FORM No. (P) 21.

Notice of application for execution of a decree transferred by assignment.

(Or. 21, r. 16, C. P. Code.)

District

In the Court of

at

No.

of 19

of

, Plaintiff,

versus

of

, Defendant.

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*

this is to give you

notice that you are to appear before this Court on the

day of

, either in person, or by a pleader of this Court, or agent duly authorised 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.

11:00

Note.—Form on the resverse as in (P) 1-A and at the top of the front page as in (P) 1, ante

^{*}Here enter particulars of assignment.

FORM No. (P) 22.

Notice to show cause why execution should not issue.

(Or. 21, r. 22, C. P. Code.)

District

In the Court of

at

No.

of 19

of

Plaintiff,

versus

of

, Defendant.

To

Whereas

has made application to this Court

for execution of decree in Suit No.

of 19

(1) which was passed against you more than one year previous to the said application/(2) on the allegation that you are the legal representative of the judgment-debtor

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 authorised and instructed to show cause why execution should not be granted.

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

day of

19

^{*}Strike out (1) or (2) as the case may be.

Note. - Form on the revserse as in (P) 1-A and at the top of the front page as in (P) 1 ante.

FORM No. (P) 23.

Warrant to the Bailiff to give possession of land, etc.

(Or. 21, r. 35, C. P. Code.)

District

In the Court of

at

Suit No.

of 19

of

Plaintiff,

versus

of

, Defendant.

To

THE BAILIFF OF THE COURT.

Whereas the undermentioned property in the ouccupancy 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 authorised 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

19

Judge.

Deep care the control of the care of the

FORM No. (P) 24.

Warrant of attachment of movable property in execution of a decree for money.

(Or. 21, r. 30, C. P. Code.)

District

In the Court of

at

Suit No.

of 19

. Plaintiff,

versus

. Defendant.

To

THE BAILIFF OF THE COURT.

Whereas of this Court, passed on the , in suit No. the sum of Rs.

Rs. p. a. Decree. Principal Interest Costs Cost of Execution Further Interest Total ...

12:000

was ordered, by decree

day of to pay to the Plaintiff of 19 as noted in the margin; and whereas has not the said sum of Rs. been paid:

These are to command you to attach of the movable property as set forth in the schedule hereunto annexed, or which shall be pointed out to you by the said sufficient to cover the amount of this warrant and unless the said shall pay to you the said sum of Rs.

, 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 day of endors ment 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

day of

Judge.

Schedule.

Note.—Form on the reverse as in (P) 1-A and at the top of the front page as in (P) 1 ante.

FORM No. (P) 25.

Notice to show cause why warrant of arrest should not issue.

(Or. 21, r. 37, C. P. Code.)

District

In the Court of

at

No.

of 19

0

, Plaintiff,

against.

of

, Defendant.

To

Whereas

has made application to this Court

for execution of decree in suit No.

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

FORM No. (P) 26.

Warrant of arrest in execution.

(Or. 21, r. 38, C. P. Code.)

District.

In the Court of

at

Suit No.

of 19

of

, Plaintiff,

versus

of

. Defendan t

To

THE BAILIFF OF THE COURT.

Whereas

was adjudged by a decree of the

Decree. Rs. a. p.

Principal ...
Interest ...
Costs ...
Execution ...

Court in suit No. of 19
dated the day of

19 , to pay to the decree-holder the sum of Rs. as 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 judgment-debtor, and unless the said judgment-debtor, and unless the said judgment-debtor.

ment-debtor shall pay to you the said sum of Rs.

together

with Rs.

for the costs 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.

ertle 20%, Vol. I.)

Note.—Form on the reverse as in (P) 1-A and at the top of the front page as in (P) 1 ante.

FORM No. (P) 27.

Warrant of committal of judgment-debtor to civil prison.

(Or. 21, r. 40, C. P. Code.)

In the Court of

at

Suit No.

of 19

. Plaintiff,

versus

, Defendant.

To

THE OFFICER IN CHARGE OF THE CIVIL PRISON AT

who has been brought before this Whereas day of Court this warrant in execution of a decree which was made and pronounced by the said Court 19 day of on the and by which decree it was ordered that the said ; And whereas the said should pay has not obeyed the decree nor satisfied the Court that he is you are hereby entitled to be discharged from custody; comnanded and required to take and into the civil prison and receive the said keep him imprisoned therein for a period not exceeding* or until the said shall decree shall be fully satisfied, or the said be otherwise entitled to be released according to the terms and provisions of section 58 of the Code of Civil Procedure, 1908; and the Court does hereby fix annas per diem as the rate of the monthly allowance for the during his confinement under subsistence of the said this Warrant of Committal.

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

day of

19

^{*}For the information of the jail authorities the amount due on the date of the decree and the interest and costs of execution subsequent to the decree should be entered separately (see rule 206, Vol. I.)

FORM No. (P) 28.

Order for the release of a person imprisoned in execution of a decree.

(Sections 58, 59, C. P. Code.)

District

In the Court of

at

No.

of 19

. Decree-holder.

21075215

. Judament-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.

FORM No. (P) 29.

Attachment in execution (1).

Prohibitory order 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 possession thereof.

[Or. 21, r. 46(1)(c), C. P. Code.]

District

In the Court of

versus

on the

To

Whereas against in suit No.

has failed to satisfy a decree passed day of

, in favour of

for Rs. it is ordered that the defendant be and is

hereby, prohibited and restrained, until the further order of this Court, from rethe following property in the ; that is to say, ceiving from to which the defendant is entitled, possession of the said

subject to any claim of 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

of 19

day of

Description of property.

Note.—Form on the reverse as in (P) 1-A and at the top of the front page as in (P) 1 ante.

FORM No. (P) 30.

Attachment in execution (2).

Prohibitory order where the property consists of debts not being negotiable instruments, or of movable property not in the possession of the judgment-debtor.

[Or. 2, r. 46(1) (a) and (c), C. P. Code.]

District *

In the Court of

at

at /IO ser to 1986 to the Nebrusia and

versus

To

Whereas

has failed to satisfy a decree passed

against

on the

day of

19

in suit No.

of 19

, in favour of

Rg.

it is ordered that the defendant be, and is hereby, prohibited and restrained, until the further order of this Court, from receiving from you 1

to the said defendant, namely,

, and that you, the said

be, and you are hereby, prohibited and restrained, until the further order of this Court from 2 , to any person whom-

soever, or otherwise than into this Court.

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

day of

19

^{1&}quot; A certain debt alleged, now to be due from you," or "certain movable property in your possession but alleged to belong."

Note.—Form on the reverse as in (P) I-A and at the top of the front page as in (P)I ante.

FORM No. (P) 31.

Attachment in execution (3).

Prohibitory order, where the property consists of shares in the capital of a Corporation.

[Or. 21, r. 46(1)(b), C.P. Code.]

District

In the Court of

at

To

Defendant

and to

. Secretary of

Corporation.

Whereas

has failed to satisfy a decree passed

against

on the

day of

19 , in Suit No.

of 19 , in favour of

for Rs.

it is ordered that you

the defendant, be, and you are hereby prohibited and restrained until the further order of this Court, from making any transfer of share

in the aforesaid Corporation, namely,

or from

receiving payment of any dividends thereon; and you

, the

Secretary of the said Corporation, are hereby prohibited and restrained from

permitting any such transfer or making any such payment.

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

day of

18

FORM NO. (P) 32.

Order to attach salary of public officer or servant of railway company or local authority.

(Or. 21, r. 48, C. P. Code.)

District

In the Court of

at

Case No.

of 19

Decree-holdere

versus

Judgment-debtor.

To

Whereas

judgment-debtor in the abovenamed

case, is a (describe office of judgment-debtor) receiving his salary (or allowances)

at your hands; and whereas

, decree-holder in

the said case, has applied in this Court for the attachment of the salary (or

allowances) of the said

to the

extent of

due to him under the decree; you are

hereby required to withhold the said sum of

from the

salary of the said

in monthly instalments of

and to remit the said sum (or monthly instalments) to this

Court month by month until the amount due under the decree is fully satisfied.

You are further required to send a report of your having complied with the

order of attachment and if the attachable portion of the salary or allowance

is being remitted under a previous attachment, this order is to be returned

forthwith with a full statement of all the particulars of the existing attachment.

the reverse as in (P) Let about a the top of the front page as in (P) I rate

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

day of

FORM (P) 33.

Order of attachment of negotiable instrument.

(Or. 21, r. 51, C. P. Code.)

District

In the Court of

at

Case No.

of 19

Judgment-creditor

versus

Judgment-debtor.

To

THE BAILIFF OF THE COURT.

Whereas an order has been passed by this Court on the

day of

19 , for the attachment of

; you are hereby directed to seize the said

and bring the same into Court.

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

day of

10

Judge.

Note. - Form on the reverse as in (P) 1-A and at the top of the front page as in (P) 1 ante.

FORM No. (P) 34.

Attachment (4).

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

(Or. 21, r. 52, C. P. Code.)

In the Court of

a.t.

Civil Suit No.

of 19

of

versus

of

To

Sir,

The plaintiff having applied, under Or. 21, r. 52 of the C. P. Code 1908, for an attachment of certain money (or property) now in your hands.;¹

I request that you will hold the said money (or property) subject to the further order of this Court. (If the notice be addressed to a public officer continue), and that, if you have no notice of any claim to, or interest in the said money (or property) other than that of the abovenamed C. D., you will bring the same into this Court to the credit of the above suit; or if you have any objection to so doing, that you will inform me of the grounds thereof.

Yours faithfully,

Judge.

Dated the

day of

19

^{&#}x27; Here state how the money is supposed to be in the hands of the person addressed, on what account, etc.

FORM No. (P) 35.

Notice of attachment of a decree to the Court which passed it.

[Or. 21, r. 53(1)(b), C. P. Code.]

District

In the Court of

at

Suit No

of 19

of

versus

of

To

THE JUDGE OF THE COURT OF

Sir.

I have the honour to inform you that the decree obtained in your Court on the

day of

19 , by

in suit No.

of 19, in which he was

and

was

has been attached by this Court on the application of

, the

in the suit specified above. You are therefore requested to stay the execution of the decree of your Court until you receive an intimation from this Court that the present notice has ben 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,

FORM No (P) 36

Notice of attachment of a decree to the holder of the decree, or to the judgment-debtor.

[Or. 21, r. 53 (4) and (6), C. P. Code.]

District

In the Court

at

Suit No.

of 19

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 decree obtained by a ngainst you on the day of 19 in the Court of of 19, in which

was/were

and

was/were

: it is

orderd that you the said

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

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

day of

19

FORM NO. (P) 37.

Order for payment to the plaintiff, etc., of money, etc., in the hands of a third party.

[Or. 21, r. 56. C. P. Code.]

District

In the Court of

at

No.

of 19

of

versus

of

To(1)

Whereas the following property
has been attached in execution of a decree in suit No.

of 19, passed on the

day of

19

in favour of

Rs.

; it

is ordered that the property so attached, consisting of Rs.(2)

in money, and Rs.(2)

in currency notes, or a sufficient part

thereof to satisfy 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

⁽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) 38.

Notice to attaching creditor.

[Or. 21, r. 58, C.P. Code.]

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 of 19.

day

Judge.

Note.—Form on the reverse as in (P) 1-A and at the top of the front page as in (P) 1 ante.

FORM NO. (P) 39.

Attachment in execution (5).

Prohibitory order, where the property consists of immovable property.

[Or. 21, r. 54, C. P. Code.]

District

In the Court of

at

To

Defendant.

Whereas you have failed to satisfy a decree passed against you on the day of 19, in suit No. of 19, in favour 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

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

by purchase, gift, or otherwise.

Judge.

Note.—Form on the reverse as in (P) 1-A and at the top of the front page as in (P) 1 ante.

FORM NO. (P) 40.

the attachment of land paying revenue Notice to the Collector of Sale Proclamation in regard to Government.

[Or. 21, r. 54(2), C. P. Code.]

District

In the Court of

at

Execution case No.

19 .

Decree-holder.

nersus

Judament-debtor.

The right, title, and interest of the judgment-debtor named above in the*

within the sub-division of

in the district of

have been attached by an order of this Court, dated the 19 .

day of

A copy of the order of attachment is hereby forwarded to the Collector with the request that he will cause it to be fixed up in some conspicuous place in his office.

> (Signature and designation of the Presiding Officer of the Court.)

Dated the

19

Memo. No.

Received notice, dated

, from the . 19

forwarding copy of

an attachment order, dated the

19, in Execution Cas: No.

of 19

Collector.

*Specify clearly estate, or share in estate, and touzi number.

FORM NO. (P) 41.

Order on the Nazir for causing service of proclamation of sale.

[Or. 21, r. 66, C. P. Code.]

District

In the Court of

at

Suit No.

of 19

of

Plaintiff,

versus

of

Defendant

To

THE NAZIR OF THE COURT.

Whereas an order has been made for the sale of the property of the judgment-debtor specified in the schedule hereunder annexed,* and whereas. the day of

has been fixed for the sale of the said property,

copies of the proclamation of sale are by this warrant made over to you, and you are hereby ordered to have the proclamation published by beat of drum within each of the properties specified in the said schedule,* to affix a copy of the said proclamation on a conspicuous part of each of the said properties and afterwards on the Court-house, and then to submit to this Court a report showing the dates on which and the manner in which the proclamations have been published.

Dated the

day of

19 .

Judge.

Schedule.

*It will suffice if clear reference is made herein to the schedule of property as set forth in the connected proclamation of sale, and if the date of the latter be inserted.

Note.—Form at the top of the front page as in (P) 1 ante.

FORM No. (P) 42.

Notice of the day fixed for settling a sale proclamation.

[Or. 21, r. 66, C. P. Code.]

District

In the Court of

at

Civil/Rent Suit No.

of 19

Plaintiff,

versus

Defendant.

Judgement-debtor.

To

Whereas in the above-named suit

the decree-holder

has applied for the sale of

You are hereby informed

that the

day of

19 ,

has been fixed for settling the terms of the proclamation of sale.

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

day of

19

FORM No. (P) 43.

Warrant of sale of property in execution of a decree for money.

[Or. 21, r. 66, C. P. Code.]

In the Court of

at

Civil Suit No.

of 19

Miscellaneous No.

of 19 .

of

versus

of

To

THE BAILIFF OF THE COURT.

These are to command you to sell by auction, after giving

days' previous notice, by affixing the same in this Court-

house, and after making due proclamation¹ the

property

attached under a warrant from this Court, dated the

day of

19 , in execution of a decree

in favour of

in suit No.

of 19 , or so

much of the said property as shall realise the sum of Rs.

being the

of

the said decree and costs still remaining unsatisfied.

You are further commanded to return this warrant on or before the

day of

19

with an endorsement certifying 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.

¹This proclamation shall specify the time, the place of sale, the property to be sold the revenue assessed, (should the property consist of land paying revenue to Government), and the amount for the recovery of which the sale is ordered, and as fairly and accurately as possible the other particulars required by Order 21, r. 66, to be specified.

FORM No. (P) 44.

Proclamation of sale of immovable property.

[Or. 21, r. 66, C. P. Code.]

District

In the Court of

at

Execution case No.

of 19

of

Decree-holder.

versus

of

Judgment-debtor.

Notice 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, in satisfaction of Suit No.

of 19

decided by the suit mentioned in the decree-holder in the suit mentioned in the margin, amounting of in which was plantiff with costs and interest up to date of sale

was plantiff to the sum of

The sale will be public auction, and the property

The sale will be 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 and 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
event, however, of the debt above sepecified and of the costs of the sale being tendered or 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 agent. No bid by, or on behalf of, the judgment-creditors abovementioned, 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—

Condition 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 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 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 rule 69 of Order XXI.
- 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 property shall forthwith be again put up and resold.
- 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 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.
- 7. 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, 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

Judge.

Schedule of Property.

Nα. of lot.	Specification of property to be sold with the name of each owner where there are more judgment-debtors than one.	Extent of interest.	The revenue assessed upon the estate or part of the estate, where the property to be sold is an interest in an estate or in part of an estate paying revenue to the Government.	Detail of any incum- brances 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.
The state of	पुरायक न		de de la composición de la composición La composición de la	1	
1977 (278)	ole in the second	and ob	a la company a market de l'	The Modern	visites.
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					drotes a load or less to the

FORM No. (P) 45.

Proclamation of sale of moveable property.

(Or. 21, r. 66, C. P. Code.)

District

In the Court of

at

Execution case No.

of 19

(Name and residence)

Decree-holder.

versus

(Name and residence)

Judgment-debtor.

Whereas an order has been passed by this Court under Suit No. of 19 decided by the Or. 21, r. 64, C. P. Code, for the sale of the attached property in which of mentioned in the annexed schedule, in satisfaction of was plantiff of the decree-holder in the marginally claim was defen. and noted suit amounting with costs and interest up to date dant. of sale to the sum of Rs.

Notice is hereby given that the said property will be sold by by public auction at the sale commencing at (hour) on the day of 19 at (place of sale). In the event, however, of the debt above specified and of the costs of the sale being tendered or paid before the knocking down of any lot the sale will be stopped.

The property will be put up for sale in the lots specified in the schedule. The interest of the abovenamed judgment-debtor in the said property, and the claims and liabilities attaching thereto are so far as can be ascertained, set out in the said schedule, but the Court will not be answerable for any error, mis-statement, or ommission in this proclamation.

No bid by or on behalf of the judgment-creditors abovementioned however, will be accepted, nor will any sale to them be valid without the express permission of the Court previously obtained. The following are the further—

Conditions of sale.

- 1. The property is to be sold under the conditions prescribed in the C. P. Code.
- 2. The amount by which the biddings are to be increased shall be determined by the person conducting the sale. In the event of any dispute arising as to the amount of the 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 highest bid when the price offered appears so clearly inadequate as to make it advisable to do so.
- 4. Every pruchaser shall pay the price of each lot purchased by him to the auctioneer at the time of the sale or as soon after as he directs and in default of payment the property shall forthwith be again put up and resold.
- 5. No objection shall be taken by any purchaser that the property or the interest of the judgment-debtors therein, has been incorrectly described or misstated in this proclamation, or on the ground of any defect herein.

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

19

Judge.

Schedule.

Number of lot.	Description of property and market value.	Interest of Judgment- debtor.	Incumbrances and claims.
			* 18
			8
	a - Commence sandlibus ;	18.31a.de	age of the state o
udein ag e	in the billy billy	in the war i	William August 10

FORM No. (P) 46.

Prohibitory order against payment of debts sold in execution to any other than the purchaser.

(Or. 21, r. 79, C. P. Code.)

District

In the Court of

at

Suit No.

of 19

of

Plaintiff,

versus

of

Defendant.

To

Whereas

and to

has become the purchaser at a public sale in execution of the decree in the above

suit of

being

debts due from you

10

you

: it is ordered that you

be, and you are hereby prohibited

from receiving, and you

from

making payment of, the said debt to any person or persons except the said

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

day of

19

Judge.

Note.—Form on the reverse as in (P) 1-A and at the top of the front page as in (P)1 ante.

FORM No. (P) 47.

Notice to show cause why sale should not be set aside.

(Or. 21, rr. 90, 91, 92 C. P. Code.)

District

In the Court of

at

Suit No.

of 19

Plaintiff,

versus

Defendant.

To

Whereas the undermentioned property was sold on the

day of

, in execution of the decree passed in the abovenamed suit, and whereas the decree-holder (or judgment debtor or purchaser) has applied to this Court to set aside the sale—of—the—said property on the ground of a material irregularity (or fraud) in publishing (or conducting) the sale; that the judgment-debtor had no saleable interest therein;

Take notice that if you have any cause to show why the said application should not be granted, you should appear with your proofs in this Court on the

day of 19, when the said application will be heard and determined.

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

day of

19

(Description of property.)

Judge.

Note. 1.—The alternatives set out in forms 36 and 37 of Appendix E, Schedule. Code of Civil Procedure have been provided for in the above form. Strike out, when employing it, the alternative which does not apply.

Note 2.—Form on the reverse as in (P) 1-A and at the top of the front page as in (P) 1 ante

FORM No. (P) 48.

Order for delivery to certified purchaser of land at a sale in execution.

(Or. 21, r. 95, C. P. Code.)

District

In the Court of

at

Suit No.

of 19

of

versus

of

To

THE BAILIFF OF THE COURT.

Whereas

has become the certified purchaser of*

at a sale in execution of decree in

suit No.

of 19, you are hereby ordered to put the said the certified purchaser as aforesaid, into possession of the same.

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

day of

19

Judge.

*Here give specification of property.

Note — Form on the reverse as in (P) 1-A and at the top of the front page as in (P) 1 ant.

FORM No. (P) 49.

Summons to appear and answer charge of obstructing execution of decree.

(Or. 21, r. 97, C. P. Code.)

District

In the Court of

at

Suit No.

Execution case No

 $\frac{\text{of } 19}{\text{of } 19}$

Plaintiff,

versus

Defendant.

To

Whereas , the decree-holder in the above suit has complained to this Court that you have resisted (or obstructed) the officer charged with the execution of the warrant for possession;

You are hereby summoned to appear in this Court on the day of 19 at a.m., to answer the said complaint.

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

day of

19 .

Judge.

Note.—Form on the reverse as in (P) 1-A and at the top of the front page as in (P) 1 ante.

FORM No. (P) 50.

Notice of appeal in forma pauperis.

(Or. 44, r. I, C. P. Code.)

District

In the Court of

at

No.

of 19

Applicant,

versus

Opposite Party.

Whereas the abovenamed has applied to be allowed to appeal as a pauper from the decree in the above suit dated the day of 19 and whereas the day of 19 has been fixed for hearing the application, notice is hereby given to you that if you desire to show cause why the applicant should not be allowed to appeal as pauper, an opportunity will be given to you of doing so on the aforementioned date.

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

day of

19

FORM No. (P) 51.

Notice to respondent of the day fixed for the hearing of the appeal.

(Or. 41, r. 14, C. P. Code).

District

In the Court of

at

Appellant,

versus

Respondent.

Appeal from the

of the Court of

dated the

day of

19

To

Respondent.

Take notice than an appeal from the decree of in this case has been presented by

and registered in this Court and that the

day of

19 , has been fixed by this Court for the

hearing of this appeal.

If no appearance is made on your behalf by yourself, your pleader, or by some one by law authorised 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

day of

19 .

Judge.

Note 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 as in (P) 1-A and at the top of the front page as in (P) 1 ante.

FORM No. (P) 52.

Notice to a party to a suit not made a party to the appeal but joined by the Court as a respondent.

(Or. 41, r. 20, C. P. Code).

District

1

In the Court of

at

Plaintiff,

versus

Defendant.

To

Whereas you were a party in suit No. of 19, 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 thereof till the day of 19., at a.m. If 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

FORM No. (P) 53.

Notice to show cause why a review should not be granted.

(Or. 47, r. 4, C. P. Code.)

District

In the Court of

at

Plaintiff,

versus

Defendant.

To

Take notice that has applied to this Court for a review of its decree passed on the day of

in the above case. The

day of 19 is fixed for you to show cause why the Court should not grant a review of its decree in this case.

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

Judge.

Note.—Form on the reverse as in (P) 1-A and at the top of the front page as in (P) 1 ante.

FORM No. (P) 54.

Notice of application for the transfer of a suit to another court for trial.

(Section 24, C. P. Code.)

In the Court of the District Judge of

No.

of 19 .

To

Whereas an application, dated the day of the been made to this Court by the in suit No. of 19 now pending in the Court of the at in which is Plaintiff and for the transfer of the suit for trial to the Court of the at :—

You are hereby informed that the day of 19 has been fixed for the hearing of the application, when you will be heard if you desire to offer any objection to it.

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

Judge.

Note.—Form on the reverse as in (P) 1-A and at the top of the front page as in (P) 1

FORM No (P) 55.

Notice to surety of this liability under a decree.

(Section 145, C. P. Code.)

District

In the Court of

at

Suit No. of 19

Plaintiff,

versus

Defendant.

To

Whereas you did on become liable as surety for the performance of any decree which might be passed against the said defendant in the above suit; and whereas a decree was passed on the day of 19 against the said defendant for the payment of and whereas application has been made for execution of the said decree against you:

Take notice that you are hereby required on or before the day of

19 to show cause why the said decree should
not be executed against you, and if no sufficient cause shall be, within the time
specified, shown to the satisfaction of the Court, an order for its execution will be
forthwith issued in the terms of the said application.

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

day of

19

Note.—Form on the reverse as in (P) 1-A and at the top of the front page as in (P) 1 ants

FORM No. (P) 56.

First notice to take back documents.

In the Court of

Suit/Case No.

of

Plaintiff.

Defendant.

The parties should apply as soon as possible for the return of all exhibits which they may wish to preserve, as they will be destroyed at the time prescribed by the High Court.

Presiding Officer of the Court.

Dated

FORM No. (P) 57.

Final notice to take back documents.

In the Court of

Suit | Case No.

of

Plaintiff,

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 this Notice. If they fail to take them back within that time the documents will be destroyed as prescribed by the High Court.

Presiding Officer of the Court.

Dated

Note.—This Notice should if possible, also be served upon the pleaders and parties concerned at their last known address (see rules 464 and 465, Vol. I.)

FORM No. (P) 53.

Notice to Landlord of depos: I rent in Court.

[Section 61, Clauses (a) and (b) of the Bengal Tenancy Act, VIII of 1885.]

[Section 63, Clause (2) of Act VIII of 1885.]

[ভুমাধিকারীর পুতি আদালতে ধাজানা আমানৎ হওয়ার নোটিস্।]
[১৮৮৫ সালের ৮ আইনের ৬৩ ধারার ২ পুকরণ ৷]

(বঙ্গদেশীয় প্রভাষত্বন্দর ভীর ১৮৮৫ সালের ৮ আইনের ৬১ ধারা (এ) ও (বি) পুকরণ।)

(ৰেনা

ৰোকাৰ

আদাল্ড।

পতি

স।কিনের শ্রী

कानान याहेट्टए त्य,

তারিখ পর্যান্ত

পুত্ৰ

নিবাসী

জোত বা জমা বাবং আপনার প্রাপ্য সম্পূর্ণ খাজানা

টাকা ঐ

অথবা আপুনার রীতিমত ক্ষমতাপ্রাপ্ত কর্ম্মচারীকে দেওয়া হইবে এবং আপুনাকে জ্বানা যাইতেছে যে, উক্ত জ্বোত বা জমার বাজানা সম্বন্ধে উক্ত বিরুদ্ধে আপুনার আর কোন দাবী দাওয়া থাকিলে এই নোটিস্ প্রাপ্ত হওয়ার তারিব হইতে পঞ্জিকা অনুযায়ী ভ্রমাস মধ্যে ঐ দাবী বা দাওয়া সাব্যস্ত জন্য আপুনি আদালতে নালিশ রুক্ত করিবেন, নতুবা আপুনার দাবী

তারিখে ঐ ব্যক্তি কর্তৃক এই আদালতে আপনার জন্য আম'নৎ হইমাছে এবং দরখান্ত করিলে ঐ টাকা আপনাকে

চিরকালের জন্য বারিত হইবে।



তারিখ

वव।

FORM No. (P) 59.

Notice to co-sharers of the deposit of rent in Court.

[Section 61, Clause (c) of the Bengal Tenancy Act, VIII of 1885.]
(Section 63, Clause (2) of Act VIII of 1885.)

সরিকদিগের প্রতি আদালতে ধাজানা আমানৎ হওয়ার নোটিব্।
(১৮৮৫ সালের ৮ আইনের ৬৩ ধারা।)

(বঙ্গদেশীয় পুজাস্বত্বসম্ধীয় ১৮৮৫ সালের ৮ আইনের ৬১ ধার। (সি) পুকরণ।)

(कन:

আদালত।

এতভারা জানান যাইতেছে যে,

্ ভারিখ পর্যান্ত

7

পুত্ৰ নিবাসী

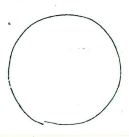
র জমা বাবৎ দেনা সম্পূর্ণ থাজানা

টাকা ঐ তারিখে উক্ত

এই বলিয়া এই

আদালতে আমানং করিয়াছেন যে, তিনি ঐ টাকার জন্য সকল সরিকের এজমালি রসিদ প্রাপনে অসমর্থ এবং তাহাদিগের পক্ষে ঐ খাজানা গ্রহণে কোন ব্যক্তি ক্ষমতাপ্রাপ্ত হন নাই। প্রজার দর্থণন্তে যে সকল সরিকের নাম লিখিত হইয়াছে তাহা এই:--

ইহাও জানান যাইতেছে যে, আমানতের তারিধ পর্যান্ত উজ বাজানঃ সম্বন্ধে তাহার প্রতিকৃলে আর কোন দাবী দাওয়ার নালিশ ভাপনি এই নোটিগ্ প্রাপ্ত হওয়ার তারিধ হইতে পঞ্জিকানুষায়ী শ্বরণাগ অতীত হওয়ার পর প্রাহ্য হইবে না।



তাৰিৰ

FORM NO. (P) 60.

Notice of the deposit of the rent in Court to persons believed to claim, or to be entitled to the rent, or who are entitled to it.

[Section 61, Clause (d) of the Bengal Tenancy Act, VIII of 1885.]

(Section 63 of Act VII of 1885.)

বাঁহারা খাজানা দাবী করা বা খাজানা পাওয়ার অধিকারী থাকা করা যায় কি যাঁহারা খাজানা পাওয়ার অধিকারী হন তাহাদের পুতি আদালতে খাজানা আমানং হওয়ার নোটিশ্।

(১৮৮৫ गालत ৮ वारेटनत ७० भाता।)

[বঙ্গদেশীয় প্রজাস্বসংশ্বীয় ১৮৮৫ সালের ৮ আইনের ৬১ ধারার (ডি) প্রকরণ।]

জেলা

वानावड

গতি।

আপনাকে জানান যাইতেছে যে.

তারিধ পর্ম্বন্ত

পত্ৰ

নিবাসী

র জোত বা

জমা বাবত দেনা সম্পূৰ্ণ ৰাজানা

টাকা ঐ তারিখে উক্ত

এই বলিয়া এই আদালতে আমানৎ করিয়াছেন যে, ঐ চাকা যে ব্যক্তি বা যে সকল ব্যক্তি পাওয়ার অধিকারী তৎসথকে তাহার পুক্তপক্ষে সন্দেহ আছে। আপনি ঐ চাকা পাওয়ার অধিকারী ইহা আদালতের পুভায় জন্মাইতে পারিলে ঐ চাকা আপনাকে অপবা আপনার রীতিমত ক্ষমতাপপ্ত কর্ম্মচারীকে দেওয়া যাইবেক। এবং আপনাকে জানান নাইতেছে যে আমানতের তারিখ পর্যান্ত উক্ত

র খাজানা সংক্ষে

তাহার প্রতিকূলে আর কোন দাবী দাওয়ার নালিশ আপনি এই নোটিস্ প্রাপ্ত হওয়ার ভারিথ ছইতে পঞ্জিকানুযায়ী ছয়মাস অতীত হওয়ার পর গ্রাহ্য হইবে না।



তানির

दम ।

FORM No. (P) 61.

Notice to minor defendant and guardian of application for appointment of the guardian to be guardian for this suit.

[Or. 32, r. 3, C. P. Code, and s. 148 (h), Bengal Tenancy Act.]

District

In the Court of

at

Rent Suit No.

of 19 .

Plaintiff.

versus

Defendant.

To

. 41.510

Minor defendant.

Natural Gurdian, or the person in whose care the minor is.

Whereas an application has been presented on the part of the plaintiff in the above case for the appointment of you* as guardian for the suit to the minor defendant, you the said minor and you* are hereby required to take notice that unless within days from the service upon you of this notice, you appear and object to being appointed to act as the guardian of the minor defendant for the suit, you will be appointed and treated as the guardian of the minor defendant for the purpose of this suit, unless the court otherwise directs.

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

19

Judge.

^{*}Here insert name of guardian.

FORM No. (P) 62.

Notice to third person of payment into Court of rent due to him.

(Section 149 of the Bengal Tenancy Act, VIII of 1885.)

তৃতীয় ব্যক্তির প্রাপ্য খাজানা আদালতে আমানৎ হওয়া সম্বন্ধে ঐ ব্যক্তির প্রতি নোটিগু।

(বঙ্গদেশীয় প্রজাশ্বতশগদ্ধীয় ১৮৮৫ সালের ৮ আইনের ১৪৯ ধারা।)

জেলা

আদালত।

नग

গালের

নং নোকদ্দমা যাহাতে

বাদী

এবং

প্রতিবাদী

পুতি।

আপনাকে জানান থাইতেছে যে, এই নোকদ্দনায় প্রতিবাদী নং বলিয়া আদালতে আমানৎ করিয়াছেন যে, ঐ টাকা আপনার প্রাপ্য, বাদীর প্রাপ্য নহে। টাকা এই

আপনাকে ইহাও জানান যাইতেছে যে এই নোটিস্ পাওয়ার তারিধ হইতে তিনমাস মধ্যে বাদীর নামে নালিশ কছু না করিলে ও ঐ নালিশে উক্ত টাকা দেওয়ার নিষেধাক্তা প্রাপ্ত না হইলে বাদীর দরধান্ত মতে ঐ টাকা বাদীকে দেওয়া হইবে।

चमा गन ১৯ गालित

তারিখে আমার দন্তখৎ ও জাদালতের মোহর

যুক্তনতে দেওয়া হইল।



ভারিখ

खख।

FORM No. (P) 63.

Order of attachment, proclamation of sale of tenure or holding with power to annual incumbrances in execution of a decree.

[Clause (b) of sub-section (2) of section 163 of the Bengal Tenancy Act, 1885 (VII of 1885).]

In the Court of the

minimus and the class of the control

District

Execution Proceedings No.

of 19

of Decree-holder.

of Judgment-debtor.

Whereas the judgment-debtor in the above case has failed to satisfy the decree in the suit mentioned in the margin amounting with costs and interest up to date of sale, to the sum of of 19 pies , notice as asdecided by the hereby given that an order under section 163 of the Bengal Tenancy in which of Act, 1885, has been made for the was plaintiff, attachment and sale of the tenure was defendant. and or holding mentioned in the annexed

schedule in satisfaction of the claim.

The judgment-debtor is hereby prohibited and restrained, until further orders 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.

The tenure (or holding) is thus attached and will be sold by public auction, and the said occupancy holding will be sold with power to annul all incumbrances.

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 event, however, of the debt above specified and of the cost 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 above mentioned, however, will 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 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 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 discreation 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 again put up and resold.
- (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 the expenses of the sale, shall be forfeited to Government, and the defaulting purchaser shall forfeit all claim to the tenure or holding, 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

Signature of Presiding Officer.

Schedule of Property.

Number of lot.	Description of the tenure or holding to be sold, and name of pargana, estate and village in which the land comprised in it is situate.	Extent of interest of judgment-debtor.	The yearly rent payable for the tenure or holding.	Detail of any incumbrances to which the property is liable.	Claims, if any, which have been put forward to the propertyand any other known particulars bearing on its nature and value.
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FORM No. (P) 64 94 which the 169 (9) 3 The anount by which the sale. In 1997 the sale.

Order of attachment and proclamation of sale of tenure or holding subject to incumbrances in execution of a decree.

[Clause (a) of sub-section (2) of section 163 of the Bengal Tenancy Act, 1885 (VIII of 1885).]

In the Court of the

resent shall be determined and classifier arising as to

District

Execution Proceedings No.

of 19

of Decree-holder.

of judgment-debtor.

Whereas the judgment-debtor in the above case has failed to satisfy the decree in the suit mentioned in the margin amounting with costs and interest up to date of sale, to the sum of Rs. As. pies, notice is hereby given that an order under section 163 of the Bengal Tenancy Act, 1885, has been made for the attachment and sale of the tenure or holding mentioned in the annexed

schedule in satisfaction of the claim.

The judgment-debtor is hereby prohibited and restrained, until further orders 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.

The tenure (or holding) is thus attached and will be sold by public auction and "the said tenure or holding" will first be put up for sale subject to be registered and notified incumbrances, and will be sold subject to those incumbrances if the sum bid is sufficient to liquidate the said sum of Rs. , being the amount of the said decree and costs still remaining unsatisfied, and that otherwise it will, if the decree-holder so desires, he sold on a subsequent day, of which due notice will be given with power to annul all incumbrances.

In the absence of any order of postponement, the sale will be held by at the sale, commencing at o'clock on the of 19. In the event, however, of the amount above specified and of the cost 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 by duly 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 holdings shall at once be again put up to auction. put up to auction. incumbrances in execution of a decree.
- (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 the highest bid when the price offered appears so clearly inadequate as to make it advisale 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 again put up and resold.
- (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 the 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 19

day of

Court. Signature of Presiding Officer.

Schedule of Property.

Number of lot.	Description of the tenure or holding to be sold, and name of pargana, estate and village in which the land comprised in it is situate.	Extent of interest of judgment-debtor.	The yearly rent payable for the tenure or holding.	Detail of any incum- brances to which the pro- perty is liable.	Claims, if any, which have been put forward to the property and any other known particulars bearing on its nature and value.
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FORM No. (P)64B.

Notice to landlord of deposit of rents in Court.

[Section 70, clauses (a) and (b) of the Cooch Behar Tenancy Act V of 1910.]

[Section 72, clause 2 of Act V of 1910.]

ভূষ্যধিকারীর পুতি আদালতে ধাজনা আমানত হওয়ার নোটিশ।

[১৯১০ গালের ৫ আইনের ৭২ ধারার ২ পুকরণ।]

[৭০ ধারার (এ) ও (বি) প্রকরণ I]

যোকাম

আৰ্শলত

সাকিনের শ্রী

পুতি

জানান ঘাইতেছে যে তারিখ পর্যান্ত র পুত্র
নিবাসী র জোত বা অধীন স্ববের বাবত আপনার প্রাপ্য সম্পূর্ণ
খাজনা টাকা ঐ তারিখে ঐ ব্যক্তি কর্তৃক ঐ আদালতে আপনার জন্য আমানত হইরাছে এবং
দরধান্ত করিলে ঐ টাকা আপনাকে অথবা আপনার রীতিমত ক্ষমতাপ্রাপ্ত কক্ষচারীকে দেওয়া হইবে এবং আপনাকে
ভানান যাইতেছে যে উক্ত জোত বা অধীন স্ববের খাজনা সম্বন্ধে উক্ত র বিক্রন্ধে আপনার আর
কোন দাবী দাওয়া থাকিলে আপনি এই নোটিশপ্রাপ্ত হওয়ার তারিখ হইতে পঞ্জিকা অনুযায়ী ছয় মাসের মধ্যে
ঐ দাবী দাওয়া যাব্যক্ত জন্য আপনি আদালতে নালিশ রুজু করিবেন, নতুবা আপনার দাবী চিরকালের জন্য
বারিত হইবে।

ভারিখ

জজ

আদালতের নোহর।

FORM No. (P)64C.

Notice to co-sharers of deposit of rent in Court.

[Section 70, clause (c) of the Cooch Behar Tenancy Act V of 1910.]

[Section 72, clause (2) of Act V of 1910.]

সরিকদিগের প্রতি আদালতে খাজনা আমানত হওয়ার নোটিশ।

[১৯১০ गोल्वत ७ पहिलत १२ मोता।]

[90 ধারার (সি) পুকরণ I]

আদাৰত

এতদারা জানান যাইতেছে যে

তারিখ পর্য্যন্ত

র পত্র

<u> निवागी</u>

র জনা বাবত দেনা সম্পর্ণ ধাজনা

টাকা ঐ ভারিখে উল

এই বলিয়া এ আদালতে

আমানত করিয়াছেন যে, তিনি ঐ টাকার জন্য সকল সরিকের এজমালি রিসিদ প্রাপনে জনমর্থ এবং তাঁহাদিগের পক্ষে ঐ গাজনা গ্রহণে কোন ব্যক্তি ক্যতাপ্রাপ্ত হন নাই। প্রজার দরবাতে যে সকল সরিকের নাম লিখিত হইয়াছে তাহা এই:--

ইহাও জানান যাইতেছে যে, আনানতের তারিথ পর্যান্ত উক্ত র থাজনা সর্বন্ধে তাহার পুতিকুলে আর কোন দাবী দাওয়ার নালিশ আপনি এই নোটেশপুাথ হওয়ার তারিথ হইতে পঞ্জিকানুযায়ী ছয় নাস অতীত হওয়ার পর গ্রাহ্য হইবে না।

তারিখ

দ্য ভা

আপালতের মোহর।

FORM No. (P)64D.

Notice of the deposit of rent in Court to persons believed to claim, or to be entitled to the rent or who are entitled to it.

[Section 70, clause (d) of the Cooch Behar Tenancy Act V of 1910.]

[Section 72 of Act V of 1910.]

[১৯১০ गालের ৫ याইনের ৭২ ধারা]

[৭০ ধারার (ডি) পুকরণ।]

বাদালত

পুতি।

আপনাকে জানান যাইতেছে যে, তারিখ পর্যাস্ত ব পুত্র নিবাসী র জাত বা অধীন স্বন্ধ বাবত দেনা সম্পূর্ণ থাজনা টাকা ঐ তারিখে উক্ত এই বলিয়া এ আদালতে আমানত করিয়াছেন যে, ঐ টাকা যে ব্যক্তি বা যে সকল ব্যক্তি পাওয়ার অধিকারী তৎসহদ্ধে তাঁহার পুক্ত পক্ষে সন্দেহ আছে। আননি ঐ টাকা পাওয়ার অধিকারী ইহা আদালতের পুত্যর জন্মাইতে পারিলে ঐ টাকা আপনাকে অধবা আপনার রীতিমত ক্মতাপ্রাপ্ত কর্ম্মতারীকে দেওয়া যাইবেক। এবং আপনাকে জানান যাইতেছে যে, আমা-নতের তারিখ পর্যায় উক্ত র খাজনা সহদ্ধে তাঁহার পুতিকূলে আর কোন দাবী দাওয়ার নালিশ আপনি এই নোটিশপ্রাপ্ত হওয়ার তারিখ হইতে পঞ্জিকানুগারী ছয় মাস অতীত হওয়ার পর গ্রাহ্য হইবে না।

তারিখ

হুছ

আদালতের মোহর।

FORM No. (P)64E.

Notice to third person of payment into Court of rent due to him.

[Section 42 of the Cooch Behar Tenancy Act V of 1910.]

ত্তীয় ব্যক্তির প্রাপ্য খাজনা আদালতে আমানত হওয়ার সদ্ধে ঐ ব্যক্তির প্রতি নোটিশ।
[কোচবিহার প্রজাস্বর সম্বনীয় ১৯১০ সালের ৫ আইনের ৪২ ধারা।]

আদালত

সন ১৯ সালের

নং নোকদ্বম যাহাতে

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পুতিবাদী

পুতি।

ভাপনাকে জানান যাইতেছে যে এই নোকদ্ধনায় প্রতিবাদী ম: টাক। এই বলিয়া আদালতে আমানত করিয়াছেন যে, ঐ টাকা আপনার প্রাপ্য, বাদীর প্রাপ্য নহে। আপনাকে ইহাও জানান যাইতেছে যে, এই নোটিশ পাওয়ার তারিথ হইতে এক মাসের মধ্যে উত্তরদায়ক না হইলে বাদীর দর্বপান্ত বতে ঐ টাকা বাদীকে দেওয়া হইকেক।

অদ্য সন ১৯ সালের যক্ত মতে দেওয়া হইল।

অদ্য সন ১৯ সালের : তারিধে আমার দুস্তর্থত ও ঐ আদালতের মোহর-

छछ

আদালতের মোহর।

FNRM No. (P)64F.

Order of attachment of tenure or under-tenure in execution of a Decree.

[Section 53 of the Cooch Behar Tenancy Act V of 1910.]

ডিক্রীজারীতে জোত বা স্থীন দ্ব ক্রোকের হুকুম।

[কোচবিহার পজাস্বর সম্বনীয় ১৯১০ সালের ৫ আইনের ৫৩ বারা।]

্ৰ বাদানত

यन ১৯

গালের

नः छिक्रीकादीत (याकष्म।।

ডিক্রীদার

বনাম

দেনদার

দেনদার প্রতি।

নং বাকী খাজনার তারিধে পন ১৯ শালের শালের শেহেত গৰ ১৯ র অনুকুলে ও আপনার পুতিকলে ম: টাকার যে ডিক্রী পচারিত মোকদমার চইয়াছিল তাহা আপনি পরিশোধ করেন নাই এবং সেহেতূ যে জোত বা অধীন স্ববের গাজনা পাওনা তাহা কোক ও বিক্রুয়ার্থ ডিক্রিদার কোচবিহার প্রজাম্বর সন্ধরীয় আইনের ৫২ ধারানুসারে দর্বধান্ত করিয়াছেন, অতএব এই হকুম হইল যে, আদালত কওঁক অনা হুকুম পুচার না হওয়া প্যাস্ত এতংসংলগু তফণীলের লিখিত কতু দান আপনাকে নিষেধ ও নিবারণ বিক্রয় দারা বা অন্য কোন পুকারে হস্তান্তর করণে আপনি উক্ত করা যায় ও এতন্দারা আপনাকে নিষেধ ও নিবারণ করা গেল এবং ধরিদ বা দান সূত্রে বা অন্য কোন প্রকারে তাহা গহণ করণে সকল ব্যক্তিকে নিষেধ করা যায় ও এতদারা নিষেধ করা গেল।

তারিখে আমার দন্তথত ও ঐ আদালতের মোহারযুক্ত মতে দেওয়া সালের यना मन ১৯ इरेल।

জোত বা অধীন স্বায়ের এবং যে তালুকে তাহা অবস্থিত তাহার বিবরণ। all a bat have a

FORM No. (P) 64G.

Proclamation of sale of under-tenure free from incumbrancesin execution of a decree.

(Section 53, clause 2 of the Cooch Behar Tenancy Act V of 1910.)

Of a tenure or under-tenure free from incumbrances.

In the court of the

Execution Proceeding No.

of 19

Decree-holder,

Judgment-debtor.

Notice is hereby given that under section 53 of the Cooch Behar Tenancy

Act, 1910, an order has been made by this Court for the sale of the tenure (or under-tenure) mentioned in the annexed schedule in satisfaction of the claim of

was defendant.

The decree-hooder in the suit mentioned in the margin, amounting with costs and interest up to date of sale, to the sum of Rs.

The sale will be by public auction, and the said tenure or under-tenure will be sold free from all incumbrances.

In the absence of any order of postponement the sale will be held by at the monthly sale, commencing at o'clock on the

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

At the sale the public generally are invited to bid, either personally or by duly authorised agent. No bid by or on behalf of the judgment-debtor abovementioned, however, will 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 of the 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 of the officer holding the sale to decline acceptance of the 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 Or. 21, 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 under-tenure 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 undertenure, 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 under-tenure shall be resold after the issue of a fresh notification of sale. The deposit after defraying the expenses of the sale, shall be forfeited to Government and the defaulting purchaser shall forfeit all claim to the tenure or under-tenure 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 the of

day

Signature of Presiding Officer.

Schedule of Property.

No. of lot.	Description of the tenure or under-tenure to be sold and the name of pargana and taluk in which the land comprised in it is situate.	The yearly rent payable for the tenure or undertenure.	Details of any incum- brances 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.	Romarks.
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belivery tolyn a reads my FORM No. (P) 65.

Notice calling for claimants to property in intestate cases.

[Section 7, Regulation V (Bengal) of 1799.]

In the Court of the District Judge of

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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 sale proceeds appropriated by Government.

day of

Dated this

District Judge.

FORM No. (P) 66.

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.

To

Whereas objection has been taken by to the award made by in respect of the and measuring more or less bighas cottals 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 day of 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.

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

Judge.

Note.—Form on the reverse as in (P) 1-A and at the top of the front page as in (P) 1.

FORM No. (P) 67.

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

Takee notice that the abovementioned case, which was referred by you in your letter No., dated the day of 19, for the determination of this Court, has been set down for hearing on the day of 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.

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

Judge.

FORM No. (P) 68.

Notice to Collector of application made for Probate of Will and for Letters of Administration.

[Section 19H, clause (1), of the Court-fees Act, 1870.]

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 made to this

Court by

Pleader/Attorney for

of

thana

district

for Probate of the Will

Letters of Administration of the property and credits

of the deceased abovenamed.

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

Dated the

day of

19 .

District Judge or Delegate.

Note.—When detailed inventories of the property of deceased persons are filed by applicants for Probate 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 filed at a date subsequent to the application, a copy should be forwarded to the Collector as soon as it is received.

FORM No. (P) 69.

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 estate) of

late of has been made by

, and whereas the 19 has been fixed for the hearing of this 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 said day of 19, and see the proceedings before the grant of Probate (or, of Letters of Administration).

Given under my hand and seal of this Court.

COURT.

The

FORM No. (P) 70.

Notice calling on certificate-holder for accounts.

(Indian Succession Act, 1925.)

সার্চি ফিকেট্ প্রাণ্ড ব্যক্তির প্রতি হিসাব দাখিলের নোটিস্।

[১৯২৫ সালের ৩৯ আইন।]

যোকায

হিথত

জেলার জজ আদালত।

याकम्प्रमा नः

সন ১১

ञाल।

নিবাসী গ্রী

প্রতি।

যেহেতু প্রকাশ যে, আপনি

পাওনা টাকা

আদায়ের সার্টিফিকেট্ গ্রহণ করিয়া সার্টিফিকেটের বলে আদায় হওয়া টাকার হিসাব সার্টিফিকেটের হর্কুমমতে দাখিল করেন নাই, একারণ আপনার নামে এই এত্তেলানামা জারী করা যাইতেছে যে, আপনি সার্টিফিকেটের বলে আদায় হওয়া টাকার প্রকৃত হিসাব ১৫ দিনের মধ্যে দাখিল করিবেন, তাহা না করিলে আইন মত আচরণ করা যাইবে।

যোকাম

न्य ১৯

তারিখ

ष्ट्रिला জ्रञ्छ।

Note.—Form on the reverse as in (P) 1-A and at the top of the front page as in (P) 1 ante.

FORM No. (P) 71.

Order transmitting to other Courts for publication of a notice of application for the grant of a certificate.

(Section 373 of the Succession Act, XXXIX of 1925.)

District

In the Court of

at

Case No.

of 19

Applicant.

Where as an application has been made to this Court by

resident of

District

for the

grant of a certificate under Act XXXIX of 1985, and whereas, in view of the terms of section 373 of the said Act, it is desirable that notice of the said application be sent to the Munsif within whose jurisdiction the deceased*

of resided at the time of his death, together with intimation of the date fixed for the hearing of the aforesaid application:—

It is accordingly ordered:

That this order, together with a copy of the notice fixing the date for the hearing of the said application, be forwarded to the Munsif of

with the request that he will duly publish the notice by posting it in some conspicuous part of his Court-house, and forward a report of his having done so to this Court on or before the day of 19.

Dated this

day of

19

Presiding Officer of the Court.

FORM No. (P) 72.

Notice inviting other claimants to representation to come forward.

(Section 373 of the Indian Succession Act, 1925.)

স্থলাভিষিত্ত হওনের অন্যান্য দাবীদারগণের প্রতি উপস্থিত হইবার নোটিস্।

্ [১৯২৫ সালের ৩৯ আইনের ৩৭৩ ধারা।]

মোকাম

স্থিত জেলা

জজ আদালত।

याकम्नमा नः

সন ১৯

जाल।

আবেদনকারী উক্ত প্রার্থনায় সন ১৯ সালের তারিখে দরখাস্ত করায়

এই মোকদ্দমা বিচারের নিমিত্ত আগামী দিন ধার্য্য

হইয়াছে, অতএব এই বিজ্ঞাপন প্রচার দ্বারা জানান যাইতেছে যে, যদি মৃত ব্যক্তি

অন্য কেই উত্তর্যাধকারী বা তাঁহার তার সম্পত্তির অধিকারী থাকেন কিবা আবেদনকারীর প্রার্থনার বির্দেধ কেই আপত্তি উপস্থিত করিতে ইচ্ছা করেন তবে উপরোম্ভ নির্নুপিত দিবসে তিনি বা তাঁহারা স্বয়ং বা উকিল দ্বারা উপস্থিত ইইয়া আপন আপন আপত্তি দর্শনি ও তংপোষকে যে দলিল ও সাক্ষ্য দিতে ইচ্ছা করেন তাহা ঐ দিবসে উপস্থিত করিতে প্রস্তৃত থাকেন।

যোকাম

मन ১৯

জেলা জজ।

তারিখ

Note.—Form on the reverse as in (P) 1-A and at the top of the front page as in (P)1 ante.

FORM No. (P) 73.

Notice of application made for guardianship and of date fixed for hearing.

(Section II of the Guardians and Wards Act, VIII of 1890.)

District

In the Court of the

at

Present:

Case No.

of 19 .

Inhabitant of

Petitioner.

Application for the (1)

of guardian to the (2)

a minor, inhabitant of

The petitioner abovenamed having applied to be (3) the guardian of the (2) of the aforesaid minor, the day of 19 has been fixed for the hearing of the application, and notice is hereby given to (4) that if any other relative, friend, kinsman, or well-wisher of the aforesaid minor desires to be appointed or declared as guardian of the (2) of the said minor, he should enter appearance in person in this Court on the aforesaid date, and be prepared to adduce on that day any documentary and oral evidence he may desire to adduce in support of his claim to such appointment or declaration.

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

day of

- (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 under clause (a) of section 11; "the public" in case of general notice under clause (b).

FORM No. (P) 74.

Form under the Transfer of Property Act.

Notice of Deposit.

(Section 83 of the Transfer of Property Act, IV of 1882.)

In the Court of

at

Mortgage Suit No.

of 19 .

Plaintiff,

versus

Defendant.

To

of Rs.

Said to be the sum remaining due on a mortgage executed on the day of 19 between

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

19

Judge.

Note.—Form on the reverse as in (P) 1-A and at the top of the front page an in (P) 1 ante.

FORM No. (P) 75.

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 Judge at

Insolvency Application No.

of 19 .

Whereas A. B. 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 for the hearing of the aforesaid petition and the examination of the 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.

Note.—Form on the reverse as in (P) 1-A and at the top of the front page as in (P) 1 ante.

FORM No. (P) 76.

Notice of application by unscheduled creditor.

[Section 33(3), Act V of 1920.]

In the Court of the-Judge at

In the matter of

, an Insolvent

No. of 19 .

To

Whereas an application has been made to this Court by whose who claims to be a creditor of application to be declared an insolvent was filed in this Court, on the for permission to produce evidence of the amount 19 day of 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 notice that the said application will be day of heard in this Court on the 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 of

Judge.

Note. - Form on the reverse as in (P) 1-A and at the top of the front page as in (P) 1 ante.

FORM No. (P) 77.

Notice to creditors 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 Judge at

of 19 Insolvency Application No.

Applicant.

day of Take notice that the Court has fixed the , 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 abovementioned hearing you should be present in person or by duly instructed pleader with your proofs.

Judge.

Note.—Form on the reverse as in (P) 1-A and and at the top of the front page as in (P) 1 ante.

FORM No. (P) 78.

Notice to creditors of application for discharge.

[Section 41(1) of the Provincial Insolvency Act, V of 1920.]

In the Court of the-Judge at

Insolvency case No.

of 19 .

Applicant.

Take notice that the abovenamed insolvent has applied at the Court for his discharge, and that the Court has fixed the day of 19 at o'clock for hearing the application.

Dated this

day of

19

Judge.

Note 1.—On the back of this notice the provisions of section 42 (I), act V of 1920 should be printed.

Note 2.—From on the reverse as in (P) 1-A and at the top of the front page as in (P) 1 ante.

FORM No. (P) 79.

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

Dated this

day of

19

To X. Y.

G. H.

Receiver. [Address].

Note.—Form on the reverse as in (P) 1-A and at the top of the front page as in (P) 1 ang.

FORM No. (P) 80.

Summary administration notice to creditors.

[Section 74 of the Provincial Insolvency Act, V of 1920.]

In the Court of the-Judge at

Insolvency case No.

of 19 .

Applicant.

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 aforesaid 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.

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

Judge.

FORM No. (P) 81.

General Notice under Section 5, Sub-section (2), of the Bengal Alluvial Lands Act, 1920 (Bengal Act V of 1920).

In the Court of the district of

of

in the

Whereas the Collector of has, under sub-section (1) of section 5 of the Bengal Alluvial Lands Act, 1920 (Bengal Act V of 1920) passed

an order making a reference to the Court of the District Judge of

, for a decision as to what person

has a title to the alluvial land formed in the bed of the river adjoining mouza, police-station,

in the said district of

And whereas the Collector has, in his said order of reference, stated that he has reason to believe that the persons mentioned below are claimants to the said land, viz:—

And whereas under sub-section (2) of section 5 of the Act the matter has been transferred to this Court for determination;

Now, therefore, in pursuance of the second paragraph of sub-section (2) of section 5 of the Act, notice is hereby given to all persons other than those named above, claiming interest on the said land, to appear in this Court in person or by a duly authorised agent, on or before the and to file statements of their respective claims.

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

FORM No. (P) 82.

Notice of Time and Place of Inquisition.

(Section 40 of the Indian Lunacy Act, 1912).

In the Court of the District Judge of

No.

of 19 .

To

(Name, description and place of residence.)

Whereas has presented a petition before this Court under section 63, sub-section (1) of the Indian Lunacy Act, 1912, praying that an inquisition be held concerning the state of the mind of under the provisions of the aforesaid Act and whereas this Court has ordered that such inquisition shall be held, you are hereby given notice that such inquisition will be held by this Court on at

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

day of

Judge.

FORM No. (P) 83.

Notice for Attendance of the alleged lunatic for personal examination.

(Section 41 of the Indian Lunacy Act, 1912.)

In the Court of the District Judge of

No.

of 19 .

To

(Name, description and place of residence.)

Whereas the Court has by order, dated an inquisition be held concerning the state of your mind.

, directed that

Take notice that you are hereby required to attend at on the day of 19, for the purpose of being personally examined.

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

day of

19

Judge.

FORM No. (P) 84.

Notice calling for Records under the provisions of Section 74 of the Village Self-Government Act.

No.

District

In the Court of

at

To

The PRESIDENT,

Union Court.

Whereas the defendantpetitioner has applied under section 74 of the Village Self-Government Act for trial
of the suit No. of by this Court,
your are therefore requested

if the value of the suit is over Rs. 25 and if the hearing has not yet commenced, to accept this notice as an order for transfer of the said suit and to forward all connected papers to this Court by

or

if the value of the suit is Rs. 25 or under and if the hearing has not yet commenced, to report by whether the opposite party has any objection to the transfer being granted together with the objection to the transfer, if any, filed by the opposite party.

If the hearing of the suit was commenced before the receipt of this notice you are requested to inform this Court.

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

day of

Just 12.

FORM No. (P) 85.

Notice of Deposit to Money-Lender.

[Sec. 9(1) of the Bengal Money-Lenders Act (VII of 1933)].	
[Sec. 39(2) of the Bengal Money-Lenders Act (Bengal Act X of 1940).]	
In the Court of	
Name of money-lender	
Address.	
You are hereby informed that	
of	
has ondeposited in this Court	
under section 9(1) of the Bengal Money-Lenders Act, 1933,/39(1) of the Bengal	
Money-Lenders Act, 1940, a sum of Rs	
(Rson account of principal and Rs	
on account of interest) to your account in connection with the loan of Rs	
which was made/stated to have been advanced by you to him on	
You are requested to withdraw this amount at your earliest convenience/within	Ĺ
days. Government accept no responsibility for any	
loss which you may incur in connection with the aforesaid sum while it remains in	Ĺ
deposit with the Court.	
5 "	
Seal.	
Dated the	
Juage.	
Address	

Note.—Form on the reverse as in (P) 1-A and at the top of the front page as in(P)1, ante.

VI.-MISCELLANEOUS FORMS.

FORM No. (M) 1.

Daily list of Plaints/Petitions/Execution applications/Memorandum of Appeals, etc., registered.

District.

In the

Court of

at

day of

Class and number in the Register of miscellaneous cases/	Name of the first petitioner/appellant.	Name of the first opposite party/respondent, etc.	First date fixed.	Purpose (e.g., final disposal, ascertaining contest, notice, etc.).
appeals, etc.	2	3	4 .	- 5
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Note 1.—First dates of all petitions, appeals, etc., registered should be announced in this list within two days of registration.

Note 2.—Entries may be made in the same list from day to day until the form is exhausted. If the same list is used for miscellaneous cases, appeals, etc., cases should be grouped separately under the different heads. The presiding Judge shall put his dated signature below the last entry for each day and see that the list is laid at some conspicuous part of the Court room daily at the sitting hour.