

WESTERN AUSTRALIA

*Civil Judgments Enforcement Act 2004,
Part 4 Division 5*

**FORM 20 – NOTICE OF OBJECTION BY
THIRD PERSON TO DEBT
APPROPRIATION ORDER**

..... COURT

LOCATION:.....

Court ref number:

Judgment creditor	Name:
--------------------------	-------

Judgment debtor	Name:
------------------------	-------

Third person	Name:
---------------------	-------

To: The Registrar

I/We object to the making of the debt appropriation order made in this court on the20.....

The grounds for the objection is/are as follows:
(* Delete as applicable)

1. That a person other than the judgment debtor and the judgment creditor owns or has a claim on or interest in the appropriated debt;*
2. That the appropriated debt does not and will not exist;*
3. That third person has an unsatisfied monetary judgment against the judgment creditor or the judgment debtor.*

The following facts or circumstances are in support of this objection:

.....

To: Judgment creditor/lawyer	To: Judgment debtor
.....
.....
.....

Date: Third Person:

The judgment creditor may, within seven days of receiving this notice, give written notice to the third person allowing the objection, in which case the debt appropriation order will cease to have effect.

If the judgment creditor does not allow the objection within the time specified, the third person, the judgment debtor or any other person whom the third person claims owns or has a claim on the appropriated debt, may apply to the court for an order that the objection be allowed.

If the judgment creditor allows the objection to the debt appropriation order notice of the allowance must be given to:

- **The court that served the objection;**
- **The person who objected; and**
- **The judgment debtor.**