low for the following reasons:-

This application is made under Section 23(2) of the Debt Arrangement and Attachment (Scotland) Act 2002

The Applicant asks the court:-

1 To fix a Hearing

2 To order the Sheriff Clerk to intimate this application and the date of the hearing to the Applicant, the Creditor and the Officer of Court who executed the attachment

3 To order attachment of the article(s) to cease to have effect because the (aggregate of) the value(s) of the attached article(s) is substantially below the (aggregate of) the price(s) which it is/they are likely to fetch if sold on the open market.

4 To award expenses (if competent)

(Date)

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