ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): TELEPHONE	NO.: FOR COURT USE ONLY
ATTORNEY FOR NAME:	
NAME OF COURT:	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE	
BRANCH NAME:	
PLAINTIFF:	
DEFENDANT:	
DEFENDANT.	
	CASE NUMBER:
ORDER	
to Set Aside Right to Attach Order, Quash Writ of Attachment, and Rele	ase
Property Levied Upon	
to Release Attached Property Exceeding in Value the Amount to be Sec	ured
to Substitute Defendant's Undertaking for Property	
to Increase Plaintiff's Undertaking	
to Determine Sufficiency of Plaintiff's Sureties	
to Discharge Attachment and Release Property Levied Upon (Ex Parte)	
to Release Property Levied Upon Due to Filing of Undertaking on Appea	al
(Ex Parte)]	
to Reduce the Amount to be Secured by the Attachment	
(3) Plaintiff (name): (4) Defendant (name): c. Ex parte. 2. THE COURT FINDS a. Plaintiff is not entitled to the Right to Attach Order issued on	o be secured.
(date):	
b. Nonresident defendant has filed a general appearance and plaintiff has authorized by a provision other than CCP 492.010.	not shown that the Right to Attach order is
c. The value of defendant's interest in property attached is	
\$ which exceeds the amount necessary to satisfy the amount to be secul \$	red by the attachment by
d. The defendants named in item 1a are the only defendants who have at e. The following defendants, not named in item 1a, have an interest in the	

(Continued on reverse)

SHORT TITLE:	CASE NUMBER:
2. f. an undertaking in the amount \$ (1) has been attached (a)	is a sufficient substitution for the following property which
(2) is subject to attachm	nt (describe):
g The undertaking is insufficient	s follows (specify):
notwithstanding the verdict or	nent against plaintiff and (1) no timely motion to vacate the judgment or for judgment or a new trial has been filed and served and is pending and no appeal has been perfected; n executed and filed as required by CCP 921.
I. Enforcement of plaintiff's judg surety has been mad has been waiv	
	d by failure to timely object. ne attachment may be reduced by the amount of \$
	ORDER
(date): (1) all property. (2) property in the amou	on (date): ruant to the Writ of Attachment issued on is released as follows:
d. Defendant may substitute an (1) amount of undertaking: \$ (2) property (describe):	ndertaking for property which has been attached as follows:
e. Defendant may file an underta (1) amount of undertaking: \$ (2) property (describe):	ing to prevent the levy upon property as follows:
An undertaking in this amount g. Plaintiff shall file an undertakin	
h. The amount to be secured by i. Other:	ne attachment is reduced to \$
j. Total number of boxes checked in it	m 3:
Date:	П
(TYPE OR PRINT NAME)	(SIGNATURE OF JUDGE)

AT-175 [Rev. July 1, 1983] Page two

Electronic Form Copyright © 1997 Fresno LaserGraphics Inc