### APPENDIX I—

Forms

## M1

### Statement of Information for a Consent Order

M2

### General Heading of Proceedings

### M3

Certificate with Regard to Reconciliation

M4

Statement of Arrangements for Children

M5

Notice of Proceedings

### M6

Acknowledgment of Service

M7

Affidavit by Petitioner in Support of Petition

M8

Notice of Application for Decree Nisi to be made Absolute

M9

Certificate of Making Decree Nisi Absolute (Divorce)

## M10

Certificate of Making Decree Nisi Absolute (Nullity)

M11

Notice of Application for Ancillary Relief

M12

Notice of Application under Rule 2.45

## M13

Notice of Intention to Proceed with Application for Ancillary Relief Made in Petitioner Answer

## M14

Notice of Allegation in Proceedings for Ancillary Relief

### M15

Notice of Request for Periodical Payments Order at Same Rate as Order for Maintenance Pending Suit

M16

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M17

Judgment Summons

## M18

Notice of Appointment to Hear Representations Before Child is Committed to Care of Local Authority

M19

Originating Application on Ground of Failure to Provide Reasonable Maintenance

M20

Notice of Application Under Rule 3.1 or 3.2

M21

Originating Application for Alteration of Maintenance Agreement during Parties' Lifetime

M22

Originating Application for Alteration of Maintenance Agreement after Death of One of the Parties

M23

Originating Summons Under Section 17 of the Married Women's Property Act 1882 or Section I of the Matrimonial Homes Act 1967

M24

Notice to be Indorsed on Document Served in Accordance with Rule 9.3

M25

Ex Parte Originating Summons Under Section 13 of the Matrimonial and Family Proceedings Act 1984

M26

Originating Summons Under Section 12 of the Matrimonial and Family Proceedings Act 1984

M27

Originating Summons Under Section 24 of the Matrimonial and Family Proceedings Act 1984

### M28

Notice of Proceedings and Acknowledgment of Service

### M29

Declaration as to Marital Status Under Section 56(1)(a) of the Family Law Act 1986

M30

Declaration as to Parentage Under Section 56(1)(a) of the Family Law Act 1986

M31

Declaration as to Legitimacy or Legitimation Under Section 56(1)(b) and (2) of the Family Law Act 1986

## CHA1

Application for a Parental Responsibility Order

CHA2

Parental Responsibility Order

CHA3

Application for the appointment of a guardian

### CHA4

Order for the appointment of a guardian

CHA5

Application for the termination of an appointment of a guardian

CHA6

Order terminating the appointment of a guardian

## CHA7

Contact/Residence Order

## CHA8

Prohibited Steps Order

## CHA9

Specific Issue Order

### CHA10

Application for a Contact Order, Prohibited Steps Order, Residence Order or Specific Issue Order

### CHA10A

Respondent's Answer to Section 10 Application

## CHA10D

Section 10 Application made by Petitioner or Respondent in divorce proceedings

## CHA11

Application to change child's surname

## CHA11A

Application to remove child from the jurisdiction of the UK

CHA12

Order authorising change of child's surname/removal of child from the jurisdiction of the UK

## CHA13

Application for Financial Provision

## CHA13A

Respondent's Answer to Application for Financial Provision

CHA14

Statement of Means

### CHA15

Application for variation/discharge of an order for financial provision

### CHA16

Family Assistance Order

### CHA17

Application for authority to hold a child in secure accommodation

### CHA18

Order authorising child to be held in secure accommodation

## CHA19

Application for a care/supervision Order

## CHA20

Order for the care/supervision of a child

### CHA21

Application for contact with a child in care

## CHA22

Order allowing contact with a child in care

## CHA23

Application for permission to refuse contact with a child in care

## CHA24

Order refusing contact with a child in care

## CHA25

Application for an Education Supervision Order

CHA26

Education Supervision Order

### CHA27

Interim Care/Supervision Order

## CHA28

Application to discharge Care/Supervision Order, vary Supervision Order or substitute Supervision Order for a Care Order

### CHA29

Order discharging Care/Supervision Order, varying Supervision Order or substituting Supervision Order for a Care Order

## CHA30

Order making or refusing the appointment of a guardian ad litem

## CHA31

Order making or refusing the appointment of a solicitor

### CHA32

Application for a Child Assessment Order

### CHA33

### Child Assessment Order

## CHA34

Application for an Emergency Protection Order

## CHA35

**Emergency Protection Order** 

## CHA36

Application to vary Emergency Protection Order directions

## CHA37

Order varying Emergency Protection Order directions

## CHA38

Application to extend Emergency Protection Order

## CHA39

Order extending an Emergency Protection Order

CHA40

Application to discharge an Emergency Protection Order

CHA41

Order discharging an Emergency Protection Order

### CHA42

Order authorising search for another child

CHA43

Application for a Warrant under Section 48

## CHA44

Warrant under Section 48

## CHA45

Application for Recovery Order

CHA46

Recovery Order

## CHA47

Order that a child attend proceedings

## CHA47A

Order to a person to bring a child to court

## CHA48

Order to a person to disclose whereabouts of a child

### CHA49

Application to further extend a Supervision Order

## CHA50

Order further extending a Supervision Order

## CHA51

Application extending an Education Supervision Order

## CHA52

Order extending an Education Supervision Order

### CHA53

Application discharging an Education Supervision Order

CHA54

Order discharging an Education Supervision Order

### CHA55

Application to vary or discharge certain order or directions

## CHA56

General Order Form

## CHA57

Refusal of Order

## CHA58

## Application for Reconsideration of Refusal to Transfer

## CHA59

## Form for the disclosure of addresses

Signature Explanatory Note

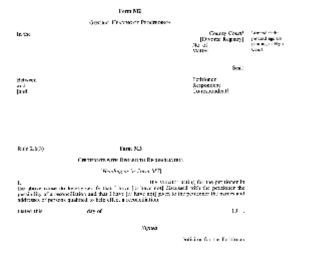
## Form M1.

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## Form M2

GENERAL HEADING OF PROCEEDINGS





## Form M3

## CERTIFICATE WITH REGARD TO RECONCILIATION

Rule 2.6(3)

Form M3

#### CERTIFICATE WITH REGARD TO RECONCILIATION

[Heading as in Form M2]

I, the solicitor acting for the petitioner in the above cause do hereby certify that I have [or have not] discussed with the petitioner the possibility of a reconciliation and that I have [or have not] given to the petitioner the names and addresses of persons qualified to help effect a reconciliation.

day of

Dated this

19 .

Signed

Solicitor for the Petitioner

Rule 2.2(2)

## Form M4

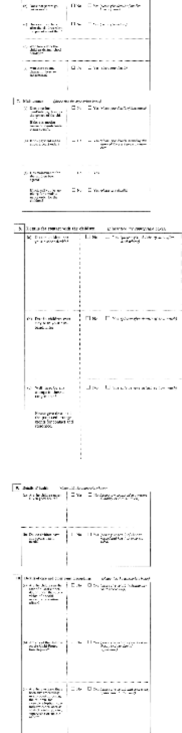
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Date:	
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Address for service:

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Rule 2.24(3)

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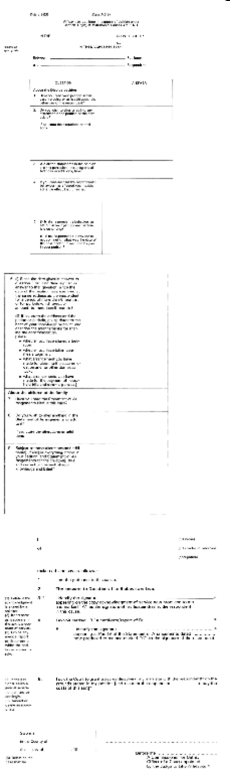
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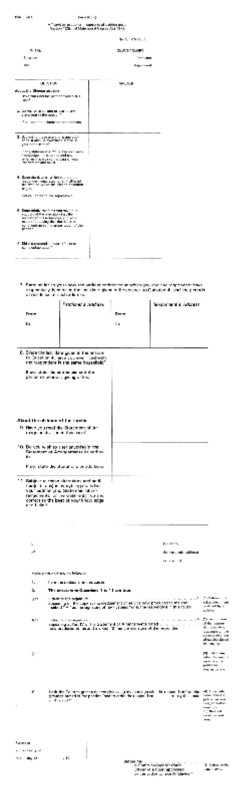
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## Form M7(b)

Rule 2.24(3)



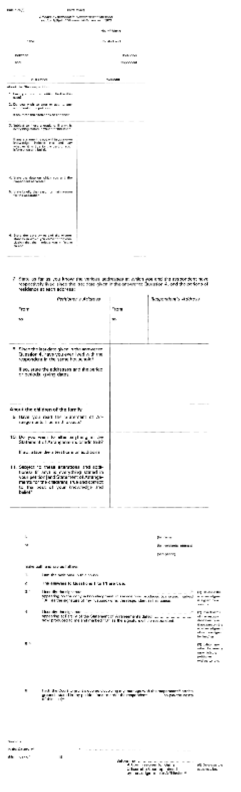
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Rule 2.24(3)



Form M7(e)

Rule 2.49(1)

## Form M8

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#### Form M8

NOTICE OF APPLICATION FOR DECREE NISI TO BE MADE ABSOLUTE

[Heading as in Form M2]

TAKE NOTICE THAT the petitioner [or respondent] applies for the decree nisi pronounced in<br/>his [her] favour on theday of19Dated thisday of19.

Signed

[Solicitor for the] Petitioner [or Respondent]

Sea]

Rule 2.51(2)

## Form M9

Rule 2.51(2)

#### Form M9

CERTIFICATE OF MAXING DECREE NEW ABSOLUTE (DIVORCE)

[Heading as in Form M2]

Note: Divorce affects inheritance under a will, Where a will has already been made by either party to the marriage then, by virtue of section 18A of the Wills Act 1837, from the above date on which the decree was made absolute:-

 (a) any appointment of the former spouse as an executor or trustee is treated as if omitted; and

(b) any gift in the will to the former spouse lapses;

unless a contrary intention appears in the will.

Rule 2.51(2)

## Form M10

(Scal)

#### Rule 2.51(2)

Form M10 CERTERATE OF MARINO DECREE NISI ABSOLUTE (NULLITY)

[Heading as in Form M2]

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unless a contrary intention appears in the will,

Rule 2.53(2) and (3)

## Form M11

Rule 2.53(2) and (3)

### Form M11 NOTICE OF APPECATION FOR ANCILLARY RELIEF

[Heading as in Form M2]

TAKE NOTICE THAT the petitioner [or respondent] inlends to apply to the Court for [here set out the auctilary rehef claimed, mainty the terms of any agreement as to the order which the court is to be asked to make and, in the case of an application for a property adjustment order or an avoidance of dispession order, stating briefly the nature of the adjustment proposed or the disposition to he set aside].

<ul> <li>Notice will be given to you of</li> </ul>	The place and time fixed for the hearing of the app	lication <i>Jor</i> The
application will be heard by	the district judge in chambers at	00
day, the	day of	19 , at
o'clock].		

[Unless the panties are agreed upon the terms of the proposed order,

or the application is for a variation order, add: TAKE NOTICE ALSO Then you must send to the district judge, so as to reach him within 14 TAKE NOTICE ALSO TAKE you must send to the district plage, so as to reach thin within 14 days after you receive this notice, an alfidavit giving full particulars of your property and income. You must at the same time send a copy of your alfidavit to the facilitation for the applicant. A standard form of alfidavit may be obtained from the court office. If you wish to allege that the petitioner has property or income, you should say so in your official.

affidavitl.

Dated this		day of					1	9			
	Signed	-			_						

[Solicitor for the] Respondent [ov Petitioner]

Rule 2.45

## Form M12

Rule 2.45

Form M12 Notice of Application under Rule 2.45

[Heading as in Form M2]

TAKE NOTICE THAT the respondent applies to the Court under section 10(2) of the Matrimonial Causes Act 1973 for the Court to consider the financial position of the respondent after the divorce.

The application will be heard on a date to be fixed [or, if in the case of an application made after a decree nisi, a date has been fixed by the district judge in chambers at on day, the day of 19, at

o'clock].

[Unless the petitioner has already filed an affidavit in connection with an application for ancillary relief under rule 2.58(2):

TAKE NOTICE ALSO THAT you must send to the district judge, so as to reach him within 14 days after you receive this notice, an affidavit giving full particulars of your property and income. You must at the same time send a copy of your affidavit to the [solicitor for the] respondent. A standard form of affidavit may be obtained from the court office. If you wish to allege that the petitioner has property or income, you should say so in your affidavit process.

affidavit].

Dated this		day of	19

[Solicitor for the] Respondent

Signed

Rule 2.58(1)

## Form M13

#### Rule 2.58(1)

#### Form M13

NOTICE OF INTENTION TO PROCEED WITH APPLICATION FOR ANCILLARY RELIEF MADE IN PETITION OR ANSWER

#### [Heading as in Form M2]

The petitioner [or respondent] having applied in his [her] petition [or answer] for [here set out the ancillary relief claimed and intended to be proceeded with, stating the terms of any agreement as to the order which the court is to be asked to make.]

[Add where applicable TAKE NOTICE THAT the application will be heard by the district judge in chambers at on day, the day 19 , at o'clock]. of

[TAKE NOTICE [ALSO] THAT [continue as in third paragraph of Form M11]] 19 . Dated this day of Signed

[Solicitor for the] Petitioner [or Respondent]

Rule 2.60

## Form M14

Rule 2.60

#### Form M14

#### NOTICE OF ALLEGATION IN PROCEEDINGS FOR ANCILLARY RELIEF

[Heading as in Form M2]

TAKE NOTICE THAT this affidavit has been filed in proceedings for [state nature of application] and that if you wish to be heard on any matter affecting you in the proceedings you may intervene by applying to the Court, within eight days after you receive this notice, inclusive of the day of reccipt, for directions as to the filing and service of pleadings and as to the further conduct of the proceedings.

	Dated this	day of	19.
har			

Issued by [Solicitor for the] [or Respondent]

Rule 2.67(2)

## Form M15

Rule 2.67(2)

Form M15

NOTICE OF REQUEST FOR PERIODICAL PAYMENTS ORDER AT SAME RATE AS ORDER FOR MAINTENANCE PENDING SOLT [Heading as in Form M2]

of TO

The petitioner [or respondent] having on the dey of 19, obtained an order for payment by you of maintenance pending suit at the rate of

AND the petitioner [or respondent] having applied in his [her] petition. [or answer] for a periodical payments order for himself [or herself], TAKE NOTICE Titler the petitioner [or respondent] has requested the Court to make a periodical payments order for himself [or herself] providing for payments by you at the same rate as these mentioned above.

AND TAKE NOTICE That if you object to the making of such a periodical payments order, you nust give notice to that effect to the distinct judge and the petitioner [w respondent] within 14 days after service of this notice on you, and if you do not do so, the district judge may make such a periodical payments order without further notice to you.

Dated this day of

19 District Judge

Rule 7.4(3)

## Form M16

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Rule 7.4(5)

## Form M17

#### Rule 7.4(5)

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Form 2017

[Mailing et al. New H/4] [Interface of the second second

Dated this day of e

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[The judgment creducits solicitor is

## Form M18

#### Form M18

#### NOTICE OF APPOINTMENT TO HEAR REPRESENTATIONS BUTORE COULD IS COMMITTED TO CARE OF LOCAL AUTHORITY [Heading as in Form M2]

то

TAKE NOTICE THAT if you wish to make representation before an order is made committing council, you should attend on the day of to the care of the before at such order will be made and proceedings taken as the judge thinks fit.

Note: Where a local authority to whose care a child is committed wish to ask for a financial provision order in favour of the child, they must, within seven days after receiving this nutice, file an atfidavit as to the property and uccource of the perty against whom the order is sought and must at the same time series him a copy of the afidavit. Within four days after receiving the local authority's affidavit the party against whom the order is sought may file an affidavit in reply and, if he does so, he must send a copy of his affidavit to the local authority.

Dated this	day of	19 .
	-	District Judge

Rule 3.1

## Form M19



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## Form M20

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	Dated this	dire of	e Denia Juže
To the Respondent			
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Rule 3.2(1)

## Form M21

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Rule 3.3(1)

## Form M22

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Rule 3.6(1)

## Form M23

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Rule 9.3(2)

## Form M24

Rule 9.3(2)

### Form M24

## NOTICE TO BE INDORSED ON DOCUMENT SERVED IN ACCORDANCE WITH RULE 9.3

То

TAKE NOTICE THAT the contents of purport of this document are to be communicated to the respondent [or as the case may be], the said , if he is over 16 [add, if the person to be served is by reason of mental disorder within the meaning of the Mental Health Act 1983 incapable of managing and administering his property and affairs: unless you are satisfied [after consultation with the responsible medical officer within the meaning of the Mental Health Act 1983 or, if the said is not liable to be detained or subject to guardianship under that Act, his medical attendant]\* that communication will be detrimental to his mental condition].

\*Delete these words if the document is served on the responsible medical officer or medical attendant.

Rule 3.17(1)

## Form M25

Rule 3.17(1)

### Form M25

EX PARTE ORIGINATING SUMMONS UNDER SECTION 13 OF THE MATRIMONIAL AND FAMILY PROCEEDINGS ACT 1984

In the High Court of Justice Family Division

In the matter of an Application under section 13 of the Matrimunial and Family Proceedings Act 1984

Let all the parties concerned attend before a judge of the Family Division in chambers at the Royal Courts of Justice, Strand, London WC2A 2LL on day, the day of 19, at o'clock on the hearing of an application by that leave be granted to the said to make an application for an order for financial relief under Part III of the Matrimonial and Family Proceedings Act 1984.

Dated this day of 19 . This summons was taken out by [Solicitor for] the above-named applicant whose address is

Rule 3.18(1)

## Form M26

Rule 3.18(1)

Form M26

ORIGINATING SUMMONS UNDER SECTION 12 OF THE MATRIMONIAL AND FAMILY PROCEEDINGS ACT 1984

In the High Court of Justice Family Division

In the Matter of Application under section 12 of the Matrimonial and Family Proceedings Act 1984

Between and

Let

Applicant Respondent

of

attend before a judge of the Family Division in chambers at the Royal Courts of Justice, Strand, London WC2A 2LL on a date to be fixed on the hearing of an application by for the following relief, namely:

Dated this day of 19 . This summons was taken out by [Solicitor for] the above-named application whose address is

Rule 3.19(1)

## Form M27

Applicant Respondent

Rule 3.19(1)

Form 9427

Originating Summons under Section 24 of the Matrimonial and Family Proceedings Act 1984

In the High Court of Justice Family Division

In the Matter of Application under section 24 of the Matrimonial and Family Proceedings Act 1984

Between and

.

Let of attend before a judge of the Family Division in chambers at the Royal Courts of Justice. Strand, London WC2A 2LL on a date to be fixed on the hearing of an application by

that the court shall make an order restraining from making any disposition or transferring nut of the jurisdiction or otherwise dealing with any property with inteot to defeat a claim for financial relief by the applicant under Part III of the Matrimonual and Family Proceedings Act 1984.

Dated this day of 19. This summons was taken out by [Solicitor for] the above-named application whose address is

Rule 3.18(2) and 3.19(2)

## Form M28

Bute 3.16(2) and 3.19(2) Barn M28

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In the High Court of Justice Family Dictaire

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## Form M29

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Rule 3.13

## Form M30

Rule 3.13

#### Form M30

# Declaration As To Parentage Under Section 56(1)(a) Of The Family Law Act 1986

#### (Heading as in matter)

Under the petition of *(the petitioner)* and upon hearing *(the petitioner)* and upon hearing *(the petitioner)* and upon hearing *(the respondent)*: It is declared that *(the parent of the petitioner)* is [or was] the parent of the said , the petitioner.

Dated

Rule 3.14

## Form M31

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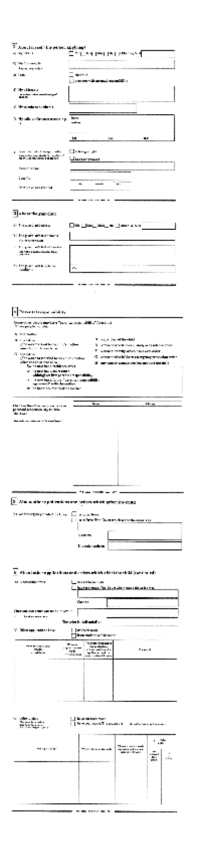
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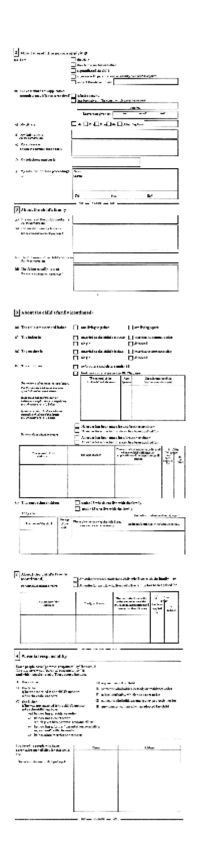
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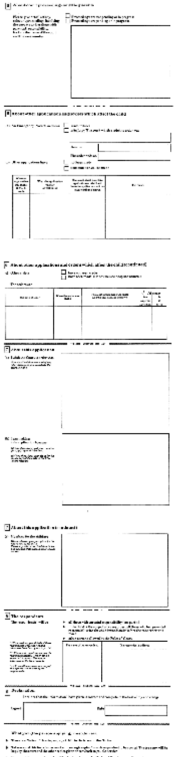
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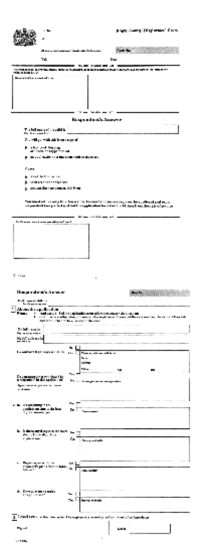
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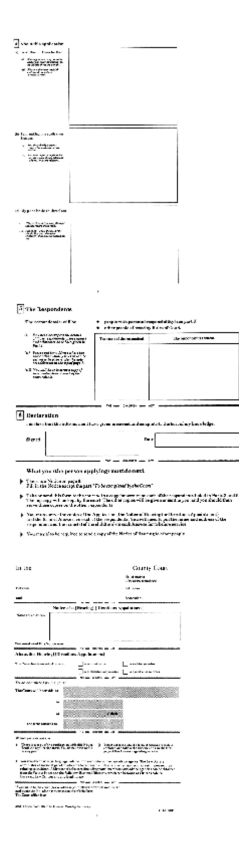


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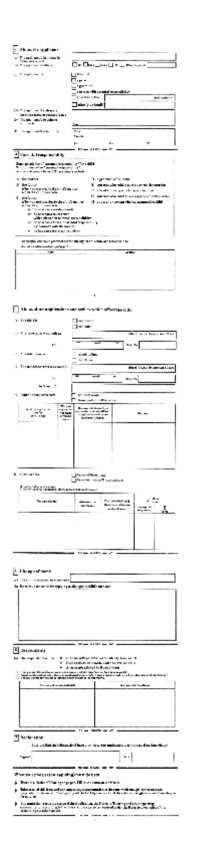
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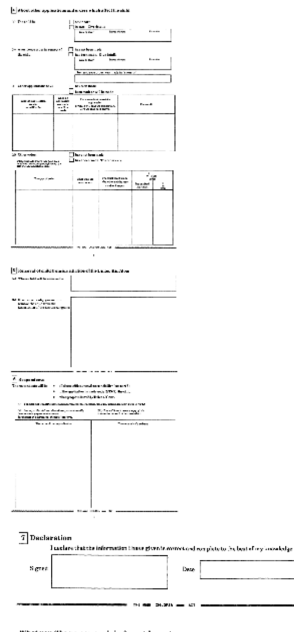
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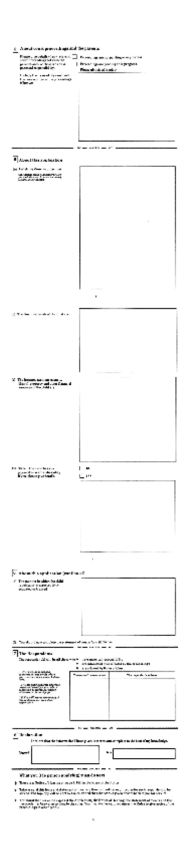
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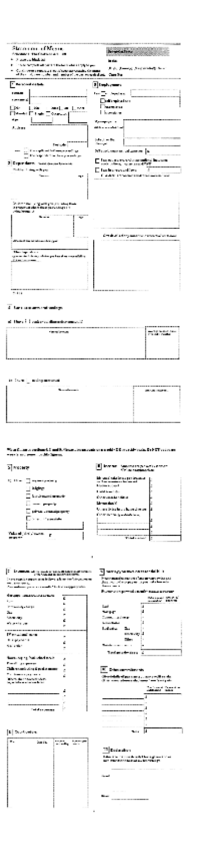
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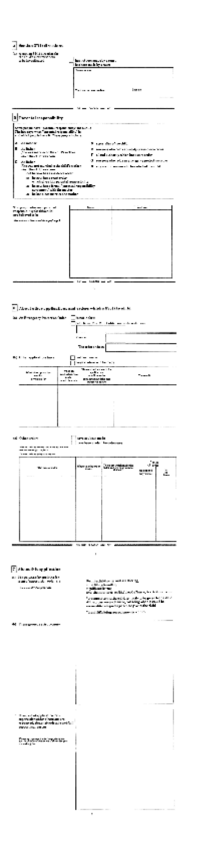
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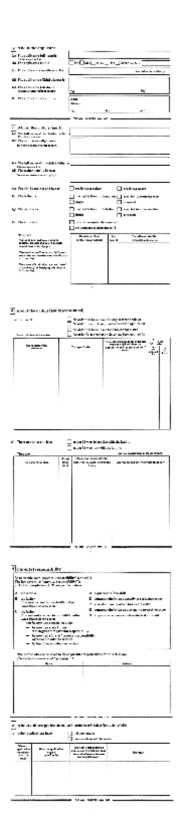
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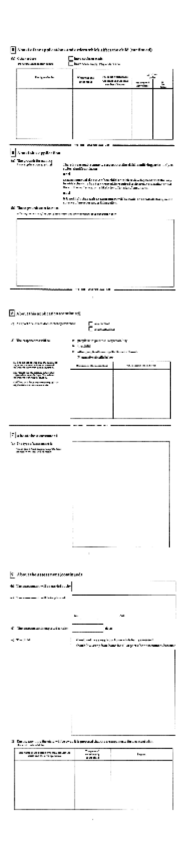
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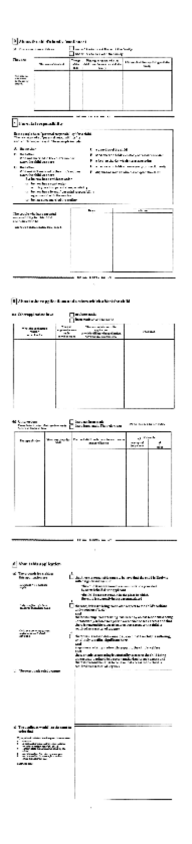
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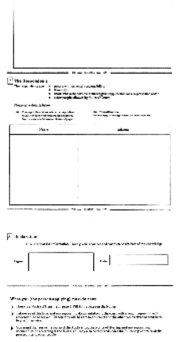
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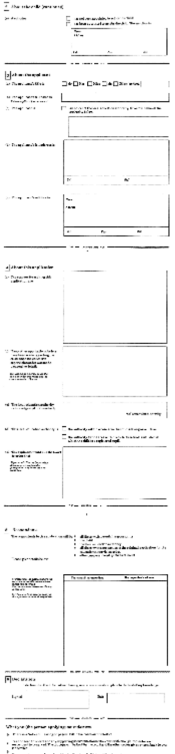
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#### **APPENDIX 2**

#### CONTENTS OF PETITION

(Unless otherwise directed under rule 2.3)

- 1. Every petition other than a petition under rules 3.12, 3.13, 3.14 or 3.15 shall state—
  - (a) the names of the parties to the marriage and the date and place of the marriage;
  - (b) the last address at which the parties to the marriage have lived together as husband and wife;
  - (c) where it is alleged that the court has jurisdiction based on domicile—
    - (i) the country in which the petitioner is domiciled, and
    - (ii) if that country is not England and Wales, the country in which the respondent is domiciled;
  - (d) where it is alleged that the court has jurisdiction based on habitual residence—
    - (i) the country in which the petitioner has been habitually resident throughout the period of one year ending with the date of the presentation of the petition, or
    - (ii) if the petitioner has not been habitually resident in England and Wales, the country in which the respondent has been habitually resident during that period, with details in either case, including the addresses of the places of residence and the length of residence at each place;
  - (e) the occupation and residence of the petitioner and the respondent;
  - (f) whether there are any living children of the family and, if so-
    - (i) the number of such children and the full names (including surname) of each and his date of birth or (if it be the case) that he is over 18, and
    - (ii) in the case of each minor child over the age of 16, whether he is receiving instruction at an educational establishment or undergoing training for a trade, profession or vocation;
  - (g) whether (to the knowledge of the petitioner in the case of a husband's petition), any other child now living has been born to the wife during the marriage and, if so, the full names (including surname) of the child and his date of birth or, if it be the case, that he is over 18;
  - (h) if it be the case, that there is a dispute whether a living child is a child of the family;
  - (i) whether or not there are or have been any other proceedings in any court in England and Wales or elsewhere with reference to the marriage or to any child of the family or between the petitioner and the respondent with reference to any property of either or both of them and, if so—
    - (i) the nature of the proceedings,
    - (ii) the date and effect of any decree or order, and
    - (iii) in the case of proceedings with reference to the marriage, whether there has been any resumption of cohabitation since the making of the decree or order;
  - (j) whether there are any proceedings continuing in any country outside England and Wales which relate to the marriage or are capable of affecting its validity or subsistence and, if so—
    - (i) particulars of the proceedings, including the court in or tribunal or authority before which they were begun,
    - (ii) the date when they were begun,
    - (iii) the names of the parties,

- (iv) the date or expected date of any trial in the proceedings, and
- (v) such other facts as may be relevant to the question whether the proceedings on the petition should be stayed under Schedule 1 to the Domicile and Matrimonial Proceedings Act 1973(1);

and such proceedings shall include any which are not instituted in a court of law in that country, if they are instituted before a tribunal or other authority having power under the law having effect there to determine questions of status, and shall be treated as continuing if they have been begun and have not been finally disposed of,

- (k) where the fact on which the petition is based is five years' separation, whether any, and if so what, agreement or arrangement has been made or is proposed to be made between the parties for the support of the respondent or, as the case may be, the petitioner or any child of the family;
- (l) in the case of a petition for divorce, that the marriage has broken down irretrievably;
- (m) the fact alleged by the petitioner for the purposes of section 1(2) of the Act of 1973(2) or, where the petition is not for divorce or judicial separation, the ground on which relief is sought, together in any case with brief particulars of the individual facts relied on but not the evidence by which they are to be proved;
- (n) any further or other information required by such of the following paragraphs and by rule 3.11 as may be applicable.

**2.** A petition for a decree of nullity under section 12(e) or (f) of the Act of 1973 shall state whether the petitioner was at the time of the marriage ignorant of the facts alleged.

- 3. A petition for a decree of presumption of death and dissolution of marriage shall state:—
  - (a) the last place at which the parties to the marriage cohabited;
  - (b) the circumstances in which the parties ceased to cohabit;
  - (c) the date when and the place where the respondent was last seen or heard of; and
  - (d) the steps which have been taken to trace the respondent.
- 4. Every petition shall conclude with:
  - (a) a prayer setting out particulars of the relief claimed, including any application for an order under any provision of Part I or Part II of the Children Act 1989(3) with respect to a child of the family, any claim for costs and any application for ancillary relief which it is intended to claim;
  - (b) the names and addresses of the persons who are to be served with the petition, indicating if any of them is a person under disability;
  - (c) the petitioner's address for service, which, where the petitioner sues by a solicitor, shall be the solicitor's name or firm and address. Where the petitioner, although suing in person, is receiving legal advice from a solicitor, the solicitor's name or firm and address may be given as the address for service if he agrees. In any other case, the petitioner's address for service shall be the address of any place in England or Wales to which documents for the petitioner may be delivered or sent.

<sup>(1) 1973</sup> c. 45, as amended by 1981 c. 24.

<sup>(</sup>**2**) 1973 c. 18.

<sup>(</sup>**3**) 1989 c. 41.

#### APPENDIX 3

Rules 4.4 and 4.7

#### NOTICES AND RESPONDENTS

(i) Provision under which proceedings brought	(ii) Minimum number of days prior to hearing or directions appointment for service under rule 4.4(1)(b)	(iii) Persons to whom notice is to be given	(iv) Respondents
All applications	See separate entries below.	Subject to separate entries below— local authority providing accomodation for the child; in the case of proceedings brought in respect of a child who is alleged to be staying in a refuge which is certificated under section 51(1) or (2), the person who is providing the refuge.	Subject to separate entries below— persons who are caring for the child at the time when the proceedings are commenced; every person whom the applicant believes to have parental responsibility responsibility for the child; where the child is the subject of a care order, every person whom the applicant believes to have had parental responsibility immediately prior to the making of the care order; in the case of an application to extend, vary or discharge an order, the parties to the proceedings leading to the order which it is sought to have extended, varied or discharged; in the case of specified proceedings, the child.
Section 8.	21 days.	As for "all applications" above, and: 107	As for "all applications" above.

(i) Provision under which proceedings brought	(ii) Minimum number of days prior to hearing or directions appointment for service under rule 4.4(1)(b)	(iii) Persons to whom notice is to be given	(iv) Respondents
		<ul> <li>in the case of an application for a section 8 order, every person whom the applicant believes— <ul> <li>(i) to be named in a court order with respect to the same child, which has not ceased to have effect.</li> <li>(ii) to be a party to pending proceedings in respect of the same child, or</li> <li>(iii) to be a person with whom the child has lived for at least 3 years prior to the application, unless, in a case to which (i) or (ii) applies, the applicant believes that the court order or pending proceedings are not relevant to the application.</li> </ul> </li> </ul>	
Section 4(1)(a), 4(3), 5(1), 6(7), 13(1), 16(6), 33(7), Schedule 1, paragraph 19(1) of Schedule 2, or paragraph 11(3) or 16(5) of Schedule 14.	14 days.	As for "all applications" above, and: in the case of an application under paragraph 19(1) of Schedule 2, the parties to the proceedings leading to the care order; in the case of an application under	As for all applications above, and: in the case of proceedings under Schedule 1, those persons whom the applicant believes to be interested in or affected by the proceedings; in the case of an application under

(i) Provision under which proceedings brought	(ii) Minimum number of days prior to hearing or directions appointment for service under rule 4.4(1)(b)	(iii) Persons to whom notice is to be given	(iv) Respondents
		section 5(1), the father of the child if he does not have parental responsibility.	paragraph 11(3)(b) or 16(5) of Schedule 14, any person, other than the child, named in the order or directions which it is sought to discharge or vary.
Section 36(1), 39(1), 39(2), 39(3), 39(4), 43(1), or paragraph	7 days.	As for "all applications" above, and:	As for "all applications" above, and:
6(3), 15(2) or 17(1) of Schedule 3.		<ul> <li>in the case of an application for an order under section 43(1)—</li> <li>(i) every person whom the applicant believes to be a parent of the child.</li> <li>(ii) every person whom the applicant believes to be caring for the child,</li> <li>(iii) every person in whose favour a contact order is in force with respect to the child, and</li> <li>(iv) every person who is allowed to have contact with the child by virtue of an order under section 34.</li> </ul>	in the case of an application under section 39(2) or (3), the supervisor; in the case of proceedings under paragraph 17(1) of Schedule 3, the local education authority concerned; in the case of proceedings under section 36 or paragraph 15(2) or 17(1) of Schedule 3, the child.
Section 31, 34(2), 34(3), 34(4), 34(9) or 38(8)(b).	3 days.	As for "all applications" above, and:	As for "all applications" above, and:
		100	in the case of an application under

(i) Provision under which proceedings brought	(ii) Minimum number of days prior to hearing or directions appointment for service under rule 4.4(1)(b)	(iii) Persons to whom notice is to be given	(iv) Respondents
		<ul> <li>in the case of an application under section 31—</li> <li>(i) every person whom the applicant believes to be a party to pending relevant proceedings in respect of the same child, and</li> <li>(ii) every person whom the applicant believes to be a parent without parental responsibility for the child.</li> </ul>	section 34, the person whose contact with the child is the subject of the application.
Section 43(12).	2 days.	Those of the persons referred to in section 43(11)(a) to (e) who were not party to the application for the order which it is sought to have varied or discharged.	As for "all applications" above.
Section 25, 44(1), 44(9)(b), 45(4), 45(8), 46(7), 48(9) or 50(1).	1 day.	As for "all applications" above, and:	As for "all applications" above, and:
		in the case of an application under section 44(1), every person whom the applicant believes to be a child;	<ul> <li>in the case of an application under section 44(9)(b)</li> <li>(i) the parties to the application for the order in respect of</li> </ul>
		in the case of an application under section 44(9)(b)— (i) the local authority in whose area the	<ul><li>which it is sought to vary the directions;</li><li>(ii) any person who was caring for the child prior to</li></ul>

(i) Provision under	(ii) Minimum number	(iii) Persons to whom notice is to be given		(iv) Respondents	
which proceedings brought	of days prior to hearing or directions appointment for service under rule 4.4(1)(b)				
		(ii)	child is living, and any person whom the applicant believes to be affected by the direction which it is sought to have varied.	appl secti pers appl have have resp takin	the making of the order; and any person whose contact with the child is affected by the direction which it is sought to have varied; the case of an ication under ion 50, the on whom the icant alleges to e effected or to be been or to be onsible for the ng or keeping of child.