ć

FORM No. (P)1 (Old C. P. 94.)

	1	
To be filled by Office.	NOTICE TO MINOR DEFENDANT AND	To be filled by Nazarat.
Date of depositing talbana	GUARDIAN OF APP-	Date on which made over to process-serves.
Date of depositing diet money	LICATION FOR APPOINTMENT OF	Date of return by process
Date of filing of process.	THE GUARDIAN FO	server after service.
Date of making over precess to Nazir.	BE GUARDIAN FOR THE SUIT.	Date of return by Nazir to Court.
	1	

(ORDER 32, RULE 3, CODE OF CIVIL PROCEDURE.)

DISTRICT

IN THE COURT OF

SUIT NO.

Plaintiff

Defendant.

VETSUS

To

Minor defendant.

Guardian (appointed by authority or natural or the person in whose care the minor is, as the case may be).

AT

OF 19 .

Given under my hand and the seal of this Court, this day of

19

١.

Judge.

"Here insert name of guardian.

[APP.A

Date, time and place of service.	of	not personal, state	or refused to	son or persons	
2	3	4	5	6	7
	time and place of service.	Date, time and place of service. identifier, if any.	Date, time and place of service.	Date, time and place of service. address of identifier, if any. address of service on each person (if service not personal, state to se ure per. sonal service). blace of service. blace of service. blace of the person surved signed of the person surved signed process. process. blace of the person surved signed process. blace of the person surved service process. blace of the person service. blace of the person service. blace of the person service. blace of the person service. blace of the person service. the person service. blace of the person service. the person service. blace of the person sonal service. blace of the person sonal service. blace of the person service. blace of the person service. the per	Date, time and place of service. address of identifier, if any. address of service) address of service) address of identifier, if any. address of service) address of to personal, state of service) address of to service) address of to personal, state of service) address of to service) address of to personal, state of to se ure per- sonal service) address of personal, state or refused to process. address or refused to summons. address or persons to se ure per- sonal service) address or refused to summons. address or persons to se ure per- summons.

RETURN OF SERVICE.

NOTE. -The diet money paid to witness is should be entered in the column of remarks.

Signature of process server.

Affirmed before me by the above peon cf the _____

at	А	М
1	Р.	М.

Nazir.

Verification of service by a local villager, or Chowkidar, Dafadar, Mukhia o: Sarpanch

[RULE 56(2) (b), PART I, CHAPTER II, CIVIL COURT RULES, VOLUME I.]

(Sd.))	c				•	•	•		
Son	of.		0-a	•		•		•		
Real	den	ce	·	-+	•			•	•	

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FORM NO. (P) 1(i).

NOTICE TO MINOR DEFENDANT AND GUARDIAN OF APPLICA-TION FOR APPOINTMENT OF ANOTHER PERSON TO BE GUARDIAN FOR THE SUIT

(ORDER 32 BULE 3, CODE OF CIVIL PROCEDURE)

DISTRICT

IN THE COURT OF

SUIT NO.

Plaintiff

versus

Defendant.

Mino. defendant.

AT

OF 19 .

Guardian (appointed by authority or natural, or the person in whose care the minor is.)

Whereas an application has been presented on the part of the plaintiff in the above suit for the appointment of (1)..... as guardian for the suit to the minor defendant, you the said minor and you (2)..... are hereby required to take notice that unless within 21 days from the service upon you of this notice you (2).... make an applicati n for the appointment of yourself or of some friend of you, the minor, to act as guardian, the Court will proceed, subject to the decision of any objection that may be raised, to appoint (-)or an officer of the Court to act as guardian to you the minor for the said suit.

Given under my	hand and the seal of this Court	day
	19	

Judge.

Nore .- Form on the rev res and at the top of the front page as in form no. P(1) ante (1) Here insert mane of guardian upon whom the notice is to be served.

To

of

[APP.A

FORM NO. P1 (ii).

NOTICE TO THE PROPOSED GUARDIAN FOR THE MINOR DEFENDANT, WHEN THE PERSON PROPOSED IS NOT THE GUARDIAN APPOINTED BY AUTHORITY OF THE NATURAL GUARDIAN OR THE PERSON IN WHOSE CAKE THE MINOR IS.

(ORDER 32, RULE 4, CODE OF CIVIL PROCEDURE.)

DISTRICT

IN THE COURT OF AT

SUIT NO.

OF 19 .

Plaintiff

versus

Defendant.

Το.....

Proposed Guardian.

Given under my hand and the scal of this Court, this day of 19.

Judge.

Nore .- Form on the reverse and at the top of the front page as in form no. P(1) ante.

* Here insert the name of the proposed guardian

APP.A]

IV. PROCESS

FORM NO. (P) 2.

SUMMONS FOR SETTLEMENT OF ISSUES.

(ORDER V, RULES 1 AND 5, CODE OF CIVIL PROCEDURE.)

DISTRICT

IN THE COURT OF

AT

SUIT NO. OF 19 .

TO

4

(Name, description and place of residence.)

WHEREAS

has instituted a suit against you for you are hereby summoned to appear in this Court in person, or by a pleader duly instructed, and able to answer all material questions relating to the suit, or who shall be accompanied by some person able to answer all fsuch questions, or the day of 19, at o'clock in the noon, to answer the claim, and you are directed to produce on that day all the documents upon which you intend to rely in support of your defence.

Take notice that, in default of your appearance on the day before mentioned, the suit will be heard and determined in your absence.

Given under my hand and the seal of the Court, this day of 19.

Judge.

Notice.-1. Should you apprehend y ur witnesses will not attend of their own accord you can have a summons from this Court to compel the attendance of any witness, and the production of any document that you have a right to call upon the witness to produce, on applying to the Court and on depositing the necessary expenses.

2. If you admit the claim, you should pay the money into Court together with the costs of the suit, to avoid execution of the decree, which may be against your person or property or both.

Note .- Form on the reverse and at the top of the front page as in form no. P (1) ante.

APP.A

FORM NO. (P) 3.

SUMMONS FOR DISPOSAL OF SUIT.

(ORDER V. RULES | AND 5, CODE OF CIVIL PROCEDURE.)

OF 19 .

DISTRICT

IN THE COURT OF THE

SUIT NO.

AT

To

(Name, description and place of residence-)

WHEREAS

has instituted a suit against you for

you are here by summoned to appear in this Court in person or by a pleader duly instructed, and able to answer all material questions relating to the suit, or who shall be accompanied by some person able to answer all such questions, on the day of 19, at o'clock in the noon, to answer the 'claim', and as the day fixed for your appearance is appointed for the final disposal of the suit. you must be prepared to produce on that day all the witnesses upon whose evidence and all the documents upon which you intend to rely in support of your defence.

Take notice that, in default of your appearance on the day before mentionned, the suit will be heard and determined in your absence.

Given under my hand and seal of the Court, this day of 19

Judge.

Notice.--1. Should you apprehend your witnesses will not attend of their own accord you can have a summons from this Court to compel the attendance of witness, and the production of any document that you have a right to call upon the witness to produce on applying to the Court and on depositing the necessary expenses.

2. If you admit the claim, you should pay the money into Court together with the costs of the suit, to avoid execution of the decree, which may be against your person or property or both.

Norm .- Form on the reverse and at the top of the front page as in form no. P (1) ante.

APP.A]

IV. PROCESS

FORM NO. (P) 4-

SUMMONS TO LEGAL REPRESENTATIVE OF A DECEASED DEFENDANT.

(ORDER XXII, RULE 4, CODE OF CIVIL PROCEDURE.)

DISTRICT

IN THE COURT OF AT SUIT NO. OF 19. of Plaintiff versus of Defendant.

To.

WHEREAS the plaintiff instituted a suit in this Court on the day of 19, aganist the defendant who has since deceased, and whereas the said plaintiff has made application to this Court alleging that you are the legal representative of the said deceased, and desiring that you be made the defendant in his stead.

You are hereby summoned to attend in this Court on the day of 19 at A. M. to defend the said suit and, in default of your appearance on the day specified, the said suit will be heard and determined in your absence.

Given under my hand and the seal of the Court, this day of 19.

Judge.

Nors .- Form on the reverse and at the top of the front page as in the form no. P (1) ante

APP.A

FORM NO.(P) 5

NOTICE TO DEFENDANT.

(ORDER IX, RULE 6, CODE OF CIVIL PROCEDURE.)

DISTRICT

IN THE COURT OF

AT

SUIT No.

OF 19 .

of Pargana

versus

of Pargana Plaintiff

To

Defendant.

(Name, description and place of residence.)

WHEREAS this day was fixed for the hearing of the above suit and a summons was issued to you and the plaintiff has appeared in this Court and you did not so appear, but from the return of the Nazir it has been proved to the satisfaction of the Court that the said summons was served on you but not in sufficient time to enable you to appear and answer on the day

Notice is hereby given to you that the hearing of the suit is adjourned this day and that the hearing of the same, in default of your appearance on the day last mentioned is now fixed for the the suit will be heard and determined in your absence.

Given under my hand and the seal of the Court, this day of

Norm.-Form on the reverse and at the top of the front page as in form no. P(1) ante.

APP-A]

IV. PROCESS

FORM NO. (P) 6. SUMMONS TO WITNESS.

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(ORDER XVI, RULES 1 AND 5, CODE OF CIVIL PROCEDURE.)

DISTRICT

IN THE COURT OF

AT

19

SUIT No. of

Plaintiff

versus

of

Defendant

To

WHEREAS your attendance is required to

on behalf of the in the above suit, you are hereby required (personally) to appear before this Court on the day of 19, at o'clock in the forenoon, and to bring with you (or to send to this Court).

A sum of Rs. * being your travelling and other expenses and subsistence allowance for (one) day, is herewith sent. If you fail to comply with this order without lawful excuse, you will be subject to the consequences of non-attendance laid down in rule 12 of Order XVI of the Code of Civil Procedure, 1908.

øf

Given under my hand and the seal of the Court, this

Judge.

day

Notes.- (1) If you are summoned only to produce a document and not to give evidence, you shall be deemed to have complied with the summons if you cause such document to be produced in this court on the day and hoar aforesald.

(2) If you are detained beyond the day aforesaid, a sum of Rs. will be tendered to you for each day's attendance beyond the day specified.

NOTE. -- Form on the reverse and at the top of the front page as in form no. P(1) ante.

* In this connection see Rule 417, Vol. I.

20 H.O.-16.

[APP-A

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FORM NO. (P) 7. WARRANT OF ARREST OF WITNESS.

(ORDER XVI, RULE 10, CODE OF CIVIL PROCEDURE.)

DISTRICT

IN THE COURT OF

SUIT NO.

of 19 .

AT

of

Plaintiff

Versus

of

Defendant.

To

THE BAILIFF OF THE COURT.

WHEREAS has been duly served with the summons but has failed to attend (absconds and keeps out of the way for the purpose of avoiding service of a summons); you are ordered to arrest and bring the said before the Court.

You are further ordered to return this warrant on or before the day of 19, with an endorsement certifying the day on and the manner in which it has been executed, or the reason why it has not been executed. Given under my hand and the seal of the Court, this day

of 19 . day

Judge.

Nors .- Form on the reservanta, thit p of the front page as in form no. P(1) ante.

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FORM NO. (P) 8. PROCLAMATION REQUIRING ATTENDANCE OF WITNESS.

[ORDER XVI, RULE 10, CODE OF CIVIL PROCEDURE.]

DISTRICT

IN THE COURT OF

SUIT NO.

of 19 .

AT

of Pargana

persus

of

Plaintiff

Defendant.

Pargana

To

Inhabitant of

, Pargana

, Witness.

WHEREAS it appears from the examination on oath of the serving office r that the summons $\frac{\text{could not be}}{\text{has been duly}}$ served upon the witness in the manner prescribed by law; and whereas it appears that the evidence of the witness is material and he $\frac{\text{absconds and keeps out of the way for the purpose of evading the service of the}{\text{has failed to attend in compliance with such summons.}}$ summons. This proclamation is therefore, under rule 10 of Order XVI of the Code of Civil Procedure, 1908, issued requiring the attendance of the witness in this Court on the day of 19 at o'clock in the forenoon and from day to day until he shall have to depart; and if the witness fails to attend on the day and hour aforesaid he will be dealt with

according to law.		
Given under m	y hand and the seal of the Court, this	day
of	19 .	Judge.

Nore.-Form on the reverse and at the top of the front page as in form no. (P)1 ante. smitting the form of verification of service by a local villager, or Chowkidar or Dafadar.

FORM NO. (P) 9. WARRANT OF ATTACHMENT OF THE PROPERTY OF A WITNESS.

[ORDER XVI, RULE 10, CODE OF CIVIL PROCEDURE.]

DISTRICT

IN THE COURT OF

AT

OF 19

SUIT NO.

of

Plaintiff

versus

of

Defendant.

To

THE BAILIFF OF THE COURT OF

WHEREAS the witness cited by has not <u>after the expiration of the period limited in the</u> <u>been arrested</u> <u>although a</u> <u>proclamation issued for his attendance, appeared in Court ;</u> was duly issued. You are hereby directed to hold under attachment* property belonging to the said witness to the value of and to submit a return, accompanied with an inventory thereof, within days. Given under my hand and the seal of the Court, this day of

19 .

Judge,

Norg.—Form on the reverse and at the to of the front page as in form no. (P) 1 ante, omitting the form of verification of service by a local villager, or Chowkidar or Dafadar etc.

*Here specify the movable an 1/or immovable pro party to be attached.

[APP-A

APP-A]

IV. PROCESS

FORM NO. (P) 10.

WARRANT OF ARREST BEFORE JUDGMENT.

[ORDER XXXVIII, RULE 1, CODE OF CIVIL PROCEDURE.]

DISTRICT

IN THE COURT OF

SUIT NO. OF 19 .

Plaintiff

Defendant.

versus

AT

To

THE BAILIFF OF THE COURT

WHEREAS claims the sum of Rs.

De		Rs.	P.	
				}
Principal	***			
Interest	***			
Costs		••		
		-		
	Total			

, the plaintiff in the above suit as noted in the margin, and has proved to the satisfaction of the Court that there is probable cause for believing that the defendant

is about to

These are to command you to demand and receive from the said the sum of Rs. as sufficient to satisfy the plaintiff's claim, and unless the said sum of Rs.

is forthwith delivered to you by

or on behalf of the said , to take the said into custody, and to bring him before this Court in order that he may show cause why he should not furnish security to the amount of Rs. for his personal appearance before the Court until such time as the said suit shall be fully and finally disposed of, and until satisfaction of any decree that may be passed against him in the suit.

Given under my hand and the seal of the Court, this day of 19.

Judge.

NOTE .-- Form on the reverse and at the top of the front page as in form no. (P) 1, ante.

ATTACHMENT BEFORE JUDGMENT, WITH ORDER TO CALL FOR SECURITY FOR FULFILMENT OF DECREE.

[ORDER XXXVIII, RULE 5, CODE OF CIVIL PROCEDURE.]

IN THE COURT OF

CIVIL SUIT No. OF 19

of

Verass

of

To

THE BAILIFF OF THE COURT.

WHEELAS

has proved to the satisfaction of the Court that the defendant in the above suit . These

are to command you to call upon the said defendant

on or before the

day of 19, either to furnish security for the sum of Rs. to produce and place at the disposal of this Court when required

or the value thereof, or such portion of the value as may be sufficient to satisfy any decree that may be passed against him, or to appear and show cause why he should not furnish security; and you are further ordered to attach the said

and keep the same under safe and secure custody until the further order of the Court, and you are further commanded to return this warrant on or before the day of 19 with an endorsement certifying the date on which and the manner in which it has been executed, or the reason why it has not been executed.

Given under my hand and seal of the Court, this day of 19

Judge.

Norm-Norm on the reverse and at the top of the front page as in form no. (P) I onte.

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AT

APP-A]

FORM NO. (P) 12.

ATTACHMENT BEFORE JUDGMENT ON PROOF OF FAILURE

TO FURNISH SECURITY.

[ORDER XXXVIII, RULE 6, CODE OF CIVIL PROCEDURE.]

IN THE COURT OF

AT

CIVIL SUIT No. OF 19 .

of

versus

of

To

THE BAILIFF OF THE COURT.

WHEREAS

the plaintiff in this suit has applied to the Court to call upon

, the defendant, to furnish security to fulfil any decree that may be passed against him in the suit. and whereas the Court has called upon the said

to furnish such security, which he

has failed to dc. These are to command you to attach, , the property of the said

and keep the same under safe and secure custody until the further order of the Court, and you are further commanded to return this warrant on or before the day of 19 . with an endorsement certifying the date on which and the manner in which it has been executed, or the reason why it has not been executed.

Given under my hand and the seal of the Court, this day of 19.

Judge.

Norm.-Form on the reverse and at the top of the front page as in form no. (P) (1) ante omitting the form of verification of service by a local villager, or Chowkidar or Dafadar, etc.

[APP-A

FORM NO. (P) 13.

TEMPORARY INJUNCTION.

[ORDER XXXIX, RULE 1, CODE OF CIVIL PROCEDURE.]

DISTRICT

IN THE COURT OF

OF 19

AT

CIVIL SUIT NO.

Plaintiff

versus

Defendant.

Upon motion made unto this Court by , Pleader of (or Counsel for) the plaintiff A. B. and upon reading the petition of the said plaintiff in this matter filed (this day) (or the Plaint filed in this suit on the day of or the written statement of the said plaintiff filed on the

day of

) and upon hearing the evidence of and in support thereof (if after notice, and defendant

not appearing add; and also the evidence of as to service of notice of this motion upon the defendant C. D.) This Court doth order that an injunction be awarded to restrain the defendant C. D.*

Dated this

day of

19 .

Judge.

*Nore.-Add, as in examples given in form 3. Appendix F, Schedule 1, Code of Civil Procedure, the necessary particulars of the case in which the injunction is sought.

Nore 2.--Form on the reverse and at the top of the front page as in form no. (P) 1 ante.

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IV. PROCESS

FORM No. (P) 14.

NOTICE TO SHOW CAUSE WHY A PAYMENT OR ADJUSTMENT SHOULD NOT BE RECORDED AS CERTIFIED.

[ORDER XXI, RULE 2, CODE OF CIVIL PROCEDURE.]

DISTRICT

IN THE COURT OF

AT

SUIT NO. OF 19

Plaintiff

versus

Defendant.

To

WHEREAS in execution of the decree in the above named suit has applied to this Court that the sum of Rs.

19

recoverable under the decree has been <u>adjusted</u> and should be recorded as certified, this is to give you notice that you are to appear before this Court on the day of 19, to show cause why the <u>payment</u> aforesaid should not be recorded as certified. Given under my hand and the seal of the Court this

day of

Judge.

Norm .- Form on the reverse and at the top of the front page as in form no. (P) 1 ante.

FORM NO. (P) 15.

NOTICE OF APPLICATION FOR EXECUTION OF A DECREE TRANSFERRED BY ASSIGNMENT.

[ORDER XXI, RULE 16, CODE OF CIVIL PROCEDURE.]

DISTRICT

IN THE COURT OF

No. OF 19

of

Plaintiff.

Defendant.

versus

of

AT

To

WHEREAS

has made application to this Court for execution of decree in Suit No. of 19, on the allegation that the same has been transferred to by assignment, namely, by (1) this is to give you notice that you are to appear before this Court on the day of 19, either in person, or by a pleader of this Court, or agent duly authorized and instructed to show cause, if any, why execution should not be granted.

Given under my hand and seal of the Court, this day of 19

Judge.

Nore .- Form on the reverse and at the top of the front page as in form no. (P) 1 ants.

(1) Here enter particulars of assignment.

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APP-A]

IV. PROCESS

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FORM NO. (P) 16.

NOTICE TO SHOW CAUSE WHY EXECUTION SHOULD NOT ISSUE.

[ORDER XXI, RULE, 22 CODE OF OIVIL PROCEDURE.]

DISTRICT

IN THE COURT OF

AT

No. or 19

Plaintiff

versus

SÍ

of

Defendant.

To

WHEREAS

has made application to this court for execution of decree in Suit No. the legal on the allegation that you are of 19 representative of this is to give you notice that you are to the appear before this Court on 19, day of to show cause why execution should not be granted. Given under my hand and the seal of the 19 day of **Oourt**, this 12

Judge:

Nore 1 .- Form on the reverse and at the top of the front page as in form no. (P) 1 ante.

Norm 2. - The words that are unnecessary should be struck out in the case of a notice under clause (a) of Order XXI, rule 22 (1) of the Code of Civil Procedure.

[APP-A

FORM NO. (P) 17.

WARBANT TO THE BAILIFF TO GIVE POSSESSION OF LAND, ETC.

[ORDER XX1, RULE 35, CODE OF CIVIL PROCEDURE.]

DISTRICT

IN THE COURT OF

SUIT NO.

OF 19 .

AT

of versus

of

To

THE BAILIFF OF THE COURT.

WHEREAS the undermentioned property in the occupancy of has been decreed to

the plaintiff in this suit: you are hereby directed to put the said in possession of the same, and you are hereby authorized to remove any person bound by the decree who may refuse to vacate the same.

Given under my hand and the seal of the Court, this day of

Judge.

Plaintiff,

Defendant.

SCHEDULE.

Norm.-Form on the reverse at the top of the front page as in form no. (P) ante. emitting the form verification of service by a local villager or Chowkidar or Dafadar, etc. APP-A]

IV. PROCESS

FORM NO. (P) 18.

WARRANT OF ATTACHMENT OF MOVEABLE PROPERTY IN EXECUTION OF A DECREE FOR MONEY.

[ORDER XXI, RULE 30, CODE OF CIVIL PROCEDURE.]

DISTRICT

IN THE COURT OF SUIT No.

AT OF 19 .

Plaintiff

versus

Defendant.

was ordered, by decree

or which

shall

the

of 19 , to pay to the Plaintiff

These are to command you to

attach the movable property of the

as set forth in the schedule here

pointed out to you by

annexed,

as noted in the margin ; and whereas

To

THE BAILIFF OF THE COURT. WHEREAS of this Court, passed on the 19 , in Suit No. the sum of Rs.

Decree.	Rs.	P.
Principal Interest Costs Cost of execution Further interest TOTAL	2	

and unless the said

shall pay to you the said sum of Rs.

said

day of

the said sum of Rs. has not been paid :

, the costs of this attachment together with Rs. to hold the same until further orders from this Court. You are further commanded to return this warrant on or before the

said

unto

be

19, with an day of endorsement certifying the day on which and manner in which it has been executed, or why it has not been executed.

Given under my hand and the seal of the Court, this 19

day of

Judge.

SCHEDULE.

Nore -Form on the reverse and at the top of the front page as in form no. (P) 1 ante, omitting the form of varification of service by local villager, or Chowkidar or Dafadar, oto.

[APP-A

FORM NO. (P) 19.

NOTICE TO SHOW CAUSE WHY WARRANT OF ARREST SHOULD NOT ISSUE.

[OBDER XXI, RULE 37, CODE OF CIVIL PROCEDURE.]

DISTRICT

IN THE COURT OF

No. OF 19 .

AT

Plaintiff.

versus

of

of

Defendant.

To

WHEREAS

has made application to this Court for execution of decree in Suit Ne. of 19, by arrest and imprisonment of your person, you are hereby required to appear before this Court on the

day of 19, to show cause why you should not be committed to the *Civil Prison* in execution of the said decree.

Given under my hand and the seal of the Court, this day of 19.

Judge.

Norn .- Form on the reverse and at the top of the front page as in form no. (P) 1 ante.

FORM NO. (P) 20.

WARRANT OF ARREST IN EXECUTION,

[ORDER XXI, RULE 38, CODE OF CIVIL PROCEDURE.]

DISTRICT

To

1

IN THE COURT OF

SUIT NO. OF 19 .

AT

of

Plaintiff

versus

of

Defendant.

THE BAILIFF OF THE COURT.

WHEREAS

DECREE.	Rs.	P.
Principal	 1	1
Interest		
Costs		
Execution		
TOTAL	 California da cale	

was adjudged by a decree of the Court in Suit No. of 19, dated the day of 19, to pay to the

Ţi.

decree-holder the sum of Rs.

noted in the margin, and whereas the said sum of Rs.

has not been paid to the said decree-holder in satisfaction of the said decree

these are to command you to arrest the said judgement-debtor, and unless the said judgement-debtor shall pay to you the said sum of Rs. together with Rs.

for the cost of executing this process, to bring the said defendant before the Court with all convenient speed. You are further commanded to return this warrant on or before the

day of

19 , with an endorsement certifying the day on which and manner in which it has been executed, or the reason why it has not been executed. Given under my hand and the seal of the Court, this

day of

19

Judge.

Nore .- Form on the reverse and at the top of the front page as in form no. (P) 1 ante.

[APPA

FORM NO. (P) 21.

WARRANT OF COMMITTAL OF JUDGEMENT-DEBTOR TO CIVIL PRISON

[ORDEB XX1, RULE 40, CODE OF CIVIL PROCEDURE.]

IN THE COURT OF

AT

SUIT NO. OF 19

Plaintiff.

versus

Defendant.

To

THE OFFICER IN CHARGE OF THE CIVIL PRISON AT

WHEREAS who has been brought before this court this day of 19 under a warrant in execution of a decree which was made and pronounced by the said Court on the day of 19 ,

and by which decree it was ordered that the said

should pay AND WHEREAS the said

has not obeyed the decree nor satisfied the Court that he is entitled to be discharged from custody;

you are hereby,

commanded and required to take and receive the said

into the Civil Prison and keep him imprisoned therein for a period or until the said decree shall be fully satisfied, or the not exceeding said

shall be otherwise entitled to be released according to the terms and provisions of section 58 of the Code of Civil Procedure 1908; and the paise per diem as the rate of the Court does hereby fix monthly allowance for the subsistence of the said

during his confinment under this Warrant of Committal.

Given under my signature and the seal of the Court, this day of 19

Judges

APP.Aj

IV. PEOCESS -

FORM NO. (P) 22.

ORDER FOR THE RELEASE OF A PERSON IMPRISONED 1N EXECUTION OF A DECREE.

[SECTIONS 58, 59, CODE OF CIVIL PROCEDURE.]

AT

DISTRICT

IN THE COURT OF

No.

Decree-holder.

versus

OF 19 .

Judgement debtor.

To

THE OFFICER IN CHARGE OF THE CIVIL PRISON AT

Under orders passed this day, you are hereby directed to set free

Judgment.debtor now in your custody.

Dated

Judge

20 H.O .--- 17

IAPP.A

FORM NO. (P) 23.

ATTACHMENT IN EXECUTION.

Prohibitory o der where the property to be attached consists of movable property, to which the defendant is entitled subject to a Lien or right of some other person to the immediate pass ssion thereof.

[ORDER XXI, RULE 46 (1) (c), CODE OF CIVIL PROCEDURE.]

DISTRICT

IN THE COURT OF

AT

To

WHEREAS

has failed to satisfy a decree passed against on the day of 19, in Suit no. of 19, in favour of

versus.

for Rs.

it is ordered that the defendant be and is hereby, prohibited and restrained, until the further order of this Court, from receiving from the following property in the possession of the said

; that is to say

to which the defendant is entitled subject to any claim of the , said and the said

is hereby prohibited and restrained, until the further order of this Court, from delivering the said property to any person or persons whomsoever.

Given under my hand and the seal of the Court this the day of 19

Judge

NOTE .- Form on the reverse and at the top of the front pige as in form no. (P)1 ante.

APP.A]

IV. PROCESS

FORM NO. (P) 24.

AITACHMENT IN EXECUTION.

Prohibit ry order, where the property consists of debts not secured by nego icbl instruments.

[ORDER XXI, RULE 46 (1) (a), CODE OF CIVIL PROOFDURE.]

DISTRICT

IN THE COURT OF

versus

To

WHEREAS

has failed to satisfy a decree passed against on the day of 19. in Suit No. of 19, in favour of

for Rs.

you, the said

it is ordered that defendant be, and is hereby, prohibited and restrained, until the further order of this Court, from receiving from you a certain debt alleged now to be due from you to the said defendant, namely, and that

be, and you are

AT

hereby. prohibited and restrained, until the further order of this, Court from making payment of the said debt or any part thereof, to any person whomsoever, or otherwise than into this Court.

Given under my hand and the seal of the Court, this day of 19.

Judge.

NOTE .- Form on the reverse and at the top of the front page as in form ao. (P) I ant .

FORM NO. (P) 25.

ORDER TO ATTACH SALARY OF PUBLIC OFFICER OR SERVANT OF RAILWAY AUMINISTRATION OR COMPANY OR LOCAL AUTHORITY.

[ORDER XXI, RULE 48, CODE OF CIVIL PROCEDURE]

DISTRICT

IN THE COURT OF

AT

CASE NO OF 19.

versus

Decree-holder,

Judgement-debter.

WHEREAS

judgment-debtor in the above named case, is a (describe office of judgem nt-debtor) receiving his salary (o allowances) at your , decree-holder hands; and whereas has applied in his Court for the attachment of in the said case, the salary (or allowances) of the said due to him under the decree : to the extent of you are hereby required to withhold the said sum of from the salary of the said in monthly and to remit the said sum instalments of (or monthly instalments) to this Court.

Given under my hand and the seal of the Court, this day of 19.

Judge.

APP.A]

IV. PROCESS

FORM NO. (P) 26.

ATTACHMENT.

Prohibitory order, where the property consists of money or of any security in the custody of a Court of Justice or officer of Government.

[ORDER XXI, RULE 52, OCDE OF CIVIL PROCEDURE.]

IN THE COURT OF

CIVIL SUIT NO.

AT

of

~

of

versus

To

Sir,

The plaintiff having applied, under Rule 52 of Order XXI of the Code of Civil Procedure 1908, for an attachment of certain money now in your hand (1) :---

I request that you will hold the said money subject to the further order of this Court.

Yours faihfully,

OF 19

Dated the

day of

19 .

Judge.

. . . .

(1) Here state how the money is supposed to be in the hunds' of the person addressed, on what account, ele.

APP.A

FORM NO. (P) 27.

ATTACHMENT OF A DECREE TO THE COURT NOTICE OF WHICH PASSED IT.

[ORDER XXI, RULE 53 (1) (b) CODE OF CIVIL PROCEDURE]

DISTRICT

IN THE COURT OF AT

SUIT NO. of 19

of

versus

of

To

THE JUDGE OF THE COURT OF

Sir.

1 have the honour to inform you that the decree obtained in your 19 , by day of Court on the

> of 19, in which he was in Suit No, and

was

has been attached by this Court on the application of

, the

specified above. You are therefore requested to stay the in the suit execution of the decree of your Court until you receive an intimation from this Court that the present notice has been cancelled, or until execution of the said decree is applied for by the holder of the decree now sought to be executed or by his Judgment-debtor.

Yours faithfully,

Dated the

day of 19.

Jugde.

APP.A

FORM NO. (P) 28.

NOTICE OF ATTACHMENT OF A DECREE TO THE HOLDER OF THE DECREE, OR TO THE JUDGMENT DEBTOR. [ORDER XXI, RULE 53 (4) AND (6) CODE OF CIVIL PROCEDURE.]

DISTRICT

IN THE COURT OF AT

OF 19 . Sur No.

. of

versus

of

To

WHEREAS an application has been made in this Court by the decree holder in the above suit for the attachment of a docree obtained against

you on the

day of

19 , in the Court of

in Suit No.

of 19 , in which TESS were and Was : it is were

ordered that you the said

prohibited and restrained, until the further be, and you are hereby, the same in order of this Court. from transferring or charging making payment or adjustment of

any way

Given under my hand and the seal of the Court, this

19 day Judge.

Norg. Form on the reverse and at the top of the front page as in form no. P(1) ante.

[APP.A

FORM NO. (P) 29.

ORDER FOR PAYMENT TO THE PLAINTIFF, ETC., OF MONEY, ETC., IN THE HANDS OF A THIRD PARTY.

[ORDER XXI, RULE 56, CODE OF CIVIL PROCEDURE.]

DISTRICT

IN THE COURT

AT

No. of 19 .

of

versus

of

To (1)

WHEREAS the following property has been attached in execution of decree in Suit No. of 19, passed on the day of 19 in favour of for Rs. ; it is ordered that the property so attached, consisting of Rs (2) in money, and Rs. (2) in currenecy notes, or a sufficient part there of to setisfy the said decree, shall be paid over by you the said to

Given under my hand and the seal of the Court, this day of 19.

Judge.

(1) The Bailiff of the Court, and to the Collector or other person.

(2) To be clearly stated in words and figures

FORM NO. (P) 30

NOTICE TO ATTACHING CREDITOR.

[ORDER XAL, RULE 58, CODE OF CIVIL PROCEDURE.]

DISTRICT

IN THE COURT OF

AT

SUIT No. OF 19 .

of

versus

of

To

WHEREAS

has made application to this Court for the removal of attachment on placed at your instance in execution of the decree in Suit No. of 19 , this is to give you notice to appear before this Court on the day of 19 ,

either in person, or by a Pleader of the Court duly instructed to support your claim as attaching creditor.

Given under my hand and the seal of the Court, this day of 19.

Judge.

Note :-Form on the reverse and at the top of the front page as in form no, (P)1, ante.

APP.A

FORM NO. (P) 31 ATTACHMENT IN EXECUTION.

Prohibitory order, where the property consists of immoveable property

[ORDER XXI, RULE 54, CODE OF CIVIL PROCEDURE.]

DISTRICT

AT IN THE COURT OF

To

Defendant.

WHEREAS on the	you have	failed	to de	satisfy ry of	8	decree	passed	against 19	you , in	
				No.			of 19	, in favo	ur of	
				for Rs.					;	

it is ordered that you, the said

, be and you are hereby, prohibited and restrained, until the further order of this Court, from transferring or charging the property specified in the schedule hereunto annexed, by sale gift, or otherwise, and that all persons be, and that they are hereby, prohibited from receiving the same by purchase, gift or otherwise.

Given under my hand and the seal of the Court, this 19 . day of

Judge.

SCHEDULE.

NorE .- Form on the reverse and at the top of the front page 28 in form no (P)1, ante.

FORM NO. (P) 32.

Deleted.

APP.A]

IV. PROCESS

14%

FORM NO. (P) 33

10

NOTICE OF THE DAY FIXED FOR SETTLING A SALE PROCLAMATION.

[ORDEE XXI, RULE 66, CODE OF CIVIL PROCEDURE.]

DISTRICT

IN THE COURT OF

WHEREAS in the above named suit

CIVIL ____ SUIT no. RENT

has applied for the sale of

You are hereby informed

OF 19 .

AT

Plaintiff,

V rous

Defendant.

Julgment-debtor.

, the decree-holder

19

that the ha been fixed for settling the terms of the proclamation of sale. Given under my hand and the seal of the Court, this 19 . day of

day of

Judge.

Norm (1) Form on the reverse and at the top or the front page as in form no. (P)1, ande. Nors -(2) Form no. (P) 34 has been cancelled.

245

To

FORM NO. (P) 35.

PROCLAMATION OF SALE.

[ORDER XXI, RULE 66, CODE OF CIVIL PROCEDURE.]

DISTRICT

IN THE COURT OF

AT

EXECUTION CASE NO. OF 19

of

Decrec-holder.

versus

of

Judy ment-debtor.

Norics is hereby given that, under Rule 64 of Order XXI of the Code of Civil Procedure, 1908, an order has been passed by this Court for the sale of the attached property mentioned in the annexed schedule, the decreeof the claim of in satisfaction mentioned in margin BUIL 19 , holder in the Suit no. of in which amounting with costs and interest up to date decided by the of of sale to the sum of

was plaintiff and was defendant.

The sale will be by public auction, and the property will be put up for sale in the lots specified in the schedule. The sale will be of the property of the judgment-debtors above named as mentioned in the schedule below, and the liabilities the claims attaching to the said property so far as they have been ascertained, are those specified in the schedule against each lot.

In the absence of any order of postponement, the sale will be held by at the monthly sale commencing at o'clock on the at . In the ovent, however, of the debt above specified and of the costs of the sale being tendered, er paid before the knocking down of any lot, the sale will be stopped.

At the sale the public generally are invited to bid, either personally or by duly authorized agents. No bid by, or on behalf of, the judgment,

APP.A

creditors above mentioned, however, will be accepted, nor will any sale to them be valid without the express permission of the Court previously given. The following are the further Conditions of s le:-

1. The particulars specified in the schedule below have been stated to the best of the information of the Court, but the Court will not be answerable for any error, mis-statement, or omission in this proclamation.

2. The amount by which the biddings are to be increased shall be determined by the officer conducting the sale. In the event of any dispute arising as to the amount bid, or as to the bidder, the lot shall at once be again put up to auction.

3. The highest bidder shall be declared to be the purchaser of any lot, provided always that he is legally qualified to bid and provided that it shall be in the discretion of the Court or officer holding the sale to decline acceptance of the bighest bid when the price offered appears so clearly inadequate as to make it advisable to do so.

4. For reasons recorded it shall be in the discretion of the officer conducting the sale to adjourn it, subject always to the provisions of rule 69 of Order XXI.

5. In the case of movable property, the price of each lot shall be paid at the time of sale or as soon after as the officer holding the sale directs, and in default of payment the property shall forthwith be again put up and re-sold.

6. In the case of immovable property, the person declared to be the purchaser shall pay immediately after such declaration of deposit of 25 per cent on the amount of his purchase-money to the officer conducting the sale, and in default of such deposit the property shall forthwith be again put up and re-sold.

7. The full amount of the purchase money shall be paid by the purchaser before the Court closes on the fifteenth day after the sale of the property, exclusive of such day, or if the fifteenth day be a Sunday or other holiday, then on the first office day after the fifteenth day.

8. In default of payment of the balance of purchase-money within the period allowed, the property shall be re-sold after the issue of a fresh notification of sale. The deposit after defraying the expenses of the sale may, if the Court thinks fit be forfited to Government, and the defaulting purchaser shall forfeit all claim to the property, or to any part of the sum for which it may be subsequently sold.

[APP.A

100

Given under my hand and the seal of the Court, this day of 19.

Judge.

SCHEDULE OF PROPERTY.

No. of lot.	Specification of property to be sold with the name of each owner where there are more judgment debtors than one.	Detail of any incumbrances to which the property is liable.	Claims, if any, which have been put forward to the property, and any other known particulars bearing on its nature and value.
	10		

NOTE.-Form on the reverse and at the top of the front page asis form no. (?) i, ante, omitting the form of verification of service by a local villager, or chowkidar or Dafadar etc.

APP.A)

IV. PROCESS

14

135

FORM NO. (P) 36.

ORDER FOR DELIVERY TO CERTIFIED PURCHASER OF LAND AT A SALE IN EXECUTION

[CRDER XXI. RULE 95, CODE OF CIVIL PROCEDURE.]

DISTRICT

IN THE COURT OF

AT

SUIT NO. OF 19.

of

versus

of

To

THE BAILIFE OF THR COURT.

WHEREAS

has become the certified purchaser of * * Here give specification of property. decree in Suit No. of 19, you are hereby order to put the said the certified purchasar as aforesaid, into possession of the same.

Given under my hand and the seal of the Court, this day of 19.

Judge.

NOTE -Form on the reverse an at the top of the front page as ln form no. (P) l ante, omitting the form of verification of service by a local villager, or chowkidar or Dafadar etc.

[APP.A

FORM NO. (P) 37.

NOTICE TO RESPONDENT OF THE DAY FIXED FOR THE HEARING OF THE APPEAL.

[ORDER XLI, RULE 14, CODE OF CIVIL PROCEDURE.]

DISTRICT

IN THE COURT OF

AT

Appellant,

versus

Respondent.

of the Court of dated the

day

APPEAL from the

of 19

To

Respondent.

TAKE notice that an appeal from the decree of in this case has been presented by and

day of registered in this Court and that the has been fixed by this Court for the hearing of this appeal. 19

If no appearance is made on your behalf by yourself, your Pleader, or by some one by law authorized to act for you in this appeal, it will be heard and decided in your absence.

Given under my hand and the seal of the Court, this 19 day of .

Judge.

Norm 1 .- If a stay of execution has been ordered, intimation should be given of the fact in this notice. NOTE 2 .- Form on the reverse and at the top of the front page as in form no. (P) 1, ante.

IV. PROCESS

FORM NO. (P) 38.

NOTICE TO A PARTY TO A SUIT NOT MADE A PARTY TO THE APPEAL BUT JOINED BY THE COURT AS A RESPONDENT.

[ORDER XLI, RULE 20, CODE OF CIVIL PROCEDURE]

DISTRICT

IN THE COURT OF

AT

Plaintiff,

versus

Defendant.

To

WHEREAS you were a party in Suit No. of in the Court of

, and whereas the has preferred an appeal to this Court from the decree passed against him in the said suit and it appears to this Court that you are interested in the result of the said appeal.

This is to give you notice that this Court has directed you to be made a respondent in the said appeal and has adjourned the hearing thereef till 19 , at A.M. If day of the no appearance is made on your behalf on the said day and at the said hour the appeal will be heard and decided in your absence.

Given under my hand and the seal of the Court this day of 19 .

Judge.

NorE-Form on the reverse and at the top of the front page as in Form no. (P) 1, ante. 20 H. C.-8.

1251]

FORM NO. (P) 39.

NOTICE TO SHOW CAUSE WHY A REVIEW SHOULD NOT BE GRANTED.

[ORDER XLVII, RULE 4, CODE OF CIVIL PROCEDURE.]

DISTRICT

IN THE COURT OF

AT

Plaintiff

versus

Defendant.

To

TAKE notice thathas applied to thisCourt for a review of its decree passed on theday of19in the above case.The19is fixed for you to show cause why the Court shouldnot grant a review of its decree in this case.

Given under my hand and the seal of the Court, this day of 19.

Judg ..

Nors-Form on the reverse and at the top of the front page as in Form no. (F) 1, ante.

IV. PROCESS

FORM No. (P) 40.

NOTICE TO SHOW OAUSE (GENERAL FORM).

DISTRICT

IN THE COURT OF

SUIT ----- NO. CASE

OF 19 .

AT

Applicant

versus

Opposite party.

To

WHEREAS the abovenamed this Court that

You are hereby cautioned to appear in this Court in person or by a pleader duly instructed on the day of 19 . at o'clock in the forenoon, to show cause against the application, failing wherein, the said application will be heard and determined ex-parte.

Given under my hand and the seal of the Court, the

19 .

day of

Judge.

NorE .- Form on the reverse and at the top of the front page as in form no. (P) 1, aute.

has made application to

[APP.A

FORM No. (P) 41.

NOTICE TO TAKE BACK DOCUMENTS.

IN THE COURT OF

SUIT — NO. CASE

OF

Plaintiff,

versus

Defendant.

The parties in this case are hereby required to take back the documents produced by them, being exhibits in the case, within one month from the date of service of this notice. If they fail to take them back within that time the documents will be destroyed as prescribed by the High Court.

Dated

Presiding Officer of the Court.

Norre.-This notice should be served upon the Pleaders and parties concerned at their last known address.

3%

FORM No. (P)42.

NOTICE TO LANDLORD AND CO.SHARER OF DEPOSIT OF RENT IN COURT.

[SECTION 61, CLAUBES (a), (b) AND (c) OF THE BIHAR TENANCY ACT, VIII OF 1885.]

[SECTION 63, CLAUSE 2 OF ACT VIII OF 1885.]

DISTRICT

IN THE COURT OF

resident of

To

AT

You are further informed that if you have any other claim against the saidin respect of rent for the said tenure or holding you shall bring a suit in Court to prove the said claim within six calendar months from the date of receipt of this notice, otherwise your claim shall be barred for ever.

Seal of the Court.

Judge.

Nore -Form on the reverse and at the top of the front page as in form no. (F) 1 ante.

[APP.A

(Not to be printed)

FORM NO. (P) 43.

NOTICE OF THE DEPOSIT OF THE RENT IN COURT TO PERSONS BELIEVED 10 CLAIM OR TO BE ENTITLED TO THE RENT. OR WHO ARE ENTITLED TO IT.

[SECTION 61 CLAUSE (d) OF THE BIHAR TENANCY ACT, VIII OF 1885].

[SECTION 63 OF ACT VIII OF 1885.]

DISTRICT

IN THE COURT OF

AT

To

You are hereby informed that son of resident of deposited in this Court on Re. being the full amount of rent due up to the said date in respect of the tenure or holding of the said on the pleading that he entertained a bona fide doubt as to who was entitled to receive the said amount. If you can make the Court believe that you are entitled to the said amount, the same shall be paid to you or to your duly authorized agent.

You are further informed that no suit for any other claim against the said in respect of rent payable by him up to the date of deposit shall be entertained after the expiry of six calendar months from the date of receipt of this notice.

Dated

Judge.

(Not to be printed)

FORM NO. (P) 49.

NOTICE TO THIRD PERSON OF PAYMENT INTO COUBT OF RENT DUE TO HIM.

[SECTION 149 OF THE BIHAR TENANCY ACT, VIII OF 1885]

DISTRICT

IN THE COURT OF

SUIT NO. OF 19

Plaintif

and

Defendant

To

You are hereby informed that in this suit the Defendant has deposited Rs. on the pleading that the said sum is due to you and not to the plaintiff.

You are further informed that unless within three months from the receipt of the notice a suit is instituted against the plaintiff and an order restraining the payment out of the said sum is obtained therein, the said sum shall be paid out to the plaintiff on his application.

Given under my hand and the seal of the Court this day of 19.

Seal.

Judge.

Date

12.52

[APP.A

FORM NO. (P) 50.

ORDER OF ATTACHMENT OF TENURE OR HOLDING IN EXECUTION OF A DECREE.

[SECTION 163 OF THE BIHAR TENANCY ACT, VIII OF 1885.]

DISTRICT

IN THE COURT OF

EXECUTION OASE No. OF 19,

Decree-holder,

ver sus

Judgement-debtor.

TO

Judgement-debtor.

WHEREAS you have failed to satisfy the decree passed against you on the day of 19 in Rent Suit No. of 19 in favour of for Rs. and whereas the decree-holder has applied under section 162 of the Bihar Tenancy Act, for the attachment and sale of the tenure or holding in respect of which the rent is due, it is hereby ordered that you, the said be and you are hereby prohibited and restrained, until the further order of this Court from transferring the property, specified in the schedule hereunto annexed, by sale, gift or otherwise and that all persons be, and they are hereby prohibited from receiving the same by purchase, gift, or otherwise,

Given under my hand and the seal of the Court, this day of 19 ·

Statement showing the tenure or holding and the estate or village in which the tenure or holding is situate.

Seal of the Court.

Judge.

Norr .- Form on the reverse and at the top of the front page as in form no. (P)1, a nte- .

IV. PROCESS

FORM NO. (P) 51

PROCLAMATION OF SALE OF TENURE OR HOLDING IN EXECUTION OF A DECREE.

[SECTION 163, CLAUSE 2 (a) OR (b) OF THE BIHAR TENANCY ACT, VIII OF 1885.]

Of a tenure or holding subject to incumbrances

OF THE IN THE COURT

EXECUTION PROCEEDINGS No. OF 19 .

Decree holder,

Judgement-debtor.

DISTRICT

the decree-holder in the suit mentioned

interest up to date of sale, to the sum

Notice is hereby given that, under section 163 of the Bihar Tenancy Act, 1885, an order has been made by this Court for the sale of the tenute (or holding) mentioned in the annexed Schedule, ' in satisfaction of the claim of.

of Rs.

of

01

in the margin amounting with costs and of 19 . Suit no. Decided by the of in which was plaintiff and was defendant.

The sale will be by public auction-

(i) and the said tenure (or holding) will first be put up for Strike out this parasubject to the registered brances, and will be sold subject to those incumbrances if the sale be the sum bid is sufficient to liquidate in the said sum of Rs. being the amount of the said decree and costs still remaining clause 2(b). , and that otherwise it will. If the decree-holder so desires, be sold on a subsequent day, of which due notice will be given with power to all incumbrances;

to Strike out (ii) and the said occupancy holding will be sold with power this paragraph if the sale annul all incumbrances. will be be under section 163. under In the absence of any order of postponement the sale sale commencing at clause 2(a) at the 19 . held by of the O' clock

In the event, however, of the amount above specified and of the costs of the sale being tendered or paid before the tenure or holding is knocked down, the sale will be stopped.

At the sale, the public generally are invited to bid, either personally or byduly authorised agent. No bid by or on behalf of the judgment-debtor abovementioned will, however, be accepted. The following are the further conditions of sale :---

1. The particulars specified in the schedule below have been stated to the best of the information of the Court, but the Court will not be answerable for any error, mis-statement or omission in this proclamation.

2. The amount by which the biddings are to be increased shall be determined by the officer conducting the sale. In the event of any dispute arising as to the amount bid, or as to the bidder, the tenure or holding shall at once be again put up to auction.

3. The highest bidder shall be declared to be the purchaser provided always that he is legally qualified to bid, and provided that it shall be in the discretion of the Court or of the officer holding the sale to decline acceptance of highest bid when the price offered appears so clearly inadequate as to make it advisable to do so.

4. For reasons recorded, it shall be in the discretion of the officer conducting the sale to adjourn it subject always to the provisions of Order XXI, rule 69 of the Code of Civil Procedure.

5. The person declared to be the purchaser shall pay, immediately after such declaration, a deposit of 25 per cent on the amount of his purchase-money to the officer conducting the sale; and in default of such deposit, the tenure or holding shall forthwith be put up again and sold.

6. The full amount of the purchase-money shall be paid by the purchaser before the Court closes on the fifteenth day after the sale of the tenure or holding, exclusive of such day, or if the fifteenth day be a Sunday or other holiday, then on the first office day after the fifteenth day.

7. In default of payment of the balance of purchase-money within the period allowed the tenure or holding shall be re-sold after the issue of a fresh notification of sale. The deposit, after defraying th expenses of the sale, shall be forfeited to Government and the defaulting purchaser shall

forfeit all claim to the property or to any part of the sum for which it may be subsequently sold.

Given under my hand and the seal of the Court, this day of 19.



Signature of Presiding Officer.

Schedule of Property.

Number of lot.	Description of the enure or bolding to be sold, and names of parguna, estate a dvillage in which the land com- prised in it is situate.	The yearly rent payable for the tenure or h ld- ing.	retuil of any incum- bravees to which the proferty is liable.	Claims, if any, which have been put forward to the property, and any other brown pa th culars bearing on its nature and value.
				s

Nore.-Form on the reverse and at the top of the front page as in form no. (P) 1, ant emitting the form of verification of service by a local villager, or Chowkidar or Dafadar etc.

[APP.A

FORM NO. (P) 52.

FORMS UNDER REGULATION V (BENGAL), 1799.

NOTICE CALLING FOR CLAIMANTS TO PROPERTY IN INTESTATE CASES.

[SECTION 7, REGULATION V (BENGAL) OF 1799.]

IN THE COURT OF THE DISTRICT JUDGE OF

AT

CASE NO. OF 19.

In the matter of the estate of the late

of

' who died intestate.

WHEREAS it has been intimated to this Court that the aforesaid of died on or about the

last without, as far as it appears, any heir, but leaving movable properties.

It is hereby notified that any person who has a claim to receive the said properties as an heir, executor, or administrator to the deceased, or in any other capacity is required to appear and prove his claim in this Court. If any person appears and proves his or her right to the said properties within a year, the properties will be made over to the said person after he or she shall have deposited the necessary expenses incurred in taking care of the said properties; otherwise the said properties shall be sold and the saleproceeds appropriated by Government.

Dated this day of in the year 19.

District Judge.

Nore.—Form on the reverse and at the top of the front page as in form no. (P) 1ante omitting the form of verification of service by a local villager. or Chowkidar or Dafadar etc. 14

FORM NO. (P) 53.

FORMS UNDER LAND ACQUISITION ACT

NOTICE TO CLAIMANT OF DATE FIXED FOR THE DETERMINATION OF OBJECTION.

[SECTION 20 OF THE LAND ACQUISITION ACT I OF 1894.] IN THE COURT FOR THE DISPOSAL OF CASES UNDER THE LAND ACQUISITION ACT, I OF 1894.

In the matter of and the Land Acquisition Act, 1894.

WHEREAS objection has been taken by

the award made by

To

the

in respect of

and measuring more or less bighas kathas chitaks feet, the same being required for a public purpose, namely, for

on the following grounds, namely :--

and whereas the matter has been referred to this Court for determination :---

Take notice that the Court will proceed to determine the aforesaid objection on the

19, at O'clock in the forenoon, and that in default of your appearance on the said day, the case will be proceeded with in your absence

19 .

Given under my hand and the seal of the Court, this

day of

Judge.

Nore-Form on the reverse and at the top of the front page as in form no. P. (1) ants.

263

to

FORM NO. (P) 54.

NOTICE TO COLLECTOR OF DATE FIXED FOR HEARING HIS REFERENCE.

[SECTION 20 OF THE LAND ACQUISITION ACT, I OF 1894.]

IN THE COURT FOR THE DISPOSAL OF CASES UNDER THE LAND ACQUISITION ACT, 1894.

In the matter of

and the Land Acquisition Act, 1894.

To

Take notice that the abovementioned case, which was referred by youin your letter no., dated theday of19, for the determination of this Court, has been set down forhearing on theday of19..19, atO'clock in the forenoon, and that in default of your appearanceon the said day the case will be proceeded with in your absence.

Given under my hand and the seal of the Court, this day of 19.

Judge.

IV. PROCESS

FORM NO. (P) 55.

FORM UNDER THE COURT-FEES (AMENDMENT) ACT, XI OF 1899.

NOTICE TO COLLECTOR (OF APPLICATION) MADE FOR PROBATE OF WILL AND FOR LETTERS OF ADMINISTRATION.

[SECTION 19H, CLAUSE (1), OF THE COURT-FEES (AMENDMENT) ACT, XI OF 1899]

IN THE COURT OF THE

AT_____

In the goods of _____

_____deceased

of thana_____District_____

To

THE COLLECTOR OF

Notice is hereby given that an application has this day been

Pleader

_____ for _____ made to this Court by_____ Attorney

of _____thana _____

Probate of the Will

District _____ for _____ Letters of Administration of the property and credits.

of the deceased abovenamed

The amount of assets which are likely to come into the petitioners' hand is stated by the petitioner to be Rs.

Dated the _____ day of _____ 19 .

District Judge or Delegate.

Nors.-When detailed inventories of the property of deceased persons are filed by applicants for Probats or for-Letters of Administration at the time of applying, copies of these inventories should be appended to the notice, and sent together with it to the Collector. When the inventory is bled at a date subsequent to the a plication, a copy should be forwarded to the Collector as soon as it is roceived.—(G. L. no. 6 of 19th June 1901.)

[APP.A

FORMS UNDER THE INDIAN SUCCESSION ACT.

FORM NO. (P) 56.

NOTICE OF DATE FIXED FOR HEARING PROBATE OR LETTERS OF ADMINISTRATION CASES.

[SECTION 283 OF THE SUCCESSION ACT, XXXIX OF 1925.]

IN THE COURT OF THE DISTRICT JUDGE OF

NOTICE.

No. OF 19 .

WHEREAS an application under the Indian Succession Act, 1925, for grant of probate of the will (or, for letters of administration to the has been made late of estate) of 19 has , and whereas the by been fixed for the hearing of the case, notice is hereby given that any person having any interest in the administration of the estate of the said deceased may, if he desires, appear in this Court on the 19, and see the day of said Proceedings before the grant of probate (or, of letters of administration). Given under my hand and seal of this Court.

COURT,

The .

19 .

Judge.

Saristadar.

Note-Forms on the reverse and at the top of the front page as in form no. P(1), ante.

(Not to be printed)

Form NO. (P) 57.

NOTICE CALLING ON CERTIFICATE HOLDER FOR ACCOUNTS.

(Indian Succession Act, 1925.)

नौटिस व नाम उस झख़त के जिसको सटिफिकेट हासिल हुई है वास्ते वाखिल करने हिसाब-किताब के।

[कानून सटिफिकेट बिरास्त ऐबा ३९, सन् १९२५।]

श्रवालत जिला जज मोकाम मुकद्दमा नम्बर बनाम

वाके सन् १६ ई०

जिला जज।

साकिन

चूंके जाहिर होता है कि ग्रापने

मोतवफ्का के याफ्तानी रुपया के वसूल करने के लिए सर्टिफिकेट हासिल करके जो रुपया उस सर्टिफिकेट के जरिया से वसूल किया है उसका हिसाब-किताब वमौजिब हुक्म मुन्दरजे सर्टिफिकेट मजकूर दाखिल नहीं किया है इस लिए ग्राप पर यह इत्तिलाए-नामा जारी किया जाता है कि जो रुपया श्रापने सर्टिफिकेट के जरीया से वसूल किया है उसका ठीक हिसाब-किताब पन्द्रह दिन के ग्रन्दर दाखिल करें ग्रौर ग्रगर नहीं करेंगे तो मुताबिक ग्राईन के श्रमल किया जाएगा।

सन् १६ ई०।

मोकाम

तारीख

20 H. O. -19

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[APP.A

22

Form NO. (P) 58.

NOTICE INVITING OTHER CLAIMANTS TO REPRESENTATION TO COME FORWARD.

[Section 373 of the Indian Succession Act, XXXIX of 1925.]

क़ाइम-मकाम होने के लिये और और दावीदारों के हाजिर होने के लिये नोटिस।

दिफा ३७३ कानून सटिफिकेट वरास्त, ऐक्ट ३९, सन् १९२५।]

सन् १९

fo

ब ग्रदालत जज साह`ब जिला मोकाम मोकद्दमा नम्बर

साएल।

चूंके साएल ने ब तारीख माह सन् १९ एक दरखास्त ब इस्तदोग्राए वालो दाखिल की है इसलिए ता० माह सन् १९ ग्राइन्दा वास्ते समाग्रत मोकहमे के मुकर्रर की गई लेहाजा बजरिए इसके इश्तेहार दिया जाता है कि शखसे मोतवका का ग्रगर दूसरा कोई शखस वारौस हो या दूसरा दूसरा कोई शखस उसके मतरुके का मुस्तहक हो या ग्रगर दूसरा कोई शखस वारौस हो या दूसरा दूसरा कोई शखस उसके मतरुके का मुस्तहक हो या ग्रगर कोई शखस साएल को इस्तदोन्नाए पर ऐतराज करना चाहता हो तो वह तारीख योकररा मजकूर में खुद या ब-जरिए बकील के हाजिर होकर एतराज ग्रपना पेश करे ग्रौर तारीख मजकूर को ग्रपना दस्तावेज ग्रौर मेवाहन जो वह ग्रपने एतराज की ताईद में पेश करना चाहता हो पेश करने पर आमादा रहे।

ता०	माह)		
		Ę	डिस्ट्रिक्ट जज ।	
सन्	38)		

Norg.—Form on the reverse and at the top of the front pay, as in form no. (P) 1, ante, omitting the form of varification of service by a local villager, or chaukidar or dafadar, etc.

FORM NO. (P) 59.

NOTICE OF APPLICATION MADE FOR GUARDIANSHIF AND OF DATE FIXED FOR HEARING.

[SECTION 11 OF THE GUARDIANS AND WARDS ACT, VIII OF 1890.]

DISTRICT_____

IN THE COURT OF THE_____AT

Present:

CASE no.____OF 19 .

Inhabitant of

Petitioner.

guardian to the (*)------

AND COMMON DESCRIPTION OF A DESCRIPTIONO

a minor, inhabitant of _____

Given under my hand and the seal of this Court, this ______ day of ______

Judge.

Not -Form on the reverse and at the top of the front page as in form no. P(1), ante.

(1) Appointment or declaration, as the case may be.

(2) State whether to the person or the property of the minor, or to both.

(3) Appointed or declared.

(4) Name of person in case of notice and r clause (r) of section II: "the public" in case general no ice under clause (b).

FORM NO. (P) 60.

NOTICE TO CREDITORS OF THE DATE OF HEARING OF AN INSOLVENCY PETITION.

[SECTION 19 OF THE PROVINCIAL INSOLVENCY ACT V OF 1920.] IN THE COURT OF THE DISTRICT JUDGE AT

INSOLVENCY APPLICATION NO.

of 19 .

WHEREAS A. S. has applied to this Court, by a petition dated of 19, to be declared an insolvent under the Provincial Insolvency Act V of 1920, and your name appears in the list of creditors filed by the aforesaid debtor, this is to give you notice that the Court has fixed the day of 19 for the hearing of the aforesaid petition and the examination of t e debtor. If you desire to be represented in the matter you should attend in person or by duly instructed pleader. The particulars of the debt alleged in the petition to be due to you are as follows.

Judge.

Nor .- Form on the reverse and at the top of the front page as in form no P(1), ante-

FORM NO. (P) 61.

(Not to be printed.)

NOFICE OF APPLICATION BY UNSOHEDULED CREDIFOR.

[SECTION 33 (3), ACT V OF 1920.]

IN THE COURT OF THE DISTRICT JUDGE AT

In the matter of

an Insolvent.

No of 19 .

To

WHEREAS an application has been made to this Court by who claims to be a creditor of

whose application to be declared an insolvent was filed in this Court, on the day of 19 for permission to produce evidence of the amount and particulars of his pecuniary claims against the insolvent and for an order directing his name to be entered in the schedule as a creditor for the debts which he may prove. This is to give you notice that the said application will be heard in this Court on the day of 19 , when you should appear personally, or by Pleader, if you desire to object to it.

Given under my hand and the seal of the Court, this the day of 19

District Judge.

[Y557]

in.

FORM NO. (P) 62.

(Not to be printed.)

NOTICE TO CREDITOR OF THE DATE OF CONSIDERATION OF A COMPOSITION OR SCHEME OF ARRANGEMENT.

[SECTION 38 (1) OF THE PROVINCIAL INSOLVENCY ACT V OF 1920.]

IN THE COURT OF THE DISTRICT JUDGE AT

OF 19 INSOLVENCY APPLICATION NO.

Applicant.

Take notice that the Court has fixed the 19 day of for the consideration of a composition (or scheme of arrangement) submitted by A. B. the debtor in the above insolvency petition. No creditor who has not proved his debt before the aforesaid date will be permitted to vote on the consideration of the above matter. If you desire to be represented at the above mentioned hearing you should be present in person or by duly instructed pleader with your proofs.

Judge.

FORM NO. (P) 63.

(Not to be printed.)

NOTICE TO PERSONS CLAIMING TO BE CREDITORS OF INTENTION TO DECLARE FINAL DIVIDEND.

[SECTION 64 OF THE PROVINCIAL INSOLVENCY ACT V OF 1920.] IN THE COURT OF THE DISTRICT JUDGE AT

In the matter of

INSOLVENCY APPLICATION No. OF 19

Applicant.

Take notice that a final dividend is intended to be declared in the above matter, and that if you do not establish your claim to the satisfaction of the Court on or before the day of

, or such later day as the Court may fix, your claim 19 will be expunged, and I shall proceed to make a final dividend without regard to such claim.

19 day of Dated this G. H., RECEIVER. То Х. Ү. [Address]

C.S.No.24.

Add Form no. (P) 65 A after Form no. (P)65 at one 27. and before Form No.(P) 66 at page 273

Form No.(P) 65 A

Insolvency Notice.

Notice under section 6(2) of the provincial Incolvency Act) (name of the debtor with full address) TO

..... Take notice that within (the period shall not be less than one month) after service of this notice on you excluding the lay of such service, you must pay to me/us or my /or erent duly authorised in this behalf Strike out if no agent authorised) the as being the amount due on a decree(S) or order(S) obtained by me/us against you in the court of dated ... in suit no. of 19 where on execution has not been stayed, or you must furnish security for the payment of the said sum to my/our satisfaction (or the satisfaction of my/our agent) (811. 3.79) (Strike out if no agent is authorised)". C.S.No.25.

Add the fell wing as a mote t Fort No. (P) of A. Endorsement of Notice.

"Your are specially to unte; That the consequence of not complying with the requisitions of this notice are that you will have cornitted on act of insolvency on which insolvency proceedings may be taken cominst you.

If, dowever, you have a counter claim or set off which equals or exceeds the addant of ine by ne/us in respect of the lecree(s) or order(s) and which the coult not lewfully set up in the suit By proceeding in which the daist decreeks) or order [6] was [were abtained, you must when any days (the period shasing be low than one month) apply in the court to del aside this motico

> Signation (2) of the breditor(2) in his these outhoniced year 180, as en case may be "

(211-17-79)

TAPP.A

FORM NO. (P) 64.

(Not to be printed.)

NOTICE TO CREDITORS OF APPLICATION FOR DISCHARGE.

[SECTION 41 (1) OF THE PROVINCIAL INSOLVENCY ACT V OF 1920.]

IN THE COURT OF THE DISTRICT JUDGE AT

INSOLVENCY CASE NO. OF 19.

Applicant.

Take notice that the abovenamed insolvent has applied at the Court or his discharge, and that the Court has fixed the

day of 19 at O'olock for hearing the application.

Dated this day of 19.

Jadge.

Norm.-On the back of this notice the rovisions of section 42 (1), Act V of 1920 should be printed.

FORM NO (P) 65.

(Not to be printed.)

SUMMARY ADMINISTRATION NOTICE TO CEELITORS.

[SECTION 74 OF THE PROVINCIAL INSOLVENCY ACT V OF 1920.]

IN THE COURT OF THE DISTRICT JUDGE AT

INSOLVENCY CASE NO. OF 19

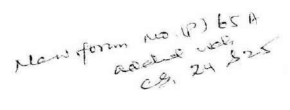
A; plicant.

Take notice that on the day of 19, the abovenamed debtor presented a petition to this Court praying to be adjudicated an insolvent and that on the day of 19, the Court being satisfied that the property of the debtor is not likely to exceed Rs. 500 directed that the debtor's estate be administered in a summary manner and appointed the day of 19 for the further hearing of the said petition and examination of the said debtor.

Also take notice that the Court may on the aforesaid date then and there proceed to adjudication and distribution of the assets of the aforsaid debtor. It will be open to you to appear and give evidence on that date. **Proof** of any claim you desire to make must be lodged in Court on or before that date.

Given under my hand and the seal of this Court, the day of 19.

Judge.



APP-A]

FORM NO. (P) 66.

NOTICE OF THE DAY FIXED FOR SETTLING VALUATION

[Section 13 of the Bihar Money Lenders (Regulation of Transactions) Act, 1939]

DISTRICT

IN THE COURT OF EXECUTION CASE NO. AT

of 19 .

Decree-holder

versus

Judgement-debtor

Judgement-debtor.

То

WHEREAS in the abovenamed case , the decree-holder has applied for the sale of the property set out in the execution petition.

You are hereby informed that the day of 19. has been fixed for estimating the value of the said property or of some portion thereof, the sale of which will be sufficient to satisfy the decree.

Given under my hand and the seal of the Court, this day of 19 . Judge.

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