examination is staved

of the Insolvency Act 1986).

liable to be committed to prison or fined.

Status: This is the original version (as it was originally made).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 – Amendments to forms in Schedule 4 (Forms) of the Insolvency Rules 1986: form 4.64 and form 6.57

> *Part 2 – new form 6.57*

Rule 6.174 Form 6.57 Order as to Examination of Bankrupt who Lacks Capacity to Manage and Administer his Property and Affairs or is Suffering from Physical Affliction or Disability (TITLE) Mr Registrar in chambers (a) "The official receiver" or Upon the application of (a) insert name and address of applicant and the capacity in which he makes the application And upon hearing And upon reading the evidence And the court being satisfied that the bankrupt lacks capacity within the meaning of the Mental Capacity Act 2005 to manage and administer his property and affairs or is suffering from physical affliction or disability and [is unfit to undergo a public examination. It is ordered that the order dated be stayed] OR [is unfit to attend the public examination fixed by the order dated It is ordered that the said order be varied as follows:-] (b) Insert details of any [And it is ordered (b) further order in the matte 1 Dated (c) Delete warning where the order for public If you fail without reasonable excuse to attend your public examination at the time and place

set out in the order above you will be liable to be arrested without further notice (section 364(1)

You will also be guilty of contempt of court (section 290(5) of the Insolvency Act 1986) and