NORTHERN TERRITORY OF AUSTRALIA

LOCAL COURT AMENDMENT (ORIGINATING APPLICATION) RULES 2005

Regulations No. 33 of 2005	_

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Regulations No. 33 of 2005*	

Local Court Amendment (Originating Application) Rules 2005

I, HUGH BURTON BRADLEY, the Chief Magistrate, pursuant to section 21 of the *Local Court Act*, make the following rules.

Dated 28 July 2005.

H. BRADLEY Chief Magistrate

^{*} Notified in the Northern Territory Government Gazette on 12 October 2005.

1. Citation

These Rules may be cited as the *Local Court Amendment (Originating Application) Rules 2005*.

2. Principal Rules amended

These Rules amend the Local Court Rules.

3. Amendment of rule 7.08 (Form of originating application between parties)

(1) Rule 7.08(1) –

omit

An

substitute

Subject to rule 7.15, an

(2) Rule 7.08(1)(a) to (f), at the end –

insert

and

4. Amendment of rule 7.14 (Hearing of originating application in proceeding with no respondent)

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Rule 7.14(1), after "application" –
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insert

referred to in rule 7.13

5. New rule 7.15

After rule 7.14 in Part 7 –

insert

7.15 Originating application between parties when early hearing required

(1) This rule applies if an Act, subordinate legislation or practice direction requires the Court, on the filing of an originating application between parties, to fix a date for the hearing of the proceeding.

- (2) The originating application –
- (a) must be in accordance with Form 7F; and
- (b) must contain all the information referred to in rule 7.08(1)(a) to (g); and
- (c) may contain the information referred to in rule 7.08(2); and
- (d) may be accompanied by a supporting affidavit if required.
- (3) A Registrar must fix a date, time and place for the hearing and mark them on the application.
- (4) Unless the Court orders otherwise, as soon as practicable after filing the originating application and not later than 2 days before the date fixed for the hearing, the applicant must serve personally on each respondent the following documents:
 - (a) the originating application;
 - (b) any supporting affidavit;
 - (c) a notice of intention to appear, in accordance with Form 7D.
- (5) As soon as practicable after being served with the originating application and before the hearing, each respondent
 - (a) must file and serve on the applicant a notice of intention to appear, in accordance with Form 7D, that must contain the information referred to in rule 7.11(2) and may contain the information referred to in rule 7.11(3); and
 - (b) may file and serve on the applicant an affidavit in response to the facts, matters and circumstances specified in the originating application and any supporting affidavit.

6. Amendment of rule 11.02 (Affidavit or declaration required)

(1)	Rule 11.02(a), at the end –		
	insert		
	or		

(2) Rule 11.02(b)(i), at the end –

insert

and

(3)	Rule 11.02(b)(ii) and ((iii) –				
	omit					
	less					
	substitute					
	more					
7.	Amendment of Scheo	Amendment of Schedule 1				
	Schedule 1, after Form	n 7E –				
	insert					
		FORM 7F	D 1 7 15(2)()			
			Rule 7.15(2)(a)			
		APPLICATION BETWEEN ARLY HEARING REQUIR	·-			
	HE LOCAL COURT VENUE]	Claim No.				
BETWEEN		[FULL NAME]	Applicant			
		and				
		[FULL NAME]	Respondent			
TO T	HE COURT					
The a	pplicant applies to the C	Court for the following orders o	or relief:			
[brief	statement of orders or i	relief applied for]				
* The	applicant relies on [ide	ntify specific provision of legis	lation]			
The fa	acts, matters and circum	stances supporting this applica	ation are:			
[suffic	cient particulars to supp	oort the application]				
		[signature of applicant or legal practitioner]			

The application will be heard by the Court at [address of Court] at a.m./p.m. on or as soon afterwards as the business of the Court allows.

TO THE RESPONDENT

This proceeding has been commenced against you by the applicant who has applied to the Court for the orders or relief referred to above.

IF YOU INTEND TO APPEAR before the Court in respect of this proceeding YOU MUST, AS SOON AS PRACTICABLE BEFORE THE DATE FIXED FOR THE HEARING –

- (a) file with a Registrar of the Local Court at [venue] a notice of intention to appear; and
- (b) serve a copy of the notice on the applicant.

YOU MAY ALSO FILE AND SERVE an affidavit in response to the facts, matters and circumstances specified in the originating application and any supporting affidavit.

IF YOU DO NOT appear at the hearing, the applicant may obtain the orders or relief sought without further notice.

Filed:

Registrar

Do not ignore this notice. If you do not understand this notice or need help contact a Registrar of the Local Court, a legal practitioner or your local legal aid office.

- 1. This originating application was filed
 - *by the applicant in person.
 - *for the applicant by [name of applicant's legal practitioner] of [name of firm], legal practitioner(s), of [business address in Australia including telephone, facsimile and reference numbers. If the legal practitioner is the agent of another legal practitioner, also insert the name of the principal's firm and business address including telephone, facsimile and reference numbers.]
- 2. The address of the applicant is –

- 3. The address for service of the applicant is [If the applicant acts in person the address in 2. If the applicant is represented by a legal practitioner the address in 1.]
- 4. The address of the respondent is –

* Delete if inapplicable.	
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WHAT TO DO WHEN YOU GET THIS ORIGINATING APPLICATION

The person called the applicant has commenced a proceeding against you in the Court.

YOU MUST, AS SOON AS PRACTICABLE BEFORE THE DATE FIXED FOR THE HEARING, fill out the accompanying notice headed "NOTICE OF INTENTION TO APPEAR", file the notice with a Registrar at the Court, and serve a copy on the applicant. If you do not file a notice of intention to appear, the Court may make the order or give the relief sought by the applicant. You may also file and serve an affidavit in response to the facts, matters and circumstances specified in the originating application and any supporting affidavit.

If you do not understand what you have to do or need help contact:

- . A legal practitioner look under "solicitors" in the Yellow pages
- . Law Society Northern Territory they will refer you to a legal practitioner who can help with your particular matter (Phone: 89815104)
- . Northern Territory Legal Aid Commission (Phone: Darwin 89993000, Alice Springs 89515377, Katherine 89738704)
- . Aboriginal Legal Aid (Phone: Darwin 89815266, Alice Springs 89522933, Katherine 89721133, Nhulunbuy 89871300)

•	A Registrat (of the Court	

AFFIDAVIT OF SERVICE

IN THE LOCAL COURT AT [VENUE]

A Registrar of the Court

Claim No.

BETWEEN

[FULL NAME]

Applicant

and

		[FULL	NAME]	Respondent
	E OF DEPONEI SWORN:	NT:		
of	(full name) (address)			
say on	oath			
I did at	t (time)	n (day)	(month)	(year)
serve t	he respondent	(full name o	of respondent)	
	his originating ation to the response		elivering a true	copy of the originating
	(address)		
I identi	ified the respond	dent as follows:		
Sworn	at (place)	on	(date)	
before	me			
*Comr	nissioner for At	Commissioner for fidavits or Declar of Process Act 19	rations or Notary	Public (for service under
* Dele	te if inapplicable	e.		
Filed b Addres Teleph	SS:	Fax:	:	
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