

FORM 19D
Courts of Justice Act
 REQUISITION FOR DEFAULT JUDGMENT

(General heading)

REQUISITION FOR DEFAULT JUDGMENT

TO THE LOCAL REGISTRAR AT *(place)*

(Where the defendant has not been noted in default, begin with: I REQUIRE you to note the defendant (name) in default in this action on the ground that (state nature of default).)

I REQUIRE default judgment to be signed against the defendant *(name)*.

Default judgement may properly be signed in this action because the claim is for:

- a debt or liquidated demand in money
- recovery of possession of land
- recovery of possession of personal property
- foreclosure, sale or redemption of a mortgage

(Debt or liquidated demand)

There has been no payment on account of the claim since the statement of claim was issued.
(Complete Parts B and C.)

OR

The following payments have been made on account of the claim since the statement of claim was issued. *(Complete Parts A and C.)*

PART A — PAYMENT(S) RECEIVED BY PLAINTIFF

(Complete this part only where part payment of the claim has been received. Where no payment has been received on account of the claim, omit this part and complete Part B.)

1. Principal

Principal sum claimed in statement of claim (without interest) \$

Date of Payment	Amount of Payment	Payment Amount Principal	Applied to Interest	Principal Sum Owing
TOTAL	\$	\$	\$	A \$

2. Prejudgment interest

(Under section 128 of the Courts of Justice Act, judgment may be obtained for prejudgment interest from the date the cause of action arose, if claimed in the statement of claim.)

Date on which statement of claim was issued

Date from which prejudgment interest is claimed

The plaintiff is entitled to prejudgment interest on the claim, calculated as follows:

[] assessed by an assessment officer.

Date

.....

(Signature of plaintiff's lawyer or plaintiff)

(Name, address and telephone number of plaintiff's lawyer or plaintiff)

RCP-E 19D (July 1, 2007)