NORTHERN TERRITORY OF AUSTRALIA

SMALL CLAIMS RULES

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NORTHERN TERRITORY OF AUSTRALIA

Regulations 1989, No. 12*

Rules of Court under the Small Claims Act

I, SALLY GORDON THOMAS, the Chief Magistrate, in pursuance of section 50(1) of the *Small Claims Act*, hereby make the following Rules.

Dated 21st June 1989.

S.G. THOMAS Chief Magistrate

ORDER 1 - PRELIMINARY

1.01 DEFINITIONS

In these Rules -

- "Act" means the Small Claims Act;
- "corporation" means a body corporate, whether formed within or out of the Territory;
- "Court" means the Local Court and includes a Registrar exercising the jurisdiction of the Court under these Rules;
- "file" means file in the office of the Court where a proceeding is commenced, or of the Court to which the proceeding has been transferred under Order 4 or adjourned under Order 19;
- "jurisdictional limit" means limit specified in section 5 of the Act;
- "officer", in relation to a corporation, includes a director, secretary, receiver, receiver and manager, official manager, liquidator and trustee administering a compromise or arrangement made between the corporation and another person;
- "order" means an order made by the Court at the trial of a proceeding or on the hearing of an application in a proceeding, and includes a judgment;

^{*} Notified in the Northern Territory Governmment Gazette on 1 7 JUL 1989.

- "proceeding" means a claim in the Small Claims Division;
- "Proper Officer" means the officer of the Local Court authorized to do the relevant act;
- "Registrar" means Clerk of the Court or Assistant Clerk of the Court;
- "Small Claims Division" means the Court exercising the jurisdiction conferred on it by the Act.

1.02 APPLICATION

These Rules apply to all proceedings commenced or continued in the Small Claims Division on or after 5 June 1989, unless the Court otherwise orders.

1.03 PROCEDURE WANTING OR IN DOUBT

- (1) Where the manner or form of the procedure -
- (a) for a step in a proceeding; or
- (b) dealing with the jurisdiction of the Court,

is not prescribed by these Rules, the Act or a direction given under section 50(1) of the Act by the Chief Magistrate or there is doubt as to the procedure, the Court shall determine what procedure is to be adopted.

(2) An act done in accordance with a determination under subrule (1) is regular and sufficient.

1.04 EXERCISE OF POWER

- (1) In exercising a power under these Rules the Court -
 - (a) shall endeavour to ensure that all questions in the proceeding are effectively, completely, promptly and economically determined; and
 - (b) may impose any term or condition it thinks fit.
- (2) The Court may exercise a power of its own motion or on the application of a party or of a person who has a sufficient interest.

1.05 TIME

(1) The time for doing an act or delivering, amending, serving or filing a document may be enlarged by consent in writing between the parties without application to the Court and a copy of the consent shall be filed as soon as possible after it is given.

(2) The Court may, at any time, extend the time for the doing of an act that is fixed by the Rules.

ORDER 2 - NON COMPLIANCE WITH RULES

2.01 EFFECT OF NON-COMPLIANCE

- (1) A failure to comply with these Rules is an irregularity and does not render a proceeding or any part of it a nullity.
- (2) Where there has been a failure to comply with a Rule, the Court may -
 - (a) set aside the proceeding, in whole or part;
 - (b) set aside a step taken in the proceeding or a document, judgment or order in the proceeding; or
 - (c) allow an amendment or make an order dealing with the proceeding generally.

2.02 DISPENSING WITH COMPLIANCE

The Court may dispense with compliance with a requirement of a Rule, either before or after the occasion for compliance arises.

ORDER 3 - PARTIES

3.01 INFANTS

A person who has not attained the age of 18 years may commence a proceeding as if the person were an adult.

3.02 PERSON UNDER A DISABILITY

- (1) In this rule "person under a disability" means an infant or a person who is incapable by reason of age, injury, disease, senility, illness or physical or mental infirmity of managing his or her affairs in relation to a proceeding in the Court.
- (2) Except as provided by rule 3.01, a person under a disability cannot be a party to a proceeding.

3.03 EXECUTORS, ADMINISTRATORS AND TRUSTEES

A person may commence or defend a proceeding in the capacity of an executor, administrator or trustee.

3.04 PARTNERS AND SOLE TRADERS

A proceeding may be commenced or defended by -

(a) a partnership, or

(b) a person trading under a business name, in the name of the firm.

3.05 CORPORATIONS

- (1) A corporation may commence or defend a proceeding.
- (2) Where the Court makes an order that a corporation do an act, it may order that the act be done by the corporation by its appropriate officer.

3.06 REPRESENTATION

- (1) A person not being a corporation may appear in person, or by a legal practitioner, employee or unpaid agent.
- (2) A firm or corporation may appear by a legal practitioner, officer or employee.
- (3) An act or thing which is required or permitted to be done by a party may be done by the party's agent or representative.

3.07 ADDRESS FOR SERVICE ON PARTIES

- (1) The address for service of a party shall be the address marked on the statement of claim or other document, as the case may be.
- (2) Where a party is represented by a legal practitioner, the business address of that legal practitioner shall be marked on the application or other document.

3.08 NAMES OF PARTIES

A person who commences a proceeding is called the plaintiff and a person against whom a proceeding is commenced is called the defendant.

ORDER 4 - VENUE

4.01 VENUE OF COURT

For the purpose of exercising its jurisdiction under the Act, a Court may sit anywhere.

4.02 TRANSFER TO ANOTHER SMALL CLAIMS DIVISION

If the Court considers it appropriate in all the circumstances, it may order that a proceeding be tried or otherwise dealt with in another Small Claims Division.

ORDER 5 - CLAIM

5.01 CLAIM TO BE FILED AND SERVED

A proceeding is commenced by the plaintiff filing a statement of claim in an office of the Court and serving, in accordance with Order 25, the statement of claim, together with Form 6A, on the defendant within one year after the filing date.

5.02 FORM OF CLAIM

A statement of claim shall -

- (a) state the full name of the plaintiff, an address for service of documents on the plaintiff and, if the plaintiff sues in a representative capacity, the capacity in which the plaintiff sues;
- (b) state the name and address of the defendant;
- (c) where the plaintiff sues by a legal practitioner, the name or firm and business address and telephone number within the Northern Territory of the practitioner and also, if the legal practitioner is the agent of another, the name and firm and the business address of the principal;
- (d) contain -
 - (i) a concise statement of the nature and particulars of the claim;
 - (ii) the approximate date and place the claim arose; and
 - (iii) a statement of the amount, or remedy sought; and
- (e) be in accordance with Form 5A or 5B.

5.03 CLAIM NOT TO BE DIVIDED

- (1) A plaintiff shall not divide a cause of action for the purpose of making 2 or more claims.
- (2) A plaintiff who has a claim for more than the jurisdictional limit who, under section 8 of the Act abandons the excess shall do so by so stating in the particulars of the claim.

ORDER 6 - DEFENCE

6.01 DEFENCE

- (1) A defendant may file a notice of defence at any time before judgment is entered.
 - (2) A notice of defence shall -
 - (a) state the name and address for service of the defendant;
 - (b) contain a statement of the defendant's intention to defend the claim;
 - (c) state particulars of the defence; and
 - (d) be in accordance with Form 6A.

ORDER 7 - PAYMENT OF MONEY

7.01 PAYMENT TO PLAINTIFF IN SATISFACTION OF CLAIM

- (1) A plaintiff may, at any time, accept in full satisfaction of the plaintiff's claim an amount of money.
- (2) On receipt of the money, the plaintiff shall sign a receipt in accordance with Form 7A and return the receipt to the defendant or person paying the money to the plaintiff.
- (3) A defendant shall file the receipt within 28 days after the plaintiff signs it.
- (4) On receipt of a completed Form 7A, the Registrar shall discontinue the action.

7.02 PAYMENT INTO COURT OF WHOLE CLAIM

- (1) A defendant may, at any time, pay into court in full satisfaction of the claim, the amount of money claimed.
- (2) On receipt of money paid into court under subrule (1), the Registrar shall -
 - (a) issue a receipt for the money;
 - (b) pay out the money to the person for whose benefit it has been paid; and
 - (c) discontinue the action.

7.03 PAYMENT INTO COURT OF PART OF CLAIM

(1) A person may, at any time, pay into court in full satisfaction of the claim, an amount of money less than the amount claimed.

- (2) On receipt of money paid into court under subrule (1), the Registrar shall -
 - (a) issue a receipt for the money;
 - (b) advise the person for whose benefit the money has been paid of the payment, in accordance with Form 7B;
 - (c) pay out the money -
 - (i) to the person for whose benefit it has been paid, if that person accepts it in full settlement of his claim by filing a completed Form 7B;
 - (ii) to the person who paid the money in, if that person so requests and if the money has not been paid under subparagraph (i) to the plaintiff; and
 - (iii) in any case other than a case referred to in subparagraphs (i) or (ii), pursuant to an order of the Court; and
 - (d) discontinue the action on receipt of a completed Form 7B accepting the payment into court.

ORDER 8 - COUNTERCLAIM

8.01 WHEN COUNTERCLAIM ALLOWED

- (1) Subject to subrule (2), a defendant who has a claim against the plaintiff which operates -
 - (a) to reduce the claim against the defendant; or
 - (b) as an independent claim,

may counterclaim in the proceeding at any time before -

- (c) the date of hearing fixed under Order 19.01; or
- (d) the making of an order for default judgment.
- (2) A defendant may only file a counterclaim if the defendant has already filed -
 - (a) a notice of defence; or
 - (b) a notice of admission.
- (3) The Rules and directions made under section 50 of the Act, as appropriate, shall apply to and in relation to a counterclaim as if the plaintiff were the defendant and the defendant were the plaintiff.

(4) The Court may disallow a counterclaim.

8.02 FORM OF COUNTERCLAIM

A counterclaim shall -

- (a) contain -
 - (i) a concise statement of the nature of the claim;
 - (ii) the approximate date and place the claim arose;
 - (iii) particulars of the defendant's claim; and
 - (iv) a statement of the amount, or remedy sought; and
- (b) be in accordance with Form 6A or 8A.

8.03 TRIAL OF COUNTERCLAIM

A counterclaim shall be tried at the trial of the original proceeding unless the Court otherwise orders.

8.04 COUNTERCLAIM ON STAY, &c., OF ORIGINAL PROCEEDING

A counterclaim may be continued notwithstanding that judgment is given for the plaintiff in the original proceeding or that the original proceeding is stayed, discontinued or dismissed.

ORDER 9 - DEFAULT JUDGMENT

9.01 PLAINTIFF MAY APPLY FOR DEFAULT JUDGMENT

If a defendant does not file a notice of defence or notice of admission within 28 days after being served with the claim, the plaintiff may apply for default judgment.

9.02 AFFIDAVIT OR STATUTORY DECLARATION REQUIRED

An application under rule 9.01 shall be filed with the Court, shall be in accordance with Form 12A and be accompanied by - $\,$

- (a) in the case where a claim is for a debt or liquidated demand, to perform work, for relief from payment or to return goods or to replace goods - a statutory declaration of the extent to which the claim is still unsatisfied made at the time of filing or within 7 days before filing the application; and
- (b) in any other case -

- (i) a statutory declaration of the extent to which the claim is still unsatisfied made within 7 days before filing the application, and
- (ii) an affidavit verifying the claim and the nature and extent of the injury loss or damage suffered by the plaintiff sworn within 28 days before filing the application.

9.03 REGISTRAR MAY MAKE ORDER OR REFER TO COURT

- (1) If the Registrar is satisfied that the order should be made, the Registrar may make an order for default judgment and for the assessment of damages or value (if appropriate), and enter judgment for the plaintiff to the extent of the order made.
- (2) If the Registrar is not satisfied that an order should be made, the Registrar shall refer the matter to the Court for decision.
- (3) Where the Registrar refers an application to the Court, the Court may -
 - (a) make the order sought in the application;
 - (b) make an order that judgment, as to liability only, be entered in favour of the plaintiff, and order that damages or the value of goods be assessed;
 - (c) direct that a further affidavit or declaration be filed; or
 - (d) give directions as to the application.
- (4) Where the Court, under paragraph 3(c), directs that a further affidavit be filed, on the filing of the affidavit the Registrar may make an order.

ORDER 10 - JOINDER OF CLAIMS AND PARTIES

10.01 JOINDER OF CLAIMS PERMITTED

Unless the Court otherwise orders, a plaintiff may join any number of claims against a defendant whether the plaintiff makes the claims in the same or in different capacities and whether the claims are made against the defendant in the same or in different capacities, provided the jurisdictional limit is not exceeded.

10.02 JOINDER OF PARTIES PERMITTED

Two or more persons may be joined as plaintiffs or defendants in a proceeding unless the Court otherwise orders.

10.03 ADDITION, REMOVAL, SUBSTITUTION OF PARTY

At any stage of a proceeding the Court may order that -

- (a) a person cease to be a party; or
- (b) any person be added as a party.

10.04 CONSOLIDATION OR TRIAL TOGETHER

Where 2 or more proceedings are pending in the Court and -

- (a) a common question of law or fact arises in both or all of them;
- (b) the rights to relief claimed in the proceedings are in respect of or arise out of the same transaction or series of transactions; or
- (c) for any other reason it is desirable to make an order under this rule,

the Court may order that the proceedings be consolidated, or be tried at the same time or one immediately after the other, or may order that any of them to be stayed until after the determination of any other of them.

ORDER 11 - (VACANT)

ORDER 12 - APPLICATIONS

12.01 APPLICATION

- (1) A party may, in accordance with Form 12A, file an application for an order and copies of any document in support of the application.
- (2) A party shall file sufficient copies for each person against whom the order is sought.

12.02 ABSENCE OF PARTY

- (1) If the person to whom an application is addressed fails to attend, the Court may hear the application if satisfied that it was duly served.
- (2) If the applicant fails to attend, the Court may dismiss the application or make such other orders as it thinks fit.

12.03 CONSENT APPLICATION

(1) A party may consent to an application for an order made by another party by -

- (a) filing and serving a Notice of Consent in accordance with Form 12B; or
- (b) endorsing that party's consent on the application that is filed, in the following manner:

"This application is consented to by the plaintiff/defendant

Signature of plaintiff/defendant".

- (2) If all parties consent to an application for an order, a Registrar may forthwith make an order in terms of the order applied for or, if not satisfied that the order should be made, shall refer the application to the Court.
- (3) If only some parties consent to an application for an order, a Registrar may forthwith make an order in terms of the order applied for against those parties or, if not satisfied that the order should be made, shall refer the application to the Court.
- (4) An order under subrule (2) or (3) takes effect as provided in Order 21.

ORDER 13 - ADMISSIONS AND OFFER TO PAY

13.01 VOLUNTARY ADMISSION OF FACTS/OFFER TO PAY

- (1) A party may, by filing a notice in accordance with Form 6A or 13A, admit in favour of the other party, for the purpose of the proceeding only -
 - (a) the facts specified in the notice; or
 - (b) liability to the claim whether or not the party disputes the amount claimed,

and/or may offer to pay an amount of money in full or by instalments in accordance with Form 6A or 13B.

- (2) A party may, by leave of the Court, withdraw an admission made in accordance with subrule (1).
- (3) Where a party files a notice of admission in accordance with Form 6A, the party shall be taken to deny any particular of the claim that is not admitted.

13.02 NOTICE FOR ADMISSION OF FACTS

(1) A party may serve on another party a notice in accordance with Form 13C requesting that party, within the time specified in the notice (which shall not be earlier than 14 days after service), to admit a fact specified in the notice.

(2) A party who admits a fact in response to a notice under subrule (1) shall be taken to admit the fact for the purpose of the proceeding only.

13.03 JUDGMENT ON ADMISSIONS OR OFFER

- (1) A party may apply for judgment on the basis of admissions made by the other party.
- (2) Where a defendant has admitted the full claim, but not paid money into court, the Registrar shall enter judgment for the plaintiff.
- (3) Where a defendant has made an offer to pay that has been accepted by the plaintiff, the Registrar may enter judgment for the plaintiff to the extent of the defendant's offer.

ORDER 14 - AMENDMENT OR DISCONTINUANCE

14.01 AMENDMENT

The Court may, at any stage of a proceeding, allow a party to alter or amend the party's pleadings in such manner and on such terms as it thinks fit and all amendments shall be made as are necessary for the purpose of determining the real questions at issue between the parties.

14.02 DISCONTINUANCE

- (1) A party may at any time discontinue by giving notice of discontinuance to the Registrar and to all other parties in accordance with Form 14A.
- (2) Where an application has been discontinued, that party shall not begin a similar proceeding for the same claim except by leave of the Court or by consent of the defendant.
- (3) The leave referred to in subrule (2) may be obtained on an ex parte application.

ORDER 15 - AFFIDAVIT/DECLARATION

15.01 WHEN AFFIDAVIT/DECLARATION MAY BE USED

An affidavit or declaration may be used in any proceeding.

15.02 FORM

- (1) An affidavit shall be in a form which complies with the Local Court Rules.
- (2) A declaration shall be in a form which complies with the $Oaths\ Act$.

ORDER 16 - EVIDENCE

16.01 EVIDENCE OF WITNESS

Unless the Court otherwise orders, or the Rules otherwise provide or the parties otherwise agree, evidence at the trial of a proceeding, or on any other application, may be given orally or by statutory declaration or affidavit.

16.02 VIEW

The Court may inspect a place, process or thing.

ORDER 17 - WITNESSES

17.01 ATTENDANCE BY SUBPOENA

- (1) The Court or a Registrar may, by subpoena, order that a person named attend at a proceeding for the purpose of giving evidence or of producing a document or thing for evidence, or for both purposes, if the Court or the Registrar, as the case may be, considers it is reasonably necessary to the proper determination of the proceeding.
- (2) A subpoena shall be in accordance with Form 17A, 17B, 17C or 17D, whichever is appropriate.
- (3) An order under subrule (1) shall not operate to require the person against whom the order is made to producing a document which the person could properly object to producing on the ground of privilege.

17.02 PRODUCING DOCUMENTS

A person who receives a subpoena requiring him or her only to produce a document, may, instead, produce that document to the Registrar at least 2 working days before the date fixed for the trial or date of production specified in the subpoena.

17.03 FILING SUBPOENA

- (1) An order by subpoena for the attendance of a person in a proceeding shall be taken to be made on the filing of the subpoena by a party.
- (2) On the filing of a subpoena the Proper Officer, on the request of the party filing it, shall seal with the seal of the Court a sufficient number of copies for service and proof of service.
- (3) A subpoena to give evidence may be addressed to any number of persons.
- (4) Where a subpoena to give evidence is addressed to a person or to a number of persons "and others", the

name of an additional person to whom it is to be addressed may be inserted in a sealed copy without resealing.

17.04 SERVICE

A subpoena shall be served in accordance with Order 25.

17.05 CONDUCT MONEY

A person to whom a witness subpoena is addressed shall be excused from complying with it unless conduct money, sufficient to meet the person's reasonable expenses of complying, is given or tendered to that person at the time of service of the witness or a reasonable time before the day on which the witness is required by the subpoena to attend.

ORDER 18 - PRE-HEARING CONFERENCE

18.01 ORDERING PRE-HEARING CONFERENCE

- (1) The Court may, at any stage of a proceeding, with or without the presence of parties, order that a prehearing conference be held.
- (2) Notice in accordance with Form 18A shall be sent to each party not present when the order is made.

18.02 PROCEDURE

- (1) If a pre-hearing conference is to be held (whether after application by a party or on the motion of the Court), all parties shall attend.
- (2) If a party does not attend a pre-hearing conference after being given notice to attend, the Court may -
 - (a) in the case of failure by a plaintiff, dismiss the claim; or
 - (b) in the case of failure by a defendant, make an order against that party permitting the plaintiff to proceed as if a notice of defence had not been filed.

18.03 DECISION BY CONSENT

- (1) If the parties at a pre-hearing conference express their agreement and consent to the Court making a decision in accordance with agreed terms, the Court may decide the proceeding on the terms as agreed.
 - (2) A decision made by the Court under this rule -
 - (a) shall be expressed to be a decision by consent; and

(b) shall have the same force and effect as if it had been made after the trial of the proceeding concerned.

18.04 CONFIDENTIALITY

The proceedings of a pre-hearing conference shall be confidential and no answers given or admissions made at a pre-hearing conference shall be used or referred to at the hearing, or be disclosed to the Court at the trial, without the consent of all parties.

ORDER 19 - HEARING

19.01 FIXING HEARING

- (1) The Registrar shall fix a date for trial of the claim, unless the Court otherwise orders -
 - (a) on the filing of -
 - (i) a notice of defence (without offer to pay);
 - (ii) a counterclaim;
 - (iii) a notice rejecting money paid into Court or an offer to pay; or
 - (iv) an application for judgment, hearing or rehearing;
 - (b) 14 days after the issue of a notice of payment into court in accordance with Form 7B, if the plaintiff does not file a completed form 7B accepting money paid into court; or
 - (c) 14 days after the filing of a notice of admission (without offer to pay) in accordance with Form 6A,

whichever first occurs.

- (2) Where, at the time a defence is filed, an application under rule 9.01 has been made but no order has been made under rule 9.03, the Court shall deal with the application and the defence at the hearing.
- (3) Where the date is fixed, the Registrar shall serve a copy of a notice in accordance with Form 19A on all parties.

19.02 WHERE PARTY DOES NOT APPEAR

(1) If the defendant, or person to whom an application is addressed fails to attend, the Court may hear the claim or application if satisfied that it was duly served.

- (2) If the plaintiff, or the applicant fails to attend, the Court may dismiss the claim or application or make such other orders as it thinks fit.
- (3) If neither party attends, the Court may make such order as it thinks fit.

19.03 DIRECTIONS

At any stage of a proceeding the Court may direct that the proceeding be conducted in a certain way.

19.04 TRANSFER OF CLAIM TO LOCAL COURT

Pursuant to section 23 of the Act, the Court may order the proceeding be transferred to a Local Court and give such other directions and make such other orders as it thinks fit.

19.05 ADJOURNMENT

At any stage of a proceeding the Court may adjourn the proceeding to another Small Claims Division or to a time and place -

- (a) that is fixed; or
- (b) that is to be fixed by the Court or Registrar, or may adjourn the proceeding indefinitely.

19.06 FINANCIAL RESOURCES

At any stage of a proceeding after judgment, admission of liability or finding of liability the Court may examine a party on the party's ability to pay money or otherwise satisfy a claim or counterclaim.

ORDER 20 - ASSESSMENT OF DAMAGES OR VALUE

20.01 MODE OF ASSESSMENT

- (1) The Court may order damages to be assessed at any stage of a proceeding.
 - (2) The Registrar may order damages to be assessed -
 - (a) on the filing of an application for default judgment under Order 9;
 - (b) on a consent application under rule 12.03; or
 - (c) on an admission as to liability under Order 13.

(3) Subject to rule 20.05, damages under an order for damages to be assessed shall be assessed by the Registrar unless the Court otherwise directs.

20.02 NOTICE TO OTHER PARTY

- (1) The party against whom damages are to be assessed may take part in the assessment.
- (2) Unless the parties are present when an order under rule 20.01 is made, the Court shall, not later than 14 days before the assessment is due, serve on each party notice, in accordance with Form 20A, of the day, time and place of the assessment.
- (3) Notice under subrule (2) may be served at the address for service but, if there is no address for service, it shall be served personally, unless the Court otherwise orders.
- (4) Subrule (2) does not apply to an assessment ordered on the filing of an application for default judgment.

20.03 PROCEDURE ON ASSESSMENT

The attendance of witnesses and production of documents may be compelled by subpoena in accordance with Order 17.

20.04 ORDER FOR DAMAGES

Where damages are assessed by the Registrar, the Registrar shall, by order, state the amount at which they are assessed.

20.05 DEFAULT JUDGMENT AGAINST SOME DEFENDANTS

Where an order for damages to be assessed is given in default of defence and the proceeding is continued against other defendants, the damages shall be assessed at the trial, unless the Court otherwise orders.

20.06 VALUE OF GOODS

This Order, with the necessary changes, also applies to an order for the value of goods to be assessed.

ORDER 21 - JUDGMENTS AND ORDERS

21.01 GENERAL RELIEF

The Court may, at any stage of a proceeding, on the application of a party, give such judgment or make such order under section 30A of the Act as the case requires, notwithstanding that the judgment or order had not been sought in the proceeding.

21.02 DATE OF EFFECT

An order shall bear the date of and take effect on and from the day it is made, unless the Court otherwise orders.

21.03 TIME FOR COMPLIANCE

- (1) An order which requires a person to do an act shall provide, unless the Court otherwise orders, that the act be done within 14 days after service of a copy of the order on the person.
- (2) Where an order requires a person to do an act within a fixed time, the Court may, by order, fix another time.
- (3) Where an order requires a person to do an act but does not fix a time within which it is required to be done, the Court may, by order, fix a time.
- (4) Where the Court fixes a time under subrule (3), it may, by subsequent order, fix another time.

21.04 INSTALMENT ORDER

- (1) The Court may order that a defendant pay the amount of a judgment debt by instalments.
 - (2) An instalment order may be made -
 - (a) by the Court of its own motion; or
 - (b) on the application of a party.
- (3) While an instalment order is being complied with, it operates as a stay of enforcement of the judgment concerned.
- (4) Failure to comply with an instalment order does not terminate the stay of enforcement referred to in subsection (3) until the failure has continued for 14 days.

21.05 HOW JUDGMENT ENTERED

A judgment or order shall be entered in accordance with the Practice Direction (if any) of the Chief Magistrate.

21.06 CERTAIN ORDERS TO BE SERVED

- (1) Notice of an order made in the absence of a party shall be served on that party, unless the court otherwise orders or the Rules otherwise provide.
 - (2) A Notice shall be in accordance with Form 21A.

ORDER 22 - RE-HEARING

22.01 APPLICATION FOR RE-HEARING

- (1) A party -
- (a) not present at the time the claim was heard; or
- (b) against whom an order for default judgment was made,

may file an application for re-hearing.

(2) A copy of the application shall be served on the other party or parties personally.

22.02 FORM OF APPLICATION

An application shall be in accordance with Form 22A and state (if appropriate) why -

- (a) the applicant did not appear on the hearing of the statement of claim or counterclaim; and
- (b) notice of defence was not given.

22.03 RE-HEARING DATE

Where the Court sets aside an order, the claim shall be re-heard on a date fixed by the Registrar.

22.04 RE-HEARING

- (1) The Court, on sufficient cause being shown, may by order set aside any judgment or order in a proceeding.
- (2) An order under subrule (1) may be made on such terms as the Court thinks fit.

22.05 LIMIT ON APPLICATIONS FOR RE-HEARING

- (1) Where an application for re-hearing has been dealt with, the party who made the application shall not file a similar application in the same proceeding except by leave of the Court or by consent of the other party.
- (2) The leave referred to in subrule (1) may be obtained on an ex parte basis.

ORDER 23 - INTEREST

23.01 WHERE INTEREST AGREED

Where the Court orders the payment of an amount of money in pursuance of an agreement and the party against whom the order is made has agreed in writing to pay interest under that agreement at a specified rate, interest shall be payable to the party in whose favour the

order is made, according to the terms of the agreement, unless the Court otherwise orders.

23.02 WHERE NO INTEREST AGREED

Where the rate of interest has not been agreed on by the parties, interest shall be payable on a claim for an amount of money -

- (a) from 28 days after the date of service until judgment is entered - at 12% per annum on the amount outstanding from time to time; and
- (b) except in the case of an instalment order, from entry of judgment until the judgment is satisfied in full - at 15% per annum on the amount outstanding from time to time,

unless the court otherwise orders.

23.03 NO INTEREST PAYABLE ON INSTALMENT ORDER

While an instalment order is being complied with, no interest is payable on the judgment.

ORDER 24 - ENFORCEMENT

24.01 ENFORCEMENT AS ORDER OF LOCAL COURT

A judgment or order of the Court in respect of a proceeding shall be enforced as an order of the Local Court under the Local Courts Act.

ORDER 25 - SERVICE

25.01 DOCUMENTS TO BE SERVED

All documents filed shall be served on the other parties to a proceeding.

25.02 WHO MAY SERVE

A document may be served by -

- (a) the party preparing or filing the document;
- (b) a bailiff or other officer of the Court;
- (c) a private bailiff or licensed process server;
- (d) a legal practitioner or person employed in the office of a legal practitioner; or
- (e) a person in the employ of the party.

25.03 SERVICE GENERALLY

- (1) Subject to rule 25.02, the Registrar shall, within 2 working days after the date of filing, arrange for the service of a document on behalf of the party filing it.
 - (2) Where -
 - (a) a document must be served personally; or
 - (b) the Registrar is unable to effect ordinary service or, in the Registrar's opinion, such service is unlikely to be effective,

the Registrar shall either -

- (c) arrange for personal service of the document on payment of \$10 (for each party to be served) by the party filing it; or
- (d) permit that party to arrange personal service.
- (3) The Registrar may waive the fee in the case of an apparently impecunious plaintiff

25.04 MODE OF SERVICE

- (1) A party may agree to accept service in any manner.
- (2) An application for re-hearing shall be served personally, unless the parties otherwise agree or the Court otherwise orders.
- (3) A Statement of Claim shall be served by certified mail.
- (4) Any other document may be served by ordinary service.
- (5) Where the Court considers it impracticable for a document to be served as provided in subrule (2), (3) or (4), it may make an order for such steps to be taken as it considers appropriate to bring the document to the attention of a party.

25.05 HOW PERSONAL SERVICE EFFECTED ON NATURAL PERSON

- (1) Personal service of a document is effected on a natural person by leaving a copy of the document with the person to be served or, if the person does not accept the copy, by putting the copy down in the person's presence and telling the person the nature of the document.
- (2) To effect personal service it shall not be necessary to show the original document.

25.06 HOW PERSONAL SERVICE EFFECTED ON FIRM OR CORPORATION

Personal service may be effected on a firm or corporation by effecting service on an officer of the firm or corporation in accordance with rule 25.05.

25.07 HOW ORDINARY SERVICE EFFECTED

- (1) A document may be served -
- (a) by leaving it at the proper address of the person or firm to be served;
- (b) by sending it by pre-paid post to the person to be served at the person's proper address; or
- (c) personally in accordance with rule 25.05 or 25.06.
- (2) For the purpose of subrule (1), the proper address of a person is the address for service of that person in the proceeding but if, at the time service is to be effected, the person has no address for service, the proper address is -
 - (a) in the case of an individual the person's usual or last known place of residence or of business;
 - (b) in the case of a firm the principal or last known place of business of the firm; and
 - (c) in the case of a corporation the registered or principal office of the corporation.

25.08 DECLARATION OF SERVICE

- (1) A person serving a statement of claim or application for re-hearing shall complete and file a declaration of service in accordance with Form 25A within 28 days after serving the document.
- (2) A person serving any other document may file a declaration of service in accordance with Form 25B at any time.
- (3) An officer of the Court effecting ordinary service may file a declaration of service relating to more than one proceeding in accordance with the Practice Direction (if any) of the Chief Magistrate.

ORDER 26 - FORM OF COURT DOCUMENT

26.01 FORMS

(1) In these Rules a reference to a form by number is a reference to a form so numbered in the Schedule.

- (2) Where no form is prescribed in these Rules, the form of the document shall be adapted from the most relevant form and be acceptable to the Registrar.
- (3) Want of accuracy in the completion of a form, or the use of a wrong form, shall not invalidate a proceeding in the Court but the Court may in such a case make such amendments or give such directions as the circumstances require.

26.02 CONFORMITY WITH RULES

Except to the extent that the nature of the document renders compliance impracticable, a document prepared by a party for use in the Court shall substantially comply with the Rules.

26.03 PROPER OFFICER REFUSING TO SEAL OR ACCEPT DOCUMENT

- (1) The Proper Officer may refuse to seal a document without the direction of the Court where the Proper Officer considers that the form or contents of the document shows that were the document to be sealed or the proceeding so commenced it would be irregular or an abuse of the process of the Court.
- (2) Where a document for use in the Court is not prepared in accordance with the Rules or an order of the Court -
 - (a) the Proper Officer may refuse to accept it for filing, without the direction of the Court; or
 - (b) the Court may order that the party responsible shall not be entitled to rely on it in any manner in the proceeding until a document which is duly prepared is made available.
- (3) The Court may direct the Proper Officer to seal an originating process or accept a document for filing.

26.04 SCANDALOUS MATTER

Where a document for use in the Court contains scandalous, irrelevant or otherwise oppressive matter, the Court may order -

- (a) that the matter be struck out; or
- (b) if the document has been filed, that it be taken off the file.

SCHEDULE

FORM 5A

		Rule 26.01
Local Court	Small Claims Act	
at Darwin	STATEMENT OF CLAIM	Claim no.
Between	• • • • • • • • • • • • • • • • • • • •	name
the plaintiff: (person claiming money)		for corrigo
and the defendant:		
(person claimed against)		
		• • • 18
TO THE DEFENDANT		
The plaintiff clai on the fol	ms that you owe the plaintif lowing grounds:	of the amount of \$
Signature of plain	tiff	
Approximate date c Place claim arose:	laim arose:	Registrar Filed:
Is interest claime If yes, at what ra	d under a written agreement: te:	? Yes/No
Plaintiff's solici	tor (if any):	
NOTES FOR PLAINTIF	F - SEE BACK OF DOCUMENT	
		ago e ranko e galego de entre forma e entre de la compaña de la compaña de la compaña de la compaña de la comp Nacional de la compaña de

NOTES FOR DEFENDANT - PLEASE READ CAREFULLY

If you wish to settle the claim, contact the plaintiff.

If you wish to pay the amount you consider you owe contact the Court or plaintiff.

You may defend the claim or admit to all or part of the claim: see the attached Notice in Form 6A.

If you do not do one of the above within 28 days from the date this document was served on you, then judgment may be given against you in your absence and enforced by the plaintiff against your property.

If there is no written agreement providing for interest on the claim a successful plaintiff is entitled by law to interest -

- at 12% p.a. commencing 28 days after the claim was served on you until judgment, then at 15% p.a. commencing from the date of judgment,

unless the Court otherwise orders.

[back of Form 5A and 5B]

NOTES FOR PLAINTIFF

Normally the Court will arrange service of the Statement of Claim and Notice in Form 6A. If personal service is required, you can pay a fee to the Court, a private bailiff or licensed process server who will arrange service for you.

The documents must be served within one year of the filing date. If you feel you cannot serve the defendant in this period contact court staff for advice.

If you wish to serve the document outside the Northern Territory contact court staff for advice.

The person serving these documents must also return one copy to the Court with a completed Declaration of Service within 28 days after the date of service.

DECLARATION OF SERVICE

FORM 25A

I, declare that at I served a copy of this document [time] [date] together with a notice in Form 6A on the defendant at

[place]

- by + handing them to
- + putting them down in the presence of and telling that person the nature of the documents that person being
 - + the defendant, or
- + an officer of the defendant firm or corporation or by
 - + posting the documents by certified mail to at the defendant's last known place of + residence/business or + registered/principal office, and annexed hereto and marked A and B respectively are a duly completed certified mail posting receipt, and an acknowledgement of delivery of

the postal article both issued pursuant to the Postal Bylaws made under the Postal Services Act 1975 of the Commonwealth.

Signature of declarant

NO WITNESS IS REQUIRED FOR THIS DECLARATION

+ delete if inappropriate

A person wilfully making a false statement in a declaration is liable to a penalty of \$2,000 or imprisonment for 12 months, or both

FORM 5B

Local Court at Darwin	Small Claims Act	
	STATEMENT OF CLAIM	Claim no.
Between the plaintiff: (person claiming work order)		name address for service
		TOT SETATOR
and		name
	• • • • • • • • • • • • • • • • • • • •	address
TO THE DEFENDANT		
The plaintiff claims following grounds:	against you an order that	you on the
Signature of plaintiff		
Approximate date claim	arose:	Registrar
Place claim arose:		Filed:
Plaintiff's solicitor ((if any):	

NOTES FOR PLAINTIFF - SEE BACK OF DOCUMENT

NOTES FOR DEFENDANT - PLEASE READ CAREFULLY

If you wish to settle the claim contact the plaintiff.

You may defend the claim, or admit to all or part of the claim: see the attached Notice in Form 6A.

If you do not do one of the above within 28 days from the date this document was served on you, then judgment may be given against you in your absence and enforced by the plaintiff against your property.

FORM 6A

Local Court at Darwin	Small Claims Act	
	STATEMENT OF CLAIM	Claim no.
Between the plaintiff:	••••••	name
one planeari.	•••••	address for service

And the defendant:	•••••	name
	•••••	address

INSTRUCTIONS FOR DEFENDANT - PLEASE READ CAREFULLY

- 1. If you wish to defend the claim, complete part A and return this document to the Court.
- 2. If you wish to admit all or part of the claim, or make an offer to pay, complete Part B and return this document to the Court. If you make an offer to pay less than the full claim, you should also defend the remainder of the claim.
- 3. If you have a claim against the plaintiff, you must complete Part C and either Part A or Part B and return this document to the Court.
- If you have to go to Court, a notice will be sent to your address for service.
- 5. If you are uncertain about what you can do, contact the Court. A Guide to Small Claims is available free from the Court to assist you.

PART A	
	NOTICE OF DEFENCE
(You must include	the relevant details of your defence)
I intend to defend the	claim against me on the following grounds:
Signature of Defendant	
Name:	
Address for service: .	
(Please print legibly)	
Defendant's solicitor	(if any):
	Registrar
	Filed:
025 513	[back of Form 6A]
	LOUCK OF FORM URI
PART B	
	NOTICE OF ADMISSION
tick as I admit approp- or	the plaintiff's entire claim against me;
	the plaintiff's claim to the following

	to pay) I offer to pay t	do not have to make an offer he plaintiff the amount of \$ the claim. I offer to pay
tick as approp-	in full; or	
riate	in instalments of \$	per [amount] [period]
	Defendant's signature	Witness's signature
	Name	Name
	Address for service:	Contact address or telephone no.
	••••••••	
PART C	If you complete any part be witnessed before a pe	of Part B, your signature must rson who is 18 or over.
	COUNTERCI	MIA
I claim a	gainst the plaintiff:	
tick as approp- riate	the amount of \$ an order that on the following grounds	or
	Signature of defendant	
	Approximate date claim a Place claim arose:	rose:

FORM 7A

Small Claims Act

		_		
\sim	-	im	No	
	_	1 111	146.1	-

RECEIPT OF MONEY

Filed by:

Person's signature:

Date of signing:

Name printed legibly:

If you are not the defendant, specify your relationship to the defendant:

NOTE TO THE DEFENDANT

You must file this receipt within 28 days of the date it was signed by the plaintiff.

FORM 7B

Small Claims Act

Local Court at NOTICE OF PAYMENT INTO COURT Claim No. [Place]

TO THE PLAINTIFF

The defendant has paid the amount of \$ into court in full satisfaction of the claim you have made.

If you wish to accept this amount, you must complete Part A and file it in this Court.

If you do not wish to accept this payment in satisfaction of your claim, complete Part B and file it in this Court.

If the defendant withdraws the payment, you will be notified.

If the payment is not withdrawn, and if you do not accept this payment in 14 days from the date stamped below, the claim will be listed for hearing. You can still accept this payment after 14 days if the defendant has not withdrawn it.

Registrar
Issued:

PART A

NOTICE ACCEPTING MONEY PAID INTO COURT

TO THE REGISTRAR

I accept in full satisfaction of the claim I have made against the defendant the amount paid into Court.

Plaintiff's signature

Name:

Address:

PART B			
	NOTICE REJECTING MONEY PAID INTO COURT		
TO THE REGISTRAR			
I do not accept the claim.	e amount paid into Court in	satisfaction	of my
Plaintiff's signate	ure		
Name:			
Address:			

FORM 8A

Small Claims Act

Loca.	l Court	at
[Place	ce]	

COUNTERCLAIM

Claim No.

Between

plaintiff

and

defendant

TO THE PLAINTIFF

The defendant claims against you (a) + the amount of \$

or

(b) + an order for

on the following grounds:

Signature of defendant

Approximate date claim arose:

Place claim arose:

Registrar

Filed:

FORM 12A

Small Claims Act

Local Court at [Place]	APPLICATION	Claim No
Between		
plaintiff		
and		
defendant		
TO THE PLAINTIFF/DEFEND	ANT +	
The applicant applies t	o the Court for an orde	er that:
Signature of applicant plaintiff/defendant +		
The Registrar has fixed		hearing time for
this application.	[time] [date]	
		Registrar

+ Delete if inappropriate

FORM 12B

Small Claims Act

CONSENT
Local Court at APPLICATION
[Place]

Claim No.

plaintiff

and

defendant

TO THE REGISTRAR

The plaintiff/defendant consents to the Court making an order that:

Signature of applicant plaintiff/defendant +

+ Delete if inappropriate

FORM 13A

Sma	7	7	Claims	Act

Local Court	at	
[Place]		

NOTICE OF ADMISSION

Claim No.

Between

plaintiff

and

defendant

TO THE PLAINTIFF/DEFENDANT +

I admit the following facts:

I offer to pay the amount of \$\\$ in full satisfaction of the plaintiff's claim in full or in instalments of \$\\$ per . [amount]

Signature of defendant/plaintiff +

+ Delete if inappropriate

FORM 13B

Small Claims Act

Claim No.

Local Court at

[Place]

plaintiff
and
defendant
PART A
NOTICE ACCEPTING OFFER TO PAY
TO THE REGISTRAR
I agree to accept in full satisfaction of the claim I have made against the defendant the amount offered by the defendant, on the terms specified in that order.
Plaintiff's signature
Name:
Address:
PART B
NOTICE REJECTING OFFER TO PAY
TO THE REGISTRAR
I do not accept in satisfaction of the claim I have made against the defendant's offer.
Plaintiff's signature
Name:
Address:
The state of the s

FORM 13C

Small Claims Act

	Siliall	Claims ACL	
Local Court at [Place]	NOTICE REQUE	STING ADMISSION	Claim No.
Between			
plaintiff			
and			
defendant			
TO THE PLAINTIFF	DEFENDANT +		
I request that yo	yy admit the f	ollowing facts.	
Signature of defe	endant/plainti	.ff +	
+ Delete if inapp	propriate		

FORM 14A

Small Claims Act

Local Court at [Place]	NOTICE OF	DISCONTIN	IUANCE	Claim No.
Between				
plaintiff				
and				
defendant				
TO THE PLAINTIFF/DE	EFENDANT +			
I discontinue my c	laim/counte	erclaim +		
Signature of defend	 lant/plaint	ziff +		
+ Delete if inappro	priate			
				Registrar
				Filed:
		· · · · · · · · · · · · · · · · · · ·		

FORM 17A

Small Claims Act

Local Court at [Place]

WITNESS SUBPOENA TO GIVE EVIDENCE

Claim No.

Between

plaintiff

and

defendant

TO

[name]

of

[address]

THE COURT ORDERS that you attend for the purpose of giving evidence -

- (a) before the Court;
- (b) at

[address of Court]

(c) at 10.00 a.m. [or as the case requires] on and [date] until you are excused from further attending.

Registrar

Filed:

Filed by the

[plaintiff/defendant]

NOTE that -

- (1) if you do not comply with this subpoena, you may be arrested;
- (2) any question concerning this subpoena should be addressed not to the Court but to the party who filed the subpoena.

FORM 17B

Small Claims Act

Local Court at [Place]

WITNESS SUBPOENA TO PRODUCE DOCUMENTS Claim No.

Between

plaintiff

and

defendant

TO

[name]

of

[address]

THE COURT ORDERS that you attend and produce this subpoena and the documents described in the Schedule -

- (a) before the Court;
- (b) at

[address of Court]

;

Registrar

Filed:

Instead of so attending you may produce this subpoena and the documents and things described in the Schedule to the Registrar of the Local Court at by hand or by post, in either case [venue]

so that the Registrar receives them not later than 2 days (excluding Saturdays, Sundays or other holidays) before the date on which you are required to attend.

Filed by the

[plaintiff/defendant]

NOTE that -

- (1) if you do not comply with this subpoena, you may be arrested;
- (2) documents and things produced by you in accordance with this subpoena may be returned by post to you at your address shown on this subpoena, but you may in writing on or attached to this subpoena request that they be posted to you at another address given by you or that you be informed when they are available to be collected by you;
- (3) any question concerning this subpoena should be addressed not to the Court but to the party who filed the subpoena.

[back of Form 17B]

SCHEDULE

(describe documents)

FORM 17C

Small Claims Act

Local Court at [Place]

WITNESS SUBPOENA
TO PRODUCE DOCUMENTS
AND GIVE EVIDENCE

Claim No.

Between

plaintiff

and

defendant

TO

[name]

of

[address]

THE COURT ORDERS that you attend and produce this subpoena and the documents described in the Schedule and attend to give evidence -

- (a) before the Court;
- (b) at

[address of Court]

(c) at 10.00 a.m. [or as the case requires] on and [date]

until you are excused from further attending.

Registrar

;

Filed:

Instead of so attending you may produce this subpoena and the documents and things described in the Schedule to the Registrar of the Local Court at by hand or by post, in either case

[venue] so that the Registrar receives them not later than 2 days (excluding Saturdays, Sundays or other holidays) before the date on which you are required to attend.

Filed by the

[plaintiff/defendant]

NOTE that -

- (1) if you do not comply with this subpoena, you may be arrested;
- (2) documents and things produced by you in accordance with this subpoena may be returned by post to you at your address shown on this subpoena, but you may in writing on or attached to this subpoena request that they be posted to you at another address given by you or that you be informed when they are available to be collected by you;
- (3) any question concerning this subpoena should be addressed not to the Court but to the party who filed the subpoena.

[back of Form 17C]

SCHEDULE

(describe documents)

FORM 17D

Small Claims Act

Local Court at WITNESS SUBPOENA TO CORPORATION
TO PRODUCE DOCUMENTS

Claim No.

Between

plaintiff

and

defendant

TO

[name]

of

[address]

THE COURT ORDERS that

attend by its

[name of corporation]
appropriate officer and produce this subpoena and the documents
described in the Schedule -

- (a) before the Court;
- (b) at

[address of Court]

Registrar

;

Filed:

Instead of so attending you may produce this subpoena and the documents and things described in the Schedule to the Registrar of the Local Court at by hand or by post, in either case

[venue] so that the Registrar receives them not later than 2 days (excluding Saturdays, Sundays or other holidays) before the date on which you are required to attend.

Filed by the

[plaintiff/defendant]

NOTE that -

- if you do not comply with this subpoena, you may be arrested;
- (2) documents and things produced by you in accordance with this subpoena may be returned by post to you at your address shown on this subpoena, but you may in writing on or attached to this subpoena request that they be posted to you at another address given by you or that you be informed when they are available to be collected by you;
- (3) any question concerning this subpoena should be addressed not to the Court but to the party who filed the subpoena.

[back of Form 17D]

SCHEDULE

(describe documents)

FORM 18A

Small Claims Act

Local Court at [Place]	ORDER FOR I		C	Claim No.
Between				
plaintiff			•	
and				
defendant				
TO ALL PARTIES				
The Court has order proceeding be held be				in this
The Registrar has fix this matter.	ced o	n as [date]	the hearing	time for
			Regi	 .strar

Issued:

ΩR		9 A

Small Claims Act

Local Court at [Place]

NOTICE OF HEARING

Claim No.

Between

plaintiff

and

defendant

TO ALL PARTIES

The Registrar has fixed on as the hearing time for this matter. $[time] \hspace{0.5cm} [date] \\$

Registrar

Issued:

FORM 20A

Small Claims Act

[Place]

Local Court at ASSESSMENT OF DAMAGES OR VALUE

Claim No.

Between

plaintiff

and

defendant

TO ALL PARTIES

The Court has ordered that an assessment of damages or value in this proceeding be held before the ${\tt Court/Registrar.}$

The Registrar has fixed on as the hearing time for [time] [date] this matter.

Registrar

FORM 21A

Small Claims Act

Local Court at [Place]

NOTICE OF ORDER

Claim No.

Between

plaintiff

and

defendant

TO ALL PARTIES

The Court has made the following orders:

Registrar

FORM 22A

Small Claims Act

Local Court at APPLICATION FOR RE-HEARING [Place]	Claim No.
Between	
plaintiff	
and	
defendant	
TO THE PLAINTIFF/DEFENDANT +	
The applicant applies to the Court for an order this proceeding be set aside and the proceeding the following grounds:	
The applicant did not appear on the hearing of claim or counterclaim/give notice of defence +	
Signature of applicant	
The Registrar has fixed on as the [time] [date] this application.	hearing time for
	 Registrar
Filed:	
+ Delete if inappropriate	

FORM 25A

Small Claims Act

DECLARATION OF SERVICE

Claim No.

I,
declare that at on I served a copy of this document
 [time] [date]
together with a notice in Form 6A on the defendant at
 place
by

- + handing them to , or
- + putting them down in the presence of and telling that person the nature of the documents,

that person being

- + the defendant, or
- + an officer of the defendant firm or corporation or by
- + posting the documents by certified mail to at the defendant's last known place of + residence/business or + registered/principal office, and annexed hereto and marked A and B respectively are a duly completed certified mail posting receipt and an acknowledgement of delivery of the postal article both issued pursuant to the Postal By-laws made under the Postal Services Act 1975 of the Commonwealth.

and that this declaration is true in every particular.

Declared at on [place] [date]

Signature of declarant

NO WITNESS IS REQUIRED FOR THIS DECLARATION

+ Delete if inappropriate

A person wilfully making a false statement in a declaration is liable to a penalty of \$2,000 or imprisonment for 12 months, or both

FORM 25B

Small Claims Act

DECLARATION OF SERVICE

Claim No.

I,

declare that at on I served a copy of: [specify

[time] [date]

document] on at

[name of person] [place]

+ handing them to , or

+ putting them down in the presence of that person the nature of the documents,

and telling

that person being

+ the defendant, or

+ an officer of the defendant firm or corporation or by

+ posting the documents by certified mail to at the defendant's last known place of + residence/business or + registered/principal office, and annexed hereto and marked A and B respectively are a duly completed certified mail posting receipt and an acknowledgement of delivery of the postal article both issued pursuant to the Postal By-laws made under the Postal Services Act 1975 of the Commonwealth.

and that this declaration is true in every particular.

Declared at on [place] [date]

Signature of declarant

NO WITNESS IS REQUIRED FOR THIS DECLARATION

+ Delete if inappropriate

A person wilfully making a false statement in a declaration is liable to a penalty of \$2,000 or imprisonment for 12 months, or both