**Form No. I.T.C.P. 10**

**[See Rule 31 Of The Second Schedule To The Income-Tax Act, 1961]**

**Notice Of Attachment Of Movable Property In The Custody Of A Court Or Public Officer**

Office of the Tax Recovery Officer

Dated

To

 …………………

Sir,

Whereas [defaulter] has not paid the arrears amounting to Rs. in respect of certificate No dated drawn up by the undersigned/\*forwarded by the Tax Recovery Officer, , and the interest payable under section 220(2) of the Income-tax Act, 1961, \*and the said Tax Recovery Officer has sent to the undersigned a certified copy of the said certificate under section 223(2) of the Income-tax Act, 1961, specifying that an amount of Rs. is to be recovered by the undersigned from the defaulter; and the undersigned desires to attach sums of moneys or other property, \*which is included in the defaulter’s property by virtue of the Explanation to sub-section (1) of section 222 of the Income-tax Act, 1961, now in your custody † ;

I request that you will hold the said money or property and any interest or dividend becoming payable thereon subject to the further order of the undersigned.

Yours faithfully,

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Tax Recovery Officer

Notes :

*\*Score out portion in italics, if not applicable.*

*†Here state how the money or property is understood to be in the hands of the court or the public officer addressed, on what account and other available details.*