Prince Edward Island

Small Claims Section Actions Where the Debt or Damages Claimed Do Not Exceed \$8,000.

RULES OF COURT

Rule 74

Rule 74 relating to proceedings in the Small Claims Section of the Supreme Court - Trial Division was amended as of January 1, 2004. It is now published under separate cover and copies of the rule, together with the amended forms, may be obtained from the Registrar's Office of the Prothonotary's Office.

The forms for proceedings in the Small Claims Section were amended, effective January 1, 2004. They are now published under separate cover. The publication containing the Rule and the Forms is available from the Registrar's Office or the Prothonotary's Office.

By the Ninth Series of Amendments to the Rules of Civil Procedure in The Supreme Court of Prince Edward Island approved on the 16th of August, 2005 by Order-in-Council No. 2005-459, to come into effect on September 1, 2005 the following Rules & Forms within Rule 74, relating to proceedings in the Small Claims Section, were amended.

Forms: 7A	Rules: 19.01 to 19.03
10A	20.06(2)
20E&G	20.08(9)&(10)
	20.08(12)(b)
	20.08(16)to(21)

By the Eleventh Series of Amendments to the Rules of Civil Procedure in The Supreme Court of Prince Edward Island approved on the 17th of July, 2007 by Order-in-Council No. 2007-454, to come into effect on September 1, 2007 the following Rules & Forms within Rule 74, relating to proceedings in the Small Claims Section Actions Where the Debt or Damages Claimed Do Not Exceed \$8,000., were amended.

Forms: 11A, 11B, 11C, 11D
Rules: 1.03, 8.01, 9.01
13A, 13B
9.03, 10.01(2) and (4), 11.01
14A
11.05, 11.06, 11.07, 12.01
20E, 20F, 20H, 20I, 20J, 20K, 20L, 20M
13.01(1), 13.02 to 13.05
14.05, 20.08(3), 20.08(6)

Chief Justice Gerard Mitchell, September 1, 2007

Hawkes v. Aliant 2006 PESCTD 48; (2006), 263 Nfld. & P.E.I.R. 175

The Prothonotary made an order at a pre-trial conference striking out the plaintiff's statement of claim because it disclosed no reasonable cause of action. The order was made pursuant to subrules 13.03(3)(b) and 12.02(1)(a) of the **Rules of Civil Procedure** governing cases in the Small Claims Section. The motions judge set aside the Prothonotary's order as he concluded the statement of claim did disclose a reasonable cause of action.

MRSB v. Cardinal & Ors. 2006 PESCTD 16

Sub-rule 19.02 of the Small Claims Rules, while a factor to consider in awarding costs in a small claim proceeding, does not reduce or otherwise affect the authority of the court to award costs under s-s.53(1) of the *Supreme Court Act*, R.S.P.E.I. 1988, Cap. S-10.

Baxter v. Crosby's Auto Sales 2004 PESCTD 59

The parties allegedly entered into an agreement on the issues in dispute. The defendant made a motion under Rule 14.06 of the Small Claims Rules for judgment in accordance with the terms of the agreement. In the circumstances, there being an allegation by the plaintiff the agreement was entered into on the basis of a fraudulent misrepresentation by the defendant, the motion judge declined to grant judgment on the terms of the agreement. The proceeding was to continue to trial.

NOTE: The following cases were decided under old rule 74 which was repealed January 1, 2004.

City of Charlottetown v. MacIssac 2003 PESCTD 07

The court, on the motion of the defendant pursuant to Rule 74.01(4), agreed to apply Rule 21.01(b) to the proceeding commenced by the plaintiff in the Small Claims Section. The court went on to find that it was plain and obvious the statement of claim issued by the plaintiff disclosed no reasonable cause of action, and accordingly, it was struck out pursuant to Rule 21.01(b).

Grudich v. Babington 2002 PESCAD 20

Rule 61 does not apply to appeals from decisions in small claims matters and accordingly the deemed abandonment provisions of that Rule are not applicable to this case.

Martin v. East Coast Limber and Maibec Industries Inc. (1998), 166 Nfld. & P.E.I.R. 295 (P.E.I.S.C.-T.D.)

The plaintiff was successful in a small claims action against one of the defendants. The solicitor for the defendants made an application to the trial judge relying on Rule 49.10 seeking costs on the grounds that an offer, at least as favourable or more favourable than

the judgment, had been made to the plaintiff prior to the hearing. Both defendants sought party and party costs, in accordance with Rule 74.22 (2)(d), from the date of the offer.

The trial judge found that while all the Rules, particularly Rule 74.22, apply to small claims procedures, the court is given a wide discretion in awarding costs; and in the circumstances of this case, where success was somewhat divided, each party should pay their own costs.

Dodds v. Bielert (1997), 151 Nfld. & P.E.I.R. 282 (P.E.I.S.C.-T.D.)

To establish service of the notice of claim by certified mail, the claimant or plaintiff need only prove by affidavit that the notice of claim was so posted.

RULES FOR THE PROCEEDINGS WITHIN THE JURISDICTION OF THE SMALL CLAIMS SECTION (Actions Where the Debt or Damages Claimed Do Not Exceed \$8,000.00)

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RULES FOR THE PROCEEDINGS WITHIN THE JURISDICTION OF THE SMALL CLAIMS SECTION (Actions Where the Debt or Damages Claimed Do Not Exceed \$8,000.00)

RULE 1

INTERPRETATION

CITATION AND APPLICATION

1.01 These rules may be cited as the Small Claims Section Rules and they govern all proceedings in the Small Claims Section of the Trial Division of the Supreme Court of Prince Edward Island.

DEFINITIONS

1.02 In these rules,

"clerk" means the deputy registrar of the Small Claims Section of the Trial Division of the Supreme Court of Prince Edward Island and any person acting in the place of or under the direction of the said deputy registrar;

"court" means the Small Claims Section of the Trial Division of the Supreme Court of Prince Edward Island;

"disability", where used in respect of a person or party, means that the person or party is,

- (a) a minor,
- (b) unable to make reasonable judgments in respect of matters relating to his or her personal affairs within the meaning of section 40(4)(b) of the *Mental Health Act* whether the person or party has a guardian or not;

"holiday" means,

- (a) any Saturday or Sunday,
- (b) New year's Day,
- (c) Good Friday,
- (d) Easter Monday,
- (e) Victoria Day,
- (f) Canada Day,
- (g) Civic Holiday,
- (h) Labour Day,
- (I) Thanksgiving Day,

- (j) Remembrance Day,
- (k) Christmas Day,
- (1) Boxing Day, and
- (m) any special holiday proclaimed by the Governor General or the Lieutenant Governor.

and if New Year's Day, Canada Day or Remembrance Day falls on a Saturday or Sunday, the following Monday is a holiday, and if Christmas Day falls on a Saturday or Sunday, the following Monday and Tuesday are holidays, and if Christmas Day falls on a Friday, the following Monday is a holiday;

"order" includes a judgment;

"prothonotary" means the prothonotary of the Supreme Court of Prince Edward Island.

General Principle

1.03 (1) These rules shall be liberally construed to secure the just, most expeditious and least expensive determination of every proceeding on its merits in accordance with section 15.1 of the *Supreme Court Act*.

Matters Not Provided For

(2) If these rules do not cover a matter adequately, the court may give directions and make any order that is just, and the practice shall be decided by analogy to these rules, by reference to the *Supreme Court Act* and the *Act* governing the action and, if the court considers it appropriate, by reference to the Rules of Civil Procedure.

Orders on Terms

1.04 When making an order under these rules, the court may impose such terms and give such directions as are just.

Forms

1.05 (1) The forms prescribed by these rules shall be used where applicable and with such variations as the circumstances require.

General Heading

(2) Every document in a proceeding, except a notice of garnishment and certificate of service, shall have a general heading in accordance with Form 1A.

NON-COMPLIANCE WITH THE RULES

EFFECT OF NON-COMPLIANCE 2.01 A failure to comply with these rules is an irregularity and does not render a proceeding or a step, document or order in a proceeding a nullity, and the court may grant all necessary amendments or other relief, on such terms as are just, to secure the just determination of the real matters in dispute.

COURT MAY DISPENSE WITH COMPLIANCE

2.02 If necessary in the interest of justice, the court may dispense with compliance with any rule at any time.

TIME 3.01

RULE 3

TIME

COMPUTATION

3.01 If these rules or an order of the court prescribe a period of time for the taking of a step in a proceeding, the time shall be counted by excluding the first day and including the last day of the period; if the last day of the period of time falls on a holiday, the period ends on the next day that is not a holiday.

Powers of Court

3.02 (1) The court may lengthen or shorten any time prescribed by these rules or an order, on such terms as are just.

Consent

(2) A time prescribed by these rules for serving or filing a document may be lengthened or shortened by filing the consent of the parties.

PARTIES UNDER DISABILITY

Plaintiff's Litigation Guardian

4.01 (1) An action by a person under disability shall be commenced or continued by a litigation guardian.

Consent

- (2) A plaintiff's litigation guardian shall, at the time of filing a claim or as soon as possible afterwards, file with the clerk a consent (Form 4A) in which the litigation guardian,
 - (a) states the nature of the disability;
 - (b) in the case of a minor, states the minor's birth date:
 - (c) sets out his or her relationship, if any, to the person under disability;
 - (d) states that he or she has no interest in the proceeding contrary to that of the person under disability;
 - (e) acknowledges that he or she is aware of his or her liability to pay personally any costs awarded against him or her or against the person under disability; and
 - (f) states whether he or she is represented by a lawyer or agent and, if so, gives that person's name and confirms that the person has written authority to act in the proceeding.

Defendant's Litigation Guardian

- **4.02** (1) An action against a person under disability shall be defended by a litigation guardian.
 - (2) A defendant's litigation guardian shall file with the defence a consent (Form 4B) in which the litigation guardian,
 - (a) states the nature of the disability;
 - (b) in case of a minor, states the minor's birth date;
 - (c) sets out his or her relationship, if any, to the person under disability;
 - (d) states that he or she has no interest in the proceeding contrary to that of the person under disability; and
 - (e) states whether he or she is represented by a lawyer or agent and, if so, gives that person's name and confirms that the person has written authority to act in the proceeding.

(3) If it appears to the court that a defendant is a person under disability and the defendant does not have a litigation guardian the court may, after notice to the proposed litigation guardian, appoint as litigation guardian for the defendant any person who has no interest in the action contrary to that of the defendant.

Who May Be Litigation Guardian

- **4.03** (1) Any person who is not under disability may be a plaintiff's or defendant's litigation guardian, subject to subrule (2).
 - (2) If the plaintiff or defendant,
 - is a minor, in a proceeding to which subrule 4.01(2) does not apply the parent or person with lawful custody or another suitable person shall be the litigation guardian;
 - (b) is mentally incapable and has a guardian with authority to act as litigation guardian in the proceeding, the guardian shall be the litigation guardian;
 - (c) is mentally incapable and does not have a guardian with authority to act as litigation guardian in the proceeding, but has an attorney under a power of attorney with that authority, the attorney shall be the litigation guardian;
 - (d) is mentally incapable and has neither a guardian with authority to act as litigation guardian in the proceeding nor an attorney under a power of attorney with that power,
 - (i) a suitable person who has no interest contrary to that of the incapable person may be the litigation guardian, or
 - (ii) if no such person is available and able to act, the Official Guardian appointed pursuant to s. 23 of the *Supreme Court Act* shall be the litigation guardian.

Duties of the Litigation Guardian

4.04 (1) A litigation guardian shall diligently attend to the interests of the person under disability and take all steps reasonably necessary for the protection of those interests, including the commencement and conduct of a defendant's claim.

Official Guardian

(2) The Official Guardian may act as litigation guardian without filing the consent required by subrule 4.01(2) or 4.02(2).

Power of Court

4.05 The court may remove or replace a litigation guardian at any time. **Setting Aside Judgment, etc.**

4.06 If an action has been brought against a person under disability and the action has not been defended by a litigation guardian, the court may set aside the noting of default or any judgment against the person under disability on such terms as are just, and may set aside any step that has been taken to enforce the judgment.

Settlement Requires Court's Approval

4.07 No settlement of a claim made by or against a person under disability is binding on the person without the approval of the court.

Money to be Paid into Court

- **4.08** (1) Any money payable to a person under disability under an order or a settlement shall be paid into court, unless the court orders otherwise, and shall afterwards be paid out or otherwise disposed of as ordered by the court.
 - (2) If money is payable to a person under disability under an order or settlement, the court may order that the money shall be paid directly to the person, and payment made under the order discharges the obligation to the extent of the amount paid.

PARTNERSHIPS AND SOLE PROPRIETORSHIPS

PARTNERSHIPS

5.01 A proceeding by or against two or more persons as partners may be commenced using the firm name of the partnership.

DEFENCE

5.02 If a proceeding is commenced against a partnership using the firm name, the partnership's defence shall be delivered in the firm name and no person who admits being a partner at any material time may defend the proceeding separately, except with leave of the court.

Notice to Alleged Partner

- **5.03** (1) In a proceeding against a partnership using the firm name, a plaintiff who seeks an order that would be enforceable personally against a person as a partner may serve the person with the claim, together with a notice to alleged partner (Form 5A).
 - (2) A person served as provided in subrule (1) is deemed to have been a partner at the material time, unless the person defends the proceeding separately denying having been a partner at the material time.

Disclosure of Partners

- **5.01** (1) If a proceeding is commenced by or against a partnership using the firm name, any other party may serve a notice requiring the partnership to disclose immediately in writing the names and addresses of all partners constituting the partnership at a time specified in the notice; if a partner's address is unknown, the partnership shall disclose the last known address.
 - (2) If a partnership fails to comply with a notice under subrule (1), its claim may be dismissed or the proceeding stayed or its defence may be struck out.

Enforcement of Order

- **5.05** (1) An order against a partnership using the firm name may be enforced against the partnership's property.
 - (2) An order against a partnership using the firm name may also be enforced, if the order or a subsequent order so provides, against any person who was served as provided in rule 5.03 and who,
 - (a) under that rule, is deemed to have been a partner at the material time;
 - (b) has admitted being a partner at that time; or
 - (c) has been adjudged to have been a partner at that time.

Against Person not Served as Alleged Partner

(3) If, after an order has been made against a partnership using the firm name, the party obtaining it claims to be entitled to enforce it against any person alleged to be a partner other than a person who was served as provided in

rule 5.03, the party may move before a judge for leave to do so; the judge may grant leave if the person's liability as a partner is not disputed or, if disputed, after the liability has been determined in such manner as the judge directs.

Sole Proprietorships

- **5.06** (1) If a person carries on business in a business name other than his or her own name, a proceeding may be commenced by or against the person using the business name.
 - (2) Rules 5.01 to 5.05 apply, with necessary modifications, to a proceeding by or against a sole proprietor using a business name, as though the sole proprietor were a partner and the business name were the firm name of a partnership.

FORUM AND JURISDICTION

- **6.01** (1) The plaintiff shall name in the Plaintiff's claim the place where he proposes the action is to be tried.
 - (2) Where no place has been named for the trial of the action the place shall be where the plaintiff's claim was issued.
- 6.02 The court on the motion of any party may order that the trial be held at a place other than determined by Rule 6.01 where the court is satisfied that,
 - (a) the balance of convenience substantially favours the holding of the trial in another place; or
 - (b) it is likely that a fair trial cannot be had at the place named in the plaintiff's claim.
- **6.03** A cause of action shall not be divided into two or more actions for the purpose of bringing it within the court's jurisdiction.

COMMENCEMENT OF PROCEEDINGS

Plaintiff's Claim

7.01 (1) An action shall be commenced by filing a plaintiff's claim (Form 7A) with the clerk, together with a copy of the claim for each defendant.

Contents of Claim, Attachments

- (2) The following requirements apply to the claim:
 - 1. It shall contain the following information, in concise and non-technical language:
 - i. The full names of the parties to the proceeding and, if relevant, the capacity in which they sue or are sued.
 - ii. The nature of the claim, with reasonable certainty and detail, including the date, place and nature of the occurrences on which the claim is based.
 - iii. The amount of the claim and the relief requested.
 - iv. The name, address and telephone number, and fax number if any, of the lawyer or agent representing the plaintiff or, if the plaintiff is unrepresented, the plaintiff's address and telephone umber, and fax number if any.
 - v. The address where the plaintiff believes the defendant may be served.
 - 2. If the plaintiff's claim is based in whole or in part on a document, a copy of the document shall be attached to each copy of the claim, unless it is unavailable, in which case the claim shall state the reason why the document is not attached.

Issuing Claim

- **7.02** (1) On receiving the plaintiff's claim, the clerk shall immediately issue it by dating, signing and sealing it and assigning it a court file number.
 - (2) The original of the claim shall remain in the court file and copies shall be given to the plaintiff for service on the defendant.

RULE 8

SERVICE

Service of Particular Documents - Plaintiff's or Defendant's Claim

8.01 (1) A plaintiff's claim or defendant's claim (Form 7A or 10A) shall be served personally as provided in rule 8.02 or by an alternative to personal service as provided in rule 8.03.

Time for Service of Claim

(2) A claim shall be served within six months after the date it is issued, but the court may extend the time for service, before or after the six months has elapsed.

Defence

(3) A defence shall be served by the clerk, by mail or by fax.

Notice of Default Judgment

(4) A notice of default judgment (Form 11A) shall be served by the clerk, by mail or fax, on all parties named in the claim.

Pre-Trial Conference Order

(5) An order made at a pre-trial conference shall be served by the clerk by mail or by fax, on all parties.

Summons to Witness

(6) A summons to witness (Form 18A) shall be served personally by the party who requires the presence of the witness, or by the party's lawyer or agent, at least 10 days before the trial date; at the time of service, attendance money calculated in accordance with the regulations made under the *Supreme Court Act* and the *Court Fees Act* shall be paid or tendered to the witness.

Notice of Garnishment

- (7) A notice of garnishment (Form 20E) shall be served by the creditor,
 - (a) together with a sworn affidavit for enforcement request (Form 20J), on the debtor, by mail, by courier, personally as provided in rule 8.02 or by an alternative to personal service as provided in rule 8.03; and
 - (b) together with a garnishee's statement (Form 20F), on the garnishee, by mail, by courier, personally as provided in rule 8.02 or by an alternative to personal service as provided in rule 8.03.

Notice of Garnishment Hearing

(8) A notice of garnishment hearing (Form 20K) shall be served by the person requesting the hearing on the creditor, debtor, garnishee and co-owner of the debt, if any, and any other interested persons by mail, by courier, personally as provided in rule 8.02 or by an alternative to personal services as provided in rule 8.03.

Notice of Examination

(9) A notice of examination (Form 20H) shall be served by the creditor on the debtor or person to be examined by mail, by courier, personally as provided in rule 8.02 or by an alternative to personal service as provided in rule 8.03.

Financial Statement

- (10) If the person to be examined is the debtor and the debtor is an individual, the creditor shall serve the notice of examination on the debtor together with a blank financial information form (Form 20I).
- (11) The notice of examination and, if applicable, the financial information form shall be served at least 30 days before the date fixed for the examination.

Notice of Contempt Hearing

(12) A notice of a contempt hearing (Form 20I) shall be served by the creditor on the debtor personally as provided in rule 8.02.

Other Documents

(13) A document not referred to in subrules (1) to (13) may be served by mail, by fax, personally as provided in rule 8.02 or by an alternative to personal service as provided in rule 8.03, unless the court orders otherwise.

Personal Service

- **8.02** If a document is to be served personally, service shall be made,
 - (a) **Individual** on an individual, other than a person under disability, by leaving a copy of the document with him or her;
 - (b) **Municipality** on a municipal corporation, by leaving a copy of the document with the chair, mayor, the chief administrative officer, or the clerk of the municipality, or with a lawyer for the municipality;
 - (c) **Corporation** on any other corporation, by leaving a copy of the document with an officer, director or agent of the corporation, or with a person at any place of business of the corporation who appears to be in control or management of the place of business;
 - (d) **Board or Commission** on a board or commission, by leaving a copy of the document with a member or officer of the board or commission;
 - (e) Person Outside PRINCE EDWARD ISLAND
 Carrying on Business in PRINCE EDWARD
 ISLAND on a person outside Prince Edward
 Island who carries on business in Prince Edward
 Island, by leaving a copy of the document with

anyone carrying on business in Prince Edward Island for the person;

- (f) Crown in Right of Canada on Her Majesty the Queen in right of Prince Edward Island, in accordance with section 23(2) of the Crown Liability and Proceedings Act (Canada);
- (g) Government of Prince Edward Island Government of Prince Edward Island, in accordance with section 10 of the Crown Proceedings Act;
- (h) **Minor** on a minor, by leaving a copy of the document with the minor and, if the minor resides with a parent or other person having his or her care or lawful custody, by leaving another copy of the document with the parent or other person;
- (i) **Mentally Incapable Person** on a mentally incapable person,
 - (i) if there is a guardian or an attorney acting under a validated power of attorney for personal care with authority to act in the proceeding, by leaving a copy of the document with the guardian or attorney,
 - (ii) if there is no guardian or attorney acting under validated power of attorney for personal care with authority to act in the proceeding but there is an attorney under a power of attorney with authority to act in the proceeding, by leaving a copy of the document with the attorney and leaving additional copy with the person,
 - (iii) if there is neither a guardian nor an attorney with authority to act in the proceeding, by leaving a copy of the document bearing the person's name and address with the Public Trustee and leaving an additional copy with the person;

- (j) **Partnership** on a partnership, by leaving a copy of the document with any one or more of the partners or with a person at the principal place of business of the partnership who appears to be in control or management of the place of business; and
- (k) **Sole Proprietorship** on a sole proprietorship, by leaving a copy of the document with the sole proprietor or with a person at the principal place of business of the sole proprietorship who appears to be in control or management of the place of business.

Alternatives to Personal Service

8.03 (1) If a document is to be served by an alternative to personal service, service shall be made in accordance with subrule (2), (3) or (5); in the case of a plaintiff's claim or defendant's claim, service may also be made in accordance with subrule (7).

At Place of Residence

- (2) If an attempt is made to effect personal service at a person's place of residence and for any reason personal service cannot be effected, the document may be served by,
 - (a) leaving a copy in a sealed envelope addressed to the person at the place of residence with anyone who appears to be an adult member of the same household; and
 - (b) on the same day or the following day, mailing another copy of the document to the person at the place of residence.

Corporation

(3) If the head office or principal place of business of a corporation or, in the case of an extra-provincial corporation, the attorney for service in Prince Edward Island cannot be found at the last address recorded with the Consumer, Corporate and Insurance Services Division of the office of the Attorney General of Prince Edward Island, service may be made on the corporation by mailing a copy of the document to the corporation or to the attorney for service in Prince Edward Island, as the case may be, at that address.

When Effective

(4) Service made under subrule (2) or (3) is effective on the fifth day after the document is mailed.

Acceptance of Service by Lawyer

- (5) Service on a party who is represented by a lawyer may be made by leaving a copy of the document with the lawyer or an employee in the lawyer's office, but service under this subrule is effective only if the lawyer or employee endorses on the document or a copy of it an acceptance of service and the date of the acceptance.
- (6) By accepting service the lawyer is deemed to represent to the court that he or she has the client's authority to accept service.

Service of Claim by Mail to Last known Address

- (7) Service of a plaintiff's claim or defendant's claim may be made by sending a copy of it by mail, in an envelope showing the sender's return address, to the last known address of the person to be served.
- (8) Service under subrule (7) is deemed to have been effected on the 20th day after the date of mailing if an affidavit of service (Form 8B),
 - (a) indicates that the deponent believes the address to which the claim is sent to be the last known address of the person to be served, and states the reasons for the belief;
 - (b) indicates that the claim has not been returned to the deponent; and
 - (c) indicates that the deponent has no reason to believe that the person to be served did not receive the claim.
- (9) The affidavit of service shall not be completed before the day referred to in subsection (8).

SUBSTITUTED SERVICE

8.04 If it is shown that it is impractical to effect prompt service of a claim personally or by an alternative to personal service, the court may allow substituted service.

SERVICE OUTSIDE PRINCE EDWARD ISLAND

8.05 If the defendant is outside Prince Edward Island, the court may allow as costs of the action the costs reasonably incurred in effecting service of the claim on the defendant there.

PROOF OF SERVICE

- **8.06** The following constitute proof of service of a document:
 - (1) If the document was served by a sheriff or sheriff's officer, a certificate of service (Form 8A) endorsed on a copy of the document.
 - (2) In all other cases, an affidavit of service (Form 8B) made by the person effecting the service.

Service by Mail

- **8.07** (1) If a document is to be sent by mail under these rules, it shall be sent, by regular letter mail or registered mail, to the last address of the person or of the person's lawyer or agent that is,
 - (a) on file with the court, if the document is to be served by the clerk;

(b) known to the sender, if the document is to be served by any other person.

When Effective

(2) Service of a document by mail is deemed to be effective on the fifth day following the date of mailing.

Exception

(3) Subrule (2) does not apply when a claim is served by mail under subrule 8.03(7).

Service by Fax

- **8.08** (1) Service of a document by fax is deemed to be effective,
 - (a) on the day of transmission, if transmission takes place before 4 p.m. on a day that is not a holiday;
 - (b) on the next day that is not a holiday, in any other case.
 - (2) A document containing 16 or more pages, including the cover page and the backsheet, may be served by fax only between 4 p.m. and 8 a.m. the following day, unless the party to be served consents in advance.

Failure to Receive Document

- **8.09** A person who has been served or who is deemed to have been served with a document in accordance with these rules is nevertheless entitled to show, on a motion to set aside the consequences of default, on a motion for an extension of time or in support of a request for an adjournment, that the document,
 - (a) did not come to the person's notice; or
 - (b) came to the person's notice only at some time later than when it was served or is deemed to have been served.

DEFENCE 9.01

RULE 9

DEFENCE

DEFENCE

9.01 A defendant who wishes to dispute a plaintiff's claim shall file a defence (Form 9A), with a copy for every plaintiff with the clerk:

- (a) within twenty days after being served with the claim where the Defendant is served in Prince Edward Island;
- (b) within forty days after service of the claim where the Defendant is served elsewhere.

CONTENTS OF DEFENCE, ATTACHMENTS

- **9.02** The following requirements apply to the defence:
 - (1) It shall contain the following information:
 - i. The reasons why the defendant disputes the plaintiff's claim, expressed in concise non-technical language with a reasonable amount of detail.
 - ii. The defendant's name, address and telephone number, and fax number if any.
 - iii. If the defendant is represented by a lawyer or agent, that person's name, address and telephone number, and fax number if any.
 - (2) If the defence is based in whole or in part on a document, a copy of the document shall be attached to each copy of the defence, unless it is unavailable, in which case the defence shall state the reason why the document is not attached.

Admission of Liability and Proposal of Terms of Payment

9.03 (1) A defendant who admits liability for all or part of the plaintiff's claim but wishes to arrange terms of payment may in the defence admit liability and propose terms of payment.

Where No Dispute

- (2) If the plaintiff does not dispute the proposal within the 20-day period referred to in subsection (3),
 - (a) the defendant shall make payment in accordance with the proposal as if it were a court order;
 - (b) in case of failure to make payment in accordance with the proposal, the clerk shall sign judgment for the unpaid balance of the undisputed amount on the filing of an affidavit by the plaintiff swearing to the default and stating the amount paid and the unpaid balance.

DEFENCE 9.03

Dispute

- (3) The plaintiff may dispute the proposal within 20 days after service of the defence by filing with the clerk and serving on the defendant a request for a hearing (Form 9B) before the prothonotary or other person appointed by the court.
- (4) The clerk shall fix a time for the hearing, allowing for a reasonable notice period after the date the request is served, and serve a notice of hearing on the parties.

Manner of Service

(5) The notice of hearing shall be served by mail or fax.

Financial Information Form, Defendant an Individual

- (6) The clerk shall serve a financial information form (Form 20I) on the defendant, together with the notice of hearing, if the defendant is an individual.
- (7) Where a defendant receives a financial information form under subrule (6), he or she shall complete it and serve it on the creditor before the hearing, but shall not file it with the court.

Order

(8) On the hearing, the prothonotary or other person may make an order (Form 9C) as to terms of payment by the defendant.

Failure to Appear, Default Judgment

(9) If the defendant does not appear at the hearing, the clerk may sign default judgment against the defendant for the part of the claim that has been admitted and shall serve a notice of default judgment (Form 11A) on the defendant in accordance with subrule 8.01(4) immediately.

Failure to Make Payments

(10) Unless the prothonotary or other person specifies otherwise in the order as to terms of payment, if the defendant fails to make payment in accordance with the order, the clerk shall sign judgment for the unpaid balance on the filing of an affidavit by the plaintiff swearing or affirming to the default and stating the amount paid and the unpaid balance.

DEFENDANT'S CLAIM

DEFENDANT'S CLAIM

- **10.01** (1) A defendant may make a claim,
 - (a) against the plaintiff;
 - (b) against any other person,
 - (i) arising out of the transaction or occurrence relied upon by the plaintiff, or
 - (ii) related to the plaintiff's claim; or
 - (c) against the plaintiff and against another person in accordance with clause (b).
 - (2) The defendant's claim shall be in Form 10A and may be issued within 20 days of the filing of the defence.

Copies

(3) The defendant shall provide a copy of the defendant's claim to the court.

Contents of Defendant's Claim, Attachments

- (4) The following requirements apply to the defendant's claim:
 - 1. It shall contain the following information:
 - i. The names of the parties to the plaintiff's claim and to the defendant's claim and, if relevant, the capacity in which they sue or are sued.
 - ii. The nature of the claim, expressed in concise nontechnical language with a reasonable amount of detail, including the date, place and nature of the occurrences on which the claim is based.
 - iii. The amount of the claim and the relief requested.
 - iv. The defendant's name, address and telephone number, and fax number if any.
 - v. If the defendant is represented by a lawyer or agent, that person's name, address and telephone number, and fax number if any.
 - vi. The address where the defendant believes each person against whom the claim is made may be served.
 - vii. The court file number assigned to the plaintiff's claim.
 - 2. If the Defendant's claim is based in whole or in part on a document, a copy of the document shall be attached to each copy of the claim, unless it is unavailable, in which case the claim shall state the reason why the document is not attached.

Issuance

(5) On receiving the defendant's claim, the clerk shall immediately issue it by dating, signing and sealing it, shall assign it the same court file

number as the plaintiff's claim and shall place the original in the court file.

SERVICE

10.02 A defendant's claim shall be served by the defendant on every person against whom it is made, in accordance with subrules 8.01(1) and (2).

Defence to Defendant's Claim

- 10.03 (1) A party who wishes to dispute the defendant's claim may, within 20 days after service, file a defence (Form 9A) with the clerk, together with a copy for each of the other parties or persons against whom the defendant's or plaintiff's claim is made.
 - (2) On receiving the defence to a defendant's claim, the clerk shall retain the original in the court file and shall serve a copy on each party in accordance with subrule 8.01(3).

Defendant's Claim to be Tried with Main Action

10.04 (1) A defendant's claim shall be tried and disposed of at the trial of the action, unless the court orders otherwise.

Exception

(2) If it appears that a defendant's claim may unduly complicate or delay the trial of the action or cause undue prejudice to a party, the court may order separate trials or direct that the defendant's claim proceed as a separate action.

Rights of a Third Party

(3) If the defendant alleges, in a defendant's claim, that a third party is liable to the defendant for all or part of the plaintiff's claim in the action, the third party may at the trial contest the defendant's liability to the plaintiff.

Application of Rules to Defendant's Claim

10.05 (1) These rules apply, with necessary modifications, to a defendant's claim as if it were a plaintiff's claim, and to a defence to a defendant's claim as if it were a defence to a plaintiff's claim.

Exception

(2) However, when a person against whom a defendants claim is made is noted in default, judgment against that person may be obtained only in accordance with rule 11.03.

DEFAULT PROCEEDINGS

Noting Defendant in Default

11.01 (1) If a defendant fails to file a defence with the clerk within the prescribed time, the clerk may, when proof is filed that the claim was served, note the defendant in default.

Leave Required for Person under Disability

(2) A person under disability may not be noted in default under subrule (1), except with leave of the court.

Service Outside Prince Edward Island

(3) If all the defendants have been served outside Prince Edward Island, the clerk shall not note any defendant in default until it is proved by an affidavit for jurisdiction (Form 11A) submitted to the clerk, or by evidence presented before a judge, that the action was properly brought in Prince Edward Island.

Default Judgment, Plaintiff's Claim

11.02 (1) If a defendant has been noted in default, the clerk may enter judgment in respect of a claim against the defendant for a debt or liquidated demand in money, including interest if claimed.

Partial Defence

- (2) If a defence is filed in respect of part only of a claim to which subrule (1) applies, the clerk may note the party against whom the claim was made in default and enter default judgment in respect of the part for which no defence was filed.
- (3) Entry of judgment under this rule does not affect the plaintiff's right to proceed on the remainder of the claim or against any other defendant for all or part of the claim.

Notice of Default

(4) A notice of default judgment (Form 11A) shall be served in accordance with subrule 8.01(4).

Default Judgment, Defendant's Claim

11.03 If a party against whom a defendant's claim is made has been noted in default, judgment may be obtained against the party only at trial or on motion.

Trial when Defendant Noted in Default

11.04 (1) If a defendant has been noted in default, the plaintiff shall proceed to trial in respect of any claim other than one referred to in subrule 11.02(1), and the clerk shall, after noting the defendant in default, fix a trial date and send a notice of trial (Form 16A) to the plaintiff and any defendant who has filed a defence.

(2) At the trial, the plaintiff is not required to prove liability against a defendant noted in default, but is required to prove the amount of the claim.

Consequences of Noting in Default

- 11.05 (1) A defendant who has been noted in default shall not file a defence or take any other step in the proceeding, except bringing a motion under subrule 11.06(1), without leave of the court or the plaintiff's consent.
 - (2) Any step in the proceeding may be taken without the consent of a defendant who has been noted in default; the defendant is not entitled to notice of any step in the proceeding and need not be served with any other document.
 - (3) A defendant who has been noted in default is not entitled to notice of any step in the proceeding and need not be served with any other document, except the following:
 - 1. Subrule 11.02 (3) (service of default judgment).
 - 2. Rule 12.01 (amendment of claim or defence).
 - 3. Postjudgment proceedings against a debtor under rule 20.

Setting Aside Noting of Default by Court on Motion

- 11.06 The court may set aside the noting in default or default judgment against a party and any step that has been taken to enforce the judgment, on such terms as are just, if the party makes a motion to set aside and the court is satisfied that,
 - (a) the party has a meritorious defence and a reasonable explanation for the default; and
 - (b) the motion is made as soon as is reasonably possible in all the circumstances.

Dismissal by Prothonotary - Undefended Actions

- 11.07 (1) The Prothonotary shall make an order dismissing an action as abandoned if the following conditions are satisfied, unless the court orders otherwise:
 - (a) More than 180 days have passed since the date the claim was issued or an order was made extending the time for service of the claim under subrule 8.01 (2).
 - (b) No defence has been filed and no request has been made to note the defendant in default.
 - (c) The action has not been disposed of by order and has not been set down for trial.
 - (d) The Prothonotary has given 45 days notice that the action will be dismissed as abandoned.

Dismissal by Prothonotary - Defended Actions

- (2) The Prothonotary shall make an order dismissing an action as abandoned if the following conditions are satisfied, unless the court orders otherwise:
 - (a) More than 150 days have passed since the date the first defence was filed.

- (b) No settlement conference has been completed.
- (c) The action has not been disposed of by order and has not been set down for trial.
- (d) The Prothonotary has given 45 days notice that the action will be dismissed as abandoned.

Transition

- (3) If an action was started before September 1, 2007, the following applies:
 - (a) The action or a step in the action shall be carried on under these rules on or after September 1, 2007.
 - (b) Despite paragraph 1, if a step in the action is taken on or after September 1, 2007, the timetable set out in subrules (1) and (2) shall apply as if the action started on the date on which the step was taken.
- (4) If an action was commenced before September 1, 2007 and no step is taken in the action on or after that date, the Prothonotary may make an order dismissing it as abandoned if,
 - (a) where an action is undefended, more than two years have passed since the date the claim was issued and the conditions set out in paragraphs 2, 3 and 4 of subrule (1) are satisfied; or
 - (b) more than two years have passed since the date the first defence was filed and the conditions set out in paragraphs 2, 3 and 4 of subrule (2) are satisfied.

Exception Where Terms of Settlement Signed

(5) Subrules (1), (2) and (4) do not apply if terms of settlement (Form 14A) signed by all parties have been filed.

Exception Where Admission of Liability

(6) Subrule (2) and clause (4) (b) do not apply if the defence contains an admission of liability for the plaintiff's claim and a proposal of terms of payment under subrule 9.03 (1).

Service of Orders

(7) The Prothonotary shall serve a copy of an order made under subrule (1) or clause (4) (a) on the plaintiff and a copy of an order made under subrule (2) or clause (4) (b) on all parties to the action.

Consent Order

- 11.08 (1) The Prothonotary shall, on the filing of a request for Prothonotary's order (Form 11C), make an order granting the relief sought, including costs, if the following conditions are satisfied:
 - (a) The relief sought is,
 - (i) amending a claim or defence,
 - (ii) adding, deleting or substituting a party,
 - (iii) setting aside the noting in default or default judgment against a party and any specified step to enforce the judgment that has not yet been completed,

- (iv) restoring a matter that was dismissed under rule 11.06.01 to the list.
- (v) noting that payment has been made in full satisfaction of a judgment or terms of settlement, or
- (vi) dismissing an action.
- (b) The consent for Prothonotary's order (Form 11D) signed by all parties (including any party to be added, deleted or substituted) is filed.
- (c) The consent states that no party that would be affected by the order is under disability.
- (d) The consent states that each party has received a copy of the request for Prothonotary's order (Form 11C) and the consent for Prothonotary's order (Form 11D).

Service of order

(2) The clerk shall serve a copy of an order made under subrule (1) in accordance with subrule 8.01 (6).

Refusal to Make Order

(3) Where the Prothonotary refuses to make an order, the clerk shall serve a copy of the request for Prothonotary's order (Form 11C), with reasons for the refusal, on all the parties.

Notice of Setting Aside of Enforcement Step

(4) Where an order is made setting aside a specified step to enforce a judgment under subparagraph 11.08(1)(a)(iii) of subrule (1), a party shall file a copy of the order with the Sheriff.

AMENDMENT

Right to Amend

12.01 (1) A plaintiff's or defendant's claim and a defence to a plaintiff's or defendant's claim may be amended by filing with the clerk a copy that is marked "Amended" in which any additions are underlined and any other changes are identified.

Service

(2) The amended document shall be served by the party making the amendment on all parties, including any parties in default, in accordance with subrule 8.01(10).

Time

(3) Filing and service of the amended document shall take place at least 30 days before the trial, unless the court, on motion, allows a shorter notice period.

Service on Added Party

(4) A person added as a party shall be served with the claim as amended, except that if the person is added as a party at trial, the court may dispense with service of the claim.

No Amendment Required in Response

(5) A party who is served with an amended document is not required to amend the party's defence or claim.

Striking Out or Amending Claim or Defence

- 12.02 (1) The court may strike out or amend a claim or defence or anything in a claim or defence on the ground that it,
 - (a) discloses no reasonable cause of action or defence, as the case may be;
 - (b) is scandalous, frivolous or vexatious;
 - (c) may prejudice, embarrass or delay the fair trial of the action; or
 - (d) is otherwise an abuse of the court's process.
 - (2) The court may order the action to be stayed or dismissed or judgment to be entered accordingly, or may impose such terms as are just.

PRE-TRIAL CONFERENCES

Pre-trial Conference

- 13.01 (1) If a defence has been filed, the clerk shall fix a date for a pre-trial conference and serve a notice of pretrial conference on the parties, together with a list of proposed witnesses (Form 13A).
 - (2) The judge or prothonotary conducting the pre-trial conference may impose sanctions for the failure of a party, who has received a notice of pre-trial conference, to attend the pre-trial conference, including
 - (a) the award of costs;
 - (b) dismissal of part or all of the plaintiff's claim;
 - (c) noting the defendant in default.

Inadequate Preparation

(3) If a person who attends a pre-trial conference is, in the opinion of the judge or prothonotary conducting the conference, so inadequately prepared as to frustrate the purposes of the conference, the court may award costs against that person.

Limit on Costs

(4) Costs awarded under subrule (2) or (3) shall not exceed \$50 unless there are special circumstances.

Attendance

- 13.02 (1) A party and the party's lawyer or agent, if any, shall, unless the court orders otherwise, participate in the pre-trial conference,
 - (a) by personal attendance; or
 - (b) by telephone or video conference.

Authority to Settle

(2) A party who requires another person's approval before agreeing to a settlement shall, before the pre-trial conference, arrange to have ready telephone access to the other person throughout the conference.

Additional Pre-trial Conferences

- (3) The court may order the parties to attend an additional pre-trial conference.
- (4) The clerk shall fix a time and place for any additional pre-trial conference and serve a notice of pre-trial conference, together with a list of proposed witnesses (Form 13A) on the parties.

Purposes of Pre-Trial Conference

- **13.03** (1) The purposes of a pre-trial conference are:
 - (a) to resolve or narrow the issues in the action;
 - (b) to expedite the disposition of the action;
 - (c) to facilitate settlement of the action;
 - (d) to assist the parties in effective preparation for trial; and

- (e) to provide full disclosure between the parties of the relevant facts and evidence.
- (2) At pre-trial conference, the parties or their representatives shall openly and frankly discuss the issues involved in the action.

Disclosure

- (3) At least 10 days before the date of the pre-trial conference, each party shall serve on every other party and file with the court;
 - (a) a copy of any document to be relied on at the trial, including an expert report, not attached to the party's claim or defence; and
 - (b) a list of proposed witnesses (Form 13A) and of other persons with knowledge of the matters in dispute in the action.

Further Disclosure Restricted

(4) Except as otherwise provided or with the consent of the parties (Form 13B), the matters discussed at the pre-trial conference shall not be disclosed to others until after the action has been disposed of.

Recommendations to Parties

- 13.04 (1) The judge or designated person conducting the pre-trial conference may make recommendations to the parties on any matter relating to the conduct of the action in order to fulfil the purposes of a pre-trial conference, including recommendations as to:
 - (a) the formulation and simplification of issues in the action;
 - (b) the elimination of claims or defences that appear to be unsupported; and
 - (c) the admission of facts or documents without further proof.

Orders at Pre-Trial Conference

- (2) A judge or prothonotary conducting a pre-trial conference may make any order relating to the conduct of the action that the court could make.
- (3) Without limiting the generality of subrule (2), the judge or prothonotary may make:
 - (a) an order for the joinder of parties;
 - (b) an order amending or striking out a claim or defence under Rule 12:
 - (c) an order referring a matter to a referee under Rule 21; and
 - (d) an order for costs under subrule 13.01(4).
- (4) If the pre-trial conference is conducted by a designated person, a judge may, on that person's recommendation, make any order that could be made under subrule (2).

Memorandum

- (5) At the end of the pre-trial conference, the judge or prothonotary may prepare a memorandum summarizing:
 - (a) the issues remaining in dispute;
 - (b) the matters agreed on by the parties;
 - (c) any evidentiary matters that the judge or prothonotary considers relevant; and

- (d) information relating to the scheduling of the remaining steps in the proceeding.
- (6) The memorandum shall be filed with the clerk, and the clerk shall give the trial judge a copy.

Judge Not To Preside At Trial

13.05 A judge who conducts a pre-trial conference in an action shall not preside at the trial of the action unless the parties consent in writing.

OFFER TO SETTLE

14.01 A party may serve on any other party an offer to settle a claim on the terms specified in the offer.

Time For Making Offer

14.02 An offer to settle may be made at any time, but if it is made less than seven days before the hearing commences, the costs consequences referred to in rule 14.07 do not apply.

Withdrawal

14.03 (1) An offer to settle may be withdrawn at any time before it is accepted by serving notice of its withdrawal on the party to whom it was made.

Expiry When Court Disposes of Claim

(2) An offer may not be accepted after the court disposes of the claim in respect of which the offer is made.

No Disclosure of Offer to Trial Judge

14.04 If an offer to settle is not accepted, no communication about it shall be made to the trial judge until all questions of liability and the relief to be granted, other than costs, have been determined.

Acceptance

14.05 (1) An offer to settle may be accepted by serving an acceptance of the offer on the party who made it, at any time before it is withdrawn or the court disposes of the claim in respect of which it is made.

Payment Into Court As Condition

- (2) An offer by a plaintiff to settle a claim in return for the payment of money by a defendant may include a term that the defendant pay the money into court; in that case, the defendant may accept the offer only by paying the money into court and notifying the plaintiff of the payment.
- (3) If a defendant offers to pay money to a plaintiff in settlement of a claim, the plaintiff may accept the offer with the condition that the defendant pay the money into court; if the offer is so accepted and the defendant fails to pay the money into court, the plaintiff may proceed as provided in rule 14.06.

Costs

- (4) If an accepted offer to settle does not deal with costs, the plaintiff is entitled:
 - (a) in the case of an offer made by the defendant to the plaintiff's disbursements assessed to the date the plaintiff was served with the offer;
 - (b) in the case of an offer made by the plaintiff to the plaintiff's disbursements assessed to the date that the notice of acceptance was served.

Terms of Settlement

(5) The terms of an accepted Offer to Settle may be set out in Terms of Settlement (Form 14A).

Failure to Comply With Accepted Offer

- **14.06** If a party to an accepted offer to settle fails to comply with the terms of the offer, the other party may:
 - (a) make a motion to the court for judgment in the terms of the accepted offer; or
 - (b) continue the proceeding as if there had been no offer to settle.

Costs Consequences of Failure to Accept

- 14.07 (1) When a plaintiff makes an offer to settle that is not accepted by the defendant, the court may award the plaintiff an amount not exceeding twice the costs of the action, if the following conditions are met:
 - 1. The plaintiff obtains a judgment as favourable as or more favourable than the terms of the offer.
 - 2. The offer was made at least seven days before the trial.
 - 3. The offer was not withdrawn and did not expire before the trial.
 - (2) When a defendant makes an offer to settle that is not accepted by the plaintiff, the court may award the defendant an amount not exceeding twice the costs awardable to a successful party from the date the offer was served, if the following conditions are met:
 - 1. The plaintiff obtains a judgment as favourable as or less favourable than the terms of the offer.
 - 2. The offer was made at least seven days before the trial.
 - 3. The offer was not withdrawn and did not expire before the trial.
 - (3) If an amount is awarded under subrule (1) or (2) to an unrepresented party, the court may also award the party an amount not exceeding \$300 as compensation for inconvenience and expense.

MOTIONS 15.01

RULE 15

MOTIONS

NOTICE OF MOTION

- **15.01** (1) Unless the court orders otherwise, a motion shall be commenced by the filing of a notice of motion (Form 15A) and an affidavit (Form 15B).
 - (2) A copy of the notice of motion and the affidavit shall be served at least seven days before the hearing date on every party who has filed a claim or defence.

Costs

- 15.02 (1) No costs are recoverable in respect of a motion except that if the court is satisfied that a motion should not have been brought or opposed, or that the motion was necessary because of a party's default, the court may fix the costs of the motion and order that they be paid immediately.
 - (2) The costs of a motion fixed by the court under subrule (1) shall not exceed \$50 unless there are special circumstances.

RULE 16

NOTICE OF TRIAL

- **16.01** (1) At or after the pre-trial conference the clerk shall, if a trial is necessary,
 - (a) fix a date and time for the trial, or
 - (b) direct either of the parties to request, within 30 days, that a date and time be fixed for the trial.

Manner of Service

(2) The notice of trial shall be served by personal service, mail or fax.

TRIAL 17.01

RULE 17

TRIAL

FAILURE TO ATTEND

- **17.01** (1) If an action is called for trial and all the parties fail to attend, the trial judge may strike the action off the trial list.
 - (2) If an action is called for trial and a party fails to attend, the trial judge may:
 - (a) proceed with the trial in the party's absence;
 - (b) If the plaintiff attends and the defendant fails to do so, strike out the defence and dismiss the defendant's claim, if any, and allow the plaintiff to prove the plaintiff's claim, subject to subrule (3).
 - (c) if the defendant attends and the plaintiff fails to do so, dismiss the action and allow the defendant to prove the defendant's claim, if any; or
 - (d) make such other order as is just.
 - (3) In the case described in clause (2)(b), if an issue as to the proper place of trial under subrule 6.01(1) is raised in the defence, the trial judge shall consider it and make a finding.

Adjournment

17.02 The court may postpone or adjourn a trial on such terms as are just, including the payment by one party to another of an amount as compensation for inconvenience and expense.

Inspection

17.03 The trial judge may, in the presence of the parties or their representatives, inspect any real or personal property concerning which a question arises in the action.

Setting Aside Judgment

- **17.04** (1) If a defendant satisfies the person who conducted the hearing that
 - (a) he did not attend the hearing because
 - (i) he did not receive notice of it, or
 - (ii) he was unable to attend for good reason, and
 - (b) Judgment was entered against him
 - the person who conducted the hearing may direct the clerk to set aside the judgment and permit the defendant to file a defence.
 - (2) Where a judgment has been set aside under paragraph (1), the clerk shall inform the plaintiff.

RULE 18

EVIDENCE AT TRIAL

AFFIDAVIT

18.01 At the trial of an undefended action, the plaintiff's case may be proved by affidavit unless the trial judge orders otherwise.

Written Statements and Documents

- **18.02** (1) A written statement or document described in subrule (2) that has been served on all parties at least 14 days before the trial date shall be received in evidence unless the trial judge orders otherwise.
 - (2) Subrule (1) applies to the following written statements and documents:
 - 1. The signed written statement of any witness, including the written report of an expert, to the extent that the statement relates to facts and opinions to which the witness would be permitted to testify in person.
 - 2. Any other document, including but not limited to a hospital record or medical report made in the course of care and treatment, a financial record, a bill, documentary evidence of loss of income or property damage, and a repair estimate.

Name, Telephone Number and Address of Witness or Author

- (3) A party who serves on another party a written statement or document described in subrule (2) shall append to or include in the statement or document the name, telephone number and address for service of the witness or author.
- (4) A party who has been served with a written statement or document described in subrule (2) and who wishes to cross-examine the witness or author may summon him or her as a witness under subrule 18.03(1).

Where Witness or Author is Summoned

(5) A party who serves a summons to witness on a witness or author referred to in subrule (3) shall, at the time the summons is served, notify all other parties of the summons.

Summons to Witness

- 18.03 (1) A party who requires the attendance of a person in Prince Edward Island as a witness at a trial may serve the person with a summons to witness (Form 18A) requiring him or her to attend the trial at the time and place stated in the summons.
 - (2) The summons may also require the witness to produce at the trial the documents or other things in his or her possession, control or power relating to the matters in question in the action that are specified in the summons.

- (3) A summons to witness shall be served in accordance with subrule 8.01(5) and, at the same time, attendance money shall be paid or tendered to the witness in accordance with the tariff.
- (4) Service of a summons to witness and the payment or tender of attendance money may be proved by affidavit.
- (5) A summons to witness continues to have effect until the attendance of the witness is no longer required.

Failure to Attend or Remain in Attendance

- (6) If a witness whose evidence is material to the conduct of an action fails to attend at the trial or to remain in attendance in accordance with the requirements of a summons to witness served on him or her, the trial judge may, by warrant (Form 18B) directed to all police officers in Prince Edward Island, cause the witness to be apprehended anywhere within Prince Edward Island and promptly brought before the court.
- (7) On being apprehended, the witness may be detained in custody until his or her presence is no longer required or released on terms as are just, and may be ordered to pay the costs arising out of the failure to attend or remain in attendance.

Abuse of Power to Summon Witness

(8) If satisfied that a party has abused the power to summon a witness under this rule, the court may order that the party pay directly to the witness an amount as compensation for inconvenience and expense.

COSTS 19.01

RULE 19

COSTS

DISBURSEMENTS

19.01 A successful party is entitled to have the party's disbursements, including any costs of effecting service, paid by the unsuccessful party, unless the court orders otherwise.

Limit

19.02 Notwithstanding any other Rule of the Rules of Court, except Rule 19.04 (Counsel fee) of these Small Claims Rules, an award of costs in the Small Claims Section, other than disbursements, shall not exceed 15 percent of the amount claimed or of the value of the property sought to be recovered unless the court considers it necessary in the interests of justice to penalize a party, counsel or agent for unreasonable behaviour in the proceeding.

Preparation and Filing

19.03 The court may allow a successful party the actual costs of filing pleadings.

Counsel Fee

- 19.04 If the amount claimed by a successful party exceeds \$500, exclusive of interest and costs, and the party is represented by a lawyer or student-at-law, the court may allow the party as a counsel fee at trial:
 - (a) in the case of lawyer, an amount not exceeding \$300;
 - (b) in the case of a student-at-law, an amount not exceeding \$150.

Compensation for Inconvenience and Expense

- 19.05 The court may order an unsuccessful party to pay to a successful party an amount not exceeding \$300 as compensation for inconvenience and expense, if:
 - (a) the successful party is unrepresented;
 - (b) the amount claimed exceeds \$500, exclusive of interest and costs; and
 - (c) the court is satisfied that the proceeding has been unduly complicated or prolonged by the unsuccessful party.

RULE 20

ENFORCEMENT OF ORDERS

DEFINITIONS

20.01 In rules 20.02 to 20.10:

"creditor" means a person who is entitled to enforce an order for the payment or recovery of money;

"debtor" means a person against whom an order for the payment or recovery of money may be enforce.

Power of Court

- **20.02** (1) The court may:
 - (a) stay the enforcement of an order of the court for such time and on such terms as are just; and
 - (b) vary the times and proportions in which money payable under an order of the court shall be paid if it is satisfied that the debtor's circumstances have changed.

Enforcement Limited While Periodic Payment Order in Force

(2) While an order for periodic payment is in force, no step to enforce the judgment may be taken or continued against the debtor by a creditor named in the order except issuing a writ of seizure and sale of land and filing it with the sheriff.

Termination on Default

(3) An order for periodic payment terminates immediately if the debtor is in default under it for 21 days.

GENERAL

20.03 In addition to any other method of enforcement provided by law,

- (a) an order for the payment or recovery of money may be enforced by:
 - (i) a writ of seizure and sale of personal property (Form 20C) under rule 20.06;
 - (ii) a writ of seizure and sale of land (Form 20D) under rule 20.07; and
 - (iii) garnishment under rule 20.08; and
- (b) a further order as to payment may be made under subrule 20.10(7).

Certificate of Judgment

- 20.04 (1) If there is default under an order for the payment or recovery of money, the clerk shall, at the creditor's request, supported by an affidavit stating the amount still owing, issue a certificate of judgment (Form 20A).
 - (2) The certificate of judgment shall state:
 - (a) the date of the order and the amount awarded;
 - (b) the rate of post-judgment interest payable; and

(c) the amount owing, including post-judgment interest.

Delivery of Personal Property

An order for the delivery of personal property may be enforced by a writ of delivery (Form 20B) issued by the clerk to a sheriff, on the request of the person in whose favour the order was made, supported by an affidavit of that person or the person's agent stating that the property has not been delivered.

Seizure of Other Personal Property

- (2) If the property referred to in a writ of delivery cannot be found or taken by the sheriff, the person in whose favour the order was made may make a motion to the court for an order directing the sheriff to seize any other personal property of the person against whom the order was made.
- (3) The sheriff shall keep personal property seized under subrule (2) until the court makes a further order for its disposition.

Storage Costs

(4) The person in whose favour the order is made shall pay the sheriff's storage costs in advance and from time to time; if the person fails to do so, the seizure shall be deemed to be abandoned.

Writ of Seizure and Sale of Personal Property

20.06 (1) If there is default under an order for the payment or recovery of money, the clerk shall, at the creditor's request, supported by an affidavit stating the amount still owing, issue to a sheriff a writ of seizure and sale of personal property (Form 20C), and the sheriff shall enforce the writ for the amount owing, post-judgment interest and the sheriff's fees and expenses.

Duration and Renewal

- (2) A writ of seizure and sale of personal property remains in force for twelve months after the date of its issue and for a further twelve months after each renewal.
- (3) A writ of seizure and sale of personal property may be renewed before its expiration by filing with the clerk a request to renew it.
- (4) A writ of seizure and sale of personal property shall show the creditor's name, address and telephone number and the name, address and telephone number of the creditor's lawyer or agent, if any.

Inventory of Property Seized

(5) Within a reasonable time after a request is made by the debtor or debtor's agent, the sheriff shall deliver an inventory of personal property seized under a writ of seizure and sale of personal property.

Sale of Personal Property

(6) Personal property seized under a writ of seizure and sale of personal property shall not be sold by the sheriff unless notice of the time and place of sale has been:

- (a) mailed to the creditor at the address shown on the writ or the creditor's lawyer or agent and to the debtor at the debtor's last known address at least 14 days before the sale; and
- (b) advertised in a manner that is likely to bring it to the attention of the public.

Writ of Seizure and Sale of Land

- **20.07** (1) If an order for the payment or recovery of money is unsatisfied, the clerk shall at the creditor's request, supported by an affidavit stating the amount still owing, issue to the sheriff specified by the creditor a writ of seizure and sale of land (Form 20D).
 - (2) A writ for the seizure and sale of land issued under subrule (1) has the same force and effect and may be renewed or withdrawn in the same manner as a writ of seizure and sale issued under Rule 60 of the Rules of Civil Procedure.

Garnishment

20.08 (1) A creditor may enforce an order for the payment or recovery of money by garnishment of debts payable to the debtor by other persons.

Joint Debts Garnishable

(2) If a debt is payable to the debtor and to one or more co-owners, one-half of the indebtedness or a greater or lesser amount specified in an order made under subrule (15) may be garnished.

Obtaining Notice of Garnishment

- (3) A creditor who seeks to enforce an order by garnishment shall file with the clerk an affidavit for enforcement request (Form 20J) stating:
 - (i) the date of the order and the amount awarded.
 - (ii) the place at which the order was made,
 - (iii) the rate of post-judgment interest payable,
 - (iv) the total amount of any payments received since the order was granted,
 - (v) the amount owing, including post-judgment interest,
 - (vi) the name and address of each person to whom a notice of garnishment is to be directed,
 - (vii) the creditor's belief that those persons are or will become indebted to the debtor, and the grounds for the belief, and
 - (viii) any particulars of the debts that are known to the creditor.
- (4) On the filing of the material required by subrule (3), the clerk shall issue notices of garnishment (Form 20E) naming as garnishees the persons named in the affidavit.
- (5) A notice of garnishment issued under subrule (4) shall name only one debtor and only one garnishee.

Service of Notice of Garnishment

(6) The notice of garnishment shall be served by the creditor in accordance with subrule 8.01(6) and a copy filed with the Sheriff.

- (6.1) The creditor shall serve the notice of garnishment on the debtor within five days of serving it on the garnishee.
- (6.2) If the garnishee is a financial institution, the notice of garnishment and all further notices required to be served under this rule shall be served at the branch at which the debt is payable.
- (6.3) Service of the notice of garnishment may be proved by affidavit.

Garnishee Liable From Time of Service

- (7) The garnishee is liable to pay to the Sheriff any debt of the garnishee to the debtor, up to the amount shown in the notice of garnishment, within 10 days after service of the notice on the garnishee or 10 days after the debt becomes payable, whichever is later.
- (8) For the purposes of subrule (7), a debt of the garnishee to the debtor includes:
 - (a) a debt payable at the time the notice of garnishment is served; and
 - (b) a debt payable (whether absolutely or on the fulfilment of a condition) within 24 months after the notice is served.

Payment by Garnishee to Sheriff

(9) A garnishee who admits owing a debt to the debtor shall pay it to the Sheriff in the manner prescribed by the notice of garnishment, subject to section 17 of the *Garnishee Act*.

Equal Distribution Among Creditors

(10) If the clerk has issued notices of garnishment in respect of a debtor at the request of more than one creditor and the Sheriff receives payment under any of the notices of garnishment, the Sheriff shall distribute the payment equally among the creditors who have filed a request for garnishment and have not been paid in full.

Disputing Garnishment

- (11) A garnishee referred to in subrule (12) shall, within 10 days after service of the notice of garnishment, file with the court a statement (Form 20F) setting out the particulars.
- (12) Subrule (11) applies to a garnishee who,
 - (a) wishes to dispute the garnishment for any reason; or
 - (b) pays to the Sheriff less than the amount set out in the notice of garnishment as owing by the garnishee to the debtor, because the debt is owed to the debtor and to one or more co-owners or for any other reason.

Service on Creditor and Debtor

(13) If the garnishee's statement indicates that the debt is owed to the debtor and to one or more co-owners, the garnishee shall also serve copies of the statement on the creditor and the debtor.

Notice to Co-owner of Debt

(14) A creditor who is served with a garnishee's statement under subrule (13) shall forthwith send to the co-owners of the debt, in accordance with rule

8.01(10), a notice to co-owner of debt (Form 20G) and a copy of the garnishee's statement.

Garnishment Hearing

- (15) At the request of a creditor, debtor, garnishee, co-owner of the debt or any other interested person, the court may
 - (a) if it is alleged that the garnishee's debt to the debtor has been assigned or encumbered, order the assignee or encumbrancer to appear and state the nature and particulars of the claim;
 - (b) determine the rights and liabilities of the garnishee, any coowner of the debt, the debtor and any assignee or encumbrancer;
 - (c) vary or suspend periodic payments under a notice of garnishment; or
 - (d) determine any other matter in relation to a notice of garnishment.

Time to Request Hearing

(16) A person who has been served with a notice to co-owner of debt is not entitled to dispute the enforcement of the creditor's order for the payment or recovery of money or a payment made by the Sheriff unless the person requests a garnishment hearing within 30 days after the notice is sent.

Enforcement Against Garnishee

(17) If the garnishee does not pay to the Sheriff the amount set out in the notice of garnishment and does not send a garnishee's statement, the creditor is entitled to an order against the garnishee for payment of the amount set out in the notice, unless the court orders otherwise.

Payment to Person other than Sheriff

(18) If, after service of a notice of garnishment, the garnishee pays a debt attached by the notice to a person other than the Sheriff, the garnishee remains liable to pay the debt in accordance with the notice.

Effect of Payment to Sheriff

- (19) Payment of a debt by a garnishee with a notice of garnishment is a valid discharge of the debt as between the garnishee and the debtor and any co-owner of the debt to the extent of the payment.
- (20) Unless a hearing has been requested under subrule (15), the Sheriff shall, when proof is filed that the notice of garnishment was served on the debtor, distribute to a creditor payments received under a notice of garnishment as they are received.

Payment if Debt Jointly Owned

- (21) If a payment of a debt owed to the debtor and one or more co-owners has been made to the Sheriff, no request for a garnishment hearing is made and the time for doing so under subrule (16) has expired, the creditor may file with the Sheriff within 30 days after that expiry
 - (a) proof of service of the notice to co-owner; and

- (b) an affidavit stating that the creditor believes that no co-owner of the debt is a person under disability, and the grounds for the belief.
- (22) The affidavit required by subrule (21) may contain statements of the deponent's information and belief, if the source of the information and the fact of the belief are specified in the affidavit.
- (23) If the creditor does not file the material referred to in subrule (21) the sheriff shall return the money to the garnishee.

Consolidation Order

- **20.09** (1) A debtor against whom there are two or more unsatisfied orders for the payment of money may make a motion to the court for a consolidation order.
 - (2) The debtor shall file with the motion an affidavit stating:
 - (a) the names and address of the creditors who have obtained an order for the payment of money against the debtor;
 - (b) the amount owed to each creditor;
 - (c) the amount of the debtor's income from all sources, identifying them; and
 - (d) the debtor's current financial obligations and any other relevant facts.

Notice of Motion

(3) Notice of the motion and a copy of the affidavit shall be served on each of the creditors mentioned in the affidavit at least seven days before the hearing date.

Contents of Consolidation Order

- (4) At the hearing of the motion, the court may make a consolidation order setting out:
 - (a) a list of unsatisfied orders for the payment of money against the debtor, indicating in each case the date, court and amount, and the amount unpaid;
 - (b) the amounts to be paid into court by the debtor under the consolidation order; and
 - (c) the times of the payments.
- (5) The total of the amounts to be paid into court by the debtor under a consolidation order shall not exceed the portion of the debtor's income that is subject to seizure or garnishment under section 17 of the *Garnishee Act*.

Creditor May Make Submissions

(6) At the hearing of the motion, a creditor may make submissions as to the amount and times of payment.

Further Orders Obtained After Consolidation Order

(7) If an order for the payment of money is obtained against the debtor after the date of the consolidation order for a debt incurred before the date of the consolidation order, the creditor may file with the clerk a certified

- copy of the order; the creditor shall be added to the consolidation order and shall share in the distribution under it from that time.
- (8) A consolidation order terminates immediately if an order for the payment of money is obtained against the debtor for a debt incurred after the date of the consolidation order.

Enforcement Limited While Consolidation Order in Force

(9) While the consolidation order is in force, no step to enforce the judgment may be taken or continued against the debtor by a creditor named in the order except issuing a writ of seizure and sale of land and filing it with the sheriff.

Termination on Default

(10) A consolidation order terminates immediately if the debtor is in default under it for 21 days.

Effect of Termination

(11) If a consolidation order terminates under subrule (8) or (10), the clerk shall notify the creditors named in the consolidation order, and no further consolidation order shall be made in respect of the debtor for one year after the date of termination.

Manner of Sending Notice

(12) The notice that the consolidation order is terminated shall be sent by mail or fax.

Equal Distribution Among Creditors

- (13) All payments into a consolidation account belong to the creditors named in the consolidation order who shall share equally in the distribution of the money.
- (14) The clerk shall distribute the money paid into the consolidation account at least once every six months.

Examination of Debtor or Other Persons

- 20.10 (1) If there is default under an order for the payment or recovery of money, the clerk shall, at the creditor's request, issue a notice of examination (Form 20H) directed to the debtor or other person.
 - (2) The creditor's request shall be accompanied by
 - (a) an affidavit setting out:
 - (i) the date of the order and the amount awarded,
 - (ii) the place where the order was made,
 - (iii) the rate of post-judgment interest payable,
 - (iv) the total amount of any payments received since the order was granted, and
 - (v) the amount owing, including post-judgment interest.

Service of Notice of Examination

- (3) The notice of examination shall be served in accordance with subrules 8.01(7) and (8).
- (4) The debtor, any other persons to be examined and any witnesses whose evidence the court considers necessary may be examined in relation to:

- (a) the reason for non payment;
- (b) the debtor's income and property;
- (c) the debts owed to and by the debtor;
- (d) the disposal the debtor has made of any property either before or after the order was made;
- (e) the debtor's present, past and future means to satisfy the order;
- (f) whether the debtor intends to obey the order or has any reason for not doing so; and
- (g) any other matter pertinent to the enforcement of the order.

Who May Be Examined

(5) An officer or director of a corporate debtor, or, in the case of a debtor that is a partnership or sole proprietorship, the sole proprietorship or any partner, may be examined on the debtor's behalf in relation to the matters set out in subrule (4).

Examinations Private

(6) The examination shall be held in the absence of the public unless the court orders otherwise.

Order As To Payment

(7) After the examination or if the debtor's consent is filed, the court may make an order as to payment.

Enforcement Limited While Order as to Payment in Force

(8) While an order as to payment is in force, no step to enforce the judgment may be taken or continued against the debtor by a creditor named in the order except issuing a writ of seizure and sale of land and filing it with the sheriff.

Contempt Hearing

- (9) The court may cite a person on whom a notice of examination has been served to be in contempt of court, and may order that he or she attend before the court for a contempt hearing, if the person
 - (a) fails to attend as required by the notice of examination, and the court is satisfied that the failure to attend is wilful; or
 - (b) attends and refuses to answer question.

Notice of Contempt Hearing

- (10) When an order for a contempt hearing is made under subrule (9), a notice (Form 20I) setting out the time, date and place of the hearing shall be
 - (a) sent to the creditor by mail or fax; and
 - (b) served on the person by the creditor in accordance with subrule 8.01(9).

Powers of Court at Contempt Hearing

- (11) At the contempt hearing, the court may:
 - (a) order that the person attend at an examination under this rule;
 - (b) make an order to payment; or
 - (c) order that the person be jailed for a period not exceeding 40 days.

Warrant of Committal

- (12) If an order is made under clause (11)(c), the clerk shall issue a warrant of committal (Form 20J) directed to all police officers in Prince Edward Island.
- (13) The warrant authorizes any police officer in Prince Edward Island to take the debtor or other person named in the warrant and deliver him or her to the nearest correctional institution.
- (14) The warrant remains in force for 12 months after its date of issue and may be renewed by order of the court made on the creditor's motion, for 12 months at each renewal.

Discharge

(15) The person shall be discharged from custody on the order of the court or when the time prescribed in the warrant expires, whichever is earlier.

REFEREE 21.01

RULE 21

REFEREE

- **21.01** (1) A referee shall assist the court by performing the advisory duties and functions that it directs.
 - (2) Without limiting the generality of subrule (1), if the court so directs, a referee shall conduct pre-trial conferences under Rule 13 and examinations under rule 20.10 (examination of debtor).
 - (3) Except under subrule 9.03(5) (order as to terms of payment), a referee shall not make a final decision in any matter referred to him or her but shall report his or her findings and recommendations to the court.

REFEREE 21.01

RULE 22

22. This Rule comes into force on January 1, 2004.

FORMS FOR SMALL CLAIMS

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Form 1A

Claim No.

Plaintiff #1 Plaintiff #2 (if applicable)

Tuning "1	Tuming "2 (g applicable)
Full name	Full Name
Address for Service	Address for Service
Phone No.	Phone No.
Fax No. (If any)	Fax No. (If any)
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

Supreme Court of Prince Edward Island Small Claims Section

Claim No.

Defendant #1 Defendant #2 (if applicable)

Dejenaani #1	Defendant "2 (if applicable)
Full name	Full Name
Address for Service	Address for Service
Phone No.	Phone No.
Fax No. (If any)	Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

Form 1A - Page 2 Supreme Court of Prince Edward Island Small Claims Section

Claim No.

Defendant #3 (if applicable)	Defendant #4 (if applicable)
Full name	Full Name
Address for Service	Address for Service
Phone No.	Phone No.
Fax No. (If any)	Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

Consent to Act as Plaintiff's Litigation Guardian Form 4A

Claim No.

[SEALED]

Plaintiff No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)	Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)

Defendant No. 1

Defendant No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)	Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)

FORM 4A - PAGE 2 [Cla		
I, Name	of litigat	tion guardian
living a	at	Street and number city, province, postal code telephone no.
consen	t to act a	s litigation guardian for the plaintiff in this action.
I have	given wr	ritten authority
to	Name o	of lawyer/agent with authority to act in this proceeding
of		and number ovince, postal code ne no.
to act i	n this pro	oceeding.
The pla	aintiff is	under the following disability
[]	a minor whose birth date is State date of birth of minor	
[]		the criteria for the appointment of a guardian under s. 40(4) of the <i>Mental Health Ac</i> E.I. 1988 Cap. M-6-1.
My rela	ationship	to the plaintiff is:
	State re	elationship, if any
		est in this action adverse to that of the plaintiff and I acknowledge that I know that I may able for any costs awarded me or against the plaintiff.
(Date)		(Signature of Litigation Guardian)

Consent to Act as Defendant's Litigation Guardian Form 4B

Claim No.

[SEALED]

Plaintiff No. 1

Plaintiff No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Plaintiff's Lawyer/Agent	Plaintiff's Lawyer/Agent
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)	Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)

Defendant No. 1

Defendant No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any) fax no.
Defendant's Lawyer/Agent	Defendant's Lawyer/Agent
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)	Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)

FORM 4B - PAGE 2 [Claim		im No.]	
I,	I, Name of litigation guardian		
liv	ing at	Street and number City, province, postal code Telephone number and fax number, if any	
COI	nsent to act a	as litigation guardian for the defendant in this action.	
I h	ave given w	written authority	
to	Name	of lawyer/agent with authority to act in this proceeding	
of	City, p	t and number province, postal code hone number and fax number, if any	
to	act in this pr	proceeding.	
Th	e defendant	t is under the following disability	
[]	a mino	or whose birth date is State date of birth of minor	
[]		the criteria for appointment of a guardian under s. 40(4) of the <i>Mental Health</i> E.I. 1988, Cap. M-6-1.	h Ac
My	y relationshi	ip to the defendant is:	
	State	relationship, if any	
		rest in this action adverse to that of the defendant and I acknowledge that I know that I liable for any costs awarded me or against the defendant.	may

(Signature of Litigation Guardian)

(Date)

Notice to Alleged Partner Form 5A

Claim no.

[SEALED]

Plaintiff No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No.	Phone No.
	1
Fax No. (If any)	Fax No. (If any)
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

Defendant No. 1

Defendant No. 2 (if applicable)

2 0101101111111111111111111111111111111	= crondum r (or = (in upproduct)
Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

TO:	name and addre	SS			
YOU	ARE ALLEGED	TO HAVI	E BEEN A PARTNER or	ı date	
	roceeding.	date	in the partnership of	name of partnership	a party named in
this p	roceeding separate ail to do so you w	ly from the	Γ YOU WERE A PART e partnership, denying that ned to have been a partner	it you were a partner at	the material time. If
PERS	AN ORDER AGAINST THE PARTNERSHIP MAY BE ENFORCED AGAINST YOU PERSONALLY if you are deemed to have been a partner. If you admit that you were a partner, or if the court finds that you were a partner at the material time.				
	(Date)				nature of Plaintiff or tiff's Lawyer/Agent)

[Claim No.]

FORM 5A - PAGE 2

Plaintiff's Claim Form 7A

Claim No.

[SEALED]

Plaintiff No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)	Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)

Defendant No. 1

Defendant No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)	Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)

FORM 7A - PAGE TWO [Claim No.]

TO THE DEFENDANT(S):

The plaintiff claims from you \$ amount of claim plus \$ interest claimed to date (if any) and costs for the reason(s) set out below.

The plaintiff further claims from you pre-judgment interest and post-judgment interest in accordance with the *Supreme Court Act*.

IF YOU DO NOT FILE A DEFENCE WITH THE COURT WITHIN TWENTY (20) CALENDAR DAYS AFTER YOU RECEIVED THIS CLAIM, JUDGMENT MAY BE ENTERED AGAINST YOU.

JUDGMENT MAY BE ENTERED WITHOUT FURTHER NOTICE TO YOU.

TYPE OF CLAIM		
[] Unpaid Account	[] Promissory Note	[] Damage to Property
[] Contract	[] Services Rendered	[] Lease
[] Motor Vehicle Accident	[] N.S.F. Cheque	[] Other: other
REASONS FOR CLAIM AN	ID DETAILS	
Explain what happened	d, where and when and th	ne amounts of money involved.
reasons for claim and details		
If more space is requir	ed, attach separate sheet(s).
		t(s), you must attach a copy of the document(s) to ou must explain why it is not attached in the space
explain why copy of the docum	nent is not attached	
(Date)		(Signature of Plaintiff)
(Date)		(Signature of Clerk)

Certificate of Service - Sheriff or Sheriff's Officer Form 8A

Claim No.

[SEALED]

Plaintiff No. 2 (if applicable)

Full name	Full Name	
Address for Service	Address for Service	
Phone No.	Phone No.	
Fax No. (If any)	Fax No. (If any)	
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)	
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service	
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.	
Fax No. (If any)	Fax No. (If any)	
E-Mail Address (Optional)	E-Mail Address (Optional)	

Defendant No. 1

Defendant No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)	Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)

Note: For additional defendants, please list on attached sheet with all the necessary information as requested above.

I, Sheriff or Sheriff's officer of,

certify that I have served the Name of document

[] personally on Name of person served on Date

OR

FORM	I 8A - PAGE 2	[Claim No.]	
[]	by leaving a copy of the document in a sealed envelope ac person document was left with at Address.	Idressed to the defendant with: Nan	ne of
	and by mailing another copy of the document addressed to	the defendant at:	
	Address where mailed to on Date.		
	(Date)	(Signature of Sheriff or sheriff's of	 ficer)

Affidavit of Service Form 8B

Claim No.

Plaintiff No. 1	Plaintiff No. 2 (if applicable)
-----------------	---------------------------------

Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)	Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)

Defendant No. 2 (if applicable)

	Detendant 100 2 (in appreciate)
Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No. Fax No. (If any) E Moil Address (Optional)	Lawyer/Agent's Phone No. Fax No. (If any) E Moil Address (Optional)
E-Mail Address (Optional)	E-Mail Address (Optional)

FORM 8B - PAGE 2 [Claim No.]

I, Full name, of the City, Town, etc. in the County of Name of County, in the Province of Name of Province

MAKE OATH AND SAY (or AFFIRM) as follows:

I have served the *Name of document* on *Name of person or company*

CHECK ONE OF THE FOLLOWING

PERSONAL SERVICE

[] personally on *If service is on behalf of a company, identify the person and position held* by leaving a copy with him/her

on Date at Address where document was served.

I was able to identify the person by means of state the means by which the person's identity was ascertained:

OR

SERVICE RESIDENCE

[] by leaving a copy of the *Name of document* on *Date* in a sealed envelope

addressed to *Name of party to be served* with *Identify person served*, *if known* who appeared to be an adult member of the same household in which *Name of party to be served* resides at *Address where service was made*,

and by sending another copy of the Name of document by regular lettermail addressed to

Name of party to be served, at the same address on Date.

OR

SERVICE REGISTERED/REGULAR MAIL

[] by sending a copy of the *Name of document* in an envelope showing my return address to *Name of party to be served* by regular lettermail/registered mail at *Address to which the document was mailed* on *Date.*

I believe that this is the address of *Name of party to be served* because *State reason for belief here*.

The document has not been returned to me and I have no reason to believe that it was not received by *Name of party to be served.*

Note: A Claim served by mail is not considered to have been served until 20 calendar days have elapsed from the date of mailing. Accordingly, the Affidavit of Service cannot be completed until 20 calendar days from mailing have elapsed.

FOR	RM 8B - PAGE 3	[Claim No.]
OR		
[]	Specify other method of service, e.g. service on a party's solicitor, or by fax, etc. <i>method of service</i>	specify other
SWC	ORN (or AFFIRMED) BEFORE ME AT	
this	date day of month, year.	
1.0		G:t
	ommissioner for taking avits (or as the case may be)	Signature

WARNING: IT IS A CRIMINAL OFFENCE TO KNOWINGLY SWEAR A FALSE AFFIDAVIT.

Defence Form 9A

Claim No.

Plaintiff No. 1

Plaintiff No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)	Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)

Defendant No. 1

Defendant No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)	Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)

FORM	I 9A - PAGE 2 [Claim No.]
This De	efence is being filed on behalf of: Name of defendant
[]	I/We dispute the full claim made by the plaintiff.
[]	I/We admit the plaintiff's full claim and propose the following terms of payment:
	\$ per commencing
[]	I/We admit part of the plaintiff's claim amounting to \$amount and propose the following terms of payment:
	\$ per commencing
	I/We dispute the balance of the claim.
NOTE	: Payments to be made directly to Plaintiff or the Plaintiff's Lawyer/Agent.
	REASONS FOR DISPUTING THE CLAIM AND DETAILS
the def	defence is based in whole or in part on a document(s), you must attach a copy of the document to ence, or if the document(s) is lost or unavailable, you must explain why it is not attached in the provided below.
NOTE	: If the defence contains a proposal for terms of payment, the plaintiff is deemed to have accepted the terms unless the plaintiff, in writing to the clerk, disputes the proposal and requests a hearing within 20 calendar days of service of a copy of the DEFENCE.
	The notice of hearing will be served (delivered) on the parties.
1.	IF THE DEFENDANT FAILS TO ATTEND AT THE HEARING, THE CLERK MAY SIGN JUDGMENT FOR THE UNPAID BALANCE ADMITTED; \mathbf{OR}
2.	IF THE DEFENDANT FAILS TO MAKE PAYMENT IN ACCORDANCE WITH THE TERMS OF PAYMENT PROPOSED, THE CLERK UPON RECEIPT OF THE PLAINTIFF'S AFFIDAVIT MAY SIGN JUDGMENT FOR THE UNPAID BALANCE.
	TE: If the address set out in the claim is incorrect, you must notify both the plaintiff(s) and the t (in writing) of your correct address.
	(Date) (Defendant's signature OR Solicitor/Agent's name)

Request for a Hearing (Dispute of Proposal of Terms of Payment) Form 9B

Claim No.

[SEALED]

Plaintiff No. 2 (if applicable)

1 141114111 1 100 1	rument 100 2 (ii uppneusic)
Full name	Full Name
Address for Service	Address for Service
Phone No.	Phone No.
Fax No. (If any)	Fax No. (If any)
• • • • • • • • • • • • • • • • • • • •	
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

Defendant No. 1

Defendant No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No. Fax No. (If any)	Lawyer/Agent's Phone No. Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

FORM 9B - PAGE 2 [Claim No.]

TO THE COURT:

I Name dispute the defendant's proposal to terms of payments to the claim filed, and request that a hearing be held in this proceeding for the following reasons:

Give reasons for request

(Signature of party, solicitor or agent)

Order as to Terms of Payment Form 9C

Claim No.

[SEALED]

Plaintiff No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No. ax No. (If any)	Phone No. Fax No. (If any)
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

Defendant No. 1

Defendant No. 2 (if applicable)

Full name full name	Full Name full name
Address for Service	Address for Service
Phone No.	Phone No.
Fax No. (If any)	Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

FORM 9C - PAGE 2	[Claim No.]
At a hearing held on Date, Year,	
the following terms of payment for a total of \$ Cl	aim and \$ Costs, were ordered.
(Date order made)	(Signature of prothonotary or other person appointed by the court)

NOTE: If the defendant fails to make payment in accordance with this order, the clerk shall sign judgment for the balance without a hearing.

Defendant's Claim Form 10A

[SEALED]

Claim No.

Plaintiff No. 1

Plaintiff No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No.	Phone No.
Fax No.(if any)	Fax No. (If any)
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)
L man madess (optional)	L Man Macross (Optional)

Defendant No. 1

Defendant No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No. Fax No. (If any)	Lawyer/Agent's Phone No. Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

FORM 10A - PAGE 2 [Claim No.]

TO THE DEFENDANT(S) IN THE DEFENDANT'S CLAIM:

The plaintiff in the Defendant's Claim in this action claims from you

\$ amount of claim plus \$interest claimed to date (if any), and costs for the reason(s) set out below.

The plaintiff further claims from you pre-judgment interest and post-judgment interest in accordance to the *Supreme Court Act*.

IF YOU DO NOT FILE A DEFENCE WITH THE COURT WITHIN TWENTY (20) CALENDAR DAYS AFTER YOU HAVE RECEIVED THIS DEFENDANT'S CLAIM, JUDGMENT MAY BE ENTERED AGAINST YOU.

TYPE OF CLAIM		
[] Unpaid Account	[] Promissory Note	[] Damage to Property
[] Contract	[] Services Rendered	[] Lease
[] Motor Vehicle Accident	[] N.S.F. Cheque	[] Other
REASONS FOR CLAIM A	ND DETAILS	
Explain what happened	ed, where and when and the ar	mounts of money involved.
If the claim is based in whole		you must attach a copy of the document(s) to ailable, you must explain why it is not attached
(Date)		(Signature of Defendant)
(Date)		(Signature of Clerk)

Affidavit for Jurisdiction Form 11A

[Claim No]

Plaintiff No. 1

Plaintiff No. 2 (if applicable)

Full name [P1]		Full Name [P2]	
Address for Service [PA1]		Address for Service [PA2]	
Phone No.	[P # 1]	Phone No.	[P # 2]
Fax No. (If any)	[Pfax1]	Fax No. (If any)	[Pfax 2]
Plaintiff's Lawyer/Agent (Full Na [Plaw/Agent 1]	me)	Plaintiff's Lawyer/Agent (Full Name) [Plaw/agent 2]	
Lawyer/Agent's Address for Serv [Plaw/agent Add 1]	ice	Lawyer/Agent's Address for Service [Plaw/agent Add 2]	
Lawyer/Agent's Phone No.	[Plaw/agent # 1]	Lawyer/Agent's Phone No.	[Plaw/agent # 2]
Fax No. (If any)	[Plaw/agent fax 1]	Fax No. (If any)	[Plaw/agent Fax 2]
E-Mail Address (Optional)	[Plaw/agent E 1]	E-Mail Address (Optional)	[Plaw/agent E 2]

Defendant No. 1

Defendant No. 2 (if applicable)

Full name [D1]		Full Name [D2]	
Address for Service [DA1]		Address for Service [DA 2]	
Phone No.	[D# 1]	Phone No.	[D# 2]
Fax No. (If any)	[Dfax 1]	Fax No. (If any)	[Dfax 2]
Defendant's Lawyer/Agent (Full N [Dlaw/agent 1]	Name)	Defendant's Lawyer/Agent (Full N [Dlaw/agent 2]	ame)
Lawyer/Agent's Address for Servi [Dlaw/agent Add 1]	ce	Lawyer/Agent's Address for Service [Dlaw/agent Add 2]	ce
Lawyer/Agent's Phone No.	[Dlaw/agent # 1]	Lawyer/Agent's Phone No.	[Dlaw/agent # 2]
Fax No. (If any)	[Dlaw/agent Fax 1]	Fax No. (If any)	[Dlaw/agent Fax 2]
E-Mail Address (Optional)	[Dlaw/agent E 1]	E-Mail Address (Optional)	[Dlaw/agent E 2]

My na	me is :
	(Full name)
I live i	n
	Municipality and province)
and I s	swear/affirm that the following is true:
1.	In this action, I am the
	plaintiff
	representative of the plaintiff(s)
	(Name of plaintiff(s))
2.	I make this affidavit in support of the plaintiff's request to note the defendant(s) in default, where all the defendants have been or will be served outside Prince Edward Island.
3.	The plaintiff is entitled to proceed with this action in Prince Edward Island because this is:
	where the event (cause of action) took place.
	where the defendant lives or carries on business.
SWO	RN/AFFIRMED before me at)
Count	ty/Town of , in the) y of, Province of)
Prince	Edward Island, this day of
A CO	MMISSIONER FOR TAKING (Signature)
AFFII	OAVITS (This form is to be signed in front of a lawyer, justice of the peace, notary public or commissioner for taking affidavits)
	,

WARNING:IT IS AN OFFENCE UNDER THE $\it CRIMINAL\ CODE$ TO KNOWINGLY SWEAR OR AFFIRM A FALSE AFFIDAVIT.

Lawyer/Agent's Phone No.

E-Mail Address (Optional)

Fax No. (If any)

Notice of Default Judgment Form 11B

Plaintiff No. 2 (if applicable)

Lawyer/Agent's Phone No.

E-Mail Address (Optional)

Fax No. (If any)

[SEALED]

Plaintiff No. 1

Claim No.

Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service

Defendant No. 2 (if applicable)

Defendant No. 1	Defendant 10. 2 (if applicable)
Full name	Full Name
Address for Service	Address for Service
Phone No.	Phone No.
Fax No. (If any)	Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

FORM 11B - PAGE 2 [Claim No.]

Take notice that default judgment has been entered in this action as against for the following sums:

NOTE:

Debt (claimed amount)	\$ amount
Pre-judgment interest is calculated -	
on the sum of \$ at the rate of %	
per annum from date to date.	
being number of days days.	\$ amount
Costs	\$ amount
Total	\$ amount
This judgment bears post-judgment interest at	% per annum commencing this date.
(D-4-)	(C: f - l - l)
(Date)	(Signature of clerk)

NOTE: If you are asking for judgment against different defendants for different amounts, separate Notices of Default Judgment for each defendant will confirm accuracy.

Request for Prothonotary's Order Form 11C

[Claim No]

Plaintiff No. 1

Plaintiff No. 2 (if applicable)

_	_		
Full name [P1]		Full Name [P2]	
Address for Service [PA1]		Address for Service [PA2]	
Phone No.	[P # 1]	Phone No.	[P # 2]
Fax No. (If any)	[Pfax1]	Fax No. (If any)	[Pfax 2]
Plaintiff's Lawyer/Agent (Full Name) [Plaw/Agent 1]		Plaintiff's Lawyer/Agent (Full Name) [Plaw/agent 2]	
Lawyer/Agent's Address for Se [Plaw/agent Add 1]	rvice	Lawyer/Agent's Address for Service [Plaw/agent Add 2]	
Lawyer/Agent's Phone No.	[Plaw/agent # 1]	Lawyer/Agent's Phone No.	[Plaw/agent # 2]
Fax No. (If any)	[Plaw/agent fax 1]	Fax No. (If any)	[Plaw/agent Fax 2]
E-Mail Address (Optional)	[Plaw/agent E 1]	E-Mail Address (Optional)	[Plaw/agent E 2]

Defendant No. 1

Defendant No. 2 (if applicable)

Full name [D1]		Full Name [D2]	
Address for Service [DA1]		Address for Service [DA 2]	
Phone No.	[D# 1]	Phone No.	[D# 2]
Fax No. (If any)	[Dfax 1]	Fax No. (If any)	[Dfax 2]
Defendant's Lawyer/Agent (Ful [Dlaw/agent 1]	l Name)	Defendant's Lawyer/Agent (Full Na [Dlaw/agent 2]	ame)
Lawyer/Agent's Address for Ser [Dlaw/agent Add 1]	vice	Lawyer/Agent's Address for Servic [Dlaw/agent Add 2]	e
Lawyer/Agent's Phone No.	[Dlaw/agent # 1]	Lawyer/Agent's Phone No.	[Dlaw/agent # 2]
Fax No. (If any)	[Dlaw/agent Fax 1]	Fax No. (If any)	[Dlaw/agent Fax 2]
E-Mail Address (Optional)	[Dlaw/agent E 1]	E-Mail Address (Optional)	[Dlaw/agent E 2]

Note: THIS REQUEST shall be filed with the Consent for Prothonotary's Order (Form 11.B) signed by all parties.

to the (Name of Party) Plaintiff's Claim Defendant's Claim a Defendant Plaintiff Plaintiff's Claim Plaintiff's Claim Defendant's Claim To the (Name of Party) Defendant's Claim To taside the noting in default of (Name of Defendant(s)) The taside the following step taken to enforce the default judgment that has not yet been completed: (Specify) Store to the list the following matter that was dismissed under Rule 11.06.01 (Specify) The taside the pyment has been made in full satisfaction of an order or terms of settlement. Smiss the Plaintiff's Claim Defendant's Claim		
dd	mend a Plaintiff's Claim issued on	1, 20
(Name of Party) Plaintiff's Claim Defendant's Claim Plaintiff Belete (Name of Party) Plaintiff's Claim Defendant's Claim With (Name of Party) To the (Name of Party) Plaintiff's Claim Defendant's Claim with (Name of Party) Plaintiff's Claim Obelendant's Claim To the (Name of Party) Plaintiff's Claim To the (Name of Defendant's Claim To the (Specify) To the Defendant's Claim Defendant's Claim Defendant's Claim	mend a Defence filed on	, 20
Plaintiff's Claim ———————————————————————————————————	amend a Defendant's Claim issued	on, 20
Plaintiff's Claim Defendant's Claim Plaintiff delete from the (Name of Party) Defendant's Claim with with to the (Name of Party) to the Name of Party to the (Name of Party) Defendant's Claim set aside the noting in default of (Name of Defendant(s)) set aside the following step taken to enforce the default judgment that has not yet been completed: (Specify) restore to the list the following matter that was dismissed under Rule 11.06.01 (Specify) note that payment has been made in full satisfaction of an order or terms of settlement. dismiss the Plaintiff's Claim Defendant's Claim Defendant's Claim	add	to the
Comparison of Party Comparison of Party	(N Plaintiff's Claim	
Plaintiff's ClaimDefendant's Claim	as a Defendant	Plaintiff
Plaintiff's ClaimDefendant's Claim	delete	from the
	(N Plaintiff's Claim	Jame of Party)Defendant's Claim
	substitute	with
Set aside the noting in default of	(N	lame of Party) to the
(Specify) restore to the list the following matter that was dismissed under Rule 11.06.01 (Specify) note that payment has been made in full satisfaction of an order or terms of settlement. dismiss the Plaintiff's Claim Defendant's Claim	(N Plaintiff's Claim	lame of Party) Defendant's Claim
(Specify) restore to the list the following matter that was dismissed under Rule 11.06.01 (Specify) note that payment has been made in full satisfaction of an order or terms of settlement. dismiss the Plaintiff's Claim Defendant's Claim	set aside the noting in default of	
(Specify) restore to the list the following matter that was dismissed under Rule 11.06.01 (Specify) note that payment has been made in full satisfaction of an order or terms of settlement. dismiss the Plaintiff's Claim Defendant's Claim		(Name of Defendant(s))
restore to the list the following matter that was dismissed under Rule 11.06.01 (Specify) note that payment has been made in full satisfaction of an order or terms of settlement. dismiss the Plaintiff's Claim Defendant's Claim	set aside the following step taken to	o enforce the default judgment that has not yet been completed:
restore to the list the following matter that was dismissed under Rule 11.06.01 (Specify) note that payment has been made in full satisfaction of an order or terms of settlement. dismiss the Plaintiff's Claim Defendant's Claim	(\$	(necify)
dismiss the Plaintiff's Claim Defendant's Claim	restore to the list the following met	tter that was dismissed under Rule 11.06.01
	restore to the list the following mat	(Specify)
costs in the amount of \$, to be paid to		
	note that payment has been made in	n full satisfaction of an order or terms of settlement.

0.1			
Other	r:(Speci	fy)	
	20		
(Date)	, 20	(Signature of party or representative)	
DISPOSITIO	ON: The Prothonotary will	complete this section	
Orde	r to go as asked		
Order	r refused because:		
(Date)	, 20	(Signature of Prothonotary)	
		•	

Consent for Prothonotary's Order Form 11D

[Claim No]

Plaintiff No. 1

Plaintiff No. 2 (if applicable)

Full name [P1]		Full Name [P2]	
Address for Service [PA1]		Address for Service [PA2]	
Phone No.	[P # 1]	Phone No.	[P # 2]
Fax No. (If any)	[Pfax1]	Fax No. (If any)	[Pfax 2]
Plaintiff's Lawyer/Agent (Full Name) [Plaw/Agent 1]		Plaintiff's Lawyer/Agent (Full Name) [Plaw/agent 2]	
Lawyer/Agent's Address for Ser [Plaw/agent Add 1]	vice	Lawyer/Agent's Address for Service [Plaw/agent Add 2]	
Lawyer/Agent's Phone No.	[Plaw/agent # 1]	Lawyer/Agent's Phone No.	[Plaw/agent # 2]
Fax No. (If any)	[Plaw/agent fax 1]	Fax No. (If any)	[Plaw/agent Fax 2]
E-Mail Address (Optional)	[Plaw/agent E 1]	E-Mail Address (Optional)	[Plaw/agent E 2]

Defendant No. 1

Defendant No. 2 (if applicable)

Full name [D1]	_	Full Name [D2]	_
Address for Service [DA1]		Address for Service [DA 2]	
Phone No. [D# 1]		Phone No.	[D# 2]
Fax No. (If any)	[Dfax 1]	Fax No. (If any)	[Dfax 2]
Defendant's Lawyer/Agent (Ful [Dlaw/agent 1]	l Name)	Defendant's Lawyer/Agent (Full Na [Dlaw/agent 2]	ame)
Lawyer/Agent's Address for Sec [Dlaw/agent Add 1]	vice	Lawyer/Agent's Address for Service [Dlaw/agent Add 2]	e
Lawyer/Agent's Phone No.	[Dlaw/agent # 1]	Lawyer/Agent's Phone No.	[Dlaw/agent # 2]
Fax No. (If any)	[Dlaw/agent Fax 1]	Fax No. (If any)	[Dlaw/agent Fax 2]
E-Mail Address (Optional)	[Dlaw/agent E 1]	E-Mail Address (Optional)	[Dlaw/agent E 2]

THIS CONSENT must be signed by all parties to the action (including any party to be **NOTE:** added, deleted or substituted) and filed together with a Request for Prothonotary's Order

(Form 11C)

(Name of Party(ies))
consent to the following:
the time prescribed by the Small Claims Rules for serving filing
the following document:(Name of document)
may be lengthened shortened until, 20
amend a Plaintiff's claim issued on, 20
amend a Defence filed on, 20
amend a Defendant's claim issued on, 20
add (Name of party)
to the Plaintiff's claim Defendant's claim
as a defendant plaintiff
delete (Name of party)
from the Plaintiff's claim Defendant's claim
substitute(Name of party)
with (Name of party)
to the Plaintiff's claim Defendant's claim
set aside the noting in default of(Name of defendant(s))
set aside Default judgment against(Name of defendant(s))
set aside the following step taken to enforce the default judgment that has not yet been completed:
(Specify)
restore the following matter that was dismissed under Rule 11.1: (Specify)

dismiss the Plaintiff's claim	im Defendant's claim
costs in the amount of \$	to be paid to
(Amount)	to be paid to(Name of party(ies))
by(Name of party(ies))	
 State that no party affected by the o 	
	copy of the completed Request for Prothonotary's Order (Form 11C).
(Put a line through any blank space and initial	1)
	n the same day, but each must sign in the presence of his or her witness, who signatures, attach a separate sheet in the format below).
), 20
(Date))
(Signature of party consenting)	(Signature of party consenting)
(Name of party consenting)	(Name of party consenting)
(Signature of Witness)	(Signature of Witness)
(Name of Witness)	(Name of Witness)
	, 20
(Date)	<u> </u>
(Signature of party consenting)	(Signature of party consenting)
(Name of party consenting)) (Name of party consenting)
(Signature of Witness)	(Signature of Witness)
(Name of Witness)	(Name of Witness)

4.	I/We,			
	ŕ	(Name of person(s))		
	conse	nt to be added to the:		
		Plaintiff's claim		Defendant's Claim
	as a	defendant		plaintiff
5.	I/We,	(Name of person(s))		
		<u>-</u>		
	conse	nt to be deleted from the:		
		Plaintiff's claim		Defendant's Claim
	as a	defendant		plaintiff
6.	I/We,	(Name of person(s))		
		(Name of person(s))		
	conse	nt to be added by substitution to th	e:	
		Plaintiff's claim		Defendant's Claim
	as a	defendant		plaintiff
The pe	ersons de igns a me	o not need to sign this consent on the oment later. (For additional parties s	e same day, signatures, a	but each must sign in the presence of his or her witness ttach a separate sheet in the format below).
		, 20)	, 20
(Date))	
(Signa	ture of p	person consenting))	(Signature of person consenting)
(Name	e of perso	on consenting))	(Name of person consenting)
(Signa	ture of V	Witness))))	(Signature of Witness)
(Name	e of Witn	ness)))	(Name of Witness)
)			,	

List of Proposed Witnesses Form 13A

[Claim No]

Plaintiff No. 1

Plaintiff No. 2 (if applicable)

Full name [P1]	_	Full Name [P2]	_
Address for Service [PA1]		Address for Service [PA2]	
Phone No.	[P # 1]	Phone No.	[P # 2]
Fax No. (If any)	[Pfax1]	Fax No. (If any)	[Pfax 2]
Plaintiff's Lawyer/Agent (Full Name) [Plaw/Agent 1]		Plaintiff's Lawyer/Agent (Full Name) [Plaw/agent 2]	
Lawyer/Agent's Address for Se [Plaw/agent Add 1]	rvice	Lawyer/Agent's Address for Service [Plaw/agent Add 2]	
Lawyer/Agent's Phone No.	[Plaw/agent # 1]	Lawyer/Agent's Phone No.	[Plaw/agent # 2]
Fax No. (If any) E-Mail Address (Optional)	[Plaw/agent fax 1] [Plaw/agent E 1]	Fax No. (If any)	[Plaw/agent Fax 2]
		E-Mail Address (Optional)	[Plaw/agent E 2]

Defendant No. 1

Defendant No. 2 (if applicable)

Full name [D1]		Full Name [D2]	
Address for Service [DA1]		Address for Service [DA 2]	
Phone No.	[D# 1]	Phone No.	[D# 2]
Fax No. (If any)	[Dfax 1]	Fax No. (If any)	[Dfax 2]
Defendant's Lawyer/Agent (Full I [Dlaw/agent 1]	Name)	Defendant's Lawyer/Agent (Full N [Dlaw/agent 2]	ame)
Lawyer/Agent's Address for Serv [Dlaw/agent Add 1]	ice	Lawyer/Agent's Address for Service [Dlaw/agent Add 2]	ce
Lawyer/Agent's Phone No.	[Dlaw/agent # 1]	Lawyer/Agent's Phone No.	[Dlaw/agent # 2]
Fax No. (If any)	[Dlaw/agent Fax 1]	Fax No. (If any)	[Dlaw/agent Fax 2]
E-Mail Address (Optional)	[Dlaw/agent E 1]	E-Mail Address (Optional)	[Dlaw/agent E 2]

Note: EACH PARTY MUST SERVE THIS LIST on all other parties and file it with the Court at least fourteen (14) days before the pre-trial conference.

My name is	
•	(Name of Party/Representative)
ר	The following is my list of proposed witnesses in this case:
Name of Witness	Address, phone and fax numbers
1	
2.	
3.	
4.	
5	

THE FOLLOWING is my list of other persons with kno	owledge of the matter in dispute in this case:
Name of Person	Address, phone and fax numbers
1	
2	
Attach a separate sheet in the above format for addition	nal witnesses or other persons.)
, <u>1</u>	
, 20	
(Date)	(Signature of party or representative)

Consent Form 13B

[Claim No]

Plaintiff No. 1

Plaintiff No. 2 (if applicable)

Full name [P1]		Full Name [P2]	
Address for Service [PA1]		Address for Service [PA2]	
Phone No.	[P # 1]	Phone No.	[P # 2]
Fax No. (If any)	[Pfax1]	Fax No. (If any)	[Pfax 2]
Plaintiff's Lawyer/Agent (Full Nat [Plaw/Agent 1]	me)	Plaintiff's Lawyer/Agent (Full Name) [Plaw/agent 2]	
Lawyer/Agent's Address for Servi [Plaw/agent Add 1]	ce	Lawyer/Agent's Address for Service [Plaw/agent Add 2]	
Lawyer/Agent's Phone No.	[Plaw/agent # 1]	Lawyer/Agent's Phone No.	[Plaw/agent # 2]
Fax No. (If any)	[Plaw/agent fax 1]	Fax No. (If any)	[Plaw/agent Fax 2]
E-Mail Address (Optional)	[Plaw/agent E 1]	E-Mail Address (Optional)	[Plaw/agent E 2]

Defendant No. 1

Defendant No. 2 (if applicable)

Full name [D1]		Full Name [D2]	
Address for Service [DA1]		Address for Service [DA 2]	
Phone No.	[D# 1]	Phone No.	[D# 2]
Fax No. (If any)	[Dfax 1]	Fax No. (If any)	[Dfax 2]
Defendant's Lawyer/Agent (Full N [Dlaw/agent 1]	Vame)	Defendant's Lawyer/Agent (Full Na [Dlaw/agent 2]	ame)
Lawyer/Agent's Address for Servi [Dlaw/agent Add 1]	ce	Lawyer/Agent's Address for Servic [Dlaw/agent Add 2]	e
Lawyer/Agent's Phone No.	[Dlaw/agent # 1]	Lawyer/Agent's Phone No.	[Dlaw/agent # 2]
Fax No. (If any)	[Dlaw/agent Fax 1]	Fax No. (If any)	[Dlaw/agent Fax 2]
E-Mail Address (Optional)	[Dlaw/agent E 1]	E-Mail Address (Optional)	[Dlaw/agent E 2]

I/We.		
,	(Name of Party(ies))	
conse	nt to the following:	
	the judge or Prothonotary conducting the pre-trial conference may order final judg mediated settlement is not reached and all parties signed this consent.	gment in this matter, if a
	the Defendant defaulted in making payment(s) to me under a proposal of terms of payr 9A) and I waive the default up to the following date:	ment in the Defence (Form_, 20
	the Debtor defaulted in making payment(s) to me under an Order for periodic payment to the following date:	and I waive the default up
	a document containing 16 or more pages, including the cover page and backsheet, may 8:00 a.m. and 5:00 p.m.	be served by fax between
	the Defendant,, who has been reconstruction (Name of Defendant) take the following step	
_	(Name of step of proceeding) the matters discussed at the pre-trial conference may be disclosed to:	
	the matters discussed at the pre-trial conference may be disclosed to.	
	(Name of party/person)	
	the Debtorpayment	, agrees to an Order for
	(Name of Debtor) at an examination hearing on the following term:	
	(Provide specific details such as date of commencement of payment, frequency, amount	and duration)

FORM 13B - PAGE 3

			[Claim No
the time prescribed by the Small Cla	aims Rules for	serving filing	
the following document(Na			
(Na	ame of document)		
may be lengthened	shorten	ned until(Date)	, 20
other			
(Specify)			
(Put a line through any blank space and init	tial)		
The parties do not need to sign this consent signs a moment later. (For additional parti			
	_)		, 20
(Date))		
(Signature of party consenting)))	(Signature of party consenting)	
(Name of party consenting))))	(Name of party consenting)	
(Signature of Witness))))	(Signature of Witness)	
(Name of Witness))))	(Name of Witness)	
. 20)		, 20
(Date))		
(Signature of party consenting))))	(Signature of party consenting)	
(Name of party consenting)))	(Name of party consenting)	
(Signature of Witness)		(Signature of Witness)	
(Name of Witness)		(Name of Witness)	
)		

Terms of Settlement Form 14A

[Claim No]

Plaintiff No. 1

Plaintiff No. 2 (if applicable)

Full name [P1]	-	Full Name [P2]	
Address for Service [PA1]		Address for Service [PA2]	
Phone No.	[P # 1]	Phone No.	[P # 2]
Fax No. (If any)	[Pfax1]	Fax No. (If any)	[Pfax 2]
Plaintiff's Lawyer/Agent (Full I [Plaw/Agent 1]	Name)	Plaintiff's Lawyer/Agent (Full Name) [Plaw/agent 2]	
Lawyer/Agent's Address for Se [Plaw/agent Add 1]	rvice	Lawyer/Agent's Address for Service [Plaw/agent Add 2]	
Lawyer/Agent's Phone No.	[Plaw/agent # 1]	Lawyer/Agent's Phone No.	[Plaw/agent # 2]
Fax No. (If any)	[Plaw/agent fax 1]	Fax No. (If any)	[Plaw/agent Fax 2]
E-Mail Address (Optional)	[Plaw/agent E 1]	E-Mail Address (Optional)	[Plaw/agent E 2]

Defendant No. 1

Defendant No. 2 (if applicable)

Full name	_	Full Name	
[D1]		[D2]	
Address for Service [DA1]		Address for Service [DA 2]	
Phone No.	[D# 1]	Phone No.	[D# 2]
Fax No. (If any)	[Dfax 1]	Fax No. (If any)	[Dfax 2]
Defendant's Lawyer/Agent (Ful [Dlaw/agent 1]	l Name)	Defendant's Lawyer/Agent (Full [Dlaw/agent 2]	Name)
Lawyer/Agent's Address for Se [Dlaw/agent Add 1]	rvice	Lawyer/Agent's Address for Serv [Dlaw/agent Add 2]	rice
Lawyer/Agent's Phone No.	[Dlaw/agent # 1]	Lawyer/Agent's Phone No.	[Dlaw/agent # 2]
Fax No. (If any)	[Dlaw/agent Fax 1]	Fax No. (If any)	[Dlaw/agent Fax 2]
E-Mail Address (Optional)	[Dlaw/agent E 1]	E-Mail Address (Optional)	[Dlaw/agent E 2]

Note: IF A PARTY TO THESE TERMS OF SETTLEMENT FAILS TO COMPLY, judgment in the terms of settlement may be obtained against that party on motion to the Court or this action may continue as if there has been no settlement.

FORM 14A - PAGE 2

[Claim No]

We,	
consent to full and final settlement of that claim	
DY	
(Name of party(ies))	
against	
gainst(Name of party(ies))	
on the following terms:	
DEBT agreed to:	\$
INTEREST (if any) calculated	
on the sum of \$ at the rate of%	
per annum from, 20 to	, 20
eing days,	\$
COSTS	\$
TOTAL	\$
PAYMENT IS TO BE MADE BY	
PAYMENT IS TO BE MADE BY(Name of party(ies))	
го	AS FOLLOWS:
provide terms of payment such as date of commencement, frequency, a	mount and duration)

FORM 14A - PAGE 3

[C]	aim	No
	allii	110

OTHER:	
(Specify)	
, 20), 20
(Date))
	_)
(Signature of party)	(Signature of party)
(Name of party)	_) (Name of party)
(Name of party)) (Ivalie of party)
(Signature of Witness)	(Signature of Witness)
)
(Name of Witness)	(Name of Witness)
	,
), 20
(Date))
(Signature of party)	
(Signature or party)) (Signature of party)
(Name of party)	_) (Name of party)
• •	
(Signature of Witness)	(Signature of Witness)
	_)
(Name of Witness)	(Name of Witness)

Notice of Motion Form 15A

Claim no.

Plaintiff No		
Full Name	Full name	
Address for	Sarkiress for Service	
Phone No. Fax No. (If a	Phone No. nFax No. (If any)	
Plaintiff's La	w <mark>Rleit/AigEntL(FulleNange)</mark> nt (Full Name)	
Lawyer/Age	ntlsaAvgeréAsgfont'SeAvliduess for Service	
Fax No. (If	enit's vPhrone gent's Phone No. arFax No. (If any) ress (101p tholdae) is (Optional)	
Defendant N	ND &féifdapptliNa ble)	
Full Name	Full name	
Address for	Sandress for Service	
Phone No. Fax No. (If a	Phone No.	
Defendant's	Libre frem dangen (Lew Hell Argen) t (Full Name)	
Lawyer/Age	ntlsaAvglereAsgEont'SeAvdichcess for Service	
Fax No. (If a	ntLatelyen(Algent's Phone No. ntJax No. (If any) ess-MontiAnddess (Optional)	

TAKE NOTICE:	
A motion will be made to the court by <i>Name of party</i> at <i>Nam</i> thereafter as the motion can be heard) for the following order:	· · · · · · · · · · · · · · · · · · ·
set out the order you are seeking	
Attach an additional page if necessary and date and sign it.	
The following material will be relied on at the hearing of the	e motion:
(Set out what documents will be used to support your required on, attach a sworn copy.) Attach an additional page	· · · · · · · · · · · · · · · · · · ·
TAKE NOTICE: If you fail to appear at the hearing made in your absence.	ng of this motion, an order may be
(Date)	(Signature of party or party's lawyer/agent)

[Claim No.]

FORM 15A - PAGE 2

Affidavit Form 15B

Claim No.

Plaintiff No. P(anapplinable)			
Full Name	Full name		
Address for S	Sexulibress for Service		
Phone No. Fax No. (If a	Phone No. nFax No. (If any)		
Plaintiff's La	w <mark>Rlein/AigEntL(TwyleiNangen</mark> t (Full Name)		
Lawyer/Ager	ntlsaAvgleréAsgfont'SeAvliduess for Service		
Fax No. (If a	nd sa Rhymmé Algont's Phone No. n Fax No. (If any) e Es Monti Andriness (Optional)		
Defendant N	MD &f (if dapptliNable)		
Full Name	Full name		
Address for S	Sex white service		
Phone No. Fax No. (If a	Phone No. nFax No. (If any)		
Plaintiff's La	wDeféAdænt's Fully Namá gent (Full Name)		
Lawyer/Ager	ntlsaAvgleréAsgfont'SeAvdithæss for Service		
Fax No. (If a	nd sa Rhymené Argont's Phone No. n Fax No. (If any) e Es-Monité And the ss (Optional)		

FORM 15B - PAGE 2 [Claim No.]

I, Full name, of City, Town, etc. in the County of Name Of County, in the Province of Name of Province MAKE OATH AND SAY (or AFFIRM) as follows:

Set out the facts in support of the motion. If the facts are not within your own personal knowledge, give the source of your information

SWORN (or AFFIRMED) BEFORE ME AT

this	day of month, year.	
$\frac{1}{A Con}$	amissioner for taking affidavits (or as may be)	
A Con	umissioner for taking affiaaviis (or as may be)	
		(Signature)

WARNING: IT IS A CRIMINAL OFFENCE TO KNOWINGLY SWEAR A FALSE AFFIDAVIT.

Notice of Trial Form 16A

[SEALED]

Claim No.

Plaintiff No. 2 (if applicable)

_	
Full name	Full Name
Address for Service	Address for Service
Phone No.	Phone No.
Fax No. (If any)	Fax No. (If any)
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

Defendant No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No.	Phone No.
Fax No. (If any)	Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

TAKE NOTICE:	
The trial of this action will be held at <i>Location of court</i> on <i>Date</i> at <i>Time</i> held.	or soon thereafter as the trial may be
TAKE NOTICE: IF YOU FAIL TO APPEAR, THIS ACTION MAFURTHER NOTICE TO YOU.	AY BE DISPOSED OF WITHOUT
Dated at <i>place</i> this <i>date</i> day of <i>month</i> , <i>year</i> .	
	(Signature of Clerk)

FORM 16A - PAGE 2

[Claim No.]

Summons to Witness Form 18A

[SEALED]

Claim No.

Plaintiff No. 1	Plaintiff No. 2 (if applicable)
1 141114111 1 100 1	

Full name	Full Name
Address for Service	Address for Service
Phone No.	Phone No.
Fax No. (If any)	Fax No. (If any)
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

Defendant No. 1

Defendant No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No.	Phone No.
Fax No. (If any)	Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

FORM 18A - PAGE 2	[Claim No.]
TO: Name of witness	
YOU ARE REQUIRED TO ATTEND TO GIVE EVIDENCE IN COURT at the at <i>Address of court</i> and to remain until your attendance is no longer required.	ne trial of this action on Date, at Time
YOU ARE REQUIRED TO BRING WITH YOU AND PRODUCE AT THE THE FOLLOWING DOCUMENTS AND THINGS:	RIAL
State particular documents and things required	
and all other documents relating to the action in your custody, possession or control.	
Witness attendance money is payable with this summons.	
IF YOU FAIL TO ATTEND OR TO REMAIN IN ATTENDANCE AS REQ WARRANT MAY BE ISSUED FOR YOUR ARREST.	QUIRED BY THIS SUMMONS, A
Name has requested the clerk to issue this Summons to Witness.	
(Date)	(Signature of clerk)

Warrant for Arrest of Defaulting Witness Form 18B

[SEALED]

Claim No.

Plaintiff No. 2 (if applicable)

_	
Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)	Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)

Defendant No. 1

Defendant No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No. Fax No. (If any)	Lawyer/Agent's Phone No. Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

FORM 18B - PAGE 2 [Claim No.]

TO ALL police officers in Prince Edward Island AND TO the officers of all correctional institutions in Prince Edward Island:

- 1. The witness *Name* of *Address* was served with a Summons to Witness to give evidence at the trial of this action, and the prescribed attendance money was paid or tendered.
- 2. The witness failed to *attend/remain in attendance* at the trial, and I am satisfied that the evidence of the witness is material to this proceeding.

YOU ARE ORDERED to arrest and bring the witness	Name of witness	before the court to gi	ve evidence in this
action, and if the court is not then sitting or if the witness	cannot be brought be	efore the court immedia	ately, to deliver the
witness to a provincial correctional institution or other sec	ure facility, to be ad	mitted and detained the	ere until the witness
can be brought before the court.			

(Date)	(Signature of judge)

Certificate of Judgment Form 20A

Claim No.

[SEALED]

Plaintiff No. 1

Plaintiff No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No.	Phone No.
Fax No. (If any)	Fax No. (If any)
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

Defendant No. 1

Defendant No. 2 (if applicable)

Full name	Full Name full name
Address for Service	Address for Service
Phone No.	Phone No.
Fax No. (If any)	Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

Note: For additional defendants, please list on attached sheet with all the necessary information as requested above.

FORM 20A - PAGE 2 [Claim No.]

TO THE CLERK OF THE SMALL CLAIMS COURT

Person requesting Certificate is Name of person requesting Certificate of Address of person requesting Certificate.

A Judgment was recovered in this action against *Name of person(s) against whom judgment was recovered* on *Date* in the *Small Claims Section of the Supreme Court of Prince Edward Island* for the following:

(A)	Debt (Claimed Amount)	\$	
(B)	Pre-judgment interest @ % per annum from to , being days	\$	
(C)	Costs	\$	
	Subtotal	\$	
(D)	Less Amount(s) Paid (minus)	\$	
(E)	Post-judgment interest:		
	calculated at the rate of % per annum from to , being \$ per day	\$	
Balanc	ee Due	\$	
(F)	Additional Cost(s)		
	\$ for \$ for \$ for	\$	
	Total	\$	
The a	mount unpaid on the judgment is \$ Total, as stated in	n this Certificate.	
The ra	ate of post-judgment interest is % per annum.		
(Date)		Signature of Clerk)

Writ of Delivery Form 20B

[SEALED]

Claim No.

Plaintiff No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No.	Phone No.
Fax No. (If any)	Fax No. (If any)
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

Defendant No. 1

Defendant No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No.	Phone No.
Fax No. (If any)	Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)

Note: For additional defendants, please list on attached sheet with all the necessary information as requested above.

FORM 20B - PAGE 2 [Claim No.]

TO THE SHERIFF OF

Under an order of this court made on, date	
YOU ARE DIRECTED to seize from Name of person against whom the order was name of person in whose favour the order was made the following personal property to be delivered together with any identifying marks or serial numbers	
(Date)	(Signature of Clerk)

Writ of Seizure and Sale of Personal Property Form 20C

[SEALED]

Claim No.

Plaintiff No. 1	Plaintiff No. 2 (if applicable)
-----------------	---------------------------------

_	<u> </u>
Full name	Full Name
Address for Service	Address for Service
Phone No.	Phone No.
Fax No. (If any)	Fax No. (If any)
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
I	` '
E-Mail Address (Optional)	E-Mail Address (Optional)

Defendant No. 1

Defendant No. 2 (if applicable)

Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)	Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)

Note: For additional defendants, please list on attached sheet with all the necessary information as requested above.

FORM 20C - PAGE 2 [Claim No.]

TO: THE SHERIFF OF

Under an order of this court made on Date in favour of Name of creditor

YOU ARE DIRECTED to seize and sell the personal property of

Surname of individual or name of corporation/firm etc.		
Second given name (individual only)	Third given name (individual only)	
Gender (individual only)	Date of birth (individual only)	

Attach schedule for additional names.		
situated within your jurisdiction and to realize from the seizure and sale the following sums:		
(A)	Debt (claimed amount)	\$
(B)	Pre-judgment interest	
	at % per annum	
	from to for number of days.	\$
(C)	Costs	\$
(D)	Post-judgment interest at % per annum	
	from date of judgment to this date	
	for days	\$
Note:	Calculation of interest is always on the amount owing from time to time as payments are received. This is true for both pre-judgment and post-judgment interest.	
(E)	Subsequent costs incurred after judgment	\$
	Costs of this Execution	\$
(F)	After the judgment the Debtor paid the sum of: (m	(minus)\$
	Tot	otal \$ Total

(G) Your fees and expenses in enforcing this writ \$ (Filled in by Sheriff)

Subsequent post-judgment interest is claimed at % per year or \$ per day.

YOU ARE DIRECTED to pay the proceeds over to the clerk of this court for the	e creditor.
(Date)	(Signature of Clerk)

[Claim No.]

FORM 20C - PAGE 2

Writ of Seizure and Sale of Lands Form 20D

[SEALED]

Full Name	Full name
Address for Se	er And deress for Service
Phone No.	Phone No.
	Fax No. (If any)
Plaintiff's Law	y Pelaingiefits (Fastly NavAg)ent (Full Name)
Lawyer/Agent	's LAndymus Agran Ser Aiddress for Service
Lawyer/Agent	'L.Pwyne/Algent's Phone No.
	yFax No. (If any)
E-Mail Addres	sE(OptibAcd)dress (Optional)
	o.DefifndpplicNble)
Full Name	Full name
Address for Se	er And deress for Service
Phone No.	Phone No.
Fax No. (If an	yFax No. (If any)
Defendant's La	a DycEch Algeri's (Faully Man Agent (Full Name)
Lawyer/Agent	's LAwhynns & Gron Ser Aidudress for Service
Fax No. (If an	'L.Pwyne/Ngent's Phone No. yFax No. (If any) sE(Optibrad)ress (Optional)

Note: For additional defendants, please list on attached sheet with all the necessary information as requested above.

TO THE SHERIFF OF *Name of county*

Under an order of this court made on Date in favour of Name of creditor

FORM 20D - PAGE 2 [Claim No.]

 \boldsymbol{YOU} \boldsymbol{ARE} $\boldsymbol{DIRECTED}$ to seize and sell the real property of

First g	given name (individual only)	Second given n	ame (individua	al only)	Third Given Name (individual only)
Gend	er (individual only)		Date of b	irth (indiv	vidual only)
situate	d within your jurisdiction and to real	Attach schedule ize from the se			ving sums:
(A)	Debt (claimed amount)			\$	
(B)	Pre-judgment interest				
	at % per annum				
	from to for				
	number of days.			\$	
(C)	Costs	\$	Sub-total	\$ \$	
(D)	Post-judgment interest at % per	r annum			
	from date of judgment				
Note:	Calculation of interest is are received. This is true				
(E)	Subsequent costs incurred after jud	lgment		\$	
(F)	Costs of this Execution After the judgment the debtor paid	the sum of:	(minus)\$	\$	
			Total	\$	
(G)	Your fees and expenses in enforc	ing this writ		\$	(Filled in by the sheriff)
	ARE DIRECTED to pay the proceer solicitor who filed it.	ds according to	o law and to re	port on th	e execution of this writ if required by the
	(Date)				(Signature of Clerk)
					(Small Claims Court)

Notice of Garnishment Form 20E

[Claim No]

Plaintiff 2	N da n(iffaN pli t able)		[0,11111]
Full Name [P2]	Full name [P1]		
Address for [PA2]	or Asitehniese for Service [PA1]	-	_
Phone No.	Phone No.	[P # 1]	[P # 2]
Fax No. (I	fFaary)No. (If any)	[Pfax1]	[Pfax 2]
Plaintiff's [Plaw/age	- LikkviyntiffAgebatv(Ferl/Algemnte()Full Nar n (P2) w/ Agent 1]	me)	-
	gentwy ArldrgesstorAddriss efor Servi n (Pladw) 2gent Add 1]	ce	
Lawyer/A	genativsy Phronge Nros Phone No.	[Plaw/agent # 1]	[Plaw/agent # 2]
Fax No. (I	fFanny No. (If any)	[Plaw/agent fax 1]	[Plaw/agent Fax 2]
E-Mail Ad	de Mandal (Optional)	[Plaw/agent E 1]	[Plaw/agent E 2]
Defendant	t Nef2n(ilantpNicable)		
Full Name [D2]	Full name [D1]		
Address fo [DA 2]	Skathhiess for Service [DA1]		
Phone No.	Phone No.	[D# 1]	[D# 2]
Fax No. (I	faFrays) No. (If any)	[Dfax 1]	[Dfax 2]
Defendant [Dlaw/age	S Derfeyndrártígeha (Fydd/Magenet) (Full n [D]aw/agent 1]	Name)	
Lawyer/Ag [Dlaw/age	ehtisvAckdregenför Skatchiers for Serv n [Akkdv2]gent Add 1]	rice	
Fax No. (I	entaw Photagent's Phone No. farax) No. (If any) dies Madpadates (Optional)	[Dlaw/agent # 1] [Dlaw/agent Fax 1] [Dlaw/agent E 1]	[Dlaw/agent # 2] [Dlaw/agent Fax 2] [Dlaw/agent E 2]

Note: THE CREDITOR SHALL SERVE THIS NOTICE on the debtor with an Affidavit for Enforcement Request (Form 20P) and serve on the garnishee this notice with a blank Garnishee's Statement (Form 20F).

[Claim No]

TO THE GARNISHEE:

The creditor has obtained a court order against the debtor. The creditor claims that you owe or will owe the debtor a debt in the form of wages, salary, pension payments, rent, annuity or other debt that you pay out in a lump-sum, periodically or by installments. (A debt to the debtor includes both a debt payable to the debtor alone and a joint debt payable to the debtor and one or more co-owners).

YOU ARE REQUIRED TO PAY to Sheriff Services:

- (a) all debts now payable by you to the debtor, within ten (10) days after this notice is served on you; and
- (b) all debts that become payable by you to the debtor within six (6) years after this notice is served on you, within ten (10) days after they become payable.

The total amount of all your payments to Sheriff Services is not to exceed \$_	
(Amount unsatisfied)	

THIS NOTICE IS LEGALLY BINDING ON YOU until it expires or is changed, terminated or satisfied. If you do not pay the total amount or such lesser amount as you are liable to pay, you must serve a Garnishee's Statement (Form 20F) on the creditor and debtor, and file it with the clerk within ten (10) days after this notice is served on you.

EACH PAYMENT, PAYABLE TO SHERIFF SERVICES, MUST BE SENT with a copy of the attached garnishee's payment notice to the clerk at the above court address.

If your debt is jointly owed to the debtor and to one or mor co-owners, you must pay the debtor's appropriate share of the amount now payable, or which becomes payable, or such a percentage as the court may order.

The amounts paid into court shall not exceed the portion of the debtor's wages that are subject to seizure or garnishment under the *Garnishee Act*. The portion of wages that can be garnished may be increased or decreased only by order of the court. If such a court order is attached to this notice or is served on you, you must follow the direction in that court order.

CAUTION TO GARNISHEE: IF YOU FAIL TO PAY to Sheriff Services the amount set out n this notice and do not file a Garnishee's Statement (Form 20F) disputing garnishment, JUDGMENT MAY BE OBTAINED AGAINST YOU BY THE CREDITOR for payment of the amount set out above, plus costs. If you make a payment to anyone other than Sheriff Services, you may be liable to pay again.

NOTE: Any party or interested person may com	riplete a serve a Notice of Garnishment Hearing (Form 20Q) to ice. To obtain forms and self-help materials, attend the nearest Small
Claims Court or access the website: ww	w.gov.pe.ca
	<u> </u>
, 20	
(Date)	(Signature of Clerk)
	te is to be completed by the creditor before the Notice of Garnishment is one payment will be made by the garnishee, the creditor should supply
GARNI	SHEE'S PAYMENT NOTICE
Make payment by cheque or money order paya Sheriff Services at the following address:	able to Sheriff Services and send it, along with this payment notice to
Court address:	
Claim No.:	
Creditor:	
Debtor:	
Garnishee:	
TO BE COMPLETED BY GARNISHEE FOR	R EACH PAYMENT
Date of payment:	, 20
Amount enclosed: \$	

E-Mail AdMails Admiss (Optional)

Garnishee's Statement Form 20F

[Claim No]

Plaint	ti fflNat If(Napplicable)		
Full N [P2]	anfiell name [P1]		
Addres [PA2]	ssAddlAsssvfoe Service [PA1]	•	1
Phone	Nthone No.	[P # 1]	[P # 2]
Fax No	o.Hakaniy) (If any)	[Pfax1]	[Pfax 2]
Plainti [Plaw /	ffRlåintvifter/Angener/PagleiNathell Na agent/2]Agent 1]	me)	1
	r/Agene's/Agene'ssAddSessvioe Servi agentwageaj Add 1]	ce	
Lawye	r/Agyeyters/Argenntes/Pehone No.	[Plaw/agent # 1]	[Plaw/agent # 2]
Fax No	o.Hakaniy) (If any)	[Plaw/agent fax 1]	[Plaw/agent Fax 2]
E-Mai	KelMarids A Obptional Optional)	[Plaw/agent E 1]	[Plaw/agent E 2]
Defen	d Daf Pindah(i Nappllicable)		
Full N [D2]	a ஈ Gll name [D1]		
	ssÆddfæssvfoe Service [DA1]		
Phone	Nhone No.	[D# 1]	[D# 2]
Fax No	o.F(alk a'niy) (If any)	[Dfax 1]	[Dfax 2]
Defend [Dlaw	allesendwyter/Ageye(/Ayseina(he)) A gent /Agent 1]	Name)	
	r/Agene's/Agene'ssAddSessvioe Servi agenawagea; Add 1]	ce	
Lawye	r <i>lA</i> agveynchs/Ar benn es/Pohone No.	[Dlaw/agent # 1]	[Dlaw/agent # 2]
Fax No	o.H āk any) (If any)	[Dlaw/agent Fax 1]	[Dlaw/agent Fax 2]

[Dlaw/agent E 2]

[Dlaw/agent E 1]

A Notice of Garnishment was issued on	, 20, naming me/us as garnishee.
I/WE DO NOT OWE and do not expect to owe to	the debtor the amount set out in the Notice of Garnishment for
the following reason(s):	
The debtor has never worked for me/us.	
The debtor stopped working for me/us permanently I/We owed the debtor money and paid it in full on _	on, 20
I/We owed the debtor money and paid it in full on _	, 20
I/We do not hold any money in trust for, or to the ci	redit of, the debtor.
Other:	
Other:(specify)	
I/WE OWE or will owe the debtor (or the debtor as on the terms explained below:	nd one or more co-owners), wages or periodic payments based
I/WE OWE or will owe the debtor (or the debtor a payable on, 20	nd one or more co-owners), a lump sum of \$
	ecause the debtor stopped working for me/us temporarily or expected to return on
20	
I/WE are making payment of less than the amou more co-owners, or for another reason explained be	nt stated because the debt is owed to the debtor and to one or low:
(Identify the amount(s) and percentage owed to the debtor a	and each co-owner)
Co-owner(s) of the debt:	
Co-owner(s) of the debt:(Full legal name(s)	
(Address (street & number, unit, municipality, provi	ince)

			g a payment of less than the amount stated against the debtor. (Provide details below.)	
Name of creditor	Name of issuing court	Location of court of Sheriff's Office where payment is currently being made	Date Notice of Garnishment received	
	ispute the garnishment	t by completing and serving	a Notice of Garnishment Hearing (Form 20Q	
on the creditor, clerk of the cour	debtor and co-owner(s	s) of the debt (if any) and any	y other interested person, and filing it with the	
	, 20(Signature of garnishee or re			
		(F	Full legal name of garnishee)	
NOTICE TO GARNI		ee must serve a copy of the Gaile it with the court.	Garnishee's Statement on the creditor and the	
NOTE TO CREDITO	the debt, if an forms and se	any, together with a Notice to	e's Statement must send it to the co-owners of Co-owner of Debt (Form 20G). To obtain nearest Small Claims Court or access the	

Notice to Co-owner of Debt Form 20G

Claim no.

edit <u>or</u>							
Full name							
Address for service	Address for service (street & number, city, postal code)						
Phone no.	Fax no. (if any)	Email (optional)					
Creditor's Lawyer/A	Agent (Full Name)						
Lawyer/Agent's add	dress for service (street & number, city, postal co-	de)					
Lawyer/Agent's pho	one no. Lawyer/Agent's fax no. (if any)	Email (optional)					
tor							
Full name							
Address for service	(street & number, city, postal code)						
Phone no.	Fax no. (if any)	Email (optional)					
Debtor's Lawyer/A	gent (Full Name)						
Lawyer/Agent's add	dress for service (street & number, city, postal co	de)					
Lawyer/Agent's pho	one no. Lawyer/Agent's fax no. (if any)) Email (optional)					
nis <u>h</u> ee							
Full Name							
Address for service	(street & number, city, postal code)						
Phone no.	Fax no. (if any)	Email (optional)					

TO:

Name of co-owner of debt street and number City, province, postal code

Phone number and fax number, if any of co-owner of debt

A LEGAL PROCEEDING

In this court between the creditor and the debtor has resulted in an order that the debtor pay a sum of money to the creditor.

FORM 20G [Claim No.]

The creditor has given a Notice of Garnishment to Name of garnishee claiming that the garnishee owes a debt to the debtor.

A debt to the debtor includes both a debt payable to the debtor and a debt payable to the debtor and one or more other coowners. The garnishee has indicated in the attached Garnishee's Statement that you are a co-owner. Under the Notice of Garnishment the garnishee has paid one-half of the indebtedness or a greater or lesser amount specified in an order made under subrule 20.08(15) to the Sheriff.

IF YOU HAVE A CLAIM to the money being paid to the Sheriff by the garnishee, you have 30 days from service of this notice to make a motion to the court for a garnishment hearing. If you fail to do so, you may not hereafter dispute the enforcement of the creditor's order for the payment or recovery of money under the Rules of the Small Claims Section and the funds may be paid out to the creditor unless the court orders otherwise.

(D)	_	(6: (01 1)
(Date)		(Signature of Clerk

Notice of Examination Form 20H

[Claim No]

Plaintifflaiotiff(Napplicable)		[Cia	iiii 110]
Full Natifiell name [P2] [P1]			
AddressAfddf&sssvfoe Service [PA2] [PA1]			_
Phone No. Fax No Kák any) (If any)	[P # 1] [Pfax1]	[P # 2] [Pfax 2]	
PlaintiffRldiawiffer/Augener/AddelNaffull N [Plaw/agent 1]	Name)		_
Lawyer/Agene's/Agene'ssAddfassvfoe Ser [Plaw/agene's/Agene's Add 1]	rvice		
Lawyer/Angenteis/Angenteis/Phone No. Fax No. Fak ang. (If any) E-Mail K. Mariss/Optional)	[Plaw/agent # 1] [Plaw/agent fax 1] [Plaw/agent E 1]	[Plaw/agent # 2] [Plaw/agent Fax 2] [Plaw/agent E 2]	
Defend Daf Endanti Napilicable)			
Full Name [D2] [D1]			
Address Address vioe Service [DA 2] [DA1]			
Phone No. Fax No Rák aNo) (If any)	[D# 1] [Dfax 1]	[D# 2] [Dfax 2]	
Defendaneschdwyter/Agener(Auseina) [Dlawagent/Agent 1]	l Name)		_
Lawyer/Agene's/Agene'ssAddfeessvfoe Ser [Dlaw agenew/agen Add 1]	rvice		
Lawyer/Asseyte's/Assemte's/Rhone No. Fax No. Rak anso, (If any) E-Mail Address (Optional) E-Mail Address (Optional)	[Dlaw/agent # 1] [Dlaw/agent Fax 1] [Dlaw/agent E 1]	[Dlaw/agent # 2] [Dlaw/agent Fax 2] [Dlaw/agent E 2]	
L Man Mulicos (Optional)		[Diamagent E 2]	

NOTE: THIS NOTICE SHALL BE SERVED BY THE CREDITOR on the debtor or person to be examined. If a debtor to be examined is an individual, serve the notice together with a blank Financial Information Form (Form 20I). To obtain forms and self-help materials, attend the nearest Small Claims Court or access the following website: www.gov.pe.ca

FORM 20H - PAGE 2

TOWN 2011 - 1 AGE 2		[Claim No]
(Name of person to be	examined)	
The creditor has obtained a judg	gment agair	nst
3 .		(Name of debtor) in the Prince Edward Island Small Claims Court.
According to the supportin	g affidavit	t filed by the creditor, the total unpaid balance on the judgment is
This amount must match the to	tal amount	identified in the supporting affidavit.)
This total unpaid balance take, 20	s into according. (This	unt all money received, accrued post-judgment interest and costs to this date: date must match the date of the supporting affidavit.)
		AN EXAMINATION HEARING to determine the means the above-named ether he/she intends to satisfy it or has any reason for not doing so.
		DUAL MUST serve on the creditor a completed Financial Information Form must not be filed with the court.
The person requesting this exa and date when the court could		or the person's representative must contact Sheriff Services to choose a time xamination.
		EXAMINATION HEARING on, 20 at ossible after that time at:
(Address of court location and	Courtroom	number)
CAUTION TO DEBTOR:	questions the conte	fail to attend the examination hearing or attend and refuse to an answer s to produce documents, you may be ordered to attend a contempt hearing. At empt hearing, you may be found in contemp of court and the court may order e jailed for up to 40 days.
	20	
	, 20_	(Signature of clerk)
		(~-0

FINANCIAL INFORMATION FORM Form 20I

[Claim No]

Plaintifflaiotiff(iNapplicable)		[Ciaiii Noj
Full Nathell name [P2] [P1]		
AddressAddressvfoe Service [PA2] [PA1]		
Phone No.	[P # 1]	[P # 2]
Fax No.Hakang) (If any)	[Pfax1]	[Pfax 2]
PlaintiffRlåintiffer/Aggener/AgleNaffiell N [Plaw/agelnt/Agent 1]	ame)	
Lawyer/Agenérs/AgenérssAddfæssvíoe Ser [Plaw/agenævs/agen] Add 1]	vice	
Lawyer/Angente's/Rhome No.	[Plaw/agent # 1]	[Plaw/agent # 2]
Fax No.Hakang) (If any)	[Plaw/agent fax 1]	[Plaw/agent Fax 2]
E-Mail Advitacids A Ochteissná O ptional)	[Plaw/agent E 1]	[Plaw/agent E 2]
Defend Duff End anti Napplicable)		
Full Name [D2] [D1]		
AddressAddSessvfoe Service [DA 2] [DA1]		
Phone No.	[D# 1]	[D# 2]
Fax No. F(dif divg) (If any)	[Dfax 1]	[Dfax 2]
Defendantschdwyter/Agent	Name)	
Lawyer/Agene's/Agene'ssAddfessvfoe Ser [Dlaw/agenaw/angen Add 1]	vice	
Lawyer / Agentis / Repentes None No.	[Dlaw/agent # 1]	[Dlaw/agent # 2]
Fax No.Hakang) (If any)	[Dlaw/agent Fax 1]	[Dlaw/agent Fax 2]
E-Mail AcMails Achtern (Optional)	[Dlaw/agent E 1]	[Dlaw/agent E 2]

[Claim No]

This form is to be completed by the debtor and served on the creditor. This form is not to be filed in the court file.

MONTHLY INCOME	MONTHLY EXPENSES	
Employer(s)	Rent/Mortgage \$_	
Employer(s)	Maintenance/Support Payments	\$
Net salary \$	Property taxes \$	
Commissions \$	Utilities (heat, water, light) \$	
Tips and gratuities \$	Phone	\$
Employment insurance \$	Cable	\$
Pension income \$	House/Tenant Insurance	\$
Investment Income \$	Life insurance	\$
Rental income \$	Food	\$
Business income \$	Childcare/babysitting	\$
Child tax benefit \$	Motor vehicle (lease or loan)	\$
Maintenance (if any) \$	License, insurance, fuel &	
Monthly income of other adult household members \$	maintenance \$	
Other \$	Transportation	\$
Income Assistance \$		
INCOME TOTAL \$	EXPENSES TOTAL	\$

MONTHLY DEBTS	VALUE OF ASSETS	
Credit card(s) payments (please specify):	Real state equity \$	
\$	Market value \$	
\$	Mortgage balance \$	_
\$	Automobile equity	\$
	make and year	
Bank or finance company payments (please specify):	loan and balance	
\$	Bank or other account balance(s) (RRSPs)	(include
\$	Stocks & Bonds \$	
\$	Life insurance (cash value)	\$
Department store(s) payments (please specify):	Money owing to you	\$
	Name of debtor	_
\$	-	
	Personal property \$	
\$	-	
	Cash \$	
DEBTS TOTAL \$	Other \$	
	TOTAL VALUE OF ASSETS \$	

Affidavit for Enforcement Request Form 20J

[Claim No]

Plaintifflactiff(Napplicable)

Full Na [P2]	ame [P1]		
	ssÆdddsæssvfoe Service [PA1]	-	
	Nthone No. o.R āk a ng) (If any)	[P # 1] [Pfax1]	[P # 2] [Pfax 2]
	- ffRlåintviffer <i>læ</i> geyer(ÆgleMa(Fie)l Nan a gelu tv2Ægent 1]	ne)	
	r <i>lÆ</i> ggends/ Agkhr essÆdddsessvioe Servio a gelmvÆng bûlj Add 1]	ce	
Fax No	r/Aageyeis/Abcmes/Phone No. D.(Ak ahy) (If any) AcMaris/Achtrissa/Optional)	[Plaw/agent # 1] [Plaw/agent fax 1] [Plaw/agent E 1]	[Plaw/agent # 2] [Plaw/agent Fax 2] [Plaw/agent E 2]
Defend	d antfeindantiNup filicable)		
Full Na [D2]	ու ր €ill name [D1]		
	ssÆdddsæssvfoe Service [DA1]	-	
	Nthone No. o.H āk a ng) (If any)	[D# 1] [Dfax 1]	[D# 2] [Dfax 2]
	– labesendunser <i>læ</i> gener/ÆgleiNa(ine)l N a gela tvØjagent 1]	ame)	
Lawye [Dlaw /	r <i>læ</i> gends/ Agdn essÆddessvioe Servio a gelmvÆngbilj Add 1]	ce	
Fax No	r/Augeneis/Arbenneis/Arbone No. o.(Afrans) AcMaris/Actional/Optional)	[Dlaw/agent # 1] [Dlaw/agent Fax 1] [Dlaw/agent E 1]	[Dlaw/agent # 2] [Dlaw/agent Fax 2] [Dlaw/agent E 2]
	NOTE TO CREDITOR:	complete an Affidavit f	TIT OF SEIZURE AND SALE OF LAND (Form 20D), for Writ of Seizure and Sale of Land (Form 20O). To obtain atterials, attend the nearest Small Claims Court or access the v.gov.pe.ca

FORM 20J - PAGE 2

[Claim No]

My na	ame is :	
•	(Full name)	
I live	in(Municipality and province)	
	(Municipality and province)	
and I	swear/affirm that the following is true:	
1.	In this action, I am the	
	_ creditor	
	representative of the creditor(s)	
	(Name of creditor)	
2.	An order for the delivery of the following person property:	
(Acc	ording to the court order, set out description of the property to be delivered. Identify any n	narks or serial #s
was r	made in this action against:	
	made in this action against:(Name of person against whom the order was made)	
on _	, 20, in the Prince Edward Island Small Claim personal property has not been delivered, I make this affidavit in support of a request	s Court. Since the above
listed	l personal property has not been delivered, I make this affidavit in support of a request	that the clerk of the cour
issue	a Writ of Delivery (Form 20B) to the bailiff of the Prince Edward Island Small Claims Co	urt.
3.	A judgment was made in this action against	
٥.	(Name of debtor)	
	on, 20 in the Prince Edward Island Sm	all Claims Court for the
	following sums:	
(A)	DEBT (amount of judgment)	\$
(B)	PRE-JUDGMENT INTEREST calculated	
	on the sum of \$ at the rate of%	
	per annum from, 20 to, 20	d)
	being days	\$
(C)	COSTS to date of judgment	\$
	SURTOTAL	¢

FORM 20J - PAGE 3

(D)	TOTAL AMOUNT OF Fafter judgment (if any) m		CEIVED FR	OM DEBTOR \$_		[Claim No]
(E)	POST-JUDGMENT INT on the sum of \$			%		
	per annum from	, 20	to	, 20	_	
	being days				\$	
	E: Calculation of interest is always ost-judgment interest. Attach a sep					
(F) Subse	SUBSEQUENT COSTS of issuing the requested en quent post-judgment interest	forcement(s))				
	ther payments are received igure must match the total figur					
	te this affidavit in support of out any section that does not a		he clerk of t	he court issue the fo	ollowing enforcement	t process(es):
	Certificate of Judgment (F Writ of Seizure and Sale Island Small Claims Court Notice of Garnishment (Fo	of Personal Prop	erty (Form 2			Prince Edward
I beli	eve that the garnishee(N					
at	(Address of garnishee) me indebted to the debtor for			is indeb	ted to the debtor or wi	11

WARNING:

The Notice of Garnishment will be served on the debtor	
The Notice of Garnishment will be served on the debtor	(Name of debtor)
at(Address of debtor for service)	
within five days of serving it on the garnishee.	
Notice of Examination (Form 20H)	
Other (set out the nature of your request):	
SWORN/AFFIRMED before me at the City/Town of , in the County of, Province of Prince Edward Island, this day of, 20	
A COMMISSIONER FOR TAKING AFFIDAVITS	(Signature) (This form is to be signed in front of a lawyer, justice of the peace, notary public or commissioner for taking affidavits)

IT IS AN OFFENCE UNDER THE $\it CRIMINAL\ CODE$ TO KNOWINGLY SWEAR OR AFFIRM A FALSE AFFIDAVIT.

Notice of Garnishment Hearing Form 20K

[Claim No]

Plaint	i fflaio t iff(Na pplicable)		[Claim 140]
Full Na [P2]	aimell name [P1]	_	
	s:Addf:Sessvfoe Service [PA1]	-	-
	Nichone No. J. (If any)	[P # 1] [Pfax1]	[P # 2] [Pfax 2]
	- ffRlaintviffer <i>læ</i> geytr(ÆgleiNa(Fie)l Nan a gelu tv2Ægent 1]	ne)	_
	r <i>lÆ</i> geye's/ Aglen e'ssÆddfæssvfoe Servic a gehnwKalg e#dfAdd1]	ce	
Fax No	r <i>lA</i> ogeyehs Arbenn es Whone No. o. (Ak ahy) (If any) AdMaris (Optional)	[Plaw/agent # 1] [Plaw/agent fax 1] [Plaw/agent E 1]	[Plaw/agent # 2] [Plaw/agent Fax 2] [Plaw/agent E 2]
Defend	dantendantiNapplicable)		
Full Na [D2]	^ቤ ምዌll name [D1]		
	ssAddfæssvfoe Service [DA1]	-	
	Nthone No. o.R āk a ng) (If any)	[D# 1] [Dfax 1]	[D# 2] [Dfax 2]
Defend [Dlaw /	- labésehduyér <i>la</i> egeyer/AgeNaihe)l N a gelav /agent 1]	ame)	_
	r <i>læ</i> gends/ Agdne ss/Addfessvice Servic a gen n/Angdail Add 1]	ce	
Fax No	r/Angeneis/Rhemes/Rhone No. o.(Afrang) (If any) AcMaris/Achtrisma(Optional)	[Dlaw/agent # 1] [Dlaw/agent Fax 1] [Dlaw/agent E 1]	[Dlaw/agent # 2] [Dlaw/agent Fax 2] [Dlaw/agent E 2]

NOTE: The Notice of Garnishment Hearing must be served by the person requesting the hearing on the creditor, debtor, garnishee, co-owner of debt, if any, and any other interested person.

NOTE: IF YOU FAIL TO ATTEND THIS GARNISHMENT HEARING, AN ORDER MAY BE MADE IN YOUR ABSENCE AND ENFORCED AGAINST YOU.

FORM 20K - PAGE 2

Representative/Agent

Postal code

Address for service (street & number, unit, municipality, province)

Phone number

[Claim No] Garnishee Last name of individual or name of company, etc. First given name Second given name Also known as Address for service (street & number, unit, municipality, province) Postal code Phone number Fax number Representative/Agent Address for service (street & number, unit, municipality, province) Postal code Phone number Fax number Co-owner of Debt (if any) Last name of individual or name of company, etc. First given name Second given name Also known as Address for service (street & number, unit, municipality, province) Postal code Phone number Fax number Representative/Agent Address for service (street & number, unit, municipality, province) Postal code Phone number Fax number Other Interested Person (if any) Last name of individual or name of company, etc. First given name Second given name Also known as Address for service (street & number, unit, municipality, province) Phone number Postal code Fax number

Fax number

[Claim No]

our of	a.m./p.m. or as soon	as possible after that time	
		1	e, at, 20, at
ecause:			
the creditor	the debtor	the garnishee	the co-owner of debt
other intere	sted person:		
	(Specify)		
ates the following			
n separately numb	ered paragraphs, provide	details of your dispute a	nd the order(s) requested.
J	3 1 1, 1	J	1
f more space requi	ired, attach a separate she		
If more space requi			

Notice of Contempt Hearing Form 20L

[SEALED]

Claim No.

Full name	Full Name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)	Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)

Defendant No. 1

Defendant No. 2 (if applicable)

Full name	Full name
Address for Service	Address for Service
Phone No. Fax No. (If any)	Phone No. Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Defendant's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)	Lawyer/Agent's Phone No. Fax No. (If any) E-Mail Address (Optional)

Note: For additional defendants, please list on attached sheet with all the necessary information as requested above.

FORM 20L - PAGE 2		[Claim No.]		
TO:	Name of person to be summoned			
TAKE NOTICE:				
That an	order for contempt hearing has been made against you for:			
a)	failure to attend as required by the Notice of Examination on: Date of examination			
	OR			
b)	refusal to answer questions at the examination.			
The con	ntempt hearing is to be held at Address on Date, beginning at Time			
If you fail to attend this contempt hearing, the court may:				

a) order that you attend at an examination;

b) make an order as to payment; or

c)	order that you	be jailed for	a period not e	exceeding 40 days.
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(Date)	(Signature of Clerk)

Warrant of Committal Form 20M

[SEALED]

Claim No.

Plaintiff No. 1	Plaintiff No. 2 (if applicable)
Full name	Full name
Address for Service	Address for Service
Phone No.	Phone No.
Fax No. (If any)	Fax No. (If any)
Plaintiff's Lawyer/Agent (Full Name)	Plaintiff's Lawyer/Agent (Full Name)
Lawyer/Agent's Address for Service	Lawyer/Agent's Address for Service
Lawyer/Agent's Phone No.	Lawyer/Agent's Phone No.
Fax No. (If any)	Fax No. (If any)
E-Mail Address (Optional)	E-Mail Address (Optional)
Defendant No. 1	Defendant No. 2 (if applicable)
Full name	Full name
Address for Service	Address for Service
Phone No.	Phone No.
For No (If ony)	E NI (IC)
Fax No. (If any)	Fax No. (If any)
Defendant's Lawyer/Agent (Full Name)	Pax No. (If any) Defendant's Lawyer/Agent (Full Name)
Defendant's Lawyer/Agent (Full	_
Defendant's Lawyer/Agent (Full Name) Lawyer/Agent's Address for Service Lawyer/Agent's Phone No.	Defendant's Lawyer/Agent (Full Name) Lawyer/Agent's Address for Service Lawyer/Agent's Phone No.
Defendant's Lawyer/Agent (Full Name) Lawyer/Agent's Address for Service	Defendant's Lawyer/Agent (Full Name) Lawyer/Agent's Address for Service

Note: For additional defendants, please list on attached sheet with all the necessary information as requested above.

FORM 20M - Page 2 [Claim No.]				
ΓΟ ALL police officers in Prince Edward Island AND TO the officers of all correctional institutions in Prince Edward Island:				
A NOTICE OF CONTEMPT HEARING was issued from this court by which				
Name of person required to attend contempt hearing				
was required to attend the sittings of this court at <i>Time</i> on <i>Date</i> .				
WHEREAS State facts relating to failure to attend or refusal to answer questions.				
WHEREAS a judge of this court thereupon ordered <i>Name</i> to be committed.				
YOU ARE ORDERED to take the person named above to the nearest correctional institution.				
and admit and detain him or her there for days.				
This Warrant expires twelve (12) months from the date of issue, unless renewed by court order.				

(Signature of Clerk)

(Date)