



**SYARIAH COURT PRACTICE DIRECTIONS 2018
(AMENDMENT NO 1 OF 2021)**

1. These amendments to the Syariah Court Practice Directions 2018 take effect on 1 April 2021.
2. The forms in Appendix B of the Syariah Court Practice Directions 2018 bearing the numbers set out below are deleted and replaced with the forms bearing the corresponding numbers in the Appendix to this amendment:
 - (1) Form 7
 - (2) Form 8
 - (3) Form 9
 - (4) Form 10
 - (5) Form 13
 - (6) Form 16
 - (7) Form 17
 - (8) Form 18
 - (9) Form 19
 - (10) Form 24
 - (11) Form 27
 - (12) Form 28
 - (13) Form 29
 - (14) Form 30
 - (15) Form 31
 - (16) Form 32
 - (17) Form 33
 - (18) Form 34
 - (19) Form 39
 - (20) Form 44

- (21) Form 45
- (22) Form 46
- (23) Form 50
- (24) Form 52.

Dated this 17th day of March 2021

-signed-

GUY BTE GHAZALI
SENIOR PRESIDENT
SYARIAH COURT

Re-dated this 5th day of April 2021


GUY BTE GHAZALI
SENIOR PRESIDENT
SYARIAH COURT



APPENDIX B

FORM 7

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Between

(NRIC No. _____)

... Plaintiff

And

(NRIC No. _____)

... Defendant

CASE STATEMENT (BY PLAINTIFF HUSBAND)

1. Particulars of Plaintiff:

- (a) Age : _____
(b) Citizenship : _____
(c) Religion : _____
(d) Educational level : _____
(e) Occupation : _____
(f) Current Address : _____

(g) The last address at which the parties to the marriage have lived together as husband and wife:

(h) Is your wife currently pregnant? Yes/No*

(i) Are you an undischarged bankrupt? Yes/No*

Are there any pending bankruptcy proceedings against you? Yes/No*

(j) Have you attended Marriage Counselling Programme? Yes/No*

If yes, please provide a copy of a letter from a Marriage Counselling Programme Agency.

If not, you may not file the Originating Summons unless (choose one of the following):

(i) The Court has allowed this Originating Summons to be filed on _____ [state date] in Summons No. _____ [state number]. Please provide a copy of the Order of Court.

(ii) I am an excluded party. Please state reasons and provide supporting documents.

2. (a) Date and Place of Marriage:

(b) Marriage Certificate Number (for marriage registered in Singapore):

[To enclose a copy (front and back page) of the original marriage certificate or extract of marriage certificate]

(c) Marriage Certificate Number or other reference particulars (for marriage registered outside Singapore):

[To enclose a copy (front and back page) of the original marriage certificate which has been attested by the proper authority, together with a certified true translation of the marriage certificate in English if the language is other than English or Malay]

3. Jurisdiction [Please select (a) or (b)]:

(a) *The Court has jurisdiction based on domicile [Choose one of the following]:

- (i) I/the Defendant/Both the Defendant and I* am/is/are* Singapore citizen(s).
- (ii) Neither I nor the Defendant is a Singapore citizen. [State reasons for which the Court has jurisdiction based on domicile.]

(b) *The Court has jurisdiction based on habitual residence [Choose one of the following]:

- (i) I have been habitually resident in Singapore for a period of 3 years immediately preceding the date of the filing of this Originating Summons.
- (ii) The Defendant has been habitually resident in Singapore for a period of 3 years immediately preceding the date of the filing of this Originating Summons.

State the relevant details in either case:

(A) Address(es) of the place(s) of residence:

(B) The length of residence at each place:

4. Ground of Divorce (*Delete where inapplicable):

* (a) I had pronounced talak on the Defendant.

(i) Date of Pronouncement: _____

(ii) Mode of Pronouncement: _____

(iii) Witnesses: (1) _____

(2) _____

(iv) The words I used were: _____

* (b) I have not pronounced talak on the Defendant:

[State the reasons below]

5. Particulars of all children [*To state, in respect of each living child of the parties*]:

S/N	Name of child	Birth Cert/ NRIC No.	Date of Birth	Gender
1.				
2.				
3.				
4.				
5.				
Any disability or illness? [<i>State name of child and the nature of the disability or illness and attach a copy of any up-to-date medical report which is available.</i>]				
Child over 21 (whether in educational institution, national service, or mentally/physically disabled) [<i>State name of child and whether he is receiving instruction at an educational establishment or undergoing training for a trade, profession or vocation and whether he is suffering from a mental or physical disability and whether he is or will be serving full-time national service.*</i>]				
Is child under care? [<i>If the child is under the care or custody of an approved school or approved home established under the Children and Young Persons Act (Cap. 38), give details, state name of child and the date of any order for care or custody and the circumstances which gave rise to its being made.</i>]				

6. (a) Related Proceedings (in any Court other than the Syariah Court):

To state if there are or have been other proceedings in [*Singapore/elsewhere (to specify)*] with reference to the marriage, or to any children of the parties, or between the Plaintiff and the Defendant with reference to maintenance or to any property of either or both of them.

If there are or have been such proceedings, please complete the following section:

S/N	Nature of proceedings:		
	Suit number:		Date of Decree/order/judgment:
	Date of application:		Country where proceedings filed:
	Details of Order applied/made:		

	Status of Proceedings if no Decree/order/judgment made:	
	Plaintiff's/Defendant's Bankruptcy Details:	
	Pending Bankruptcy Details:	<i>(State the suit number, whether creditor's bankruptcy application or debtor's bankruptcy application, Name of Creditor, Amount of debt claimed, Status of proceedings)</i>

(b) Related proceedings (in the Syariah Court):

S/N	The Defendant and I have previous matrimonial proceedings	Nature of proceedings	Date of divorce	Date of rujuk/remarriage
		First Divorce		
		Second divorce		

7. Relief Claimed:

- (a) That the marriage be dissolved.
- (b) That I pay *nafkah iddah* in the sum of \$_____ per month for the period of *iddah*.
- (c) That I pay *mutaah* in the sum of \$_____ for the duration of marriage of ____ years _____ months.
- (d) That I pay the outstanding *emas kahwin* in the sum of \$_____ (if any).
- (e) That I pay the outstanding marriage expenses (*hantaran belanja*) in the sum of \$_____ (if any).
- (f) ****Custody/Care and control/Access*** of the child/children* of the parties.

That I/the Defendant* be granted sole/joint custody* of the child/children* of the parties.

That I/the Defendant* be granted care and control of the child/children of the parties or split care and control as follows [*to state terms of and reasons for split care and control*]:

That I/the Defendant* be granted reasonable access* to the child/children of the parties or access as follows [*to state terms of access*]:

(g) *****Division of the matrimonial home:**

(i) (For Housing And Development Board Flats Only):

That the matrimonial home be surrendered to the Housing Development Board.

OR

That the Agreement for Lease with the HDB be terminated.

OR

That the matrimonial home be sold in the open market.

OR

That my share in the matrimonial home be sold/transferred* to the Defendant/the Defendant and a third party/a third party*.

OR

That the Defendant's share in the matrimonial home be sold/transferred* to me/me and a third party/a third party*.

OR

Others (please state full details of the agreement).

(ii) (For private property)

State proposal: _____

(h) Division of other matrimonial assets (including CPF monies) (please specify):

(i) Others (please specify):

8. I am working as a _____ earning a monthly/annual* income of \$ _____. To the best of my knowledge, information and belief, the Defendant is working as a _____ earning a monthly/annual* income of \$ _____.

Affirmed at Singapore by the abovenamed)

Before me,

)

)

)

_____)

this day of 20 .

A COMMISSIONER FOR OATHS

*Delete where inapplicable

** Where there are children in the marriage, the Agreed/Proposed Parenting Plan is to be filed together with the Case Statement.

*** Where the matrimonial asset in respect of which relief is being sought is an HDB flat, the Agreed/Proposed Matrimonial Property Plan & Particulars of Arrangements for Housing are to be filed together with the Case Statement.

[Note: Please refer to Syariah Court website for 'Instructions on obtaining the Relevant CPF Statement and Additional CPF Information']

FORM 8

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Between

(NRIC No. _____)

... Plaintiff

And

(NRIC No. _____)

... Defendant

CASE STATEMENT (BY PLAINTIFF WIFE)

1. Particulars of Plaintiff:

- (a) Age : _____
(b) Citizenship : _____
(c) Religion : _____
(d) Educational level : _____
(e) Occupation : _____
(f) Current Address : _____

(g) The last address at which the parties to the marriage have lived together as husband and wife:

(h) Are you currently pregnant? Yes/No*

(i) Are you an undischarged bankrupt? Yes/No*

Are there any pending bankruptcy proceedings against you? Yes/No*

(j) Have you attended Marriage Counselling Programme? Yes/No*

If yes, please provide a copy of a letter from a Marriage Counselling Programme Agency.

If not, you may not file the Originating Summons unless (*choose one of the following*):

(i) The Court has allowed this Originating Summons to be filed on _____
[state date] in Summons No. _____ [state number]. Please provide a
copy of the Order of Court.

(ii) I am an excluded party. Please state reasons and provide supporting
documents.

2. (a) Date and Place of Marriage:

(b) Marriage Certificate Number (for marriage registered in Singapore):

[To enclose a copy (front and back page) of the original or extract of marriage certificate]

(c) Marriage Certificate Number or other reference particulars (for marriage registered outside Singapore):

[To enclose a copy (front and back page) of the original marriage certificate which has been attested by the proper authority, together with a certified true translation of the marriage certificate in English if the language is other than English or Malay]

3. Jurisdiction *[Please select (a) or (b)]*:

(a) *The Court has jurisdiction based on domicile *[Choose one of the following]*:

- (i) I/the Defendant/Both the Defendant and I* am/is/are* Singapore citizen(s).
- (ii) Neither I nor the Defendant is a Singapore citizen. *[State reasons for which the Court has jurisdiction based on domicile.]*

(b) *The Court has jurisdiction based on habitual residence *[Choose one of the following]*:

- (i) I have been habitually resident in Singapore for a period of 3 years immediately preceding the date of the filing of this Originating Summons.
- (ii) The Defendant has been habitually resident in Singapore for a period of 3 years immediately preceding the date of the filing of this Originating Summons.

State the relevant details in either case:

(A) Address(es) of the place(s) of residence:

(B) The length of residence at each place:

4. Ground of Divorce (*Delete where inapplicable):

**(a) The Defendant had pronounced talak on me.*

(i) Date of Pronouncement: _____

(ii) Mode of Pronouncement: _____

(iii) Witnesses: (1) _____

(2) _____

(iv) The words the Defendant used were:

**(b) I wish to apply for divorce from the Defendant [Choose one or more of the following]:*

- (i) Cerai Taklik

- (ii) Dissolution of Marriage by Fasakh
- (iii) Divorce by Redemption (Khuluk)

State details for the ground(s) chosen:

5. Particulars of all children *[To state, in respect of each living child of the parties]:*

S/N	Name of child	Birth Cert/ NRIC No.	Date of Birth	Gender
1.				
2.				
3.				
4.				
5.				
Any disability or illness? <i>[State name of child and the nature of the disability or illness and attach a copy of any up-to-date medical report which is available.]</i>				
Child over 21 (whether in educational institution, national service, or mentally/physically disabled) <i>[State name of child and whether he is receiving instruction at an educational establishment or undergoing training for a trade, profession or vocation and whether he is suffering from a mental or physical disability and whether he is or will be serving full-time national service.*]</i>				
Is child under care? <i>[If the child is under the care or custody of an approved school or approved home established under the Children and Young Persons Act (Cap. 38), give details, state name of child and the date of any order for care or custody and the circumstances which gave rise to its being made.]</i>				

6. (a) Related Proceedings (in any Court other than the Syariah Court):

To state if there are or have been other proceedings in *[Singapore/elsewhere (to specify)]* with reference to the marriage, or to any children of the parties, or between the Plaintiff and the Defendant with reference to maintenance or to any property of either or both of them.

If there are or have been such proceedings, please complete the following section:

S/N	Nature of proceedings:		
	Suit number:		Date of Decree/order/judgment:
	Date of application:		Country where proceedings filed:
	Details of Order applied/made:		
	Status of Proceedings if no Decree/order/judgment made:		
	Plaintiff's/Defendant's Bankruptcy Details:		
	Pending Bankruptcy Details:	<i>(State the suit number, whether creditor's bankruptcy application or debtor's bankruptcy application, Name of Creditor, Amount of debt claimed, Status of proceedings)</i>	

(b) Related proceedings (in the Syariah Court):

S/N	The Defendant and I have previous matrimonial proceedings	Nature of proceedings	Date of divorce	Date of rujuk/remarriage
		First Divorce		
		Second divorce		

7. Relief Claimed:

- (a) That the marriage be dissolved.
- (b) That the Defendant pays *nafkah iddah* in the sum of \$ _____ per month for the period of *iddah*.
- (c) That the Defendant pays *mutaah* in the sum of \$ _____ for the duration of marriage of ____ years ____ months.
- (d) That the Defendant pays the outstanding *emas kahwin* in the sum of \$ _____ (if any).
- (e) That the Defendant pays the outstanding marriage expenses (*hantaran belanja*) in the sum of \$ _____ (if any).
- (f) ****Custody/Care and control/Access* of the child/children* of the parties.**

That the I/the Defendant* be granted sole/joint custody* of the child/children* of the parties.

That I/the Defendant* be granted care and control of the child/children of the parties or split care and control* as follows [to state terms of and reasons for split care and control]:

That the I/the Defendant* be granted reasonable access* to the child/children of the parties or access as follows [to state terms of access]:

(g) ***Division of the matrimonial home:

(i) (For Housing And Development Board Flats Only):

That the matrimonial home be surrendered to the Housing Development Board.

OR

That the Agreement for Lease with the HDB be terminated.

OR

That the matrimonial home be sold in the open market.

OR

That my share in the flat be sold/transferred* to the Defendant/the Defendant and a third party/a third party*.

OR

That the Defendant's share in the flat be sold/transferred* to me/me and a third party/a third party*.

OR

Others (please state full details of the agreement):

(ii) (For private property):

State proposal: _____

(h) Division of other matrimonial assets (including CPF monies) (please specify):

(i) Others (please specify):

8. I am working as a _____ earning a monthly/annual* income of \$ _____. To the best of my knowledge, information and belief, the Defendant is working as a _____ earning a monthly/annual* income of \$ _____.

Affirmed at Singapore by the abovenamed)

Before me,

)

)

)

_____)
this day of 20 .

A COMMISSIONER FOR OATHS

*Delete where inapplicable

**** Where there are children in the marriage, the Agreed/Proposed Parenting Plan is to be filed together with the Case Statement.**

***** Where the matrimonial asset in respect of which relief is being sought is an HDB flat, the Agreed/Proposed Matrimonial Property Plan & Particulars of Arrangements for Housing are to be filed together with the Case Statement.**

[Note: Please refer to Syariah Court website for 'Instructions on obtaining the Relevant CPF Statement and Additional CPF Information']

FORM 9

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Between

(NRIC No. _____)

... Plaintiff

And

(NRIC No. _____)

... Defendant

CASE STATEMENT (NULLITY)

1. Particulars of Plaintiff:

- (a) Age : _____
(b) Citizenship : _____
(c) Religion : _____
(d) Educational level : _____
(e) Occupation : _____
(f) Current Address : _____

(g) The last address at which the parties to the marriage have lived together as husband and wife:

(h) Are you/Is your wife* currently pregnant? Yes/No*

(i) Are you an undischarged bankrupt? Yes/No*

Are there any pending bankruptcy proceedings against you? Yes/No*

2. (a) Date and Place of Marriage:

(b) Marriage Certificate Number (for marriage registered in Singapore):

[To enclose a copy (front and back page) of the original marriage certificate or extract of marriage certificate]

(c) Marriage Certificate Number of other reference particulars (for marriage registered outside Singapore):

[To enclose a copy (front and back page) of the original marriage certificate which has been attested by the proper authority, together with a certified true translation of the marriage certificate in English if the language is other than English or Malay]

3. Jurisdiction [*Please select (a) or (b)*]:

(a) *The Court has jurisdiction based on domicile [*Choose one of the following*]:

- (i) I/the Defendant/Both the Defendant and I* am/is/are* Singapore citizen(s).
- (ii) Neither I nor the Defendant is a Singapore citizen. [*State reasons for which the Court has jurisdiction based on domicile.*]

(b) *The Court has jurisdiction based on habitual residence [*Choose one of the following*]:

- (i) I have been habitually resident in Singapore for a period of 3 years immediately preceding the date of the filing of this Originating Summons.
- (ii) The Defendant has been habitually resident in Singapore for a period of 3 years immediately preceding the date of the filing of this Originating Summons.

State the relevant details in either case:

(A) *Address(es) of the place(s) of residence:*

(B) *The length of residence at each place:*

4. Nullity:

I wish to apply for a decree/order for nullity of marriage.

[*State the reasons below*]

5. Particulars of all children [*To state, in respect of each living child of the parties*]:

S/N	Name of child	Birth Cert/ NRIC No.	Date of Birth	Gender
1.				
2.				
3.				
4.				
5.				
Any disability or illness? [<i>State name of child and the nature of the disability or illness and attach a copy of any up-to-date medical report which is available.</i>]				
Child over 21 (whether in educational institution, national service, or mentally/physically disabled)				

[State name of child and whether he is receiving instruction at an educational establishment or undergoing training for a trade, profession or vocation and whether he is suffering from a mental or physical disability and whether he is or will be serving full-time national service.*]	
Is child under care? [If the child is under the care or custody of an approved school or approved home established under the Children and Young Persons Act (Cap. 38), give details, state name of child and the date of any order for care or custody and the circumstances which gave rise to its being made.]	

6. (a) Related Proceedings (in any Court other than the Syariah Court):

To state if there are or have been other proceedings in [*Singapore/elsewhere (to specify)*] with reference to the marriage, or to any children of the parties, or between the Plaintiff and the Defendant with reference to maintenance or to any property of either or both of them.

If there are or have been such proceedings, please complete the following section:

S/N	Nature of proceedings:		
	Suit number:		Date of Decree/order/judgment:
	Date of application:		Country where proceedings filed:
	Details of Order applied/made:		
	Status of Proceedings if no Decree/order/judgment made:		
	Plaintiff's/Defendant's Bankruptcy Details:		
	Pending Bankruptcy Details:	<i>(State the suit number, whether creditor's bankruptcy application or debtor's bankruptcy application, Name of Creditor, Amount of debt claimed, Status of proceedings)</i>	

(b) Related proceedings (in the Syariah Court):

S/N	The Defendant and I have previous matrimonial proceedings	Nature of proceedings	Date of divorce	Date of rujuk/remarriage
		First Divorce		
		Second divorce		

7. Relief Claimed:

- (a) That the marriage be annulled and for ancillary reliefs to be granted / That the marriage be annulled and for no ancillary reliefs to be granted as the Defendant and I wish to remarry*.
- (b) That I/the Defendant* pay/pays* *nafkah iddah* in the sum of \$ _____ per month for the period of *iddah*.
- (c) That I/the Defendant* pay/pays* *mutaah* in the sum of \$ _____ for the duration of marriage of ____ years ____ months.
- (d) ****Custody/Care and control/Access* of the child/children* of the parties:**

That I/Defendant* be granted sole/joint custody* of the child/children* of the parties.

That I/the Defendant* be granted care and control of the child/children of the parties or split care and control as follows [*to state terms of and reasons for split care and control*]:

That I/Defendant* be granted reasonable access* to the child/children of the parties or access as follows [*to state terms of access*]:

(e) *****Division of the matrimonial home:**

(i) (For Housing And Development Board Flats Only):

- That the matrimonial home be surrendered to the Housing Development Board.

OR

- That the Agreement for Lease with the HDB be terminated.

OR

- That the matrimonial home be sold in the open market.

OR

- That my share in the matrimonial home be sold/transferred* to the Defendant/the Defendant and a third party/a third party*.

OR

- That the Defendant's share in the matrimonial home be sold/transferred* to me/me and a third party/a third party*.

OR

- Others (please state full details of the agreement):

(ii) (For private property):

State proposal: _____

(f) Division of other matrimonial assets (including CPF monies) (please specify):

(g) Others (please specify):

8. I am working as a _____ earning a monthly/annual* income of \$ _____. To the best of my knowledge, information and belief, the Defendant is working as a _____ earning a monthly/annual* income of \$ _____.

Affirmed at Singapore by the abovenamed)

Before me,

)

)

_____)

this day of 20 .

A COMMISSIONER FOR OATHS

*Delete where inapplicable

** Where parties wish to proceed with the annulment and not registering their marriage at the Registry of Muslim Marriages, and there are children in the marriage, the Agreed/Proposed Parenting Plan is to be filed together with the Case Statement.

*** Where parties wish to proceed with the annulment and not registering their marriage at the Registry of Muslim Marriages, and the matrimonial asset in respect of which relief is being sought is an HDB flat, the Agreed/Proposed Matrimonial Property Plan & Particulars of Arrangements for Housing are to be filed together with the Case Statement.

[Note: Please refer to Syariah Court website for 'Instructions on obtaining the Relevant CPF Statement and Additional CPF Information']

FORM 10

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Summons No.

Between

[*Plaintiff's Name*]

(NRIC No.)

... Plaintiff

And

[*Defendant's Name*]

(NRIC No.)

... Defendant

SUMMONS (EX-PARTE*)

Let all parties concerned appear before the Registrar or President on a date and time to be assigned for the hearing of an application on the part of the _____ for the following order(s):

(1) _____

(2) _____

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

Dated this ____ day of _____ 20_____.

Registrar.

*This Summons is taken out by [to state name of party taking out this application/summons]
[to state Plaintiff's solicitor's name and address of law firm (if Plaintiff is represented by solicitor)
or Plaintiff's address for service in Singapore]*

*Delete where inapplicable.

FORM 13

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Summons No. [if applicable]

Between

(NRIC No. _____)

... Plaintiff

And

(NRIC No. _____)

... Defendant

**AGREED MATRIMONIAL PROPERTY PLAN
(FOR HOUSING AND DEVELOPMENT BOARD FLATS ONLY)**

1. Particulars of the Property

(a) Address of matrimonial property (the Flat):

(b) Sales Registration Number* [if there is only an Agreement for Lease and the buyers have not taken possession of the flat]:

(c) Name of lessee(s)*:

(i) _____

(ii) _____

(iii) _____

(d) Names of permitted occupiers and relationship with each lessee*:

(e) Sole tenancy/Joint tenancy/Tenancy in common [please specify shares] *:

(f) Type of flat [i.e. whether 3-room, 4-room, 5-room, Executive, etc.]:

2. Agreed Arrangements

The parties' agreement with respect to the Flat is as follows:

[Choose one of the following]

- (a) **Option 1:** The Flat will be surrendered to the HDB.
- (b) **Option 2:** The Agreement for Lease with the HDB will be terminated.
- (c) **Option 3:** The Flat will be sold in the open market.
- (d) **Option 4:** The Plaintiff's share in the Flat will be sold/transferred* to:

- (i) The Defendant.
 - (ii) The Defendant and [*state name and relationship with the Defendant*].
 - (iii) [*state name and relationship with the Plaintiff/the Defendant*].
- (e) **Option 5:** The Defendant's share in the Flat will be sold/transferred* to:
- (i) The Plaintiff.
 - (ii) The Plaintiff and [*state name and relationship with the Plaintiff*].
 - (iii) [*state name and relationship with the Defendant/the Plaintiff*].
- (f) **Option 6:** Others [*please state brief details*]
- Particulars of the agreement are attached as Annex [*to state number*].
- [*To fill in the details of Option 1, 2, 3, 4, 5 or 6 as set out in Form 14, and to attach only the relevant pages to this form.*]

Defendant's Agreement

[*The Defendant's agreement can be confirmed by completing either option (a) or option (b) below.*]

- (a) I, the Defendant, agree with the arrangements set out in this paragraph.

Signature of Defendant:

Name:

NRIC No.:

Date:

Signed by the Defendant before me,

A Commissioner for Oaths

- (b) The Defendant agrees with the arrangements set out in this paragraph.

Signed on behalf of the Defendant by the Defendant's solicitor:

Date:

3. Parties' Eligibility for Option Chosen

The parties declare that they are eligible for the Option chosen.

4. CPF Information

The relevant CPF statement and additional CPF information (if applicable) of each party are annexed to this plan as Annex [*to state number*].

Signed (Plaintiff/Plaintiff's Solicitor*):

Date:

*Delete where inapplicable.

FORM 16

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Summons No.

Between

[*Plaintiff's Name*]

(NRIC No.)

... Plaintiff

And

[*Defendant's Name*]

(NRIC No.)

... Defendant

SUMMONS

(APPLICATION TO REPRESENT A PERSON UNDER DISABILITY)

Let all parties concerned appear before the Registrar or President on a date and time to be assigned for the hearing of an application on the part of the _____ for the following order(s):

- (1) That [*to state name, NRIC No. and address of person to be appointed*] be appointed to represent the Plaintiff/Defendant/any other party* in these proceedings.
- (2) That the costs of this application be provided for.

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

Dated this _____ day of _____ 20_____.

Registrar.

This Summons is taken out by [to state name of party taking out this application/summons]

[to state Plaintiff's/Defendant's solicitor's name and address of law firm (if Plaintiff/Defendant is represented by solicitor) or Plaintiff's/Defendant's address for service in Singapore]

*Delete where inapplicable.

FORM 17

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Between

(NRIC No. _____)

... Plaintiff

And

(NRIC No. _____)

... Defendant

MEMORANDUM OF DEFENCE (BY DEFENDANT HUSBAND)

1. Particulars of Defendant:

- (a) Age : _____
- (b) Citizenship : _____
- (c) Religion : _____
- (d) Educational level : _____
- (e) Occupation : _____
- (f) Current Address : _____

(g) The last address at which the parties to the marriage have lived together as husband and wife:

(h) Is your wife currently pregnant? Yes / No*

(i) Are you an undischarged bankrupt? Yes/No*

Are there any pending bankruptcy proceedings against you? Yes/No*

(j) Have you attended Marriage Counselling Programme? Yes/No*

If yes, please provide a copy of a letter from a Marriage Counselling Programme Agency. If not, you may not include a cross-application in your Memorandum of Defence unless (choose one of the following):

- (i) The Court has allowed this Cross-application to be filed on _____ [to state date] in Summons No. _____ [to state number]. Please provide a copy of the Order of Court.
- (ii) I am an excluded party. Please state reasons and provide supporting documents.

2. (a) Date and Place of Marriage:

(b) Marriage Certificate Number (for marriage registered in Singapore):

[To enclose a copy of the original marriage certificate/ or extract of marriage certificate]

(c) Marriage Certificate Number or other reference particulars (for marriage registered outside Singapore):

[To enclose a copy of the original marriage certificate which has been attested by the proper authority, together with a certified true translation of the marriage certificate in English if the language is other than English or Malay]

3. Jurisdiction *[Please select (a) or (b)]*:

(a) *The Court has jurisdiction based on domicile *[Choose one of the following]*:

- (i) I/the Plaintiff/Both the Plaintiff and I* am/is/are* Singapore citizen(s).
- (ii) Neither I nor the Plaintiff is a Singapore citizen. *[State reasons for which the Court has jurisdiction based on domicile.]*

(b) *The Court has jurisdiction based on habitual residence *[Choose one of the following]*:

- (i) The Plaintiff has been habitually resident in Singapore for a period of 3 years immediately preceding the date of the filing of this Originating Summons.
- (ii) I have been habitually resident in Singapore for a period of 3 years immediately preceding the date of the filing of this Originating Summons.

State the relevant details in either case:

(A) Address(es) of the place(s) of residence:

(B) The length of residence at each place:

4. Defence:

(a) I confirm/do not confirm paragraph 4(a) of the Plaintiff's Case Statement.

(b) I agree/disagree with paragraph 4(b) of the Plaintiff's Case Statement.

(If disagree, to state full particulars of the facts relied on but not the evidence by which they are to be proved.)

5. Particulars of all children *[To state, in respect of each living child of the parties]*:

S/N	Name of child	Birth Cert/ NRIC No.	Date of Birth	Gender
1.				

2.				
3.				
4.				
5.				
Are there any statements set out in the Case Statement concerning the living children of the parties that are disputed? <i>(If yes, give full particulars of facts)</i>				

6. (a) Related Proceedings (in any Court other than the Syariah Court):

To state if there are or have been other proceedings in [*Singapore/elsewhere (to specify)*] with reference to the marriage, or to any children of the parties, or between the Plaintiff and the Defendant with reference to maintenance or to any property of either or both of them.

If there are or have been such proceedings, please complete the following section:

S/N	Nature of proceedings:			
	Suit number:		Date of Decree/order/judgment:	
	Date of application:		Country where proceedings filed:	
	Details of Order applied/made:			
	Status of Proceedings if no Decree/order/judgment made:			
	Plaintiff's/Defendant's Bankruptcy Details:			
	Pending Bankruptcy Details:	<i>(State the suit number, whether creditor's bankruptcy application or debtor's bankruptcy application, Name of Creditor, Amount of debt claimed, Status of proceedings)</i>		

(b) Related proceedings (in the Syariah Court):

S/N	The Plaintiff and I have previous matrimonial proceedings	Nature of proceedings	Date of divorce	Date of rujuk/remarriage
		First Divorce		
		Second divorce		

7. Relief Claimed:

- (a) That the marriage be dissolved.
- (b) That I pay *nafkah iddah* in the sum of \$ _____ per month for the period of *iddah*.
- (c) That I pay *mutaah* in the sum of \$ _____ for the duration of marriage of ____ years _____ months.
- (d) That I pay the outstanding *emas kahwin* in the sum of \$ _____ (*if any*).
- (e) That I pay the outstanding marriage expenses (*hantaran belanja*) in the sum of \$ _____ (*if any*).
- (f) ****Custody/Care and control/Access* of the child/children* of the parties:**

That I/the Plaintiff* be granted sole/joint custody* of the child/children* of the parties.

That I/the Plaintiff* be granted care and control of the child/children* of the parties or split care and control as follows: [*to state terms of and reasons for split care and control*].

That I/the Plaintiff* be granted reasonable access* to the child/children* of the parties or access as follows [*to state terms of access*]:

(g) *****Division of the matrimonial home:**

(i) (For Housing And Development Board Flats Only):

- That the matrimonial home be surrendered to the Housing Development Board.

OR

- That the Agreement for Lease with the HDB be terminated.

OR

- That the matrimonial home be sold in the open market.

OR

- That my share in the matrimonial home be sold/transferred* to the Plaintiff/the Plaintiff and a third party/a third party*.

OR

- That the Plaintiff's share in the matrimonial home be sold/transferred* to me/me and a third party/a third party*.

OR

- Others (please state full details of the agreement):

(ii) (For private properties):

State proposal: _____

(h) Division of other matrimonial assets (including CPF monies) (please specify):

(i) Others (please specify):

8. I confirm/do not confirm* paragraph 8 of the Plaintiff's Case Statement. I am working as a _____ earning a monthly/annual* income of \$_____. To the best of my knowledge, information and belief, the Plaintiff is working as a _____ earning a monthly/annual* income of \$_____.

Affirmed at Singapore by the abovenamed)

Before me,

)

)

)

_____)
this day of 20 .

A COMMISSIONER FOR OATHS

*Delete where inapplicable

** Where there are children in the marriage, the Defendant's Agreement to Plaintiff's Proposed Parenting Plan/Defendant's Proposed Parenting Plan may be filed together with the Memorandum of Defence.

*** Where the matrimonial asset in respect of which relief is being sought is an HDB flat, the Defendant's Agreement to Plaintiff's Proposed Matrimonial Property Plan/Defendant's Proposed Matrimonial Property Plan & Particulars of Arrangements for Housing may be filed together with the Memorandum of Defence.

[Note: Please refer to Syariah Court website for 'Instructions on obtaining the Relevant CPF Statement and Additional CPF Information']

FORM 18

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Between

(NRIC No. _____)

... Plaintiff

And

(NRIC No. _____)

... Defendant

MEMORANDUM OF DEFENCE (BY DEFENDANT WIFE)

1. Particulars of Defendant:

- (a) Age : _____
(b) Citizenship : _____
(c) Religion : _____
(d) Educational level : _____
(e) Occupation : _____
(f) Current Address : _____

(g) The last address at which the parties to the marriage have lived together as husband and wife:

(h) Are you currently pregnant? Yes / No*

(i) Are you an undischarged bankrupt? Yes/No*

Are there any pending bankruptcy proceedings against you? Yes/No*

(j) Have you attended Marriage Counselling Programme? Yes/No*

If yes, please provide a copy of a letter from a Marriage Counselling Programme Agency. If not, you may not include a cross-application in your Memorandum of Defence unless (choose one of the following):

- (i) The Court has allowed this Cross-application to be filed on _____ [to state date] in Application No. _____ [to state number]. Please provide a copy of the Order of Court.
- (ii) I am an excluded party. Please state reasons and provide supporting documents.

2. (a) Date and Place of Marriage:

(b) Marriage Certificate Number (for marriage registered in Singapore):

[To enclose a copy (front and back page) of the original marriage certificate/or extract of marriage certificate]

(c) Marriage Certificate Number or other reference particulars (for marriage registered outside Singapore):

[To enclose a copy (front and back page) of the original marriage certificate which has been attested by the proper authority, together with a certified true translation of the marriage certificate in English of the language is other than English or Malay]

3. Jurisdiction *[Please select (a) or (b)]*:

(a) *The Court has jurisdiction based on domicile *[Choose one of the following]*:

- (i) I/the Plaintiff/Both the Plaintiff and I* am/is/are* Singapore citizen(s).
- (ii) Neither I nor the Plaintiff is a Singapore citizen. *[State reasons for which the Court has jurisdiction based on domicile.]*

(b) *The Court has jurisdiction based on habitual residence *[Choose one of the following]*:

- (i) The Plaintiff has been habitually resident in Singapore for a period of 3 years immediately preceding the date of the filing of this Originating Summons.
- (ii) I have been habitually resident in Singapore for a period of 3 years immediately preceding the date of the filing of this Originating Summons.

State the relevant details in either case:

(B) *Address(es) of the place(s) of residence:*

(B) *The length of residence at each place:*

4. Defence:

(a) I confirm/do not confirm paragraph 4(a) of the Plaintiff's Case Statement.

(b) I agree/disagree with paragraph 4(b) of the Plaintiff's Case Statement.

(If disagree, to state full particulars of the facts relied on but not the evidence by which they are to be proved.)

5. Particulars of all children *[To state, in respect of each living child of the parties]:*

S/N	Name of child	Birth Cert/ NRIC No.	Date of Birth	Gender
1.				
2.				
3.				
4.				
5.				
Are there any statements set out in the Case Statement concerning the living children of the parties that are disputed? <i>(If yes, give full particulars of facts)</i>				

6. (a) Related Proceedings (in any Court other than the Syariah Court):

To state if there are or have been other proceedings in *[Singapore/elsewhere (to specify)]* with reference to the marriage, or to any children of the parties, or between the Plaintiff and the Defendant with reference to maintenance or to any property of either or both of them.

If there are or have been such proceedings, please complete the following section:

S/N	Nature of proceedings:		
	Suit number:		Date of Decree/order/judgment:
	Date of application:		Country where proceedings filed:
	Details of Order applied/made:		
	Status of Proceedings if no Decree/order/judgment made:		
	Plaintiff's/Defendant's Bankruptcy Details:		
	Pending Bankruptcy Details:	<i>(State the suit number, whether creditor's bankruptcy application or debtor's bankruptcy application, Name of Creditor, Amount of debt claimed, Status of proceedings)</i>	

(b) Related proceedings (in the Syariah Court):

S/N	The Plaintiff and I have previous matrimonial proceedings	Nature of proceedings	Date of divorce	Date of rujuk/remarriage
		First Divorce		
		Second divorce		

7. Relief Claimed:

- (a) That the marriage be dissolved.
- (b) That the Plaintiff pays *nafkah iddah* in the sum of \$ _____ per month for the period of *iddah*.
- (c) That the Plaintiff pays *mutaah* in the sum of \$ _____ for the duration of marriage of ____ years ____ months.
- (d) That the Plaintiff pays the outstanding *emas kahwin* in the sum of \$ _____ (*if any*).
- (e) That the Plaintiff pays the outstanding marriage expenses (*hantaran belanja*) in the sum of \$ _____ (*if any*).
- (f) ****Custody/Care and control/Access*** of the child/children* of the parties.

That I/the Plaintiff* be granted sole/joint custody* of the child/children* of the parties.

That I/the Plaintiff* be granted care and control of the child/children* of the parties or split care and control as follows: [*to state terms of and reasons for split care and control*].

That I/the Plaintiff* be granted reasonable access* to the child/children of the parties or access as follows [*to state terms of access*]:

(g) *****Division of the matrimonial home:**

(i) (For Housing And Development Board Flats Only):

That the matrimonial home be surrendered to the Housing Development Board.

OR

That the Agreement for Lease with the HDB be terminated.

OR

That the matrimonial home be sold in the open market.

OR

That my share in the matrimonial home be sold/transferred* to the Plaintiff/the Plaintiff and a third party/a third party*.

OR

That the Plaintiff's share in the matrimonial home be sold/transferred* to me/me and a third party/a third party*.

OR

Others (please state full details of the agreement)

(ii) (For private properties):

State proposal: _____

(h) Division of other matrimonial assets (including CPF monies) (please specify):

(i) Others (please specify):

8. I confirm/do not confirm* paragraph 8 of the Plaintiff's Case Statement. I am working as a _____ earning a monthly/annual* income of \$ _____. To the best of my knowledge, information and belief, the Plaintiff is working as a _____ earning a monthly/annual* income of \$ _____.

Affirmed at Singapore by the abovenamed)

Before me,

)

)

)

_____)
this day of 20 .

A COMMISSIONER FOR OATHS

*Delete where inapplicable

** Where there are children in the marriage, the Defendant's Agreement to Plaintiff's Proposed Parenting Plan/Defendant's Proposed Parenting Plan may be filed together with the Memorandum of Defence.

*** Where the matrimonial asset in respect of which relief is being sought is an HDB flat, the Defendant's Agreement to Plaintiff's Proposed Matrimonial Property Plan/Defendant's Proposed Matrimonial Property Plan & Particulars of Arrangements for Housing may be filed together with the Memorandum of Defence.

[Note: Please refer to Syariah Court website for 'Instructions on obtaining the Relevant CPF Statement and Additional CPF Information']

FORM 19

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Between

(NRIC No. _____)

... Plaintiff

And

(NRIC No. _____)

... Defendant

MEMORANDUM OF DEFENCE (NULLITY)

1. Particulars of Defendant:

(a) Age : _____

(b) Citizenship : _____

(c) Religion : _____

(d) Educational level : _____

(e) Occupation : _____

(f) Current Address : _____

(g) The last address at which the parties to the marriage have lived together as husband and wife:

(h) Are you/Is your wife currently pregnant? Yes/No*

(i) Are you an undischarged bankrupt? Yes/No*

(j) Are there any pending bankruptcy proceedings against you? Yes/No*

2. (a) Date and Place of Marriage:

(b) Marriage Certificate Number (for marriage registered in Singapore):

[To enclose a copy (front and back page) of the original marriage certificate or extract of marriage certificate]

(c) Marriage Certificate Number or other reference particulars (for marriage registered outside Singapore):

[To enclose a copy (front and back page) of the original marriage certificate which has been attested by the proper authority, together with a certified true translation of the marriage certificate in English if the language is other than English or Malay.]

3. Jurisdiction: *[Please select (a) or (b)]*

(a) *The Court has jurisdiction based on domicile *[Choose one of the following]*:

- (i) I/the Plaintiff/Both the Plaintiff and I* am/is/are* Singapore citizen(s).
- (ii) Neither I nor the Plaintiff is a Singapore citizen. *[State reasons for which the Court has jurisdiction based on domicile.]*
-

(b) *The Court has jurisdiction based on habitual residence *[Choose one of the following]*:

- (i) The Plaintiff has been habitually resident in Singapore for a period of 3 years immediately preceding the date of the filing of this Originating Summons.
- (ii) I have been habitually resident in Singapore for a period of 3 years immediately preceding the date of the filing of this Originating Summons.

State the relevant details in either case:

(A) Address(es) of the place(s) of residence:

(B) The length of residence at each place:

4. Nullity:

I confirm/do not confirm* paragraph 4 of the Plaintiff's Case Statement.

(If disagree, to state full particulars of the facts relied on but not the evidence by which they are to be proved.)

5. Particulars of all children *[To state, in respect of each living child of the parties]*:

S/N	Name of child	Birth Cert/ NRIC No.	Date of Birth	Gender
1.				
2.				
3.				
4.				

5.				
Are there any statements set out in the Case Statement concerning the living children of the parties that are disputed? <i>(If yes, give full particulars of facts)</i>				

6. (a) Related Proceedings (in any Court other than the Syariah Court):

To state if there are or have been other proceedings in [*Singapore/elsewhere (to specify)*] with reference to the marriage, or to any children of the parties, or between the Plaintiff and the Defendant with reference to maintenance or to any property of either or both of them.

If there are or have been such proceedings, please complete the following section:

S/N	Nature of proceedings:			
	Suit number:		Date of Decree/order/judgment:	
	Date of application:		Country where proceedings filed:	
	Details of Order applied/made:			
	Status of Proceedings if no Decree/order/judgment made:			
	Plaintiff's/Defendant's Bankruptcy Details:			
	Pending Bankruptcy Details:	<i>(State the suit number, whether creditor's bankruptcy application or debtor's bankruptcy application, Name of Creditor, Amount of debt claimed, Status of proceedings)</i>		

(b) Related proceedings (in the Syariah Court):

S/N	The Plaintiff and I have previous matrimonial proceedings	Nature of proceedings	Date of divorce	Date of rujuk/remarriage
		First Divorce		
		Second divorce		

7. Relief Claimed:

(a) That the marriage be annulled and for ancillary reliefs to be granted / That the marriage be annulled and for no ancillary reliefs to be granted as the Plaintiff and I wish to remarry*.

(b) That I/the Plaintiff pay/pays *nafkah iddah* in the sum of \$_____ per month for the period of *iddah*.

(c) That I/the Plaintiff pay/pays *mutaah* in the sum of \$ _____ for the duration of marriage of _____ years _____ months.

(d) ****Custody/Care and control/Access*** of the child/children* of the parties:

That I/the Plaintiff* be granted sole/joint custody* of the child/children* of the parties.

That I/the Plaintiff* be granted care and control of the child/children* of the parties or split care and control as follows [*to state terms of and reasons for split care and control*].

That I/the Plaintiff* be granted reasonable access* to the child/children* of the parties or access as follows [*to state terms of access*]:

(e) *****Division of the matrimonial home:**

(i) (For Housing And Development Board Flats Only):

That the matrimonial home be surrendered to the Housing Development Board.

OR

That the Agreement for Lease with the HDB be terminated.

OR

That the matrimonial home be sold in the open market.

OR

That my share in the matrimonial home be sold/transferred* to the Defendant/the Defendant and a third party/a third party*.

OR

That the Plaintiff's share in the matrimonial home be sold/transferred* to me/me and a third party/a third party*.

OR

(ii) (For private properties):

State proposal: _____

(f) Division of other matrimonial assets (including CPF monies) (please specify):

(g) Others (please specify):

8. I confirm/do not confirm* paragraph 8 of the Plaintiff's Case Statement. I am working as a _____ earning a monthly/annual* income of \$ _____. To the best of my knowledge, information and belief, the Plaintiff is working as a _____ earning a monthly/annual* income of \$ _____.

Affirmed at Singapore by the abovenamed)

Before me,

)

)

)

_____)
this day of 20 .

A COMMISSIONER FOR OATHS

*Delete where inapplicable

** Where parties wish to proceed with the annulment and not registering their marriage at the Registry of Muslim Marriages, and there are children in the marriage, the Defendant's Agreement to Plaintiff's Proposed Parenting Plan/Defendant's Proposed Parenting Plan may be filed together with the Memorandum of Defence.

*** Where parties wish to proceed with the annulment and not registering their marriage at the Registry of Muslim Marriages, and the matrimonial asset in respect of which relief is being sought is an HDB flat, the Defendant's Agreement to Plaintiff's Proposed Matrimonial Property Plan/Defendant's Proposed Matrimonial Property Plan & Particulars of Arrangements for Housing may be filed together with the Memorandum of Defence.

[Note: Please refer to Syariah Court website for 'Instructions on obtaining the Relevant CPF Statement and Additional CPF Information']

FORM 24

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Summons No.

Between

[*Plaintiff's Name*]

(NRIC No.)

... Plaintiff

And

[*Defendant's Name*]

(NRIC No.)

... Defendant

SUMMONS

(APPLICATION FOR DISCOVERY)

Let all parties concerned attend before the Registrar or President on a date and time to be assigned for the hearing of an application on the part of _____ for the following orders:

(a) The Plaintiff/Defendant/Other Party [to specify] * be required:

- (i) To state on affidavit, pursuant to Rule 13(3) of the Muslim Marriage and Divorce Rules, in respect of each of the following documents, whether the same is in his possession, custody or power, and if not then in his possession, custody or power, when he parted with it and what has become of it;
- (ii) To exhibit in the affidavit a copy of each of the said documents stated to be in his possession, custody or power, pursuant to paragraph (a)(i) above; and
- (iii) In respect of each of the said documents stated not to be in his possession, custody or power, pursuant to paragraph (a)(i) above, to state the reasons why, together with supporting documentation for the explanation (if any).

(b) That the affidavit under paragraph (a) above is to be filed and served by [to state date].

(Describe the documents required and set them out in table form).

S/No.	Document	Time-frame for which documents are requested (where applicable)	Reason for request	Paragraph(s) and page(s), filing date, deponent of affidavit (which relates to the request) and number of affidavit in relation to the deponent (where applicable)

Dated this _____ day of _____ 20_____.

Registrar.

This Summons is taken out by [to state name of party taking out this application/summons]

[to state Plaintiff's/Defendant's solicitor's name and address of law firm (if Plaintiff/Defendant is represented by solicitor) or Plaintiff's/Defendant's address for service in Singapore]

*Delete where inapplicable

FORM 27

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Summons No.

Between

[*Plaintiff's Name*]

(NRIC No.)

... Plaintiff

And

[*Defendant's Name*]

(NRIC No.)

... Defendant

SUMMONS

**(APPLICATION FOR INTERIM CUSTODY
CARE AND CONTROL OF AND ACCESS TO CHILD)**

Let all parties concerned appear before the Registrar or President on a date and time to be assigned for the hearing of an application on the part of the _____ for the following order(s):

- (1) That the Plaintiff/Defendant* be granted interim custody of [*to state name of child(ren)*].
- (2) That the Plaintiff/Defendant* be granted interim care and control of [*to state name of child(ren)*].
- (3) That the Plaintiff/Defendant* be granted access to [*to state name of child(ren)*] as follows:

- (4) Other orders.
- (5) That the costs of this application be provided for.

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

Dated this _____ day of _____ 20_____.

Registrar.

This Summons is taken out by [to state name of party taking out this application/summons]

[to state Plaintiff's/Defendant's solicitor's name and address of law firm (if Plaintiff/Defendant is represented by solicitor) or Plaintiff's/Defendant's address for service in Singapore]

*Delete where inapplicable.

FORM 28

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Summons No.

Between

[Plaintiff's Name]

(NRIC No.)

... Plaintiff

And

[Defendant's Name]

(NRIC No.)

... Defendant

SUMMONS

(APPLICATION FOR MISCELLANEOUS INTERIM ORDER(S))

Let all parties concerned appear before the, Registrar or President on a date and time to be assigned for the hearing of an application on the part of the _____ for an interim order [*to choose one or more of the following order(s)*]:

- (1) For the purpose of facilitating or expediting the hearing of the proceedings in the following terms:

-
- (2) that the Case Statement/Memorandum of Defence* be amended.
- (3) that the affidavit/part of the affidavit* filed by [*to state name of deponent*] on [*to state date*] be struck out or expunged.
- (4) that a clerical error in the [*to state the document*] filed [*to state date*] be corrected.
- (5) that the time limited for [*to state the action and the document*] be extended to the ____ day of _____ 20__.
- (6) that the order made in absence of any party to the proceedings [*to state the party*] on the ____ day of _____ 20__ be set aside.
- (7) Such other or further order(s) that the Registrar or President thinks fit.
- (8) That the costs of this application be provided for.

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

Dated this ____ day of _____ 20_____.

Registrar.

This Summons is taken out by [to state name of party taking out this application/summons]

[to state Plaintiff's/Defendant's solicitor's name and address of law firm (if Plaintiff/Defendant is represented by solicitor) or Plaintiff's/Defendant's address for service in Singapore]

*Delete where inapplicable

FORM 29

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Summons No.

Between

[*Plaintiff's Name*]

(NRIC No.)

... Plaintiff

And

[*Defendant's Name*]

(NRIC No.)

... Defendant

SUMMONS

(APPLICATION TO BE JOINED AS INTERVENER)

Let all parties concerned appear before the Registrar or President on a date and time to be assigned for the hearing of an application on the part of the _____ for the following order(s):

- (1) That [*to state name, NRIC No. and address of person to be joined*] be added as Intervener in these proceedings.
- (2) That the title of the Originating Summons/Summons* be amended by adding the said person as Intervener.
- (3) That the said person be at liberty to file an affidavit by the _____ day of _____ 20 __.
- (4) That the costs of this application be provided for.

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

Dated this _____ day of _____ 20_____.

Registrar.

*This Summons is taken out by [to state name of party taking out this application/summons]
[to state Plaintiff's/Defendant's solicitor's name and address of law firm (if Plaintiff/Defendant is represented by solicitor) or Plaintiff's/Defendant's address for service in Singapore].*

*Delete where inapplicable.

FORM 30

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Summons No.

Between

[*Plaintiff's Name*]

(NRIC No.)

... Plaintiff

And

[*Defendant's Name*]

(NRIC No.)

... Defendant

SUMMONS

(APPLICATION FOR LEAVE UNDER SECTION 35A)

Let all parties concerned appear before the Registrar or President on a date and time to be assigned for the hearing of an application on the part of the _____ for leave to commence/continue* civil proceedings for disposition or division of property on divorce or custody of any child under section 35A of the Administration of Muslim Law Act (Cap. 3) or both.

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

Dated this ____ day of _____ 20_____.

Registrar.

This Summons is taken out by [to state name of party taking out this application/summons]

[to state Plaintiff's/Defendant's solicitor's name and address of law firm (if Plaintiff/Defendant is represented by solicitor) or Plaintiff's/Defendant's address for service in Singapore]

*Delete where inapplicable

FORM 31

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Summons No.

Between

[*Plaintiff's Name*]

(NRIC No.)

... Plaintiff

And

[*Defendant's Name*]

(NRIC No.)

... Defendant

COMMENCEMENT CERTIFICATE

UPON THE APPLICATION made by the Plaintiff/Defendant* and **UPON READING** the affidavit(s) of the Plaintiff/Defendant* filed in this application and **UPON HEARING** (*name of counsel*), Counsel for the Plaintiff/the Plaintiff appearing in person and (*name of counsel*), Counsel for the Defendant/the Defendant appearing in person and the parties present, it is hereby certified that civil proceedings under section 35A(1) of the Administration of Muslim Law Act (Cap. 3) in the question of custody of any child of the parties/the disposition or division of property on divorce* may be commenced.

IT IS FURTHER ORDERED [*to state provision as to costs, if any, or any other further order*] *.

Dated this _____ day of _____ 20_____.

Registrar/President.

*Delete where inapplicable.

FORM 32

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Summons No.

Between

[*Plaintiff's Name*]

(NRIC No.)

... Plaintiff

And

[*Defendant's Name*]

(NRIC No.)

... Defendant

CONTINUATION CERTIFICATE

UPON THE APPLICATION made by the Plaintiff/Defendant* and **UPON READING** the affidavit(s) of the Plaintiff/Defendant* filed in this application and **UPON HEARING** (*name of counsel*), Counsel for the Plaintiff/the Plaintiff appearing in person and (*name of counsel*), Counsel for the Defendant/the Defendant appearing in person and the parties present, it is hereby certified that civil proceedings under section 35A(2) of the Administration of Muslim Law Act (Cap. 3) in the question of custody of any child of the parties/the disposition or division of property on divorce* may be continued.

IT IS FURTHER ORDERED [*to state provision as to costs, if any, or any other further order*] *.

Dated this _____ day of _____ 20_____.

Registrar/President.

*Delete where inapplicable.

FORM 33

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Summons No.

Between

[*Plaintiff's Name*]

(NRIC No.)

... Plaintiff

And

[*Defendant's Name*]

(NRIC No.)

... Defendant

CERTIFICATE OF ATTENDANCE

IT IS HEREBY CERTIFIED that the Plaintiff and the Defendant have attended and been counselled under section 35A(7) of the Administration of Muslim Law Act (Cap. 3) on the ____ day of _____ 20__.

Dated this ____ day of _____ 20_____.

Registrar/President.

FORM 34

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Summons No. [if applicable]

Between

(NRIC No. _____)

... Plaintiff

And

(NRIC No. _____)

... Defendant

NOTICE OF WITHDRAWAL

To the Registrar.

TAKE NOTICE that the Plaintiff/Applicant withdraws this action.

For this Originating Summons, the Plaintiff/Defendant* states that he (the husband) has not pronounced talak*.

Choose one of the following:

(a) This Originating Summons/Summons has been served on the Defendant/Respondent/Other Party, and the Defendant/Respondent/Other Party* [to specify] consents to the withdrawal of this action.

(b) This Originating Summons/Summons has not been served on the Defendant/Other Party [to specify].

Dated this _____ day of _____ 20_____.

Signed

*Solicitors for the Defendant/Respondent
Defendant/Respondent/Other Party* (if
unrepresented)*

Signed

*Solicitors for the
Plaintiff/Applicant
Plaintiff/Applicant (if
unrepresented**

*Delete where inapplicable.

FORM 39

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Summons No.

Between

[*Plaintiff's Name*]

(NRIC No.)

... Plaintiff

And

[*Defendant's Name*]

(NRIC No.)

... Defendant

WARRANT OF ARREST

To the Commissioner of Police and all other Police Officers of Singapore.

WHEREAS a Summons has been duly issued and served on _____
(name, description and address) to attend before _____ on the ____ day of
_____ 20__ .

AND WHEREAS the said _____ has failed to attend before
_____ and has not given any explanation for his/her failure to do so.

This is to authorize you to arrest the said _____ and to produce him/her
before _____ .

Dated this ____ day of _____ 20_____ .

*President, Syariah Court,
Singapore.*

ADMINISTRATION OF MUSLIM LAW ACT
(CHAPTER 3)

The said _____ to attend before the
_____ following the day of his/her arrest until otherwise directed by the Syariah
Court, he/she may be released.

Dated this _____ day of _____ 20_____.

*President, Syariah Court,
Singapore.*

FORM 44

**NOTICE OF ADVERTISEMENT (for Originating Summons)
IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE**

To: [*State name of the Defendant*]

1. Take Notice that an Originating Summons No. [*to state number*] for divorce has been filed in Court by [*Plaintiff's name*] on [*date*]. You are the Defendant in these proceedings.
2. It has been ordered that service of the abovementioned document on you be effected by this advertisement. You are required to file the Memorandum of Defence within 21 days after the date of publication of this advertisement. You are also required to attend at the Syariah Court, Family Link @ Lengkok Bahru, 8, Lengkok Bahru, #03-01 Singapore 159052 on (*date*) at (*time*) a.m/p.m. If you fail to attend, the Syariah Court will proceed to hear your spouse's application in your absence and make all further orders in the proceedings without further reference to you.

Any person who can provide information on the whereabouts of (*Defendant's name*) may contact:

1. Name of Plaintiff/Plaintiff's Solicitor*:
2. Contact Particulars of Plaintiff/Plaintiff's Solicitor's Firm*:
Firm name & address*:
Telephone Number of Plaintiff / Plaintiff's Solicitor's Firm*:

*Delete where inapplicable

**NOTIS PENGIKLANAN (untuk Originating Summons)
DI MAHKAMAH SYARIAH SINGAPURA**

Kepada: [*Nyatakan nama pihak Defendan*]

1. Sila ambil perhatian bahawa Saman Permulaan No. (*nyatakan nombor*) untuk perceraian telah difailkan di Mahkamah oleh (*nyatakan nama Plaintiff*) pada (*nyatakan tarikh*). Anda adalah pihak Defendan dalam prosiding ini.
2. Telah diperintahkan bahawa penyerahan Saman Permulaan kepada anda dilaksanakan melalui pengiklanan ini. Anda dikehendaki memfailkan borang Memorandum Pembelaan dalam masa 21 hari selepas tarikh pengiklanan ini diterbitkan. Anda juga dikehendaki hadir di Mahkamah Syariah, Family Link @ Lengkok Bahru, 8, Lengkok Bahru, #03-01 Singapura 159052 pada (*nyatakan tarikh*) jam (*nyatakan waktu*) pagi/petang. Jika anda gagal menghadirkan diri, Mahkamah Syariah boleh meneruskan perbicaraan permohonan pasangan anda dan memutuskan perintah dalam prosiding tanpa kehadiran anda dan tanpa merujuk kepada anda selanjutnya.

Sesiapa sahaja yang dapat memberikan maklumat mengenai keberadaan (*Nama Defendan*) boleh menghubungi:

1. Nama Plaintiff/Peguam Plaintiff*
2. Butir-butir perhubungan Plaintiff/Firma Peguam Plaintiff*:
Nama Firma dan alamat*:
Nombor Telefon Plaintiff/Firma Peguam Plaintiff*:

*Potong yang mana tidak sesuai

**NOTICE OF ADVERTISEMENT (*for Summons*)
IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE**

To: [*State name of the Respondent*]

1. Take Notice that an application for Summons No. [*to state number*] for has been filed in Court by [*Applicant's name*] on [*date*]. You are the Respondent in these proceedings.
2. It has been ordered that service of the abovementioned document on you be effected by this advertisement. You are required to attend at the Syariah Court, Family Link @ Lengkok Bahru, 8, Lengkok Bahru, #03-01 Singapore 159052 on (*date*) at (*time*) a.m/p.m. If you fail to attend, the Syariah Court will proceed to hear the Applicant's application in your absence and make all further orders in the proceedings without further reference to you.

Any person who can provide information on the whereabouts of (*Respondent's name*) may contact:

1. Name of Applicant/Applicant's Solicitor*:
2. Contact Particulars of Applicant/Applicant's Solicitor's Firm*:
Firm name & address*:
Telephone Number of Applicant / Applicant's Solicitor's Firm*:

*Delete where inapplicable

**NOTIS PENGIKLANAN (*untuk Summons*)
DI MAHKAMAH SYARIAH SINGAPURA**

Kepada: [*Nyatakan nama pihak Responden*]

1. Sila ambil perhatian bahawa permohonan untuk Saman No. (*nyatakan nombor*) telah difailkan di Mahkamah oleh (*nyatakan nama Pemohon*) pada (*nyatakan tarikh*). Anda adalah pihak Responden dalam prosiding ini.
2. Telah diperintahkan bahawa penyerahan dokumen dinyatakan diatas kepada anda dilaksanakan melalui pengiklanan ini. Anda dikehendaki hadir di Mahkamah Syariah, Family Link @ Lengkok Bahru, 8, Lengkok Bahru, #03-01 Singapura 159052 pada (*nyatakan tarikh*) jam (*nyatakan waktu*) pagi/petang. Jika anda gagal menghadirkan diri, Mahkamah Syariah boleh meneruskan perbicaraan permohonan pemohon dan memutuskan perintah dalam prosiding tanpa kehadiran anda dan tanpa merujuk kepada anda selanjutnya.

Sesiapa sahaja yang dapat memberikan maklumat mengenai keberadaan (*Nama Responden*) boleh menghubungi:

1. Nama Pemohon/Peguam Pemohon*
2. Butir-butir perhubungan Pemohon/Firma Peguam Pemohon*:
Nama Firma dan alamat*:
Nombor Telefon Pemohon/Firma Peguam Pemohon*:

*Potong yang mana tidak sesuai

FORM 45

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Summons No.

Between

[*Applicant's Name*]

(NRIC No.)

... Applicant

And

[*Respondent's Name*]

(NRIC No.)

... Respondent

**ORIGINATING SUMMONS/SUMMONS* (EX-PARTE)*
(APPLICATION FOR ORDER FOR PRESUMPTION OF DEATH)**

Let the abovenamed Applicant attend before the Registrar or the President on a date and time to be assigned for the hearing for an order pursuant to Section 54 of the Administration of Muslim Act (Cap 3):

1. That [name of person to be presumed dead] be presumed to have died.

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

Registrar.

This Summons is taken out by [to state name of party taking out this application/summons]

[to state Applicant's solicitor's name and address of law firm (if Applicant is represented by solicitor) or Applicant's address for service in Singapore]

*Delete where inapplicable

FORM 46

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Summons No.

Between

[*Applicant's Name*]

(NRIC No.)

... Applicant

And

[*Respondent's Name*]

(NRIC No.)

... Respondent

CERTIFICATE OF PRESUMPTION OF DEATH

UPON THE APPLICATION made by the Applicant in Originating Summons/Summons* No. _____ and, **UPON READING** the affidavit filed in this application, **AND UPON HEARING** (*name of counsel*), Counsel for the Applicant/the Applicant appearing in person*, pursuant to Section 54 of the Administration of Muslim Law Act (Cap 3), **IT IS HEREBY ORDERED** that:

1. [name of person to be presumed dead] in this matter be presumed dead.
2. A Certificate of Presumption of Death of [name] be issued to the Applicant, such certificate shall be deemed to be a certificate of the death of [name].

Dated this _____ day of _____ 20_____.

Registrar/President.

*Delete where inapplicable

FORM 50

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Summons No.

Between

[*Plaintiff's Name*]

(NRIC No.)

... Plaintiff

And

[*Defendant's Name*]

(NRIC No.)

... Defendant

SUMMONS

(APPLICATION FOR DISCHARGE OF SOLICITOR)

Let all parties concerned attend before the Registrar or President on a date and time to be assigned for the hearing on an application on the part of _____ for the following order(s):

1. That (name of solicitor) ceases to be the solicitor acting for (name of party represented by that solicitor), Plaintiff/Defendant* in this action; and
2. That the costs of this application be provided for.

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

Dated this _____ day of _____ 20_____.

Registrar.

This Summons is taken out by [to state Plaintiff's/Defendant's solicitor's name and address of law firm taking out this application/summons]

[to state Plaintiff's/Defendant's address for service in Singapore]

*Delete where inapplicable

FORM 52

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.

Notice of Appeal No.

Between

[*Plaintiff's Name*]

(NRIC No.)

... Plaintiff

And

[*Defendant's Name*]

(NRIC No.)

... Defendant

**NOTICE OF APPEAL
AGAINST REGISTRAR'S DECISION OR ORDER**

To: The Senior President
Syariah Court

TAKE NOTICE, that I, the abovenamed Plaintiff/Defendant* intend to appeal against the whole/part* of the decision of the learned Registrar of the Syariah Court given at hearing on _____ granting the following orders:

- (1) _____
- (2) _____
- (3) _____

I intend to appeal against the following orders:

- (1) _____
- (2) _____
- (3) _____

Dated this _____ day of _____ 20_____.

Applicant / Solicitor for the Applicant.*

To the abovenamed Plaintiff/Defendant * or his/her* solicitor.

*Delete where inapplicable