**Form 59**

Rule 822

IN THE SUPREME COURT OF TASMANIA

Hobart\*/Launceston\*/Burnie\* Registry

\*delete whichever is inapplicable.

 No of 20

 ……………………………………………………….… Plaintiff

BETWEEN:

…………………………………………………………. Defendant

**INTERLOCUTORY JUDGMENT IN DEFAULT OF APPEARANCE**

**OR DEFENCE**

DATED AND ENTERED THE [*date*]

The defendant [*name of defendant*] not having lodged a notice of appearance [*or not having delivered any defence*]

IT IS THIS DAY ADJUDGED that the plaintiff recover against the said defendant damages to be assessed.

OR

IT IS THIS DAY ADJUDGED that the plaintiff have a return of the following chattels [*describe chattels as in writ or statement of claim*] or recover against the defendant their value to be assessed and damages for their value to be assessed.

[*Where the amount of the damages and or value has been assessed, add –*]

The amount found due to the plaintiff under this judgment having been certified at the sum of [*amount*] as appears by the certificate of [*specify*] filed the [*date*]

IT IS THIS DAY ADJUDGED that the plaintiff recover against the defendant [*amount*] and costs to be taxed.

OR

The value of the chattels having been certified at the sum of [*amount*] and the damages found due to the plaintiff under this judgment having been certified at the sum of [*amount*] as appears by the certificate of [*specify*] filed the [*date*]

IT IS THIS DAY ADJUDGED that the plaintiff recover against the defendant the chattels or [*amount*] their value, damages of [*amount*] and costs to be taxed.]

Registrar [*or District Registrar*]

Filed by: …………………………………………………………………………………………………..

Address: ………………………………………………………… Tel: ………………............................

…………………………………………………………………… Fax:………………………………….

…………………………………………………………………… Email:…..…………………………...

 Ref:…………………………………