Status: This is the original version (as it was originally made).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

SCHEDULE 2

Amendments to the Insolvency Rules 1986 Individual insolvency

Rule 6.9A (Court in which creditor's bankruptcy petition to be presented)

- **3.**—(1) Rule 6.9A(1) is amended as follows.
- (2) In paragraph (1)(b) for "the Central London County Court" substitute "the County Court at Central London".
- (3) In paragraphs (3), (4) and (5) after "the debtor's own county court" in each place where it occurs insert "hearing centre".
- (4) In paragraphs (4)(a) and (b) for "the county court for the insolvency district" substitute "the county court hearing centre which serves the insolvency district".
- (5) In paragraphs (6) after "court" in each place where it occurs insert "or county court hearing centre".
- (6) In paragraph (7) after "court" insert "and, where the court is the county court, the appropriate county court hearing centre".

1

⁽¹⁾ Rule 6.9A was inserted by S.I. 2010/686 and was substituted by S.I. 2011/785.