

County Court of..... (*naming the district*) holden at..... (*naming the place*) between..... Plaintiff and
..... Defendant (*or as the case may be*)."

3.(i.) Where one person has obtained a judgment or an order in a County Court against another person and that other person has obtained a judgment or order against the first-mentioned person in the High Court, any application under section 19 of the County Courts Act, 1919, for leave to set off any sums or costs payable under the several judgments or orders shall be made to a Master in Chambers by a Summons intituled "In the High Court of Justice..... (*naming the Division*) Division" and "In the Matter of..... (*naming the several Courts and the actions or matters in which the judgments or orders were obtained or made*)."

(ii.) The applicant shall give notice in writing of his intended application to the Registrar of the County Court in which the judgment or order of the County Court sought to be set off or against which the set off is sought was obtained or made. Such notice may be given by being sent by a pre-paid post letter addressed to the Registrar of the County Court.

(iii.) The Registrar of the County Court shall, on notice of the application being received by him, stay execution on the judgment or order obtained in the County Court, and retain any money paid into court under any execution or order in either of the actions or matters to abide the event of the application.

(iv.) The order made on the application shall direct how any money paid into either court is to be dealt with, and a copy of the order shall be sent by post by the head clerk of the Summons and Order Department to the Registrar of the County Court in which the judgment or order was obtained, who shall deal with the judgment or order obtained in that court and with any money paid into that court in accordance with the directions contained in the order.

(v.) Where any sums are ordered to be set off satisfaction shall be entered for the same, and execution or other process shall issue only in respect of the balance (if any) remaining payable from the court under the judgment or order of which the balance is payable.

4. Any order made on an application made under either of the two preceding Rules shall be subject to the same right of appeal as any other order made in an action, cause, or matter.

5. These Rules may be cited as "The Rules of the Supreme Court (County Courts Act) 1920," and rules 2, 3 and 4 shall be inserted in Order LIV. immediately after rule 12B, and shall be numbered as Rules 12C, 12D and 12E, respectively, of that Order.

Copies of the above draft Rules may be obtained from the Lord Chancellor's Office, House of Lords, S.W. 1.

Notice is further given that the said Rule Committee has made Provisional Rules to come into operation on the 1st April, 1920, in the same terms as the above draft Rules, and to continue in force until Rules have been made in accordance with the provisions of the Rules Publication Act, 1893.

Lord Chancellor's Office,
House of Lords, S.W. 1,
18th March, 1920.

Notice is hereby given, under the Rules Publication Act, 1893, that the Rule Committee of the Supreme Court proposes to make the following Rules:—

RULES OF THE SUPREME COURT.

1. The following words shall be inserted in Order XXII Rule 17 after the words "War Loan, Four and a Half per cent. Inscribed Stock, 1925-1945," that is to say:

"and any other security issued under the authority of Parliament and charged upon the consolidated fund."

2. The following Rule shall be inserted in Order 53A immediately after Rule 3, that is to say:—

3A. (a) The originating summons for the extension of any Letters Patent under Section 7 of the Patents and Designs Act, 1919 (hereinafter called the Amending Act), shall be entitled in the Matter of the Amending Act and in the Matter of the Letters Patent in question and shall be served on the Comptroller and shall so long as the Court is a Judge of the Chancery Division be marked with the name of that Judge.

(b) At least 7 days before the day on which the originating summons is returnable the Applicant shall file and serve on the Comptroller an Affidavit stating all material facts on which the applicant relies. Such Affidavit shall in particular state facts sufficient to show the district or districts wherein advertisements of the intended hearing of the summons should appear.

(c) On the return of the summons or on any adjournment thereof caused by the insufficiency of the applicant's evidence to comply with the requirements aforesaid or otherwise directions shall be given for public advertisement of the application which shall include unless the Judge in Chambers shall otherwise specially direct at least one advertisement in the London Gazette and one advertisement either in some London daily newspaper if the applicant's principal place of business in the United Kingdom is situated within 15 miles of Charing Cross, or if such principal place of business in the United Kingdom is outside that distance then in some local newspaper published or circulating in the town or district in which such place of business is situated. And thereupon the Summons shall be adjourned to a day (hereinafter called the appointed day) not being less than 4 weeks from the estimated date of the forthcoming appearance of the advertisement in the London Gazette.

(d) The form of advertisement shall be approved by the Judge in Chambers and shall state the object of the application and name the day fixed as the appointed day. Every such advertisement shall also state an address for service on the applicant of any document requiring service under this rule and shall also give notice that Notices of Objection must be lodged as hereinafter provided at least 7 days before the appointed day. A copy of such advertisement shall be served by the applicant on the Solicitor to the Board of Trade at the same time that the advertisement is sent to the London