

Maintenance Act 1965

Maintenance Regulations 1967

Current as at 1 January 1979

© State of Queensland 2021





Queensland

Maintenance Regulations 1967

Contents

		Page
Part I	Preliminary	
1	Short title	5
2	Commencement	5
3	Parts	5
4	Repeals and Savings	6
5	Interpretation	6
6	Forms	7
Part II	Local Maintenance	
7	Complaints	7
8	Orders	7
9	Nominal Orders	7
10	Preliminary Orders	8
11	Interim Orders	8
12	Maintenance Orders	8
13	Maintenance Orders—Children	8
14	Orders for payment of preliminary expenses	8
15	Orders for payment of funeral expenses of children	8
16	Orders for payment of funeral expenses of unmarried mothers .	9
17	Orders for payment of medical and the like expenses	9
18	Applications generally	9
19	Application for discharge, suspension, or variation of orders	9
20	Applications for revival of suspended orders	9
21	Applications for annulment of affiliation orders	9
22	Applications for discharge of orders apparently abandoned	10
26	Certificates of arrears	10
28	Order for sale of goods	10
29	Attachment of earnings order	10

Contents

30	Cessation, &c., of attachment of earnings order	10
31	Notice by employer that defendant is not his employee	10
32	Order to attend for examination or to furnish particulars	10
Part III	Interstate Maintenance	
33	Duties of the Collector, &c.	11
34	Duties of Assistant Collectors	12
35	Application to Collector to have order made enforceable in another Australian State	13
36	Request that order be made enforceable in another State	13
37	Request that order be made not enforceable in another State	13
38	Collector's Certificate	13
39	Request for registration of interstate order	13
40	Notification of registration of an interstate order	14
41	Notice to defendant of registration of interstate order	14
42	Application for variation, &c., of an interstate order or of a Queensla order enforceable interstate	nd 14
43	Notice of further hearing	14
44	Notice of application for confirmation of a Provisional order made in another Australian State	14
45	Notice of further hearing	15
46	Notice remitting Provisional order	15
47	Notice of confirmation or discharge of a Provisional order	15
48	Request for enforcement of interstate order	15
49	Transfer of interstate orders	16
50	Notice of changes affecting interstate orders, &c	16
Part IV	Overseas Maintenance	
51	Duties of the Collector, &c	16
52	Duties of Assistant Collectors	17
53	Application to Collector to take steps to have a Queensland order menforceable in a reciprocating country	ade 18
54	Collector's Certificate	18
55	Request to Under Secretary to have Queensland order made enforceable in a reciprocating country	18
56	Application for Provisional order	19
57	Provisional maintenance order	19
58	Statement of grounds on which the making of a maintenance order contains been opposed	ould 19
59	Notice of further hearing	19

60	Request that order be made not enforceable in a reciprocating count 20	try
61	Request for registration of overseas order	20
62	Notification of registration of an overseas order	20
63	Notice to defendant of registration of an overseas order	20
64	Summons to show cause why a Provisional overseas order should not be confirmed	ot 20
65	Notice of further hearing	21
66	Notice remitting Provisional order	21
67	Notice of confirmation or discharge of a Provisional order made in a reciprocating country	21
68	Request that an overseas order be made enforceable in another Australian State	21
69	Request for registration of overseas order registered or confirmed in another Australian State	22
70	Request for enforcement of overseas order	22
71	Application for an order of variation, &c., of an overseas order .	22
72	Application for an order of variation, &c., of a Queensland order enforceable in a reciprocating country	22
73	Notice of application for confirmation of a Provisional order made in reciprocating country	a 22
74	Transfer of overseas order	23
75	Notice of change affecting overseas orders, &c	23
Part V	General	
76	Certificate of payment of arrears	23
77	Provisional orders	23
78	Orders in respect of children	24
The Schedule		25

Maintenance Regulations 1967

Part I Preliminary

1 Short title

These Regulations may be cited as the *Maintenance Regulations* 1967.

2 Commencement

- (1) Subject to subregulation (2) of this Regulation, these Regulations shall come into operation on the date of commencement of the Act.
- (2) Where the Governor in Council, pursuant to subsection (2) of section 2 of the Act, by Proclamation fixes a date or dates for the commencement of Division 2 of Part III of the Act, or for the commencement of the several provisions of Part IV of the Act, later than the date fixed by the Proclamation under subsection (1) of section 2 of the Act for the commencement of the Act, then, in subregulation (1) of this Regulation, the term "date of commencement of the Act" means, in relation to any Regulations made for the purposes of Division 2 of Part III of the Act, or of any of the several provisions of Part IV of the Act, the date of the commencement of that Division or of that provision, so fixed.

3 Parts

These Regulations are divided into Parts and a Schedule as follows:—

PART I—PRELIMINARY (Regulations 1–6);

PART II—LOCAL MAINTENANCE (Regulations 7–32);

PART III—INTERSTATE MAINTENANCE (Regulations 33–50);

PART IV—OVERSEAS MAINTENANCE (Regulations 51–75);

PART V—GENERAL (Regulations 76–78); THE SCHEDULE.

4 Repeals and Savings

- (1) All Rules of Court made under "*The Maintenance Acts*, 1949 *to* 1954," are hereby repealed.
- (2) All Regulations made under "*The Interstate Destitute Persons Relief Acts*, 1914 *to* 1944," are hereby repealed as from the date Part III of these Regulations comes into operation.
- (3) All Regulations and Rules of Court made under "The Maintenance Orders (Facilities for Enforcement) Acts, 1921 to 1959," are, except as hereinafter provided, hereby repealed as from the date Part IV of these Regulations comes into operation:

Provided that any such Regulations or Rules in force immediately prior to the date Part IV of these Regulations comes into operation shall continue and be of full force and effect for the purposes of subsections (4) and (5) of section five of the Act in relation to orders that were, prior to the commencement of Division 3 of Part IV of the Act, registered in the Supreme Court of Queensland under "The Maintenance Orders (Facilities for Enforcement) Acts, 1921 to 1959," and were, immediately prior to the commencement of that Division, enforceable in that court or in a Magistrates Court of Queensland.

5 Interpretation

Without limiting the operation of "The Acts Interpretation Acts, 1954 to 1962," in these Regulations, unless the context otherwise indicates or requires, the following terms have the meanings set against them respectively, that is to say:—

"Schedule"—The Schedule to these Regulations; "The Act"—"The Maintenance Act of 1965."

6 Forms

- (1) The Forms set out in the Schedule to these Regulations shall be used for the purposes for which they are respectively designed.
- (2) Strict compliance with a Form in the Schedule is not necessary and substantial compliance is sufficient.
- (3) A Form shall be completed in accordance with any directions contained in that Form, and with such additions thereto and deletions therefrom as may be appropriate for the purpose for which the Form is used.

Part II Local Maintenance

7 Complaints

A complaint shall be sufficiently made for the purposes of the Act if the cause of complaint is stated in or to the effect of one of the forms in Form No. 1 of the Schedule, as appropriate.

8 Orders

In any order in Form No. 3, Form No. 6, Form No. 7, Form No. 8, Form No. 10, Form No. 11, or Form No. 12 of the Schedule the Preamble to the order shall include the matter set out in Form No. 2 of the Schedule, as appropriate.

9 Nominal Orders

An order for the payment of a merely nominal amount of maintenance shall be in Form No. 3 of the Schedule.

10 Preliminary Orders

An order made *ex parte* for the preliminary maintenance of a child shall be in Form No. 4 of the Schedule.

11 Interim Orders

An interim order for the payment of maintenance pending the hearing and determination of a complaint shall be in Form No. 5 of the Schedule.

12 Maintenance Orders

An order for the maintenance of a person shall be in Form No. 6 of the Schedule.

13 Maintenance Orders—Children

An order for the maintenance of a child whose parents were not married to each other at the time of its conception and have not since married each other shall be in Form No. 7 of the Schedule.

14 Orders for payment of preliminary expenses

An order for the payment of preliminary expenses of a mother of a child to whose father she was not married at the time of its conception and whom she did not subsequently marry shall be in Form No. 8 or Form No. 9 of the Schedule, whichever is appropriate.

15 Orders for payment of funeral expenses of children

An order for the payment of funeral expenses of a child shall be in Form No. 10 of the Schedule.

16 Orders for payment of funeral expenses of unmarried mothers

An order for the payment of funeral expenses of the mother of a child to whose father she was not married at the time of its conception and whom she did not subsequently marry shall be in Form No. 11 of the Schedule.

17 Orders for payment of medical and the like expenses

An order for the payment of medical or the like expenses shall be in Form No. 12 of the Schedule.

18 Applications generally

Wherever, under the Act, an application may be made to the court for any purpose, and no specific Form for such application is prescribed by these Regulations, notice of the application may be given in Form No. 13 of the Schedule.

19 Application for discharge, suspension, or variation of orders

Notice of an application for the discharge, suspension, or variation of an order shall be in Form No. 14 of the Schedule.

20 Applications for revival of suspended orders

Notice of an application for the revival of a suspended order shall be in Form No. 15 of the Schedule.

21 Applications for annulment of affiliation orders

An order to show cause why an affiliation order should not be annulled shall be in Form No. 16 of the Schedule.

22 Applications for discharge of orders apparently abandoned

An order to show cause why an order that appears to have been abandoned should not be discharged shall be in Form No. 17 of the Schedule.

26 Certificates of arrears

A certificate of arrears granted under section forty-five of the Act shall be in Form No. 21 of the Schedule.

28 Order for sale of goods

An order for the seizure and sale of goods, chattels or securities, or for the demand and receipt of annuities, rents and other moneys, shall be in Form No. 23 of the Schedule.

29 Attachment of earnings order

An attachment of earnings order shall be in Form No. 24 of the Schedule.

30 Cessation, &c., of attachment of earnings order

A notice that an attachment of earnings order has been suspended or varied or has ceased to have effect shall be in Form No. 25 of the Schedule.

31 Notice by employer that defendant is not his employee

A notice by a person to whom an attachment of earnings order is directed that the defendant is not, or is no longer, his employee shall be in Form No. 26 of the Schedule.

32 Order to attend for examination or to furnish particulars

An order to a defendant to attend before a court to be examined concerning his means and ability to comply with an order or to state to the court or to furnish to the court any other particulars, and an order to a person who appears to be indebted to a defendant or to be his employer to furnish to the court any particulars shall be in Form No. 27 of the Schedule.

Part III Interstate Maintenance

33 Duties of the Collector, &c.

- (1) The duties of the Collector shall be—
 - (a) To keep a ledger or ledgers (which may be in the form of any convenient system, including a card index system) showing—
 - (i) All inter-State orders received by him for registration in Queensland, and a record of all matters and happenings relating to those orders of which he is informed:
 - (ii) All orders sent by him to a Collector in another Australian State, and a record of all matters and happenings relating to those orders of which he is informed:
 - (b) To pay to the persons entitled thereto all moneys received by him for or on behalf of those persons from another Australian State, or, as appropriate, remit such moneys to Assistant Collectors for payment to such persons;
 - (c) To remit moneys received by him for transmission to another Australian State to the Collector for that State; and
 - (d) To direct and supervise the operations of the Deputy Collector and Assistant Collectors.

(2) The duties of the Deputy Collector and of Assistant Collectors shall be to carry out the directions of and be responsible to the Collector.

34 Duties of Assistant Collectors

The duties of every Assistant Collector shall be—

- (a) To keep a cash book showing all moneys received by him—
 - (i) For transmission to another Australian State;
 - (ii) From another Australian State for payment to persons resident in his district,

and of the disposition thereof;

- (b) To remit to the Collector moneys received by him for transmission to another Australian State;
- (c) To pay to the persons entitled thereto all moneys received by him for or on behalf of those persons from another Australian State;
- (d) To keep a ledger or ledgers (which may be in the form of any convenient system, including a card index system) showing—
 - (i) All interstate orders received by him for registration in the Magistrates Court, and a record of all matters and happenings relating to those orders of which he is informed;
 - (ii) All orders sent by him to the Collector for transmission to another Australian State, and a record of all matters and happenings relating to those orders of which he is informed:
 - (iii) The amount due by any person paying or liable to pay moneys to the clerk of the court for the place to which he is appointed;
 - (iv) The amounts paid by such persons from time to time; and

- (v) The amount (if any) due to any person to whom money is being paid or should be paid; and
- (e) To carry out the directions of and be responsible to the Collector.

35 Application to Collector to have order made enforceable in another Australian State

An application to the Collector by or on behalf of a complainant that a Queensland order be made enforceable in another Australian State shall be in Form No. 28 of the Schedule.

36 Request that order be made enforceable in another State

A request by the Collector that a Queensland order be made enforceable in another Australian State shall be in Form No. 29 of the Schedule.

37 Request that order be made not enforceable in another State

A request by the Collector that a Queensland order be made no longer enforceable in another Australian State shall be in Form No. 30 of the Schedule.

38 Collector's Certificate

A Collector's Certificate in respect of a Queensland order shall be in Form No. 31 of the Schedule.

39 Request for registration of interstate order

A request by the Collector to a clerk of the court that an interstate order be registered in a Magistrates Court in Queensland shall be in Form No. 32 of the Schedule.

40 Notification of registration of an interstate order

A notification by the Collector to a Collector in another Australian State that an interstate order has been registered in a Magistrates Court in Queensland shall be in Form No. 33 of the Schedule.

41 Notice to defendant of registration of interstate order

A notice by the clerk of the court to the defendant of the registration of an intestate order shall be in form No. 34 of the Schedule.

42 Application for variation, &c., of an interstate order or of a Queensland order enforceable interstate

An application for the discharge, suspension, variation, or revival of an interstate order or of a Queensland order that is enforceable in another Australian State shall be in Form No. 35 or Form No. 36 of the Schedule, whichever is appropriate.

43 Notice of further hearing

Where a Provisional order has been made in Queensland to discharge, suspend, vary, or revive an interstate order, or a Queensland order enforceable in another Australian State, and a court in another Australian State remits the Provisional order for the taking of further evidence, notice shall be given to the applicant for the Provisional order and to the Collector in Form No. 37 of the Schedule.

44 Notice of application for confirmation of a Provisional order made in another Australian State

A notice by the Collector that he intends to make application to a Magistrates Court to confirm a Provisional order made in another Australian State discharging, suspending, varying, or reviving an interstate order or a Queensland order enforceable in that other Australian State shall be in Form No. 38 of the Schedule.

45 Notice of further hearing

Where depositions taken by a court in another Australian State in connection with a Provisional order remitted to that Court for the taking of further evidence have been sent to a Magistrates Court in Queensland, the clerk of the court shall send notice, in Form No. 39 of the Schedule, to the Collector and to the respondent, of the time and place when the matter will be further considered by the Court.

46 Notice remitting Provisional order

Where a Magistrates Court before which a Provisional order made in another Australian State comes for confirmation orders that the case be remitted for the taking of further evidence, the clerk of the court shall remit the case and send a notice in Form No. 40 of the Schedule setting out the matters in respect of which further evidence is necessary.

47 Notice of confirmation or discharge of a Provisional order

Where a Provisional order made in another Australian State has been confirmed (with or without modification), or has been discharged, by a Magistrates Court in Queensland, the clerk of the court shall send notice thereof, in Form No. 41 of the Schedule, to the court that made the Provisional order; and, where the Provisional order has been discharged, shall also send to the lastmentioned court a copy of the evidence taken in the proceedings in which the Provisional order was discharged.

48 Request for enforcement of interstate order

A request by the Collector to a clerk of the court to enforce an interstate order enforceable in that court shall be in Form No. 42 of the Schedule.

49 Transfer of interstate orders

Where an interstate order is enforceable in a Magistrates Court in Queensland and the order is transferred to another Magistrates Court in Queensland, a notice by the clerk of the court to the defendant of the transfer of the order shall be in Form No. 51 of the Schedule.

50 Notice of changes affecting interstate orders, &c.

Where the operation of a Queensland order enforceable in another Australian State, or of an interstate order enforceable in Queensland, is affected by an order (other than a Provisional order) event, or other matter made, occurring, or arising in Queensland, the notice by the Collector to the Collector in the other Australian State shall be in Form No. 52 of the Schedule.

Part IV Overseas Maintenance

51 Duties of the Collector, &c.

- (1) The duties of the Collector shall be—
 - (a) To keep a ledger or ledgers (which may be in the form of any convenient system, including a card index system) showing—
 - (i) All overseas orders received by him for registration or confirmation in Queensland, and a record of all matters and happenings relating to those orders of which he is informed;
 - (ii) All orders sent by him to the Under Secretary for transmission to a reciprocating country, and a record of all matters and happenings relating to those orders of which he is informed;

- (b) To pay to the persons entitled thereto all moneys received by him from a reciprocating country for and on behalf of persons resident in Queensland, or, as appropriate, remit such moneys to Assistant Collectors for payment to such persons;
- (c) To remit to the appropriate authority in a reciprocating country all moneys received by him for payment to persons resident in that country; and
- (d) To direct and supervise the operations of the Deputy Collector and Assistant Collectors.
- (2) The duties of the Deputy Collector shall be to carry out the directions of and be responsible to the Collector.

52 Duties of Assistant Collectors

The duties of every Assistant Collector shall be—

- (a) To keep a cash book showing all moneys received by him—
 - (i) For transmission to a reciprocating country;
 - (ii) From a reciprocating country for payment to persons resident in his district;

and of the disposition thereof;

- (b) To remit to the Collector moneys received by him for transmission to a reciprocating country;
- (c) To pay to the persons entitled thereto all moneys received by him for or on behalf of those persons from a reciprocating country;
- (d) To keep a ledger or ledgers (which may be in the form of any convenient system, including a card index system) showing—
 - (i) All overseas orders received by him for registration or confirmation in the Magistrates Court for the place to which he is appointed, and a record of all

- matters and happenings relating to those orders of which he is informed;
- (ii) All orders sent by him to the Collector for transmission to a reciprocating country, and a record of all matters and happenings relating to those orders of which he is informed:
- (iii) The amounts due by any person paying or liable to pay moneys to the clerk of the court for the place to which he is appointed;
- (iv) The amounts paid by such persons from time to time; and
- (v) The amount (if any) due to any person to whom money is being paid; and
- (e) To carry out the directions of and be responsible to the Collector.

53 Application to Collector to take steps to have a Queensland order made enforceable in a reciprocating country

An application to the Collector by or on behalf of a complainant that a Queensland order be made enforceable in a reciprocating country shall be in Form No. 28 of the Schedule.

54 Collector's Certificate

A Collector's Certificate in respect of a Queensland order or of an overseas order enforceable in Queensland shall be in Form No. 31 of the Schedule.

Request to Under Secretary to have Queensland order made enforceable in a reciprocating country

A request by the Collector that the Under Secretary seek to have a Queensland order made enforceable in a reciprocating country shall be in Form No. 43 of the Schedule.

56 Application for Provisional order

An application to a Magistrates Court for a maintenance order against a person who is resident in or is proceeding to a reciprocating country shall be in Form No. 44 of the Schedule.

57 Provisional maintenance order

A provisional maintenance order made against a person resident in or proceeding to a reciprocating country shall be in Form No. 45 of the Schedule.

58 Statement of grounds on which the making of a maintenance order could have been opposed

The statement of the grounds on which the making of a maintenance order against a person resident in or proceeding to a reciprocating country could have been opposed if the defendant had appeared at the hearing shall, so far as applicable, include the matters set out in Form No. 46 of the Schedule.

59 Notice of further hearing

Where a Provisional order of maintenance has been made in Queensland against a person resident in or proceeding to a reciprocating country, or a Provisional order of discharge, suspension, variation, or revival, of an overseas order enforceable in Queensland, or of a Queensland order enforceable in a reciprocating country, has been made in Queensland, and a court in another Australian State or in a reciprocating country remits the Provisional order for the taking of further evidence in Queensland, notice shall be given in Form No. 37 of the Schedule to the Collector and to the applicant for the Provisional order.

Request that order be made not enforceable in a reciprocating country

Where a Queensland order is enforceable in a reciprocating country, a request by the Collector to the Under Secretary that the order be made no longer enforceable in that reciprocating country shall be in Form No. 47 of the Schedule.

61 Request for registration of overseas order

A request by the Collector to a clerk of the court that an overseas order be registered in the Magistrates Court shall be in Form No. 32 of the Schedule.

62 Notification of registration of an overseas order

A notification by the Collector to a Collector in another Australian State or to an officer of a court or other authority in a reciprocating country that an overseas order has been registered in a Magistrates Court in Queensland shall be in Form No. 33 of the Schedule.

63 Notice to defendant of registration of an overseas order

Where an overseas order is registered in a Magistrates Court in Queensland, the clerk of the court shall notify the defendant in accordance with Form No. 34 of the Schedule.

64 Summons to show cause why a Provisional overseas order should not be confirmed

A summons to show cause why a Provisional order for maintenance made by a court in a reciprocating country against a defendant resident in Queensland should not be confirmed shall be in Form No. 48 of the Schedule.

65 Notice of further hearing

Where, at the request of a Magistrates Court in Queensland, a court in a reciprocating country has taken and remitted to the Magistrates Court further evidence taken on a Provisional order for maintenance (or discharge, suspension, variation, or revival of a maintenance order) made by the court in the reciprocating country, the clerk of the court shall, in Form No. 39 of the Schedule, notify the Collector and the defendant of the further hearing of the matter.

66 Notice remitting Provisional order

Where a Magistrates Court adjourns proceedings upon a Provisional order for maintenance (or discharge, suspension, variation or revival of a maintenance order) made in a reciprocating country, and remits the order to the court that made it with a request that that court take further evidence and further consider its Provisional order, the notice by the clerk of the court to the court that made the Provisional order shall be in Form No. 40 of the Schedule.

Notice of confirmation or discharge of a Provisional order made in a reciprocating country

Where a Provisional order made in a reciprocating country has been confirmed (with or without modification), or has been discharged, by a Magistrates Court in Queensland, the clerk of the court shall send notice thereof, in Form No. 41 of the Schedule, to the court that made the Provisional order; and, where the Provisional order has been discharged, shall also send to the lastmentioned court a copy of the evidence taken in the proceedings in which the Provisional order was discharged.

68 Request that an overseas order be made enforceable in another Australian State

Where an overseas order is enforceable in a Magistrates Court in Queensland, a request by the Collector to a Collector in another Australian State that the overseas order be made enforceable in that other State shall be in Form No. 29 of the Schedule.

69 Request for registration of overseas order registered or confirmed in another Australian State

A request by the Collector to a clerk of the court that an overseas order, registered or confirmed in another Australian State, be registered in a Magistrates Court in Queensland shall be in Form No. 32 of the Schedule.

70 Request for enforcement of overseas order

A request by the Collector to a clerk of the court to enforce an overseas order enforceable in that court shall be in Form No. 42 of the Schedule.

71 Application for an order of variation, &c., of an overseas order

Where an overseas order is enforceable in Queensland, an application for the discharge, suspension, or variation of the order shall be in Form No. 49 of the Schedule.

72 Application for an order of variation, &c., of a Queensland order enforceable in a reciprocating country

Where a Queensland order is enforceable in a reciprocating country, an application for the variation or revival of the order shall be in Form No. 50 of the Schedule.

Notice of application for confirmation of a Provisional order made in a reciprocating country

A notice by the Collector that he intends to make application to a Magistrates Court to confirm a Provisional order made in a reciprocating country discharging, varying, suspending, or reviving, an overseas order, or a Queensland order enforceable in a reciprocating country, shall be in Form No. 38 of the Schedule.

74 Transfer of overseas order

Where an overseas order is enforceable in a Magistrates Court in Queensland and the order is transferred to another Magistrates Court in Queensland, a notice by the clerk of the court to the defendant of the transfer of the order shall be in Form No. 51 of the Schedule.

75 Notice of change affecting overseas orders, &c.

Where the operation of a Queensland order enforceable in a reciprocating country, or of an overseas order enforceable in Queensland, is affected by an order (other than a Provisional order) event, or other matter made, occurring, or arising in Queensland, the notice by the Collector to the appropriate authority in the reciprocating country shall be in Form No. 52 of the Schedule.

Part V General

76 Certificate of payment of arrears

A Certificate of the clerk of the court or the Collector as to amounts paid or unpaid under a maintenance order shall be in Form No. 53 of the Schedule.

77 Provisional orders

Where a Provisional order is made and no specific Form is provided therefor in these Regulations, the order shall be headed with the word "Provisional" and at the foot thereof shall be set out the following words:—

"THIS ORDER is Provisional only and shall have no effect unless and until confirmed (with or without modification) by a competent court in (naming the other Australian State or reciprocating country where the original order was made or the Provisional order is required to be confirmed)."

78 Orders in respect of children

Where an order is made under the Act (and whether as a Provisional order or as a final order) for the maintenance of a child, the order shall set out at the foot thereof the following words:—

"NOTE—Unless a Court specifically orders the extension of a maintenance order alter a child's sixteenth birthday, an order for the maintenance of a child ceases to have effect when the child attains the age of sixteen years, or dies, or is adopted, or the person against whom the order was made dies (whichever first occurs). See sections 25 and 26."

The Schedule

[Form No. 1]

CAUSES OF COMPLAINT

NON-SUPPORT

(sections 10 and 13)

She (he), the said , was left by her husband (his wife), without adequate means of support provided by him (her) and is still so left.

(sections 11 and 12)

and , children of the family of were left by the said without adequate means of support provided by him (her), and are still so left.

(sections 10 and 13)

, the husband (wife) of the said , is about to remove out of Queensland (into a distant part of Queensland) and leave the said without adequate means of support provided by him (her).

(sections 11 and 12)

and are children of the family of , and that the said is about to remove out of Queensland (into a distant part of Queensland) and leave the said and without adequate means of support provided by him (her).

CHILD

(sections 14 and 15)

is the father (mother) of , a child to whose mother (father) he (she) was not married at the time of its conception and whom he (she) has not since married, and that the said was left without adequate means of support provided by the said , and is still so left.

is the father (mother) of , a child to whose mother (father) he (she) was not married at the time of its conception and whom he (she) has not since married, and that the said is about to remove out of Queensland (into a distant part of Queensland) and leave the said without adequate means of support provided by him (her).

PRELIMINARY EXPENSES

(section 16)

is the father of the child the said is , a child born to the said bearing (of on the day of , 19 , at , in the said State.) (of a child stillborn to the said on the day of , 19 , at , in the said State.) and that the said has not made adequate provision for the payment of the preliminary expenses of the in connection therewith. said

(section 17)

and that it appears probable that the said child will, at the expiration of three months after birth, be without adequate means of support provided by the said .

FUNERAL EXPENSES

(section 18)

is the father (mother) of , a child of his (her) family, who died at , in the said State, on the day of , 19 , being then aged years, and that, at the date of the death of

the said child,—

the said was entitled to receive payments from the said under an order for the maintenance of the said child, (an order for the maintenance of the said was in force under which the said was directed to make payments for the benefit of the said ,)

(there was in force an order under section twenty-one of "The Maintenance Act of 1965" directing the payment by

the said of a nominal amount in respect of the said child (the said),)

and that the said has not made adequate provision for the funeral expenses of the said child.

is the father of a child that had quickened and was stillborn to the said , at , in the said State, on the day of , 19 , on which date an order for the maintenance of the said was in force against the said , and that the said has not made adequate provision for the funeral expenses of the said child.

is the father of a child to whose mother he was not married at the time of its conception and whom he has not since married that had quickened and was stillborn to the said , at , in the said State, on the day of , 19 , and that the said has not made adequate provision for the funeral expenses of the said child.

is the father of one , a child to whose mother he was not married at the time of its conception and whom he has not since married, who died at , in the said State, on the day of , 19 , being then aged years, and that the said has not made adequate provision for the funeral expenses of the said child.

(section 19)

is the father of one , a child to whose mother he was not married at the time of its conception and whom he has not since married, who died at , in the said State, on the day of , 19 , on which date there was in force an order for the maintenance of the said child, made in the lifetime of the said child, under which order the said was entitled to receive payments, and that the said has not made adequate provision for the funeral expenses of the said child.

is the father of one , a child to whose mother he was not married at the time of its conception and whom he has not since married, born at , in the said State, on the day of , 19 and that the mother of the said child, died in the said State, on the at day 19, during and in consequence of her pregnancy (in consequence of the birth of the said child) and that the said has not made adequate provision for the funeral expenses of the said

is the father of a child that had quickened and was stillborn at , in the said State, on the day of , 19 , and that , the mother of the said child, died at , in the said State, on the day of , 19 , during and in consequence of her pregnancy (in consequence of the stillbirth of the said child) and that the said has not made adequate provision for the funeral expenses of the said .

MEDICAL AND LIKE EXPENSES

(section 20)

, a person against whom an order (not being an order for preliminary expenses) has taken effect and is in force under Part II of "The Maintenance Act of 1965," has not made adequate provision for (towards) the cost of medical (surgical, &c.) care (treatment) that is (was) reasonably required to be rendered in respect of the said , the person for whose maintenance the said order was made, the cost of which care (treatment) will be (was) , and that the amount ordered to be paid for the maintenance of the said is not sufficient to enable adequate provision to be made thereout for (towards) the cost of that care (treatment).

, a person against whom an order for preliminary expenses has been made under "The Maintenance Act of 1965," in respect of , a child who has not attained the age of three months, has not made adequate provision for (towards) the cost of medical (surgical, &c.) care (treatment) that is reasonably required to be rendered in respect of that child, the cost of which care (treatment) will be , and that the amount ordered

to be paid for preliminary expenses was not sufficient to enable adequate provision to be made thereout for (towards) the cost of that care (treatment).

, a person against whom an order for preliminary expenses has been made under "The Maintenance Act of 1965," in respect of ______, a child who has attained the age of three months, did not make adequate provision for (towards) the cost of medical (surgical, &c.) care (treatment) that was reasonably required and was in fact rendered in respect of such child before he (she) attained that age, the cost of which care (treatment) was ______, and that the amount ordered to be paid for preliminary expenses was not sufficient to enable adequate provision to be made thereout for (towards) the cost of that care (treatment).

[Form No. 2]

PREAMBLE TO ORDERS

DEFENDANT APPEARING

AND, on this day of , 19 , at , in the said State, the said , in pursuance of a summons (or warrant) issued in that behalf, and the said , having appeared before me;

DEFENDANT NOT APPEARING WHEN SUMMONED

AND, on this day of , 19 , at , in the said State, the said appears, but the said , although duly called, does not appear, and it is proved to me that the said has been duly served with a summons to attend here this day to answer to the said complaint, and that such service was effected a reasonable time before this day;

DEFENDANT NOT FOUND

AND, the said , having been summoned to appear at the Magistrates Court at , in the said State, on the day of , 19 , failed so to appear, in consequence whereof a warrant for his (or her) apprehension was issued:

(or AND a warrant having been issued on such complaint for the apprehension of the said;)

AND, on this day of , 19 , at , in the said State, the said appears, but the said does not appear, and it is proved to me that, after strict enquiry and search, the said cannot be found;

[Form No. 3]

"The Maintenance Act of 1965"

(Section 21)

NOMINAL MAINTENANCE ORDER

In the Magistrates Court at , in the State of Queensland.

Complainant.
Defendant.

WHEREAS, on the day of , 19 , complaint on oath was made that , of , in the said State, had left (or was about to leave) , his wife (or her husband, or a child (or children) of his (or her) family) without adequate means of support provided by him (or her);

AND, having heard the matter of the said complaint,

I DO ORDER—

do pay weekly and every week to the Clerk That the said of the Court at , in the said State, for the maintenance of the said the nominal sum of AND that the said do pay to the said Clerk of the Court the costs in that behalf on or before the sum of day of , 19 GIVEN under my hand at , in the said State, this day of . 19 . Stipendiary Magistrate.

^{*} Insert additional preamble as set out in Form No. 2, as appropriate.

[Form No. 4]

"The Maintenance Act of 1965"

(Section 23)

PRELIMINARY MAINTENANCE ORDER

In	the	Magistrates Court
at		,
in	the	State of Queensland.

Complainant. Defendant.

WHEREAS, on the day of , 19 , complaint on oath was made that , of , in the said State, had left (or was about to leave) , a child (or children) of his (or her) family, without adequate means of support provided by him (or her);

AND Now, on this day of , 19 , at , in the said State, the said appears, and it appears to me (or us) that the said is a child of the family of the said , and is in fact without adequate means of support provided by the said :

I (or WE) DO ORDER-

That the said do pay weekly and every week to the Clerk of the Court at , in the said State, for the maintenance of the said , the sum of , until the expiration of three months from the date of this order or until the making or refusal of an order for the maintenance of the said on the said complaint (whichever first occurs);

AND that the first of such payments shall be made on the day of , 19 , (or on the day following the day on which the summons (or warrant) issued consequent upon the said complaint shall have been served (or executed) on the said).

GIVEN under my (or our) hand (or hands) at f, in the said State, this f day of f , f .

Stipendiary Magistrate. or Justice of the Peace Justice of the Peace

[Form No. 5]

"The Maintenance Act of 1965"

(Section 24)

INTERIM MAINTENANCE ORDER

INTERIM MAINTENANCE ORDER
In the Magistrates Court at ,
in the State of Queensland.
Complainant. Defendant.
Whereas, on the day of , 19 , complaint on oath was made that , of , in the said State, had left (or was about to leave) , his wife (or her husband or a child (or children of his (or her) family), without adequate means of support provided by him (or her);
AND Now, on this day of , 19 , at , in the said State, I have adjourned (or further adjourned) the hearing of the said complaint until the day of , 19 , being a period of adjournment of not less than seven days, and it appears to me that the said is the wife (or husband or child of the family) of the said , and is in fact without adequate means of support provided by the said ;
I Do Order—
That the said do pay weekly and every week to the Clerk of the Court at the said the said day of do pay weekly and every week to the Clerk to the said state, for the maintenance of the said th
AND that the first of such payments shall be made on the day of , 19 .
GIVEN under my hand at , in the said State, this day of , 19 .

Stipendiary Magistrate.

[Form No. 6]

"The Maintenance Act of 1965"

(Sections, 10, 11, 12, 13)

MAINTENANCE ORDER

In the Magistrates Court at , in the State of Queensland.

Complainant.
Defendant.

WHEREAS, on the day of , 19, complaint on oath was made that , of , in the said State, had left (or was about to leave) , his wife (or her husband or a child (or children) of his (or her) family, without adequate means of support provided by him (or her);

AND, having heard the matter of the said complaint,

I DO ORDER-

That the said do pay weekly and every week to the Clerk of the Court at , in the said State, for the maintenance of the said , the sum of ;

AND that the first of such payments shall be made on the day of , 19 ;

AND that this maintenance order shall take effect from the , 19, and that the said day of do pay to the said Clerk of the Court the sum of past maintenance or before the on , 19; (or at the rate of day of weekly and every week, and that the first of such made shall be the dav payments on , 19 ;)

^{*} Insert additional preamble as set out in Form No. 2, as appropriate.

The Schedule

AND that the said do pay to the said Clerk of the Court the sum of costs in that behalf on or before the day of , 19 .

GIVEN under my hand at and the said State, this day of the said State, this said State, this day of the said State, the said State is the said State in the said State is the said State in the said S

[Form No. 7]

"The Maintenance Act of 1965"

(Sections 14 and 15)

MAINTENANCE ORDER—CHILD

In the Magistrates Court at , in the State of Queensland.

Complainant. Defendant.

WHEREAS, on the day of , 19 , complaint on oath was made that , of , in the said State, is the father (or mother) of , a child whose mother (father) he (she) was not married at the time of its conception and whom he (she) has not since married, and that the said had left (or was about to leave) the said child without adequate means of support provided by him (or her); (or that, the said child being then unborn, it appeared probable that the said child would, at the expiration of three months after birth, be without adequate means of support provided by the said ;)

AND, having heard the matter of the said complaint,

I DO ORDER—

That the said do pay weekly and every week to the Clerk of the Court at , in the said State, for the maintenance of the said , the sum of ;

AND that the first of such payments shall be made on the day of , 19 ;

that this maintenance order shall take effect from the AND , 19, and that the said day of do said Clerk ofthe the Court the of to sum pay past maintenance, on or before the day of , 19

^{*} Insert additional preamble as set out in Form No. 2, as appropriate.

(or at the rate of weekly and every week, and that the first of such payments shall be made on the day of , 19;)

AND that the said do pay to the said Clerk of the Court the sum of costs in that behalf on or before the day of , 19 .

GIVEN under my hand at 0.00, in the said State, this day of 0.00,

Stipendiary Magistrate.

[Form No. 8]

"The Maintenance Act of 1965"

(Section 16)

ORDER FOR PAYMENT OF PRELIMINARY EXPENSES

In the Magistrates Court at , in the State of Queensland.

Complainant. Defendant.

WHEREAS, on the day of , 19 , complaint on oath was pregnant by the said was made that the said (not being her husband), (or that the said had been delivered of a child (or stillborn child) of whom the (not being her husband), was the father,) and that the said said had not made adequate provision for the payment of her preliminary expenses;

AND, having heard the matter of the said complaint,

I DO ORDER—

That the said do pay to the Clerk of the Court at , in the said State, for (or towards) the preliminary expenses of the said , the sum of , on or before the , day of , 19 , (or at the rate weekly and every week, and that the first of of such payments shall be made on the day of 19 ;) AND that the said do pay to the said Clerk of the Court the costs in that behalf on or before the sum of . 19 . day of

^{*} Insert additional preamble as set out in Form No. 2, as appropriate.

The Schedule

GIVEN under my hand at , in the said State, this day of , 19 . Stipendiary Magistrate.

[Form No. 9]

"The Maintenance Act of 1965"

(Section 16)

ORDER FOR PAYMENT OF PRELIMINARY EXPENSES

In the Magistrates Court
in the State of Queensland.
Complainant. Defendant.
WHEREAS, on the day of , 19, complaint on oath was made that , of , in the said State, is the father of , a child to whose mother he was not married at the time of its conception and whom he has not since married, and that the said had left (or was about to leave) the said child without adequate means of support provided by him;
AND WHEREAS, on the day of , 19 , at , in the said State, at the hearing of the said complaint, a claim for preliminary expenses was made;
AND Now, on this day of , 19 , at , in the said State, having heard the matter of the said complaint,
I Do Order—
That the said do pay to the Clerk of the Court at
, in the said State, for (or towards) the preliminary expenses of the said , the sum of on or before the day of , 19 ;) (or at the rate of weekly and every week and that the first of such payments shall be made on the day of , 19 ;)
, in the said State, for (or towards) the preliminary expenses of the said , the sum of on or before the day of , 19 ;) (or at the rate of weekly and every week and that the first of such payments shall be made on the day of

[Form No. 10]

"The Maintenance Act of 1965"

(Section 18)

ORDER FOR PAYMENT OF FUNERAL EXPENSES OF CHILD

In the Magistrates Court	
at ,	
in the State of Queensland.	

Complainant. Defendant.

WHEREAS, on the day of , 19 , complaint on oath was made that , of , in the said State, was the father (or mother) of , a child (of his (or her) family), (or the father of , a child to whose mother he was not married at the time of its conception and whom he has not since married) who died before attaining the age of sixteen years (or who was stillborn), and that the said had not made adequate provision for the funeral expenses of the said child;

AND, having heard the matter of the said complaint,

I DO ORDER-

That the said do pay to the Clerk of the Court at , in the said State, for (or towards) the funeral expenses of , (child), the sum of the said , on or before the day of 19; (or at the rate of weekly and every week, and that the first of such payments shall be made on the day of , 19 ;AND that the said do pay to the said Clerk of the Court the costs in that behalf on or before the sum of day of , 19

^{*} Insert additional preamble as set out in Form No. 2, as appropriate.

GIVEN under my hand at , in the said State, this day of , 19 . Stipendiary Magistrate.

[Form No. 11]

"The Maintenance Act of 1965"

(Section 19)

ORDER FOR PAYMENT OF FUNERAL EXPENSES OF UNMARRIED MOTHER

In the Magistrates Court at , in the State of Queensland.

Complainant. Defendant.

WHEREAS, on the day of , 19 , complaint on oath was made that , of , in the said State, is the father of , a child (or of a stillborn child) to whose mother he was not married at the time of its conception and whom he has not since married, and that , the mother of the said child, died during and in consequence of her pregnancy, (or in consequence of the birth (or stillbirth) of the child), and that the said has not made adequate provision for the funeral expenses of the said ;

AND, having heard the matter of the said complaint,

I DO ORDER—

That the said do pay to the Clerk of the Court at , in the said State, for (or towards) the funeral expenses of the said , the sum of , on or before the day of , 19 ; (or at the rate of weekly and every week, and that the first of such payments shall be made on or before the day of , 19 ;)

AND that the said do pay to the said Clerk of the Court the sum of costs in that behalf on or before the day of , 19 .

^{*} Insert additional preamble as set out in Form No. 2, as appropriate.

GIVEN under my hand at this day of the said State, this day of the said State, this Stipendiary Magistrate.

[Form No. 12]

"The Maintenance Act of 1965"

(Section 20)

ORDER FOR PAYMENT OF MEDICAL EXPENSES

In the Magistrates Court at , in the State of Queensland.

Complainant. Defendant.

WHEREAS, on the day of , 19 , complaint on oath was made that , in the said State, is the husband (or wife or father or mother) of , and is a person against whom a maintenance order (or nominal order) was made and was in force (or an order for preliminary expenses was made), and that the said has not made adequate provision for (or towards) the cost of medical (surgical, psychiatric, dental, hospital, nursing) care (or treatment) that is (or was) reasonably required to be rendered in respect of the said , and the cost of which care (or treatment) will be (or was) ; (and that the amount ordered to be paid for preliminary expenses was not sufficient to enable adequate provision to be made thereout for the cost of that care (or treatment);)

AND, having heard the matter of the said complaint,

I DO ORDER-

That the said do pay to the Clerk of the Court at , in the said State, for (or towards) the cost of the said medical (surgical, psychiatric, dental, hospital, nursing) care (or treatment) of the said , the sum of , on or before the day of , 19 ; (or at the rate of weekly and every week, and that the first of such payments shall be made on or before the day of , 19 ;)

-

^{*} Insert additional preamble as set out in Form No. 2, as appropriate.

AND that the said do pay to the said Clerk of the Court the sum of costs in that behalf on or before the day of , 19 ;

GIVEN under my hand at , in the said State, this day of , 19 .

Stipendiary Magistrate.

[Form No. 13]

	"The Maintenand	ce Act of 1965"	
	NOTICE OF A	PPLICATION	
In the Magistrates Co at , in the State of Queens			
			Applicant. Respondent.
TAKE NOTICE that I, make application to the for an order pursuant that—	ne Magistrates C	ourt at	aid State, intend to , in the said State, ance Act of 1965"
DATED at	, this	day of	, 19 . Applicant.
To: The Clerk of the C	Court,		
	*Notice of	HEARING	
То:			
TAKE NOTICE that the the Magistrates day of (afternoon).	e above applicati Court at , 19 , a	, on	own for hearing at , the ock in the forenoon
DATED at	, this	day of	, 19 .
		(Clerk of the Court.

^{*} Notice need not be given to the Respondent if the application may be made ex parte.

[Form No. 14]

"The Maintenance Act of 1965"

(Sections 31 and 37)

NOTICE OF APPLICATION FOR DISCHARGE (OR SUSPENSION OR VARIATION) OF ORDER

OR	VARIATION) OF ORDER	
In the Magistrates Court		
at , in the State of Queensland.		
•		
		Complainant. Defendant.
WHEREAS an order was Magistrates Court at day Defendant was ordered		or confirmed) in the said State, on the whereby the abovenamed
AND WHEREAS the Order i , in the said St		the Magistrates Court at
TAKE NOTICE that I, make application to the Ma for an Order that the above or varied) on the following	mentioned Order be di	the said State, intend to , in the said State, scharged (or suspended
DATED at	, this day of	, 19.
	C	omplainant (Defendant).
To: The Clerk of the Court,		
1	NOTICE OF HEARING	
Го:		
TAKE NOTICE that the above the Magistrates Court at , 19, at		ne day of

The Schedule

DATED at , this day of , 19 .

Clerk of the Court.

[Form No. 15]

"The Maintenance Act of 1965"

(Section 34)

make application in the Magistrates Court at , in the said State for an Order that the suspended Order be revived. DATED at , this day of , 19 . Complainant. To: The Clerk of the Court, NOTICE OF HEARING To: TAKE NOTICE that the above application has been set down for hearing at		NOTICE OF APP	LICATION TO	REVIVE SUSPE	NDED ORDEI	3	
Complainant. Defendant. WHEREAS, on the day of , 19 , in the Magistrates Court at , in the said State, an Order made (or registered or confirmed) in the Magistrates Court at , in the said State, on the		ne Magistrates Court					
Defendant. WHEREAS, on the day of , 19 , in the Magistrates Court at , in the said State, an Order made (or registered or confirmed) in the Magistrates Court at , in the said State, on the day of , 19 , was suspended until ; TAKE NOTICE that I, , of , in the said State, intend to make application in the Magistrates Court at , in the said State for an Order that the suspended Order be revived. DATED at , this day of , 19 . Complainant. To: The Clerk of the Court, NOTICE OF HEARING To: TAKE NOTICE that the above application has been set down for hearing at the Magistrates Court at , on the day of , 19 , at o'clock in the forenoon (afternoon). DATED at , this day of , 19 .		ne State of Queenslar	ıd.				
Court at , in the said State, an Order made (or registered or confirmed) in the Magistrates Court at , in the said State, on the day of , 19 , was suspended until ; TAKE NOTICE that I, , of , in the said State, intend to make application in the Magistrates Court at , in the said State for an Order that the suspended Order be revived. DATED at , this day of , 19 . Complainant. To: The Clerk of the Court, NOTICE OF HEARING To: TAKE NOTICE that the above application has been set down for hearing at the Magistrates Court at , on the day of , 19 , at o'clock in the forenoon (afternoon). DATED at , this day of , 19 .							
make application in the Magistrates Court at , in the said State, for an Order that the suspended Order be revived. DATED at , this day of , 19 . Complainant. To: The Clerk of the Court, NOTICE OF HEARING To: TAKE NOTICE that the above application has been set down for hearing at the Magistrates Court at , on the day of , 19 , at o'clock in the forenoon (afternoon). DATED at , this day of , 19 .	Cou	rt at , in firmed) in the Magist day of	the said Staterates Court at	te, an Order r	nade (<i>or</i> reg	istered ate, on	or the
Complainant. To: The Clerk of the Court, NOTICE OF HEARING To: Take Notice that the above application has been set down for hearing at the Magistrates Court at , on the day of , 19 , at o'clock in the forenoon (afternoon). Dated at , this day of , 19 .	mak	e application in the l	Magistrates C	ourt at			
To: The Clerk of the Court, NOTICE OF HEARING To: Take Notice that the above application has been set down for hearing at the Magistrates Court at , on the day of , 19 , at o'clock in the forenoon (afternoon). Dated at , this day of , 19 .		DATED at	, this	day	of	, 19	
Notice of Hearing To: Take Notice that the above application has been set down for hearing at the Magistrates Court at , on the day of , 19 , at o'clock in the forenoon (afternoon). Dated at , this day of , 19 .					Cor	nplaina	ant.
To: Take Notice that the above application has been set down for hearing at the Magistrates Court at , on the day of , 19 , at o'clock in the forenoon (afternoon). Dated at , this day of , 19 .	To: '	The Clerk of the Cou	ırt,				
TAKE NOTICE that the above application has been set down for hearing at the Magistrates Court at , on the day of , 19 , at o'clock in the forenoon (afternoon). DATED at , this day of , 19 .			NOTICE OF	HEARING			
the Magistrates Court at , on the day of , 19 , at o'clock in the forenoon (afternoon). DATED at , this day of , 19 .	То:						
		Magistrates Court	at	, on the		day	
Clerk of the Court.		Dated at	, this	day of	, 1	9 .	
					Clerk of	the Cou	urt.

[Form No. 16]

"The Maintenance Act of 1965"

(Section 35)

APPLICATION FOR ANNULMENT OF AFFILIATION ORDER—ORDER TO SHOW CAUSE

In the Magistrates Court at , on the State of Queensland.
-
Complainant. Defendant.
WHEREAS, on the day of , 19, an Order was made n the Magistrates Court at , in the said State that , of , in the said State, do pay for the maintenance of , his child to whose mother ne was not married at the time of its conception and whom he has not since married;
AND WHEREAS, on the day of , in the Magistrates Court at , in the said State, an application was made by , for the annulment of the said order;
AND NOW, having heard the matter of the said application,
Do CALL UPON , of , and , of , to show cause why the said Order should not be annulled.
AND I DO ORDER that the said do pay to the Clerk of the Court to the costs in that behalf on or before the day of the costs in that behalf the costs in the costs in that behalf the costs in that behalf the costs in the co
GIVEN under my hand at , in the said State, this day of , 19 .
Stipendiary Magistrate.
NOTICE OF HEARING
Γo: ; and

TAKE NOTICE that the above matter has been set down for hearing at the Magistrates Court at , on the day of , 19 , at o'clock in the forenoon (afternoon).

Clerk of the Court.

[Form No. 17]

"The Maintenance Act of 1965"

(Section 36)

APPLICATION FOR DISCHARGE OF ORDER THAT APPEARS TO HAVE BEEN ABANDONED—ORDER TO SHOW CAUSE.

[Form No. 21]

ınt.
n of the f is
ate.
]

[Form No. 23]

"The Maintenance Act of 1965"

(Section 47)

ORDER FOR SALE OF GOODS, ETC.

In the Magistrates C	Court
at	,
in the State of Quee	nsland.

Complainant.
Defendant.

To:

UPON application made to me by solution, of the said State, (on behalf of the solution, of the said State), a person for whose benefit a maintenance order was made (or registered or confirmed) in the Magistrates Court at the said State, on the day of the said State, on the said

AND having heard the matter of the said application,

I DO HEREBY authorise and direct you during the operation of the order and from time to time, if necessary, to seize and sell, to the extent necessary to satisfy the said order, any goods, chattels and securities belonging to the said defendant (and to demand and receive to that extent any annuity, rents, or other income (not being "earnings" within the meaning of Division 2 of Part III of "The Maintenance Act of 1965") payable to the said defendant and any moneys credited to the said defendant in any bank account or other like account) and to apply the proceeds of any such sale or any moneys so received, after deducting therefrom your costs and charges in that behalf, towards the payment of the amounts required to be paid under the said order, and for so doing this shall be your sufficient authority.

DATED at , in the said State, this day of 19 .

Stipendiary Magistrate.

[Form No. 24]

"The Maintenance Act of 1965"

The Maintenance Act of 1965
(Section 49)
ATTACHMENT OF EARNINGS ORDER
In the Magistrates Court at ,
in the State of Queensland.
Complainant. Defendant.
To:
of ;
AND to the Defendant.
WHEREAS:
1. An order was made (or registered or confirmed) in the Magistrates Court at , in the said State, on the day of , 19 , whereby the abovenamed defendant was ordered to pay weekly and every week for the maintenance of the sum of .
2. The said defendant has not paid certain of the sums due and payable under the order, amounting to , as on the day of , 19 ;
3. The said defendant is employed by , at , in the said State, as a , and is a person to whom earnings are payable or are likely to become payable by the said ;
4. The description of the defendant is as follows:
I Do Order:
1. That you, the said , on each pay-day whilst the defendant is employed by you or until this order ceases to have effect, do make payments out of the earnings of the said defendant in accordance with Division 2 of Part III of "The Maintenance Act of 1965," to the Clerk of the Court at . in the said State, for or towards the moneys

The Schedule

falling due and payable by the Defendant from time to time under the said maintenance order;

2. That for the purpose of calculating those payments, the normal deduction rate shall be per week, and that the protected earnings rate shall be per week.

Stipendiary Magistrate.

NOTE.—Section 47 (1) of "The Maintenance Act of 1965" provides—

"An attachment of earnings order shall be served on—

- (a) The defendant; and
- (b) The person to whom the attachment of earnings order is directed, and shall not come into force until the expiration of seven days after the day on which a copy of the order is served on the person to whom the order is directed."

[Form No. 25]

"The Maintenance Act of 1965"

(Section 53)

MOTICE OF CHICDENICION VARIATION OF CECCATION OF

N		TTACHMEN						1 OF	
In the Magat	istrates Co	ourt							
in the State	of Queen	sland.							
								Compla Defend	ainant. ant.
To: of									
make paymentime to time the said desuspended	day of nents for one under the efendant	or towards e maintena was, on the	the ince	, wh mone order	ereby eys fall herein	ing due out of day of	w e and earnin	as ord payabi	lered to le from able to , 19 ,
*ceased to reason of th					day	of		, 19	, by
DATED	at , 19 .	, in	the	said	State,	this			day of
		Cle	rk of	the C	Court.				

NOTE.—Section 53 (7) of "The Maintenance Act of 1965" provides—

"Where an attachment of earnings order ceases to have effect, the person to whom the attachment of earnings order is directed shall not incur any liability in consequence of his treating the order as still in force at any

Delete whichever is inapplicable.

The Schedule

time before the expiration of seven days after the date on which the notice required by subsection (6) of this section is served on him."

[Form No. 26]

"The Maintenance Act of 1965"

(Section 56)

N	OTICE BY EM	1PLOYER TH	AT PERSON NOT IN	HIS EMPLOY
at	gistrates Cou. , e of Queensla			
				Complainant. Defendant.
To: The C	lerk of the Co	ourt,		
Court at Maintenanthe Court defendant	, 19 , und nce Act of 190 at	in the sai er the provi 65," I was d , in the sa	d State, on the isions of Division lirected to make paid State, out of the	de in the Magistrates day of 2 of Part III of "The syment to the Clerk of e earnings of the said on 56 of the said Act
that— * I ar		id order wa	ne day s served upon me ne meaning of the s	of , 19 , the employer of the aid Act.
* On	the employer of Act.			, I ceased to be the meaning of the said
Dated	at	, this	day of	, 19 .

^{*} Delete whichever is inapplicable.

[Form No. 27]

"The Maintenance Act of 1965"

(Section 126)

ORDER TO ATTEND FOR EXAMINATION (OR FURNISH PARTICULARS)

ORDER TO ATTEND FOR EXAMINATION (OR FURNISH PARTICULARS)
In the Magistrates Court
in the State of Queensland.
Complainant. Defendant.
То:
of .
WHEREAS in the Magistrates Court at day of , 19 , an order was made (or registered or confirmed) against the defendant under "The Maintenance Act of 1965" for the payment of for the maintenance of : (or WHEREAS on the day of , 19 , complaint on oath was made that):
YOU ARE HEREBY DIRECTED, in pursuance of section 126 of the said Act—
* To attend before the Magistrates Court at , in the said State, on the day of , 19 , at o'clock in the fore(after) noon, to be examined concerning your means and ability to comply with the said Order:
* To state to the Magistrates Court at , in the said State, on the day of , 19 , the following particulars, namely, :
* To furnish to the Magistrates Court at , in the said State, on or before the day of , 19 , a statement in writing signed by you setting forth the following particulars, namely :

^{*} Strike out if inapplicable.

* Being a person who appears to be indebted to the said defendant (or the employer of the said defendant), to give to the Magistrates Court at , in the said State, on or before the day of , 19 , a statement in writing signed by you or on your behalf containing the following particulars of your indebtedness to the said defendant (or of the earnings of the said defendant), namely

DATED at , in the said State, this day of , 19 .

Stipendiary Magistrate.

[Form No. 28]

"The Maintenance Act of 1965"

(Sections 72 and 82)

APPLICATION FOR 1	ENFORCEMENT (of Order Outside	QUEENSLAND
In the Magistrates Cou	ırt		
in the State of Queens	land.		
			Complainant. Defendant.
To:	,		
WHEREAS the under Queensland and is not and the defendant is proceeding to	presently enfor		
I HEREBY request tha under "The Maintena enforceable in			uments necessary order to be made
DATED at	, this	day of	, 19 .
			Applicant.
	PARTICULAR	S OF ORDER	
Court by which made:			
Court by which registe	ered (or confirm	ned):	
Date of order:			
Date of registration (o	r confirmation)	of order:	
Full name of Defendar	nt:		
Address of Defendant	(if known):		
Amount of order:			
Moneys due and unpar	íd:		

DESCRIPTION OF DEFENDANT

- 1. Age:
- 2. Height:
- 3. Build:
- 4. Complexion:
- 5. Hair (colour &c.):
- 6. Eyes (colour &c.):
- 7. Any distinguishing marks:
- 8. Occupation:
- 9. Photograph (if available):

[Form No. 29]

	"The Main	tenance Act of 1965'	,
	(Section 1)	ions 72 and 87)	
Reques	T THAT ORDER BE MA	ADE ENFORCEABLE I	N ANOTHER STATE
In the Magi	strates Court		
at	,		
in the State	of Queensland.		
			Complainant. Defendant.
To: The Co	llector of Maintenanc	e,	
at	,		
I enclose	e herewith—		
(a)	Three certified copi	es of the order herein	n;
(<i>b</i>)	My certificate relati	ng to the order;	
(c)			ess for facilitating the whereabouts of the
and request	that the order be mad.	le enforceable in the	State (or Territory) of
DATED 2	at Brisbane, this	day of	, 19 .
	Collector of	Maintenance for the	e State of Queensland.

[Form No. 30]

"The Maintenan	ce Act of 1965"	
(Section	on 72)	
REQUEST THAT ORDER BE MADE NO	<u>r</u> Enforceable	IN ANOTHER STATE
In the Magistrates Court		
at , in the State of Queensland.		
		Complainant. Defendant.
To: The Collector of Maintenance, at .		
The order in the above case was Territory) at my request on the	s made enforcea day of	•
I request that the order be made: Territory) of , for the follow	no longer enford wing reasons, na	
DATED at Brisbane, this	day of	, 19 .

[Form No. 31]

"The Maintenance Act of 1965"

(Sections 72, 82 and 87)

COLLECTOR'S CERTIFICATE

In the Magistrates Court at , in the State of Queensland.

Complainant.
Defendant.

- I, , of , in the State of Queensland, certify as follows:—
- 1. I am the Collector of Maintenance for the State of Queensland under "The Maintenance Act of 1965";
- 2. Attached to this Certificate are three certified copies of a maintenance order (and of an order (or orders) varying that maintenance order), particulars of which are as follows:—
- 3. The said maintenance order, as now in operation, is presently enforceable in the Magistrates Court at in the State of Queensland in pursuance of "The Maintenance Act of 1965," and is not presently enforceable in any State or Territory of the Commonwealth other than Queensland.
- 4. The present effect of the said maintenance order is to require the abovenamed defendant to pay to the sum of \$ each week for the maintenance of .
- 5. It has been made to appear to me that the defendant is resident in (or proceeding to), in the State (or Territory) of.
- 6. There is now remaining due and unpaid under the maintenance order arrears of \$\\$ to (being date last periodical payment fell due).

^{*} Set out particulars of the Court by which, and the date on which, the order was made, and, if made provisionally, the Court by which, and the date on which, it was confirmed, and, if not made by but registered in a Magistrates Court in Queensland, the Court by which, and the date on which, it was registered.

DATED at Brisbane this

day of

, 19 .

Collector of Maintenance for the State of Queensland.

[Form No. 32]

"The Maintenance Act of 1965"

(Sections 73, 85 and 88)

	REQUEST FOR 1	REGISTRATION C	OF ORDER	
In the at in the State of	Court , in (or Territory or Cou.	ntry)		
				nplainant. endant.
To: The Cl	erk of the Court,			
I enclo	se herewith—			
(a)	Three certified copi	ies of the Order	herein;	
(<i>b</i>)	The certificate of	, relati	ng to the Order	; and
(c)	Such information facilitating the iden of the defendant,			
and request	that the Order be	e registered in	the Magistrate	s Court at
DATED at	Brisbane, this	day of	, 19	Collector.

[Form No. 33]

"The Maintenand	ce Act of 1965"	
(Sections 73,	85 and 88)	
NOTIFICATION OF REGI	STRATION OF ORDER	2
In the Magistrates Court at		
in the State of Queensland.		
		Complainant. Defendant.
To: ,		
at .		
The order in the abovemention Magistrates Court at an example, in day of and is Queensland as if it were an order made	the State of Quee 19, in accordang now enforceable i	ensland, on the ce with "The
DATED at Brisbane, this	day of ,	19 .
Collector of Main	itenance for the State	of Queensland.

[Form No. 34]

"The Maintenance Act of 1965"

(Sections 73, 85 and 88)

NOTICE OF REGISTRATION OF INTERSTATE OR OVERSEAS ORDER IN QUEENSLAND

In	the	Magistrates Court
at		,
in	the	State of Queensland

Complainant. Defendant.

WHEREAS an order was made against you in the Court, at , on the day of , 19 , whereby

AND the order was registered in the Magistrates Court at , in the State of Queensland, on the day of , 19 , pursuant to "The Maintenance Act of 1965";

AND a certified copy of the order has been served upon you with this notice;

TAKE NOTICE

- (a) That the maintenance order has been so registered and is enforceable against you in the State of Queensland pursuant to the said Act;
- (b) That the amount stated hereunder was due and unpaid under the order on the date specified in relation thereto; and
- (c) That the amount due and unpaid under the order and all moneys becoming due and payable thereunder whilst the order is enforceable in Queensland are payable to—

The Clerk of the Court.

at

AND FURTHER TAKE NOTICE that if the amount stated hereunder is not paid forthwith, or you make default in payment of any moneys becoming due and payable under the order, proceedings may be taken against you in the said Court for the recovery thereof.

٦	Γŀ	0	Sc	h۵	А		ما
	П	ıe	OU	пе	u	u	ı

DATED at	, this	day of	, 19 .
			Clerk of the Court

Date	Particulars of Amount Due	\$ С
	Arrears under the order to	
	Costs as fixed by the Court	
	Total due	

To:

[Form No. 35]

"The Maintenance Act of 1965"

(Section 75)

APPLICATION FOR AN ORDER OF VARIATION, ETC., OF AN INTERSTATE ORDER
In the Magistrates Court at ,
in the State of Queensland.
Complainant. Defendant.
Whereas on the day of , 19 , a maintenance order $(or \text{ maintenance orders})$ was $(or \text{ were})$ made at , a court of summary jurisdiction in the State $(or \text{ Territory})$ of ;
AND under the said order (or orders) the defendant was ordered to pay to , at , weekly and every week, for or towards the maintenance of each person referred to hereunder, the amount set out against that person's name:—
Wife (<i>or</i> husband): Children:
AND the maintenance order (or orders) was (or were) last varied at , in the State (or Territory) of , on the day of , 19 , in the following manner:—
AND the maintenance order (or orders) is (or are) presently enforceable in the State of Queensland pursuant to Part IV of "The Maintenance Act of 1965";
Now, I, , of , in the said State, hereby make application to the Magistrates Court at , in the said State, for an order that the said maintenance order (or orders) be discharged (or suspended or varied or revived as follows:—
);

upon the followin	g grounds:—		
DATED at	, this	day of	, 19 . Applicant.
	Notice	OF HEARING	
To: The Collecte	or of Maintenance	,	
Brisban	ie;		
		And to	o:
the Magistrates C		, on the	et down for hearing at day of , on).
			Clerk of the Court.

^{*} If the Applicant intends to rely upon any of the matters set out in section 76 of "The Maintenance Act of 1965," those matters should also be set out.

[Form No. 36]

"The Maintenance Act of 1965"

(Section 75)

APPLICATION FOR AN ORDER OF VARIATION, ETC., OF A QUEENSLAND ORDER ENFORCEABLE INTERSTATE

in the Magistrates Court	
at ,	
in the State of Queensland.	
	mplainant. efendant.
WHEREAS, on the day of , 19 , a r order (or maintenance orders) was (or were) made in the Magis at , in the said State;	
AND under the said order (or orders) the defendant was ordered the Clerk of the Court at a deckly and every we towards the maintenance of each person referred to hereunder, to set out against that person's name:—	eek, for or
Wife (or husband): Children:	
AND the maintenance order (or orders) was (or were) last, in the said State, on the day of in the following manner:—	st varied at , 19 ,
AND the maintenance order (or orders) is (or are) presently enter the State (or Territory) of	forceable in
Now, I, of , in the State of Queensla make application to the Magistrates Court at , in a Queensland, for an order that the maintenance order (or discharged (or suspended, or varied, or revived as follows:—	the State of
),
upon the following grounds:—	

		_			
TI	~~	Sc	h^	۸.	ս
- 1 1	11	.7(:		(11	ш

DATED at , in the State of Queensland, this day of , 19 . Applicant.

NOTICE OF HEARING

To: The Collector of Maintenance, Brisbane.

And to:

TAKE NOTICE that the above application has been set down for hearing at the Magistrates Court at , on the day of , 19 , at o'clock in the forenoon (afternoon).

Clerk of the Court.

[Form No. 37]

"The Maintenance Act of 1965"

(Sections 79, 83 and 96)

NOTICE OF FURTHER HEARING

In the Magistrates	Court		
at	,		
in the State of Que	eensland.		
			Complainant. Defendant.
suspension or var Court on the been remitted by	riation <i>or</i> revival day of Coube taken (which	of a maintenance , 19 , on rt, at	ce (or discharge or e order) made in this your application, has with a request that mpanying documents
Magistrates Cour day of	t at ,	in the State of , at o'	o appear before the Queensland, on the clock in the forenoon buching the following
DATED at	, this	day of	, 19 .
			Clerk of the Court
То:			
		And to: T	he Collector

Brisbane.

[Form No. 38]

"The Maintenance Act of 1965"

(Sections 80 and 97)

NOTICE OF APPLICATION FOR AN ORDER TO CONFIRM A PROVISIONAL

ORDER MADE OUTSIDE (
In the Magistrates Court at , in the State of Queensland.	
	Complainant. Defendant.
WHEREAS, on the day of order (or maintenance orders) was (or were at in the State (or Territory or country being a reciprocating country);	e) made in the court
AND the said order (or orders) was (or we the Magistrates Court at , in the day of , 19 ,);	, ,
AND, under the said order (or orders) the order, at a tweekly and e maintenance of each person referred to he that person's name;	every week, for or towards the
Wife (or husband):	
Children:	
And the maintenance order (or orders) in the State (or Territory) of of 19, in the following mann	, on the day
AND the maintenance order (or orders) worder (or provisional orders) discharged revived) at the court at Country) of , on the follows:—	
AND I have received a certified copy (or ce	rtified copies) of the provisional

order (or orders) together with the depositions of the witnesses who gave

evidence at the hearing of the application upon which the provisional order (or orders) was (or were) made:

TAKE NOTICE that I, a Collector within the meaning of Part IV of "The Maintenance Act of 1965" intend to make application, on behalf of , the person on whose application the provisional order (or orders) was (or were) made in the State (or Territory or Country) of , to the Magistrates Court at , in the State of Queensland, a Court having jurisdiction in the matter, for an order (or orders) confirming the provisional order (or orders).

DATED at

, this

day of

.19 .

Collector.

To: The Clerk of the Court.

And to:

NOTICE OF HEARING

To: The Collector,

And to:

TAKE NOTICE that the above application has been set down for hearing at the Magistrates Court at , on the day of , 19 , at o'clock in the forenoon (afternoon).

Clerk of the Court.

QUEENSLAND [Form No. 39]

"The Maintenance Act of 1965"

(Sections 80, 86 and 97)

NOTICE OF FURTHER HEARING

In	the Magistrates Court
at	,
in	the State of Queensland.

Complainant. Defendant.

TAKE NOTICE that certain depositions (which may be inspected by you at this Office) have now been forwarded to this Court by the Court at , and that further consideration of the application for confirmation of the Provisional order for maintenance (or discharge or suspension or variation or revival of a maintenance order) made herein will be proceeded with in the Magistrates Court at , on the day of , 19 , at o'clock in the forenoon (afternoon).

DATED at , this day of , 19 .

Clerk of the Court.

To: The Collector of Maintenance, Brisbane.

And to:

[Form No. 40]

"The Maintenance Act of 1965"

(Sections 80, 86 and 97)

NOTICE REMITTING PROVISIONAL ORDER

In the Magistrates Court	
at ,	
in the State of Queensland.	

Complainant.
Defendant.

WHEREAS on the hearing of an application for confirmation of a Provisional order for maintenance (or discharge or suspension or variation or revival of a maintenance order) the Magistrates Court at , in the State of Queensland, on the day of , 19 , ordered that the Provisional Order be remitted to the Court that made the Provisional Order for the taking of further evidence and for further consideration of the Provisional Order.

Now, Therefore, I remit the case to you accordingly together with a copy of the evidence taken upon the application and request that the Court that made the Provisional Order do take further evidence on the following matters:—

and further consider its Provisional Order.

DATED at , this day of , 19 .

Clerk of the Court.

To: The Clerk of the Court,

[Form No. 41]

"The Maintenance Act of 1965"

(Sections 80, 86 and 97)

NOTICE OF CONFIRMATION OR DISCHARGE OF PROVISIONAL ORDER

In the Magistrates Court at in the State of Queensland. Complainant. Defendant. The Provisional Order for maintenance (or discharge or suspension or variation or revival of a maintenance order) came before the Magistrates , in the State of Queensland, on the Court at day of , 19 , for confirmation, and after due enquiry the Court ordered that the Provisional Order made in your Court on the day of , 19, be confirmed, (with the following modification, namely:-) (or be discharged on the ground that , and a copy of the evidence taken in the proceedings is forwarded herewith.) DATED at , this day of , 19 . Clerk of the Court. To: The Clerk of the Court,

at

[Form No. 42]

"The Maintenance Act of 1965"

(Sections 81 and 91)

REQUEST FOR ENFORCEMENT OF INTERSTATE OR OVERSEAS ORDER

In the Magistrates Court at , in the State of Queensland.

Complainant. Defendant.

To: The Clerk of the Court,

WHEREAS, in the Magistrates Court at , in the State of Queensland, an interstate (or overseas) order against was registered (or confirmed) whereby the said was ordered

AND WHEREAS the said order is presently enforceable in the Magistrates Court at , in the said State,

I, , the Collector of Maintenance for the State of Queensland, hereby request you to take (and from time to time to continue to take) all steps necessary or expedient to enforce the order.

DATED at Brisbane, this

day of

, 19 .

Collector.

[Form No. 43]

"The Maintenance Act of 1965"

(Section 82)

REQUEST THAT ORDER BE MADE ENFORCEABLE IN A RECIPROCATING COUNTRY

In the Magistrates Court at , in the State of Queensland.

Complainant. Defendant.

To: The Under Secretary,

Department of Justice,

Brisbane.

I enclose hereunder—

- (a) Three certified copies of the within order;
- (b) My certificate relating to the order;
- (c) Such information and material as I possess for facilitating the identification and ascertaining the whereabouts, of the defendant,

and request that you should seek to have the order made enforceable in

DATED at Brisbane, this

day of

, 19

Collector of Maintenance for the State of Queensland.

[Form No. 44]

"The Maintenance Act of 1965"

(Section 83)

APPLICATION FOR A PROVISIONAL ORDER
n the Magistrates Court
nt the State of Queensland.
Complainant. Defendant.
I, , of , in the State of Queensland, hereby make application to the Magistrates Court at , in the said State, for Maintenance order against , on the following grounds:—
The said is resident at (or is proceeding to), a reciprocating country within the meaning of Part IV of "The Maintenance Act of 1965."
Complainant.
Notice of Hearing
Γο: , (Complainant).
FAKE NOTICE that the above application has been set down for hearing a he Magistrates Court at , on the day of 19, at o'clock in the forenoon (afternoon).
Clerk of the Court

^{*} Insert cause of complaint (as in complaint).

[Form No. 45]

"The Maintenance Act of 1965"

(Section 83)

PROVISIONAL MAINTENANCE ORDER

In the Magistrates Court at .	
in the State of Queensland	d.
	Complainant. Defendant.
WHEREAS, on the was made before Queensland that *	day of , 19 , complaint on oath , a Justice of the Peace in and for the State of ;
AND, on the court at order against the said	day of , 19 , application was made to , in the said State, for a maintenance ;
having been proved to n	atter of the said complaint and application, and it ne that the said is resident in (or is , a reciprocating country within the meaning of 1965";
I Do Order—	
That the said of the Court at the said ,	do pay weekly and every week to the Clerk , in the said State, for the maintenance of the sum of ;
	t of such payments shall be made on the , 19 ;
day of pay to the said Cl maintenance on or	aintenance order shall take effect from the , 19 , and that the said do erk of the Court the sum of past before the day of , 19 ; weekly and every week, and that the first

_

^{*} Insert cause of complaint (as in complaint).

of such payments shall be made on the 19 ;)

AND that the said do pay to the said Clerk of the Court the sum of costs in that behalf on or before the day of 19 .

GIVEN under my hand at day of 19 .

Stipendiary Magistrate.

THIS ORDER is Provisional only and shall have no effect unless and until confirmed (either with or without modification) by a competent court in a reciprocating country in which the defendant is resident.

[Form No. 46]

"The Maintenance Act of 1965"

(Section 83)

STATEMENT OF GROUNDS OF DEFENCE

In the Magistrates Court at , in the State of Queensland.

Complainant. Defendant.

The grounds upon which the making of the Order herein could have been opposed if the abovenamed defendant had appeared at the hearing of the proceedings on which the Order was made are—

- 1. That the said complainant is not in fact the wife (or husband) of the said defendant;
- 2. That the said child (or children) is (or are) not a * child (or children) of the family of the said defendant;
- 3. That the said defendant did provide and is providing the said complainant (*or* child *or* children) with adequate means of support;
- 4. That the said defendant had just cause or excuse for neglecting to provide the said complainant (or child or children) with adequate means of support;

^{*} Section 7 of "The Maintenance Act of 1965" provides that—

A *child of the family*, in relation to parties to a marriage, or to either of them and whether or not either party to the marriage is dead, means—

⁽a) Any child of both parties; and

⁽b)Any child of either party who has been accepted as one of the family by the other party;

and mother, father, and parent, in relation to a child of the family, are to be construed accordingly.

For the purposes of the interpretation of *child of the family*, a child of either party to the marriage shall, in the absence of proof to the contrary, be taken to have been accepted by the other party as one of the family if it is proved that at any time the child was ordinarily a member of the family household.

5. (Any other grounds that appear to be applicable).

DATED at \$, in the State of Queensland, this day of \$, 19 .

Stipendiary Magistrate.

To: Court, at .

[Form No. 47]

"The Maintenance Act of 1965"

(Section 84)

Request that Order be made $\underline{\text{not}}$ Enforceable in a Reciprocating Country

In the Magistrates Court in the State of Queensland. Complainant. Defendant. The Under Secretary, To: Department of Justice, Brisbane. The Order in the abovementioned case was made enforceable in day of , 19 . I am informed by , on the that the defendant is not resident in (or proceeding to) , but is resident in (*or* proceeding to) : or *). I accordingly request that the Order be made no longer enforceable in DATED at Brisbane, this day of . 19

Collector of Maintenance for the State of Queensland.

^{*} State any other reason why the Order should not be enforceable in the country concerned.

[Form No. 48]

"The Maintenance Act of 1965"

(Section 86)

SUMMONS TO SHOW CAUSE WHY A PROVISIONAL OVERSEAS MAINTENANCE ORDER SHOULD NOT BE CONFIRMED

Maint	enance Order S	SHOULD NOT BE	CONFIRMED
In the Magistrates	Court		
at	, amalamd		
in the State of Que	ensiand.		
			Complainant. Defendant.
То: ,			
of			
for maintenance, on the	was made again	nst you in the lay of	, 19 , under the
witnesses and a st been opposed (whith of the Court at	atement of the grand the documents may have be State of Queen	counds on which y be inspected a been receive	er with depositions of h the Order could have at the office of the Clerk d by the Collector of ance with the provisions
, in th , 19 ,	ne State of Que at c	ensland, on the following control of the following the fol	ne Magistrates Court at the day of Forenoon (afternoon) to gainst you should not be
DATED at	, this	day of	, 19 .
			J.P. Justice of the Peace.

[Form No. 49]

"The Maintenance Act of 1965"

(Section 92)

APPLICATION FOR AN ORDER OF VARIATION, ETC., OF AN OVERSEAS ORDER

at ,
in the State of Queensland. Complainant. Defendant.
WHEREAS, on the day of , 19 , a maintenance order (or maintenance orders) was (or were) made by the Court at , a reciprocating country within the meaning of Part IV of "The Maintenance Act of 1965";
AND under the said order (orders) the defendant was ordered to pay to , at , weekly and every week, for or towards the maintenance of each person referred to hereunder, the amount set out against that person's name:—
Wife (or husband):
Children:
AND the said order (or orders) was (or were) registered (or confirmed as follows:—
),
in the Magistrates Court at $$\operatorname{\textsc{day}}$$, in the State of Queensland, on the day of $$\operatorname{\textsc{day}}$$, 19 $\ensuremath{:}$
AND the said order (or orders) was (or were) last varied at the day of , 19 , in the following manner:— , on
AND the said order (or orders) is (or are) presently enforceable in the State of Queensland pursuant to Part IV of " $The\ Maintenance\ Act\ of\ 1965";$
Now, I, , of , in the said State, hereby make application to the Magistrates Court at , in the said State, for an

In the Magistrates Court

the Magistrates Court at

19 , at

, on the

o'clock in the forenoon (afternoon).

Clerk of the Court.

day of

^{*} If the applicant intends to rely upon any of the matters set out in section 93 of "The Maintenance Act of 1965," those matters should also be set out.

[Form No. 50]

"The Maintenance Act of 1965"

(Section 92)

APPLICATION FOR AN ORDER OF VARIATION, ETC., OF A QUEENSLAND ORDER ENFORCEABLE OVERSEAS

In the Magistrates Court at .	
in the State of Queensland.	
	Complainant. Defendant.
WHEREAS, on the day of , 19 order (or maintenance orders) was (or were) made in the at in the State of Queensland, AND under orders) the defendant was ordered to pay to the Cler , weekly and every week, for or towards the each person referred to hereunder, the amounts set out agrame:—	Magistrates Court the said order (or k of the Court at ne maintenance of
Wife (or husband):	
Children:	
AND the said order (or orders) was (or were) registered follows:—	d (or confirmed as
),
in the Court at , a reciprocating of meaning of Part IV of "The Maintenance Act of day of , 19;	country within the f 1965," on the
AND the said order (or orders) was (or were) last varied the day of , 19 , in the following	
AND the said order (or orders) is (or are) present;	ly enforceable in

-	_			
The	Sic	che	ดม	Ie.

~ *	_	t at , in	State, hereby make the said State, for an wed) as follows:—
upon the followin	g grounds:—		,
DATED at	, this	day of	, 19 .
			Applicant.
	Notice	OF HEARING	
To The Collecto Brisbar		,	
То		(Applicant).	
TAKE NOTICE that the Magistrates C 19, at	ourt at	eation has been set , on the orenoon (afternoo	t down for hearing at day of , n).
			Clerk of the Court.

[Form No. 51]

"The Maintenance Act of 1965"

(Section 99)

	(Section 99)	
Not	iice of Transfer of Interstate or Overseas Ore	ER
In the Magis	istrates Court	
in the State	of Queensland.	
		plainant. endant.
	An order was made against you in the on the day of , 19 , whereby	Court a
,	rder was registered (or confirmed) in the Magistrate, in the State of Queensland, on the , 19, pursuant to "The Maintenance Act of 1965";	s Court at day of
AND on the , Magistrates	, in the said State, directed the transfer of the ord	
AND a certinotice:	ified copy of that direction has been served upon you	with this
TAKE NOTIC	CE	
(a)	That the amount stated hereunder was due and unp the order on the date specified in relation thereto;	oaid under
(<i>b</i>)	That the amount due and unpaid under the order moneys becoming due and payable thereunder are to—	
	The Clerk of the Court,	

AND FURTHER TAKE NOTICE that if the amount stated hereunder is not paid forthwith, or you make default in payment of any moneys becoming due and payable under the order, proceedings may be taken against you in the said Court for the recovery thereof.

at

The Schedule

DATED at	, this	day of	, 19 .
			Clerk of the Court.

Date	Particulars of Amount Due		С
	Arrears under the order to		
	Costs as fixed by the Court		
	Total due		

To:

[Form No. 52]

"The Maintenance Act of 1965"

(Section 101)

NOTICE OF CHANGE AFFECTING ORDER	
In the Magistrates Court	
at ,	
in the State of Queensland.	
	Complainant. Defendant.

To:

TAKE NOTICE that the operation of the abovementioned Order, which is presently enforceable in the Court at , has been affected by the following order (or event or matter) namely:—

DATED at Brisbane, this

day of

, 19

Collector of Maintenance for the State of Queensland.

[Form No. 53]

"The Maintenance Act of 1965"

(Sections 105 and 124)

CERTIFICATE OF ARREARS

In th	e Magistrates Court			
at	,			
in th	e State of Queensland.			
			Complair Defendar	
	I, , of records of the Magistrates ensland, show as follows:—		Queensland certify, in the Sta	•
1.	Name and address of complainant:			
2.	Name and address of defendant:			
3.	Court in which order(s) made, registered, or confirmed:			
4.	Date(s) of order(s):			
5.	Particulars of order(s):			
6.	Total amount due and unpai	d as at	:	
D	ATED at Brisbane, this	day of	, 19 .	
			Clerk of the C	Court.
		C	or	

Collector of Maintenance for the State of Queensland.