A.B.

prison should not be made, you should attend the Court at the time and place mentioned in the judgment summons and show cause accordingly.

NOTICE TO BE SERVED ON DEBTOR WITH COPY OF GARNISHEE SUMMONS.

The Courts (Emergency Powers) Act, 1914. In the County Court of holden at

No. of Plaint.

Between A.B. Plaintiff and

C.D.	u _u	Defendant
	and	

M.N. Garnishee.

	Notice, that the garni which is hereto annexe	
	which is hereto annexe	ou, was issued off
the	day o <u>f</u>	and served
on the	day of	:

And that I [or we] intend to apply under the Courts (Emergency Powers) Act, 1914, to the Court on the day of at the hour of in the noon. on the hearing of the said summons, for an order that I [or we] may be at liberty to proceed to the enforcement of the judgment [or order] given [or made] against you the Defendant on the day of in the above-mentioned action, by means of an order on M.N., the garnishee named in the said summons, to pay to me [or us] the debt alleged to be due from the garnishee to you, or so much thereof as may be sufficient to satisfy the sum due to me [or us] from you under the said judgment [or order], with the costs of the garnishee proceedings, and of the application and this notice.

And further take Notice, that if you have any cause to show why the Court should not make an order according to my [or our] intended application, you must appear at this Court on the day and at the time above mentioned and show such cause accordingly.

dav of

Dated this

Plaintiff.

То

or Plaintiff's Solicitor.]

To the Registrar of the Court, and To the Defendant (naming him).

NOTE.-The effect of the above-mentioned Act is to prevent execution on or the enforcement of the judgment [or order] in question, if the Court is of opinion that you the Defendant are unable immediately to make the payment thereby directed by reason of circumstances attributable directly or indirectly to the present war. It is for you to attend in person or by your solicitor at the time and place above mentioned and show this to the Court if it is the case.

NOTICE OF APPLICATION FOR LEAVE TO PROCEED UNDER PARAGRAPH (a) (OTHERWISE THAN BY JUDGMENT SUMMONS OR GARNISHEE SUM-

MONS), WHERE JUDGMENT OR ORDER ALREADY ENTERED OR MADE.

The Courts (Emergency Powers) Act, 1914. In the County Court of holden at

> No. of Plaint. Between

Plaintiff

and C.D. Defendant.

TAKE NOTICE, that I [or we] intend to apply under the Courts (Emergency Powers) Act, 1914, to the Court [where application is intended to be made to the Registrar at his office, add, at the office of the Registrar situate at

	\mathbf{on}			τne
-	at	the	hour	of

day of noon, for an order that I [or we] in the may be at liberty to proceed to execution on the judgment [or order] given [or made] against you the Defendant in this action [or matter j on the day of the payment of the sum of \pounds costs , for and \pounds costs.

[or, if the application is for the enforcement of the judgment or order otherwise than by way of execution,

for an order that I [or we] may be at liberty to proceed to the enforcement of the judgment [or order] given [or made] against you the Defendant in this action [or matter] on the for the payment of day of the sum of \pounds and £ costs, by (state the proceeding which

the applicant desires to take)

and for an order providing for the costs of the application.

Dated this day of Plaintiff. or

Plaintiff's Solicitor.]

To the Registrar of the Court, and To the Defendant (naming him)

NOTE.---The effect of the above-mentioned Act is to prevent execution on or the enforcement of the judgment [or order] in question if the Court is of opinion that you the Defendant are unable immediately to make the payment thereby directed by reason of circumstances attributable directly or indirectly to the present war. It is for you to attend in person or by your solicitor at the time and place above mentioned and show this to the Court if it is the case.

5.

SUMMONS UNDER PARAGRAPH (b).

In the County Court of holden at In the matter of the Courts (Emergency Powers) Act, 1914

of

TAKE NOTICE, that you are hereby summoned to attend this Court [or if the application is intended to be made to the Registrar, at the office of the Registrar of this Court situate at] on the at the hour of day of in the noon, on the hearing of an application on the part of of that notwithstanding the provisions of section 1, sub-section 1 (b), of the above-mentioned

^{4.}