

Legal Aid Sentencing and Punishment of Offenders Act 2012 The Civil Legal Aid (Procedure) Regulations 2012 ("the Procedure Regulations"), Regulation 49

## Notice of Withdrawal or Revocation of Certificate

No.				
IN THE			[COUNTY COURT]	[FAMILY COURT]
[	DIVISION]			
Between			Applicant/C	aimant/Petitioner
and				
			Defendant/F	Respondent
TAKE notice that [the E	Emergency] <sup>(1)</sup> Certifica	ite No.		
dated the day	of			
which was issued by th	e Legal Aid Agency			
to				
was [withdrawn] [revoked] <sup>(1)</sup> on the day of				
	<b>.</b> .			
Dated	•			
	of			
	Solicitor for			
	To:			
(1) Delete as appropriate				

## Note to Client's Solicitor

• This notice must be served in accordance with the Procedure Regulations, Regulation 49.

## Notes to Opponent or Opponent's Solicitor

- All monies payable to the client must be paid to his/her solicitor or, if he/she is no longer represented by a solicitor, to the Legal Aid Agency. This so even if his/her certificate has been withdrawn or revoked. Only the solicitor or the Legal Aid Agency is capable of giving good discharge for monies so payable - Regulation 13, Civil Legal Aid (Statutory Charge) Regulations 2013.
- Where the certificate is revoked the client will no longer have the benefit of any costs protection provided under the Civil Legal Aid (Costs) Regulations 2013.