

FORM 9B

The Simple Procedure Application to Restart

Before completing this form, you should read rule 9.4 of the Simple Procedure Rules, which is about applying to have a paused case restarted.

If you are applying to have the case restarted:

This is an Application to Restart.

If the court grants this application then the progress of this case will resume and a hearing may be arranged.

You must fill in parts A, B and C of this application and send it to the court and to the other party in this case. So if you are the claimant, it must be sent to the responding party. If you are the responding party it must be sent to the claimant.

If you have been sent this application:

This is an Application to Restart.

If the court grants this application then the progress of this case will resume and a hearing may be arranged.

You have received this application because someone has applied to have a simple procedure case you are involved in restarted.

You must fill in part D of this application ('the reply') and return it to the court within 10 days. The court will then do one of three things: restart the case, refuse to restart the case, or order a discussion in court.

A. ABOUT THE CASE

Sheriff Court	
Claimant	
Respondent	
Case reference number	

B. ABOUT YOU

ou?	
to this application, do not fill in this part. You should fill in	
arted?	
① The party making the application must set out why the court should restart the case	
nt to the court?	
e application was sent to the court (i.e. the date on which te on which the application was posted).	
must be sent to the court within 10 days of this	
i a	

D. THE REPLY

① If you are the party making this application, do not fill in this part. You should fill in parts A, B and C.

D1. What is your full name?

Name

Middle name

Surname

Trading name or representative capacity (if any)

D2. Should this case be restarted?

□ Yes
□ No

D3. If you answered 'no', why should this case not be restarted?

① If the party replying to the application objects to the case being restarted, they should

set out why the court should not restart the case.