**Form No. I.T.C.P. 19**

[See rule 63(2) of the Second Schedule to the Income-tax Act, 1961]

**Notice To Interested Parties To Show Cause Why Sale Should Not Be Set Aside**

Office of the Tax Recovery Officer,

……….

To

…………………..

Whereas the undermentioned property,**\***which is included in the property of………[defaulter] by virtue of the Explanation to sub-section (1) of section 222 of the Income-tax Act, 1961, was sold on the……………day of……………in execution of certificate No……………..dated…………..drawn up by the undersigned **\***/Tax Recovery Officer, , a certified copy of which had been sent by the said Tax Recovery Officer to the undersigned under section 223(2) of the said Act, for recovery of arrears from………… [defaulter];

And whereas……………has applied to the undersigned to set aside the sale under rule 60/rule 61/rule 62 of the Second Schedule to the Income-tax Act, 1961;

Take notice that if you have any cause to show why the said application should not be granted, you should appear with your proofs before the undersigned on…………when the said application will be heard and determined.

**DESCRIPTION OF PROPERTY**

Given under my hand and seal at………………this…………………..day of ………..

(SEAL) Tax Recovery Officer

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