**H4 : Nehl;B];**

 **Nfhh;l;by;**

**201 tpah[;[pa nek;gh;**

**201 kD nek;gh;**

 **thjp / kDjhuh;**

**vjph;**

 **gpujpthjp / vjph;kDjhuh;**

**jhq;fs;**

**vd;Dk; Nkw;gb kD nfhLj;jpUf;fpwgbahy; mijg;gw;wp ckf;F VjhfpYk; Ml;NrgidapUe;jhy; mij ePh; ………..tUlk; ………………… khjk; ……..k; Njjp gfy; 10.30 kzpf;F ePh; ,e;j Nfhh;l;by; NehpyhtJ / tf;fPy; %ykhftJ M[uhfp njhptpj;Jf;nfhs;sTk;> mg;gbapy;yhtpl;lhy; Nkw;gb tp~ak; xUjiygl;rkhf jPh;khdpf;fg;gLk;.**

 **……….tUlk; ………………….khjk; …….k; Njjp ek;Kila ifnahOj;Jk; Nfhh;l;L Kj;jpiuAk; Nghl;L nfhLf;fg;gl;lJ.**

 **By order**

**tf;fPy; Central Nazir**

**mg;gPy; Nehl;B];**

 **Nfhh;l;by;**

**201 tpah[;[pa nek;gh; A.S.**

 **mg;gPy; thjp**

**vjph;**

 **nu];ghz;nlz;L**

**b];bh;f; Kd;rPg; Nfhh;l;bd; …………k; Mz;L ………………….khjk; ……k; NjjpiaAila n~ Nfhh;l;L ……………………… jPh;g;gpd; Nky; mg;gPy;**

**nu];ghz;nlz;lhfpa …………..…………………………………. vd;gtUf;F …………………. ,e;j tpah[;[paj;jpNy ……………………apd; bf;hpapd; ………………………….Nky; mg;gPy; ………………………thjp vd;gtuhy; mg;gPy; nfhLf;fg;gl;L ,e;j Nfhh;l;by; nu[p];lh; nra;ag;gl;bUf;fpwJ. Me;j mg;gPy; tprhuizf;F ……………..k; Mz;L …………………….khjk; ………..k; Njjp ,e;j Nfhh;l;by; ep~;fhpi~ nra;jpUf;fpwhh;fs;. ckJ gl;rj;jpy; ePuhtJ / ckJ tf;fPyhtJ ,e;j mg;gPy; ckf;fhf gputh;j;jpf;f rl;lg;gb mjpfhuKila NtW ahuhtJ M[uhfhtpl;lhy; ePh; ,y;yhkNy mJ tprhuiz nra;J jPh;khdpf;fg;gLk; vd;W mwpaTk;.**

**md;wpAk; rhh;T nra;tjw;fhf Xh; tpyhrj;ij Nkw;fz;l Njjpf;Fs; jhf;fy; nra;ahj gl;rj;jpy; ePh; M[uhfhjJ NghyNt ghtpj;J ,e;j mg;gPyhdJ tprhuiz nra;ag;gl;L jPh;khdpf;fg;gLnkd;W mwptPuhfTk;.**

 **……….tUlk; ………………….khjk; …….k; Njjp Nfhh;l;L Kj;jpiuAk; ifnaOj;Jk; Nghl;L nfhLf;fg;gl;lJ.**

 **By order**

**tf;fPy; Central Nazir**

**Notice to opposite party of day fixed for hearing evidence of pauperism**

(Appendix H-Form No.12 under order XXXIII, Rule 6 C.P.C.)

In the City Civil Court at Chennai

O.P. No.\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of 20\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ … Plaintiff

Versus

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ … Defendant

To

WHEREAS \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ has applied to this Court for permission to institute a suit against \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ in forma pauperies under Order XXXIII of the Code of Civil Procedure, 1908 and whereas the Court sees on reason to reject the application and whereas the \_\_\_\_\_day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ 20\_\_\_\_ has been fixed for receiving such evidence as the applicant may adduce in proof of his pauperism and for hearing any evidence which may be adduced in disproof thereof.

 NOTICE is hereby given to you under Rule 6 of Order XXXIII that in case you wish to offer any evidence to disprove the pauperism of the applicant you may do so on appearing in this Court on the said \_\_\_\_\_\_day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ 20\_\_\_\_\_

 GIVEN under my hand and the seal of the Court, this \_\_\_\_\_day of \_\_\_\_\_\_\_\_\_\_\_\_ 20

Counsel for Plaintiff JUDGE

**Notice to furnish security for Attachment before Judgement**

(under Order 38, Rule 5 C.P.C.)

In the City Civil Court at Chennai

I.A. No.\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of 20\_\_\_\_\_\_\_

in

O.S. No.\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of 20\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ … Petitioner / Plaintiff

Versus

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ … Respondent / Defendant

To

 WHEREAS \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ the Plaintiff had made the above application praying for an order of Attachment before Judgement of the property mentioned in the Schedule hereunder to any judgement may be passed in his/her favour.

 TAKE NOTICE that you the defendant/respondent hereby directed on or before \_\_\_\_\_\_\_

1. To furnish Security for a sum of Rs.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
2. To produce and place at the disposal of the Court the entire property or Rs.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ the value of the entire property bearing house, ground and premises mentioned in the Schedule hereunder sufficient to satisfy the decree that may be passed in favour of the Plaintiff.
3. To appear and show cause why you should not furnish security.

**SCHEDULE**

 GIVEN under my hand and the seal of the Court, this \_\_\_\_\_day of \_\_\_\_\_\_\_\_\_\_\_\_ 20

 (By Order)

 NAZIR

**Attachment in execution by prohibitory order, where the property consists of immovable property**

(Appendix E-Form No.24 under order XXI, Rule 54 C.P.C.)

In the City Civil Court at Chennai

E.P. No.\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of 20\_\_\_\_\_\_\_

in

O.S. / A.R.C. No.\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of 20\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ … Decree Holder

Versus

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ … Judgement Debtors

To

(Judgement Debtor)

 WHEREAS you have failed to satisfy a decree passed against you on the \_\_\_\_\_\_day of \_\_\_\_\_\_\_\_\_\_\_\_ 20\_\_\_\_\_ in Suit No.\_\_\_\_\_\_\_\_\_\_\_\_\_ of 20\_\_\_\_\_\_\_ in favour of \_\_\_\_\_\_\_\_\_\_\_\_\_ for Rs.\_\_\_\_\_\_\_\_\_\_\_\_\_\_. IT IS ORDERED that you, the said \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ be, and you are hereby, prohibited and restrained, until further orders of this Court, from transferring or charging the property specified in the schedule hereunto annexed, by sale, gift or otherwise, and that all persons be, and that they are hereby, prohibited from receiving the same by purchase, gift or otherwise.

 It is also ordered that you should attend the Court on the \_\_\_\_\_\_day of \_\_\_\_\_\_\_\_\_\_\_\_\_ 20\_\_\_\_ to take notice of the date fixed for settling the terms of the proclamation of sale.

**SCHEDULE**

GIVEN under my hand and the seal of the Court, this \_\_\_\_\_\_day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_ 20\_\_\_\_

Amount due : Rs.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Court Day : \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (By order)

CENTRAL NAZIR

**Notice of the day fixed for settling a Sale Proclamation**

(Under Order XXI, Rule 66 C.P.C.)

In the City Civil Court at Chennai

E.P. No.\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of 20\_\_\_\_\_\_\_

in

Suit No.\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of 20\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ … Plaintiff

Versus

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ … Defendant

To

(Judgement Debtor)

 WHEREAS in the above named suit the decree holder has applied for the sale of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ you are hereby informed that the \_\_\_\_\_\_\_day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ 20\_\_\_\_\_\_ at 10.30 a.m. has been fixed for settling the terms of proclamation of sale.

GIVEN under my hand and the seal of the Court, this \_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_ 20\_\_\_\_

 (By order)

CENTRAL NAZIR

**Order to attach the Salary or Allowance of Servant of the Government or
Railway Company or Local Authority or Private Employee, etc.**

(Under Order XXI, Rules 48 and 48-A C.P.C.)

In the City Civil Court at Chennai

E.P. No.\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of 20\_\_\_\_\_\_\_

in

O.S. No.\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of 20\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ … Plaintiff/Decree Holder

Versus

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ … Defendant(s)/

 Judgement Debtors(s)

To

 WHEREAS \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Judgement Debtor in the above named case is receiving his/her salary or allowances at your hand and whereas the decree-holder in the said case, has applied in this Court for the attachment of salary and allowance of the said defendant to the extent of Rs.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ due to him under the decree. You are hereby required to withhold the said sum of Rs.\_\_\_\_\_\_\_\_\_\_\_\_\_ from the salary of the said \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ in monthly instalments (one third of the salary over and above Rs.400/- and to remit the said monthly instalments) to this Court.

 The amount may be remitted by cheque or Bank Draft drawn in favour of the Registrar, City Civil Court, Chennai-104.

 The duplicate copy of pro-order herein shall be returned to this Court with the result about the steps taken in regard to attachment of salary.

GIVEN under my hand and the seal of the Court, this \_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_ 20\_\_\_\_

 (By order)

CENTRAL NAZIR

**Notice to Respondent on Appeal filed against Decree or Order**

(Under Order XVI-A, Rule 2 C.P.C.)

In the Court of the Principal Civil Civil Judge
at Chennai

A.S. No.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of 20\_\_\_\_\_

against

O.S. No.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of 20\_\_\_\_\_

 (on the file of the

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ … Appellant

Versus

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ … Respondent

Appeal from the Judgement / Order of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Dated\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

To

 TAKE NOTICE that an appeal from the above decree / order of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ a case has been presented by the above-named appellant and registered in this Court and that the \_\_\_\_\_\_day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ 20\_\_\_\_\_ has been fixed by this Court for hearing of the appeal and that if you intend to defend the same you must enter an appearance in this Court and give notice thereof to the appellant or his pleader within 30 days after the service of this notice on you.

 If no appearance is made on your behalf by yourself, your pleader or someone by law authorized to act for you in this appeal, it will be heard and decided in your absence.

 The address of the appellant for service of notice is/or is that of his Counsel \_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 NOTE: Also take notice that if an address for service is not filed before the abovesaid date this appeal is liable to be heard and decided, as if you had not made an appearance.

GIVEN under my hand and the seal of the Court, this ………day of ………………………..20……

 JUDGE

NOTE: If any stay of execution has been ordered, information should be given of the fact on this notice.