The Absconding Debtors Act

Repealed

by Chapter E-9.22 of *The Statutes of Saskatchewan, 2010* (effective May 28, 2012).

Formerly

Chapter A-2 of *The Revised Statutes of Saskatchewan*, 1978 (effective February 26, 1979), as amended by the *Statutes of Saskatchewan*, 1979-80, c.92; and 1984-85-86, c.38.

NOTE:

This consolidation is not official. Amendments have been incorporated for convenience of reference and the original statutes and regulations should be consulted for all purposes of interpretation and application of the law. In order to preserve the integrity of the original statutes and regulations, errors that may have appeared are reproduced in this consolidation.

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SCHEDULE

CHAPTER A-2

An Act respecting Absconding Debtors

SHORT TITLE

Short title

1 This Act may be cited as *The Absconding Debtors Act*.

INTERPRETATION

Interpretation

- 2 In this Act:
 - (a) "court" means Her Majesty's Court of Queen's Bench for Saskatchewan;
 - (b) **"judge"** means a judge of Her Majesty's Court of Queen's Bench for Saskatchewan.

 $R.S.S.\ 1965,\ c.100,\ s.2;\ R.S.S.\ 1978,\ c.A-2,\ s.2.$

ATTACHMENT OF PERSONAL PROPERTY

Attachment of goods

- **3**(1) After the commencement of a suit wherein a claim is made for the recovery of a debt of \$50 or upwards, upon affidavit made by the plaintiff or one of several plaintiffs, his or their agent, having a personal knowledge of the matter, stating clearly and succinctly from what cause the debt arose and the amount thereof, and that he has good reason to believe, giving reasons therefor, that the defendant:
 - (a) is about to abscond or has absconded from Saskatchewan, leaving personal property liable to seizure under execution for debt; or
 - (b) has attempted to remove such personal property out of Saskatchewan or to sell or dispose of it with intent to defraud his creditors generally or the plaintiff in particular; or
 - (c) keeps himself concealed to avoid service or process;

and stating further:

(d) that the deponent verily believes that without the benefit of the attachment the plaintiff will lose his debt or sustain damage;

and upon the further affidavit of one other credible person, that he is well acquainted with the defendant and has good reason to believe, giving such reasons, that the defendant is about to abscond, or has absconded, or has attempted to remove his personal property out of Saskatchewan or to sell or dispose of it, or keeps himself concealed with intent as aforesaid, the court or a judge, being satisfied with the reasons so given, may, on application *ex parte*, direct the local registrar to issue a writ of attachment (form A) which writ shall be executed by the sheriff according to its tenor.

ABSCONDING DEBTORS

(2) Where the defendant has absconded or is about to abscond from Saskatchewan leaving no spouse or family behind, no property of the defendant is exempt from seizure.

 $R.S.S.\ 1965,\ c.100,\ s.3;\ R.S.S.\ 1978,\ c.A-2,\ s.3;\ 1984-85-86,\ c.38,\ s.2.$

SERVICE AND RETURN OF WRIT

Copy of writ of attachment to be served

4 A copy of every writ (form A) shall be personally served on the defendant at the time of making seizure thereunder, or as soon thereafter as service can be effected, if the defendant can be found; but, if personal service cannot be effected, a copy thereof shall be left with an adult person resident at the place where seizure is made, or, if no adult person is so resident, posted in a conspicuous place on the premises.

R.S.S. 1965, c.100, s.4; R.S.S. 1978, c.A-2, s.4.

Sheriff's return and inventory

5 Immediately after making a seizure the sheriff shall make a return of the writ, and with the return transmit annexed thereto an inventory of the property seized and the value thereof according to the best of his judgment, and an affidavit of the manner in which service of the writ was effected.

R.S.S. 1965, c.100, s.5; R.S.S. 1978, c.A-2, s.5.

DISPOSAL OF PROPERTY SEIZED

Return of goods seized on giving security of deposit of value claimed

6 Upon seizure of any property under the writ, the person in whose possession it was at the time of seizure may have it returned to him upon giving the sheriff sufficient security for, or paying into court, an amount equal to its appraised value, as shown in the inventory prescribed by section 5.

R.S.S. 1965, c.100, s.6; R.S.S. 1978, c.A-2, s.6.

Unless redelivered sheriff to hold until judgment

- 7(1) Unless the property seized is redelivered or relinquished by the sheriff under any of the provisions of this Act he shall hold the property until the plaintiff obtains judgment in the cause and an execution upon the judgment is delivered to the sheriff.
- (2) If the plaintiff is guilty of unnecessary delay in the prosecution of his suit to judgment, the court or a judge may order redelivery of the property seized to the person from whose possession it was taken, unless some other writ of attachment or execution against the defendant is in the sheriff's hands for execution.

R.S.S. 1965, c.100, s.7; R.S.S. 1978, c.A-2, s.7.

PERISHABLE PROPERTY

Disposal of cattle or perishable goods pending suit

- **8**(1) When horses, cattle, sheep or perishable goods or chattels or such as from their nature cannot be safely kept or conveniently taken care of, are taken under a writ of attachment, the officer who seized them shall have them appraised and valued on oath by two persons competent to do so.
- (2) If after appraisal the plaintiff deposits with the sheriff a bond to the defendant executed by one or more persons whose sufficiency shall be approved of by the sheriff, in double the amount of the appraised value of those articles and containing a condition for the payment of their appraised value to the defendant, together with all costs and damages incurred by the seizure and sale thereof if judgment is not obtained by the plaintiff against the defendant:
 - (a) the sheriff may sell all or any of the articles at public auction to the highest bidder, giving not less than six days' notice of the sale; or
 - (b) where the articles are of such a nature as not to allow of the delay that would be caused by six days' notice of sale, the sheriff shall sell those articles forthwith; and

he shall hold the proceeds of the sale for the same purpose as he would have held any property seized under the attachment.

R.S.S. 1965, c.100, s.8; R.S.S. 1978, c.A-2, s.8.

Plaintiff omitting to give security

9 If the plaintiff, after notice to himself or his solicitor of the seizure of any articles mentioned in section 8, neglects or refuses to deposit a bond with sureties sufficient in the judgment of the sheriff, then at the expiration of four days next after the notice has been given, the sheriff shall be relieved from liability to the plaintiff in respect of the articles so seized, and shall forthwith restore the articles to the person from whose possession he took them.

R.S.S. 1965, c.100, s.9; R.S.S. 1978, c.A-2, s.9.

GENERAL PROVISIONS

Subsequent proceedings

10 Notwithstanding the issue of a writ of attachment, the cause shall proceed in the ordinary way, but the plaintiff shall not have judgment against the defendant except by order of the court or a judge, and if the plaintiff fails to recover judgment for the full amount of the debt sworn to, he shall not be entitled to any costs but may be ordered to pay the costs of the defendant.

R.S.S. 1965, c.100, s.10; R.S.S. 1978, c.A-2, s.10.

Setting aside writ

11 A writ of attachment may be set aside by the court or a judge on proof by affidavit that the plaintiff who caused the writ to be issued had no reasonable cause for taking the proceeding.

R.S.S. 1965, c.100, s.11; R.S.S. 1978, c.A-2, s.11.

ABSCONDING DEBTORS

12 Repealed. 1979-80, c.92, s.2.

SCHEDULE

Form A [Sections 3 and 4] The Absconding Debtors Act

Writ of Attachment

In the Queen's Bench,				
Judicial	Centre of			
between				
			plaintiff,	
of (residence)				
	:	and		
			defendant.	
of (residence)				
Elizabeth the Second, by thother Realms and Territori Faith.				
To the Sheriff at the Judicia	l Centre of		:	
You are commanded to attace effects together with all evidocuments, vouchers or pay defendant to secure and satiof action and to satisfy the defendant as shall prosecute the said sheriff, within the tashare in the distribution of the effects of the said sheriff.	idences of title pers belongin sfy the plaint e debt and de e their claims ime allowed b	e, debts, books and bog thereto or otherwise iff the sum ofemand of such other to judgment and lodge	ok accounts or other of the above named with his costs creditors of the said executions with you,	
And we command you, the sa do return the same with a thereunder.			=	
Issued at	this	day of	, 19	
		Locai	I.J., Local Registrar	