

Order for sale of a ship

In the High Court of Justice
Queen's Bench Division
Admiralty Court

Claim No.

Admiralty claim in rem against:

Claimant(s)

Defendant(s)

BEFORE

UPON HEARING

and upon reading the written evidence of *(give details)*

(And no acknowledgment of service and/or defence or collision statement of case having been filed on behalf of the defendant(s)]

IT IS ORDERED that:

- (1) the ship *(give details)*
be appraised and sold by the Admiralty Marshal (before judgment (if applicable))
- (2) the Admiralty Marshal choose one or more experienced persons to appraise the vessel and certify its true value in writing.
- (3) the Admiralty Marshal sell the vessel on his conditions of sale for the highest price that can be obtained for it, but not for less than the certified value without an order of court.
- (4) the Admiralty Marshal pay the proceeds of sale of the vessel into court.
- (5) on completion of the sale the Admiralty Marshal countersign and file the certificate of value together with an account of his fees and expenses.
- (6) the Solicitors on behalf of the claimant (or as may be) within *(give details)*
give to the Admiralty Marshal a personal undertaking to pay on demand the fees and expenses of the Marshal incurred by him or on his behalf in respect of the appraisal and sale of the property, or of endeavours to appraise or to sell the property.

[OR BE SOLD IN SUCH OTHER WAY AS THE COURT MAY ORDER

Date