

Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3 p.m.)

(REGISTERED AT THE GENERAL POST OFFICE, PERTH, FOR TRANSMISSION BY POST AS A NEWSPAPER)

No. 20]

PERTH: FRIDAY, 25th FEBRUARY

[1966

MARRIED PERSONS AND CHILDREN (SUMMARY RELIEF) ACT, 1965.

Crown Law Department, Perth, 18th February, 1966.

HIS Excellency the Lieutenant-Governor in Executive Council, acting pursuant to the provisions of the Married Persons and Children (Summary Relief) Act, 1965, has been pleased to make the Rules of Court set out in the Schedule hereunder, to take effect on and from the date of the coming into operation of that Act.

R. C. GREEN, Under Secretary for Law.

Schedule.

- 1. These rules may be cited as the Married Persons and Children (Summary Relief) Rules, 1966.
 - 2. In these rules-
 - "file" means all the documents filed on the record of any proceedings in the Court relating to the parties to a complaint including any complaint, summons, application, affidavit, notice, notes of evidence, orders, records of imprisonment and any other document or letter relating to those proceedings;
 - "place of origin" in relation to an order or a file that is the subject of an application to the Court means the place—
 - (a) where the order was first made;
 - (b) to which the file is transferred upon the coming into operation of the Act; or
 - (c) to which a file is transferred by an Order made under rule 37;

"rule" means one of these rules;

- "the Act" means the Married Persons and Children (Summary Relief)
 Act, 1965;
- "third party" means a person, other than a party to a marriage or child of the family, required by the Act or these rules, to be named in, or to be given notice of, a complaint, whether or not notice has, in fact been given to that person.
- 3. The Court shall have a seal and every summons, notice, warrant, or other process or any certificate issued out of the Court shall be impressed with the seal.
- 4. The days and hours for the transaction of business at the Court shall (subject to subsection (4) of section 6 of the Act) be the same as are fixed for other courts of summary jurisdiction.

- 5. (1) The clerk shall keep a register book in which shall be entered particulars of all complaints made under the Act and that book may be in accordance with Form 1 in the First Schedule to these rules.
- (2) Complaints shall be numbered serially, for each year, at each place where the Court sits.
- (3) Any index to the register shall be maintained alphabetically according to the surname of the husband, father or male person in loco parentis, as the case may be.
- (4) Where any complaint relates to a prior order a cross reference to the prior order shall be made in the index.
- (5) Where the file of any proceeding is sent by the clerk to the Court at another place, the date and particulars of the place to which it is sent and the date of its return shall be recorded in the register book, under the last entry relating to the parties.
- 6. The forms in the First Schedule to these rules, or forms to like effect, may be used for the purposes to which they are applicable, as indicated on the form, and those forms or any of them may be varied for the purpose of adapting them or it to circumstances.
- 7. The fees set out in the Second Schedule to these rules are the fees payable.
- 8. Proceedings under the Act shall be commenced by a complaint which may be made or laid by the complainant in person, or by his counsel or solicitor or other person authorised by the complaint in writing in that behalf.
- 9. A complaint may contain any one or more causes of complaint under the Act and every cause of complaint on which the complainant relies for relief shall be set forth in the complaint.
- 10. A complaint may be made before a Justice or before the clerk, who shall sign and issue his summons and a summons issued by the clerk has the same force and effect as if issued by a Justice.
- 11. (1) Subject to these rules, a person may be a party to a complaint, notwithstanding that he is not of full age.
- (2) A person may make an *ex parte* application to the Court, supported by affidavit and such documentary evidence as may be available to him, for leave to bring a complaint on behalf of a person of unsound mind and the Court may grant the application, subject to such conditions as it thinks fit.
- 12. (1) A complainant who alleges, as a cause of his complaint, the adultery of the defendant shall give notice of that allegation to the person with whom it is alleged the defendant committed adultery, unless that person—
 - (a) is a person in respect of whom the defendant was convicted of the offence of rape, or of any other crime or offence in which sexual intercourse with a person of the opposite sex is an element, if the conviction is relied upon in support of the allegation of adultery;
 - (b) is a female under the age of 16 years or a male under the age of 14 years;
 - (c) is of unsound mind, whether so declared or not; or
 - (d) is a person whose identity or whereabouts are unknown to, and cannot reasonably be ascertained by, the complainant;

or unless the Court, by order, relieves the complainant of the requirement of giving the notice.

- (2) Except where relieved by this rule, or by the Court, of the requirement of notice to a third party, a complainant shall file a copy of the notice upon filing the complaint and the service copy of the notice shall be signed by the clerk.
- (3) Where a complainant claims to be relieved by this rule of the requirement of notice to a third party, the complainant shall file with the complaint an affidavit verifying the facts upon which he relies as relieving him of that requirement.
- (4) Where a complainant seeks to be relieved by the Court of the requirement of giving notice under this rule, he shall proceed by way of interlocutory application supported by affidavit.

- (5) Notwithstanding the filing of an affidavit in that regard, where the complainant deposes that a third party is a person whose identity or whereabouts are unknown to, and cannot reasonably be ascertained by, the complainant, the Court shall not proceed to hear the complaint, unless or until it is satisfied of that fact, whether on the day of the hearing or sooner.
- (6) Where the Court, being satisfied that the identity or whereabouts of a third party are unknown to, and cannot reasonably be ascertained by, the complainant, gives leave to proceed with the complaint, if the identity and whereabouts of the third party become known during the course of the hearing, the Court may adjourn the proceedings to enable notice to be given to that party.
- 13. (1) Any complaint made under the Act shall specify the relief sought by the complainant.
- (2) A complaint made for ancillary relief, including the extension, variation or discharge of an interim order, shall set out the date, place and particulars of any order previously made (whether under the Act or the repealed Acts) and still in operation; and shall contain a summary of the facts upon which the complainant relies for relief.
- (3) Where, at the hearing of a complaint, the defendant is not present or represented and the complainant seeks relief other than that specified in the complaint, the Court shall, unless satisfied that notice of any other or additional relief sought has been given to the defendant, adjourn the hearing to enable, and not proceed with the hearing until, notice of the additional or other relief sought has been given to the defendant.
- 14. (1) Where a complaint for ancillary relief is one touching or affecting the custody of, access to, or maintenance of, a child committed to the legal custody of a person who is not a party to the marriage, notice of that complaint shall be given to that person, as a third party.
- (2) A notice required to be given under subrule (1) of this rule shall be given to the Director of the Child Welfare Department where the child is in his custody.
- (3) A complainant shall file a copy of any notice required to be given under this rule, upon filing the complaint and the service copy shall be signed by the clerk.
- 15. (1) A person to whom notice is given, pursuant to rule 12 or 14 is not entitled to be heard at any stage of the proceeding, unless he has first—
 - (a) given to the clerk, a least five days prior to the hearing of the complaint, notice of his intention; or
 - (b) obtained the leave of the Court;

to be heard.

- (2) The clerk, on receiving a notice of intention to be heard, pursuant to this rule, shall forward to the other parties to the complaint a copy of that notice.
- (3) A person to whom a notice has been given as a third party and who is not entitled to be heard shall not be awarded, or be condemned to pay, any costs of the proceeding.
- 16. Where a cross-complaint is made to any complaint mentioned in rule 12 or 14, a notice of the cross-complaint shall be given to any third party to whom notice of the complaint was given.
- 17. An application for leave to proceed under section 14 of the Act shall be made by an *ex parte* interlocutory application, supported by affidavit.
- 18. (1) Every summons issued pursuant to a complaint under the Act shall show—
 - (a) the full name and address of the defendant and of any third party;
 - (b) the cause or causes of complaint;
 - (c) the relief sought by the complaint; and
 - (d) the date and place for the return of the summons.
- (2) Where the complainant is represented by a solicitor, the summons shall set forth the name and address of the solicitor and, in such event, the complainant's address for service is deemed to be the address of his solicitor.

- 19. (1) Where every reasonable effort has been made to effect service of a summons or notice and service cannot be effected by any means provided by section 102 of the Act, the complainant or other person interested may make an *ex parte* interlocutory application to the Court for leave to proceed as if service had been effected.
- (2) An application under this rule shall be supported by affidavit setting forth the facts upon which the applicant relies and may be heard in Chambers.
- (3) Where the Court grants leave to proceed subject to any conditions which the Court may think fit to impose, it shall not permit the hearing of the complaint to proceed unless or until satisfied that those conditions or any conditions imposed by any other order have been complied with or have been dispensed with.
- 20. Where a summons or notice is not served within such period prior to the return date as the Court considers reasonable in all the circumstances of the case, it shall fix a later return date and may, in any event, fix any other, including an earlier, return date, by consent of all the parties.
- 21. (1) Where a proceeding is commenced in the Court at a place that is not the nearest to the defendant's place of residence at which the Court sits, the defendant if resident in the State, may apply to the clerk of the court in which the proceeding was commenced for a change of venue of the hearing.
- (2) An application made under subrule (1) of this rule shall be in the form of an affidavit, filed in duplicate, deposing to the fact that the defendant intends to defend the proceeding and to the facts on which he relies for a change of venue.
- (3) Upon receipt of an application made under subrule (1) of this rule, the clerk shall, unless satisfied that no cause has been shown for the change of venue, cause a copy of the defendant's affidavit to be served on the complainant or the solicitor for the complainant with the advice that the complainant may file an affidavit of answer within seven days after service of the copy of the defendant's affidavit.
- (4) At the expiration of the time limited by subrule (3) of this rule for the filing of an affidavit of answer, the clerk shall consider the facts disclosed by the affidavit of the defendant and (if any) of the complainant and shall decide whether, and, if so, to which place, the venue of the hearing should be changed.
- (5) Where all parties to a proceeding consent to a change of the venue of the hearing, the clerk may, on being satisfied as to that fact, change the venue without requiring the filing of any affidavit.
- (6) Where the venue of a hearing is changed pursuant to this rule, the clerk shall send forward to the clerk at the place to which the venue is changed advice of the change, together with the file relating to the proceeding; and the clerk at that other place shall, upon receipt of the file, appoint a day for the hearing and notify the parties of the day so appointed.
- 22. The clerk may refuse to issue a summons out of the Court at any place other than that nearest the place of abode of one of the parties to the marriage.
- 23. (1) A defendant or a third party may require particulars of the complaint and, unless the Court is of the opinion that the request is not warranted, if the required particulars are not given within a reasonable period prior to the return date or the day fixed for hearing of a complaint, the Court may, on the application of the party by whom the particulars are required, order the particulars to be given within a specified period and adjourn the hearing until a day after that period.
- (2) Any party to a complaint may require any other party to give discovery of all documents which the latter has or has had in his possession or power, relating to any matter in issue and the other party shall give that discovery by letter or notice signed by him or his solicitor and therein appoint a time when, and a place where, the documents he consents to produce may be inspected.

- (3) If the required discovery and inspection are not given within a reasonable period prior to the return date or the day fixed for the hearing of a complaint, the Court, may on the application of the party by whom discovery and inspection was required, order that the required discovery and inspection be given.
- (4) Where a party does not consent to produce any document the party requiring its production may make application to the Court for the question of its production to be determined and the Court, after hearing representations on behalf of the parties, shall make such order as it thinks fit.
- $\mbox{(5)}$ A party who fails or neglects to comply with an order made under this rule is guilty of contempt.
- 24. (1) Where any complaint is made for ancillary relief in the Court at a place other than the place of origin of the subject order, the clerk at the place where the complaint is made shall obtain the file of the prior proceedings from the Court at the place of origin.
- (2) Any party to a complaint for ancillary relief may peruse the notes of evidence taken in the proceeding to which the complaint relates and may have recourse to that evidence during the course of the hearing of the complaint.
- (3) On the completion of the hearing of a complaint under this rule, the file of any prior proceedings, together with a record of the latest proceeding and a copy of any order made therein shall be returned to the place of origin.
- 25. A cross-complaint may be heard at the same time as the original complaint, if the summons issued under the cross-complaint is served within such period prior to the original return date as the Court considers reasonable in all the circumstances of the case and shall, in any event, be heard at the same time, if all parties to the complaint consent.
- 26. (1) Where the parties to a complaint made under Division 1 of Part III of the Act elect that the Court be constituted by a Stipendiary Magistrate, that fact shall be indorsed upon the record of the proceeding.
- (2) Where the Court is required by the Act to be constituted by a Stipendiary Magistrate and one Justice of the Peace and no Justice of the Peace can be found, within ten miles of the place where the Court is sitting, who is capable of acting and willing to act, the clerk shall, except in the circumstances mentioned in subrule (1) of this rule, certify that fact to the Court, in writing and that certificate shall be a part of the record of the proceeding.
- 27. Where, on the hearing of a complaint, the proceeding is adjourned sine die, a party causing it to be relisted shall give to the other party or parties a notice of the date fixed for the continuation of the hearing, at least seven days before that date; and where the other party or other parties are appearing in person, the notice shall be served on him or them personally or by registered post requiring acknowledgment of receipt.
- 28. Any person wishing to lead evidence at a hearing by affidavit may apply at the hearing or make an *ex parte* application to the Court, prior to the hearing, for leave to lead evidence in that manner; and the Court may grant leave, subject to such conditions as it thinks fit.
- 29. (1) Where the Court orders that a witness be examined before the Court at another place or before an examiner appointed by the Court, the Court shall cause the file and a sealed copy of the order to be sent to the clerk at that other place or to the examiner so appointed and the clerk or examiner shall appoint a time and place for the attendance of the witness and notice thereof shall be given to the witness and to each party or to his solicitor.
- (2) A witness wilfully disobeying any notice requiring his attendance under this rule is guilty of contempt.
- 30. Where the Court, by its own summons, requires the attendance of a witness before the Court, it is not necessary for conduct money to be tendered to that witness to enforce his attendance.
- 31. Where the Court orders that the matters or any matter mentioned in paragraphs (a), (b), (c) or (d) of subsection (1) of section 104 of the Act be not printed or published, the order of the Court shall include a provision to that effect.

- 32. (1) Upon the conclusion of the hearing of a complaint containing more than one cause of complaint the Court shall record its finding on each cause of complaint.
- (2) Where the Court dismisses a complaint, by reason of condonation, connivance or conduct conducing or contributing to the commission of the marital offence complained of or by reason of any marital offence on the part of the complainant, or of unreasonable delay in bringing the application, the Court shall record that reason.
- (3) Notwithstanding any finding that the Court may make against the defendant to a complaint, it shall not record a finding aginst any third party being a person such as is mentioned in paragraphs (a), (b) or (c) of subrule (1) of rule 12 of these rules.
- 33. Where the Court makes an order containing a provision for the payment of money, the order shall specify the imprisonment, if any, to be served in the event of a default of payment.
- 34. An order made by the Court, other than an interlocutory order, shall be reduced to writing and a copy shall subsequently be posted by the clerk to each party to the complaint, at his lastknown address.
- 35. Every exhibit tendered and admitted in a proceeding shall, unless the Court extends or abridges the period, remain in the custody of the Court for a period of two months after the conclusion of the hearing.
- 36. Where an order is still in operation and a subsequent order is made affecting the parties to a marriage in respect of whom the former order was made, or affecting any child of that family, and the latter order, while not purporting to vary the former, has that effect, then the two orders shall be consolidated and considered as one, for the purposes of any subsequent proceeding
- 37. For the purposes of record, payments and enforcement, an order shall operate in the Court at its place of origin; but the Court may, on the application of a party affected by the order, direct that the order operate in the Court at some other place, if the parties consent or if, in the opinion of the Court, it is in the interest of the parties that the Court should so direct; and an application under this rule shall be supported by affidavit and be made ex parte, in Chambers, in the Court at the place in which the order is then operating.
- 38. A person entitled to receive payment under a provision of an order or the grantee of a power of attorney for that purpose, when seeking to enforce payment under the order as provided by subsection (1) of section 28 of the Act (Justices Act procedure), shall file in the Court a praecipe for that purpose, together with an affidavit deposing—
 - (a) to the amount whereof payment is alleged to be in default;
 - (b) that no part of the amount whereof payment is alleged to be in default has been paid to the dependent or to any other person for the deponent's benefit, in money, money's worth or by any benefit given in lieu of money;
 - (c) that maintenance is not sought to be enforced in respect of any period during which the defaulting party may already have been imprisoned, under the subsection in this rule mentioned;
 - (d) to the deponent's names of knowledge of the amount whereof payment is in default, where payments are not made direct to the deponent;
 - (e) that any child in respect of whom the order is made has not ceased to be a dependant and is not the subject of any other order for maintenance; and
 - (f) that the order sought to be enforced has not ceased to have effect, by reason of any process, or decree, taken or made, under the Matrimonial Causes Act, 1959, of the Commonwealth, or for any other reason.
- 39. A person seeking to enforce payment under an order, as provided by subsection (3) of section 28 of the Act, (Local Court procedure) shall file in the Local Court—
 - (a) a certified copy of the order under which payment is sought to be enforced;

- (b) a certificate of the clerk that there is not any warrant issued pursuant to subsection (1) of section 28 of the Act, then outstanding; and
- (c) an affidavit deposing to the facts prescribed by paragraphs (a) and (b) of rule 38.
- 40. Where any person is imprisoned under the provisions of subsection (1) of section 28 of the Act, the superintendent or other officer in charge of the prison wherein that person is so imprisoned shall certify to the clerk at the place whence the warrant was issued the day of the commencement, and of the termination, of that imprisonment.
- 41. (1) A warrant issued under the provisions of subsection (1) of section 28 of the Act shall have annexed thereto a summary of the provisions of subsection (2) of that section, a direction as to the right conferred by, and a form of election under, section 31 of the Act.
- (2) A police officer arresting a person under a warrant mentioned in this rule shall detach the annexure to the warrant and hand it to the person arrested
- (3) A person electing to make an application under section 31 of the Act shall complete and sign the form of election in this rule mentioned and thereupon detach it from the annexure and hand it to the police officer, or where he is already committed to prison, the prison officer, in whose custody he may then be.
- (4) A police or prison officer shall upon the receipt of an election made under this rule bring the person so electing before the Court or a Court of Petty Sessions as soon as practicable after receipt of the election and the election and the warrant to which it relates shall be produced to the Court before which the person is brought.
- 42. A Court hearing an application made under section 31 of the Act shall indorse on the reverse of the warrant the record of the proceedings taken under the application and any order that it may make thereunder and shall, thereupon, cause the warrant to be returned to the court out of which it was issued
- 43. Any moneys received by a Court pursuant to a warrant shall be sent forward to the Court at the place whence the warrant was issued, as and when received.
- 44. The Court shall not issue a warrant under subsection (1) of section 28 of the Act, unless it is satisfied that no process of execution or enforcement is in operation under subsection (3) of that section, for the same default.
- 45. An interlocutory order made by the Court shall be indorsed on the application therefor and a party is not obliged to extract that order.
- 46. (1) Registration of an order in the Court, by virtue of Part V of the Act or the provisions of any other Act (including the Matrimonial Causes Act, 1959, of the Commonwealth, is affected by the entry of the particulars of the order in the register kept pursuant to these rules, on payment of the prescribed fee (if any).
- (2) The clerk shall cause such particulars of an order mentioned in subrule (1) of this rule as are prescribed for proceedings of the Court by rule 5 to be entered in the register and shall cause those entries to be distinguished from proceedings originating in the Court, in such manner as he may direct.
- (3) Every order registered pursuant to this rule shall be indorsed with a certificate of registration signed by the clerk.
- 47. The party and party costs or registration in the Court, by virtue of the Matrimonial Causes Act, 1959, of the Commonwealth, of an order made by a superior Court or of an order of the Supreme Court, by virtue of the Guardianship of Infants Act, 1926-1965, for the payment of maintenance, are \$8.40, plus disbursements.
- 48. Where a warrant is issued to enforce payment under an order (whether made under the Act, or under the Matrimonial Causes Act, 1959 of the Commonwealth or any other Act), the costs and disbursements leading to the issue of the warrant and the costs (if any) allowed under rule 47 may be added to the amount of which payment is sought to be enforced under the warrant;

and where a payment is made in satisfaction, or in part satisfaction, of the warrant, the amount of the costs added under this rule shall be first appropriated out of that payment.

- 49. (1) Where a warrant has, or warrants have, been issued to enforce the making of periodical payments under an order and the person obliged to make those payments, or some person acting on his behalf, pays any amount to the officer of the Court specified in the order, prior to the execution of the warrant or, if more than one warrant, prior to the execution of any of them, the amount so paid shall be applied, firstly, for or towards any periodical payments that have become due, since the issue of the warrant or warrants, and, thereafter, the remaining amount, or, if no periodical payments have become due, the full amount, shall, subject to subrule (2) of this rule, be applied in satisfaction of the amount or amounts of which payment is sought to be enforced by the warrant or warrants, in the order in which the warrants were issued.
- (2) An amount or part of an amount paid shall not be applied, and an amount tendered shall not be accepted, in part satisfaction, only, of the amount sought to be recovered by a warrant that is unexecuted; and any amount or part of an amount paid that cannot, by reason of this subrule, be applied in satisfaction of an amount sought to be recovered by warrant shall be paid to a suspense account and there held, pending its application for or towards any periodical payments subsequently becoming due.
- 50. Where a person is obliged to make payments under a suspended warrant, in accordance with an order made under section 32 of the Act, and is, at the same time, obliged to make periodical payments, in accordance with the order under which the warrant was issued, unless that person makes a specific appropriation, to either purpose, of any moneys paid by him, the clerk shall apply those moneys, firstly, for or towards the periodical payments that have became due, since the making of the order under section 32 and, secondly, to instalments due on the warrant; but in special circumstances, the clerk may appropriate moneys received as he thinks those circumstances may, in the interest of the person making the payments, require.
- 51. (1) Where, at any time, it becomes apparent to the clerk that any provision of an order has been duplicated or that an anomaly with respect to orders exists, then, he is empowered, of his own motion, to issue such process as may be necessary to call the parties, or any two of them, together, so that the matter may be reviewed for the purpose of eliminating the duplication or anomaly, as the case may be.
- (2) For the purpose of calling the parties or any of them together under this rule, the clerk may take out an interlocutory application and may issue any necessary witness summons.
- 52. (1) The clerk of the Court sitting at Perth shall maintain a central registry of all proceedings (other than interlocutory proceedings) commenced and current, under the Act or under any Act repealed by the Act.
- (2) When a complaint under Part III of the Act is lodged in the Court at any place other than at Perth, the clerk of the Court at that place shall send forward a duplicate of the complaint to the clerk at Perth who shall cause it to be registered in the central registry; and where any prior order or proceeding relating to the parties to that complaint is current, the clerk at Perth shall notify the clerk who sent forward the copy of the complaint.
- (3) The clerk of the Court at any place, other than at Perth, shall advise the clerk at Perth of the outcome of any proceeding and, where an order is made, shall send forward to the clerk at Perth a copy of the order.
- (4) The provisions of subrule (3) of this rule apply to any application or order made for the variation or discharge of an order.
- 53. (1) A ledger in accordance with the form in the First Schedule to these rules shall be maintained in the Court at every place, except a place where a ledger posting machine is installed.
- (2) Where moneys are paid to an officer of the Court pursuant to an order made under the Act, the officer shall disburse those moneys to the person named in the order as being entitled to receive payment in accordance with the terms of the order or to the attorney of that person.

First Schedule.

FORMS

Married Persons and Children (Summary Relief) Act, 1965.

			. OI III. 1
Fi	led	Name and Initials of the Parties	Date
1			
1			
	Fi		

Form 2.

Western Australia.

Married Persons and Children (Summary Relief) Act, 1965.

Complaint No.

ORIGINATING COMPLAINT.*

THE COMPLAINT of (1) of (2) (3)states that (4) **(6)** of (5)

AND the complainant applies for relief under the Act, namely for an Order that (8)

this

Made before me at

Signature of Complainant.

day of Justice of the Peace or Clerk of the Court.

*This form should be used in applications under sections 11, 14, 17, 18, 19 or 64 where the relief claimed does not arise out of, or would not have the effect of varying, an existing order. In every other case, form 3 should be used.

(1) Full name of complainant. (2) Address of complainant. (3) Description of complainant. (4) Full name of defendant. (5) Address of defendant. (6) Description of defendant. (7) Here insert allegation or ground of complaint in accordance with notes on reverse of this form. (8) Here insert relief sought in accordance with notes on reverse of this form.

Western Australia.

Married Persons and Children (Summary Relief) Act, 1965.

Complaint No.

COMPLAINT FOR ANCILLARY RELIEF.*

THE COMPLAINT of (1)

of (2) states that whereas: (3)

(a) On the (5)

day of

, at (4) , 19

of (6)

did obtain an Order of the Court whereby it was ordered inter alia that (8)

and

Now therefore the complainant applies for an Order under the Act that

Signature of Complainant.

Made before me at

this day of

Justice of the Peace or Clerk of the Court.

^{*}This form should be used for applications under section 14, Divisions 2 and 3 of Part III and sections 29 and 30 of the Act, where the relief claimed arises out of, or would have the effect of varying, an existing order. In every other case form 2 should

⁽¹⁾ Full name of complainant. (2) Address of complainant. (3) Description of complainant. (4) Place at which recited order was made. (5), (6), (7) Name, address and description of defendant if defendant obtained the recited order—otherwise insert under (5) the words "the abovenamed complainant". (3) Insert provisions of the recited order which are to be the subject of the present complain including particulars of defendant if not already stated under (5), (6), (7) as the person against whom the recited order was made. If against the complainant include that fact in particulars of order. (9) Set out briefly facts of changed circumstances or upon which complainant relies for relief. (10) Set out relief which complainant now seeks (e.g. suspension, variation or discharge of recited order, as the case may be).

Form 4.

(Page 1.)

Western Australia.

MARRIED PERSONS AND CHILDREN (SUMMARY RELIEF) ACT, 1965.

Complaint No. Fees paid Assessment No.

(4)

IN THE SUMMARY RELIEF COURT

IN THE MATTER of the complaint of (1) against (2)

Complainant Defendant(s)

Magistrate.

of (3)

THE COMPLAINT abovementioned states that the defendant(s) (5) AND the complainant applies for relief under the Act, namely an Order that (6)

o'clock in the ays after THE DEFENDANT has been summoned to appear on day of 19 , at o'clock in the noon (on the first day following thirty days after service of this summons at o'clock in the noon) (7) at before the Summary Relief Court there sitting to answer the application for relief under the Act.

This Summons was issued by:

(Reverse of Page 1.)

Adjournm	ents and Interim Orders.		
	Justice of th	e Peace	Magistrate.
Date of T	rial.		
Constitutio	on of Court.		
Appearanc	e.		
Complaina	ent		
Defendant			
Finding or	n Each Allegation.		
Order.			
Dated	day of		19 .

Justice of the Peace.

⁽¹⁾ Full name of complainant.
(2) Full name of defendant.
(3) Address of defendant.
(4) Description of defendant.
(5) Set out causes of complaint as in complaint form.
(6) Set out relief claimed as in complaint form.
(7) Delete portion not applicable.

NOTE.—This form may be completed by the insertion of carbon between the first and second and second and third pages.

Page 2.)

Western Australia.

MARRIED PERSONS AND CHILDREN (SUMMARY RELIEF) ACT, 1965.

Complaint No.

IN THE SUMMARY RELIEF COURT

Sitting at

IN THE MATTER of the complaint of

Complainant

Τo

Defendant(s)

of

THE COMPLAINT abovementioned states that you

AND the complainant applies for relief under the Act, namely an Order that

Now, therefore you are summoned to appear on day the day of 19, at o'clock in the noon (on the first day following thirty days after service of this summons at o'clock in the noon) at before the Summary Relief Court there sitting to answer the application for relief under the Act.

Given under my hand at 19 .

his

tnis

Justice of the Peace or Clerk of the Court.

This Summons was issued by:

(Reverse of Page 2.)

INDORSEMENT OF SERVICE.

On the day of I served the within-named delivering a duplicate to him personally.

19 at with the within summons by

> (Signature) Date)

(Page 3.)

Western Australia.

MARRIED PERSONS AND CHILDREN (SUMMARY RELIEF) ACT, 1965.

Complaint No.

IN THE SUMMARY RELIEF COURT

Sitting at

IN THE MATTER of the complaint of

Complainant

Defendant(s)

of

THE COMPLAINT abovementioned states that you

And the complainant applies for relief under the Act, namely an Order that

Now therefore you are summoned to appear on day the day of 19 , at o'clock in the noon (on the first day following thirty days after service of this summons at o'clock in the noon) at before the Summary Relief Court there sitting to answer the application for relief under the Act.

, 19

Given under my hand at

this

day of

Justice of the Peace or Clerk of the Court.

This Summons was issued by:

Form 5 Western Australia. Married Persons and Children (Summary Relief) Act, 1965. IN THE SUMMARY RELIEF COURT Sitting at Complaint No. Fees Paid Assessment No.Complainant v.Defendant. NOTICE OF COMPLAINT TO THIRD PARTY. To (1) of (2) TAKE NOTICE that (3) has made a complaint under the Act which states that (6) of (7) did (9) AND the complainant applies for relief under the Act, namely an Order that (10)day of If you wish to be heard upon the hearing of the said complaint you should complete and send or deliver to the Clerk of the above Court the attached notice of your intention to be heard, at least five days prior to the above hearing date, otherwise you may not be heard on the hearing of the complaint without the leave of the Court. Dated the day of Clerk of the Court. (1) Full name of third party. (2) Address of third party. (3) Full name of complainant. (4) Address of complainant. (5) Description of complainant. (6) Full name of defendant. (7) Address of defendant. (8) Description of defendant. (9) Cause of complaint and particulars as far as they affect the third party. (10) Relief sought by complainant including any such affecting the third party. This notice was issued by:-(Reverse.) INDORSEMENT OF SERVICE. On the day of I served the within-named with the within Notice by delivering a duplicate to him personally. (Signature) (Date) Form 6. Western Australia. Married Persons and Children (Summary Relief) Act, 1965. IN THE SUMMARY RELIEF COURT Complaint No. Sitting at BETWEEN (Complainant) (Defendant) NOTICE BY THIRD PARTY OF INTENTION TO BE HEARD. To the Clerk of the Summary Relief Court TAKE NOTICE that I intend to be heard on the hearing of the above complaint. Dated this day of , 19

Third Party.

Note.—This notice must reach the Clerk not later than five days prior to the hearing date.

Form 7.

Western Australia.

Married Persons and Children (Summary Relief) Act, 1965.

Complaint No. Fees paid.
Assessment No.

IN THE SUMMARY RELIEF COURT Sitting at

INTERLOCUTORY APPLICATION.

IN THE MATTER of the Complaint of (1) against (2)

for relief under the Act:

applies for an interlocutory Order that/

The (3) leave to (4)

Dated the

day of

19

Signature of Applicant or his Solicitor.

This application will be heard before the Court/(5) Magistrate in Chambers at o'clock in the noon on day the day of 19 .

Clerk of the Court.

Order made on Application.

Date:

Magistrate.

(1) Full name of complainant to original complaint. (2) Full name of defendant and third party (if any). (3) Insert "complainant", "defendant" or "third party" as the case may be. (4) Set out particulars of order or leave sought by applicant, deleting words that do not apply. (5) Delete whichever is inapplicable.

Form 8.

Western Australia.

Married Persons and Children (Summary Relief) Act, 1965.

Complaint No. Fees Paid. Assesment No.

IN THE SUMMARY RELIEF COURT Sitting at

IN THE MATTER of

AFFIDAVIT (GENERAL FORM).

I (1) of (2) being duly sworn make oath and say:
1. I AM (3)

(2)

(4)

SWORN at

in the State of by the said deponent this day of , 19

Before me:

Justice of the Peace or Clerk of the Court. (5)

⁽¹⁾ Name of deponent. (2) Address and description of deponent. (3) Depose here to the capacity in which deponent makes affidavit e.g., complainant, defendant, third party or employer of one of them. (4) Set out in paragraphs matters deposed to. (5) This affidavit may not be sworn before a Clerk of the Court other than in Western Australia.

Form 9. Western Australia. Married Persons and Children (Summary Relief) Act, 1965. IN THE SUMMARY RELIEF COURT Sitting at Complaint No. Fees Paid Assessment No. SUMMONS TO WITNESS Complainant. Defendant. To (1) of (2) in the State of Western Australia (3) You are hereby required to attend the Summary Relief Court sitting at on the day of , 19 , at the hour of in the noon, and so from day to day until the above complaint is heard, to give evidence on behalf of the (4) hour of (5) and then and there to have and produce (6) and all other books, papers, writings and other documents relating to the said action which may be in your custody, possession, or power. In default of your attendance you will be liable to a penalty not exceeding one hundred dollars, or to imprisonment for three months under section 107 of the Act. GIVEN under my hand and the Seal of the Court this day of , 19 Clerk of the Court. (1) Full name of witness (if known). (2) Address of witness. (3) Description of witness (if known). (4) Insert complainant or defendant, as the case requires. (5) Delete if not applicable. (6) Here describe documents to be produced by witness, if applicable. This witness summons was issued by: (Reverse.) INDORSEMENT OF SERVICE. On the , 19 day of I served the within-named with the within Notice by delivering a duplicate to him personally. (Signature) (Date) Form 10. Western Australia. Married Persons and Children (Summary Relief) Act, 1965. IN THE SUMMARY RELIEF COURT Complaint No. sitting at IN THE MATTER OF Complainant Defendant(s). ORDER. BE it remembered that on the day of . 19 a complaint was made by that the defendant AND the defendant having appeared*,/ not having appeared but proof having been given that the defendant was duly summoned to appear*, before the Court NOW I/WE* the undersigned Magistrate and Justice of the Peace* in and for the State of Western Australia sitting in the Summary Relief Court atin the said State having inquired into and heard the matter of the said complaint, and it having been proved that the defendant is guilty of*/ the defendant having admitted the allegation that he is guilty of* I/WE do hereby adjudge and order: Dated at day of

Magistrate.

, 19

Justice of the Peace.

^{*} Delete whichever is not applicable.

Form 11.

Western Australia.

Married Persons and Children (Summary Relief) Act, 1965.

IN THE SUMMARY RELIEF COURT

Complaint No.

sitting at

IN THE MATTER of the complaint of (1)

against (2) of (2)

PRAECIPE FOR WARRANT UNDER SECTION 28 AND AFFIDAVIT VERIFYING DEFAULT.

of (3)

being duly sworn make oath and say:

1. I AM the (4)

in this matter.

- 2. THE total amount set forth in the Schedule to this my affidavit (hereinafter referred to as "the said amount") is the amount whereof payment by the (5) under an order of the Court, made the (6) day of is in default.
- 3. NO PART of the said amount has been paid to me this deponent nor to any other person on my behalf in money, money's worth, or by any benefit given in lieu of money.
- 4. NO PART of the said amount is in respect of any period during which the defaulting party has been imprisoned under subsection (1) of section twenty-eight of the Act.
- 5. NO proceedings are pending in this or any Court for the enforcement of the order in respect of the said amount; and no writ, warrant or other process issued out of any Court for the enforcement of the order is now in force.
- 6. THE order now sought to be enforced has not ceased to have effect, by reason of any process or decree, taken or made under the Matrimonial Causes Act, 1959 of the Commonwealth, or for any other reason.
 - 7. NO child in respect of which the order is made-
 - (a) has died, married or been adopted;
 - (b) has attained the age of sixteen years, except the following:-

- (c) has before or after the making of the order first in this affidavit mentioned, become the subject of any other order for maintenance.
- I AM informed by the Clerk of the Court and verily believe that no part of the said amount has been paid to any Officer of the Summary Relief Court at
- 9. I AM desirous that a Warrant for the arrest and imprisonment of the defaulting party should issue in respect of the said amount.

	The Schedule.	
Arrears to	made up as	follows:
Costs		\$
SWORN at	in the State of	
deponent this	by the said day of , 19 .	
 1		
Before me:(Justice of	the Peace or Clerk of the Court)	
Received (date) Warrant Issued (date)	Assessment No	Fee paid
Clerk of the Court	TOTAL	\$
(1) Full name of complainan	t in original complaint. (2) Fu	ll name, address and

description of defendant. (3) Full name, address and description of deponent. (4) Insert "complainant" or "defendant" or "a person holding Power of Attorney" as the case may be. (5) Complainant, defendant, or third party, whichever is the defaulter. (6) Date of order under which payment is in default. (7) This affidavit may not be sworn before a Clerk of the Court other than in Western Australia.

(Page 1.) Form 12. Western Australia. Married Persons and Children (Summary Relief) Act, 1965. IN THE SUMMARY RELIEF COURT Complaint No. sitting at WARRANT FOR ARREST AND IMPRISONMENT OF DEFAULTER. (Under Section 28.) TO all Police Officers in the State of Western Australia and to the Superintendent (or keeper) of Her Majesty's Prison (or gaol) at in the said State. having made default in the payment of periodical instalments of maintenance and in the payment of costs* which he was ordered to pay under an Order of the Court at made on the day of 19, and varied on the day of 19, to the extent hereinafter set out and being still in default, these are therefore to command you to arrest the said and convey him to the prison or gaol nearest to the place of his arrest and deliver him to the Superintendent or keeper thereof together with this Warrant and the said Superintendent or keeper is hereby required to receive him into his custody in the said prison or gaol there to imprison him for a term of days unless the sum hereinafter specified and the costs and expenses of issuing and executing this Warrant amounting to the further sum of are sooner paid: But if the said shall pay any portion of the total amount payable under this Warrant (namely \$ period of imprisonment shall thereby be reduced by a period which bears the same ratio to the period of imprisonment as the portion paid bears to the total amount payable and the prisoner shall be released at the expiry of the reduced period, and in calculating any such reduction, fractional parts of days shall be disregarded. Arrears to at \$ per week Expense of issuing and executing Warrant \$ Total amount payble \$ Given under my hand and the Seal of the Court at this day of Magistrate or Justice of the Peace. Endorsements by Police Officers:-* Delete reference to costs where not applicable. (Reverse of Page 1.) Name of person at whose instance Warrant issued Address RECORD OR PROCEEDINGS UNDER SECTION 32. Date of Arrest: Court before which Arrested Person is brought: Place: Date of First Appearance: Remands: Order made as to Warrant: Magistrate or Justice(s) of the Peace. Order for reissue under section 32. Magistrate. (Page 2.) To (Arrested Person). 1. Your attention is drawn to the following provisions of section 28 of the Married Persons and Children (Summary Relief) Act, 1965 under which Act the annexed Warrant for your arrest is issued, that is to say— (a) If you are imprisoned under the annexed Warrant, your obligation to pay maintenance, under the abovementioned Act, is suspended

while you are serving that imprisonment, but not imprisonment

(b) notwithstanding your imprisonment under the annexed Warrant, you are still liable to pay the amount for which the Warrant was issued (other than the expenses of execution), but you cannot

under remand;

- again be imprisoned for any default of payment due at the time the Warrant was issued, except after proceedings by Judgment Summons under the Local Courts Act, 1904;
- (c) you may be imprisoned for any default of payment occurring after your release from imprisonment; and
- (d) if you are arrested under more than one Warrant at the one time, you are liable to serve imprisonment under those Warrants cumulatively, but not for any period of more than three months.
- 2. If the annexed Warrant is issued in respect of maintenance payable pursuant to an Order made under the Matrimonial Causes Act, 1959, of the Commonwealth or Guardianship of Infants Act, 1920-1965, you should obtain legal advice as to the application of the foregoing portion of this notice to your particular case.
- 3. If you believe you can show cause why you ought not to be imprisoned under the annexed Warrant, you may elect to be brought before a Court of Summary Jurisdiction, for that purpose, by completing, signing and detaching the form below and handing it to the Police Officer in charge of any Police Station to which you are brought or to the Superintendent or keeper of the prison or gaol in which you are imprisoned.

Married Persons and Children (Summary Relief) Act, 1965. FORM OF ELECTION UNDER SECTION 31.

SUMMARY RELIEF COURT

sitting at

Complaint No. (Arrested Person) hereby elect to make application for the suspension of the operation of the Warrant issued for my arrest and imprisonment on the day of , for the amount of \$

Dated the

day of

19 Signature of Arrested Person.

Note.—The Officer receiving this election should attach it to the Warrant to which it applies and thereafter comply with the provisions of Section 31 of the Act.

Form 13.

Western Australia.

Married Persons and Children (Summary Relief) Act, 1965. SUMMONS UNDER SECTION 29.

IN THE SUMMARY RELIEF COURT sitting at

Complaint No. Complainant. Defendant.

IN THE MATTER of

against

To:

of WHEREAS a complaint has been made under section 29 of the Act, averring that you

Now therefore these are to command you to appear at the Summary Relief Court sitting at o'clock in the \mathbf{at} noon on day the day of 19

to show cause why you should not be dealt with in accordance with the provisions of the Act. And take notice that, in default of your appearance at the date and at the

place aforesaid, you will be liable to arrest by warrant issued under the provisions of section 135 of the Justices Act, 1902.

day of

Clerk of the Court.

(Reverse) INDORSEMENT OF SERVICE.

On the

day of

19

at

I served the within-named

with the within summons by delivering a duplicate to him personally.

(Signature)

(Date)

Form 14.

Western Australia.

Married Persons and Children (Summary Relief) Act, 1965.

IN THE SUMMARY RELIEF COURT sitting at

> Complaint No. Complainant. Defendant.

BETWEEN

and

ORDER

Section

IN the Court held at day of

on the an Order was made under the

requiring (2) to pay to (3)

the sum of

per week for maintenance/and costs.

19

AND on the (4) under (5) said (2)

a Warrant was issued out of the Court requiring the to pay arrears of

maintenance/and costs amounting to \$ day's imprisonment.

or be committed to serve

AND upon the said (2) being taken into custody/committed to prison he elected to make an application under the said Act seeking an Order that the operation of the said Warrant be suspended.

AND upon the said (2) being brought before the (6)

Court at

on the day of 19 and cause being shown that the said Warrant should not be put into operation.

NOW THIS COURT doth order that the operation of the said Warrant be suspended to enable the amount of \$ to be paid on or before the day of 19 or by instalments of \$or by instalments of \$

and orders that such moneys are to be paid to the Clerk of the Court first abovementioned who is hereby authorised to pay all such moneys received to the said (3)

The first payment of \$

19

to be made on the

day of

Dated at

this

day of

Justice of the Peace.

Justice of the Peace or Magistrate.

Note.—Sec. 32 (3) "An order made under paragraph (c) of subsection (2) of this section is deemed to include a condition that the person thereby affected will. in addition to paying the instalments so ordered to be paid continue to make periodical payments of maintenance in terms of the order under which the warrant was issued."

⁽¹⁾ Act under which Order made. (2) Full name of defendant. (3) Full name of complainant. (4) Date of warrant. (5) Act under which warrant issued. (6) Insert here Summary Relief Court or Court of Petty Sessions (as the case may be). (7) Strike out whichever does not apply, according to the order made.

				F	orm 15.
	Western A				
Married Persons and			-	•	
CERTIFICATE OF Stipendiary Magistrate.	CLERK	UNDER	SECTION :	32 (5).	
re;	٧.			No.	/
	ing arrear low paym	s due to ent to be	made by \$		spended er week e made
Payments due from	to	re	present	pa	yments.
WARRANT.					
Instalments due on Warrant Paid—last payment of \$ Arrears for period under revie Balance due on warrant	èW	on			
	Tota	ıl due on	Warrant		
MAINTENANCE.					
Maintenance due at \$	per w	reek			
Paid—last payment of \$	-	on			
Arrears for period under revie					
Arrears prior to order for sus	pension			***********	
			Total		
REMARKS. I certify that defendant is which the warrant was suspen days on the amount outstand 167 of the Justices Act, 1902. Date	ded and	l to comp is liable f	oly with the for imprison in accord	nent of	
CLERK OF THE COURT.			Clerk	of the Co	urt.
The defendant having fai Warrant was suspended I order	that he ss the an	be taken : lount still	into custody outstanding	to serve in	nprison-
2000.				Magistr	ate.
(Original to be retained	i on file ar	d duplicat	e attached to	warrant.)	***************************************
	handelijohda androquagunijohna anoma 4	nganghaph se sugangap kalabandan		127	orm 16.
Married Persons and		(Summa	ry Relief) A Complain	.ct, 19 6 5.	OIM 10.
PRI	SONS DE	PARTME	in I,		Prison.
Clerk of Courts, Summary Relief Court,					
I CERTIFY that				***************************************	
was imprisoned on		and disch	arged on		
Complaint No more Amount Paid (if any)	петагу ре	naity an	a derault		
The state of the s					
			-	erintender oler	ıt.

```
Form 17.
                         (Heading as in Form 10.)
 APPLICATION FOR ENFORCEMENT OF ORDER OUTSIDE THE STATE.
WHEREAS the undermentioned order was made in my favour against the defendant in the Summary Relief Court at in this State,
                                            day of
                                                                     , 19
on
                      the
and the defendant (has gone to reside in
                                                              (is resident at
                                          ): Now, therefore I, apply to the
                    in
Collector of Maintenance for the State to send to
the documents necessary under Part V of the Act, to enable the order to be
    Dated at
                             this
                                               day of
                                                                     19.
                                                            Complainant.
                        PARTICULARS OF ORDER.
Court:
Date of Order:
Full name of Defendant:
Address of Defendant (if known):
                   per week for the maintenance of the complainant per week for the maintenance of
Amount of order: $
    and $
    to be paid to the Clerk at
                                                   , the first payment to be
    made on the
                                    day of
                                                               , 19
                           due on the
Moneys unpaid: $
                                                      day of
    19
          , in respect of
                                weeks ending on the
                                                                          day
    ٥f
                          , 19
                          (Heading as in Form 10.)
                                                                     Form 18.
    REQUEST THAT AN ORDER BE MADE ENFORCEABLE OUTSIDE
                                THE STATE.
Collector of Maintenance for the State of Western Australia, do hereby request
that the Order made herein at
                                             in the State of
on the
                      day of
                                             , 19
                                                    , be made enforceable (in
the State of).
    The documents referred to in section 53 (1) of the above Act are attached
hereto.
    Dated at Perth this
                                           day of
                                                Collector of Maintenance.
To the Collector of Maintenance
    at
                          (Heading as in Form 10.)
                                                                    Form 19.
COLLECTOR'S CERTIFICATE IN RESPECT OF MAINTENANCE ORDER.
                                       of
in the State of Western Australia certify as follows:-
    1. I am the Collector of Maintenance for the State of Western Australia
under the provisions of the Married Persons and Children (Summary Relief)
Act, 1965.
    2. Attached to this certificate are three certified copies of a maintenance
order (and of an order (or orders) varying that maintenance order), particu-
lars of which are as follows:-
    3. The maintenance order, as now in operation, is presently enforceable
in the Summary Relief Court at
                                                             pursuant to the
provisions of the Married Persons and Children (Summary Relief) Act, 1965.
    4. The present effect of the maintenance order is to require the above-
named defendant to pay to
                                                        the sum of
per week for the maintenance of
                                                             and the sum of
          per week for the maintenance of
        There is now remaining due and unpaid under the maintenance order-
                              in respect of the period from
, being enforceable by imprisonment, and
        (a) the sum of
                                 not being enforceable by imprisonment.
        (b) the sum of
    6. The maintenance order is not presently enforceable in any State
Territory of the Commonwealth other than the State of Western Australia.
    Dated at Perth this
                               day of
                                                          19
                                                Collector of Maintenance.
To the Collector of Maintenance
at
```

Form 20.

(Heading as in Form 10.)

NOTICE OF REGISTRATION OF INTERSTATE OR OVERSEAS ORDER IN WESTERN AUSTRALIA.

To the abovenamed Defendant, of

WHEREAS an order was made against you in the court at in on the day of , 19 , whereby you were directed to pay for or towards the maintenance of

And whereas the order was registered in the Summary Relief Court at Perth on the day of ,19 , pursuant to the provisions of Part V of the Married Persons and Children (Summary Relief) Act, 1965.

And whereas a certified copy of that order has been served upon you with this notice:

Now take notice-

- (a) that the maintenance order has been so registered and is enforceable against you in the State of Western Australia under the provisions abovementioned;
- (b) that the amount stated hereunder was due and unpaid under the order on the date specified in relation thereto; and
- (c) that the amount due and unpaid under the order and all moneys becoming due and payable thereunder whilst the order is enforceable in Western Australia are payable to—

The Collector of Maintenance,

And further take notice that if the amount stated hereunder is not paid forthwith or you make default in payment of any moneys becoming due and payable under the order proceedings will be taken against you in the Summary Relief Court for your imprisonment by reason of your default.

Dated at Perth this

day of

, 19

Collector of Maintenance.

Date.	Particulars of Amount Due.	\$
	Arrears of Maintenance due under the Order to the date in the margin	
	Costs as fixed by the Court	
	Total due	

(Reverse.)

INDORSEMENT OF SERVICE.

	On the day of	19	at
Ι	served the within named by delivering to him personally—		
	(i) Certified copy of the said maintenance order		
	(ii) Duplicate copy of within notice.		
	Signature		
	Data		

Form 21. (Heading as in Form 10.) NOTICE OF APPLICATION UNDER SECTION 56 AND 73. WHEREAS an order was on the 19 day of Court at made in the whereby the abovenamed (1) in for or was ordered to pay an amount of per (2) and of towards the maintenance of And whereas the said order is now enforceable in Now therefore take notice that I (3) intend to apply to the Summary Relief Court at State of Western Australia on in the the day of in the noon for a provisional order that the said order be (4) on the ground that (5) Applicant. Filed in the Summary Relief Court at day of 19 Clerk of the Court. To the Collector of Maintenance, Perth and To the Collector of Maintenance at This notice is given by (1) Insert complainant or defendant, as the case may be. (2) Per week or as the case may be. (3) Full name of applicant. (4) Insert discharged, suspended, varied or revived, as the case may be. Where a variation is sought, add particulars of the variation sought. Where revival is sought set out particulars as to when and where order was suspended. (5) Set out grounds on which applicant relies for the relief sought. (To be filed in triplicate.) Form 22. (Heading as in Form 10.) NOTICE TO RESPONDENT OF APPLICATION FOR CONFIRMATION OF PROVISIONAL ORDER. To: of: WHEREAS a provisional order was on the application of the abovenamed made on the Court at day of in 19 , in the Whereby the maintenance order made on the Court at was in Now take notice that I the Collector of Maintenance for the State of Western Australia intend to apply to the Summary Relief Court at Perth on the the day of , 19 at in the noon for an order confirming the said provisional order and that if you wish to show cause why the said order should not be confirmed you should attend at the time and place aforesaid. Collector of Maintenance. Filed in the Summary Relief Court at Perth this day of , 19 Clerk of the Court. (Reverse) INDORSEMENT OF SERVICE. day of On the . 19 , at I served the within-named with the within summons by delivering a duplicate to him personally. (Signature) (Date)

Form 23.

(Heading as in Form 10.)

PROVISIONAL ORDER DISCHARGING, SUSPENDING, VARYING OR REVIVING MAINTENANCE ORDER.

application made by (or on behalf of) the abovenamed Complainant an order was made by the Court at against the Defendant for the payment of the amount of per towards the maintenance of the Complainant

and of

And whereas the Applicant being at present resident in the State of Western Australia has made application that the said order be discharged (suspended,

varied or revived): And the Applicant having this day of

, 19 , at , in the State of Western

Australia duly appeared before the Court and the Court being satisfied that
the requirements of section of the abovenamed Act relating to notice to
the Collector(s) have been complied with; and on cause being shown why the said maintenance order should be discharged (suspended, varied or revived) THE COURT DOTH ORDER that-

Given under my hand at Australia this

in the State of Western , 19 day of

Magistrate.

This Order is provisional only and has no force or effect unless and until confirmed by a competent court in the country in which the defendant resides or to which he is proceeding.

Form 24.

(Heading as in Form 10.)

SUMMONS TO SHOW CAUSE WHY A PROVISIONAL ORDER FOR MAINTENANCE SHOULD NOT BE CONFIRMED.

To the abovenamed Defendant, of.....

WHEREAS upon the application of the complainant a provisional order was made against you in (Court) on the at day of . 19 , under the provisions of for the payment of for or towards the maintenance of

And whereas a certified copy of the said order, together with the depositions of witnesses and a statement of the grounds on which the order could have been opposed have been received by the Collector of Maintenance for this State in accordance with the provisions of Part V of the Married Persons and Children (Summary Relief) Act, 1965:

These are therefore to require you to appear at the Summary Relief Court erth on the day of , 19 , at the at Perth on the hour of ten o'clock in the forenoon to show cause why the provisional order so made against you should not be confirmed.

Dated at Perth this

day of

, 19

Justice of the Peace. Clerk of Court.

(Reverse)

INDORSEMENT OF SERVICE.

On the day of . 19 , at I served the within-named

with the within summons by delivering a duplicate to him personally.

(Signature)

(Date)

Form 25.

(Heading as in Form 10.)

PROVISIONAL MAINTENANCE ORDER.

BE it remembered that on the day of 19, application was made to the Court for an order pursuant to the provisions of section 64 of the Married Persons and Children (Summary Relief) Act, 1965, directing the defendant to make payments for or towards the maintenance of the complainant and and having heard the application and it having been proved by the evidence on oath of the complainant (as well as other corroborative evidence)

- (a) that the defendant is the of the said (children);
- (b) that the defendant (cause of complaint) ; and
- (c) that the defendant is a person resident in (proceeding to) a reciprocating country within the meaning of Part IV of the said Act:

The Court doth order that the defendant pay to the Collector of Maintenance for the State of Western Australia (or to at) for the use and maintenance of the applicant and the said the weekly sum of , being in the opinion of the Court a reasonable amount, to be paid week by week.

Dated at

in the State of Western Australia this , 19 .

day of

Magistrate.

This Order is provisional only and has no force or effect unless and until confirmed by a competent court in the country in which the defendant resides or to which he is proceeding.

Form 26.

(Heading as in Form 10.)

STATEMENT OF GROUNDS ON WHICH MAKING OR ORDER COULD HAVE BEEN OPPOSED.

The grounds upon which the making of an Order might have been opposed if the said had been duly served with a summons and had appeared at the hearing:—

- 1. That the Court had no jurisdiction to make the Order.
- 2. That the matter of the complaint is not true.
- 3. That at the date of the Order there was no valid marriage subsisting between the Complainant and the Defendant.
- 4. That a decree of judicial separation or an Order having the effect of such a decree, was in force at the time of the hearing of the complaint.
- 5. That the Complainant and the Defendant were living apart by mutual consent and agreement.
- 6. That the Complainant had deserted the Defendant.
- 7. That the Complainant had committed adultery which had not been condoned, connived at, or by wilful neglect or misconduct conduced to by the Defendant.
- 3. That the Defendant had reasonable cause to leave the Complainant.
- That under a decree or order of a competent Court the Complainant was entitled to alimony, and such decree or order was being complied with.
- 10. That the Defendant had not sufficient means to maintain the Complainant, and, or alternatively, the child or children or, alternatively, was not in a position to pay the amount ordered.
- 11. That the child is or the children are over the age of 16 years.

Dated this

day of

, 19

Magistrate.

Form 27.

(Heading as in Form 10.)

ORDER CONFIRMING PROVISIONAL MAINTENANCE ORDER.

BE it remembered that on the day of , 19 by the complainant, application was made to (Court) residing at , that the defendant, of a residing at , that the defendant, of in the State of Western Australia, (Cause of complaint) and the complainant having applied to the said Court at for a provisional maintenance order against the defendant and a provisional order having been made that the defendant pay to for the use of the applicant the weekly sum of (and for the maintenance of each child

the weekly sum of) together with the sum of her costs in obtaining the said order:

And whereas pursuant to the provisions of the Married Persons and Children (Summary Relief) Act, 1965, the defendant was duly summoned to appear at the Summary Relief Court at Perth on the day of , 19 , to show cause why the said provisional order should not be confirmed:

And whereas the defendant has not shown cause (why the provisional order made herein should not be confirmed) (so much of the provisional order as relates to should not be confirmed). relates to

Now the Court, being satisfied (that the said provisional order should be confirmed) (that so much of the provisional order as relates to should be confirmed), DOTH HEREBY CONFIRM (the provisional order)

(so much of the provisional order as related to with a modification that the defendant do pay to the Collector of Maintenance

for Western Australia at Perth, the weekly sum of Australian Currency, being in respect of (and in respect of) the first of such weekly payments to be made on day next and the like sum of on successive week.

Given under my hand at Australia this

in the State of Western day of , 19

Magistrate.

Form 28.

(Heading as in Form 10.)

NOTICE OF CONFIRMATION OR DISCHARGE OF PROVISIONAL ORDER.

The provisional order for came before the Summary Relief Court at Perth, in the State of Western Australia, on the Australia, on the day of , 19 , for confirmation and after due inquiry the Court ordered (that the provisional order made in your Court on the day of , 19 , be confirmed) (that your Court on the , be confirmed) (that , 19 the provisional order made in your Court on the day of , be discharged on the ground that

Dated at Perth this

day of

Clerk of the Court.

To the Clerk of the Court at

Form 29.

).

(Heading as in Form 10.)

NOTICE REMITTING PROVISIONAL ORDER.

WHEREAS on the hearing of an application for confirmation of a provisional order for

the Summary Relief Court at Perth, in the State of Western Australia, on the day of , 19 , ordered that the provisional order be remitted to the Court that made the provisional order for the taking of further evidence:

Accordingly I remit the case to you and request that the Court that made the provisional order do take further evidence on the following matters:-(Set out matters on which evidence is required.)

and deal with the case according to law.

Dated at

this

day of

Clerk of the Court.

To the Clerk of the Court,

at

Form 30.

(Heading as in Form 10.)

NOTICE OF FURTHER HEARING.

To the abovenamed

of

And to the Collector of Maintenance

for Western Australia.

TAKE notice that certain depositions (which may be inspected by you at this office) have now been forwarded to this Court by the Court and that further consideration of the application for made confirmation of the provisional order for herein will be proceeded with in the Court at Perth on the day o'clock in the noon. , at the hour of , 19

Dated at

day of the

, 19 Clerk of the Court.

(Reverse.)

INDORSEMENT OF SERVICE.

, 19 day of , at On the I served the within-named with the within summons by delivering a duplicate to him personally.

(Signature) (Date)

Form 31.

(Heading as in Form 10.) NOTICE OF FURTHER HEARING.

To the abovenamed

of

TAKE notice that the provisional order for made 19 , on your applicain this Court on the day of tion has been remitted by the Court at with a request that further evidence be taken.

You are therefore required to appear before the Court at Perth, on the , 19 , at the hour of noon to give further evidence to the day of o'clock in the

Court touching the following matters:-

Dated at

this

day of

Clerk of the Court.

(Reverse)

INDORSEMENT OF SERVICE.

, 19 day of I served the within-named at On the y, at with the within summons by delivering a duplicate to him personally.

(Signature)

(Date)

(Heading as in Form 10.)

Form 32.

CERTIFICATE AS TO CONVERSION OF CURRENCY.

(Section 83 (2).)

Collector of Maintenance for the State of Western Australia do hereby certify that according to the information obtained by me from the (1)

the equivalent in Australian Currency on the (2) , of the amount specified in the order made herein ,19 , by the , 19

on the day of in namely (3)

on the basis of the telegraphic transfer rate of exchange was (4)

Dated at Perth the

day of

, 19

Collector.

Insert name of bank from which information was obtained.
 Insert date order is registered or confirmed in this State.
 State amount in overseas currency.
 State equivalent in Australian currency.

Form 33.

SUMMARY RELIEF COURT at Order for per week. First payment...../..../ Trust Order Disburse-ments Receipt or Trust Order No. Dr. Mainten-ance Cr. Receipts Date Balance

Second Schedule.

FEES.

									\$
1.	Any complaint								0.20
2.	Summons to a defendant				,				0.20
3.	Notice to a third party					•			0.20
4.	Summons to witness								0.20
5.	Certified copy of an order								0.40
6.	Search of central registry i	index		•					0.20
7.	Interlocutory application								0.40
8.	Filing any affidavit (not leavent)	being	an af	fidavit	verify	ing d	efault		0.20
9.	- •	 ler for Act)	enfoi 	cemen 	 t (oth 	er tha	n orde	ers	0.20
10.	Service of any summons of	or not	ice				•		0.40
11.	Mileage on service of summ 15c per mile, one way only	nons (or not	ce or	execut	ion of	warra	nt	
12.	Warrant under section 28.		•				•		0.40
13.	Execution thereof								0.80
14.	Recognisance for the peace	or goo	d beh	aviour					0.50
15 .	Certified copy Magistrate's	notes (of evid	ence p	er foli	o (of 7	2 word	ls)	0.10

GOVERNMENT RAILWAYS ACT, 1904-1965.

Office of the Commissioner of Railways, Perth, 3rd February, 1966.

HIS Excellency the Governor in Executive Council, acting in pursuance of the provisions of the Government Railways Act, 1904-1964, has been pleased to approve of the by-laws made under that Act by the Western Australian Government Railways Commission set forth in the Schedule hereunder.

J. B. HORRIGAN, Deputy Commissioner of Railways.

Schedule.

By-laws.

Principal by-law.

1. By-law No. 76 made pursuant to the Government Railways Act, 1904 (as amended) and published in the Government Gazette on the 24th June, 1921, and amended thereafter by notices published in the Government Gazette on the 8th August, 1952, and the 12th September, 1952, is in these by-laws referred to as the principal by-law.

Para. 11 amended.

- 2. Paragraph 11 of the principal by-law is amended-
 - (a) by susbtituting for subparagraph (a), the following subparagraph:—

(a) Single article of luggage	2	0	0.20
Each additional article	1	0	0.10
Maximum charge per passen- ger	5	0	0.50

and;

- (b) by adding after subparagraph (b), the following subparagraph:—
 - (c) The rates set forth in the first column to subparagraph (a) of this paragraph shall be applicable until the 14th February, 1966, and on and after that date the rates set forth in the second column in that subparagraph shall be applicable.