Status: This is the original version (as it was originally made).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

SCHEDULE

Rule 33A.7(1)(b)

Status: This is the original version (as it was originally made).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

FORM CP2

Form of intimation to children, next-of-kin, guardian and attorney in action of dissolution of civil partnership or separation of civil partners where defender suffers from a mental disorder

FORM CP2

Rule 33A.7(1)(b)

Form of intimation to children, next-of-kin, guardian and attorney in action of dissolution of civil partnership or separation of civil partners where defender suffers from a mental disorder

Court ref. no.

To (insert name and address as in warrant)

You are given NOTICE that an action of dissolution of a civil partnership [or separation of civil partners] has been raised against (insert name) your (insert relationship, e.g. father, mother, brother or other relative, ward or granter of a power of attorney as the case may be). A copy of the initial writ is enclosed. If you wish to appear as a party, you must lodge a minute with the sheriff elerk (insert address of sheriff clerk), for leave to do so. Your minute must be lodged within 21 days of (insert date on which intimation was given. N.B. Rule 5.3(2) relating to postal service or mimation).

Date (insert date)

(Signed)

Solicitor for the pursuer

(insert designation and business address)

NOTE

If you decide to lodge a minute it may be in your best interests to consult a solicitor. The minute should be lodged with the sheriff clerk together with the appropriate fee of (*insert canount*) and a copy of this intimation.

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