122M. Summoning of creditors' meeting

- (1) If in his report the nominee states that in his opinion a meeting of creditors should be summoned to consider the debtor's proposal, the date on which the meeting is to be held shall be not less than 14 days from that on which the nominee's report is filed in court under rule 122J, nor more than 28 days from that on which that report is considered by the court under rule 122L.
- (2) Notices calling the meeting shall be sent by the nominee, at least 14 days before the day fixed for it to be held, to all the creditors specified in the debtor's statement of affairs, and any other creditors of whom the nominee is otherwise aware.
- (3) Each notice sent under this rule shall state the effect of rule 122R(1), (3) and (4); and with it there shall be sent—
 - (a) a copy of the proposal;
 - (b) a copy of the statement of affairs or, if the nominee thinks fit, a summary of it (the summary to include a list of the creditors and the amounts of their debts); and
 - (c) the nominee's comments on the proposal.
- (4) In addition to sending notices under subrule (2), the nominee shall have the notice published in— (L.N. 150 of 2014)
 - (a) one issue of an English language newspaper; and
 - (b) one issue of a Chinese language newspaper,

circulated in Hong Kong and such publication shall constitute constructive notice to all the creditors of the debtor.

(L.N. 77 of 1998)