

Form 2.50 Order to attend enforcement hearing

Court Procedures Rules 2006

(see r 2100 (Enforcement hearing—application by enforcement creditor), r 2101 (Enforcement hearing—otherwise than on enforcement creditor’s application))

In the *[Supreme/Magistrates] Court of the Australian Capital Territory

No *[SC/MC] of (*year*)

(*name*)
Enforcement creditor

(*name*)
Enforcement debtor

To: (*name and address*)
Enforcement debtor

On application, without notice to another party, made by (*name of enforcement creditor*) on (*date*) **the Court ordered** that you attend an enforcement hearing before the Court to give information and answer questions about the enforcement debtor’s property and other means of satisfying the order debt.

Notice

You must attend as follows:

Filed on behalf of the enforcement creditor by:
(*the person’s address for service and telephone number (if any) or, if the person is represented by a solicitor and the solicitor is the agent of another solicitor, the name and place of business of the other solicitor*)

Date:

Time:

Place: *[Supreme/Magistrates] Court at Knowles Place, Canberra City, ACT

Date of money order: *(insert date)*

Amount outstanding as at *(insert date)* is \$.....

Registrar: *(registrar to sign and seal)*

Date:

**omit if, or whichever is, inapplicable*

Endnotes

This republication includes amendments made under the Legislation Act, part 11.3 (Editorial changes).

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