## SCHEDULE 1

Rule 18

# Form M17

	(Seal)
JUDGMENT SUMMONS	
[Heading as in Form M16]	
To the debtor	
To the debtor	
On [19][20], in the [ [ ] ("the judgment creditor") obtained an order again following terms:	], nst you in the
The judgment creditor says that you have not paid as ordered and has requested the summons be issued against you.	at this judgment
If the judge is satisfied that—	
the amount ordered to be paid has not been paid; you have (or since the date of the order have had) the means to pay it; and you are refusing or neglecting (or have refused or neglected) to pay it;	
the judge may order your committal to prison.	
[AND TAKE NOTICE that the judgment creditor intends to apply to the Co enforce arrears which became due more than twelve months before the date o summons.]	
On 20 at o'clock	
at	
the judge will consider the evidence given by the judgment creditor and any evidence to give.	ce you may wish
Dated	20 .
To the Debtor:	
A copy of the written evidence filed by the judgment creditor is served with summons.	1 this judgment
If you fail to attend the hearing the judge may:	
<ul> <li>make an order in your absence; or</li> <li>order you to attend at a later hearing.</li> </ul>	
Amount claimed as due and unpaid in respect of the order and any costs	£
Court fee paid to issue this judgment summons	£ £ £
Amount (if any) paid to you for your travelling expenses to the court	
Total amount	£
If payment is made too late to prevent the judgment creditor's attendance on hearing, you may be liable for further costs. If you pay the total amount at hearing, an order committing you to prison will not be made.	

[The judgment creditor's solicitor is

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**Status:** This is the original version (as it was originally made).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

### SCHEDULE 2

In the

Rule 19

NOTICE OF A FIRST	C
APPOINTMENT	A

	*[County Court]	
*[Principal Registry of the Family Division]		
Case No:		
Always quote this		
Applicants		
Solicitor's Reference		
Respondents		
Solicitor's Reference		
	*Delete as appropriate	

#### The marriage of

and

#### Take Notice that

**By** [ ] you must file with the Court a statement which gives full details of your property and income. You must sign and swear the statement. At the same time each party must exchange a copy of the statement with the [legal representatives of] the other party. You will therefore need to contact the other party [or their legal representatives] not later than the above date and agree when the exchange shall take place. The exchange may be carried out by post. You must use the standard form of statement (Form E) which you may obtain from the Court office.

By [ ] you must file with the court and the [legal representative of the] other party:

- a concise statement of the apparent issues between yourself and the other party;
- a chronology;
- a questionnaire setting out the further information and documents you require from the other party, or a statement that no information or documents are required;
- a Notice in Form G.

The First Appointment will be heard by

(the District Judge in chambers) at

on 20

[a.m.] [p.m.]

The probable length of the hearing is

You and your legal representative, if you have one, must attend the appointment. At the appointment you must provide the Court with a written estimate (in Form H) of any legal costs which you have incurred. Non-compliance may render you liable to costs penalties.

#### Dated:

at

The court office at:

is open between 10 a.m. and 4 p.m. (4.30 p.m. at the Principal Registry of the Family Division). When corresponding with the court, please address forms or letters to the Court Manager and quote the case number. If you do not do so, your correspondence may be returned.