STATUTORY INSTRUMENTS

1989 No. 886 (L.10)

COUNTY COURTS

PROCEDURE

The County Court (Forms) (Amendment) Rules 1989

 Made
 19th May 1989

 Coming into force
 18th July 1989

- 1.—(1) These Rules may be cited as the County Court (Forms) (Amendment) Rules 1989.
- (2) In these Rules, a form referred to by number means the form so numbered in the Schedule to the County Court (Forms) Rules 1982(1) and "the main Schedule" means that Schedule.
- **2.** There shall be substituted in the main Schedule, for forms N.1, N.2 and N.12 (and N.12 where it appears in forms N.3, N.4, N.5, N.6, N.7, N.96, N.97, N.98 and N.99), the forms contained in Schedule 1 to these Rules.
- **3.** For form N.30 in the main Schedule, there shall be substituted the forms contained in Schedule 2 to these Rules.

We, the undersigned members of the Rule Committee appointed by the Lord Chancellor under section 75 of the County Courts Act 1984(2), having by virtue of the powers vested in us in that

⁽¹⁾ S.I.1982/586; the relevant amending instruments are S.I. 1983/1715, 1986/1505.

^{(2) 1984} c. 28.

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

behalf made the foregoing Rules, do hereby certify the same under our hands and submit them to the Lord Chancellor accordingly.

C. S. Stuart-White,
R. Lockett,
A. N. Fricker,
R. Greenslade,
Patrick Eccles,
Gillian Stuart-Brown,
Deirdre McKinney,
R. E. Hammerton,
K. H. P. Wilkinson,
Timothy Stow,
R. C. Newport.

I allow these Rules, which shall come into force on 18th July 1989.

Dated 19th May 1989

Mackay of Clashfern, C.

SCHEDULE 1

Rule 2

DEFAULT SUMMONS (FIXED AMOUNT) (Order 3, rule 3(2)(b))

a do			Always quote this case number				
County Court Summons		ns	Case Number				
			In the				
Plaintiff's				(County Court		
Full name Address					ounty Court		
Address			The Court	office at			
			is open fro	m 10am to 4pn	Monday to Friday		
Plaintiff's solicitor Address							
Ref/tel no.					\		
Defendant's Name Address				Seal)		
			summons is o is not sealed it		aled by the court. t to the court.		
	e Plaintiff claims from you		e defendant do court, the plair		hin the district of t the cause of		
Give brief description of		actio	on arose:				
type of claim e.g. price of goods							
Particulars of	f the plaintiff's claim against you		Plainti	ff's Claim			
				Court fee			
			Solicit	or's Costs	·		
		_	Total	Amount			
				Issued on			
Signed Plaintiff('s s	(aliaitan)	With (whice either part) are constant of the	ay the Tota dmit the cla ayment, by ittached form ourt; refend the cf the attachene court. eu do nothinst you, and	rom the data led overleaf al Amount i aim and ma filling in the and return laim by filli de form and mg judgmen enforcemer eed without	e of service), you should nto court; or ke an offer of e front of the ing it to the ing in the back returning it to t may be given tt proceedings further notice.		
	ched form "Particulars of Claim")				of the form.		

FORM N1 Default Summons (fixed amount) Order3 Rule 3(2)(b)

Please read this page: It will help you deal with the summons

If you admit owing all the claim

Either pay the total amount into court - see 'How to pay' on this page;

Or fill in the part of the attached form for admitting the claim and return it to the court. Give details of how you propose to pay the claim.

If your offer of payment is accepted, the court will send an order telling you how to pay.

If your offer is not accepted, the court may either:
(1) Enter judgment and tell you how to pay or

(2) Arrange a hearing which you should attend. You will be told what the court has decided.

If you dispute all or part of the claim

You may be entitled to help with your legal costs. Ask about the legal aid scheme at any county court office, citizens' advice bureau, legal advice centre or firm of solicitors displaying the legal aid sign.

- Say how much you dispute in the part of the attached form for defending the claim and return it to the court. The court will arrange a hearing and will tell you when you should attend.
- If you dispute only part of the claim you should also fill in the part of the form for admitting the claim, and pay the amount admitted into court.
- If you have paid the amount of the plaintiff's claim since the summons was issued, fill in the part of the form for defending the claim.
 Say when you paid the claim. Then pay the costs into court unless you dispute having to pay them.
 Explain your reasons.
- If the court named on the summons is not your local county court, you may write to the court named requesting that the case be transferred to your local county court and explaining your reasons. However if the case is transferred and you later lose the case, you may have to pay more in costs.
- A claim for less than £500 will normally be dealt with by arbitration under the Small Claims Procedure. A free booklet about the Small Claims Procedure is available from any county court office.

If you want to make a claim against the plaintiff

This is known as a counterclaim
Fill in the part of the attached form headed
'counterclaim'. If your claim is for more than the
plaintiff's claim you may have to pay a fee- the court
will let you know. Unless the plaintiff admits your
counterclaim there will be a hearing. The court will
tell you when to attend.

To be completed on the court copy only

Served on:

By posting on: Officer:

This summons was returned by the Post Office marked gone away on:

N1 Default summons (fixed amount)

General information

- If you received this summons through the post the date of service will be 7 days (for a limited company at its registered office, the second working day) after the date of posting as shown by the postmark.
- You can get help to complete the attached form at any county court office or citizens advice bureau.
- If the summons results in a judgment being made against you and £10 or more is unpaid one month after judgment, your name and address will be entered in the Register of County Court Judgments. This may make it difficult for you to get credit. When the money is paid in full you can ask the court to mark the entry in the register as satisfied and for a certificate proving payment. There is a small fee for this.
- If the total amount is not paid in full to the court within 14 days after the date of service of this summons, you may have to pay more in costs.
 Please address all forms or letters to the Chief Clerk
- Always quote the whole of the case number which appears at the top right corner of the front of this form; the court is unable to trace this summons without it.

How to pay

By calling at the court office which is open 10 am to 4 pm Monday to Friday. You must pay by:

- cash,
- banker's or giro draft,
- cheque supported by a cheque card,
- other cheques may be accepted, subject to clearance, if the Chief Clerk agrees.

Cheques and drafts must be made payable to HM Paymaster General and crossed.

Please bring this form with you.

By post

You may only pay by:

- postal order,
- banker's or giro draft,
- cheques may be accepted, subject to clearance, if the Chief Clerk agrees.

The payment must be made out to HM Paymaster General and crossed. This method of payment is at your own risk. And you must:

- pay the postage,
- enclose this form
- enclose a self addressed envelope so that the court can return this form with a receipt.

The court cannot accept stamps or payments by bank and giro credit transfers.

(Page 2)

DEFAULT SUMMONS (AMOUNT NOT FIXED) (Order 3, rule 3(2)(b))

* ch/		Always quote this case number				
	County Court Summo	1S Cas				
		In t	the			
Plaintiff's Full name				C	County Court	
Address		The	Court	office at		
Plaintiff's		is of	pen fror	n 10am to 4pr	n Monday to Friday	
solicitor Address						
Ref/tel no.					\	
Defendant's Name				Seal)	
Address						
		This summo	ons is or ealed it	nly valid if sea should be sen	aled by the court. t to the court.	
What th	e Plaintiff claims from you				hin the district of t the cause of	
Give brief description of type of claim		action arose				
	f the plaintiff's claim against you	L				
Tarticulars	i the plantin s claim against you	P	laintii	Ts Claim : Court fee	see particulars	
}			Solici	tor's Costs		
				Total		
1 ,				Issued on	<u> </u>	
		What y	ou s	should	do	
		Within 14 of (which is exeither			e of service), you should	
		 admit to paymen attached court; 	t, by f	illing in the	ke an offer of e front of the ling it to the	
		of the at	ttache rt. 10thin	d form and	ing in the back returning it to t may be given	
Signed Plaintiff('s s (or see atta	For more information on what to do next, please read the back of the form.					

FORM N2 Default Summons (amount not fixed) Order3 Rule 3(2)(b)

Please read this page: It will help you deal with the summons

If you admit the claim or any part of it

You may pay an appropriate amount into court to compensate the plaintiff; If the plaintiff accepts the amount paid he is also entitled to apply for his costs.

If you require time to pay complete the attached form of admission and give details of how you propose to pay the plaintiff. If that offer is accepted the court will send an order telling you how to pay. If it is not accepted, the court may either:

(1) Enter judgment and tell you how to pay or (2) Arrange a hearing which you should attend.

You will be told what the court has decided.

If the plaintiff does not accept the amount paid or offered the court will fix a hearing to decide how much you must pay to compensate the plaintiff. The court will tell you when the hearing will take place, which you should attend.

If you dispute all or part of the claim

You may be entitled to help with your legal costs. Ask about the legal aid scheme at any county court office, citizens'advice bureau, legal advice centre or firm of solicitors displaying the legal aid sign.

- Say how much you dispute in the part of the attached form for defending the claim and return it to the court. The court will arrange a hearing and will tell you when you should attend.
- If you dispute only part of the claim you should also fill in the part of the form for admitting the claim, and pay the amount admitted into court.
- If the court named on the summons is not your local county court, you may write to the court named requesting that the case be transferred to your local county court and explaining your reasons. However if the case is transferred and you later lose the case, you may have to pay more in costs.
- A claim for less than £500 will normally be dealt with by arbitration under the Small Claims Procedure. A free booklet about the Small Claims Procedure is available from any county court office.

If you want to make a claim against the plaintiff

This is known as a counterclaim
Fill in the part of the attached form headed
'Counterclaim'. If your claim is for more than the
plaintiff's claim you may have to pay a fee- the court
will let you know. Unless the plaintiff admits your
counterclaim there will be a hearing. The court will
tell you when to attend.

To be completed on the court copy only

Served on:

By posting on:

Officer:

This summons was returned by the Post Office marked gone away on:

General information

- If you received this summons through the post the date of service will be 7 days (for a limited company at its registered office, the second working day) after the date of posting as shown by the postmark.
- You can get help to complete the attached form at any county court office or citizens advice bureau.
- If the summons results in a judgment being made against you and £10 or more is unpaid one month after judgment, your name and address will be entered in the Register of County Court Judgments. This may make it difficult for you to get credit. When the money is paid in full you can ask the court to mark the entry in the register as satisfied and for a certificate proving payment. There is a small fee for this.
- Please address all forms or letters to the Chief Clerk
- Always quote the whole of the case number which appears at the top right corner of the front of this form; the court is unable to trace this summons without it.

How to pay

By calling at the court office which is open 10 am to 4 pm Monday to Friday. You must pay by:

- cash,
- banker's or giro draft,
- cheque supported by a cheque card,
- other cheques may be accepted, subject to clearance, if the Chief Clerk agrees.

Cheques and drafts must be made payable to HM Paymaster General and crossed. Please bring this form with you.

By post

You may only pay by:

- postal order.
- · banker's or giro draft,
- cheques may be accepted, subject to clearance, if the Chief Clerk agrees.

The payment must be made out to HM Paymaster General and crossed. This method of payment is at your own risk. And you must:

- pay the postage,
- enclose this form
- enclose a self addressed envelope so that the court can return this form with a receipt.

The court cannot accept stamps or payments by bank and giro credit transfers.

N2 Default summons (amount not fixed)

(Page 2)

CERTIFICATE OF SERVICE (*Order 7, rule 6(1)(a) and (2)*)

Certificate of Service CASE NO. I certify that the summons of which this is a true copy was served by me on (date) Service was effected (tick and complete whichever applies) by posting it to the defendant at the address on stated on the summons. by posting it to (leaving it at) the address stated on the summons as the registered office of the limited company. by posting it to (leaving it at) the address stated on the summons as the place of business of the limited company. At the address stated on the summons (or at by delivering it to the defendant personally (or to apparently not less than 16 years old, who promised to give it to the defendant on the same day by inserting it enclosed in an envelope addressed to the defendant, in the letter box at the address stated on the summons. I have reason to believe that the summons will reach the defendant in sufficient time, because: Bailiff / Officer of the Court OR I certify that the summons has not been served for the following reasons: Bailiff / Officer of the Court FORM N12 Certificate of service Order 7 Rule 6 (1)(a) and (2)

SCHEDULE 2

Rule 3

JUDGMENT FOR PLAINTIFF (PAYMENT BY INSTALMENT) (Order 22, rule 1(1))

Judgment for Plaintiff		Case No.			
(Payment by instalment) Order 22 Rule 1 (1)		In the			
Plaintiff					
		County Cou			
		Address all communications to the Chief Cler and quote the above case number			
		The Court Office at			
		is open from 10 am to 4 pm Monday to Friday			
Defendant					
Jerendant					
		Saal			
It is Adjudged that the Plaintiff do recover against t	he Defendant				
	£	P			
The sum of		For debt (or damages)			
and		for costs.			
amounting together to the sum of					
And (the Defendant having paid the sum of		into Court or to the Plaintiff			
It is Ordered that the Defendant do pay the sum of		into the Office of this Court			
by instalments of		for every calendar month			
1	the first instal	lment to be paid on or before the			
Dated Take Notice Failure to pay in accordance with this order may result in your goods bei This judgment will be registered in the Register of County Court Judgm					
name will be entered in the Register of County Court Judgments. This mask the court to mark the entry in the register as satisfied and for a certi	ıay make it difficı	ult for you to get credit. When the money is paid in full you			
	to pay				
By calling at the court office which is open 10 am to 4 pm Monday to Friday. You must pay by:	By post You may				
• cash,	 postal order, banker's or gree draft, 				
banker's or gare draft,	• cheques may be accepted, subject to clearance, if the Chief Clerk agrees.				
 cheque supported by a cheque card, cheques may be accepted, subject to clearance, if the Chief Clerk agrees. 		ent must be made out to HM Paymaster General and crossed			
Cheques and drafts must be made payable to HM Paymaster General and crossed.		ethod of payment is at your own risk. And you must:			
Please bring this form with you.		the postage, ose the form,			
The court cannot accept stamps or payments by bank and giro credit transfers.		ose a self addressed envelope so that the court can return this form with a receipt			
•					

JUDGMENT FOR PLAINTIFF (SINGLE PAYMENT) (Order 22, rule 1(1))

FORM N30 Judgment for plaintiff

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Judgment for Plaintiff (Single Payment)			Case	Case No.				
Order 22 Rule 1 (1)		In the						
Plaintiff								
						County Court		
					communications to he above case nu			
			The C	Court Of	ffice at			
			ie on	en from	10 am to 4 pm Mo	nday to Friday		
			зор		To am to 4 pm mo	nday to Friday		
efendant								
					Seal)		
It is Adjudged that the Plaintiff do recover	against t	he Defenda	nt					
		£	P					
The s	sum of			For d	ebt (or damages)			
	and			for co	ests.			
amounting together to the s	sum of							
And (the Defendant having paid the s	um of		into Court or to the Plaintiff			intiff		
It is Ordered that the Defendant do pay the s	sum of			into t	the Office of this C	ourt		
					on or before the	<u> </u>		
	Dated			}	on or scrote the			
Take Notice Failure to pay in accordance with this order may result in you								
This judgment will be registered in the Register of County Cou name will be entered in the Register of County Court Judgmen ask the court to mark the entry in the register as satisfied and	nts. This m	ay make it dif	ficult for yo	ou to get ci	redit. When the money			
and the court will are the entry in the register as satisfied and		to pay	payment.	i nere is a	smarriee for this.			
By calling at the court office which is open 10 am to 4 pm Monday to Fr	riday.		may only pay	by:		1		
You must pay by: • cash ,		• postal order,						
banker's or give draft,		 banker's or giro draft, cheques may be accepted, subject to clearance, if the Chief Clerk agrees. 						
• cheque supported by a cheque card,		The payment must be made out to HM Paymaster General and crossed						
 cheques may be accepted, subject to clearance, if the Chief Clerk agn Cheques and drafts must be made payable to HM Paymaster General and cror 	ethod of payment is at your own risk. And you must:							
Please bring this form with you.				the postage,				
The court cannot accept stamps or payments by bank and giro credit t	ose the form,							

FORM N30(1) Judgment for plaintiff

JUDGMENT FOR PLAINTIFF – DISPOSAL (WITHOUT HEARING) (SINGLE PAYMENT OR INSTALMENT) ($Order\ 9,\ rule\ 3$)

Judgment for Plaintiff - Disposal (without hearing) (Single payment or instalment) Order 9 Rule 3			Case	e No.					
			In the						
Plaintiff					(County Court			
	•		The	Court O	ffice at				
			is open from 10 am to 4 pm Monday to Friday Always quote the above case number						
					Seal				
Defendant	efendant			If either party objects to the terms for payment contained in this order, they must notify the court in writing of their objection within 14 days of the date of service of this form (the date of service is 2 working days after the date of posting as shown by the post mark). The court will arrange a hearing and inform both parties of the date.					
	rt having considered the papers received fro	-							
It is Auj	auged shar me i iamem do recover agamst e	£	P						
	The sum of			for de	bt (or damages)				
	and			for co	sts.				
	amounting together to the sum of								
A	and (the Defendant having paid the sum of			into C	Court or to the Plair	ntiff			
It is Ord		into the Office of this Court			urt				
by instalments of				for ev	ery calendar montl	ı			
	the first insta	lment t	o be paic	d on or before the					
m-1 - N-41 -	Dated					L			
This judgment w This may make i	n accordance with this order may result in your god ill be registered in the Register of County Court Judgme t difficult for you to get credit. When the money is paid i ate proving payment. There is a small fee for this.	ents if £10 or mor	e is unpa	id one mo	nth after the date of the				
	How	to pay							
	court office which is open 10 am to 4 pm Monday to Friday.	By post You ma		by:		1			
You must pay by: ● cash ,		postal order, banker's or giro draft,							
• banker's	or giro draft,	 banker's or giro draft, cheques may be accepted, subject to clearance, if the Chief Clerk agrees. 							
	apported by a cheque card,	The payment must be made out to HM Paymaster General and crossed							
	nay be accepted, subject to clearance, if the Chief Clerk agrees. Is must be made payable to HM Paymaster General and crossed.	This method of payment is at your own risk. And you must:							
Please bring this fo		• pay the		ago,					
	The court cannot accept stamps or payments by bank and giro credit transfers.				the form,				
• encluse				use a self addressed envelope so that the court can return this form with a receipt.					

FORM N30(2) Judgment for plaintiff (disposal without hearing)

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

EXPLANATORY NOTE

(This note is not part of the Rules)

These Rules amend the County Court (Forms) Rules 1982 so as-

- (a) to substitute new forms of default summons (fixed amount) (N.1), default summons (amount not fixed) (N.2) and certificate of service (N.12) (rule 2); and
- (b) to provide new forms of judgment for plaintiff (N.30, N.30(1) and N.30(2)) (rule 3).