**ORDER – FINES ENFORCEMENT ACT – EXCLUDE PROPERTY FROM SALE OR DIRECT PROCEEDS OF SALE**

**Fines Enforcement and Debt Recovery Act 2017 s 36(15)**

[*MAGISTRATES/YOUTH*] **Select one** COURT OF SOUTH AUSTRALIA

SPECIAL STATUTORY JURISDICTION

**[*FULL NAME*]**

**Applicant**

**[*FULL NAME*]**

**Respondent**

|  |
| --- |
| **Introduction****Hearing**Hearing Location: [*suburb*][*Hearing date*] [*Presiding Officer*]**Appearances**[*Applicant Appearance Information*][*Respondent Appearance Information*]**Remarks**The Court is [*not*] satisfied that:1. the claim made by the Applicant that:
* [*they/another person [name]*] has an interest in the property seized under Part 7 Division 1 of the *Fines Enforcement and Debt Recovery Act 2017*
* the property seized under section 36 of the *Fines Enforcement and Debt Recovery Act 2017* is not liable to such seizure is valid.
 |

|  |
| --- |
| **Order****Date of Order**: [*date*]**Terms of Order**It is ordered that:**Orders in separately numbered paragraphs.** |
|  |  | the Application made on [*date*] be refused. |
|  |  | the following property be excluded from sale by the Chief Recovery Officer under Part 7 Division 1 of the *Fines Enforcement and Debt Recovery Act 2017*:* **provision for multiple** [*description of property*].
 |
|  |  | the proceeds of the sale from each item identified be distributed in the manner as specified:* **provision for multiple** [*description of item*] [*description of manner of distribution*].
 |
|  |  | the vehicle specified in the Application be released to the Applicant. |

|  |
| --- |
| **Authentication**…………………………………………Signature of Court Officer[*title and name*] |