#### SCHEDULE 1

Paragraph 3(25).

"FORM E1Form of reference to the European Court

Rule 38.3(1A)

## **REQUEST**

for

#### PRELIMINARY RULING

of

#### THE COURT OF JUSTICE OF THE EUROPEAN COMMUNITIES

from

THE SHERIFFDOM OF (insert name of sheriffdom) at (insert place of court)

in the cause

[A.B.] (insert designation and address),

Pursuer

#### against

[C.D.] (insert designation and address),

Defender

[Here set out a clear and succinct statement of the case giving rise to the request for the ruling of the European Court in order to enable the European Court to consider and understand the issues of Community law raised and to enable governments of Member States and other interested parties to submit observations. The statement of the case should include:

- (a) particulars of the parties;
- (b) the history of the dispute between the parties;
- (c) the history of the proceedings;
- (d) the relevant facts as agreed by the parties or found by the court or, failing such agreement or finding, the contentions of the parties on such facts;
- (e) the nature of the issues of law and fact between the parties;
- (f) the Scots law, so far as relevant;
- (g) the Treaty provisions or other acts, instruments or rules of Community law concerned; and
- (h) an explanation of why the reference is being made.]

The preliminary ruling of the Court of Justice of the European Communities is accordingly requested on the following questions:

1, 2, etc. [Here set out the question on which the ruling is sought, identifying the Treaty provisions or other acts, instruments or rules of Community law concerned.]

Dated the

day of

20

FORM F26Form of notice of intention to defend in family actionNOTICE OF INTENTION TO DEFEND

		Rules 33.11(1) and 33.34(2)(a)			
	PART A				
PART A					
(This section to be completed by the pursuer's solicitor before service.)	Court ref. No.				
	In an action brought in	Sheriff Court			
[Insert name and business address of solicitor for the pursuer]					
	Pursuer				
	Defender				
Date of service:	Date of expiry of period of notice				
	PART B				

(This section to be completed by the defender or defender's solicitor, and both parts of the form to be returned to the Sheriff Clerk at the above Sheriff Court on or before the date of expiry of the period of notice referred to in Part A above.)

(Insert place and date)

[C.D.] (Insert designation and address), Defender, intends to

- (a) challenge the jurisdiction of the court;
- (b) oppose a crave in the initial writ;
- (c) make a claim;
- (d) seek an order;

in the action against him [or her] raised by [A.B.], (insert designation and address), Pursuer.

#### PART C

(This section to be completed by the defender or the defender's solicitor where an order under section 11 of the Children (Scotland) Act 1995 in respect of a child is sought by the pursuer or is to be sought by the defender).

DO YOU WISH TO OPPOSE THE MAKING OF ANY ORDER CRAVED BY THE PURSUER IN RESPECT OF A CHILD?

YES/NO\*

\*delete as appropriate

If you answered YES to the above question, please state here the order(s) which you wish to oppose and the reasons why the court should not make such order(s).

DO YOU WISH THE COURT TO MAKE ANY ORDER UNDER SECTION 11 OF THE CHILDREN (SCOTLAND) ACT 1995 IN RESPECT OF A CHILD?

YES/NO\*

\*delete as appropriate

If you answered YES to the above question, please state here the order(s) which you wish the court to make and the reasons why the court should make such order(s).

### PART D

IF YOU HAVE COMPLETED PART C OF THIS FORM YOU MUST INCLUDE EITHER CRAVE (1) OR (2) BELOW (\*delete as appropriate)

- (1)\*Warrant for intimation of notice in terms of Form F9 on the child(ren) (insert full name(s) and date(s) of birth) is sought.
- (2)\*I seek to dispense with intimation on the child(ren) (insert full name(s) and date(s) of birth) for the following reasons:—

Signed

[C.D.] Defender

or [X.Y.] (add designation and business address)

Solicitor for Defender

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

FORM F41Form of intimation to parties of a Child Welfare Hearing

Rule 33.22A(2)

Sheriff Court (insert address and telephone number)

Court Ref No:

In the action [A.B.], (design), Pursuer against [C.D.], (design), Defender

YOU ARE GIVEN NOTICE that a Child Welfare Hearing has been fixed for (insert time) on (insert date) at (insert place).

Date (insert date) Signed .....

Sheriff Clerk (Depute)

NOTE

Please note that in terms of Rule 33.22A(5) parties to the action must attend personally

\*IF YOU ARE UNCERTAIN WHAT ACTION TO TAKE you should consult a solicitor. You may be eligible for legal aid depending on your financial circumstances, and you can get information about legal aid from a solicitor. You may also obtain information from any Citizens' Advice Bureau or other advice agency.

\*This section to be deleted where service is to be made on a solicitor.

FORM G13Form of citation of witness or haver

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Rules 28.4(4) and 29.7(4)

#### **CITATION**

SHERIFFDOM OF (insert name of sheriffdom)

AT (insert place of sheriff court)

To [K.L.] (design)

You are required to attend the above sheriff court on (*insert date*) at (*insert time*) as a witness for the pursuer [*or* defender] in the action by [A.B.] (*design*), Pursuer, against [C.D.] (*design*), Defender, [and to bring with you (*specify documents*)].

If you fail to attend, warrant may be granted for your arrest.

#### NOTE

Claims for necessary outlays and loss of earnings within certain specified limits will be paid. Claims should be made to the person who has cited you to attend court. Proof of any loss of earnings should be given to that person.

If you wish your travelling expenses to be paid prior to your attendance you should apply for payment to the person who has cited you.

If you fail to attend without reasonable cause, having requested and been paid your travelling expenses, you may be ordered to pay a penalty not exceeding £250.

FORM H5Form of citation of unnamed occupiers

Rule 34.11(4)

**CITATION** 

SHERIFFDOM OF (insert name of sheriffdom)

AT (insert place of sheriff court)

[A.B.] (insert designation and address)

Pursuer

against

The Occupier[s] of (address)

Defender

An action has been brought in the above Sheriff Court by [A.B.]. [A.B.] calls as a defender the occupier[s] of the property at (*insert address*). If the occupier[s] [or any of them] wish[es] to challenge the jurisdiction of the court or to defend the action, he [or she [or it] [or they]] should contact the sheriff clerk at (*insert address of sheriff court*) immediately and in any event by (*date on which period of notice expires*).

FORM 04Form of Citation

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

Rule 5.2(1)

**CITATION** 

SHERIFFDOM OF (insert name of Sheriffdom)

AT (insert place of sheriff court)

[A.B.], (insert designation and address) Pursuer, against [C.D.], (insert designation and address), Defender

Court Ref No:

(*Insert place and date*). You [C.D.], are hereby served with this copy writ and warrant, with Form 07 (notice of intention to defend).

Form 07 is served on you for use should you wish to intimate an intention to defend this action.

**IF YOU WISH TO DEFEND THIS ACTION** you should consult a solicitor with a view to lodging a notice of intention to defend (Form 07). The notice of intention to defend, together with the court fee of £(insert amount) must be lodged with the Sheriff Clerk at the above address within 21 days (or insert the appropriate period of notice) of (insert the date on which service was executed. NB Rule 5.3(2) relating to postal service).

A copy of any notice of intention to defend should be sent to the Solicitor for the pursuer at the same time as your notice of intention to defend is lodged with the Sheriff Clerk.

**IF YOU ARE UNCERTAIN WHAT ACTION TO TAKE** you should consult a solicitor. You may be eligible for legal aid depending on your income, and you can get information about legal aid from a solicitor. You may also obtain advice from any Citizens' Advice Bureau or other advice agency.

PLEASE NOTE THAT IF YOU DO NOTHING IN ANSWER TO THIS DOCUMENT the court may regard you as admitting the claim made against you and the pursuer may obtain decree against you in your absence.

Signed .....

[P.Q.], Sheriff Officer

or [X.Y.] (add designation and business address)

Solicitor for the Pursuer

7

Rule 5.2(2)

FORM 05Form of citation where time to pay direction may be applied for

Rule 5.2(2)

**CITATION** 

SHERIFFDOM OF (insert name of Sheriffdom)

AT (insert place of Sheriff Court)

[A.B.], (insert designation and address) Pursuer against [C.D.], (insert designation and address) Defender

Court Ref No:

(insert place and date). You [C.D.], are hereby served with this copy writ and warrant, together with the following forms—

Form 03 (application for time to pay direction); and

Form 07 (notice of intention to defend).

**Form 03** is served on you because it is considered that you may be entitled to apply for a time to pay direction [and for the recall or restriction of an arrestment used on the dependence of the action or in security of the debt referred to in the copy writ]. See Form 03 for further details.

**IF YOU ADMIT THE CLAIM AND WISH TO APPLY FOR A TIME TO PAY DIRECTION,** you must complete Form 03 and return it to the Sheriff Clerk at (*insert address*) within 21 days (*or insert the appropriate period of notice*) of (*insert the date on which service was executed. NB Rule 5.3(2) relating to postal service*).

**IF YOU ADMIT THE CLAIM AND WISH TO AVOID A COURT ORDER BEING MADE AGAINST YOU**, the whole sum claimed including interest and any expense due should be paid to the pursuer or his solicitor in good time before the expiry of the period of notice.

Form 07 is served on you for use should you wish to intimate an intention to defend the action.

**IF YOU WISH TO DEFEND THIS ACTION** you should consult a solicitor with a view to lodging a notice of intention to defend (Form 07). The notice of intention to defend, together with the court fee of £(insert amount) must be lodged with the Sheriff Clerk at the above address within 21 days (or insert the appropriate period of notice) of (insert the date on which service was executed. NB Rule 5.3(2) relating to postal service).

A copy of any notice of intention to defend should be sent to the Solicitor for the pursuer at the same time as your notice of intention to defend is lodged with the Sheriff Clerk.

**IF YOU ARE UNCERTAIN WHAT ACTION TO TAKE** you should consult a solicitor. You may be eligible for legal aid depending on your income, and you can get information about legal aid from a solicitor. You may also obtain advice from any Citizens Advice Bureau or other advice agency.

PLEASE NOTE THAT IF YOU DO NOTHING IN ANSWER TO THIS DOCUMENT the court may regard you as admitting the claim made against you and the pursuer may obtain decree against you in your absence.

FORM 07Form of notice of intention to defend

Rules 5.2(1) and 9.1(1)

# NOTICE OF INTENTION TO DEFEND

	in an action raised at	Sheriff Court
*PART A		
Court Ref No		
(Insert name and busis solicitor for the Pursue		Pursuer
		Defender
Solicitor for the Pursuer	•	
*(This section to be co Pursuer before service)	ompleted by the	
Date of service:		Date of expiry of period of notice:
PART B		
form to be returned of expiry of the period	to the Sheriff Clerk (i	der or defender's solicitors, and both parts of this insert address of Sheriff Clerk) on or before the date in PART A above. At the same time a copy of the Pursuer).
(Insert place and date	?)	
	nation and address), De and address), Pursuer, ag	fender, intends to defend the action raised by [A.B.], ainst him (and others).
		Signed

# SCHEDULE 2

Paragraph 3(26)

# FORM 10Form of extract decree of divorce

\*(d)

by the

to the

# EXTRACT DECREE OF DIVORCE

Sheriff Court					Court	t Ref No		
Date of Decree	;				*In al	bsence		
Pursuer					Defer	ıder		
Date of parties	marriage				Place	of parties	marriage	
The sheriff gra	nted decree							
(1) divor	cing the def	ender from	the Pursue	er;				
*(2) order	ring that the	following c	hild(ren):					
Full	name(s)				Date(	s) of birth		
Reside with the	e *pursuer/d	efender						
and finding follows:  All in terms of *(3) ordaining	of the Child	ren (Scotla	and) Act	1995.				
*(a)	by the	to the	of a per	iodical allo	wance of £	per		
*(b)	by the	to the	of a ca	apital sum c	of £			
*(c)	by the attains of this de payment;	•		per said sum pa nereon at the	nyable in ad		d beginning	il that child g at the date a year until

of expenses;

of £

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\*(4) finding the liable to the in expenses as the same may be subsequently taxed.

This extract is warrant for all lawful execution hereon.

Date: (insert date)

Sheriff Clerk (depute)

\*Delete as appropriate.

FORM 11Form of extract decree of separation and aliment

# EXTRACT DECREE OF SEPARATION AND ALIMENT

Sheriff Court	Court Ref 1	No
Date of Decree	*In absence	2
Pursuer	Defender	
The sheriff found and declared that the pursu the date of decree and for all time thereafter.	_	ely from the defender from
The Sheriff ordered that the following child(	(ren):	
Full name(s)	Date(s) of birth	
Reside with the *pursuer/defender  And found the *pursuer/defender entitled to	be in contact with the follow	ving child(ren):
as follows:		
All in terms of the Children (Scotland) Act 1	1995.	
*The sheriff ordained payment by the per	to the	of £
as aliment for the , said sum	payable in advance and be	eginning at the date of this
decree with interest thereon at	per cent a year until paym	ent.
*The sheriff ordained payment by the per	to the	of £
as aliment for each child, until that child advance and beginning at the date of this de until payment;	•	age, said sum payable in at per cent a year

for payment of £

and granted decree against the

This extract is warrant for all lawful execution hereon.

Date: (insert date) Sheriff Clerk (Depute)

\*Delete as appropriate.

FORM 12Form of extract decree: Residence Order/Contact Order and aliment

# EXTRACT DECREE OF RESIDENCE ORDER/CONTACT ORDER AND ALIMENT

Sheriff Court		Court Ref No	
Date of Decree		*In absence	
Pursuer		Defender	
The Sheriff granted decree against the *pur	suer/defender.		
The Sheriff ordered that the following child	l(ren):		
Full name(s)	Date(s) of birth		
reside with the *pursuer/defender and found the *pursuer/defender entitled to	be in contact with	the following child(r	en):
as follows:			
All in terms of the Children (Scotland) Act	1995.		
*The sheriff ordained payment by the per	to the	of £	
as aliment for each child, until that child	attains	years of age, said	sum payable in
advance and beginning at the date of this duntil payment;	lecree with interes	t thereon at	per cent a year
and granted decree with interest thereon at	per cent	a year until payment;	
and granted decree against the	for payment of ex	xpenses of £	
This extract is warrant for all lawful execution	ion hereon.		
Date: (insert date)		Sheriff Clerk (Depu	te)
*Delete as appropriate.			