

FORM M15
Notice of Intention to proceed with Application for Ancillary Relief
made in Petition or Answer
Family Proceedings Rules (Northern Ireland) 1996 Rule 2.60(1)

Ref no.



*In the High Court of Justice in Northern Ireland
Family Division

*In the County Court for the Division of

Between

Petitioner

and

Respondent

and

*Co-Respondent

**Delete as applicable*

The petitioner [or respondent]* having applied in his [or her]* petition [or answer]*
for [here set out the ancillary relief claimed and intended to be proceeded with, stating the
terms of any agreement as to the order which the court is to be asked to make].

[If you are applying for any periodical payments or secured periodical payments for a child please state—

whether you are applying for payment

- for a step-child
- in addition to child support maintenance already payable under a Child Support Agency assessment
- to meet expenses arising from a child's disability
- to meet expenses incurred by a child being educated or training for work; or
- on some other ground (please specify)

or that the child or the person with care of the child or the absent parent of the child is not habitually resident in the United Kingdom].

[Add where applicable] TAKE NOTICE that the application will be heard by the Master or district judge in chambers at _____ on _____ day, the _____ day of _____ 20____, at _____ o'clock.

TAKE NOTICE [ALSO] that you must file in the * [Matrimonial Office, Royal Courts of Justice, Chichester Street, Belfast],* [or county court office at _____] within 14 days after you receive this notice, an affidavit giving full particulars of your

property and income. You must at the same time send a copy of your affidavit to the
*[solicitor for] the applicant.

[If you wish to allege that the petitioner [or respondent] has property or income, you
should say so in your affidavit].

Dated this day of 20

(Signed)

*[Solicitor for the] Petitioner

[or Respondent]