PROCLAMATION OF SALE (Or.XXI Rule-66)

IN THE COURT OF THE	(Or.XXI Ru	ile-66)	
	E.P.NO. in NO.	OF 20 OF 20	
Between:-			
			Decree-Holder
And			
			Judgement-Debtor
Notice is hereby give Procedure 1908, an order h property mentioned in the decree-holder in the suit which the decree-holder amounting with costs a Rs	as been passed to annexed sched O.S.No was plaintiff a	by this Court fould the court fould by this court for co	ction of the claim of the ecided by this Court, in t-debtor was defendant
The sale will be by p the lots specified in the judgement-debtor above r liabilities and claims attac ascertained, are those spec	schedule. The named as menti hing to the said	sale will be oned in the s I property, so	schedule below: and the far as they have been
Court at the monthly theat	sale commei	ncing at	sale will be held by this
of the costs of the sale beir the sale will be stopped.			debt above specified and knocking down of any lot,

At the sale the public generally are invited to bid, either personally or by duly authorised agent. No bid by, or on behalf of the judgement-debtor above mentioned, however, will be accepted, nor will any sale to them be valid without the express permission of the Court previously given. The following are the further:

CONDITIONS OF SALE

- 1. The particulars specified in the schedule below have been stated to the best of the information of the Court, but the Court will not be answerable for any error, mis-statements or omissions in this proclamation.
- 2. The amount by which the biddings are to increased shall be determined by the officer conducting the sale. In the event of any dispute arising as to the amount of bid, or as to the bidder, the lot shall at once be again put-up to auction.
- 3. The highest bidder shall be declared to be purchaser of any lot, provided, always that he is legally qualified to bid, and provided that it shall be in the discretion of the court, or officer holding the sale to decline acceptance of the highest bid when the price offered appears so clearly inadequate as to make it advisable to do so.

- 4. For reasons recorded, it shall be in the discretion of the officer, conducting the sale to adjourn it subject always to the provisions of Rule-69 of Order XXI.
- 5. In case of movable property, the price of each lot shall be paid at the time of sale or as soon after as the officer holding sale directs and in default of payment the property shall forthwith be again put-up and re-sold.
- 6. In case of immovable property, the person declared to be the purchaser shall pay immediately after such declaration a deposit of 25% on the amount of his purchase-money to the officer conducting the sale, and in default of such deposit the property shall forthwith be put-up again and re-sold.
- 7. The full amount of the purchase-money shall be paid by the purchaser before the Court closes on the fifteenth day after sale of the property, exclusive of such day, or if the fifteenth day be a Sunday or other holiday, then on the first office day after the fifteenth day.
- 8. In default of payment of the balance of purchase-money within the period allowed, the property shall be re-sold after the issue of a fresh notification of sale. The deposit, after defraying the expenses, of the sale, may, if the court thinks fit, be forfeited to Government and the defaulting purchaser shall forfeit all claims to the property or to any part of the sum for which it may be subsequently sold.

SCHEDULE OF THE PROPERTY

Num- ber of lot	Description of Property to be sold, with the name of each owner where there are more judgement-debtors than one.	Details of any encumbrances to which the property is liable.	Claims, if any, which have been put forward to the property and any other known particulars bearing on its nature and value	The value of the property as stated by the decree-holder	the property as stated

	Given under	my ha	nd and	the sea	l of the	court o	n this	th day	
of 20		•						- , –	

JUDGE