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DEBTORS ACT

CHAPTER 8:07

Act 37 of 1917 Amended by 11 of 1918 26 of 1936 45 of 1979

Current Authorised Pages

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CHAPTER 8:07

DEBTORS ACT

ARRANGEMENT OF SECTIONS

SECTION

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DEBTORS ACT

1950 Ed. Ch. 6. No. 3. 37 of 1917.

An Act relating to imprisonment for debt.

Commencement.

[17th December 1917]

Short title

1. This Act may be cited as the Debtors Act.

Interpretation.

2. In this Act "Civil Court" includes the High Court and any Petty Civil Court.

Abolition of imprisonment for debt with exceptions.

- **3.** (1) Subject to the exceptions mentioned below, no person shall be arrested or imprisoned for making default in payment of a sum of money.
- (2) There shall be exempted from the operation of subsection (1)—
 - (a) default in payment of a penalty or sum in the nature of a penalty, other than a penalty in respect of any contract;
 - (b) default in payment of any sum recovered summarily before a Magistrate not sitting as Judge of a Petty Civil Court, or before any Justice;
 - (c) default by a trustee or person acting in a fiduciary capacity and ordered to pay by a Civil Court any sum in his possession or under his control;
 - (d) default by an Attorney-at-law in payment of costs when ordered to pay costs for misconduct as such, or in payment of a sum of money when ordered to pay the same in his character of an officer of the High Court;
 - (e) default in payment for the benefit of creditors of any portion of a salary or other income in respect of the payment of which any Court is authorised to make an order;

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(f) default in payment of sums in respect of the payment of which orders are authorised to be made under this Act,

but no person shall be imprisoned in any case excepted from the Limitation of operation of this section for a longer period than one year; and nothing in this section shall alter the effect of any judgment or order of any Court for payment of money except as regards the arrest and imprisonment of the person making default in paying the money.

imprisonment.

4. Nothing in this Act shall in any way affect any right or Bankruptcy. power under any Act for the time being relating to bankruptcy to arrest or imprison any person.

5. (1) Subject to the provisions contained below and to Power of the Rules made under this Act, any Civil Court may commit to the Port-of-Spain Prison for a term not exceeding six weeks or until payment of the sum due, any person who makes default in payment of any debt or instalment of any debt due from him in pursuance of any order or judgment of that or any other competent Civil Court but—

- (a) the jurisdiction given by this section of committing a person to prison shall, in the case of a Petty Civil Court, be exercised only subject to the following restrictions:
 - (i) by an order made in open Court and showing on its face the ground on which it is issued;
 - (ii) in respect of a judgment of the Court making the order, or in the case of a judgment of another Court, where the amount actually due does not exceed two thousand five hundred dollars or is reduced to that amount by abandonment of excess and the judgment debtor is resident within the district of the Court;

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- (iii) a summons to a judgment debtor residing out of the district of any such Court shall not issue for service without the leave of the Judge thereof;
- (b) the jurisdiction shall only be exercised where it is proved to the satisfaction of the Court that the person making default has, or has had since the date of the order or judgment, the means to pay the sum in respect of which he has made default and has refused or neglected, or refuses or neglects, to pay the same.

Proof of means.

(2) Proof of the means of the person making default may be given in such manner as the Court thinks just; and, for the purposes of such proof, the debtor and any witnesses may be summoned and examined on oath according to the Rules made under this Act.

Chambers.

(3) Any jurisdiction by this section given to the High Court may be exercised by a Judge sitting in Chambers or otherwise in the prescribed manner.

Instalments.

(4) For the purposes of this section, any Civil Court may direct any debt due from any person in pursuance of any order or judgment of that or any other competent Civil Court to be paid by instalments, and may from time to time rescind or vary the order.

Imprisonment not to extinguish debt.

(5) No imprisonment under this section shall operate as a satisfaction or extinguishment of any debt or demand or cause of action, or deprive any person of any right to take out execution against the lands, goods or chattels of the person imprisoned in the same manner as if the imprisonment had not taken place.

Discharge on payment.

(6) Any person imprisoned under this section shall be discharged out of custody upon a certificate signed in the prescribed manner to the effect that he has satisfied the debt or instalment of a debt in respect of which he was imprisoned together with the prescribed costs (if any).

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6. The Rules Committee established by the Supreme Court Rules. Ch. 4:01. of Judicature Act may make Rules of Court for the purpose of carrying out the provisions of this Act, and of fixing the fees payable in respect of all proceedings and matters under this Act, and of providing for any such other matters as are authorised by this Act to be prescribed.

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DEBTORS RULES

ARRANGEMENT OF RULES

RULE

- 1. Citation.
- 2. Order of commitment.
- 3. Application.
- 4. Judgment summons.
- 5. Filing affidavit.
- 6. Issuing judgment summons.
- 7. Judgment debtor as witness.
- 8. Judgment debtor about to remove, etc.
- 9. Successive summons.
- 10. Hearing.
- 11. Non-appearance.
- 12. Hearing summons in Chambers.
- 13. Summoning witnesses.
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- 17. Judgment debtor arrested.
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- 19. Judgment or order given, etc.
- 20. Order for non-payment of money.
- 21. Prisoner delivered into custody.
- 22. Discharging prisoner.
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- 28. Fees.
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PETTY CIVIL COURTS

- 30. Petty Civil Courts.
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G. 31.5.1918. [4.7.1918 25.8.1938 45 of 1979].

DEBTORS RULES

made under section 6

Citation.

1. These Rules may be cited as the Debtors Rules.

Order of commitment.

2. No order of commitment under the Act shall be made unless a summons to appear and be examined on oath has been personally served on the judgment debtor, which summons may be issued without the leave of the Court or a Judge.

Application.

3. An application by a judgment creditor for the issue of a judgment summons shall be grounded on an affidavit stating the judgment as obtained and the amount due thereon at the time of the application.

Judgment summons.

4. Where a judgment has been given or an order made against two or more persons the person entitled to enforce the judgment or order may require a judgment summons to be issued against all or any one or more of the persons liable under the judgment or order.

Filing affidavit.

5. (1) Where a judgment or order is against a firm or against a person carrying on business in any name other than his own in such other name and the person entitled to enforce the judgment or order desires to do so by judgment summons against any person whom he alleges to be liable under the judgment or order as a partner in or a sole member of the firm, or as the person carrying on business in such other name he shall file an affidavit together with a copy thereof according to the form in the Schedule and thereupon a judgment summons may issue according to the form in the Schedule directed to the person alleged to be liable as mentioned above and there shall be annexed to the judgment summons and served therewith a copy of the affidavit sealed with the seal of the Court.

Form 1. Schedule.

(2) If such person does not appear on the return day of the judgment summons he shall be deemed to admit his liability as

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a partner in or the sole member of the firm or as the person carrying on business in such other names as mentioned above to pay the amount due and payable under the judgment or order. But if such person appears and denies his liability the Judge may decide the question on the evidence then before him or may order an issue to be stated and tried.

6. A judgment summons shall be according to the form in Issuing the Schedule and shall be issued not less than fourteen clear days summons. and served not less than seven clear days before the day on which Schedule. the judgment debtor is required to appear.

7. A judgment summons shall, if at the time of the service Judgment debtor thereof sufficient conduct money has been paid or tendered therewith, be deemed to be a summons for the attendance of a judgment debtor as a witness. A notice according to the Form 3 in Form 3. the Schedule shall be printed at the foot or annexed to the summons. The affidavit of service shall state the fact of the tender and receipt or refusal as the case may be of the conduct money and a judgment debtor refusing or neglecting to attend the summons may be dealt with accordingly.

8. Where the person applying for a judgment summons Judgment debtor states to the Registrar that the judgment debtor is about to remove etc. from his residence or place of business or is keeping out of the way to avoid service, the judgment summons may be issued and served at any time before the hearing but the Court or Judge shall dismiss a summons issued under this rule in the absence of the judgment debtor unless at the hearing the Judge is satisfied by evidence on oath that at the time of the application for the judgment summons such party was either about to remove from his residence or place of business or was keeping out of the way to avoid service; and also if it appears to the Court or a Judge that reasonable efforts have been made to effect personal service and either that the summons has come to the knowledge of the debtor or that he wilfully evades service, an order be made as if

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personal service had been effected upon such terms as the Judge may seem fit, or the Judge may order substituted service in such manner and on such terms as he thinks fit.

Successive summons.

9. Where a judgment summons has not been served in due time, a successive summons may be issued without fee at any time within three months, but if the successive summons is not served in due time, no further successive summons shall be allowed, but a fresh summons may be issued on payment of the fee. Any successive or subsequent judgment summons may be served by such person as the Judge may direct and subject to such directions and conditions as to costs and otherwise as he deems fit.

Hearing.

10. The hearing of a judgment summons may by leave of a Judge be adjourned from time to time.

Nonappearance. 11. In the case of the non-appearance of a judgment debtor on the day fixed for the hearing of the summons the Judge may, on being satisfied that the debtor has been duly served with the summons, proceed in his absence to dispose of the summons or may adjourn the hearing or make such order as he may think fit.

Hearing summons In Chambers.

12. Any Judge of the High Court may hear any such summons in Chambers when in his discretion he thinks fit to do so, but subject to such discretion the same shall be heard in Court.

Summoning witnesses.

13. Witnesses may be summoned to prove the means of a judgment debtor in the same manner as witnesses are subpoenaed to give evidence upon the hearing of an action and the expenses of any person examined, whether summoned or not may be allowed in addition to the costs authorised hereby. Where the judgment debtor does not appear at the hearing or pays into Court the amount in payment of which he has made default, expenses paid to him with the judgment summons or with the summons to appear as a witness may if the Judge so directs be allowed as expenses of a witness so paid to him may if the Judge so directs be allowed as expenses of a witness.

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14. An order of commitment shall be according to Form 6 in Order of the Schedule and shall on whatever day it may be issued bear date of the day on which the order for commitment was made, and shall if not executed remain in force for one year only, from and exclusive of such date unless renewed in manner provided below; but the Judge may at any time before or after the expiration of such year extend the time within which the order may be executed for any time not exceeding one year from the date on which it would otherwise have ceased to be in force and so on from time to time before or after the expiration of the last period of extension. An order of extension may be made either before or after the order of commitment is issued; and the fact of the order having been made shall be indorsed on the order of commitment according to the Form in the Schedule.

15. Where upon the return day of a judgment summons the Receiving order. judgment debtor satisfies the Judge that a receiving order has been made for the protection of his estate or that he has been adjudicated bankrupt and that the debt was provable in the bankruptcy, no order of commitment shall be made.

16. Where the judgment debtor after the making of an order Filing affidavit. of commitment against him files in the Court an affidavit according to the form in the Schedule that a receiving order has been made Form 9. for the protection of his estate or that he has been adjudged a bankrupt and that the debt was provable in bankruptcy and forthwith on such affidavit being so filed gives notice to the judgment creditor of the filing thereof, the order of commitment shall not be issued and if issued and not executed it shall be recalled.

17. Where a judgment debtor is arrested he may file an affidavit Judgment debtor as mentioned in rule 16 and thereupon he shall be discharged out of custody upon the certificate of the Registrar who shall forthwith give notice to the judgment creditor of the discharge.

18. (1) On the hearing of a judgment summons the Judge if Order of he is of opinion that an order of commitment need not be made, made.

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may refuse to make an order or may make an order for payment of the amount remaining due and unpaid under the judgment or order either at a specified time or by instalments.

(2) If an order of commitment is made the Judge may direct the execution of the order to be suspended to enable the debtor to pay the amount in respect of the non-payment of which the order is made by instalments or otherwise.

Judgment or order given, etc.

19. Where a judgment or order has been given or made for payment by instalments and an order of commitment is made in respect of the non-payment of one or more of the instalments before the whole of the instalments have become due, then, if the Judge orders the execution of the order of commitment to be suspended to enable the debtor to pay the amount in respect of the non-payment of which the order is made, by instalments or otherwise, he may, if he thinks fit, order that the judgment or order for payment of instalments shall also be suspended for so long as the execution of the order of commitment is suspended or for any less period. If the Judge makes such order as the last mentioned he may at any subsequent time order that the suspension of the judgment order for payment of instalments shall cease; and if the plaintiff withdraws or abandons the order of commitment, the suspension of the judgment or order for payment of instalments shall cease to operate on the withdrawal or abandonment.

Order for nonpayment of money. **20.** Where an order of commitment for non-payment of money is issued, the debtor may at any time before his body is delivered into custody of the Jailer pay to the Marshal the amount indorsed on the order as that on payment of which he may be discharged and on receiving the amount the Marshal shall discharge the debtor.

Prisoner delivered into custody.

21. Where a prisoner has been delivered into custody of the Jailer the sum indorsed on the order of commitment as that upon payment of which the prisoner may be discharged, may at any

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time be paid into Court or to the Jailer in whose custody the prisoner is. Where payment is made to the Jailer he shall, upon payment to him of such amount together with costs sufficient to pay for transmitting such amount forthwith to Court, transmit such amount forthwith to the Marshal and he shall sign a certificate of the payment and discharge the prisoner and such costs of transmission shall be part of the prescribed costs.

22. Upon the judgment creditor lodging with the Registrar a Discharging request in writing according to the form in the Schedule that the judgment debtor if in prison may be discharged from custody, the Registrar shall issue a notice according to the form in the Schedule and transmit the same to the Jailer in whose custody the judgment debtor is and the Jailer shall upon receipt of the notice forthwith discharge the prisoner.

- 23. If a judgment debtor appears on the return day but the Costs. judgment creditor fails to appear the Judge may award costs to the judgment debtor.
- 24. Except as otherwise provided by these Rules all costs Costs due in incurred by the judgment creditor in endeavouring to enforce a pursuance of judgment. judgment or order shall be deemed to be due in pursuance of such judgment or order under section 5 of the Act unless a Court or Judge shall otherwise order.

25. The word "Marshal" includes the Deputy Marshals of Definition. San Fernando and Tobago and his and their deputies and assistants.

The word Registrar includes the Assistant Registrars of San Fernando and Tobago.

26. No judgment summons shall issue from the Registry in Leave of Judge Port-of-Spain for service in Tobago or within the district of the judgment San Fernando Registry except by leave of the Judge.

27. The forms in the Schedule with such variations as Forms to be circumstances may require shall be used in all proceedings to schedule. which such forms respectively refer.

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Fees. [45 of 1979].

28. There shall be no taxation of costs on a debtor's summons but the following fees shall be taken and costs allowed in all cases in the High Court:

	FF	EES			
				Not Exceeding \$500	Exceeding \$500
Amount of debt and cost unpaid—					
For every summons				2.50	5.00
For every affidavit				1.00	1.00
For every certificate or notice				1.00	1.00
For every order of arrest	•••		•••	1.00	1.50
ATTORNI	E Y'S	AT-LA	w c	OSTS	
Including appearance in Court and a	applyii	ng for a	and ol	otaining	
order of arrest				\$15.00	\$30.00
For every adjournment, if allowed b	y the	Judge		5.00	10.00

On any notice of further hearing of a judgment summons, one-half of the above fees and costs set out in the first column shall be taken and charged where the arrears of instalments in respect of which the notice is issued do not exceed five hundred dollars, and half those in the second column where the arrears exceed five hundred dollars.

The fees in the High Court for service of summons by the Marshal shall be the same as those prescribed in the Rules of the Supreme Court and the fees for executing an order of arrest by the Marshal shall be as prescribed in the said Rules.

Attorney's-atlaw costs. **29.** The granting of costs of Attorneys-at-law shall be in the discretion of the Judge at the hearing who may in special cases increase the above allowance.

PETTY CIVIL COURTS

Petty Civil Courts.

30. The above Rules apply *mutatis mutandis* to proceedings in all Petty Civil Courts except rules 12, 26, 28 and 29.

Application.

31. Where leave is required under section 5(1)(a) (iii) for the issue of a judgment summons for service out of the district, the

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application for leave shall be made upon affidavit according to Form 14 in the Schedule, and leave shall not be granted unless the Form 14. Judge is satisfied that the evidence offered by the affidavit, if uncontradicted, would justify the making of an order of commitment against the debtor. If leave is granted a copy of the affidavit shall be lodged with the Chief Clerk and annexed to the judgment summons and served therewith.

32. Wherever in the above Rules anything has to be done by Registrar. the Registrar the same rule shall apply to the Petty Civil Court as if the words Clerk of the Court had been used instead of the word Registrar and wherever the word Marshal is used in the Rules the same rule shall apply in every case to a Petty Civil Court of which the Marshal is not the bailiff as if the word bailiff had been used in such rules instead of the word Marshal, and where the word subpoena is used as if the word summons had been used.

33. No judgment summons shall be issued out of any Judgment Petty Civil Court during the pending of any order of committal made on a previous judgment summons in respect of the same debt or (without the leave of the Judge to be obtained on sufficient grounds) within six months of the dismissal of any previous judgment summons in respect of the same debt or of the expiration of any term of imprisonment which the judgment debtor has actually undergone on a judgment summons in respect of the same debt.

summons issued out of Petty Civil Court.

34. The fees and costs of a judgment summons in all Petty Fees, costs of Civil Courts shall be as follows:

judgment [45 of 1979].

COURT FEES

					\$
For issuing a judgment summons					1.00
For issuing an order of arrest					1.00
Application for the issue of a jud	lgment	summor	is out o	f the	
jurisdiction					.50
Service of a judgment summons on	each de	ebtor			1.50
On an order to arrest for each perso	n to be	arrested			5.00

In addition there shall be paid the ordinary travelling expenses of the Bailiff in taking a person arrested to the Jail.

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ATTORNEY' S-AT-LAW FEES

	Not	
	Exceeding \$500	Exceeding \$500
Attorney's-at-law costs for issuing summons	1.00	2.00
Attorney's-at-law costs for hearing, including adjournments unless otherwise ordered	2.00	5.00
Special costs of any adjournment may be granted in		
addition not exceeding	1.50	3.00

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SCHEDULE

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FORM 1		Rule 5(1
No		
In the		
Between	Plaintiff,	
and		
I make oath and say as follo		
1. I did on the day of		
this Court recover against the above-named		
(Plaintiff) a judgment (or order) for the sum of \$.	(and costs).	
2. There is now due on the said judgment (or order) (and costs) the sum	
of \$ Sworn, etc.		
	_	
FORM 2		Rule 6.
No		
In the		
Between	,	
and	Defendant.	
Whereas the Plaintiff obtained a judgment (or in the	day offor the ue and payable upon the said	
You are hereby summoned to appear personally the	at	
You are hereby summoned to appear personally the	at	
You are hereby summoned to appear personally the	at	
You are hereby summoned to appear personally the	at	
You are hereby summoned to appear personally the	at	
You are hereby summoned to appear personally the	at	

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Rule 7.	FORM 3	
	In default of your attendance you will, if at the time of the service of this summon you payment of your expenses is made, be liable to be dealt with as guilty of conter of Court.	
	FORM 4	
	Affidavit to obtain issue of judgment summons on judgment or order against a for person carrying on business in a name other than his own.	ïrm
	No	
	In the matter	
	Between	
	1. On the	of
	2. I allege that	ness
	(i) That the said	the the the of)
	(ii) that the said	own
	(iii) state any other grounds on which the person against whom the Judgm summons is sought is alleged to be liable with the deponents sources of information of grounds of belief.	
	3. I verily believe that the said is well able to pay the s sum of \$ now due and payable under the said judgment (or order)	
	4. I apply for the issue of a judgment summons against the saidin respect of the non-payment of the said sum of \$	
	Sworn, etc.:	

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FORM 5

JUDGMENT—SUMMONS ON JUDGMENT OR ORDER AGAINST A FIRM, OR A PERSON CARRYING ON BUSINESS IN A NAME OTHER THAN HIS OWN

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No. of Judgment Summons	
No	
In the	Address, description. (a) State name, address, and description as in the original summons, with any amendment made by the Court. (b) State the name, address and description of one of the persons alleged to be partners in the firm against whom the judgment or order was obtained, or the person alleged to be the sole member thereof, or of the person alleged to be carrying on business in a name other than his own.
Amount remaining due under Judgment (or order) Costs of this Summons	
Total sum due \$	

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Rule 14. FORM 6

DEBTORS ACT

No
In the
Between
and
To the Marshal or his deputies or Assistants (or to the Bailiff of the
of) and to the Keeper of the Port-of-Spain Prison.
Whereas the plaintiff (defendant) obtained a Judgment (or order) against the
in the Court on the day of for
the payment of \$ for debt or damages and costs, payable by instalments as
follows, namely: and subsequent cost have been incurred in
pursuance thereof amounting to \$
And whereas the has made default in payment of \$
payable in pursuance of the said judgment (or order).

And whereas at the (further) hearing of the said Judgment Summons it has now been proved to the satisfaction of the Court (or Judge) that the defendant (plaintiff) now has [or has had since the date of the judgment (or order)] the means to pay the sum then due and payable in pursuance of the judgment (or order) (or one of such instalments as aforesaid) or part thereof, and has refused (or neglected) (or then refused or neglected) to pay the same and the defendant (plaintiff) has shown no cause why he should not be committed to prison.

Now, therefore, it is ordered that for such default as mentioned above the plaintiff (defendant) shall be committed to prison for days unless he shall sooner pay the sum stated below as that upon the payment of which he is to be discharged.

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These are therefore to require you the said Marshal (or bailiff), E or others to take the plaintiff (defendant) and to deliver him to Port-of-Spain Prison, and you the said Keeper of the Port-of-Spain the plaintiff (defendant) and him safely keep in the said Prison for . from the arrest under this order or until he shall sooner be dischar of law.	the Keeper of the n Prison to receive days ged by due course
Dated this day of	
	Registrar
This order remains in force but for one year from the date thereof extended under rule 9 of the Debtors Rules.	unless such time is
(The time during which this order is to remain in force was on the of	•

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Debtors Rules

FORM 7

ORDER OF COMMITMENT ON A JUDGMENT SUMMONS ON A JUDGMENT OR ORDER AGAINST A FIRM, OR A PERSON CARRYING ON BUSINESS IN A NAME OTHER THAN HIS OWN

DEBTORS ACT

No. of Judgment Summons
No
In the Between Plaintiff, and Defendants.
To the Marshal or his Deputies or Assistants (or to the bailiff of the Petty Civil Court of) said Court, and to the Keeper of the Port-of-Spain Prison.
Whereas the plaintiff obtained a judgment (or an order) against the defendants by and in the name of
And whereas the said plaintiff having filed an affidavit in this Court, wherein it was alleged that (b)
And whereas the said summons came on for hearing this day, and the said summons has been proved to this Court to have been personally and duly served on the said
And whereas the said did not appear at the hearing of the said summons:
[or And whereas the said appeared at the hearing of the said summons and admitted his liability as one of the partners in (or the sole member of) the

(a) State name, address and description, as in the original summons, with any amendment made by the Courts. (b) State the name, address and description of one of the persons alleged to be partners in the firm against whom the judgment or order was obtained, or of the person alleged to be the sole member thereof or of the person alleged to be carrying on business in a name other than his own.

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Debtors Rules [Subsidiary] firm of (or as the person carrying on business on his own behalf in the name of) to pay the sum payable under the said Judgment (or order)]: [or And whereas the said appeared at the hearing of the said summons, and denied that he was liable as one of the partners in (or the sole member of) the said firm of (or as the person carrying on business on his own behalf in the name of) to pay the sum payable under the said judgment (or order), but proof has been made to the satisfaction of the Court that the said is liable as one of the partners in (or the sole member of) the said firm of (or as the person carrying on business on his own behalf in the name of) to pay the said sum]: And whereas at the hearing of the said summons it has now been proved to the satisfaction of the Court that the said now has (or has had since the date of the said judgment (or order), the means to pay the sum due and payable under the said judgment (or order), and refuses or neglects) (or has refused or neglected) to pay the same, and the said has shown no cause why he should not be committed to prison: Now, therefore, it is ordered that for such default as mentioned above the said shall be committed to prison for days, unless he shall sooner pay the sum stated below as that upon payment of which he is to be discharged. These are therefore to require you the said Marshal (or bailiff), deputies, assistants or others, to take the said and to deliver him to the Keeper of the Port-of-Spain Prison, and you the said Keeper to receive the said and him safely keep in the said Prison for days from the arrest under this order, or until he shall be sooner discharged by due course of law. 20...... Registrar Amount Amount remaining due under judgment (or order) at time of issue of judgment summons Fees and costs on issue on hearing of judgment summons Deduct amount paid into Court since issue of judgment summons Poundage on this order Sum on payment of which the debtor is to be discharged This order remains in force for one year only from the hereof, unless such time is extended under rule 9. And when so ordered: The time during which this order is to remain in force was on the day of extended by order of the Judge to the Registrar

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Debtors Rules

FORM 8

NOTICE TO DEBTOR WHERE ORDER OF COMMITMENT MADE, BUT DIRECTED TO **BE SUSPENDED**

DEBTORS ACT

	No. of Judgment Summons	
No		
In the		
Between	Plaintiff,	
and	Defendant.	
Take notice, that an order of commitment for your in days was this day made by the Judge of this Court	•	
The order will not be put in force if the sum state before the	20, (or by instalments of days, the first payment to be made on	
In default of payment within the time above-mentioned (or of any instalment) an order may issue for your imprisonment for the period above mentioned unless you shall sooner pay the whole amount remaining due under the said order.		
Dated this day of	20	
	Registrar	
	\$	
Amount payable under the order		
To the judgment debtor (naming him)		

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Debtors Rules

[Subsidiary]

FORM 9

AFFIDAVIT UNDER RULE 16

DEBTORS ACT

In the
Between
and
I C.D., of make oath and say—
1. That under the Debtors Act an order for commitment was made by the above
Court (or the Petty Civil Court holden at), fo
making default in payment of \$ due from me in pursuance of
judgment (or an order) of the (here insert the Court in which the judgment was
given or made.)
2. That on the day of
adjudicated a bankrupt by the (here insert the Court by which adjudication
was made) [or That on theday of
20, a receiving order was made for the protection of my estate by the
(here insert the Court by which the receiving order was made)].
3. That the receiving order (or the order of adjudication) was published in the Gazetta
on the
4. That the debt in respect of which the above judgment (or order) was given (o
made) was provable under the bankruptcy.
Defendant
Defendant

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[Subsidiary]

Debtors Rules

FORM 10

CERTIFICATE BY REGISTRAR FOR DISCHARGE OF JUDGMENT DEBTOR

DEBTORS ACT In the and ______ Defendant. I hereby certify that the defendant who was committed to your custody by virtue of an order of commitment under the seal of this Court (or the Petty Civil Court of insert statement in affidavit], and that the defendant may, in respect of such order, be forthwith discharged out of your custody. Registrar To the Keeper of the Port-of-Spain Prison. CERTIFICATE OF PAYMENT BY A PRISONER **DEBTORS ACT** No. Between Plaintiff, and ______ Defendant. I hereby certify that the defendant who was committed to your (or my) custody by virtue of an order of commitment under the Seal of this Court bearing date the day of has paid and satisfied the sum of money for the non-payment whereof he was so committed, together with all costs due and payable by him in respect thereof, and that the defendant may in respect of such order be forthwith discharged out of your custody (or has in respect of such order been discharged out of my custody). 20..... Registrar (or Keeper of the Port-of-Spain Prison) To the Keeper of the Port-of-Spain Prison.

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UPDATED TO 31ST DECEMBER 2016

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Debtors Rules

[Subsidiary]

FORM 11

CERTIFICATE OF PAYMENT BY A PRISONER

DEBTORS ACT

the	
	Plaintiff,
	Defendant.
	e defendant, who was committed to my (or your) custody by
• •	itment under the Seal of this Court (or of the Petty Civil Court
	holden at) bearing date the
	20, has paid and satisfied the sum of money for the
	vas so committed, together with all costs due and payable by
	d, where the certificate is sent by the Registrar, and that the
• •	of such order, be forthwith discharged out of your custody).
Dated (or given under th	ne Seal of the Court) this day of
	 Registrar
	Keeper of the Port-of-Spain Prison (or Registrar
the Keeper of the Port-o	of-Spain Prison.
	FORM 12
REQUEST 1	BY CREDITOR FOR DISCHARGE
REQUEST	OF PRISONER
	OF TRISONER
	DEBTORS ACT
the	
etween	Plaintiff,
d	
I, the undersigned A.B.,	, the plaintiff in this action, request that the defendant C.D.,
still in custody, may be d	lischarged.
	Plaintiff
the Registrar.	

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Debtors Rules

FORM 13

CERTIFICATE FOR DISCHARGE OF PRISONER AT REQUEST OF CREDITOR

To the Keeper of the Port-of-Spain Prison.

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No. of Plaint

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Debtors

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Debtors Rules

[Subsidiary]

FORM 14

Rule 31.

AFFIDAVIT FOR LEAVE TO ISSUE JUDGMENT SUMMONS AGAINST DEFENDANT OUT OF THE DISTRICT

In the District Court of		
I (a) of (a) the above-named plaintiff, (or, I, (a) of (a)) make oath and say as follows:	(a) State name, residence and occupation.	
1. On the		
2. The said defendant (b) (or plaintiff) was at the date of the issue of the summons in the action in which the said judgment (or order) was obtained living (or carrying on business) at	more defendants than one, name the defendant against whom plaintiff desires to proceed. If a master (c) State what. (d) State where, and any circumstances showing that the	
3. The said defendant now lives at in a house, (or shop) apparently of the yearly rent or value of \$		
4. The said defendant carries on the business of a (c) in a (c) at (d) $(or 4. The said defendant is now employed)$		
as a		
5. The said defendant is unmarried (or is married and has children, of whomwork and earn wages) (f) .	State the name and place of business of his employer, if known. (f) Or, i these facts are not known, state that the	
6. I apply to the Court for leave to issue a judgment summons against the said defendant in respect of the non-payment of the said sum ofremaining unsatisfied and in arrear as above mentioned.		
Sworn at in the County of this	deponent does not know them.	
(Order to be placed at foot of affidavit.)		
I do hereby order that the above-named (
Judge		

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