Family Justice Courts Practice Directions 2024 Appendix B

133.

E-FORM

Notice of Change of Party's Details

This Form is used to update your personal administrative information in the Court records. You only need to complete the relevant fields which have changed.

This Form will serve as a Notice to inform all parties of the change.

You **cannot** use this Form to:

- (a) appoint a new lawyer / change or discharge lawyers;
- (b) remove / appoint a Litigation Representative;
- (c) add or change the name or identity number for any party.

State the case number(s): Enter case number here.
These are the updated details for:
☐ the Applicant
☐ the Respondent
☐ Others: Please state the party type here.
1. Contact Details
You must provide least one contact number.
Singapore mobile number
Enter mobile number here.
Singapore residential number
Enter residential number here.
\square I do not have a Singapore contact number.
You must provide either a Singapore address or your email address.
Email
Enter email address here.

<u>Notes</u>

Address (in Singapore)	Provide the address at which
Enter address here.	you can receive Court notices. P.O. Boxes are not acceptable.
Is the party able to attend hearings / conferences through video conference or teleconference (if applicable)? ☐ Yes. ☐ No. Provide your reason(s):	Video conferences are conducted over virtual platforms such as Zoom.
Enter reasons here.	
Does the party require interpretation for Court hearings? □ No. □ Yes. State which language/dialect:	Should you require the Court to provide a translator in one of these languages, please file a Request for Hearing
In □ Mandarin □ Malay □ Tamil □ Chinese dialects: ^ Select a dialect ^ the options are Cantonese, Hakka, Hokkien or Teochew	Administrative Support prior to the Court event.
This Notice is to be served on:	For every case stated above, you must serve this Notice on the other party if
☐ Other party's lawyer in: Enter case number here. ☐ Other party in: Enter case number here.	unrepresented, or the other party's lawyer if represented.

134.

Para 159A(2) PD 2024

PDF UPLOAD

Request for Urgent Hearing before Judge

Case Number(s) and Case Name(s):	Enter case details here
Sub-Case Number(s) (if applicable):	Enter sub-case number(s) here
Name(s) of Requesting party(ies):	Enter name(s) here
Details of Requesting party(ies):	☐ Applicant/Claimant
	☐ Respondent/Defendant
	☐ Third Party
	☐ Others: Enter details here.
Counsel for Requesting party(ies) (if represented):	Enter name(s) of counsel and law practice here
Contact Number(s) of ☐ Counsel for Requesting party(ies) (if represented) or ☐ Requesting party(ies) (if unrepresented)	Enter contact number(s) here
Name(s) of other party(ies):	Enter name(s) here
Counsel for other party(ies) (if represented):	Enter contact number(s) here
Contact Number(s) of ☐ Counsel for other party(ies) (if represented) or ☐ Other party(ies) (if unrepresented)	Enter name(s) of counsel and law practice here
Summary of relief sought (E.g. Worldwide injunction)	Enter summary here
Estimated duration of the hearing	Enter estimated duration here
E.g. 1 hour or less, Half-day, Full-day.	

Summary of relevant facts: (Maximum 500 words)				
Enter details here.				
Reason(s) for urgency: (Maximum 300	(words)			
Enter details here.				
Have all requisite Court papers been	□ Yes.			
filed and are they in order?	☐ No. Enter details here.			
Is this an application without notice?	□ Yes.			
is an apprearion without notice.	□ No.			
Does paragraph xx of the Family	☐ Yes. Enter details here.			
Justice Courts Practice Directions on	☐ No. Enter details here.			
applications without notice for	INO. Enter details here.			
injunctions apply?				
If yes, please state whether the				
directions set out in paragraph xx				
have been complied with.				
If the directions under paragraph xx				
on giving of notice of the application				
to the other concerned parties prior to				
the hearing have been complied with,	_			
please state the date, time and manner				
in which notice was given.				
If the distribution have not been				
If those directions have not been complied with, please state whether				
and when notice will be given and, if				
not, the reasons for not giving notice.)				
,				
Has/Have the Requesting party(ies)	☐ Yes.			
notified the other party(ies) of the	☐ No. Enter details here.			
attendance before the Judge?				
If not places state the wassen(s) when				
If not, please state the reason(s) why.				

Has there been any previous request Yes. Enter details here.		
for an urgent hearing of the	□ No.	
application(s)?	L 110.	
44		
If was places state the data and		
If yes, please state the date and		
outcome of each previous request,		
and the reason(s) for making this		
request.)		
Skeletal Submissions ¹ (select the appl	icable option):	
\Box I confirm that the skeletal submission	ons have been filed together with this Form.	
☐ The skeletal submissions could not	be filed together with this Form, but will be filed as	
soon as possible and, in any event, r	no later than the next working day after the attendance	
before the Judge, unless the Court of		
•		
	eletal submissions cannot be filed or provided in hard	
copy by the time of the hearing before the Judge, and I wish to seek a dispensation of this		
requirement. My reasons for seeking dispensation are set out below:		
Enter details here.		
Signature of Requesting party(ies) / Counsel for Requesting party(ies)		
Name: Enter name here	values for resquesting party (res)	

Date: Enter date here

 $^{^1}$ The skeletal submissions must comply with the requirements stated in paragraphs $\frac{xx}{x}$ and $\frac{xx}{x}$ of the Family Justice Courts Practice Directions 2024.

135.

E-FORM

P.19, r.13 FJ(G)R 2024 P.12, r.12, P.13, r.15 FJ(P)R 2024

Withdrawal of Appeal or Application in Appeal

(Title as in action)

WITHDRAWAL OF APPEAL OR APPLICATION IN APPEAL

То:	 The Registrar Other pary(ies) to the appeal/application in appeal: Enter details here
1.	The appellant/applicant withdraws his or her appeal/application in appeal in relation to \Box all the parties \Box the following parties: [Enter details here].
2.	☐ There are no outstanding issues relating to costs or other matters.
	☐ The following are the outstanding issues:
	a. Enter details here.
	b. Enter details here.
Soli	citor for the appellant/applicant
[Nar	me, address, email address and telephone number of solicitor]
We o	confirm the above.
Soli	citor for the [other party(ies)]
Nar	me, address, email address and telephone number of solicitor]

136.

E-FORM

P.19, r.17, 19, 21, 27, 28 FJ(G)R 2024 P.12, r.15, 17, 19, 24, P.13, r.4, 5 FJ(P)R 2024

Notice of Appeal

Notice is valid only if engrossed with the seal of the Court and signature of the Registrar

Originating case number: Enter case no. here
Sub-case number in which the order Enter sub-case no. here

being appealed was made (if applicable):

Date of order/judgment appealed against: Enter date here

Appealing against the decision of: Coram Select the applicable option Enter name of

judicial officer here.

(Title as in action)

NOTICE OF APPEAL

To: 1. The Registrar

- 2. Respondent-in-appeal and other party(ies): Enter details here
- 1. The [Enter party here] appeals to the [Select the applicable option]².
- 2. The appeal is against the □ whole □ following parts of the decision of the [Select the applicable option]³ [Enter name of judicial officer here] sitting in the □ Family Court □ Family Division of the High Court given on [Enter date here]:
 - a. [Enter order(s) appealed against].
 - b. [Enter order(s) appealed against].

Solicitor for the appellant

[Name, address, email address and telephone number of solicitor]

¹ The applicable options are: Assistant Registrar / Judge / Judicial Commissioner / District Judge / Deputy Registrar / Magistrate / Registrar / Others.

² The applicable options are: District Judge in chambers / Judge sitting in the Family Division of the High Court in chambers / Family Division of the High Court.

³ The applicable options are: Registrar of the Family Courts / Registrar of the Family Division of the High Court / Magistrate in Chambers / District Judge in Chambers / Magistrate / District Judge.

137.

E-FORM

P.19, r.22(1), 22(9) FJ(G)R 2024 P.12, r.20(1), P.13, r.8(1) FJ(P)R 2024

Certificate for Security for Costs

Certificate is valid only if engrossed with the seal of the Court and signature of the Registrar

DRI No.: Enter details here Enter amount: Enter amount here

(Title as in action)

CERTIFICATE FOR SECURITY FOR COSTS

This is to certify that the appellant has provided the sum of [Enter sum here] by way of security for the respondent-in-appeal's costs of the \square appeal \square application $[Select the applicable option]^1$ [If others is selected, describe any other form accepted by the parties].

1

¹ Applicable options are: in the form of a solicitor's undertaking in Form 138 / by depositing the sum in the Registry / by depositing the sum with the Accountant-General / others.

138.

PDF UPLOAD

P.19, r.22(4)(a), r.29(4)(a) FJ(G)R 2024 P.12, r.20(4), P.13, r.8(4) FJ(P)R 2024

Undertaking for Security for Costs

Appeal Case No.: Enter case no. here	Between		
	[Name] [ID No.]	And	Appellant(s)
	[Name] [ID No.]		Respondent(s)
	In the matter of	Enter case	no. here
		Between	
	[Name] [ID No.]		Applicant(s)/ Claimant(s)
		And	
	[Name] [ID No.]		5 1 232
			Respondent(s)/ Defendant(s)

UNDERTAKING FOR SECURITY FOR COSTS

To: The respondent-in-appeal

We, the solicitor for the appellant, undertake to hold the sum of \$[Enter sum here] by way of security for your costs of the \square appeal \square application and, if costs are payable to the respondent-in-appeal under any order made by the Family Division of the High Court, to release to you the said amount without set-off unless the Family Division of the High Court otherwise orders.

Solicitor for the appellant

[Name, address, email address and telephone number of solicitor]

139.

PDF UPLOAD

P.19, r.25 FJ(G)R 2024 P.13, r.9 FJ(P)R 2024

Record of Appeal

This Form is used as the index to the Record of Appeal.

A Record of Appeal ("ROA") is to be filed by an Appellant (i.e. the party who filed the Notice of Appeal) if the appeal is to be **heard** in the **Family Division of the High Court** against a **Family Court** order.

Generally, the ROA should contain:

- (a) Notice of Appeal;
- (b) Certificate on Security for Costs;
- (c) Record of Proceedings*; and
- (d) All documents filed in the lower court which are relevant to the matter decided and the nature of the appeal.

*The Record of Proceedings refers to:

- (a) Certified Grounds of Decision (if applicable);
- (b) Extracted lower court order; and/or
- (c) Certified transcript of proceedings.

If the appeal involves documents which are not in eLitigation (e.g. iFAMS cases with case prefixes MSS, SS, VAP, VAM) you must re-file the complete set of court documents which were previously filed in the lower courts as part of this ROA.

Please refer to the applicable rule for the related timelines and rules on the ROA:

- (a) Part 19, Rule 30 of the Family Justice (General) Rules 2024; or
- (b) Part 13, Rule 9 of the Family Justice (Probate and Other Matters) Rules 2024.

This form contains Notes to help you in the completion of the form. Please note that the Notes are <u>NOT</u> to be construed or regarded as a substitute for legal advice. Please seek legal advice if necessary.

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Appeal Case No.: Enter case no. here Between Sub-Case No.: Enter sub-case no. here¹ [Name] [ID No.] ... Appellant(s) And [Name] [ID No.] ... Respondent(s) In the matter of Enter case no. here Between [Name] [ID No.] ... Applicant(s)/ Claimant(s) And [Name] [ID No.] ... Respondent(s)/ Defendant(s)

RECORD OF APPEAL

Index of Record of Appeal ("ROA index")

S/N	Document title	Party who filed the document	Date of filing	Page number in the ROA
1.	Notice of Appeal	[Enter name/party type here]	Enter date here	Enter page no. here.
2.	Certificate on Security for Costs	[Enter name/party type here]	Enter date here	Enter page no. here.

_

¹ To insert sub-case details if relevant.

3.	Order of Court (for permission to appeal, if applicable) ²	[Enter name/party type here]	Enter date here	Enter page no. here.
4.	(a) Certified Grounds of Decision (if applicable) ²	-	-	Enter page no. here.
5.	(b) Certified transcript of proceedings	-	-	Enter page no. here.
6.	(c) Extracted order of the lower court	[Enter name/party type here]	Enter date here	Enter page no. here.
7.	Summons [Enter sub-case no. here]	[Enter name/party type here]	Enter date here	Enter page no. here.
8.	Affidavit of [Enter name/party type here]	[Enter name/party type here]	Enter date here	Enter page no. here. (E.g. pages xx to yy³)
9.	Enter details here	[Enter name/party type here]	Enter date here	Enter page no. here.
10.	Enter details here	[Enter name/party type here]	Enter date here	Enter page no. here.

Delete as applicable and re-number the subsequent entries.
 Specific pages must be stated if the party only intends to include in the form of record of appeal a portion of a document which is filed or is available in the electronic case file.

140.

PDF UPLOAD

Para 131(3)(a)(ii) PD 2024

Bill of Costs for Contentious Business – Trials

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Bill of Costs No.: Enter case no. here	Between
GST Reg. No. (solicitors for [state party here]): Enter GST reg no. here	[Name] [ID No.] Applicant(s) Claimant(s
GST Reg. No. ([state party here]): Indicate the GST number or "No GST No." and the percentage of input tax	And
applicable to each party entitled to costs.	[Name] [ID No.] Respondent(s) Defendant(s

BILL OF COSTS FOR CONTENTIOUS BUSINESS - TRIALS

Applicant:	State the party for whom the bill is filed
Nature of bill:	☐ Party-and-party bill ☐ Solicitor-and-client bill
Basis of assessment:	☐ Standard basis ☐ Indemnity basis
Basis for assessment:	Judgment dated [Enter date here] ordering [set out the order on costs
	under which the bill is to be assessed, including such details as the party
	who is ordered to pay costs and the party entitled to claim costs.]

Section 1: Work done except for assessment of costs

No.	Item	Description	Remarks
1.	The claim		
1.1	Nature of claim	Nature of claim Give a brief description of the nature	
		of claim.	
2.	Pleadings / Applications		
2.1	☐ Originating	Set out the number of pages in each	
	Claim and	document.	
	statement of		
	claim		
	☐ Originating		
	Application		

2.2	☐ Defence &	Set out the number of pages in each	
	counterclaim	document.	
	□ Reply		
	☐ Reply & cross-		
	application		
2.3	☐ Reply &	Set out the number of pages in each	
	defence to	document.	
	counterclaim (if		
	applicable)		
	☐ Reply to cross-		
	application		
2.4	Relief claimed	Set out succinctly the reliefs	
		claimed, if any.	
2.5	Affidavits deemed	Set out the number of pages in each	
	or ordered to stand	affidavit.	
	as pleadings (if		
	applicable)		
3.	Interlocutory atter	<u> </u>	
3.1	Interlocutory	Set out in relation to each	Set out the amount of
	applications -	interlocutory application, the	
	costs fixed by	application number, the nature of the	hearing and such other
	Court	application, the number of affidavits	relevant information as
		filed, the orders made on costs and	enabled the Court to
		the amount of costs awarded.	determine the costs
			awarded for the
2.2	* 1		application.
3.2	Interlocutory	Set out in relation to each	Set out the amount of
	applications – costs not fixed by	interlocutory application, the	
	L COSTS NOT TIVED NV		
		application number, the number of	hearing and such other
	Court	affidavits filed, the nature of the	information as will
		affidavits filed, the nature of the application and the orders made on	information as will enable the Court to
		affidavits filed, the nature of the	information as will enable the Court to determine the costs to
		affidavits filed, the nature of the application and the orders made on	information as will enable the Court to determine the costs to award for the
3 3	Court	affidavits filed, the nature of the application and the orders made on costs.	information as will enable the Court to determine the costs to award for the application.
3.3	Court Appeals to	affidavits filed, the nature of the application and the orders made on costs. Set out in relation to each appeal, the	information as will enable the Court to determine the costs to award for the application. Set out the amount of
3.3	Appeals to District Judge in	affidavits filed, the nature of the application and the orders made on costs. Set out in relation to each appeal, the appeal number, the nature of the	information as will enable the Court to determine the costs to award for the application. Set out the amount of time taken for the
3.3	Court Appeals to	affidavits filed, the nature of the application and the orders made on costs. Set out in relation to each appeal, the appeal number, the nature of the appeal, the orders made on costs and	information as will enable the Court to determine the costs to award for the application. Set out the amount of time taken for the hearing and such other
3.3	Appeals to District Judge in	affidavits filed, the nature of the application and the orders made on costs. Set out in relation to each appeal, the appeal number, the nature of the	information as will enable the Court to determine the costs to award for the application. Set out the amount of time taken for the hearing and such other information as will
3.3	Appeals to District Judge in	affidavits filed, the nature of the application and the orders made on costs. Set out in relation to each appeal, the appeal number, the nature of the appeal, the orders made on costs and	information as will enable the Court to determine the costs to award for the application. Set out the amount of time taken for the hearing and such other

3.4	Case	Set out the dates of the Case	Provide details if a
	conference(s)	Conference(s).	substantial application
	,	· /	is heard during a Case
			conference and the
			amount of time taken.
3.5	Other attendances	Set out the dates and the nature of	Set out the amount of
		hearings if there are other	time taken for the
		attendances in Court which should	hearing and such other
		be taken into consideration.	relevant information as
		or tanen into consideration.	will enable the Court to
			determine the costs to
			award for the hearing.
4. I	Disclosure / Produ	ction of documents	
	Number of lists of	Set out the number of lists of	
	documents, if	documents, including	
	applicable	supplementary lists, filed by each	
		party.	
4.2	Total number of	Set out the number of documents,	Provide such
C	documents	with the total number of pages,	information as is
C	disclosed	disclosed by each party.	relevant, such as the
			number of pages that
			overlap.
5.	Trial		-
5.1	Opening	Set out the number of pages of	
S	statement	opening statement filed by each	
		party.	
5.2 N	Number of days	Indicate the total number of days	Provide such
a	and date(s) of trial	fixed for trial, the actual number of	information as is
		days taken and the date(s) of the	relevant, such as
		trial.	whether digital or
			mechanical recording
			was used during the
			trial.
5.3 A	Affidavits of	Set out the number of affidavits filed	
ε	evidence-in-chief	by each party and the total number of	
-	text and exhibits	pages of text and exhibits of all	
		affidavits filed.	
5.4 I	Bundle of	Set out the number of volumes and	
c	documents	the total number of pages in each	
		bundle filed in respect of the trial.	
	W	Set out the number of witnesses of	
5.5 V	Witnesses at trial	Det out the number of withesses of	
5.5 V	withesses at trial	fact and expert witnesses for each	

5.6	Clasina	Cot and the grander of good and
5.6	Closing	Set out the number of pages and
	submissions and	authorities cited in the closing
	authorities cited	submissions, if any, of each party.
5.7	Submissions in	Set out the number of pages and
	reply and	authorities cited in the reply
	authorities cited	submissions, if any, of each party.
5.8	Other post-trial	Set out the number of pages and
	filings/matters	authorities cited in any other
		documents filed by each party.
6.	Complexity of case	
6.1	Legal issues	Set out succinctly all the legal issues
		raised.
6.2	Factual issues	Set out succinctly all the factual
		issues raised.
6.3	Complexity	Set out succinctly the matters that
		affect the complexity of the case.
6.4	Grounds of	Set out the number of pages in the
	decision	grounds of decision and highlight
		the paragraph(s) where the Court
		commented on the complexity of the
		case or the novelty of the issues
		raised.
_	**	
7.	Urgency and impo	rtance to client
7. 7.1		Set out the factors that rendered the
7.1	Urgency and impo	Set out the factors that rendered the
		Set out the factors that rendered the suit one of urgency for the party
7.1	Urgency	Set out the factors that rendered the suit one of urgency for the party entitled to claim costs.
	Urgency Importance to	Set out the factors that rendered the suit one of urgency for the party entitled to claim costs. Set out the factors that rendered the
7.1	Urgency	Set out the factors that rendered the suit one of urgency for the party entitled to claim costs. Set out the factors that rendered the suit one of importance for the party
7.1	Urgency Importance to client	Set out the factors that rendered the suit one of urgency for the party entitled to claim costs. Set out the factors that rendered the suit one of importance for the party entitled to claim costs.
7.1	Importance to client Skill, specialised l	Set out the factors that rendered the suit one of urgency for the party entitled to claim costs. Set out the factors that rendered the suit one of importance for the party entitled to claim costs. snowledge and responsibility required of, time and labour
7.1 7.2 8.	Importance to client Skill, specialised lexpended by, solice	Set out the factors that rendered the suit one of urgency for the party entitled to claim costs. Set out the factors that rendered the suit one of importance for the party entitled to claim costs. Knowledge and responsibility required of, time and labouritor
7.1	Urgency Importance to client Skill, specialised lexpended by, solic Number of letters/	Set out the factors that rendered the suit one of urgency for the party entitled to claim costs. Set out the factors that rendered the suit one of importance for the party entitled to claim costs. Knowledge and responsibility required of, time and labou itor Set out the total amount of
7.1 7.2 8.	Urgency Importance to client Skill, specialised lexpended by, solice Number of letters/ faxes/emails	Set out the factors that rendered the suit one of urgency for the party entitled to claim costs. Set out the factors that rendered the suit one of importance for the party entitled to claim costs. Knowledge and responsibility required of, time and labouritor Set out the total amount of correspondence exchanged between
7.1 7.2 8.	Urgency Importance to client Skill, specialised lexpended by, solice Number of letters/faxes/emails exchanged	Set out the factors that rendered the suit one of urgency for the party entitled to claim costs. Set out the factors that rendered the suit one of importance for the party entitled to claim costs. Knowledge and responsibility required of, time and laboutor Set out the total amount of correspondence exchanged between the parties and also between the
7.1 7.2 8.	Importance to client Skill, specialised lexpended by, solice Number of letters/ faxes/emails exchanged between the	Set out the factors that rendered the suit one of urgency for the party entitled to claim costs. Set out the factors that rendered the suit one of importance for the party entitled to claim costs. Knowledge and responsibility required of, time and labouritor Set out the total amount of correspondence exchanged between
7.1 7.2 8. 8.1	Importance to client Skill, specialised lexpended by, solice Number of letters/faxes/emails exchanged between the parties	Set out the factors that rendered the suit one of urgency for the party entitled to claim costs. Set out the factors that rendered the suit one of importance for the party entitled to claim costs. **Rnowledge and responsibility required of, time and labou itor Set out the total amount of correspondence exchanged between the parties and also between the parties and the Court.
7.1 7.2 8.	Importance to client Skill, specialised lexpended by, solice Number of letters/ faxes/emails exchanged between the parties Number of letters/	Set out the factors that rendered the suit one of urgency for the party entitled to claim costs. Set out the factors that rendered the suit one of importance for the party entitled to claim costs. Knowledge and responsibility required of, time and laboutor Set out the total amount of correspondence exchanged between the parties and also between the parties and the Court. Set out the total amount of
7.1 7.2 8. 8.1	Importance to client Skill, specialised lexpended by, solice Number of letters/faxes/emails exchanged between the parties Number of letters/faxes/emails to	Set out the factors that rendered the suit one of urgency for the party entitled to claim costs. Set out the factors that rendered the suit one of importance for the party entitled to claim costs. **Rnowledge and responsibility required of, time and laboutitor* Set out the total amount of correspondence exchanged between the parties and also between the parties and the Court. Set out the total amount of correspondence between the party
7.1 7.2 8. 8.1	Importance to client Skill, specialised lexpended by, solice Number of letters/faxes/emails exchanged between the parties Number of letters/faxes/emails to client	Set out the factors that rendered the suit one of urgency for the party entitled to claim costs. Set out the factors that rendered the suit one of importance for the party entitled to claim costs. Knowledge and responsibility required of, time and labou itor Set out the total amount of correspondence exchanged between the parties and also between the parties and the Court. Set out the total amount of correspondence between the party entitled to claim costs and counsel.
7.1 7.2 8. 8.1	Importance to client Skill, specialised lexpended by, solice Number of letters/faxes/emails exchanged between the parties Number of letters/faxes/emails to	Set out the factors that rendered the suit one of urgency for the party entitled to claim costs. Set out the factors that rendered the suit one of importance for the party entitled to claim costs. **Rnowledge and responsibility required of, time and laboutitor* Set out the total amount of correspondence exchanged between the parties and also between the parties and the Court. Set out the total amount of correspondence between the party

Time spent	Set out the total number of hours
	spent on the case by each counsel or
	solicitor.
Others	Set out any other relevant factors for
	the Court's consideration.
Number of solicito	ors involved
Counsel and	List all the lawyers acting for each
	party and their seniority.
Amount claimed	Amount claimed for [specify name of counsel or solicitor]:
	\$[Insert amount].
	Set out in relation to each counsel or solicitor, the amount of costs claimed for Section 1, with a breakdown of — a) the amount claimed for work done by the counsel or solicitor; b) the percentage of input tax for which a party entitled to claim costs is not entitled to credit; c) the amount of input tax for which a party entitled to claim costs is not entitled to credit; and d) the GST claimed for work done, in relation to the periods for which
	different rates of GST are applicable, including the period for which no GST is chargeable.
Conduct of the par	rties
Conduct of the parties throughout the proceedings, including the efforts made by the parties at amicable resolution	Enter details here.
	Conduct of the parties throughout the proceedings, including the efforts made by the parties at amicable

Section 2: Work done for and in the assessment of costs

12.	Work done	Describe the work done for the	
		preparation of the bill of costs and	
		the assessment of the bill.	
13.	Amount claimed	Total amount claimed:	
		\$ [Insert amount].	
		Set out the amount of costs claimed for Section 2, with a breakdown of — a) the amount claimed for work done for Section 2; b) the percentage of input tax for which a party entitled to claim costs is not entitled to credit; c) the amount of input tax for which a party entitled to claim costs is not entitled to credit; and d) the GST claimed for work done, in relation to the periods for which different rates of GST are applicable, including the period for which no GST is chargeable.	

Section 3: Disbursements

14.	Set out in	Set out the description and amount	
	different rows the	of each disbursement claimed.	
	dates or period of		
	time when each		
	disbursement is		
	incurred.		
[]	-	Total amount claimed:	
		\$ [Insert amount].	
		Set out the amount of costs claimed	
		for Section 3, with a breakdown of –	
		a) the amount claimed for	
		disbursements for Section 3;	

b) the percentage of input tax for
which a party entitled to claim
costs is not entitled to credit;
c) the amount of input tax for
which a party entitled to claim
costs is not entitled to credit;
and
d) the GST claimed for
disbursements,
in relation to the periods for which
different rates of GST are applicable,
including the period for which no
GST is chargeable.

141.

PDF UPLOAD

Para 131(3)(a)(iii) PD 2024

Bill of Costs for Contentious Business Other Than Trials

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Main Case No.: Enter case no. here Bill of Costs No.: Enter no. here	Between
GST Reg. No. (solicitors for [state party here]): Enter GST reg no. here	[Name] [ID No.] Applicant(s)/ Claimant(s)
GST Reg. No. ([state party here]): Indicate the GST number or "No GST No." and the percentage of input tax	And
applicable to each party entitled to costs.	[Name] [ID No.] Respondent(s)/ Defendant(s)

BILL OF COSTS FOR CONTENTIOUS BUSINESS OTHER THAN TRIALS

Applicant:	State the party for whom the bill is filed
Nature of bill:	☐ Party-and-party bill ☐ Solicitor-and-client bill
Basis of assessment:	☐ Standard basis ☐ Indemnity basis
Basis for assessment:	Judgment dated [Enter date here] ordering [set out the order on costs
	under which the bill is to be assessed, including such details as the party
	who is ordered to pay costs and the party entitled to claim costs.]

Section 1: Work done except for assessment of costs

No.	Item	Description	Remarks
1.	The claim		
1.1	Nature of claim	Give a brief description of the nature	
		of claim such as whether the	
		substantive claim is for breach of	
		contract or negligence.	
2.	Application / Proc	eedings	
2.1	Nature of	Give a brief description of the nature	
	application or	of proceedings or application to	
	proceedings for	which the bill relates, e.g., for an	
		appeal or interlocutory application.	

	assessment of		
	costs		
3.	Interlocutory atter	ndances	
3.1	Interlocutory applications - costs fixed by Court	Set out in relation to each interlocutory application, the application number, the nature of the application, the number of affidavits filed, the orders made on costs and the amount of costs awarded.	Set out the amount of time taken for the hearing and such other relevant information as enabled the Court to determine the costs awarded for the
3.2	Interlocutory	Set out in relation to each	application. Set out the amount of
3.2	applications – costs not fixed by Court	interlocutory application, the application number, the number of affidavits filed, the nature of the application and the orders made on costs.	time taken for the hearing and such other information as will enable the Court to determine the costs to award for the application.
3.3	Appeals to	Set out in relation to each appeal, the	Set out the amount of
	District Judge in Chambers	appeal number, the nature of the appeal, the orders made on costs and the amount of costs awarded, if any.	time taken for the hearing and such other information as will enable the Court to determine the costs to award for the appeal.
3.4	Other attendances	Set out the dates and the nature of hearings if there are other attendances in Court which should be taken into consideration.	
4.	Hearing		D 11
4.1	Number of days and date(s) of hearing	Indicate the total number of days fixed for the hearing, the actual number of days taken and the date(s) of the hearing.	Provide such information as is relevant, such as whether digital or mechanical recording was used during the trial.

4.2	Documents (apart	Set out the number of volumes and	
	from written	the total number of pages in each	
	submissions and	bundle filed in respect of the hearing.	
	authorities)		
4.3	Witnesses (if any)	Set out the number of witnesses of	
		fact and expert witnesses for each	
		party.	
4.4	Written	Set out the number of pages of the	
	submissions	submissions, if any, of each party.	
4.5	Authorities cited	Set out the number of authorities	
		cited by each party.	
4.6	Other post-	Set out the number of pages and	
	hearing filings	authorities cited in any other	
		documents filed by each party.	
5.	Complexity of case	e	
5.1	Legal issues	Set out succinctly all the legal issues	
		raised.	
5.2	Factual issues	Set out succinctly all the factual	
		issues raised.	
5.3	Complexity	Set out succinctly the matters that	
		affect the complexity of the case.	
5.4	Grounds of	Set out the number of pages in the	
	decision	grounds of decision and highlight	
		the paragraph(s) where the Court	
		commented on the complexity of the	
		case or the novelty of the issues	
_		raised.	
6.	Urgency and impo		
6.1	Urgency	Set out the factors that rendered the	
		suit one of urgency for the party	
	-	entitled to claim costs.	
6.2	Importance to	Set out the factors that rendered the	
	client	suit one of importance for the party	
		entitled to claim costs.	
6.3	Amount involved	Set out the amount involved in the	
		substantive dispute between the	
7	Claim and a line of the	parties.	of 4:
7.	_	knowledge and responsibility require	rea oi, time and labour
7.1	expended by, solic		
/.1	Number of letters/ faxes/emails	Set out the total amount of	
		correspondence exchanged between	
	exchanged	the parties and also between the	
		parties and the Court.	

	between the		
	parties		
7.2	Number of letters/	Set out the total amount of	
	faxes/emails to	correspondence between the party	
	client	entitled to claim costs and counsel.	
7.3	Meetings with	Set out the total number of meetings,	
	opposing counsel	and the time taken for them.	
7.4	Time spent	Set out the total number of hours	
	-	spent on the case by each counsel or	
		solicitor.	
7.5	Others	Set out any other relevant factors for	
		the Court's consideration.	
8.	Number of solicito	ors involved	
8.1	Counsel and	List all the lawyers acting for each	
	solicitors	party and their seniority.	
9.	Proportionality		
9.1	Amount claimed	Amount claimed for [specify name	
		of counsel or solicitor]:	· ·
		\$ [Insert amount].	
		Set out in relation to each counsel or	
		solicitor, the amount of costs	
		claimed for Section 1, with a breakdown of –	
		e) the amount claimed for work	
		done by the counsel or	
		solicitor;	
		f) the percentage of input tax for	
		which a party entitled to claim	
		costs is not entitled to credit;	
		g) the amount of input tax for	
		which a party entitled to claim	
		costs is not entitled to credit;	
		and	
		h) the GST claimed for work	
	Ť	done,	
		in relation to the periods for which	
		different rates of GST are applicable,	
		including the period for which no	
		GST is chargeable.	
10.	Conduct of the par		
10.1	Conduct of the	Enter details here.	
	parties throughout		
	the proceedings,		
L	r 3111 223,		<u> </u>

inclu	ng the
effor	made by
the pa	ies at
amic	le
resol	on

Section 2: Work done for and in the assessment of costs

11.	Work done	Describe the work done for the preparation of the bill of costs and	
		the assessment of the bill.	, in the second
12.	Amount claimed	Total amount claimed:	
		\$ [Insert amount].	
		Set out the amount of costs claimed for Section 2, with a breakdown of — e) the amount claimed for work done for Section 2; f) the percentage of input tax for which a party entitled to claim costs is not entitled to credit; g) the amount of input tax for which a party entitled to claim costs is not entitled to claim costs is not entitled to credit; and h) the GST claimed for work done, in relation to the periods for which different rates of GST are applicable, including the period for which no	
		GST is chargeable.	

Section 3: Disbursements

13.	[Set out in	Set out the description and amount	
	different rows the	of each disbursement claimed.	
	dates or period of		
	time when each		
	disbursement is		
	incurred].		
[]	-	Total amount claimed:	
		\$ [Insert amount].	

Set out the amount of costs claimed for Section 3, with a breakdown of – e) the amount claimed for disbursements for Section 3; f) the percentage of input tax for which a party entitled to claim costs is not entitled to credit; g) the amount of input tax for which a party entitled to claim costs is not entitled to credit; and h) the GST claimed for disbursements, in relation to the periods for which different rates of GST are applicable, including the period for which no GST is chargeable.

142.

PDF UPLOAD

Para 131(3)(b)(ii) PD 2024

Bill of Costs for Non-Contentious Business

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Bill of Costs No.: Enter no. here

In the matter of [Enter details here]

GST Reg. No. (solicitors for [state party here]): Enter GST reg no. here

GST Reg. No. ([state party here]): Indicate the GST number or "No GST No." and the percentage of input tax applicable to each party entitled to costs.

BILL OF COSTS FOR NON-CONTENTIOUS BUSINESS

Applicant:	State the party for whom the bill is filed.
Nature of bill:	☐ Party-and-party bill ☐ Solicitor-and-client bill
Basis of assessment:	☐ Standard basis ☐ Indemnity basis
Basis for assessment:	Set out the basis under which the bill may be assessed.

Section 1: Work done except for assessment of costs

No.	Item	Description	Remarks
1.	The work done		
1.1	Nature of work	Give a brief description of the nature	
		of work to which the bill relates.	
1.2	Scope of	Give a brief description of the scope	
	engagement	of the engagement.	
	(including		
	relevant Court		
	orders, if any)		
1.3	Period of work	State the period(s) of time in which	
		the work was done.	
2.	Complexity of matter		
2.1	Legal issues	Set out succinctly all the legal issues	
		raised.	
2.2	Factual issues	Set out succinctly all the factual issues	
		raised.	

2.3 Complexity Set out succinctly the matters that affect the complexity of the work. 2.4 Amount involved Set out the amount involved in relation to the work done. 3. Skill, specialised knowledge and responsibility required of, time expended by, solicitor 3.1 Number of letters/ Set out the total amount of faxes/emails correspondence exchanged between exchanged with others parties and also between the others 3.2 Number of letters/ Set out the total amount of	and labour
2.4 Amount involved Set out the amount involved in relation to the work done. 3. Skill, specialised knowledge and responsibility required of, time expended by, solicitor 3.1 Number of letters/ Set out the total amount of correspondence exchanged between exchanged with others the parties and also between the parties and the Court.	and labour
3. Skill, specialised knowledge and responsibility required of, time expended by, solicitor 3.1 Number of letters/ Set out the total amount of faxes/emails correspondence exchanged between exchanged with others parties and also between the parties and the Court.	and labour
3. Skill, specialised knowledge and responsibility required of, time expended by, solicitor 3.1 Number of letters/ Set out the total amount of faxes/emails correspondence exchanged between exchanged with others parties and also between the parties and the Court.	and labour
3.1 Number of letters/ Set out the total amount of faxes/emails correspondence exchanged between exchanged with others parties and also between the parties and the Court.	and labour
3.1 Number of letters/ Set out the total amount of faxes/emails correspondence exchanged between exchanged with others parties and also between the parties and the Court.	
faxes/emails correspondence exchanged between the parties and also between the parties and the Court.	
exchanged with the parties and also between the parties and the Court.	
others parties and the Court.	
1	
3.2 Number of letters/ Set out the total amount of	
faxes/emails to correspondence between the party	
client entitled to claim costs and counsel.	
3.3 Meetings with Set out the total number of meetings,	
client and the time taken.	
3.4 Meetings with Set out the total number of meetings,	
other parties (by and the time taken.	
class)	
3.5 Documents Set out the total number of pages of	
(including legal documents perused and legal opinions	
opinions) rendered.	
3.6 Time spent Set out the total number of hours spent	
on the case by each counsel or	
solicitor.	
3.7 Others Set out any other relevant factors for	
the Court's consideration.	
4. Number of solicitors involved	
4.1 Counsel and List all the lawyers acting for each	
solicitors party and their seniority.	
5. Urgency and importance to client	
5.1 Urgency Set out the factors that rendered the	
suit one of urgency for the client.	
5.2 Importance to Set out the factors that rendered the	
client matter one of importance for the	
client.	
Proportionality	
6.1 Amount claimed Amount claimed for [specify name of	
counsel or solicitor]:	
\$[Insert amount].	
Set out in relation to each counsel or	
solicitor, the amount of costs claimed	
for Section 1, with a breakdown of –	

i) the amount claimed for work
done by the counsel or
solicitor;
j) the percentage of input tax for
which a party entitled to claim
costs is not entitled to credit;
k) the amount of input tax for
which a party entitled to claim
costs is not entitled to credit;
and
1) the GST claimed for work
done,
in relation to the periods for which
different rates of GST are applicable,
including the period for which no GST
is chargeable.

Section 2: Work done for and in the assessment of costs

7.	Work done	Describe the work done for the	
		preparation of the bill of costs and the assessment of the bill.	
8.	Amount claimed	Total amount claimed:	
		\$ [Insert amount].	
		Set out the amount of costs claimed for Section 2, with a breakdown of — i) the amount claimed for work done for Section 2; j) the percentage of input tax for which a party entitled to claim costs is not entitled to credit; k) the amount of input tax for which a party entitled to claim costs is not entitled to claim costs is not entitled to credit; and l) the GST claimed for work done, in relation to the periods for which different rates of GST are applicable, including the period for which no GST is chargeable.	

Section 3: Disbursements

9.	Set out in	Set out the description and amount of	
	different rows the	each disbursement claimed.	
	dates or period of		
	time when each		
	disbursement is		
	incurred.		



143.

PDF UPLOAD

Para 133(1)(b) PD 2024

Notice of Dispute of Bill of Costs

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Main Case No.: Enter case no. here Between Bill of Costs No.: Enter no. here [Name] [ID No.] GST Reg. No. (solicitors for [state party here]): Enter GST reg no. here ... Applicant(s)/ Claimant(s) GST Reg. No. ([state party here]): Indicate the GST number or "No GST And No." and the percentage of input tax applicable to each party entitled to costs. [Name] [ID No.] ... Respondent(s)/ Defendant(s)

NOTICE OF DISPUTE

Take notice that the solicitors for the [Enter party type here] intend to dispute the following items in Bill of Costs No. [Enter no. here] lodged in respect of this matter.

S/No	Item	OBJECTION IN PRINCIPLE (P) / QUANTUM (Q)	GROUNDS OF DISPUTE
1.	Section 1		[Specify grounds of
	(Party & Party)		dispute for each item]
	[List items disputed]		
2.	Section 2		[Specify grounds of
	(Work done for and in the		dispute for each item]
	assessment of costs)		
3.	Section 3		[Specify grounds of
	(Disbursements)		dispute for each item]

Date: Enter date here

Solicitors for the [Enter party type here]

[Address of solicitors]

To: Solicitors for the [Enter other party type here]

144.

E-FORM

P.9, r.16, P.24, r.11 FJ(G)R 2024 P.15, r.11 FJ(P)R 2024

COMMITTAL ORDER

Order is valid only if engrossed with the seal of the Court and signature of the Registrar

(Title as in action)

COMMITTAL ORDER

Case / Application No:	Enter case/application number here	
Before:	Select the applicable option ¹ Enter name of judicial officer here.	
Venue:	[Supreme Court / Family Justice Courts]	
	☐ Open court / ☐ Chambers	
Hearing date / Time:	Enter date here	
The Court made the following orders in the above action/application:		

[State the committal order made and/or fine]

- [Enter details here]
- [Enter details here] 2.

Note: If the order is to arrest or commit the committal respondent, the following notice is to be added:

The Bailiff and any Police Officer is hereby directed to arrest [state name, identity number and last known place of residence of the committal respondent] and to bring him or her safely to [state which Court] or, if the Court's working hours are over, to prison to be kept in custody until the Court's working hours/to prison to be imprisoned for [state the length of time ordered by the Court] (or until further order).

Date of order: Enter date here

¹ The applicable options are: Judge / Judicial Commissioner / District Judge / Magistrate / Others.

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145.

PDF UPLOAD

Para 129 PD 2024

Affidavit Verifying Form Showing Lack of Means

[Enter party type here]: [Enter name of maker here]: [Enter ordinal number of affidavit (in relation to previous affidavits filed by the same party) here]: [Enter date of affidavit filed here]: [Enter hearing type and summons no. (if applicable) here]¹

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Main Case No.: Enter case no. here Sub-Case No.: Enter sub-case no. here ²	Between	l
	[Name] [ID No.] And	Applicant(s)/ Claimant(s)
	[Name] [ID No.]	Respondent(s)/ Defendant(s)

AFFIDAVIT VERIFYING FORM SHOWING LACK OF MEANS

Section 1: Introduction

Name of maker: Enter full name as per NRIC/ Passport here.

Identity No.: Enter NRIC/FIN/Passport no. here.

Address: <u>Enter address here.</u>

1.	I \square make oath \square affirm and say that the particulars contained in the Form Showing
	Lack of Means dated [Enter date here] in relation to my request for □ waiver □
	deferment and signed by me are true and complete to the best of my knowledge and
	belief.

Section 2: Affirmation

For proceedings under the Family Justice (General) Rules 2024:

The affidavit is to be sworn / affirmed in accordance with the Form of Attestation (Form 106) of the Family Justice (General) Rules 2024.

¹ Refer to paragraph 109(x4) of the Family Justice Practice Directions 2024 if required.

² To insert sub-case details if relevant.

For proceedings under the Family Justice (Probate a	and Other Matters) Rules 2024:
[□ Affirmed □ Sworn] on [date] at [location]	
(through the interpretation of [name of interpreter])	
In [language]	
	Before me,
	Commissioner for Oaths

Section 3: Exhibit Content Page

For proceedings under the Family Justice (General) Rules 2024, please refer to the Generic Affidavit (Form 54) for the exhibit content page and cover pages to be included in the affidavit (where applicable).

146.

PDF UPLOAD

Para 129 PD 2024

Form Showing Lack of Means

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Main Case No.: Enter case no. here Sub-Case No.: Enter sub-case no. here¹

Between

[Name] [ID No.]

... Applicant(s)/
Claimant(s)

And

[Name] [ID No.]

... Respondent(s)/ Defendant(s)

FORM SHOWING LACK OF MEANS

Note:

You should check if you qualify for Legal Aid (see https://lab.mlaw.gov.sg/legal-services/do-i-qualify/) before filling this form. If you qualify for Legal Aid, you can only use this form if you have applied for Legal Aid and your application has been rejected.

Section 1: Introduction

Name of applicant: Enter full name as per NRIC/ Passport here.

Occupation: Enter occupation here.
Contact address: Enter address here.

Contact phone numbers: Enter phone numbers here.

Section 2

- 1. This application relates to court fees for [Enter details here, e.g., the filing of a notice of appeal] in the sum of S\$[Enter sum here].
- 2. State if you are applying for waiver or deferment²:

² A waiver or deferment of appeal court fees will only be granted in exceptional circumstances.

¹ To insert sub-case details if relevant.

		a full waiver; a partial waiver of S\$[Enter sum here]; or the payment to be deferred until [Enter date here].
3.	Co	nfirm your application status:
		I have not previously applied for a waiver or deferment. I applied for a waiver or deferment on [Enter date here].
4.	Co	nfirm if you qualify for Legal Aid:
		Yes. Proceed to question 5. No. If you do not qualify for Legal Aid, briefly state the reasons why this is so. Proceed to Section 3 thereafter: Enter details here.
5.		you qualify for Legal Aid, confirm if you have made an application with the Legal Aid reau:
		Yes. Proceed to question 6. No. Proceed to Section 3.
6.		you have made an application with the Legal Aid Bureau, was your application reessful:
		Yes. Proceed to Section 3. No. Proceed to question 7.
7.	-	our application with the Legal Aid Bureau was not successful, briefly state the reasons y this is so:

io	13
Prov	ride the reasons for your request (for example, details of any undue financial ha
	th may be suffered by you if you had to pay the court fee):
En	er details here.
Prov	ide information on your personal financial circumstances:
	I am not employed. State when you were last gainfully employed and v
	I am not employed. State when you were last gainfully employed and value supporting you now.
	I am not employed. State when you were last gainfully employed and v
	I am not employed. State when you were last gainfully employed and value supporting you now.
	I am not employed. State when you were last gainfully employed and value supporting you now.
	I am not employed. State when you were last gainfully employed and value supporting you now.
	I am not employed. State when you were last gainfully employed and value supporting you now.
	I am not employed. State when you were last gainfully employed and visupporting you now. Enter details here.
	I am not employed. State when you were last gainfully employed and visupporting you now. Enter details here. I am employed and my total monthly income for the last 3 months is S\$[Enter

10.	Attach the necessary documentation ³ to support the information provided in this form and answer the following questions and support your answers with the relevant documents:				
	a.	Are you on any government financial assistance plan? ☐ No.			
		Tenter details here.			
	b.	Are you suffering from any medical condition that requires long term medication or treatment?			
		 Yes. Provide us with a note from a doctor confirming that you require long term medication or treatment. □ No. 			
	c.	Do you have any outstanding conservancy, rental, utilities or medical bills, or any other outstanding legal liabilities?			
		☐ Yes. Provide evidence of your liabilities.☐ No.			
11.	Stat	te the source(s) of your income:			
		Wages or salary. Enter details here. Other source. Enter details here.			
12.	Stat	te other funds which you have:			

³ In particular, a recent copy of your CPF Statement of Account, pay advice and a copy of your latest notice of income tax assessment.

	ership (e.g., house, other property, car, boat, shares)
Enter details here.	
	es (e.g., mortgage, hire purchase, repayment of loan
	es (e.g., mortgage, hire purchase, repayment of loan
nd attach the necessary doc	
Enter details here.	eumentation in support at the back of this form.
Enter details here.	
Enter details here. tate the number of dependent	eumentation in support at the back of this form.

S/N	Items Amount per month (in SG)	
a.	Mortgage/rent	Enter amount here.
b.	Food/groceries	Enter amount here.
c.	Electricity bills	Enter amount here.

d.	Phone/internet	Enter amount here.
e.	Petrol/travel	Enter amount here.
f.	Insurance	Enter amount here.
g.	Hire purchase	Enter amount here.
h.	Loan repayment	Enter amount here.
i.	Others (e.g., medical)	Enter amount here.
j.	Total monthly expenses:	Enter amount here.

17.	State how much income the other members of your household contribute to meeting these
	monthly living expenses:



18. State if you are able to raise the monies from other sources, and provide details of your efforts in seeking funding.



19. If you are the appellant, please describe the appeal. Briefly explain the grounds of the appeal.

Enter details here.

Signature

Name of Applicant: [Enter name here]

Date: [Enter date here]

147.

E-FORM

Third Schedule Part 2 FJ(G)R 2024, Third Schedule Part 2 FJ(P)R 2024

Request for Hearing Dates / Further Hearing Dates

(Title as in action)

REQUEST FOR HEARING DATES / FURTHER HEARING DATES

To: The Registrar

Request for the matter to be fixed for hearing / State name of Judge / Registrar further hearing before:

Number of hearing/further hearing days Enter no. of days here requested:

Number of hearing days previously expended: Enter no. of days here

Hearing fees payable:

\$[Enter sum here]

Issued by: Solicitor for the [state party here]

[Name, address, email address and telephone number of solicitor]

E-FORM

P.27, r.4(1), r.4(5), r.8 FJ(G)R 2024 Para 115(1), (2) PD 2024 P.19, r.4(1), r.4(5), r.8 FJ(P)R 2024

Directions to Accountant-General

For payments in

Detail	s of	`paym	ent	in
	J	1		

Mode of	payment:				
	☐ Cash: Enter currency type and amount her				
☐ Funds and securities¹. Enter details in the table belo					
	Particulars	Person(s)			
	of fund to	to male			

Particulars	Person(s)	V	⁷ alue	
of fund to be lodged	to make the lodgment	Currency type	Amount (\$)	

Reason for payment	in:
--------------------	-----

☐ Pursuant to Order of Court.

Case number where order was given:	Enter case no. here		
Order	Enter Order no. here		
No.:			
Hearing date / order made on:	Enter date here		
Order made by: Coram	Select the applicable option ² Enter		
	name of judicial officer here.		

☐ For security	for cost	s for appea	l / app	lication:
----------------	----------	-------------	---------	-----------

¹ Where funds are lodged in Court not being moneys paid in under Order 14 of the Rules of Court 2021, Part 17 of the Family Justice (General) Rules 2024 or Part 19 of the Family Justice (Probate and Other Matters) Rules 2024 or as security for costs or in satisfaction of a judgment or order, but are to be lodged under an order comprising funds of various nature and directing lodgment by one or more persons, a single direction may be issued, and the particulars stated in a schedule to the direction.

² The applicable options are: Assistant Registrar / Judge / Judicial Commissioner / District Judge / Deputy Registrar / Magistrate / Registrar / Others.

Pursuant to Rules of Court option] ³ rule [Select the app	t / Family Justice Rules: Order / Division [Select the applicable plicable option] ⁴ .
no. here] rule [Enter rule no	7 / Family Justice Rules: Order / Division [Enter Order/Division to be be satisfied: Enter details here
☐ Others: Enter details here.	
Generated form for payment	in
Form is valid only if engro	essed with the seal of the Court and signature of the Registrar
	(Title as in action)
DIRECTIONS TO	ACCOUNTANT-GENERAL FOR PAYMENT IN
The Accountant-General is he cause or matter:	ereby directed to receive the following payment in the above
Amount:	Enter amount here
Lodgment made by:	Enter party here
Reason for Lodgment:	Enter details here
For payments out	
Details of payment out	
Payment In number(s): Enter	no. here
Requested amount for paymer	nt out: Enter amount here
Reason for payment out:	
☐ Pursuant to Order of Court.	
³ The applicable options are: 18 / 19 ⁴ The applicable options are: 3 / 6 / 1	

²

Case number where order was	Enter case no. here
given:	
Order	Enter Order no. here
No.:	
Hearing date / order made on:	Enter date here
Order made by: Coram	Select the applicable option ⁵ Enter
	name of judicial officer here.

☐ Pursuant to Notice of Accept	ance of Payment into Court
☐ Others: Enter details here.	
Name of party to be paid: Enter	name here
Description of party to be paid:	Enter details here, e.g. Applicant / Respondent / Solicitors for the Applicant / Respondent etc

Generated form for payment out

Form is valid only if engrossed with the seal of the Court and signature of the Registrar

(Title as in action)

DIRECTIONS TO ACCOUNTANT-GENERAL FOR PAYMENT OUT

The Accountant-General is hereby directed to pay or make the following payment out of monies and any interest accruing thereon lodged in Court in the above cause or matter:

Name of party to be paid:	Enter name here
Description of party to be paid:	Enter party here
Payment in number and amount to be paid out:	Enter details here
Reason for payment:	Enter details here

⁵ The applicable options are: Assistant Registrar / Judge / Judicial Commissioner / District Judge / Deputy Registrar / Magistrate / Registrar / Others.

PDF UPLOAD

P.27, r.4(3), r.4(4) FJ(G)R 2024 P.19, r.4(3), r.4(4) FJ(P)R

Authority to Company to Register Transfer

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Main Case No.: Enter case no. here Sub-Case No.: Enter sub-case no. here¹

Between

[Name] [ID No.]

> ... Applicant(s)/ Claimant(s)

And

[Name] [ID No.]

> ... Respondent(s)/ Defendant(s)

AUTHORITY TO COMPANY TO REGISTER TRANSFER

To: Enter name of company here,

Please register transfer of shares Nos. [Enter no. here] from [Enter name of party here] to the Accountant-General.

Date: Enter date here

Accountant-General.

CERTIFICATE OF TRANSFER

The abovementioned shares have this day been transferred as authorised.

Date: Enter date here

Secretary of the [Enter name of company here]

¹ To insert sub-case details if relevant.

1

PDF UPLOAD

P.27, r.10 FJ(G)R 2024 P.19, r.10 FJ(P)R 2024

Affidavit for Payment Out on Death of Payee

[Enter party type here]: [Enter name of maker here]: [Enter ordinal number of affidavit (in relation to previous affidavits filed by the same party) here]: [Enter date of affidavit filed here]: [Enter hearing type and summons no. (if applicable) here]¹

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Main Case No.: Enter case no. here
Sub-Case No.: Enter sub-case no. here

[Name]

... Applicant(s)/
Claimant(s)

And

[Name] [ID No.]

[ID No.]

... Respondent(s)/ Defendant(s)

AFFIDAVIT FOR PAYMENT OUT ON DEATH OF PAYEE

Section 1: Introduction

Name of maker: Enter full name as per NRIC/ Passport here.

Identity No.: Enter NRIC/FIN/Passport no. here.

Address: Enter address here.

2. I \square make oath \square affirm and say that the particulars contained in declaration below are true and complete to the best of my knowledge and belief.

Section 2: Declaration

3. Ledger Account (if the same as the cause state 'as above'). I [Enter name and address of applicant here] solemnly and sincerely declare that I am the [Enter degree of relationship here] and next or one of the next-of-kin of [Enter name of deceased here] and that I am entitled to take out Letters of Administration to his/her estate and to receive the sum of \$[Enter amount here] directed to be paid to him/her by the Order dated [Enter date here].

¹ Refer to paragraph 109(x4) of the Family Justice Practice Directions 2024 if required.

² To insert sub-case details if relevant.

4. And I further declare that the total value of the assets of the deceased including the above sum does not exceed \$10,000 and I certify that the funeral and other testamentary expenses of the deceased have been paid.

Section 3: Affirmation

For proceedings under the Family Justice (General) Rules 2024:

The affidavit is to be sworn / affirmed in accordance with the Form of Attestation (Form 106) of the Family Justice (General) Rules 2024.

For proceedings under the Family Justice (Probate and Other Matters) Rules 2024:

[□ Affirmed □ Sworn] on [date] at [location] (through the interpretation of [name of interpreter])
In [language]

Before me,

Commissioner for Oaths

Section 4: Exhibit Content Page

For proceedings under the Family Justice (General) Rules 2024, please refer to the Generic Affidavit (Form 54) for the exhibit content page and cover pages to be included in the affidavit (where applicable).

PDF UPLOAD

Para 143 PD 2024

Application to be Registered User of the Electronic Filing Service

[Letterhead of law firm or organisation]

[Enter date here]

The Registrar
Supreme Court
1 Supreme Court Lane
Singapore 178879
(Attn: eLitigation Project Director)

Dear Sirs

APPLICATION TO BE REGISTERED USER OF THE ELECTRONIC FILING SERVICE

- I, [Enter name of managing partner / director etc of law practice], am the managing partner/director etc of [Enter name of law practice], [Enter law practice UEN no.], and I am duly authorised to make this application on behalf of [Enter name of law practice].
- 2. The law practice of [Enter name of law practice] hereby applies to be a registered user of the electronic filing service, eLitigation, established under Order 28 of the Rules of Court 2021 or Part 28 of the Family Justice (General) Rules 2024.
- 3. As required under Order 28 of the Rules of Court 2021 or Part 28 of the Family Justice (General) Rules 2024, I hereby designate [Enter name of appointed administrator here], NRIC/FIN [Enter NRIC / FIN no. of appointed administrator here], as an authorised user to administer the service on behalf of my law practice. The SingPass identification code of the said authorised user is his or her NRIC/FIN number.
- 4. A recent business profile report from the Accounting and Corporate Regulatory Authority of [Enter name of law practice], the duly completed application form and subscriber agreement with the designated electronic filing service provider, CrimsonLogic Pte Ltd, for the use of the electronic filing service, eLitigation, and the duly completed application form for interbank GIRO payment facilities for the payment of all fees and charges incurred by my law practice's use of the electronic filing service are annexed hereto.

Yours	faithfull	y
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[Signature of authorised signatory]

For Official Use Only			
☐ Approved	☐ Rejected		
Signature/Date			

[Name and designation of authorised signatory]



Para 161A(4) PD

PDF UPLOAD

Application to Use the Video Conference Facilities or Mobile Infocomm Technology Facilities (MIT facilities)

Date: Enter date here

To: The Registrar

Family Justice Courts 3 Havelock Square Singapore 059725

[In cases involving alternative dispute resolution, to provide the information set out below:

Through: Please specify the relevant person-in-charge at the organisation at which the dispute resolution process is carried out, such as Registrar, Singapore International Arbitration Centre or the Executive Director, Singapore Mediation Centre.]

Part I

Application by:	☐ Law Firm ☐ Individual
Name of applicant / law firm:	Enter name here
Name of lawyer / secretary-in-charge of matter:	Enter name here
Address:	Enter address here
E-mail address:	Enter email address here
Telephone and mobile numbers:	Enter number(s) here
Case number:	Enter case number here
Name of parties:	Enter names of parties here
Date(s) of hearing:	From [Enter date here] to [Enter date here]

Part II

Application for the use of:	☐ Video Conference Facilities Complete paragraph (a) below.
	☐ MIT facilities. Complete paragraph (b) below.

In respect of:	☐ Court Proceedings		
	☐ Alternative Dispute Resolution		
Date(s) and time when use of Video C	onference Facilities is required:		
Dates of scheduled use:	Dates of scheduled use: Total No. of days: Enter no. here		
Enter date(s) here			
Start date and time (1st scheduled day of	of use): Enter date here		
End date and time (last scheduled day	of use): Enter date here		
Facility (Tick box):			
Video-Conferencing system State the country, state and city: Enter details here			
Date(s) and time when use of MIT fac	cilities are required:		
Dates of scheduled use:	Total No. of days: Enter no. here		
Enter date(s) here			
Start date and time (1st scheduled day of	of use): Enter date here		
End date and time (last scheduled day	of use): Enter date here		
Facility (Tick box):			
1. Interactive Display Board with	HD display		
(a) 65" HD touch-screen display			
(b) Internet access via browser			
(c) Recording of voices and actions (e.g., annotations on image or on google maps)			
(d) Multi-format disc player (which allows the playback of DVD-audio, DVD-video, DVDRAM, DVD-R, CD, CD-R/RW and SVCD media)			
2. Audio Visual Projection Facility			
3. Other Audio Visual Equipment*			
(a) Multi-format disc player (which allows the playback of DVD-Audio, DVD-Video, DVD-RAM and DVD-R)			
(b) Visualiser			
(c) Others*: Please list here			

^{*}Subject to availability of such equipment

We undertake to compensate the Family Justice Courts for all damage caused to the equipment, furniture or fittings in connection with the hearing.

[The Applicant/Respondent or the solicitors for the Applicant/Respondent, as the case may be]



PDF UPLOAD

Para 169(3) PD 2024

Request for Interpretation Services

Date	: Enter date here
То:	Head Interpreter □ Chinese □ Indian □ Malay Supreme Court
	1 Supreme Court Lane
	Singapore 178879
	(Email: SUPCT_Head_Interpreters@judiciary.gov.sg)

REQUEST FOR INTERPRETATION SERVICES

Application by:	☐ Law Firm ☐ Individual	
Party making request or on whose behalf request is made:	☐ Applicant / Claimant ☐ Respondent / Defendant ☐ Others: Enter party type here	
Name of applicant/law firm:	Enter name here	
Name of lawyer / secretary-in-charge of matter:	Enter name here	
Address:	Enter address here	
E-mail address:	Enter email address here	
Telephone number:	Enter number here	
Case number:	Enter case number here	
Name of parties:	Enter names of parties here	
Court number or Chamber number (if known):	☐ Court ☐ Chamber Enter no. here	

Date(s) and time(s) interpretation services are required:	Enter date(s) here Enter time(s) here		
Name(s) of party(ies) and/or witness(es) requiring Interpretation:	Enter name(s) here		
Language/dialect:	☐ Cantonese	☐ Hokkien	□Teochew
	☐ Mandarin Malayalam	□ Tamil	
	□ Malay	□ Javanese	☐ Boyanese
Date of previous hearing:	Enter date here		
(to be filled if the hearing described above is an adjourned or a part-heard hearing)			

We undertake to pay the applicable fee prescribed by the Family Justice (General) Rules 2024 or Family Justice (Probate and Other Matters) Rules 2024 immediately upon approval of the request.

We undertake to inform the appropriate Head Interpreter immediately by letter/email in the event that the services of the interpreter are not required for any reason on any of the scheduled days specified in the request.

Party or Solicitor

[Name, address, email address and telephone number]

List of ROC 2021 forms which apply to FJC proceedings

Rules of Court 2021 forms which will apply to FJC proceedings

Appendix / Form	Form Title	Applicable ROC 2021
No. in Supreme		Rule(s) / PD
Court PD 2021		Paragraph(s)
A 82	Form of Oath	O.54, r.2 ROC 2021
A 83	Form of Affirmation	O.54, r.3 ROC 2021
A 99	Limited Civil Restraint Order	O.69, r.3(1) ROC 2021
A 100	Extended Civil Restraint Order	
A 101	General Civil Restraint Order	
A 102	Order under Section 74(1) of Supreme	O.70, r.3(1) ROC 2021
	Court of Judicature Act 1969	

Family Justice Courts Practice Directions 2024 Appendix C

154.

E-FORM

P.3, r.10(2) FJ(P)R 2024

Summons

(Title as in action)

To: The claimant/defendant [name]

1. The claimant/defendant [name] of [address] is applying to the Court for the following orders:

[set out all the orders sought in numbered paragraphs].

- 2. The evidence in support of this application is stated in the accompanying affidavit of [state the name of the person making the affidavit].
- 3. If you wish to contest the application, you must:
 - (a) file an affidavit in reply if you also wish to introduce evidence in this application within 14 days of being served this application and supporting affidavit(s); and
 - (b) attend at the [Family Division of the High Court / Family Courts] on the date and time shown above. If you do not attend personally or by lawyer, the Court may make appropriate orders.

Issued by:

Solicitor for the [state the party]

[Name, address, email address and telephone number of solicitor]

(Seal of the Court and signature of the Registrar)

E-FORM

P.3, r.10(3) FJ(P)R 2024

Summons Without Notice

(Title as in action)

1. The claimant/defendant [name] of [address] is applying to the Court for the following orders:

[set out all the orders sought in numbered paragraphs].

2. The evidence in support of this application is stated in the accompanying affidavit of [state the name of the person making the affidavit].

Issued by:

Solicitor for the [state the party]

[Name, address, email address and telephone number of solicitor]

(Seal of the Court and signature of the Registrar)

PDF UPLOAD

P.4, r.9 FJ(P)R 2024

Notice of Action

(Title as in action)

To: The non-party affected by any judgment given in the action [name]

TAKE NOTICE THAT:

- 1. An action has been commenced in the Family Courts / Family Division of the High Court* in accordance with the Originating Claim / Originating Application* attached to this document.
- 2. You are or may be one of the persons who is interested in the action.
- 3. You may within 14 days / 21 days* of being served with this notice file a notice of intention to contest or not contest the Originating Claim / Originating Application* and become a party to the action.
- 4. You may file the notice of intention to contest or not contest the Originating Claim / Originating Application* in person or by a solicitor at the Registry of the Family Justice Courts using the electronic filing service.
- 5. If you do not file a notice of intention to contest or not contest the Originating Claim / Originating Application*, you will be bound by any judgment given in the action as if you were a party to it.

Date:

Issued by: Solicitor for the [state the party]

[Name, address, email address and telephone number of solicitor]

Note:

A person served with a notice of action must file a notice of intention to contest or not contest as a defendant to the probate action.

(**Use as appropriate*)

E-FORM

P.4, r.11(1), (3) FJ(P)R 2024

Notice of Appointment / Change of Solicitor

(Title as in action)

To: The Registrar and the claimant/defendant [name] or his or her solicitor and the former solicitor of the defendant/claimant [name]

Take notice that [name of new solicitor], of [name of firm of solicitor], has been appointed to act as the solicitor of the abovenamed claimant/defendant [name of claimant or defendant, or if for one or more of several claimants or defendants, naming the claimants or defendants] in this action, in the place of [name of original solicitor].

The address for service of the abovenamed [name of new solicitor] is [address of new solicitor].

Issued by:

Solicitor for the [state the party]

[Name, address, email address and telephone number of solicitor]

E-FORM

P.4, r.11(4) FJ(P)R 2024

Notice of Intention of Party to Act in Person, in Place of Solicitor

(Title as in action)

To: The Registrar and the claimant/defendant [name] or his or her solicitor and the former solicitor of the defendant/claimant [name]

Take notice that I, [name], the abovenamed claimant/defendant intend to act in person in this action in the place of [name of former solicitor] and that my address for service is [address].

Issued by:

Party

[Name, address, email address and telephone number of party]

E-FORM

P.4, r.12(1) FJ(P)R 2024

Notice of Ceasing to Act as Solicitor

(Title as in action)

To: The Registrar and the claimant/defendant [name] or his or her solicitor

Take notice that the following solicitor has ceased to act —

Name of solicitor ceasing to act:

Party for whom the solicitor has ceased to act:

Address for service of the party for whom the solicitor has ceased to act: [state last known address of the party, if acting in person, or the principal or registered address of the party, if a body corporate].

Issued by:

Solicitor for the [state the party]

[Name, address, email address and telephone number of solicitor]

E-FORM

P.4, r.12(2) FJ(P)R 2024

Summons for Withdrawal of Solicitor

(Title as in action)

To: [name of party whose solicitor is applying for withdrawal]

- 1. [Name of solicitor withdrawing] is applying to the Court for the following orders:
 - (a) [Name of solicitor withdrawing] ceases to be the solicitor acting for [name of party represented by that solicitor], the claimant/defendant in this action/matter upon compliance with the requirements of Part 4, Rule 12(1) of the Family Justice (Probate and Other Matters) Rules 2024; and
 - (b) Costs of this application be [state costs order being sought].
- 2. The evidence in support of this application is stated in the accompanying affidavit of [state the name of the person making the affidavit].
- 3. If you wish to contest the application, you must:
 - (a) file an affidavit in reply if you also wish to introduce evidence in this application within 14 days of being served this application and supporting affidavit(s); and
 - (b) attend at the Family Division of the High Court/Family Courts on the date and time shown above. If you do not attend personally or by lawyer, the Court may make appropriate orders.

Issued by:

Solicitor for the [state the party]
[Name, address, email address and telephone number of solicitor]
(Seal of the Court and signature of the Registrar)

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E-FORM

P.4, r.12(4) FJ(P)R 2024

Order for Withdrawal of Solicitor

(Title as in action)

[Name of solicitor], the solicitor for [name of party], a claimant/defendant in this action/matter having duly served notice of the application on the said claimant/defendant;

Upon the application of [name of solicitor] and upon reading the affidavit of [state the name of the person making the affidavit and the filing date];

It is ordered that upon compliance with the requirements of Part 4, Rule 12(1) of the Family Justice (Probate and Other Matters) Rules 2024 the said [name of solicitor] ceases to be the solicitor acting for the said claimant/defendant in this action/matter.

(Seal of the Court and signature of the Registrar)

E-FORM

P.6, r.3, r.46 FJ(P)R 2024 Para 62 PD 2024

Originating Application for Probate Pursuant to the Probate and Administration Act 1934

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

HCF/FC/P. No. [number/year] Date of filing: [date]

[Applicant's Name] [ID no.]

... Applicant

ORIGINATING APPLICATION FOR PROBATE PURSUANT TO THE PROBATE AND ADMINISTRATION ACT 1934

In the estate of [Name] (ID No.), deceased

The Applicant applies for:

No.	Prayer	

Issued by: Solicitor for the applicant

[Name, address, email address and telephone number of solicitor]

(Seal of the Court and signature of the Registrar)

PARTICULARS OF APPLICATION

(a) For Probate.

(A) Particulars of Deceased:

The particulars of the Deceased are as follows:

- 1. Name:
- 2. ID Number:
- 3. Address:
- 4. Date of Death:
- 5. Place of Death:
- 6. Domicile:
- 7. Gender:

(B) Particulars of Applicant(s):

The particulars of the Applicant(s) are as follows:

1. Name:

ID Number:

Address:

Gender:

(C) General Details:

The Applicant(s) state(s) as follows:

- 1. A certified true copy of the original last Will and Testament (with Codicil annexed) of the deceased is filed with this application.
- 2. The Applicant is the sole executor (or one of the executors) named in the Will.
- 3. The application for a grant is filed within 6 months from the death of the deceased./The application for a grant is filed after the lapse of 6 months from the death of the deceased. [State reasons for the delay.]

(D) Particulars of Executor(s) (other than Applicant(s)):

The particulars of the executor(s) other than the Applicant(s) are as follows:

1. Name:

Status:

Date of Renunciation/Death:

(E) Any Other Relevant Information in Support of the Originating Application

1. [The Applicant is not an undischarged bankrupt. /

The Applicant is an undischarged bankrupt.

Details of permission of court to act as personal representative: [state details of the relevant order of court]".

2. [State any other relevant information, if any]

(* Please delete as appropriate.)

(b) For Administration.

(A) Particulars of Deceased:

The particulars of the deceased are as follows:

- 1. Name:
- 2. ID Number:
- Address:
- 4. Date of Death:
- 5. Place of Death:
- 6. Domicile:
- 7. Nationality: (1)
- 8. Religion: (2)

9. Marital Status: (3)

10. Gender:
(B) Particulars of Applicant(s):
The particulars of the Applicant(s) are as follows:
1. Name:
ID Number:
Address:
Gender:
Relationship to the Deceased/Capacity: (4)
(C) General Details:
The Applicant(s) state(s) as follows:
1. The application for a grant is filed within 6 months from the death of the deceased. / The application for a grant is filed after the lapse of 6 months from the death of the deceased. [State reasons for the delay.]
(D) Particulars of Beneficiaries:
The beneficiaries of the estate are as follows:
1. Name: (5) Gender:
Age or Date of Birth: Relationship to the Deceased:
[There are no beneficiaries who lack capacity within the meaning of the Mental Capacity Act 2008./ Beneficiary lacks capacity within the meaning of the Mental Capacity Act 2008.*]
(* Please delete as appropriate.)
(E) Particulars of Spouse and Other Next-of-kin who are Deceased: The spouse or next-of-kin who are deceased are as follows:
1. Name: Gender:
Date of Death:
Relationship to the Deceased:
(F) Particulars of the Person(s) with Prior/Equal Rights: The following persons have prior right to the Applicant or an equal right to a grant but the rights have been cleared off in the manner stated:
1. Name: Manner of clearing off: Date of clearing off:

(G) Particulars of Minor(s):

There is no minority interest in the estate. / There are minority interests in the estate as follows*:

1. Name: (6)

Share Entitlement:

(H) Particulars of Co-Administrator(s):

The Applicant applies for the following person to be appointed co-administrator of the estate of the deceased:

- 1. Name:
- 2. ID Number:
- 3. Address:
- 4. Gender:
- 5. Relationship to the Deceased: (7)

The consent in writing of the said [name of co-administrator] to be appointed is filed with this application.

(I) Any Other Relevant Information in Support of the Originating Application

1. [The Applicant is not an undischarged bankrupt. /

The Co-administrator is not an undischarged bankrupt. /

The Applicant / Co-administrator is an undischarged bankrupt.

Details of permission of court to act as personal representative: [state details of the relevant order of court]".

2. [State any other relevant information, if any]

(* Please delete as appropriate.)

(c) Administration with Will.

In addition to Section C in (b) above, state -

- 2. A certified true copy of the original last Will and Testament (with Codicil annexed) of the deceased is filed with this application.
- 3. The Testator did not in the Will name any executor. / The executors named in the Will have died. / The executors named in the Will have renounced probate and execution of the Will. / The testator did not in the Will name any residuary legatee.*

(* Please delete as appropriate.)

(d) For Administration — Unadministered estate.

Insert the following additional section to (b) above –

Particulars of Administrator/Executor in Previous Grant:

A grant of Probate/Letters of Administration of the estate of the said deceased was granted to the following person(s) but the person(s) died leaving (part of) the estate unadministered:

Name:

Capacity:

Date of Death:

Previous Probate Case No:

Date of Grant: Grant Issued By:

(e) Administration by a trust company.

Proceed as in (b) above but replace Section B with the following –

(B) Particulars of Applicant(s):

The particulars of the Applicant(s) are as follows:

Name:

UEN:

Registered Office Address:

Name of Authorised Officer:

ID Number of Authorised Officer:

The Applicant is a Trust Company licensed under the Trust Companies Act 2005. The Applicant company by a resolution of their board of directors have authorised the abovenamed officer to file this Originating Application and to make, swear and sign the Affidavit in support of the Originating Application on their behalf. A copy of the resolution of the Applicant company is filed with this application.

The Applicant company has been authorised in writing by [name], the [relationship and capacity] to apply for Letters of Administration of the estate of the deceased. The written authorisation is filed with this application.

Note:

In an application for probate where there is one executor or executrix only named in the Will, he or she should be described as the sole executor or the sole executrix and in an application for Letters of Administration all persons entitled to any part of the estate should be disclosed.

At —

- (1) State country e.g. Singapore, Malaysia.
- (2) Religion e.g. Christian, Buddhist, Hindu, Muslim (if a Muslim state Mazhab to which he belonged).
- (3) A widower, widow, spinster or bachelor.
- (4) Please refer to Paragraph [Part 24, Paragraph X2] of these Practice Directions for the descriptions
- (5) His only or one of the lawful widows (or her lawful husband) and state the next-of-kin (in case of children state name, gender, and age or date of birth).
- (6) Set out the minority or life interest stating the name and interest of each minor entitled.
- (7) State relationship, if any, to deceased.
- (f) For Resealing in the Family Division

(A) Particulars of Deceased:

The particulars of the Deceased are as follows:

- 1. Name:
- 2. ID Number:
- 3. Address:
- 4. Date of Death:
- 5. Domicile:
- 6. Marital Status:
- 7. Gender:

(B) Particulars of Applicant(s):

The particulars of the Applicant(s) are as follows:

1. Name:

ID Number:

Address:

Gender:

Filing Capacity:

(Add the following paragraph if the applicant is an attorney –

"The Applicants have been duly authorised to make this application. The Power of Attorney has been deposited in the Supreme Court under the provisions of section 48 of the Conveyancing and Law of Property Act 1886 and a certified true copy is filed with this application. The details of the Power of Attorney are as follows:

Donor's Name:

Date of Power of Attorney:

Entered No. of Power of Attorney:)

(C) Particulars of Foreign Grant & Original Grantee(s):

The particulars of Foreign Grant and Original Grantee(s) are as follows:

- 1. Nature of Foreign Grant:
- 2. Foreign Grant Description:

[Select one of the following -

The said deceased died intestate and Letters of Administration of the estate and effects, of which a true copy is filed with this application, were duly granted to the said original grantee(s) by the foreign court.

- Or The said deceased duly executed his/her last Will and Testament dated [date], and Probate, of which a true copy is filed with this application, was duly granted to the said original grantee(s) by the foreign court.
- Or The said deceased duly executed his/her Last
 Will and Testament dated [date], and Letters of
 Administration with such Will and Testament
 annexed, of which Letters and Will a true copy

is filed with this application, was duly granted to the said original grantee(s) by the foreign court.

- 3. Foreign Court:
- 4. Original Grantee:
- 5. Date of Grant:

(D) Other Details:

- 1. The said deceased [did not reside or did not carry][resided or carried] on business in Singapore within 12 months prior to [his / her] death.
- 2. The Applicant(s) are aware that there are [or no] debts due from the estate of the deceased to creditors residing in Singapore.

(E) The Deceased died possessed of properties in Singapore, namely:

- 1. [Description of Property]
- (g) Probate as in (a) above, for remaining executor(s) where more than one executor. In addition to Section C in (a) above, state -

Probate of the estate and effects of the said deceased was granted on [date of grant], to [name of executor] as [one / two / three] of the executors named in the said Will in [previous probate case number] power being reserved of making the like grant to [name of other executor] the other executor(s) named in the said Will. (A certified true copy of the grant is filed with this application.)

163.

PDF UPLOAD

P.6, r.3(2) FJ(P)R 2024 Para 63 PD 2024

Supporting Affidavit for Application for Grant / Resealing

(Title as in the action)

I/We*, (name(s) of applicants)) (ID No.) of (address(es) of applicant(s)), Singapore, do make oath (or affirm) and say as follows:

- (1) The Originating Application exhibited as "A" is the same Originating Application that was generated by the Electronic Filing Service and no changes have been made. The contents entered into the Electronic Filing Service, which now appear in the Originating Application, are true and accurate to the best of my/our* knowledge and belief.
- (2) The documents exhibited and marked "B" have been accepted by the Court and the contents of the documents are to the best of my/our* knowledge and belief in all respects true.

To add Paragraph (3) if the Schedule of Assets is available

(3) The contents of the Schedule of Assets exhibited herein and marked as "C" are true and accurate in every particular to the best of my knowledge and belief at this time. The deponent/deponents* does/do* not know or have any reason to believe that any of the contents of the Schedule of Assets is false at this time. The deponent/deponents* undertake(s) to amend the Schedule of Assets if further information regarding the assets of the estate is obtained.

[Affirmed / Sworn] on [date] at [location] (through the interpretation of [name of interpreter]) in [language]

Before me,

Commissioner for Oaths *Delete where inapplicable

PDF UPLOAD

P.6, r.16 FJ(P)R 2024

Consent to Act as Co-Administrator

(Title as in action)

- 1. I, [name of proposed co-administrator] [NRIC] of [Address], state that -
 - (1) [Name of deceased], deceased ("the Deceased"), of [address of deceased], died on [date] at [place of death];
 - (2) [Name of party applying for letters of administration], the [relationship to the deceased] of the deceased is applying for a Grant of Letters of Administration / Grant of Letters of Administration with Will Annexed* in relation to the estate of the Deceased; and
 - (3) there are minority interests in the estate of the Deceased. / There is a life interest arising under the will (or codicil) made by the Deceased on [date]. *
- 2. I consent to act as a Co-Administrator to administer the estate of the Deceased jointly with [name of party applying for letters of administration] in accordance with law if this Honourable Court shall deem fit to appoint me to the said office.

[Signed] on [date] at [location]
(through the interpretation of [name of interpreter])
in [language]

Before me,

Solicitor
(or Commissioner for Oaths)
(*Delete as appropriate)

E-FORM

P.6, r.18, P.7, r.5 FJ(P)R 2024

Memorandum of Service

(Title as in action)

To: The Registrar

The [originating claim / originating application / notice of action] herein was served on

Name of person served:

Capacity in which person is served: Defendant (or as may be)

On: [Day, date and time of service]

At: [Place of service]

Method of service: [State how service was effected]

Issued by:

Solicitor for the claimant / applicant

[Name, address, email address and telephone number of solicitor]

PDF UPLOAD

P. 6, r. 28 FJ(P)R

Renunciation

(Title as in action)

- (a) Of Letters of Administration
 - I, [name of person renouncing] [NRIC] [address], state as follows:
 - 1. [Name of deceased], deceased, ("the Deceased") of [address of deceased], who at the time of his(her) death had property within Singapore, died on [date] at [place of death].
 - 2. The Deceased died intestate leaving me his (her) [state relationship] and next of kin.
 - 3. I renounce all my right and title to Letters of Administration of the estate of the Deceased.
 - 4. I consent to Letters of Administration of the estate of the Deceased being granted to [name of applicant(s)].
 - 5. I also consent to an application by [name of applicant(s)] for the dispensation of sureties if [name of applicant(s)] is/are* required by the Court to give security for the due administration of the estate.

[Signed] on [date] at [location] (through the interpretation of [name of interpreter]) in [language]

Before me,

Solicitor
(or Commissioner for Oaths)

(b) Of Probate

I, , state as follows:

- 1. [Name of deceased], deceased, ("the Deceased") of [address of deceased], who at the time of his(her) death had property within Singapore, died on [date] at [place of death], made and duly executed his(her) Last Will and Testament dated [date] (with a Codicil dated [date]) and appointed me the sole (or) one of the executor(s).
- 2. I declare that I have not intermeddled in the estate of the Deceased and will not hereafter intermeddle with intent to defraud creditors; and I renounce all my right and title to the Probate and execution of the Will.

[Signed] on [date] at [location] (through the interpretation of [name of interpreter]) in [language]

Before me,

Solicitor
(or Commissioner for Oaths)

(**Use as appropriate*)

PDF UPLOAD

P.6, r.30 FJ(P)R 2024

Administration Oath

(Title as in action)

I (We),	of	, do make oath (or affirm) and say that
1 (''),	01	, do make outh (or unitin) and say that

- 1. I (we) will faithfully administer the estate and effects of deceased by paying his debts so far as his estate and effects will extend and the law requires;
- 2. I (we) will distribute the residue of his estate and effects according to law; and
- 3. I (we) will render a just and true account of my (our) administration when I (we) am (are) lawfully required.

[Affirmed / Sworn] on [date] at [location] (through the interpretation of [name of interpreter]) in [language]

Before me,

Commissioner for Oaths

PDF UPLOAD

P.6, r.31 FJ(P)R 2024

WE (I) of of of

of

on

(Seal) (Seal) (Seal)

Administration Bond

(Title as in action) , and are jointly and severally bound unto the Registrar of the Family Justice Courts, in the sum of) to be paid to the said Registrar for which payment we (I) bind ourselves (myself) and each of us our (my) heirs, executors and administrators sealed with our (my) seals this [date]. THE CONDITION of this obligation is that if the abovenamed the Administrator of the Estate and Effects of late of deceased who died , do administer according to law the movable and immovable property of the said deceased which has or shall come to hands, possession or knowledge or into the hands and possession of any other person for then this obligation to be void and of no effect but otherwise to remain in full force and effect. [Affirmed / Sworn] by [name] on [date] at [location] (through the interpretation of [name of interpreter]) in [language]

(Seal)

Before me,

Commissioner for Oaths

E-FORM

P.6, r.32 FJ(P)R 2024

Grants

(Title as in action)

(Title as in action)
(a) Of Probate. Probate of the Last Will and Testament (dated [date of will]) (with codicils if such is the case) (dated [date of codicil]) of late of , deceased who died on [date] at , is granted by this Court to as the sole executor (or one of the executors or as the case may be) named in the Will.
Dated:
Date of issue:
Registrar. # This form requires sealing by the Court and the signature of the Registrar.
(b) Of Letters of Administration. Letters of Administration of the estate and effects of late of , deceased who died on [date] are granted to (insert the name and character in which the Grant is taken).
Dated:
Date of issue: **Registrar.**
This form requires sealing by the Court and the signature of the Registrar.
(c) Of Letters of Administration for unadministered estate. late of deceased died intestate on [date].
Letters of Administration of his estate and effects were previously granted by the High Court/Family Justice Courts/State Courts/Subordinate Courts to (insert the

Letters of Administration of his estate and effects were previously granted by the High Court/Family Justice Courts/State Courts/Subordinate Courts to (insert the name and character in which the Grant was taken) who after taking such administration died on [date], leaving part of the estate unadministered.

Letters of Administration of the said estate and effects so left unadministered were granted by this Court on [date] to (insert the name and character in which Grant was taken).
Dated:
Date of issue:
Registrar. # This form requires sealing by the Court and the signature of the Registrar.
(d) Of Letters of Administration for unadministered estate with will annexed. The Last Will and Testament (dated [date of will]) (with codicils if such is the case) (dated [date of codicil]) of late of deceased, was on [date] proved in the Family Justice Courts/High Court/State Courts and Probate was previously granted to the Executor (or one of the executors) named in the will who after taking such Probate died leaving the administration of the estate of the deceased incomplete and without having by his will appointed any executor.
Letters of Administration with the will annexed of the estate and effects of the deceased left unadministered were on [date], granted by this Court to (insert the name and character in which the Grant was taken).
Dated:
Date of issue:
Registrar. # This form requires sealing by the Court and the signature of the Registrar.
(e) To an Attorney. As in (b) above inserting after "granted to " the duly constituted attorney of (one of the lawful children and next of kin of the deceased or as may be) for the use and benefit of until he shall obtain a grant of Letters of Administration to himself.
(f) To a Guardian. As in (b) above inserting after "granted to "as the legal guardian of the lawful infant children and next of kin of the deceased, limited until one of the infants obtains a grant to himself.
(g) Of Double Probate.

On [date], the Last W:	ill and Testament (d	ated [date of will]) (with codicil(s) if su	uch is the case)
(dated [date of codici	l]) of	late of	, deceased	who died on
[date] at	was proved before	e this Court, and	Administration of	the estate was
previously granted by	this Court to	as	of the executor	s named in the
Will, power being res	erved of making the	e like grant to	the other exec	cutor(s) named
in the Will.				

On the date stated below, the Will of the deceased (with Codicil annexed) was also proved in this Court, and that the like administration of the estate and effects of the deceased was granted by this Court to the other executor(s) named in the Will.

Dated:

Date of issue:

Registrar.

This form requires sealing by the Court and the signature of the Registrar.

E-FORM

P.6, r.34(2) FJ(P)R 2024

Caveat Against Grant of Probate Pursuant to the Probate and Administration Act 1934

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

HCF/FC/CAVP. No. [number/year] Date of filing: [date]

[Caveator's Name] [ID No.]

... Caveator

CAVEAT AGAINST GRANT OF PROBATE PURSUANT TO THE PROBATE AND ADMINISTRATION ACT 1934

In the estate of [Name] (ID No.), deceased

Let no grant	be sealed in the estate of	late of	deceased, who died on [date]
at	without notice to	of	having interest as (here
describe the	nature of the interest).		
Dated:			
Issued by:			
Caveator			
(or Solicitor	for the Caveator)		

[Name, address, email address and telephone number]

171.

E-FORM

P.6, r.34(7) FJ(P)R 2024

Warning to Caveator

(Title as in the action)

To of .

You are hereby warned within 14 days after service upon you to file a Notice of Intention to Contest or Not Contest the Warning either in person or by your solicitor at the Registry of the Family Justice Courts:

- (1) setting forth what interest you have in the estate of the abovenamed of deceased, contrary to that of the party at whose instance this warning is issued; or
- (2) setting forth your brief grounds if you have no contrary interest but wish to show cause against the sealing of a grant to such party.

And take notice that in default of your so doing the Court may proceed to issue a grant of probate or administration in the said estate notwithstanding your caveat.

Dated:

Issued by: Name of Person Warning or Solicitor for the Person Warning

[Name, address, email address and telephone number]

Interest: [Set out the interest of the person warning including the date of the will, if

any, under which the interest of the person warning arises]

This form requires sealing by the Court and the signature of the Registrar.

E-FORM

P.6, r.34(9), (11), (12), r.38(7), r.39(5), r.40(2) FJ(P)R 2024

Notice of Intention to Contest or Not Contest Warning or Citation

(Title as in action)

To: The Registrar and the person warning (or citor)

Party filing this notice: Caveator (or Person Cited)
Name of party filling this notice: [Name]

Contact details of party filing this notice: [Name]

The Caveator (or Person Cited) intends:

- *(a) to contest the warning or citation;
- *(b) not to contest the warning or citation

(*Use as appropriate)

For a notice of intention to contest or not contest warning

This notice is filed in respect of the following warning to caveator —

Caveat No.:

Caveat dated:

in respect of the estate of , deceased of [address of deceased].

Name of Person Warning:

Contact details of Person Warning:

The Caveator is claiming an interest contrary to that of the Person Warning [or showing cause against the making of a grant to the Person Warning].

[To state particulars of contrary interest or brief grounds for showing cause.]

For notice of intention to contest or not contest citation

This notice is filed in respect of the following citation —

Citation No.: (if any)

Citation dated:

in respect of the estate of , deceased of [address of deceased].

Name of the Citor:

Contact details of the Citor:

Dated:

Issued by: [Solicitors for the]

(*Use as appropriate)



E-FORM

P.6, r.38(1), r.39, r.40(1) FJ(P)R 2024

Citation Pursuant to the Probate and Administration Act 1934

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

HCF/FC/P. No. [number/year] Date of filing: [date]

Between

[Citor's Name]

[ID no.]

... Citor(s)

And

[Person Cited's Name]

[ID. No.]

... Person Cited

CITATION PURSUANT TO THE PROBATE AND ADMINISTRATION ACT 1934

In the estate of [Name] (ID No.), deceased

<i>(a)</i>	Citation by broth	er to fathe	er to accept	or refuse	Administration.
Tο	of				

- 1. It appears by an affidavit of filed on [date] that-
 - (1) of died at on [date] a bachelor without a mother and intestate, leaving you, and next of kin; and
 - (2) [name of the citor] is the lawful brother of the deceased, and your lawful son.
- 2. You are required to, within 14 days after service of this Citation, file a Notice of Intention to Contest or Not Contest the Citation in the Registry of the Family Justice Courts, and accept or refuse Letters of Administration of the estate of the deceased or show cause why the same should not be granted to
- 3. If you do not file the Notice of Intention to Contest or Not Contest the Citation and accept and extract the said Letters of Administration, the Court will proceed to make the appropriate orders according to law, notwithstanding your absence.

Dated:

Issued by:

Solicitor for the Citor

			dress and telephone ing by the Court and	number of solicitor] the signature of the Registrar.			
(b) To	Ci	Citation to accept or refuse Probate. of					
	1.	It appears by	the affidavit of	filed on [date] that –			
		(1)	of	, deceased, died on [date], at			
		and appoin		executed his Last Will and Testament dated [date] executor (or sole executor and residuary legatee			
		(3) [name of o	citor] is a creditor (or	a legatee named in the Will or as may be)			
Intention to Contest or Not Contest Justice Courts, and accept or refus				ays after service of this Citation, file a Notice of est the Citation in the Registry of the Family use probate and execution of the Will (or as may a cause why the same should not be granted to may be).			
	3.	and accept an	d extract the said pro	ention to Contest or Not Contest the Citation bate of the Will, the Court will proceed to make blaw, notwithstanding your absence.			
Dated	1:						
Issue			or the Citor				
			dress and telephone ing by the Court and	the signature of the Registrar.			
(c) To	Ci	tation against e of	executor who has into	ermeddled.			
	1.	It appears by	the affidavit of	filed on [date] that –			
		(1)	of ;	, deceased, died on [date], at			
		and appoin	•	executed his Last Will and Testament dated [date] executor (or sole executor and residuary legatee			
			• * * * * * * * * * * * * * * * * * * *	meddled in the estate of the deceased.			

- 2. You are required to, within 14 days after service of this Citation, file a Notice of Intention to Contest or Not Contest the Citation in the Registry of the Family Justice Courts, and show cause why you should not be ordered to take probate of the Will under pain of the law and contempt thereof.
- 3. If you do not file the Notice of Intention to Contest or Not Contest the Citation and accept and comply with the requirements of this citation, the Court will proceed to make the appropriate orders according to law, notwithstanding your absence.

Datada
Dated:
Contact details of :
This form requires sealing by the Court and the signature of the Registrar.
(i) Citation to propound a Will.
Γo of
Whereas it appears by the affidavit of filed on [date] that of died on
[date] at , intestate a widower leaving , his lawful son the only person
entitled to his estate:
And whereas it is alleged in the affidavit that the deceased left a certain paper writing dated
[date], purporting to be a will where he appointed you sole executor (or sole
executor and residuary legatee and devisee or as may be):
Now this is to require you, that, within 14 days after service on you, you do
propound the will or paper writing should you think it in your interest to do so.
And take notice that in default of your complying with the requirements of this citation the
Court will proceed to grant Letters of Administration of the estate to , your
absence notwithstanding.
Dated:
Contact details of :
This form requires sealing by the Court and the signature of the Registrar.

E-FORM

P.6, r.46(9) FJ(P)R 2024

Memorandum of Resealing

(Title as in action)

The applicant [name of applicant] having filed a certified true copy of the [foreign grant] with this Court, the Grant is now sealed on [date] pursuant to the Probate and Administration Act 1934.

This form requires sealing by the Court and the signature of the Registrar.

E-FORM

P.6, r.46(9) FJ(P)R 2024

Form for Notice of Resealing

REGISTRY,	FAMILY JUSTICE COURTS, SINGAPORE, 20	
HCF/P. No.)	
of 20 .)	

NOTICE OF RESEALING OF GRANT

SIR,

Notice is hereby given that the undermentioned Grant, which was issued under the seal of your Court, was, on the date stated, resealed in the Family Division of the High Court of the Republic of Singapore.

Name of Deceased	Nature and Date of Grant	Date of Resealing

Registrar, Family Justice Courts, Republic of Singapore.

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E-FORM

P.7, r.4 FJ(P)R 2024

Notice of Intention to Contest or Not Contest Action

(Title as in action)

To: The claimant [name]

The defendant [name] intends:

- *(a) To contest your originating claim;
- *(b) Not to contest your originating claim;

(If the defendant's intention to contest or non-contest is not in respect of all the claims, state the contested claims and those not contested).

Issued by: *Solicitor for the defendant*

[Name, address, email address and telephone number of solicitor]

Note:

This notice must be filed and served within (a) 14 days after the statement of claim is served in Singapore on the defendant; or (b) 21 days after the statement of claim is served out of Singapore on the defendant.

(**Use as appropriate*)

E-FORM

Para 67 PD 2024

Schedule of Assets [For Death On or After 15 February 2008]¹

(Title as in the action)

SCHEDULE OF ASSETS

A. Deceased's Property in Singapore	Market Value as at Date of Death (S\$) (without deducting the debts due or owing from the deceased)
Gross value ²	
B. Outstanding Debts in Singapore which are Secured by Mortgage (For immovable property only)	Amount
Net Estate Value ³	
C. Deceased's Property outside Singapore (for deceased person domiciled in Singapore at date of death)	Market Value as at Date of Death (S\$)

³ Please deduct the amount for Section B from the total for Section A.

1

¹ This form is to be annexed to an affidavit and filed separately with the Courts as well. It will be annexed to the grant of representation.

² Please state the total for Section A.

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Para 69(4) PD 2024

Consent to Dispensation of Sureties

(Title as in the action)

- I, , state as follows:
 - 1. [Name of deceased], deceased, ("the Deceased") of [address of Deceased], who at the time of his(her) death had property within Singapore, died on [date] at [place of death].
 - 2. The Deceased died intestate. / The Deceased made and duly executed his(her) Last Will and Testament dated [date] (with a Codicil dated [date]). *
 - 3. I am the [state relationship] and next of kin of the Deceased. / I am a beneficiary named in the Last Will and Testament (or Codicil) made by the Deceased. / I am a creditor of the estate of the Deceased. *
 - 4. I have been informed that the Applicant(s) is/are* required to provide security for the due administration of the estate by way of an administration bond by the Applicant(s) and 2 sureties.
 - 5. I consent to an application by the Applicant(s) to dispense with sureties for the Administration Bond.

[Affirmed / Sworn] on [date] at [location] (through the interpretation of [name of interpreter]) in [language]

Before me,

Solicitor (or Commissioner for Oaths)

(**Use as appropriate*)

PDF UPLOAD

Para 25-4(2) PD 2024

Pre-Case Conference Questionnaire ("PCQ")

1. Service of process

- a. Has the originating process been served on all defendants/ respondents?
- b. If no, please state reasons.
- c. When is the originating process intended to be served?
- d. If any application for service (Sub-service or Service out of Jurisdiction) is intended to be made, please state when such an application will be filed.

2. Jurisdiction challenges

- a. Are any applications to challenge jurisdiction intended to be made?
- b. If so, what is the nature of the jurisdictional challenge?
- c. When will such an application be made?

3. Brief overview of the case

- a. What is the nature of the claim? What are the causes of action?
- b. Are the claims / causes of action within the jurisdiction of the Family Justice Courts? (Please refer to sections 2, 22 and 26 of the Family Justice Act 2014.)
- c. What are the key factual, legal and technical issues in each party's case?
- d. Is there a list of agreed issues?
- e. Is the capacity in which the party is suing or is sued (e.g. as personal representative or trustee) stated in the Originating Claim or Originating Application?
- f. Are affidavits of testamentary scripts required to be exchanged under P. 7, r. 8 of the Family Justice (Probate and Other Matters) Rules 2024 and if so, have parties exchanged the affidavits of testamentary scripts?
- g. Based on the pleadings (if any), the issues in each party's case, the reliefs sought and the affidavits of testamentary scripts, are there persons who are not parties to the action but who will be or may be affected by any judgment given in the action?
- h. Are notices of action under P. 4, r. 9 of the Family Justice (Probate and Other Matters) Rules 2024 required to be issued?
- i. Are there any proceedings (pending or concluded) which are related to this case?

(For the purposes of 3(c) and 3(d), parties need only state the issues in broad terms without the need for detailed analysis or comprehensive coverage of every sub-issue.)

4. Settlement and amicable resolution options

Parties are to apply their minds to P. 5, rr 1 and 2 of the Family Justice (Probate and Other Matters) Rules 2024 and solicitors are to be in a position to update the Court at the first Registrar's Case Conference on:

- a. whether amicable resolution has been attempted; and
- b. if so, when and what form of amicable resolution was attempted.

5. Affidavits of Evidence-in-chief ("AEICs")

a. Is this an appropriate case for AEICs to be filed before production of documents? Please state reasons.

- b. Is there any agreement among the parties on whether AEICs should be filed before production of documents?
- c. Please indicate the number of factual witnesses and expert witnesses (if any) that you intend to call, and identify the witnesses (if known).
- d. Please state the language spoken and the location of these witnesses
- e. If the witnesses are based outside Singapore, is there any intention for the witnesses to give evidence remotely by way of video-link?

6. Striking out

- a. Are any applications for striking out intended to be made?
- b. If so, when will such an application be made?
- c. If a striking out application is intended, please state whether the application will seek to strike out the whole or part of the claim / defence.

7. Are there any other Preliminary Applications intended to be filed before the Single Application Pending Trial?

- a. Addition or removal of parties
- b. Consolidation of actions
- c. Division of issues at trial
- d. Further and Better Particulars
- e. Amendment of pleadings
- f. Filing of further pleadings
- g. Any other application(s)? [Please state]
 - (i) Have parties conveyed their requests or positions on the applications (if any)?
 - (ii) Please state when these applications (if any) will be filed, a brief description of the applications and the parties' respective positions on the applications.

Signed:

Submitted by: [Name of counsel] for [party]/ [Name]

[position], for and on behalf of [party]/ [Name of party]

Date:

PDF UPLOAD

Para 25-4(8) PD 2024

Expert Witness Template

Case No.: Case Name:

(A) General information¹

S/N	Item	Details
1.	Please list out the full name and work address of proposed expert(s) ²	
2.	Please set out the proposed expert(s)'s area of expertise and discipline	
3.	Please include a brief description of the proposed expert(s)'s qualification showing that the expert has the requisite specialised knowledge on the issues referred to him or her ³	
4.	Please set out the present and past, if any, relationship of proposed expert(s) with any of the parties, counsel and other witnesses (if any)	
5.	Please state whether the proposed expert(s) was involved in the matter pre-trial and the capacity in which he/she was involved	

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¹ The intention is for this template to be submitted ahead of the Case Conference where expert evidence may be discussed.

² Under O 9 r 21 of ROC 2021, the parties are to inform the Court during the Case Conference if they intend to rely on expert evidence. If one or more parties intend to rely on expert evidence, the Court must consider the matters set out in Order 12. Please indicate the details of each proposed expert in the table. If there is more than one expert, please indicate clearly which expert you are referring to.

³ Under O 12 r 5(2)(a) of ROC 2021, this would be included in the expert's report.

(B) List of Issues, facts and documents

S/N	Issue	Plaintiff's position	Defendant's position
6.	Please set out the specific instructions to be given		
	to each proposed expert(s) on which the expert(s)		
	is to provide his/her opinion and conclusions		
7.	Please set out the list of issues ⁴ to be referred to		
	the expert		
8.	Please list out a full and detailed description of the		
	facts or assumed facts upon which each proposed		
	expert(s) will consider in reaching the opinion		
9.	Please state whether more than one expert would		
	be relied on for an issue and provide justifications		
	for this		

(C) Timelines

10.	Please state how much time the proposed	
	expert(s) will require to put together their opinion	
11.	Please state how much time the proposed	
	expert(s) will need if he/she testifies (e.g. half a	
	day, one day)	

⁴ Under O 12 r 4 of ROC 2021, the parties must agree on <u>the list of issues to be referred for expert evidence</u> and <u>the common set of agreed or assumed facts</u> that the experts are to rely on. The list of issues and the common set of agreed or assumed facts must be approved by the Court and unless the Court otherwise orders, the expert evidence must be confined to the approved issues and must rely on the common set of agreed or assumed facts only. If there is no agreement, the Court must decide the list of issues and the common set of agreed or assumed facts.

181.

(To confirm PD paragraph)

Note to Expert Witness

If you have been approached to act as an expert witness in Court proceedings or asked to prepare an expert's report for Court proceedings, you should be aware of -

- (a) your duties to the Court as an expert witness; and
- (b) the mandatory requirements in expert reports.

These requirements are prescribed in greater detail in Order 12 of the Rules of Court 2021. Please check with the person instructing you if you require further clarification. Your evidence may be discredited or rejected by the Court if you do not comply with Order 12 of the Rules of Court 2021.

A. Your Duties to the Court as an Expert Witness

- 1. It is the duty of the expert to familiarise himself with the general duties set out herein before accepting an appointment to provide an expert report or to give expert evidence.
- 2. It is the duty of the expert to assist the Court on matters within his expertise. This duty is paramount and overrides any obligation to the person from whom the expert has received instructions or by whom he is paid.
- 3. It is the duty of the expert to be independent and unbiased in the formation of his opinion. In this context, an expert will be independent if he would give the same opinion if given the same instructions by the opposing party.
- 4. In expressing his opinion, it is the duty of the expert to consider all relevant and material facts, including those which might detract from his opinion.
- 5. The expert should clearly state the literature or any other materials on which he has relied upon in forming his opinion and in the case when he is not able to reach a definite opinion, for example because he has insufficient information, the extent to which such opinion may be provisional or qualified by further information or facts.
- 6. When the opinion is based upon experiments or joint inspections, the expert should clearly state the methodology, results and conclusions of these experiments and joint inspections and the extent to which such information has been relied upon for his opinion.
- 7. It is the duty of the expert to only confine his opinion to matters which are material to the dispute between the parties and to provide opinions in relation only to matters that lie within his own expertise. An expert should make it clear when a question or issue falls outside his expertise.
- 8. If after producing a report, an expert changes his view on any material matter, such a change of view should be communicated to all parties without delay, and when appropriate, to the Court.

B. Mandatory Requirements in Expert Reports

You must comply with the mandatory requirements of Order 12, Rule 5 of the Rules of Court 2021 if you are preparing an expert's report for purposes of Court proceedings. To avoid inadvertent non-compliance with Order 12, Rule 5 of the Rules of Court 2021, your report should follow the following format:

- 1. Please state your qualifications Order 12, Rule 5(2)(a) of the Rules of Court 2021:
 - (a) relevant professional or academic qualifications;
 - (b) specific training and experience; and
 - (c) the number of times you appeared as an expert witness in litigation proceedings and the number of occasions for claimants and defendants.
- 2. Please state the issues you were asked to consider and the basis upon which evidence is given Order 12, Rule 5(2)(c) of the Rules of Court 2021, including:
 - (a) list the issues referred to you;
 - (b) a statement of the common set of agreed or assumed facts provided by parties leading to your opinion; and
 - (c) what were the facts you have assumed.
- 3. Please state a one-paragraph summary of your conclusions reached Order 12, Rule 5(2)(h) of the Rules of Court 2021.
- 4. If you had to rely on the work of others Order 12, Rule 5(2)(d) of the Rules of Court 2021:
 - (a) identify the literature or other material you relied on in making this report;
 - (b) state whether you had the opportunity to verify the literature or other material;
 - (c) state the identity and qualifications of the author of the literature or other material; and
 - (d) include only extracts of the literature or other material which are necessary to understand this report.
- 5. If you are aware of experiments, tests, examinations, inspections or surveys conducted Order 12, Rule 5(2)(e) of the Rules of Court 2021:
 - (a) identify the person(s) conducting those tests etc;
 - (b) state the qualifications of such person(s);
 - (c) state whether those tests were conducted under your instruction or supervision;
 - (d) state whether you relied on those tests etc; and
 - (e) state the extent to which your opinion may be qualified by inaccuracies or mistakes in such tests etc.
- 6. If there is a range of differing opinions amongst experts on the matters dealt with in your report Order 12, Rule 5(2)(f) of the Rules of Court 2021:
 - (a) summarise the range you consider to be acceptable and the reasons why; and
 - (b) summarise the range you consider unacceptable and the reasons why.

After completing your report

- 7. You must make the following declaration which is Order 12, Rule 5(2)(b) and (g) of the Rules of Court 2021:
 - (a) a statement of belief of correctness of your opinion; and
 - (b) a statement that you understand that in giving this report, your duty is to the Court, and that you have complied with that duty -

"I confirm that insofar as the facts stated in my report are within my own knowledge I have made clear they are and I believe them to be correct, and that the opinions I have expressed represent my accurate and complete professional opinion.

I also confirm that in preparing this report, I am aware that my primary duty is to the Court and not the person(s) from whom I have received my instructions or by whom I am paid."



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Para 25-4(12) PD 2024

Sample Single Application Pending Trial ("SAPT") Checklist Template

<u>Sample SAPT Checklist Template – To be sent by Applicant to Respondent(s)</u>

S/N	Matter in SAPT	Applicant's	Respondent's
(A)	(B)	Proposed Sequence	Proposed Sequence
		for the Matters to be	for the Matters to be
		Heard (C)	Heard (D)
1	Security for costs against Claimant	1	
2	Amend Defence as exhibited in	2	
	Annex A		
3	Further and better particulars	2	
	against Claimant for paragraphs X		
	and Y of the Statement of Claim		
4	Striking out of Paragraph Z of the	2	
	Claimant's Statement of Claim		
5	Production of documents against	3	
	the Claimant (see Schedule at		
	Annex B)		

Sample SAPT Checklist – To be sent to Court by Respondent(s) (after parties have conferred)

S/N	Matter in SAPT	Applicant's	Respondent's
(A)	(B)	Proposed Sequence	Proposed Sequence
		for the Matters to be	for the Matters to be
		Heard (C)	Heard (D)
1	Security for costs against Claimant	1	1
2	Amend Defence as exhibited in	2	3
	Annex A		
3	Further and better particulars	2	3
	against Claimant for paragraphs X		
	and Y of the Statement of Claim		
4	Striking out of Paragraph Z of the	2	2
	Claimant's Statement of Claim		
5	Production of documents against	3	4
	the Claimant (see Schedule at		
	Annex B)		

Please indicate whether parties have agreed on the sequence stated in Column D:

Parties have agreed / Parties have not agreed * (please delete as appropriate)

If parties are unable to agree, to include brief reasons on the parties' positions:

(a) Applicant's brief reasons:

(b) Respondent's brief reasons:

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Para 25-6(1) PD 2024

Amicable Resolution Offer

Case Reference No:	
Date:	
Details of Applicant(s):	Claimant / Defendant / Others (please state)*

The Applicant(s) are willing to attempt mediation/ neutral evaluation/ others (please state)*

Please state pro particular ami practitioner, ve	cable	resolution			

^{*} Delete as appropriate

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Para 25-6(1) PD 2024

Case Reference No:

Response to Amicable Resolution Offer

Date:	
Details of Respondent(s):	Claimant / Defendant / Others (please
	state)*
The Respondent(s) are willing to attempt media	ation/neutral evaluation/others (please state).*
The Respondent(s) are willing to accept the fol	lowing proposals of the Applicant(s):
Please state proposals of the Applicant(s) being	ng accepted
T1 - D 1 (-) 1	
The Respondent(s) have the following counter-	<u> </u>
	e dates for the amicable resolution session,
-	body, appointment of particular amicable
resolution practitioner, venue, etc.	

* Delete as appropriate

TD1 *	•			.1 .
Thic	10	tΛ	certify	that
1 1113	19	w	CCILIIY	mai.

- i. My solicitor has explained to me the available options of resolving the dispute by amicable resolution; and
- ii. I am aware of the benefits of settling my case by amicable resolution.

Signature of the Respondent(s): Name:	
Date:	
Name of Counsel (if applicable):	
Law Practice (if applicable):	
Signature of Counsel (if applicable):	

List of ROC 2021 forms which apply to probate proceedings

FJ(P)R: ROC Forms which will apply with suitable modifications to proceedings under the Family Justice (Probate and Other Matters) Rules 2024 pursuant to Part 1, rule 3(3) of the Family Justice (Probate and Other Matters) Rules 2024 or Paragraph 34 of these Practice Directions

Appendix / Form No. in Supreme Court PD 2021	Form Title	Applicable PD Paragraph(s) / Applicable ROC 2021 Rule(s)
A 8	Originating Claim	O.6, r.5(1) ROC 2021
A 9	Statement of Claim	O.6, r.5(3) ROC 2021
A 10	Notice of Intention to Contest or Not Contest	O.6, r.6(3) ROC 2021
	Contest	O.10, r.4(1) ROC 2021
A 13	Defence / Defence and Counterclaim/ Defence to Counterclaim	O.6, r.7(3), r.8(2), r.9(2) ROC 2021
A 15	Originating application	O. 6, r.11(1), r.11(2) ROC 2021
A 16	Originating Application (Without Notice)	O. 6, r.11(1), r.11(3) ROC 2021
A 17	Letter of Request for Examination of witness out of jurisdiction / Permission for evidence to be given by live video or live television link by witness out of jurisdiction	O.9, r.24(5) ROC 2021 O.15, r.5(5) ROC 2021
A 18	Undertaking as to Expenses	O.9, r.24(5) ROC 2021 O.15, r.5(8) ROC 2021
A 19	Notice for Setting Down An Action For Trial	O.9, r.25(6) ROC 2021
A 20	Third Party Notice Claiming Contribution or Indemnity or Other Relief or Remedy	O.10, r.1(1) ROC 2021
A 21	Third Party Notice Where Question or Issue to be Determined	O.10, r.1(1) ROC 2021
A 22	Summons for Permission to Issue A Third Party Notice	O.10, r.2(1) ROC 2021

A 23	Summons for Third Party Directions	O.10, r.4(1), r.4(2), r.8(4) ROC 2021
A 24	Injunction Prohibiting Disposal of Assets in Singapore	O.13, r.1(6) ROC 2021
A 25	Injunction Prohibiting Disposal of Assets Worldwide	O.13, r.1(7) ROC 2021
A 26	Order to Allow Entry and Search of Premises	O.13, r.1(8) ROC 2021
A 27	Notice of Payment into Court	O.14, r.1(2) ROC 2021
A 28	Notice of Acceptance of Money Paid into Court	O.14, r.3(1) ROC 2021
A 29	Order to Attend Court and/or Produce Documents	O.15, r.4(1) ROC 2021
A 30	Order for Issue of Letter of Request to Relevant Authority Out of Jurisdiction	O.15, r.5(1) ROC 2021
A 31	Affidavit	O.15, r.19(1), r.19(2) ROC 2021
A 32	Notice of Discontinuance / Withdrawal	O.16, r.2(1), r.2(2) ROC 2021
A 33	Judgment / Order of Court	O.17, r.3(2) ROC 2021
A 39	Consent to Entry of Satisfaction	O.22, r.3(1) ROC 2021
A 38	Enforcement Order	O.22, r.2(3) ROC 2021
A 40	Notice of Seizure or Attachment	O.22, r.6(5) ROC 2021
A 41	Order for Examination of Enforcement Respondent	O.22, r.11(5) ROC 2021
В9	Request for Permission to File Application	Para. 66(6) Supreme Court PD 2021
B10	Form of Summary Table for Applications for Further and Better Particulars or Production of Document	Para. 68(2) Supreme Court PD 2021
B11	Receiver's Security by Undertaking	Para. 75(2) Supreme Court PD 2021
B12	Request for Production of Document filed in Court or Court's records	Para. 76(4) Supreme Court PD 2021

B13	Notice of Objections to Contents of Affidavits of Evidence-in-Chief	Para. 84(1), (2) Supreme Court PD 2021
B13A	Notice to Admit Documentary Hearsay Evidence	Para. 84A(4) Supreme Court PD 2021
B17	Form of Table for the Last Pleading Under Order 9, Rule 25(10)(a) of the Rules of Court 2021	Para. 102(7) Supreme Court PD 2021
B18	Index to Bundle of Documents	Para. 102(9)(a) Supreme Court PD 2021
B35	Request for Attendance of the Bailiff	Paras. 140(1), (2), 149(1)
B36	Notice of Objection (Enforcement)	Para. 142(1) Supreme Court PD 2021
B37	Consent to Release	Para. 142(2) Supreme Court PD 2021
B38	Notice of Dispute to Objection	Para. 142(2) Supreme Court PD 2021
B39	Summons for Order Determining the Ground of Objection	Para. 142(3) Supreme Court PD 2021
B40	Summons for Order to Release Property / Debt	Para. 142(4) Supreme Court PD 2021
B41	Questionnaire for the Examination of Individual Enforcement Respondent	Para. 145(1) Supreme Court PD 2021
B42	Questionnaire for the Examination of Officer of Enforcement Respondent	Para. 145(1) Supreme Court PD 2021

Family Justice Courts Practice Directions 2024 Appendix D

185.

E-FORM

Rule 4(1) FJ(PH)R 2024

Application under Section 16I(2)(C) for Permission to Commence Proceedings Under Protection from Harassment Act 2014 in the Family Court

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

In the matter of an application under section 16I(2)(c) of the Protection from Harassment Act 2014.

Between (name of victim).

Applicant.

And (name of Respondent)

Respondent

ORIGINATING APPLICATION (PERMISSION TO COMMENCE PROCEEDINGS UNDER THE PROTECTION FROM HARASSMENT ACT 2014 IN THE FAMILY COURT)

Let all parties concerned attend before the Family Court on (*date and time*), on the hearing of an application by (*name of applicant*) for the following orders:

1. That permission be granted for the Applicant to commence the relevant proceedings under the Protection from Harassment Act 2014 in the Family Court, in which any related family proceeding is pending.

The grounds of the application are set out in the $[affidavit(s) / form(s)]^*$ filed in support of this application.

Dated this day of 20.

Registrar.

This application is taken out by (*name of applicant or applicant's solicitor*) whose address is (*address of applicant or applicant's solicitor*).

^{*}Delete where inapplicable.

Rule 4(2) FJ(PH)R 2024

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Affidavit in Support of Application for Permission to Commence Proceedings Under Protection from Harassment Act 2014 in the Family Court

Originating Application No.

[Title as in Form 185]

AFFIDAVIT

- I, (name of applicant), the applicant, of do make oath (or affirm) and say as follows:
- 1. I am the applicant.
- 2. The statement(s) of fact which I make in this affidavit which are within my personal knowledge are true. For statements which are not within my personal knowledge, they are true to the best of my knowledge, information and belief.
- 3. I make this affidavit in support of my application to commence certain proceedings under Part 3 the Protection from Harassment Act 2014 ("Act") (excluding a claim under section 11 of the Act ("PH Proceedings") in the Family Court.

Section 1 – The PH proceedings which I wish to commence in the Family Court

4. [Specify the applications and relief under the Protection from Harassment Act 2014 you wish to commence in the Family Court]

Section 2 – Pending family proceedings which are related to the PH proceedings

- 5. [Specify the pending family proceeding(s) which are related to the abovementioned PH proceedings intended to be commenced in the Family Court]
- 6. [State whether the PH proceedings and the pending family proceedings involve any common issues of law or fact, and the extent of such common issues]
- 7. [State whether, and to what extent, the rights and reliefs claimed in the abovementioned PH proceedings and the pending family proceedings are in respect of the same conduct or course of conduct]
- 8. [In the case where you are the applicant in the pending family proceedings, state whether you have served the originating process for such proceedings on all other parties to those family proceedings, and provide evidence of the same; OR In the case where you are the respondent of the pending family proceeding, state whether you have been served with the originating process for such proceedings, and provide evidence of the same]

Section 3 – Identity of respondent(s) to the PH proceedings

- 9. [To state the name and address of the party(s) in the pending family proceedings against whom the abovementioned PH proceedings are intended to be commenced against]
- 10. [To state the name and address of all other individuals or entities against whom an order is sought under the abovementioned PH proceedings, if any]

Section 4 – Just, expeditious, and economical disposal of the PH proceedings

- 11. I verily believe that it will be just, expeditious, and economical for the disposal of the PH proceedings and the pending family proceedings that the abovementioned PH proceeding[s]* be commenced in the Family Court for the following reasons:
 - (a) [state reasons]

Sworn (or affirmed) on [date] at [location]

Before me Commissioner of Oaths / Notary Public*

^{*}Delete where inapplicable.

Rule 7(1) FJ(PH)R 2024

E-FORM

Application for Protection Order (with Expedited Order and/or Mandatory Treatment Order)

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

In the matter of an application under section(s) $[12(2)/12(2B)/12(2C)/12(2E)/12(2F)/13/13B]^*$ of the Protection from Harassment Act 2014.

Between (name of victim).

Applicant.

And (name of respondent)

Respondent

ORIGINATING APPLICATION (PROTECTION ORDER [(WITH [EXPEDITED PROTECTION ORDER / MANDATORY TREATMENT ORDER]*]*)

Let all parties concerned attend before the Family Court on (*date and time*), on the hearing of an application by (*name of applicant*) for the following orders:

- 1. A protection order under section 12(2) providing that:
 - (a) *pursuant to section 12(2B)(a): (*Name of Respondent*) is prohibited from doing the following thing(s) in relation to (*name of applicant*):

[$specify\ thing(s)$]

- (b) *pursuant to section 12(2B)(a): (Name of Respondent) is prohibited from doing the following thing(s) in relation to the related person(s) named below, being [a person/persons]* about whose safety or well-being (name of applicant) would reasonably be expected to be seriously concerned:
 - [specify related person(s) and thing(s) in relation to each named related person]
- (c) *pursuant to section 12(2B)(b): (Name of Respondent) must stop publishing the following communication(s) or not publish any communication that is substantially similar to the following communication(s):
 - [specify particulars of the alleged offending communication(s)]
- (d) *pursuant to section 12(2C): (*Name of Respondent*) be excluded from the following part(s) of the shared residence:

[specify the address of the shared residence, and the part(s) of the shared residence the respondent is to be excluded from]

- 2. A protection order under section 12(2E) providing that:
 - (a) *+(Name of third party) must stop publishing (within the time specified by the court) or not publish the communication specified in paragraph 1(c) or any communication that is substantially similar to that communication.
 - (b) *+any third party must stop publishing (within the time specified by the court) or not publish the communication specified in paragraph 1(c) or any communication that is substantially similar to that communication.
- 3. *+A protection order under section 12(2F) providing that the internet intermediary must disable access by end-users of its internet intermediary service provided in Singapore to the following material:

[specify internet intermediary; its internet intermediary service; and the material to which access is to be disabled]

4. *An expedited protection order under section 13 in respect of the following orders:

[specify for which of the above orders an expedited protection order is sought, e.g. the order mentioned in paragraph I(a)]

5. *Where the court makes a protection order under section 12(2) mentioned in paragraph 1, a mandatory treatment order under section 13B providing that (*Name of Respondent*) must undergo psychiatric treatment for a period not exceeding 36 months.

Dated this day of 20

Registrar.

This application is taken out by (name of applicant or applicant's solicitor) whose address is (address of applicant or applicant's solicitor).

^{*}Delete where inapplicable.

⁺Repeat this Part if there is more than one person to whom the order under section 12(2E) or (2F) of the Protection from Harassment Act 2014 is to apply.

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Rule 7(1) FJ(PH)R 2024

Affidavit in Support of Application for Protection Order / Expedited Order / Mandatory Treatment Order

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

[Title as in Form 187]

AFFIDAVIT

I, (name of applicant), the applicant, do make oath (or affirm) and say that the statements contained in the document exhibited and marked "A" are true.

Sworn (or affirmed) on [date] at [location] (through the interpretation of [name of interpreter])*.

Before me Commissioner of Oaths / Notary Public*

EXHIBIT "A" INFORMATION IN SUPPORT OF APPLICATION

Part A — Applicant's Particulars

- 1. My particulars are as follows:
 - (a) Name:
 - (b) NRIC No. (for Singapore citizen) or No., type and country of issue of foreign identification document (for foreign citizen):
 - (c) Address for service:
- 2. I am deposing this affidavit in my [own capacity/capacity as (state capacity)]*.

Part B — Application for protection order against Respondent

- 3. To the best of my knowledge, information and belief, the Respondent's particulars are as follows:
 - (a) Name or, if the name is unknown, Unique Identifier (e.g. Internet location address, website, username or account or email address):

- (b) NRIC No. (for Singapore citizen) or No., type and country of issue of foreign identification document (for foreign citizen):
- (c) Address for service:
- (d) Other electronic means of contacting the Respondent:
- (e) Relationship to me:
- 4. To the best of my knowledge, information and belief, the Respondent has the following presence on the Internet:
 - (a) Internet website address(es):
 - (b) Blog (or weblog) address(es):
 - (c) Account(s) on social media or social networking website(s):
 - (d) Page(s) on social media or social networking website(s):
- 5. I believe that the Respondent [is/is not]* in Singapore because [state reasons for the belief].
- 6. The Respondent has contravened section(s) [3/4/5/6/7]* of the Protection from Harassment Act 2014.
- 7. The Respondent contravened the provision(s) of the Protection from Harassment Act 2014 mentioned in paragraph 6 by doing the following things:
 - [specify how the Respondent has contravened the provisions mentioned in paragraph 6; specify whether the contravention involves an offending communication; specify whether the Respondent has been convicted of any offence under section 3, 4, 5, 6 or 7 of the Protection from Harassment Act 2014 or section 323, 324, 325, 326, 327, 329, 330, 331 or 333 of the Penal Code 1871, in respect of the applicant]
- 8. The things which the Respondent did (as mentioned in paragraph 7) have the following effects on me or a related person:
 - [specify the effects, in particular, any harassment, alarm, distress, injury or other harm caused]
- 9. *The particulars of the offending communication(s) are as follows:
 - [specify particulars of the alleged offending communication(s)]
- 10. *The particulars of each publication by the Respondent of the offending communication (including the Internet location address of each publication on the Internet, if any) are as follows:

[specify the particulars]

- 11. *I attach the following evidence in support of my statements at paragraphs $[6/7/8/9/10]^*$:
 - (a) Document(s):
 - (b) Photograph(s):
 - (c) Other evidence (including electronic documents or records):
- 12. I [have/have not]* approached the Respondent to remove the offending communication(s) mentioned in paragraph 9.
 - (a) *The Respondent's response to my approach was [describe Respondent's response].
 - (b) *I did not approach the Respondent because [state reasons].
- 13. I believe that the Respondent
 - (a) *is likely to continue contravening the provision(s) of the Protection from Harassment Act 2014 mentioned in paragraph 6.
 - (b) *is likely to commit a new contravention of section(s) [3/4/5/6/7]* of the Protection from Harassment Act 2014.
- 14. I attach the following evidence in support of my statement(s) at paragraph 13:
 - (a) Document(s):
 - (b) Photograph(s):
 - (c) Other evidence (including electronic documents or records):
- 15. I [have lodged a police report on [date] at [time]/have not lodged a police report]* in respect of the Respondent's contravention of the provision(s) of the Protection from Harassment Act 2014 mentioned in paragraph 6.
- 16. Medical attention [has/has not]* been sought in respect of any injury or harm specified in paragraph 8. [The particulars of the medical attention sought are as follows:
 - (a) Date and time:
 - (b) Receipt No. or Registration No.:
 - (c) Diagnosis or Treatment:]*

*Part C — Application for expedited protection order against Respondent

- 17. I believe that the Respondent is likely to continue or to commit the contraventions mentioned in paragraph 13 imminently.
- 18. I believe that the continuation or commission of the contraventions mentioned in paragraph 13 is likely to have a substantial adverse effect on me or my day-to-day activities.

*Part D — Application for mandatory treatment order against Respondent

- 19. I am applying for a mandatory treatment order to be made against the Respondent under section 13B of the Protection from Harassment Act 2014 upon the Court granting my application for an order under section 12(2) of the Protection from Harassment Act 2014 against the Respondent.
- 20. I believe the Respondent is suffering from a psychiatric condition which is likely to be a contributing factor for the Respondent's conduct in paragraph 7 because [state reasons for the belief, identifying the psychiatric condition if possible].
- 21. I attach the following evidence in support of my statement at paragraph 20:
 - (a) Document(s):
 - (b) Photograph(s):
 - (c) Other evidence (including electronic documents or records):

Part E — Order under section [12(2E)/12(2F)] of the Protection from Harassment Act 2014

- 22. I am applying for an order under section [12(2E)/12(2F)]* of the Protection from Harassment Act 2014 against a [third party/internet intermediary]*.
- 23. To the best of my knowledge, information and belief, the [third party's/internet intermediary's]* particulars are as follows:
 - (a) Name or, if the name is unknown, Unique Identifier (e.g. Internet location address, website, username or account or email address):
 - (b) NRIC No. (for Singapore citizen), UEN or No., type and country of issue of foreign identification document (for foreign citizen):
 - (c) Address for service:
 - (d) *Other electronic means of contacting the [third party/internet intermediary]*:
 - (e) Relationship to me:
- 24. *To the best of my knowledge, information and belief, the third party has the following presence on the Internet:
 - (a) *Internet website address(es):

- (b) *Blog (or weblog) address(es):
- (c) *Account(s) on social media or social networking website(s):
- (d) *Page(s) on social media or social networking website(s):
- 25. *I believe that the [third party/internet intermediary]* [is/is not]* in Singapore because [state reasons for the belief].
- 26. The particulars of each publication by the [third party/internet intermediary]* of the offending communication (including the Internet location address of each publication on the Internet, if any) are as follows:

[specify the particulars]

- 27. *I [have/have not]* approached the [third party/internet intermediary]* to remove the offending communication(s):
 - (a) *The third party's response to my approach was [describe third party's response].
 - (b) *I did not approach the third party because [state reasons].
- 28. I believe that the third party is likely to publish, or continue to publish, the offending communication(s) or communication(s) that is substantially similar to the offending communication(s).
- 29. I attach the following evidence in support of my statement at paragraph 28:
 - (a) Document(s):
 - (b) Photograph(s):
 - (c) Other evidence (including electronic documents or records):

⁺Part F — Application for expedited protection order against third party/internet intermediary

- 30. *I believe that the publication of the offending communication(s) [or communication(s) that is substantially similar to the offending communication(s)]* by the third party is imminent or is likely to continue.
- 31. *I believe that the publication of the offending communication(s) [or communication(s) that is substantially similar to the offending communication(s)]* by the third party is likely to have a substantial adverse effect on me or my day-to-day activities.
- 32. *I attach the following evidence in support of my statement(s) at paragraphs 30 and 31:

Part G — Confirmation of Contents

33. I confirm that to the best of my knowledge, information and belief, the information contained in this document is true.

Part H — Undertaking

- 34. *I undertake to abide by any order the Court may make against me for the payment of damages to any person who sustains loss or damage by reason of my application for an expedited protection order or a mandatory treatment order in this matter.
- 35. If I obtain any relevant information (that is, any document or information in the course of these proceedings which is subject to privilege or a duty of confidentiality, or any statement made or material disclosed to the party in the course of these proceedings or any record of these proceedings obtained under rule 73 of the Supreme Court of Judicature (Protection from Harassment) Rules 2021 or Part 26, Rule 3 of the Family Justice (General) Rules 2024, as the case may be), I undertake
 - (a) to use the relevant information only in the conduct of those proceedings; and
 - (b) to use the relevant information for any other purpose only with the permission of every party to the proceedings likely to be affected by the use of that material or with the permission of the court.

[Signature of Applicant]

Name of Applicant:

Date:

^{*}Delete where inapplicable. Paragraphs 30, 31 and 32 are only applicable to an application for an expedited protection order.

⁺Delete this Part if it is not required. Repeat this Part if there is more than one Respondent/third party/internet intermediary to whom the protection order is to apply.

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Rule 7(6) FJ(PH)R 2024

Affidavit in Reply to Application for Protection Order / Expedited Order / Mandatory Treatment Order

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

[Title as in Form 187]

AFFIDAVIT IN REPLY

I, (name), do make oath (or affirm) and say that the statements contained in the document exhibited and marked "A" are true.

Sworn (or affirmed) on [date] at [location] (through the interpretation of [name of interpreter])*.

Before me Commissioner of Oaths / Notary Public*

EXHIBIT "A" RESPONSE

Part A — Particulars of Respondent/third party/internet intermediary* to whom protection order is to apply

- 1. My particulars are as follows:
 - (a) Name:
 - (b) NRIC No. (for Singapore citizen) or No., type and country of issue of foreign identification document (for foreign citizen):
 - (c) Address for service:
- 2. I am deposing this affidavit in my [own capacity/in my capacity as (state capacity)]*:

*Part B — Response of Respondent to application for protection order

- 3. I am opposing the Applicant's application for a protection order against me.
- 4. A protection order should not be made against me because [state reasons].
- 5. I attach the following evidence in support of my statements at paragraph 4:

- (a) Document(s):
- (b) Photograph(s):
- (c) Other evidence (including electronic documents or records):

Part C — Response of [Respondent/third party/internet intermediary] to application for order under section [12(2E)/12(2F)]* of Protection from Harassment Act 2014

- 6. I am opposing the Applicant's application for an order under section [12(2E)/12(2F)]* of the Protection from Harassment Act 2014 against me.
- 7. An order under section $[12(2E)/12(2F)]^*$ of the Protection from Harassment Act 2014 should not be made against me because: [state reasons]
- 8. I attach the following evidence in support of my statements at paragraph 7:
 - (a) Document(s):
 - (b) Photograph(s):
 - (c) Other evidence (including electronic documents or records):

*Part D — Response by Respondent against application for mandatory treatment order

- 9. I am opposing the Applicant's application for a mandatory treatment order against me.
- 10. In the event that a protection order is granted against me, a mandatory treatment order should not be made against me because [state reasons].
- 11. I attach the following evidence in support of my statements at paragraph 10:
 - (a) Document(s):
 - (b) Photograph(s):
 - (c) Other evidence (including electronic documents or records):

Part E — Confirmation of contents

12. I confirm that to the best of my knowledge, information and belief, the information contained in this document is true.

Part F — Undertaking

13. If I obtain any relevant information (that is, any document or information in the course of these proceedings which is subject to privilege or a duty of confidentiality, or any statement made or material disclosed to the party in the course of these proceedings or any record of these proceedings obtained under rule 73 of the Supreme Court of Judicature (Protection from Harassment) Rules 2021 or Part 26, Rule 3 of the Family Justice (General) Rules 2024, as the case may be), I undertake —

- (a) to use the relevant information only in the conduct of those proceedings; and
- (b) to use the relevant information for any other purpose only with the permission of every party to the proceedings likely to be affected by the use of that material or with the permission of the court.

[Signature of [Respondent/third party/internet intermediary]* to whom protection order is to apply]

Name of [Respondent/third party/internet intermediary]* to whom protection order is to apply:

Date:

^{*}Delete where inapplicable.

Rule 8(1)/(2) FJ(PH)R 2024

E-FORM

Order of Court (Protection Order / Expedited Order)

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

[Title as in Form 187]

Before the Honourable Family Court Judge

[In Chambers/Open Court]*

ORDER OF COURT (PROTECTION ORDER / EXPEDITED ORDER)*

Upon the application of (*name of applicant*), and upon reading the affidavit of (*name of applicant*) [and the affidavit(s) of (*name of every Respondent or person who filed a response*)]*, and upon hearing [, and upon the applicant undertaking to abide by any order the Court may make for the payment of damages by the applicant for loss or damage sustained by any person as a result of the applicant's application for this order!*

It is ordered by the Family Court Judge as follows:

1. *Protection order under section 12(2):

*pursuant to section 12(2B)(a): (*Name of Respondent*) is prohibited from doing the following thing(s) in relation to (*name of applicant*):

[$specify\ thing(s)$]

(b) *pursuant to section 12(2B)(a): (*Name of Respondent*) is prohibited from doing the following thing(s) in relation to (*name(s) of related person*), being a person about whose safety or well-being (*name of applicant*) would reasonably be expected to be seriously concerned:

[specify thing(s)]

*pursuant to section 12(2B)(b): (Name of Respondent) must stop publishing the following communication(s) within (the time specified by the court) or not publish any communication that is substantially similar to the following communication(s):

[specify particulars of the offending communication(s)]

- (d) *pursuant to section 12(2B)(c): [names of Respondent/victim/related person of victim]* must attend [counselling/mediation]* by [particulars of body specified by the court].
- (e) *pursuant to section 12(2C): [names of Respondent/victim/related person of victim]* are excluded from the following part(s) of the shared residence:

[specify part(s)]

2. *Protection order under section 12(2E):

- (a) *(Name of third party) must stop publishing within (the time specified by the court) or not publish the communication specified in paragraph 1(c) or any communication that is substantially similar to that communication.
- (b) *Any third party must stop publishing within (the time specified by the court) or not publish the communication specified in paragraph 1(c) or any communication that is substantially similar to that communication.

3. *Protection order under section 12(2F):

(Name of internet intermediary) must within (the time specified by the court) disable access by end-users of (name of its internet intermediary service) provided in Singapore to the following material:

[specify the material to which access is to be disabled]

4. *Expedited protection order under section 13:

[specify expedited protection order(s) given]

^{*}Delete where inapplicable.

^{*}Include only if this is an expedited protection order under section 13.

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Rule 8(3), (4) FJ(PH)R 2024

Notification to Relevant Party not Identified in Protection Order / Expedited Order

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

[Title as Form 187]

NOTIFICATION OF PARTICULARS OF OFFENDING COMMUNICATION AND PUBLICATION OF OFFENDING COMMUNICATION

+Preamble

⁺This notification is intended to amend and replace the notification which was filed on [*insert date and time of filing*] and served on the relevant party in paragraph [3/5]*.

Part A — Brief Particulars

- 1. Particulars of offending communication:
- 2. Particulars of publication of communication:

Part B — Details of third party

- 3. To the best of my knowledge, information and belief, the particulars of the third party (not identified in the order under section [12(2E)/13(1B)]* of the Protection from Harassment Act 2014 dated [insert date of order]) against whom the order applies are as follows:
 - (a) Name or, if the name is unknown, Unique Identifier (e.g. Internet location address, website, username or account or email address):
 - (b) NRIC No. (for Singapore citizen) or No., type and country of issue of foreign identification document (for foreign citizen):
 - (c) Address for service:
 - (d) Other electronic means of contacting the third party*:
 - (e) Relationship to me:
- 4. To the best of my knowledge, information and belief, the third party has the following presence on the Internet:

- (a) Internet website address(es):
- (b) Blog (or weblog) address(es):
- (c) Account(s) on social media or social networking website(s):
- (d) Page(s) on social media or social networking website(s):

Part C — Details of Internet Intermediary

- 5. To the best of my knowledge, information and belief, the particulars of the internet intermediary (for the purpose of section [12(2F)/13(1C)]* of the Protection from Harassment Act 2014 dated [insert date of order]) against whom the order applies are as follows:
 - (a) Name or, if the name is unknown, Unique Identifier (e.g. Internet location address, website, username or account or email address):
 - (b) NRIC No. (for Singapore citizen)/UEN (for Singapore-registered entity) or No., type and country of issue of foreign identification document (for foreign citizen/entity):
 - (c) Address for service:
 - (d) Other electronic means of contacting the internet intermediary*:
 - (e) Name of Internet Intermediary Service through which offending communication was published:
 - (f) Nature of Internet Intermediary Service through which offending communication was published:

Part D — Details of offending communication

- 6. The details of each publication by the third party of the offending communication (including the Internet location address of each publication on the Internet, if any) are as follows:
- 7. I attach the following evidence in support of my statements at paragraphs 3, 4, 5 and 6:
 - (a) Document(s):
 - (b) Photograph(s):
 - (c) Other evidence (including electronic documents or records):
- 8. I [have/have not]* approached the third party to remove the offending communication mentioned in paragraphs 1 and 2.

- (a) *The third party's response to my approach was as follows:
- (b) *I did not approach the third party for the following reasons:
- 9. I [have/have not]* approached the internet intermediary to remove the offending communication mentioned in paragraphs 1 and 2.
 - (a) *The internet intermediary's response to my approach was as follows:
 - (b) *I did not approach the internet intermediary for the following reasons:

Part E — Confirmation of Contents

10. I confirm that to the best of my knowledge, information and belief, the information contained in this document is true.

[Signature of Applicant]

Name of Applicant:

Date:

^{*}Delete where inapplicable.

⁺Delete unless amending the notification pursuant to rule 8(5) of the Family Justice (Protection from Harassment) Rules 2024

E-FORM

Rule 9(1)(a) FJ(PH)R 2024

Application to Vary / Suspend / Extend / Cancel Protection Order or Expedited Order

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

[Title as in Form 187]

SUMMONS (TO [VARY / SUSPEND / EXTEND / CANCEL]* [PROTECTION ORDER / EXPEDITED ORDER]*)

Let all parties concerned attend before the Family Court on (*date and time*), on the hearing of an application by (*name of person making application*) for an order that:

1. *The [protection order/expedited protection order]* made on (*date*) be varied as follows:

[specify how the order is to be varied]

- 2. *The [protection order/expedited protection order]* made on (*date*) be [[suspended/extended]* for a period of beginning on (*date*)/cancelled]*.
- 3. The Court give such other direction(s) as the Court thinks fit.

Dated this day of 20)
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Registrar.

This summons is taken out by (name of person making application or that person's solicitor) whose address is

^{*}Delete where inapplicable.

Rule 9(1)(b) FJ(PH)R 2024

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Affidavit in Support of Application to Vary / Suspend / Extend / Cancel Protection Order or Expedited Order

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

Summons No.

[Title as in Form 192]

AFFIDAVIT

I, (name of person making application), do make oath (or affirm) and say that the statements contained in the document exhibited and marked "A" are true.

Sworn (or affirmed) on [date] at [location] (through the interpretation of [name of interpreter].

Before me Commissioner of Oaths / Notary Public*

EXHIBIT "A" INFORMATION IN SUPPORT OF APPLICATION

Part A — Particulars of person making application

- 1. My particulars are as follows:
 - (a) Name:
 - (b) NRIC No. (for Singapore citizen) or No., type and country of issue of foreign identification document (for foreign citizen):
 - (c) Address for service:

Part B — Information in support of application

- 2. *I am applying for an order that the [protection order/expedited protection order]* made on (*date*) be varied as follows:
- 3. *I am applying for an order that the [protection order/expedited protection order]* made on (*date*) be [[suspended/extended]* for a period of beginning on (*date*)/cancelled]*.

4. The reasons for my application are as follows:

Part C — Confirmation of Contents

5. I confirm that to the best of my knowledge, information and belief, the information contained in this document is true.

[Signature of person making application]

Name of person making application:

Date:

^{*}Delete where inapplicable.

E-FORM

Rule 10(1) FJ(PH)R 2024

Application for False Statement Order (with Interim False Statement Order)

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

In the matter of an application under section [15A/15B/15C/15D/15E/16A/16B/16AA/16BA]* of the Protection from Harassment Act 2014.

And in the matter of (name of subject of relevant statement).

Applicant.

And (name of respondent)

Respondent

ORIGINATING APPLICATION (FALSE STATEMENT ORDER [(WITH INTERIM FALSE STATEMENT ORDER)]*)

Let all parties concerned attend before the Family Court on (*date and time*), on the hearing of an application by (*name of applicant*) for an order under section [15A/15B/15C/15D/15E/16A/16B/16AA/16BA]* of the Protection from Harassment Act 2014 in respect of the relevant statement(s) set out in paragraph 1:

- 1. [specify particulars of relevant statement(s)]
- 2. **Pursuant to section 15A: The Respondent [and any other persons]* must stop publishing the relevant statement and must not publish any substantially similar statement:
 - [specify the Respondent [and any other persons]* to which the stop publication order is to apply]
- 2A. *+Pursuant to section 16A: an interim stop publication order in relation to the application for the stop publication order mentioned in paragraph 2:
 - [specify the Respondent [and any other persons]* to which the interim stop publication order is to apply]
- 2B. *+Pursuant to section 16B: The Respondent must publish the following interim notice in relation to the application for the stop publication order mentioned in paragraph 2:

[specify the Respondent to which the interim notification order is to apply; the [person(s)/description of persons]* to whom the interim notice must be published; and the content, form and manner of the interim notice]

3. **Pursuant to section 15B: The Respondent must publish the following correction notice(s):

[specify the Respondent to which the correction order is to apply; the [person(s)/description of persons]* to whom the correction notice must be published; and the content, form and manner of the correction notice]

3A. *+Pursuant to section 16B: The Respondent must publish the following interim notice in relation to the application for the correction order mentioned in paragraph 3:

[specify the Respondent to which the interim notification order is to apply; the [person(s)/description of persons]* to whom the interim notice must be published; and the content, form and manner of the interim notice]

4. **Pursuant to section 15C: The Respondent must disable access by end-users of its internet intermediary service provided in Singapore to the following specified material [or identical copies of the specified material]*:

[specify the Respondent to which the disabling order is to apply; and the material to which access is to be disabled]

4A. **Pursuant to section 16AA: an interim disabling order in relation to the application for the disabling order mentioned in paragraph 4:

[specify the Respondent to which the interim disabling order is to apply; and the material to which access is to be disabled]

5. **Pursuant to section 15D: The Respondent must publish the following targeted correction notice to all end-users in Singapore of its internet intermediary service who [access/it knows had accessed]* specified material [or identical copies of specified material]*:

[specify the Respondent to which the targeted correction order is to apply; the material to which the end-users have access that consists of or contains the relevant statement or identical copies of it; the content, form, and manner of the targeted correction notice]

5A. *+Pursuant to section 16BA: The Respondent must publish the following targeted interim notice in relation to the application for the targeted correction order mentioned in paragraph 5:

[specify the Respondent to which the targeted interim notification order is to apply; the end-users to whom the targeted interim notice must be published; and the content, form and manner of the targeted interim notice]

6. **Pursuant to section 15E: The Respondent must publish in Singapore the following general correction notice:

[specify the Respondent to which the general correction order is to apply; the content, form and manner of the general correction notice]

7. The Court to give such other direction(s) as the Court thinks fit.

Dated this day of 20.

Registrar.

This application is taken out by (name of applicant or applicant's solicitor) whose address is

^{*}Delete where inapplicable.

⁺Repeat this Part if there is more than one person to whom the order under section 15A/15B/15C/15D/15E/16A/16B/16AA/16BA of the Protection from Harassment Act 2014 is to apply.

E-FORM

Rule 10(4)(b) FJ(PH)R 2024

Application for Interim False Statement Order

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

[Title as in OA]

And in the matter of an application under section [16A/16B/16AA/16BA]* of the Protection from Harassment Act 2014.

And in the matter of [name of subject of relevant statement].

Applicant.

And (name of respondent)

Respondent

SUMMONS [WITHOUT NOTICE]# (INTERIM FALSE STATEMENT ORDER)

Let all parties concerned attend before the Family Court on [date and time], on the hearing of an application by [name of applicant] for an order under section [16A/16B/16AA/16BA]* of the Protection from Harassment Act 2014 in respect of the relevant statement(s) set out in paragraph 1:

- 1. [specify particulars of relevant statement(s)]
- 2. **Pursuant to section 16A: The Respondent [and any other persons]* must stop publishing the relevant statement and must not publish any substantially similar statement:
 - [specify the Respondent [and any other persons]* to which the interim stop publication order is to apply]
- 3. **Pursuant to section 16AA: The Respondent must disable access by end-users of its internet intermediary service provided in Singapore to the following material:
 - [specify the Respondent [and any other persons]* to which the interim disabling order is to apply; and the material to which access is to be disabled]
- 4. *Pursuant to section 16B: The Respondent must publish the following interim notice:
 - [specify the Respondent to which the interim notification order is to apply; the [person(s)/description of persons]* to whom the interim notice must be published; the content, form and manner of the interim notice]

5. *+Pursuant to section 16BA: The Respondent must publish the following targeted interim notice to all end-users in Singapore of its internet intermediary service who [access/it knows had accessed]* specified material [or identical copies of specified material]*:

[specify the Respondent to which the targeted interim notification order is to apply; the material to which the end-users have access that consists of or contains the relevant statement or identical copies of it; the content, form, and manner of the targeted interim notice]

6. The Court to give such other direction(s) as the Court thinks fit.

Dated this day of 20

Registrar.

This summons is taken out by (name of applicant or applicant's solicitor) whose address is

^{*} Delete if this includes an application under section 16AA or 16BA of the Protection from Harassment Act 2014.

^{*}Delete where inapplicable.

⁺Repeat this Part if there is more than one person to whom the order is to apply.

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Rule 10(1), 4(b) FJ(PH)R 2024

Affidavit in Support of Application for False Statement Order / Interim False Statement Order

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application / Summons No.

[Title as in Form 194/195]*

AFFIDAVIT

I, [name of applicant], the applicant, do make oath (or affirm) and say that the statements contained in the document exhibited and marked "A" are true.

Sworn (or affirmed) on [date] at [location] (through the interpretation of [name of interpreter])*.

Before me Commissioner of Oaths / Notary Public*

EXHIBIT "A" INFORMATION IN SUPPORT OF APPLICATION

Part A — Applicant's Particulars

- 1. My particulars are as follows:
 - (a) Name:
 - (b) NRIC No. (for Singapore citizen) or No., type and country of issue of foreign identification document (for foreign citizen):
 - (c) Address for service:
- 2. I am deposing this affidavit in my [own capacity/capacity as (state capacity)]*.

⁺Part B — Application for false statement order

3. Paragraphs [6 to 18] relate to my application for an order under section [15A/15B/15C/15D/15E] [and paragraphs [19 to 22] relate to my application for an interim order under section [16A/16B/16AA/16BA]] of the Protection from Harassment Act 2014 against the following person:

- 4. To the best of my knowledge, information and belief, the person's particulars are as follows:
 - (a) Name or, if the name is unknown, Unique Identifier (e.g. Internet location address, website, username or account or email address):
 - (b) NRIC No. (for Singapore citizen) or No., type and country of issue of foreign identification document (for foreign citizen):
 - (c) Address for service:
 - (d) Other electronic means of contacting the person:
 - (e) Relationship to me:
- 5. To the best of my knowledge, information and belief, the person has the following presence on the Internet:
 - (a) Internet website address(es):
 - (b) Blog (or weblog) address(es):
 - (c) Account(s) on social media or social networking website(s):
 - (d) Page(s) on social media or social networking website(s):
- 6. I believe that the person [is/is not]* in Singapore because [state reasons for the belief].
- 7. The particulars of the relevant statement are as follows:
 - [specify particulars of the relevant statement]
- 8. The relevant statement is about [me/the following subject]*:
- 9. The originator of the relevant statement (the author) is the following person:
- 10. I will be [able/unable]* to serve the originator of the relevant statement (the author) because:
- 11. The relevant statement is a statement of fact about [me/the subject]* which is false in the following particular(s) about [me/the subject]*:
 - [specify the particulars]
- 12. The particulars of each publication by the person of the relevant statement (including the Internet location address of each publication on the Internet, if any) are as follows:
 - [specify the particulars]
- 13. I attach the following evidence in support of my statements at paragraphs 4 to 12:

- (a) Document(s):
- (b) Photograph(s):
- (c) Other evidence (including electronic documents or records):
- 14. I [have/have not]* approached the person to remove or correct the relevant statement.
 - (a) *The person's response to my approach was as follows:
 - (b) *I did not approach the person because: [state reasons]
- 15. *Where the author of the relevant statement is not the person mentioned in paragraph 3, I [have/have not]* approached the author to remove or correct the relevant statement.
 - (a) *The author's response to my approach was as follows:
 - (b) *I did not approach the author because: [state reasons]
- 16. I attach the following evidence in support of my statement at paragraph [14/15]*:
- 17. *I believe that the Respondent's publication of the relevant statement(s) mentioned in paragraph 7 has caused or is likely to cause serious harm to my reputation:
 - [specify the serious harm to your reputation caused or is likely to be caused by the publication of the relevant statement, and the reasons for your belief]
- 18. *I attach the following evidence in support of my statement at paragraph 17:

*+Part C — Application for interim false statement order

- 19. I believe that the Respondent's publication of the relevant statement(s) has caused or is likely to cause me harm.
- 20. I attach the following evidence in support of my statement at paragraph 19:
- 21. I believe it is just and equitable to grant the order on an expedited basis for the following reasons:
- 22. I attach the following evidence in support of my statement at paragraph 21:

Part D — Confirmation of Contents

23. I confirm that to the best of my knowledge, information and belief, the information contained in this document is true.

Part E — Undertaking

24. *I undertake to abide by any order the Court may make against me for the payment of damages to any person who sustains loss or damage by reason of my application for a false statement order or an interim false statement order in this matter.

- 25. If I obtain any relevant information (that is, any document or information in the course of these proceedings which is subject to privilege or a duty of confidentiality, or any statement made or material disclosed to the party in the course of these proceedings or any record of these proceedings obtained under rule 73 of the Supreme Court of Judicature (Protection from Harassment) Rules 2021 or Part 26, Rule 3 of the Family Justice (General) Rules 2024, as the case may be), I undertake
 - (a) to use the relevant information only in the conduct of those proceedings; and
 - (b) to use the relevant information for any other purpose only with the permission of every party to the proceedings likely to be affected by the use of that material or with the permission of the court.

[Signature of Applicant]

Name of Applicant:

Date:

^{*}Delete where inapplicable. Paragraphs 17 and 18 are only applicable to an application for a general correction order under section 15E of the Protection from Harassment Act 2014. Paragraphs 19 to 22 are only applicable to an application for an interim false statement order under section 16A/16B/16AA/16BA of the Protection from Harassment Act 2014.

Repeat this paragraph in relation to each order applied for.

Substitute appropriate paragraph numbers.

⁺Repeat this Part if there is more than one person to whom the order is to apply.

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Rule 10(6) FJ(PH)R 2024

Affidavit in Reply to Application for False Statement Order / Interim False Statement Order

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

[Title as in Form 194/195]

AFFIDAVIT IN REPLY

I, [name], do make oath (or affirm) and say that the statements contained in the document exhibited and marked "A" are true.

Sworn (or affirmed) on [date] at [location] (through the interpretation of [name of interpreter])*.

Before me Commissioner of Oaths / Notary Public*

EXHIBIT "A" RESPONSE

Part A — Particulars of Respondent

- 1. My particulars are as follows:
 - (a) Name:
 - (b) NRIC No. (for Singapore citizen) or No., type and country of issue of foreign identification document (for foreign citizen):
 - (c) Address for service:
- 2. I am deposing this affidavit in my [own capacity/capacity as (*state capacity*)]*:

>Part B — Response of Respondent to Application for [false statement order/interim false statement order]

3. am opposing the Applicant's [application for order under an section [15A/15B/15C/15D/15E]*/application for an interim order under section [16A/16B/16AA/16BA]* of the Protection from Harassment Act 2014 against me.

- 4. A [false statement order/interim false statement order]* should not be made against me because: [*state reasons*]
- 5. I attach the following evidence in support of my statements at paragraph 4:
 - (a) Document(s):
 - (b) Photograph(s):
 - (c) Other evidence (including electronic documents or records):

Part C — Confirmation of Contents

6. I confirm that to the best of my knowledge, information and belief, the information contained in this document is true.

Part D — Undertaking

- 7. If I obtain any relevant information (that is, any document or information in the course of these proceedings which is subject to privilege or a duty of confidentiality, or any statement made or material disclosed to the party in the course of these proceedings or any record of these proceedings obtained under rule 73 of the Supreme Court of Judicature (Protection from Harassment) Rules 2021 or Part 26, Rule 3 of the Family Justice (General) Rules 2024, as the case may be), I undertake
 - (a) to use the relevant information only in the conduct of those proceedings; and
 - (b) to use the relevant information for any other purpose only with the permission of every party to the proceedings likely to be affected by the use of that material or with the permission of the court.

[Signature of person named below]

Name of [Respondent/third party/internet intermediary]* to whom protection order is to apply:

Date:

^{*}Delete where inapplicable.

Repeat paragraphs 3, 4 and 5 for each false statement order/interim false statement order, if necessary.

E-FORM

Rule 11(1)(a), (2)(a) FJ(PH)R 2024

False Statement Order / Interim False Statement Order

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

[Title as in Form 194/195]

Before the Honourable Family Court Judge

[In Chambers/In Open Court]*

ORDER OF COURT ([FALSE STATEMENT ORDER / INTERIM FALSE STATEMENT ORDER]*)

Upon the application of [name of applicant], and upon reading the affidavit of [name of applicant] [and the affidavit of [name of person responding)]⁺, and upon hearing [, and upon the applicant undertaking to abide by any order the Court may make for the payment of damages by the applicant for loss or damage sustained by any person as a result of the applicant's application for this order][#]:

It is ordered by the Family Court Judge as follows:

- 1. The following statement(s) of fact about [name of subject] [is/are]* declared to be false:
 - [specify particulars of statement(s)]
- *+2. Pursuant to section [15A/16A]*: The Respondent [and any other persons]* must stop publishing within [time specified by the court] the relevant statement and must not publish any substantially similar statement:
 - [specify the Respondent and any other persons to which the interim stop publication order/stop publication order is to apply]
- *+3. Pursuant to section 15B: The Respondent must publish the following correction notice(s) within [time specified by the court]:
 - [specify the Respondent to which the correction order is to apply; the [person(s)/description of persons]* to whom the correction notice must be published; and the content, form and manner of the correction notice]
- *+4. Pursuant to section [15C/16AA]*: The Respondent must disable access by end-users of its internet intermediary service provided in Singapore to the following specified material [or identical copies of the specified material]* within [time specified by the court]:
 - [specify the Respondent to which the [interim disabling order/disabling order]* is to apply; and the material to which access is to be disabled]

+5. Pursuant to section 15D: The Respondent must publish the following targeted correction notice to all end-users in Singapore of its internet intermediary service who [access/it knows had accessed] specified material [or identical copies of specified material]* [from/by]* [time specified by the court]:

[specify the Respondent to which the targeted correction order is to apply; the material to which the end-users have access that consists of or contains the relevant statement or identical copies of it; and the content, form, and manner of the targeted correction notice]

*+6. Pursuant to section 15E: The Respondent must publish in Singapore the following general correction notice within [time specified by the court]:

[specify the Respondent to which the general correction order is to apply; and the content, form and manner of the general correction notice]

*+7. Pursuant to section 16B: The Respondent must publish in Singapore the following interim notice within [time specified by the court]:

[specify the Respondent to which the interim notification order is to apply; the [person(s)/description of persons]* to whom the interim notice must be published; and the content, form and manner of the interim notice]

*+8. Pursuant to section 16BA: The Respondent must publish in Singapore the following targeted interim notice to all end-users in Singapore of its internet intermediary service who [access/it knows had accessed]** specified material [or identical copies of specified material]* [from/by]* [time specified by the court]:

[specify the Respondent to which the targeted interim notification order is to apply; the material to which the end-users have access that consists of or contains the relevant statement or identical copies of it; and the content, form, and manner of the targeted interim notice]

- *9. (a) This order does not apply to the following person(s): $[specify\ person(s)]$
 - (b) [specify any other exception(s) to this order]
- *+10. This order is subject to the following condition(s):

[specify any other condition(s) to which this order is subject]

*+11. [specify any direction(s) given by the Court].

Dated this day of 20.

Important Message:

1. You must carefully read, and comply with, the terms of this order.

- (i) If you disobey this order:
 - a. you will be liable to process of execution to compel you to obey this order.
 - b. you may also be guilty of contempt of court.
- (ii) If the party against whom this order is made is an entity, the word "you" in this paragraph may apply to its directors or other officers or partners (as the case may be).
- 2. If this order is an interim false statement order, it cannot be appealed. However, the Court may vary, suspend or cancel this order on the application of
 - (a) the subject or author of the relevant statement;
 - (b) the respondent; or
 - (c) an individual or entity that published the relevant statement.
- 3. This order will take effect once it is served on you unless the Court specifies otherwise. If you were not identified in the order as a person to whom the order applies when the order was made, you should be served a copy of the order together with a notification in Form 199.
- 4. In this order and this message, "publish", in relation to a communication or statement, means to make the communication or statement available, or to cause the communication or statement to be made available, in any form such that the communication or statement is or can be heard, seen or otherwise perceived by the public in Singapore or a member of the public in Singapore, and includes cause to be published.
- 5. This order ceases to have effect:
 - (i) during any period when it is suspended by the Court;
 - (ii) when it expires; or
 - (iii) when it is cancelled by the Court.

^{*}Delete where inapplicable.

^{*}Repeat this Part if there is more than one person to whom the order is to apply.

[#]Include only if this is an interim false statement order under section 16A/16B/16AA/16BA of the Protection from Harassment Act 2014.

PDF UPLOAD

Rule 11(3), (4) FJ(PH)R 2024

Notification to Relevant Party not Identified in Stop Publication Order / Interim Stop Publication Order

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

[Title as in Form 194/195]

Applicant.

NOTIFICATION OF PARTICULARS OF RELEVANT STATEMENT AND PUBLICATION OF THAT STATEMENT

+Preamble

⁺This notification is intended to amend and replace the notification which was filed on [*insert date and time of filing*] and served on the relevant party in paragraph 6.

Part A — Brief Particulars of Order under section [15A/16A]* of the Protection from Harassment Act 2014

- 1. Respondent(s):
- 2. Date Order was made:
- 3. [State paragraph(s) of the Order to apply to individual or entity mentioned in Part B]

Pursuant to section 15A: The Respondent(s) [and any other persons]* must stop publishing the relevant statement and must not publish any substantially similar statement within [time specified by court].

- 4. Particulars of relevant statement:
- 5. Particulars of publication of relevant statement:

Part B — Details of relevant party

- 6. To the best of my knowledge, information and belief, the Order described in Part A applies to the following person:
 - (a) Name or, if the name is unknown, Unique Identifier (e.g. Internet location address, website, username or account or email address):
 - (b) NRIC No. (for Singapore citizen) or No., type and country of issue of foreign identification document (for foreign citizen):
 - (c) Address for service:

(d)	Other ele	ectronic means	of contact	ing the person:
-----	-----------	----------------	------------	-----------------

- (e) Relationship to me:
- 7. To the best of my knowledge, information and belief, the person has the following presence on the Internet:
 - (a) Internet website address(es):
 - (b) Blog (or weblog) address(es):
 - (c) Account(s) on social media or social networking website(s):
 - (d) Page(s) on social media or social networking website(s):
- 8. To the best of my knowledge, information and belief, the person has published the relevant statement as follows:

[Specify the particulars of the publication, including the Internet location address of each publication on the Internet, if any]

- 9. I attach the following evidence in support of my statements at paragraphs 6, 7 and 8:
 - (a) Document(s):
 - (b) Photograph(s):
 - (c) Other evidence (including electronic documents or records):
- 10. I [have/have not]* approached the person to remove or correct the relevant statement:
 - *(a) The person's response to my approach was as follows:
 - *(b) I did not approach the person for the following reasons:

Part C — Confirmation of Contents

11. I confirm that to the best of my knowledge, information and belief, the information contained in this document is true.

[Signature of Applicant]

Name of Applicant:

Date:

^{*}Delete where inapplicable.

⁺Delete unless amending the notification pursuant to rule 11(5) of the Family Justice (Protection from Harassment) Rules 2024.

E-FORM

Rule 12(1) FJ(PH)R 2024

Application to Vary / Suspend / Cancel False Statement Order / Interim False Statement Order

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

[Title as in Form 194/195]

And in the matter of [Court Order No.]

SUMMONS ([VARY / SUSPEND / CANCEL]* [FALSE STATEMENT ORDER / INTERIM FALSE STATEMENT ORDER]*)

Let all parties concerned attend before the Family Court on [date and time], on the hearing of an application by [name of person making application] for an order that:

1. The order under section [15A/15B/15C/15D/15E/16A/16B/16AA/16BA] of the Protection from Harassment Act 2014 made on (*date*) be varied as follows:

[specify how the order is to be varied]

- *2. The order under section [15A/15B/15C/15D/15E/16A/16B/16AA/16BA]* of the Protection from Harassment Act 2014 made on (*date*) be [suspended for a period of beginning on (*date*)/cancelled]*.
- *3. The Court give such other direction(s) as the Court thinks fit.

Dated this day of 20

Registrar.

This summons is taken out by (name of person making application or that person's solicitor) whose address is

^{*}Delete where inapplicable.

PDF UPLOAD

Rule 12(1)(b) FJ(PH)R 2024

Affidavit in Support of Application Vary / Suspend / Cancel False Statement Order / Interim False Statement Order

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

Summons No.

[Title as in Form 194/195]

AFFIDAVIT

I, (name of person making application), do make oath (or affirm) and say that the statements contained in the document exhibited and marked "A" are true.

Sworn (or affirmed) on [date] at [location] (through the interpretation of [name of interpreter].

Before me Commissioner of Oaths / Notary Public*

EXHIBIT "A" INFORMATION IN SUPPORT OF APPLICATION

Part A — Particulars of person making application

- 1. My particulars are as follows:
 - (a) Name:
 - (b) NRIC No. (for Singapore citizen) or No., type and country of issue of foreign identification document (for foreign citizen):
 - (c) Address for service:
- 2. I am deposing this affidavit in my [own capacity/capacity as (state capacity)]*:

Part B — Information in support of application

3. I am applying for an order that the order under section [15A/15B/15C/15D/15E/16A/16B/16AA/16BA] of the Protection from Harassment Act 2014 made on (*date*) be varied as follows:

- *4. Ι applying for order that the order under am an section [15A/15B/15C/15D/15E/16A/16B/16AA/16BA]* of the Protection from 2014 made (date) [suspended period Harassment Act on be for beginning on (*date*)/cancelled]*.
- 5. The reasons for my application are as follows: [specify details for reasons]

Part C — Confirmation of Contents

6. I confirm that to the best of my knowledge, information and belief, the information contained in this document is true.

[Signature of person making application]

Name of person making application:

Date:

^{*}Delete where inapplicable.

E-FORM

Rule 15(1) FJ(PH)R 2024

Order for Preliminary Assessment Report

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

[Title as in Form 185]

Before the Honourable Family Court Judge

[In Chambers/In Open Court]*

ORDER OF COURT (PRELIMINARY ASSESSMENT)

Whereas a protection order (*specify Court Order No.*) has been made against (*name of respondent*) upon the application of (*name of applicant*),

Upon [the Court's own initiative/the application of (*name of applicant*) for a mandatory treatment order]*,

[And upon reading the affidavit of (name of applicant) [and the affidavit of (name of respondent)]*]*, and upon hearing [], [and upon the applicant undertaking to abide by any order the Court may make for the payment of damages by the applicant for loss or damage sustained by any person as a result of the applicant's application]*

It is ordered by the Family Court Judge that:

Pursuant to section 13B(6), the Respondent must attend before a specified psychiatrist for the preparation of a preliminary assessment report and, for this purpose, attend personally at [Venue] on [Date] at [Time], and such other times and places as the specified psychiatrist may require.

Important Message:

- 1. You must obey this order. If you fail to obey this order, you may be liable for contempt of court.
- 2. Please arrive at the venue at least 15 minutes before the scheduled time.

^{*}Delete where inapplicable.

E-FORM

Rule 16(1) FJ(PH)R 2024

Order for Formal Assessment Report

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

[Title as in Form 185]

Before the Honourable Family Court Judge

[In Chambers/In Open Court]*

ORDER OF COURT (FORMAL ASSESSMENT)

Whereas a protection order [specify Court Order No.] has been made against (name of respondent) upon the application of (name of applicant),

Upon [the Court's own initiative/the application of (name of applicant) for a mandatory treatment order]*,

[And upon reading the affidavit of (name of applicant) [and the affidavit of (name of respondent)], and upon hearing [], [and upon the applicant undertaking to abide by any order the Court may make for the payment of damages by the applicant for loss or damage sustained by any person by reason of the applicant's application]*:

It is ordered by the Family Court Judge that:

- 1. pursuant to section 13B(7), the Respondent must [reside in a psychiatric institution for observation for [specify period]/attend personally before the appointed psychiatrist at a psychiatric institution* at such times as the appointed psychiatrist may require] for the preparation of a formal assessment report.
- 2. *[any report by a psychiatrist engaged by the Respondent be filed and submitted to the appointed psychiatrist by [date]].

Important Message:

- 1. You must obey this order. If you fail to obey this order, including any notice requiring you to attend before an appointed psychiatrist, you may be liable for contempt of court.
- 2. If you wish to submit a report by another psychiatrist, engaged by you, the report must be filed within 3 weeks after the date the court calls for the formal assessment report, unless the court allows you to do so by a later time.

^{*}Delete where inapplicable.

E-FORM

Rule 17(1) FJ(PH)R 2024

Mandatory Treatment Order

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

[Title as in Form 187]

Before the Honourable Family Court Judge

[In Chambers/ In Open Court]*

ORDER OF COURT (MANDATORY TREATMENT ORDER)

Whereas a protection order (*specify Court Order No.*) has been made against (*name of respondent*) upon the application of (*name of applicant*),

Upon [the Court's own initiative/the application of (*name of applicant*)] for a mandatory treatment order]*,

And upon reading the formal assessment report by the appointed psychiatrist certifying the matters mentioned in section $13B(8)[(a)/(b)/(c)]^*$ of the Protection from Harassment Act 2014 [and the affidavit of (name of applicant)]* [and the affidavit of (name of respondent)]* [and the report of the psychiatrist submitted by the respondent under section 13B(11) of the Protection from Harassment Act 2014]*, and upon hearing [],

And upon explaining to the Respondent the purpose, effect, and consequences which may follow if any obligations or conditions of a mandatory treatment order are not met and the power of the Court to vary or revoke the order on application of the appointed psychiatrist,

It is ordered by the Family Court Judge that:

- 1. pursuant to section 13B(1), the Respondent must undergo psychiatric treatment for [a period not exceeding 36 months from the date this order is first in force].
- 2. pursuant to section 13B(2), the Respondent must reside in a psychiatric institution for [the whole duration/[specify duration]]* of the psychiatric treatment.
- 3. *[Insert any other conditions or requirements]

Important Message:

1. You must obey this order. This includes attending the treatment session(s) on such day(s) and at such time(s) and place(s) as the appointed psychiatrist may require, and complying with all other obligations and conditions imposed in connection with your treatment as the appointed psychiatrist may require. If you fail to obey this order, you may be liable for contempt of court.

- 2. You must also bring this order and the Annex to your first treatment session.
- 3. The Court has the power to vary or revoke this order on the application of the appointed psychiatrist.

Annex to Mandatory Treatment Order

Formal Assessment Report No: [insert number] Appointed Psychiatrist: [Name of Appointed Psychiatrist]

I, [Name of Appointed Psychiatrist], have explained the requirements of the mandatory treatment order to the Respondent and I am satisfied that the Respondent understands them.

treatment order to the Respondent and I am satisfied that the Respondent understands them.
Appointed Psychiatrist
I, [Name of Respondent], hereby acknowledge that I have received a copy of my mandator treatment order and that I am aware of the requirements of my mandatory treatment order, which are been explained to me.
Respondent

^{*}Delete where inapplicable.

E-FORM

Rule 17(2) FJ(PH)R 2024

Application to Vary or Revoke Mandatory Treatment Order

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

Summons

No.

In the matter of an application under section 13B of the Protection from Harassment Act 2014.

Between

Appointed Psychiatrist.

And

Respondent

And

Applicant*

SUMMONS

Let all parties concerned attend before the Family Court on [date and time], on the hearing of an application by the appointed psychiatrist, [name of appointed psychiatrist]:

- 1. *[pursuant to section 13B(18), to revoke the mandatory treatment order made on (date).]
- 2. *[pursuant to section 13B(18), to vary the mandatory treatment order made on (*date*) as follows [*specify how the order is to be varied*]:]

Dated this day of 20.

Registrar.

This summons is taken out by the appointed psychiatrist whose address is [insert address of psychiatric institution].

^{*}Delete where inapplicable.

PDF UPLOAD

Rule 17(2) FJ(PH)R 2024

Affidavit in Support of Application to Vary or Revoke Mandatory Treatment Order

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

Summons No.

In the matter of an application under section 13B of the Protection from Harassment Act 2014.

Between

Appointed Psychiatrist.

And

Respondent

And

Applicant*

AFFIDAVIT

I, [name of appointed psychiatrist], do make oath (or affirm) and say that the statements contained in the document exhibited and marked "A" are true.

Sworn (or affirmed) on [date] at [location] (through the interpretation of [name of interpreter].

Before me Commissioner of Oaths / Notary Public*

EXHIBIT "A" INFORMATION IN SUPPORT OF APPLICATION

- 1. I am the appointed psychiatrist with whom the respondent in this case has been ordered to undergo psychiatric treatment.
- 2. I wish to apply to [vary/revoke]* the mandatory treatment order made on (*date*).
- 3. *I wish for the abovementioned mandatory treatment order to be varied as follows: [specify variation applied for]
- 4. My reasons for this application are as follows:

		There has been a change in the circumstances after the order was made.
		[specify details of the change]:
		The Respondent has made progress in psychiatric treatment.
		[specify progress made]:
5.	I attac	h the following evidence in support of my application:
Conf	firmatio	on of Contents
6.		irm that to the best of my knowledge, information and belief, the information ned in this document is true.
[Sign	ature o	f Appointed Psychiatrist]
Nam	e of Ap	pointed Psychiatrist:
D 4		
Date	•	
*Delete	e where in	applicable. Paragraph 3 applies only if you are applying for a variation.

PDF UPLOAD

Rule 17(4) FJ(PH)R 2024

Affidavit in Response to Application to Vary or Revoke Mandatory Treatment Order

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

Summons

No.

In the matter of an application under section 13B of the Protection from Harassment Act 2014.

Between

Appointed Psychiatrist.

And

Respondent

And

Applicant*

AFFIDAVIT IN RESPONSE

I, (name of Applicant/Respondent), do make oath (or affirm) and say that the statements contained in the document exhibited and marked "A" are true.

Sworn (or affirmed) on [date] at [location] (through the interpretation of [name of interpreter].

Before me Commissioner of Oaths / Notary Public*

EXHIBIT "A" INFORMATION [IN SUPPORT/OPPOSITION]* OF APPLICATION

- 1. I am the [Applicant/Respondent]* in this case.
- 2. The appointed psychiatrist, with whom the respondent in this case has been ordered to undergo psychiatric treatment, has filed an application to [vary/revoke]* the mandatory treatment order made on [insert date].

- 3. I [support/oppose]* the application for the following reasons: [state details for your reasons]:
- 4. I attach the following evidence in support of my response:

Confirmation of Contents

5. I confirm that to the best of my knowledge, information and belief, the information contained in this document is true.

[Signature of Applicant/Respondent]

Name of [Applicant/Respondent]*:

Date:

*Delete where inapplicable.

E-FORM

Rule 5(1) FJ(PH)R 2024

Application to Transfer PH Proceedings from Family Court to the Protection from Harassment Court

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Originating Application No.

Summons

No.

[Title as in Form 187, 194 or 195, depending on the nature of PH proceeding in the Family Court]

And in the matter of [state parties to the relevant PH proceeding to be transferred]

SUMMONS (TO TRANSFER PROCEEDINGS TO THE PROTECTION FROM HARASSMENT COURT)

Let all parties concerned attend before the Family Court on [date and time], on the hearing of an application by [name of person making application] for an order that:

- 1. Permission be granted to transfer these proceedings pending in the Family Court to the Protection from Harassment Court pursuant to section 16J(2) of the Protection from Harassment Act 2014.
- *2. The Court give such other direction(s) as the Court thinks fit.

The grounds in support of the summons are set out in the affidavit(s) filed with this summons.

Dated this day of 20

Registrar.

This summons is taken out by (name of person making application or that person's solicitor) whose address is

1

^{*}Delete where inapplicable.

List of FJ(G)R forms which apply to POHA proceedings

POHA – Reference to FJ(G)R forms

Appendix /	Form Title	
Form No. in		
FJC PD 2024		
A 1	Originating Application / Summons / Application for Extension of Time	
A 50	Offer of Amicable Resolution	
A 51	Response to Offer of Amicable Resolution	
A 52	Withdrawal of Offer of Amicable Resolution	
A 53	Generated Originating Application	
A 53A	Generic Originating Application	
A 53B	Originating Applications (Generic Sections)	
A 54	Generic Affidavit	
A 67	Generated Summons	
A 67A	Generic Summons	
A 73	Consent to Act as Litigation Representative	
A 74	Certificate by Solicitor Acting for Litigation Representative	
A 75	Notice of Change of Representation	
A 76	Summons for Discharge of Solicitor	
A 77	Acknowledgment of Service	
A 78A	Affidavit of Service (Failed Attempts)	
A 78B	Affidavit of Service (Successful Attempt)	
A 79	Summons for Substituted Service / Dispensation of Service	
A 80	Summons for Service out of Jurisdiction	
A 82A	Summons / Application for Striking Out	
A 82B	Striking Out Table	
A 84	OA / summons for Disclosure	
A 85	Disclosure Table	
A 85A	Information on Agreed Voluntary Disclosure	
A 86	Disclosure Affidavit	
A 87	Reply to Disclosure	
A 88	Notice to Inspect	
A 89	Summons to Inspect	
A 101	Pre-trial form & Annexes	
A 102	Order to Attend Court	
A 103	Order for Issue of Letter of Request to Relevant Authority Out of	
	Jurisdiction	
A 104	Letter of Request for Examination of Witness Out of Jurisdiction /	
	Permission for Evidence to be Given by Live Video or Live Television	
	Link by Witness Out of Jurisdiction	
A 105	Undertaking as to Expenses	
A 106	Form of Attestation	
A 107	Form of Declaration	
A 108A	Consent (General)	
A 109	Request for Production of Documents Filed in Court or Court's Records	
A 111	Notice of Withdrawal / Discontinuance	

A 112	Notice of Payment into Court		
A 113	Notice of Acceptance of Money Paid into Court		
A 114	Generic Order of Court		
A 121	Enforcement Order		
A 122	Consent to Entry of Satisfaction		
A 123	Notice of Seizure/Attachment		
A 124	Order for Examination of Enforcement Respondent		
A 125	Request for Attendance of the Bailiff		
A 126	Notice of Objection (Enforcement)		
A 127	Consent to Release		
A 128	Notice of Dispute to Objection		
A 129	Summons for Order Determining the Ground of Objection		
A 130	Summons for Order to Release Property / Debt		
A 131A	Questionnaire for the Examination of Individual Enforcement		
	Respondent		
A 131B	Questionnaire for the Examination of Officer of Enforcement		
	Respondent		
A 132	Requisition for Impressed Stamps		
B 133	Notice of Change of Party Details		
B 134	Request for Urgent Hearing before Duty Judge		
B 135	Withdrawal of Appeal or Application in Appeal		
B 136	Notice of Appeal		
B 137	Certificate for Security for Costs		
B 138	Undertaking for Security for Costs		
B 139	Record of Appeal		
B 140	Bill of Costs for Contentious Business – Trials		
B 141	Bill of Costs for Contentious Business Other Than Trials		
B 142	Bill of Costs for Non-Contentious Business		
B 143	Notice of Dispute on Bill of Costs		
B 144	Committal Order		
B 145	Affidavit Verifying Form Showing Lack of Means		
B 146	Form Showing Lack of Means		
B 147	Request for Hearing Dates / Further Hearing Dates		
B 148	Directions to Accountant General		
B 151	Application to be Registered User of the Electronic Filing Service		
B 152	Application to use the Technology Courts or Mobile Infocomm		
	Technology Facilities (MIT Facilities)		
B 153	Request for Interpretation Services		

Family Justice Courts Practice Directions 2024 Appendix E

Sample A – Bill of Costs for Contentious Business – Trials

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Bill of Costs No.: Enter no. here	Between
GST Reg. No. (solicitors for Applicant):	ABC SxxxxxxX
GST Reg. No. (Applicant): 67890	Applicant(s)
(100%)	DEF SxxxxxxX Respondent(s)

SAMPLE BILL OF COSTS FOR CONTENTIOUS BUSINESS – TRIALS

Applicant: Solicitors for the Applicant

Nature of bill: ⊠ Party-and-party bill □ Solicitor-and-client bill

Basis of assessment: ⊠ Standard basis □ Indemnity basis

Basis for assessment: Judgment dated [Enter date here] ordering Respondent to pay Applicant's costs

Section 1: Work done except for assessment of costs

No.	Item	Description	Remarks
1.	The claim		
1.1	Nature of claim	Divorce	
2.	Pleadings / Applic	ations	
2.1	□ Originating	20 pages	
	Application		
2.2	☑ Reply & cross-	15 pages	
	application		
2.3	☐ Reply to cross-	10 pages	
	application		
2.4	Relief claimed	Applicant's claim:	

2.5	Affidavits deemed or ordered to stand as pleadings (if	 Divorce based on Respondent's unreasonable behaviour Respondent's claim: Divorce based on Applicant's unreasonable behaviour Not applicable 	
3.	applicable) Interlocutory atter	ndancos	
3.1	Interlocutory applications - costs fixed by Court	1. SUM 123/2024: Applicant's application for disclosure on [date]. 2 affidavits filed (total 25 pages including 4 exhibits). Costs awarded to Applicant fixed at \$500.	20 disclosure items requested and 15 successful. Hearing before Assistant Registrar ABC for 1 hour on [date].
		2. SUM 234/2024: Respondent's application for disclosure. 1 affidavit filed (10 pages including 2 exhibits). No order on application with no order on costs.	Hearing before Assistant Registrar ABC for 1 hour on [date].
3.2	Interlocutory applications – costs not fixed by Court	1. SUM 345/2024: Applicant's without notice application for interlocutory injunction on [date]. 2 affidavits filed (total 100 pages including 10 exhibits). Written submissions of 20 pages with 7 cases cited. Order in terms with costs in the cause.	Hearing before District Judge ABC from 5.15pm to 6.30pm on [date].
		2. SUM 456/2024: Applicant's summons for further affidavit. Orders made.	Heard together with Case Conference on [date].
3.3	Appeals to District Judge in Chambers	FC/RA 123/2024: Appeal on Applicant's disclosure application.	Hearing before District Judge ABC from

		Appeal dismissed with costs fixed at	9.30am to 10.30am on
		\$800 to the Applicant.	[date].
3.4	Case conference(s)	4 Case Conferences on [dates].	By consent application for extension of time to exchange First Ancillary Affidavit with costs in the cause heard during Case Conference on [date].
3.5	Other attendances	Not applicable	Not applicable
4.	Disclosure / Produ	ction of documents	
4.1	Number of lists of	Not applicable	
	documents, if applicable		
4.2	Total number of	Applicant: 55 documents, 800 pages	Overlap of 234 pages
	documents	Respondent: 40 documents, 300	
	disclosed	pages	
5.	Trial		
5.1	Opening	Applicant: 8 pages	
	statement	Respondent: 6 pages	
5.2	Number of days	Number of days fixed: 5 days	Parties negotiated on the
	and date(s) of trial	Number of days of actual hearing: 4	1 st day and dispensed
		days	with 2 witnesses.
		Dates of trial: 3-4 April 2024, 24-25	
		April 2024	
<i>5.</i> 2	A CC: 1 C	A 1' / 2 CC' 1 '/	0 1 (20 13)
5.3	Affidavits of	Applicant: 3 affidavits	Overlap of 20 exhibits
	evidence-in-chief – text and exhibits	• 50 pages of text	
	- text and exhibits	• 30 exhibits running to 500	
		pages	
		Desmandants 2 off: 1it-	
		Respondent: 2 affidavits	
		• 40 pages of text	
		No exhibits, affidavits cross-	
		reference to agreed bundle of	
		documents; 20 documents referred to in the affidavits.	
		referred to in the arridavits.	
1			

5.4	Bundle of	Core document bundle: 1 volume,	Exhibits A1 to A4 and
	documents	150 pages	R1 to R2 introduced
		Agreed bundle of documents for	during trial; 30 pages.
		trial: 1 volume, 200 pages	
		Applicant's bundle: 1 volume, 300	
		pages	
		Respondent's bundle: Documents in	
		Agreed bundle	
5.5	Witnesses at trial	Applicant: 3 (2 of fact)	2 of the Applicant's
			witnesses only spoke
			Thai.
		D 1 . 2 (2 . 5 5 .)	1 0.1 D 1 .1
		Respondent: 3 (2 of fact)	1 of the Respondent's
			witnesses gave oral evidence.
			evidence.
5.6	Closing	Applicant: 40 pages and 10 cases	
3.0	submissions and	Respondent: 30 pages and 6 cases	
	authorities cited	Respondent. 50 pages and 6 cases	
5.7	Submissions in	Applicant: 10 pages and 2 cases	^
	reply and	Respondent: 6 pages and 5 cases	
	authorities cited		
5.8	Other post-trial	Not applicable	Interim Judgment
	filings/matters		granted to the
			Applicant. Cross-
			application dismissed
			with costs.
6.	Complexity of case		
6.1	Legal issues	1. Whether behaviour after	
		separation can be taken into account.	
		2	
6.2	Factual issues	1. Whether the Respondent sent the	
		email that is an admission to the	
		allegations;	
		2	
6.3	Complexity	1. Novel point of law involving	
		[summary of the points];	
		2. Consideration of multiple	
		alternative defences;	
		3. Major factual disputes in respect	

		of definition of confidential	
		information.	
6.4	Grounds of	30 pages. In particular, District	
	decision	Judge ABC commented on the	
		complexity of the case or novelty of	
		issues at paragraph [highlight	
		relevant paragraph in the grounds of	
		decision]. 5 authorities cited in the	
		grounds.	
7.	Urgency and impo	ortance to client	
7.1	Urgency	Preparation for interlocutory	
		injunction made over the Chinese	
		New Year.	
7.2	Importance to	The Applicant has dedicated her	
	client	time and effort on the divorce	
		proceedings and is concerned about	
		the court's decision as it affects her	
		life.	· ·
8.	Skill, specialised l	knowledge and responsibility requir	red of, time and labour
	expended by, solic	itor	
8.1	Number of letters/	Applicant to Respondent: 50	
	faxes/emails	Respondent to Applicant: 30	
	exchanged	Applicant to Court: 3	
	between the		
	parties		
8.2	Number of letters/	70	
	faxes/emails to		
	client		
8.3	Meetings with	3 meetings comprising in total	
	opposing counsel	approximately 10 hours during the	
		part-heard break between the 2 nd and	
		3 rd day of trial.	
8.4	Time spent	100 hours.	
8.5	Others	Not applicable.	
9.	Number of solicito		
9.1	Counsel and	Applicant:	Ms DEF was however
	solicitors	Mr ABC, 15 years standing	an in-house counsel in
		Ms DEF, 2 years standing	an MNC for 5 years
			prior to practice.
		Respondent:	
10	D	Ms GHI, 10 years standing	
10.	Proportionality	A A I C . M ADC	
10.1	Amount claimed	Amount claimed for Mr ABC:	

		Work done in 2024: \$a.	
		Work done in 2025: \$b.	
		Work done in 2026: \$c.	
		Percentage of input tax for which	
		Applicant is not entitled to credit:	
		20%	
		Amount of input tax for which the	
		Applicant is not entitled credit in respect of:	
		respect of.	
		Work done in 2024: \$d	
		Work done in 2025: \$e	
		Work done in 2026: \$f	
		COTT C 1 1 1 2 2 2 1 A	
		GST for work done in 2024: \$g	
		GST for work done in 2025: \$h	_
		GST for work done in 2026: \$i	
		Amount claimed for Ms DEF:	
		Work done in 2024: \$j.	
		Work done in 2025: \$k.	
		Work done in 2026: \$1.	
		[set out GST claim as above].	
11.	Conduct of the par	rties	
11.1	Conduct of the	Parties attempted mediation (2	
	parties throughout	sessions on [dates] but mediation	
	the proceedings,	was not successful.	
	including the		
	efforts made by		
	the parties at		
	amicable resolution		
	resolution		

Section 2: Work done for and in the assessment of costs

12.	Work done	Drawing up bill of costs, perusing	
		documents and vouchers, attending	
		hearing for assessment of costs and	
		drawing up Registrar's certificate.	
13.	Amount claimed	Total amount claimed:	
		\$p .	
		Percentage of input tax for which	
		Applicant is not entitled to credit:	
		20%	
		Amount of input tax for which the	
		Applicant is not entitled credit in	
		respect of:	
		Work done in 2024: \$q	
		Work done in 2025: \$r	
		Work done in 2026: \$s	
		COTT C 1 1 2004 to	
		GST for work done in 2024: \$t	
		GST for work done in 2025: \$u	
		GST for work done in 2026: \$v	

Section 3: Disbursements

No.	Item	Description	Remarks
14.	1/1/2024	Originating Application for Divorce	
		(Court fees): \$xxx	
15.	10/1/2024	Reply to Cross-Application (Court	
		fees): \$yyy	
16.	2/3/2024	FC/SUM 123/2024 (Court fees):	
		\$zzz	
17.	XXX	[Nature of each disbursement and	
		amount claimed].	
[]	-	Total amount claimed:	
		\$t.	
		Percentage of input tax for which	
		Applicant is not entitled to credit:	
		20%	

Amount of input tax for which the Applicant is not entitled credit in respect of:

Disbursements incurred in 2024: \$u
Disbursements incurred in 2025: \$v
Disbursements incurred in 2026: \$w

GST for work done in 2024: \$x
GST for work done in 2025: \$y
GST for work done in 2026: \$z

Sample B – Bill of Costs for Contentious Business Other Than Trials

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Main Case No.: FC/OAD 1/2024 Between

Bill of Costs No.: Enter no. here

ABC

GST Reg. No. (solicitors for Applicant): SxxxxxxX

... Applicant(s)

GST Reg. No. (Applicant): 67890

(100%) And

DEF

SxxxxxxX

... Respondent(s)

SAMPLE BILL OF COSTS FOR CONTENTIOUS BUSINESS OTHER THAN TRIALS

Applicant: Solicitors for the Applicant

Nature of bill:
☐ Party-and-party bill ☐ Solicitor-and-client bill

Basis of assessment:

⊠ Standard basis □ Indemnity basis

Basis for assessment: Judgment dated [Enter date here] ordering Respondent to pay the

Plaintiff's costs

Section 1: Work done except for assessment of costs

No.	Item	Description	Remarks
1.	The claim		
1.1	Nature of claim	Application under section 8 of the	
		International Child Abduction Act	
		2010 ("ICAA").	
2.	Application / Proceedings		
2.1	Nature of	Application for return of an abducted	
	application or	child under section 8 ICAA	
	proceedings for		
	assessment of		
	costs		
3.	Interlocutory attendances		
3.1	Interlocutory	Not applicable	Not applicable
	applications -		

	costs fixed by		
	Court		
3.2	Interlocutory	FC/SUM 123/2024: Applicant's	Order given on [date].
	applications –	application for substituted service.	
	costs not fixed by	Order in terms with costs in the	
	Court	cause.	
3.3	Appeals to	Not applicable	Not applicable
	District Judge in		
	Chambers		
3.4	Other attendances	Not applicable	Not applicable
4.	Hearing		
4.1	Number of days	Number of days/hours fixed: Half	
	and date(s) of	day	
	hearing	Number of days/hours of actual	
		hearing: 3 hours	
		Date of hearing: [date]	
4.2	Documents (apart	Applicant: 3 affidavits filed (total 60	
	from written	pages including 10 exhibits.	
	submissions and	Respondent: 2 affidavits filed (total	
	authorities)	30 pages including 6 exhibits).	
4.3	Witnesses (if any)	Not applicable	
4.4	Written	Applicant: 30 pages	
	submissions	Respondent: 25 pages	
4.5	Authorities cited	Applicant: 8 cases	
		Respondent: 4 cases	
4.6	Other post-	Not applicable	Order granted for the
	hearing filings		return of child to Hong
			Kong.
5.	Complexity of case		
5.1	Legal issues	Whether the child was wrongfully	
		removed form country of residence.	
5.2	Factual issues	Whether the child is an ordinary	
		resident of Hong Kong.	
5.3	Complexity	Child has dual citizenship in Hong	
	Ť	Kong and Australia.	
5.4	Grounds of	30 pages. In particular, District	
	decision	Judge ABC commented on the	
		complexity of the case or novelty of	
		issues at paragraph [highlight	
		relevant paragraph in the grounds of	
		decision]. 5 authorities cited in the	
		grounds.	
6.	Urgency and impo	ortance to client	

6.1	Urgency	Abduction was made without consent and child is en-route to Australia
6.2	Importance to	
0.2	Importance to client	To prevent the child from being taken away.
6.3	Amount involved	Not applicable
7.		knowledge and responsibility required of, time and labour
/•	expended by, solic	
7.1	Number of letters/	Applicant to Respondent: 15
	faxes/emails	Respondent to Applicant: 10
	exchanged	Applicant to Court: 2
	between the	
	parties	
7.2	Number of letters/	30
	faxes/emails to	
	client	
7.3	Meetings with	Not applicable
	opposing counsel	
7.4	Time spent	40
7.5	Others	Not applicable
8.	Number of solicito	ors involved
8.1	Counsel and	Applicant:
	solicitors	Mr ABC, 15 years standing
		Respondent:
		Ms GHI, 10 years standing
9.	Proportionality	Mis offi, To years standing
9.1	Amount claimed	[Refer to Sample A (used for trials)
7.1		and modify as appropriate.]
10.	Conduct of the par	V 11 1 -
10.1	Conduct of the	Parties attempted without prejudice
1011	parties throughout	negotiations on [dates] but were not
	the proceedings,	successful.
	including the	
	efforts made by	
	the parties at	
	amicable	
	resolution	
L		

Section 2: Work done for and in the assessment of costs

11.	Work done	Drawing up bill of costs, perusing	
		documents and vouchers, attending	
		hearing for assessment of costs and	
		drawing up Registrar's certificate.	
12.	Amount claimed	[Refer to Sample A (used for trials)	
		and modify as appropriate.]	

Section 3: Disbursements

No.	Item	Description	Remarks
13.	10/3/24	Disbursements on which GST is not chargeable Originating Application under s.8 ICAA including affidavit (Court fees): \$xxx Disbursements on which GST is chargeable: [state nature of disbursement and amount claimed.]	
[]	-	Total amount claimed: \$a. [Refer to Sample A (used for trials) and modify as appropriate.]	

Sample C – Bill of Costs for Non-Contentious Business

IN THE FAMILY JUSTICE COURTS OF THE REPUBLIC OF SINGAPORE

Bill of Costs No.: Enter no. here In the matter of [Enter details here]

GST Reg. No. (Applicant): 12345

SAMPLE BILL OF COSTS FOR NON-CONTENTIOUS BUSINESS

Applicant: Solicitors for ABC

Nature of bill: ☐ Party-and-party bill ☐ Solicitor-and-client bill

Basis of assessment: ☐ Standard basis ☒ Indemnity basis

Basis for assessment: Pursuant to the written consent from the client vide letter dated [date]

annexed hereto under section 120(3) of the Legal Profession Act 1966

Section 1: Work done except for assessment of costs

No.	Item	Description	Remarks
1.	The work done		,
1.1	Nature of work	Advice on client's claim to access to grandchild.	
1.2	Scope of engagement (including relevant Court orders, if any)	To ascertain the relationship and background between client and parents of child and to give advice on what remedies are available for client.	
1.3	Period of work	From 2 February 2024 to 31 August 2024.	
2.	Complexity of ma	tter	
2.1	Legal issues	Whether client has a right claim for access.	
2.2	Factual issues	What was the longstanding arrangement and relationship between client and grandchild.	
2.3	Complexity	Mother of the child has a pending PPO application against the client.	
2.4	Amount involved	Not applicable.	
3.	Skill, specialised expended by, solic	knowledge and responsibility requir	ed of, time and labour

3.1	Number of letters/	4 letters to parents of the child
	faxes/emails	2 letters from parents of the child
	exchanged with	
	others	
3.2	Number of letters/	20 emails from applicant to client
	faxes/emails to	20 emails from client to applicant.
	client	
3.3	Meetings with	2 meetings:
	client	1 hour on [date]
		2 hours on [date].
3.4	Meetings with	Not applicable
	other parties (by	
	class)	
3.5	Documents	Draft application to court: 6 pages
	(including legal	Opinion: 3 pages
	opinions)	
3.6	Time spent	10 hours
3.7	Others	Not applicable
4.	Number of solicito	
4.1	Counsel and	Mr GHI, 18 years standing
	solicitors	
5.	Urgency and impo	
5.1	Urgency	Parents of the child were denying
		client access to the child over Chinese
		New Year.
5.2	Importance to	Client was eager to have access to
	client	child.
6.	Proportionality	
6.1	Amount claimed	Amount claimed for Mr GHI:
		\$a .
		[Refer to Sample A (used for trials)
		and modify as appropriate.]

Section 2: Work done for and in the assessment of costs

7.	Work done	Drawing up bill of costs, perusing	
		documents and vouchers, attending	
		hearing for assessment of costs and	
		drawing up Registrar's certificate.	
8.	Amount claimed	[Refer to Sample A (used for trials)	
		and modify as appropriate.]	

Section 3: Disbursements

No.	Item	Description	Remarks
9.		Disbursements on which GST is not	
		chargeable:	
	XXXX	[Nature of each disbursement and the	
		amount claimed.]	
		Dishurasments on which CCT is	
		Disbursements on which GST is chargeable:	
		Chargeable.	
	XXXX	[Nature of each disbursement and the	
		amount claimed.]	
10.	-	Total amount claimed:	
		\$a .	
		[Refer to Sample A (used for trials)	
		and modify as appropriate.]	