
HONG KONG CIVIL PROCEDURE

2021

THE
HONG KONG
WHITE
BOOK
SERVICE

SWEET & MAXWELL

APPENDIX A

No. 52

FM-A52

Notice of judgment or order

(O.44, r.5)

(Heading as in cause or matter)

Take notice that a judgment (or order) of this Court was given (or made) on the day of 20..... by which it was (*state substance of judgment or order*).

And also take notice that from the time of the service of this notice you (or the infant or the patient as may be) will be bound by the said judgment (or order) to the same extent as you (or he) would have been if you (or he) had originally been made a party.

And also take notice that you (or the said infant or patient) may within one month after the service of this notice apply to the Court to discharge, vary or add to the said judgment (or order) and that after acknowledging service of this notice at the Registry of the High Court in Hong Kong, you (or the said infant or patient) may attend the proceedings under the said judgment (or order).

Dated the day of 20.....

To

(Signed)

(L.N. 251 of 1997; L.N. 313 of 1997; 25 of 1998 s.2)

THE
SUPREME COURT
PRACTICE

1995

2

A. PRESCRIBED FORMS, NOS.51-52A

No.51

(D16)

Judgment for costs after acceptance of money paid into court (O.45, r.15)

47

[Heading as in action]

The day of 19
The defendant having paid into court in this action the sum of £ in satisfaction of the plaintiff's cause(s) of action [or in satisfaction of the plaintiff's cause of action for] and the plaintiff having by his notice dated the day of 19 accepted that sum in satisfaction of his cause(s) of action [or in satisfaction of his cause of action for] and abandoned his other cause(s) of action] and the plaintiff's costs herein having been taxed and allowed at £ as appears by a taxing officer's certificate dated the day of 19, and the defendant not having paid the sum within 4 days after taxation, It is this day adjudged that the defendant do pay the plaintiff £ the said taxed costs.

No.52

Notice of action (O.15, r.13A)

47A

[Heading as in action]

TAKE NOTICE THAT:

(1) An action has been begun in the High Court of Justice in accordance with the (writ of summons) (originating summons) attached hereto.

(2) You are or may be one of the persons who are interested in the (estate) (trust property) to which the action relates.

(3) You may within 14 days after service of this notice acknowledge service of the (writ) (originating summons) by properly completing the attached acknowledgment and handing it in at, or sending it by post to, (Chancery Chambers, Royal Courts of Justice, Strand, London WC2A 2LL) (District Registry) and thereby become a party to the action.

(4) If you do not acknowledge service of the (writ) (originating summons) you will be bound by any judgment given in the action as if you were a party to it.

Dated
To
Signed

No.52A

Notice of judgment or order (O.44, r.2)

48

[Heading as in cause or matter]

Take notice that a judgment [or order] of this Court was given [or made] on the day of 19 by which it was [state substance of judgment or order].

And also take notice that from the time of the service of this notice you [or the infant or the patient as may be] will be bound by the said judgment [or order] to the same extent as you [or he] would have been if you [or he] had originally been made a party.

And also take notice that you [or the said infant or patient] may within one month after the service of this notice apply to the Court to discharge, vary or add to the said judgment [or order] and that after acknowledging service of this notice at the Central Office, Royal Courts of Justice, Strand, London WC2A 2LL [or, if the judgment or order was given or made in the Chancery Division, at Chancery Chambers, Royal Courts of Justice, Strand, London WC2A 2LL] [or at the district registry] you [or the said infant or patient] may attend the proceedings under the said judgment [or order].

Dated the day of 19
To

(signed)