Supreme Court Rules 1937—Form 1.71

(see o 59 r 16)

Notice of claim to goods taken in execution

Take notice that AB has claimed the goods (or certain goods) [where only certain goods are claimed here enumerate them] taken in execution by the Sheriff of the Territory, under the writ of execution issued in this action.

You are required to admit or dispute the title of AB to the goods and give notice thereof in writing to the sheriff within 4 days from the receipt of this notice, failing which the sheriff may issue an interpleader summons. If you admit the title of AB to the goods and give notice thereof in manner aforesaid to the sheriff you will only be liable for any fees and expenses incurred prior to the receipt of the notice admitting the claim.

Date:

Signature of Sheriff:

To the plaintiff

Endnote	
1	This form was originally in the <i>Supreme Court Rules 1937</i> . Under the <i>Court Procedures Act 2004</i> A2004-59, pt 8, the form became a form approved under that Act.

© Australian Capital Territory 2005