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**No. S 51**

ADMINISTRATION OF MUSLIM LAW ACT  
(CHAPTER 3)

MUSLIM MARRIAGE AND DIVORCE  
(AMENDMENT) RULES 2009

In exercise of the powers conferred by section 145 of the Administration of Muslim Law Act, the President of Singapore hereby makes the following Rules:

**Citation and commencement**

1. These Rules may be cited as the Muslim Marriage and Divorce (Amendment) Rules 2009 and shall come into operation on 1st March 2009.

**Amendment of rule 9**

2. Rule 9 of the Muslim Marriage and Divorce Rules (R 1) (referred to in these Rules as the principal Rules) is amended —

- (a) by deleting “9, 10,” in paragraph (3); and
- (b) by inserting, immediately after paragraph (4), the following paragraph:

“(5) A case statement that has been served on the defendant shall not be amended without the leave of the registrar or the Court.”.

**Amendment of rule 12**

3. Rule 12(2) of the principal Rules is amended by deleting “16, 17,”.

**Deletion of rule 28**

4. Rule 28 of the principal Rules is deleted.

**Deletion of rule 30**

5. Rule 30 of the principal Rules is deleted.

**Amendment of rule 32**

6. Rule 32 of the principal Rules is amended —
- (a) by inserting, immediately after the word “Court” in paragraph (1), the words “or the registrar”; and
  - (b) by deleting paragraph (4) and substituting the following paragraph:
 

“(4) A party dissatisfied with a decision of the Court or the registrar to appoint hakam under section 50(1) of the Act may, before the hakam makes a decree of divorce under section 50(6) of the Act, appeal against the decision —

    - (a) to the Court, if the decision was made by the registrar; and
    - (b) to the Appeal Board, if the decision was made by the Court.”.

**Amendment of First Schedule**

7. The First Schedule to the principal Rules is amended —
- (a) by deleting Form 3 and substituting the following Form:

“FORM 3

Rule 6(2)

دفتر فرجراين  
REGISTER OF DIVORCE

NO.

نام سراسي Name of Husband: _____ نام استوري Name of Wife: _____ فرجراين دلفظكون/لجكوك دكن The Divorce was pronounced/decreed on (date): _____ بيلاقن نان جنمس طلاق Number & Nature of Talak: _____ قدا سواسي Custody of Children: To husband: _____ قدا استوري To wife: _____	نمبر كان فختالين NRIC No.: _____ نمبر كان فختالين NRIC No.: _____ بيه by: _____ نطقه عدا Nafkah Eddah: _____ منة Minta'ah: _____ نمبر كان فختالين NRIC No.: _____ نمبر كان فختالين NRIC No.: _____ نمبر سيجري نكاح Marriage Certificate No.: _____ دفتري كان قدا AND IS HEREBY REGISTERED ON: _____ اري نه BY ME _____
سواسي Witness: _____ سواسي Witness: _____ تاريخ نكاح Date of Marriage: _____ د (تفتي) Registered at: _____	سواسي Signature: _____ سواسي Signature: _____ سواسي Signature: _____ سواسي Signature: _____ سواسي Signature: _____ سواسي Signature: _____ سواسي Signature: _____ سواسي Signature: _____ سواسي Signature: _____

SEAL

فرجراين سوكه فرجه  
President, Shariah Court

(b) by deleting Forms 6 to 10 and substituting the following Forms:

“FORM 6

Rule 9(2)

**ADMINISTRATION OF MUSLIM LAW ACT  
(CHAPTER 3)**

**MUSLIM MARRIAGE AND DIVORCE RULES**

Undang-Undang Pentadbiran Hukum Islam  
Undang-Undang Perkahwinan dan Perceraian Islam

**IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE**

Originating Summons No.

*No. Saman Permulaan*

BETWEEN/*ANTARA*

[Plaintiff's Name/*Nama Plaintiff*]

(NRIC No.                    )

... Plaintiff/*Plaintif*

AND/*DAN*

[Defendant's Name/*Nama Defendan*]

(NRIC No.                    )

... Defendant/*Defendan*

Date of Mediation/Pre-Trial Conference :  
(*Tarikh Pengantaraan/Perundingan  
Sebelum Perbicaraan*)

Time of Mediation/Pre-Trial Conference :  
(*Waktu Pengantaraan/Perundingan  
Sebelum Perbicaraan*)

You, the abovenamed Defendant, are hereby summoned to appear either in person or with your advocate and solicitor before the Syariah Court, Singapore, at the date and time stated above.

And take Notice that in default of such appearance:

- (1) a warrant of arrest may be issued against you if no reasonable excuse is offered for such failure to appear;
- (2) the Court may proceed to hear the Originating Summons in your absence.

A copy of the Plaintiff's Case Statement is filed together with this Originating Summons.

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*Anda sebagai Defendan di atas, dengan ini diperintahkan hadir secara perseorangan atau bersama peguam anda di Mahkamah Syariah, Singapura pada tarikh dan waktu yang tersebut di atas.*

*Dan ambil Perhatian bahawa jika anda gagal menghadirkan diri sebagaimana yang diperintahkan:*

- (1) satu perintah/warrant untuk menangkap anda boleh dikeluarkan jika tidak mengemukakan sebab yang munasabah kerana kegagalan menghadirkan diri;*
- (2) mahkamah boleh meneruskan perbicaraan walaupun tanpa kehadiran anda.*

*Satu salinan Penyata Kes Plaintiff telah disertakan bersama Saman Permulaan ini.*

Dated this                      day of    20                      .  
*Bertarikh                      haribulan*

(Seal)

Senior President, Syariah Court, Singapore  
*Presiden Kanan, Mahkamah Syariah, Singapura*

### **NOTICE TO THE DEFENDANT**

### ***NOTIS KEPADA DEFENDAN***

Take Notice that an Originating Summons has been commenced by the Plaintiff against you for \_\_\_\_\_.

If you wish to be heard on this matter, you must complete the accompanying Memorandum of Defence in triplicate. Take note that the Memorandum of Defence must be affirmed and filed with the Syariah Court within 21 days of your receiving this Summons. A filed copy must be served on the Plaintiff or Plaintiff's advocate and solicitor. Take note that you have to pay fees on the copy to be filed with the Syariah Court. If you do not agree with the matters stated in the Plaintiff's Case Statement, you may include a cross-application in your Memorandum of Defence.

If you intend to instruct an advocate and solicitor, you should at once give your advocate and solicitor all the documents that you have received.

This Originating Summons is taken out by the abovenamed Plaintiff who resides at [to state address].

*Ambil perhatian bahawa Plaintiff telah memulakan Saman Permulaan terhadap anda dalam perkara \_\_\_\_\_.*

*Anda dikehendaki mengisi borang Memorandum Pembelaan yang dilampirkan bersama surat saman ini sebanyak tiga salinan. Sila ambil perhatian bahawa borang Memorandum Pembelaan ini hendaklah disahkan secara bersumpah dan difailkan di Mahkamah Syariah dalam tempuh 21 hari dari tarikh anda menerima surat saman ini.*

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*Anda akan dikenakan bayaran ketika memfailkan salinan di Mahkamah Syariah. Satu salinan yang telah difailkan mesti diserahkan kepada Plaintiff atau peguam yang mewakilinya. Jika anda tidak setuju dengan tuntutan yang dikemukakan oleh pihak Plaintiff sebagaimana yang tertera di dalam Penyataan Kes beliau, anda dibenarkan untuk menyertakan permohonan balas (cross application) di dalam Memorandum Pembelaan anda.*

*Jika anda bertujuan untuk mendapatkan khidmat peguam, anda hendaklah segera menyerahkan semua dokumen-dokumen yang telah anda terima ini kepada peguam anda.*

*Saman Permulaan ini telah dibuat oleh pihak Plaintiff yang namanya tertera di atas dan beralamatkan di (nyatakan alamat).*

To The Defendant/Kepada Defendan

Name>Nama :

Address/Alamat:

#### **ACKNOWLEDGMENT OF RECEIPT OF ORIGINATING SUMMONS**

I, the Defendant, acknowledge that I have received a copy of the Originating Summons, the Plaintiff's Case Statement and a copy of Memorandum of Defence Form.

*Saya, Defendan, mengakui bahawa saya telah menerima Saman Permulaan, Penyataan Kes Plaintiff dan Borang Memorandum Pembelaan.*

Signed (Defendant)

Name :

NRIC No.:

Date :

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#### **MEMORANDUM OF SERVICE OF ORIGINATING SUMMONS, ETC.**

I, \_\_\_\_\_, do hereby declare that I did on the \_\_\_\_\_ day of \_\_\_\_\_ at \_\_\_\_\_ A.M./P.M. at \_\_\_\_\_ serve a copy of this Originating Summons, the Case Statement and Memorandum of Defence Form on the Defendant.

.....  
Signature of person authorised to serve Summons.

**CASE STATEMENT**  
**(by Plaintiff Husband)**  
(*talak* and divorces)

**IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE**

Originating Summons No.  
*No. Saman Permulaan*

BETWEEN/*ANTARA*

[Plaintiff's Name/*Nama Plaintiff*]

(NRIC No.                    )

... Plaintiff/*Plaintif*

AND/*DAN*

[Defendant's Name/*Nama Defendan*]

(NRIC No.                    )

... Defendant/*Defendan*

1. Particulars of Plaintiff

Age                            :

Citizenship                :

Religion                    :

Educational Level:

Occupation                :

Current Address        :

2. Date and Place of Marriage:

\_\_\_\_\_  
(To enclose a copy of the original marriage certificate/certified true copy)

3. Ground of Divorce (\*Delete where inapplicable)

\*(a) I wish to divorce the Defendant.

The reason(s) for divorce is/are —

(1) \_\_\_\_\_

(2) \_\_\_\_\_

(3) \_\_\_\_\_

\*(b) I had pronounced *talak* on the Defendant.

Date of Pronouncement: \_\_\_\_\_ day of \_\_\_\_\_ (month) of \_\_\_\_\_  
(year) at \_\_\_\_\_ in the presence of  
(1) \_\_\_\_\_ and (2) \_\_\_\_\_

The words I said were:

\_\_\_\_\_  
\_\_\_\_\_

4. Particulars of all children:

<i>S/No.</i>	<i>Name</i>	<i>Birth Cert./ NRIC No.</i>	<i>Date of Birth</i>	<i>Gender</i>
1				
2				
3				
4				
5				
6				

5. Particulars of adopted children:

<i>S/No.</i>	<i>Name</i>	<i>Birth Cert./ NRIC No.</i>	<i>Date of Birth</i>	<i>Gender</i>
1				
2				

6. Particulars of the matrimonial home:

(a) Address: \_\_\_\_\_

(b) Name of Lessee(s)/Owner(s):

(i) \_\_\_\_\_

(ii) \_\_\_\_\_

(iii) \_\_\_\_\_

(c) Name of permitted occupiers and relationship with each Lessee/Owner:

\_\_\_\_\_

(d) Sole Tenancy/Joint Tenancy/Tenancy in common (please specify shares):

\_\_\_\_\_

(e) Type of matrimonial home (i.e. whether 3-room, 4-room, 5-room, Executive, etc.):

\_\_\_\_\_

(f) Date of Purchase: \_\_\_\_\_

(g) Amount of outstanding loan due to the HDB/Bank as at current date:

\_\_\_\_\_

(h) The estimated value of the matrimonial home as at \_\_\_\_\_ is \_\_\_\_\_

(i) Amount of CPF Housing grant credited to:

Plaintiff's CPF Account : \_\_\_\_\_

Defendant's CPF Account: \_\_\_\_\_

(j) Payment made by Plaintiff towards the purchase of the matrimonial home:

CPF : \_\_\_\_\_

Bank: \_\_\_\_\_

Cash: \_\_\_\_\_

Indirect contributions: \_\_\_\_\_

(To enclose Plaintiff's CPF Public Housing Scheme Withdrawal Statement, Property Statement, HDB/Bank statement on the outstanding loan of the home)

7. The following is a list of other matrimonial assets:

(1) \_\_\_\_\_

(2) \_\_\_\_\_

(3) \_\_\_\_\_

8. The Defendant and I had previous matrimonial proceedings as follows:

(\*Delete where inapplicable)

\* (1) First Divorce on \_\_\_\_\_ and \**rujuk*/remarried on \_\_\_\_\_  
(dd/mm/yyyy) (dd/mm/yyyy)

\* (2) Second Divorce on \_\_\_\_\_ and \**rujuk*/remarried on \_\_\_\_\_  
(dd/mm/yyyy) (dd/mm/yyyy)

9. The Defendant and I have on-going matrimonial proceedings as follows:

Details, if any \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

10. Proposal on Custody of Minor Children (\*Delete where inapplicable)

\* (a) I wish to have joint/sole custody, care and control of the minor children (below 21 years), namely:

S/No.	Name	Birth Cert./ NRIC No.	Date of Birth	Gender
1				
2				

- 3
- 4
- 5
- 6

with reasonable access to the Defendant.

\*(b) I wish that the Defendant be granted joint/sole custody, care and control of the minor children with reasonable access to me.

11. Proposal on Matrimonial Home (\*Delete where inapplicable)

\*Option 1 — To be surrendered to HDB

\*Option 2 — To be sold  
(Profit sharing: Plaintiff \_\_\_\_\_ %, Defendant \_\_\_\_\_ %)

\*Option 3 — To be transferred to me

\*Option 4 — To be transferred to the Defendant

\*Option 5 — Others \_\_\_\_\_

12. Proposal on the disposal of other matrimonial assets:

\_\_\_\_\_  
\_\_\_\_\_

13. Proposal on Nafkah Iddah and Mutaah

(a) I offer *nafkah iddah* in the sum of \_\_\_\_\_ per month for the period of *iddah*.

(b) I offer *mutaah* in the sum of \_\_\_\_\_ for the duration of marriage of \_\_\_ years \_\_\_ months.

14. To the best of my knowledge, information and belief, the Defendant is working as a \_\_\_\_\_ earning an income of \_\_\_\_\_.

Affirmed at Singapore by the abovenamed )  
 \_\_\_\_\_ )  
 this day of 20 . ) Before me,

**A COMMISSIONER FOR OATHS**

**CASE STATEMENT**  
**(by Plaintiff Wife)**  
(*talak* and divorces)

**IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE**

Originating Summons No.  
*No. Saman Permulaan*

BETWEEN/*ANTARA*

[Plaintiff's Name/*Nama Plaintiff*]

(NRIC No.                    )

... Plaintiff/*Plaintif*

AND/*DAN*

[Defendant's Name/*Nama Defendan*]

(NRIC No.                    )

... Defendant/*Defendan*

1. Particulars of Plaintiff

Age                            :

Citizenship                :

Religion                    :

Educational Level:

Occupation                :

Current Address        :

2. Date and Place of Marriage:

\_\_\_\_\_  
(To enclose a copy of the original marriage certificate/certified true copy)

3. Ground of Divorce (\*Delete where inapplicable)

\*(a) I wish to apply for divorce from the Defendant.

The reason(s) for divorce is/are —

(1) \_\_\_\_\_

(2) \_\_\_\_\_

(3) \_\_\_\_\_

\*(b) The Defendant had pronounced *talak* on me.

Date of Pronouncement: \_\_\_\_\_ day of \_\_\_\_\_ (month) of \_\_\_\_\_ (year) at \_\_\_\_\_ in the presence of

(1) \_\_\_\_\_ and (2) \_\_\_\_\_

The words the Defendant said were:

\_\_\_\_\_  
\_\_\_\_\_

4. Particulars of all children:

<i>S/No.</i>	<i>Name</i>	<i>Birth Cert./ NRIC No.</i>	<i>Date of Birth</i>	<i>Gender</i>
1				
2				
3				
4				
5				
6				

5. Particulars of adopted children:

<i>S/No.</i>	<i>Name</i>	<i>Birth Cert./ NRIC No.</i>	<i>Date of Birth</i>	<i>Gender</i>
1				
2				

6. Particulars of the matrimonial home:

(a) Address: \_\_\_\_\_

(b) Name of Lessee(s)/Owner(s):

(i) \_\_\_\_\_

(ii) \_\_\_\_\_

(iii) \_\_\_\_\_

(c) Name of permitted occupiers and relationship with each Lessee/Owner:

\_\_\_\_\_

(d) Sole Tenancy/Joint Tenancy/Tenancy in common (please specify shares):

\_\_\_\_\_

(e) Type of matrimonial home (i.e. whether 3-room, 4-room, 5-room, Executive, etc.):

\_\_\_\_\_

(f) Date of Purchase: \_\_\_\_\_

(g) Amount of outstanding loan due to the HDB/Bank as at current date:

\_\_\_\_\_

(h) The estimated value of the matrimonial home as at \_\_\_\_\_ is \_\_\_\_\_

(i) Amount of CPF Housing grant credited to:

Plaintiff's CPF Account : \_\_\_\_\_

Defendant's CPF Account: \_\_\_\_\_

(j) Payment made by Plaintiff towards the purchase of the matrimonial home:

CPF : \_\_\_\_\_

Bank: \_\_\_\_\_

Cash: \_\_\_\_\_

Indirect contributions: \_\_\_\_\_

(To enclose Plaintiff's CPF Public Housing Scheme Withdrawal Statement, Property Statement, HDB/Bank statement on the outstanding loan of the home)

7. The following is a list of other matrimonial assets:

(1) \_\_\_\_\_

(2) \_\_\_\_\_

(3) \_\_\_\_\_

8. The Defendant and I had previous matrimonial proceedings as follows:

(\*Delete where inapplicable)

\* (1) First Divorce on \_\_\_\_\_ and \**rujuk*/remarried on \_\_\_\_\_  
(dd/mm/yyyy) (dd/mm/yyyy)

\* (2) Second Divorce on \_\_\_\_\_ and \**rujuk*/remarried on \_\_\_\_\_  
(dd/mm/yyyy) (dd/mm/yyyy)

9. The Defendant and I have on-going matrimonial proceedings as follows:

Details, if any \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

10. Proposal on Custody of Minor Children (\*Delete where inapplicable)

\*(a) I wish to have joint/sole custody, care and control of the minor children (below 21 years), namely:

S/No.	Name	Birth Cert./ NRIC No.	Date of Birth	Gender
1				
2				



(c) by deleting Forms 14 to 17 and substituting the following Forms:

“FORM 14

Rule 12(2)

**MEMORANDUM OF DEFENCE**  
**(by Defendant Husband)**  
(*talak* and divorces)

IN THE SYARIAH COURT OF THE REPUBLIC OF SINGAPORE

Originating Summons No.  
*No. Saman Permulaan*

BETWEEN/*ANTARA*

[Plaintiff’s Name/*Nama Plaintiff*]

(NRIC No.                    )

... Plaintiff/*Plaintif*

AND/*DAN*

[Defendant’s Name/*Nama Defendan*]

(NRIC No.                    )

... Defendant/*Defendan*

1. Particulars of Defendant

Age                            :

Citizenship                :

Religion                    :

Educational Level:

Occupation                :

Current Address        :

2. Date and Place of Marriage:

\_\_\_\_\_  
(To enclose a copy of the original marriage certificate/certified true copy)

3. Ground of Divorce

\*(a) I agree/disagree with paragraph 3(a) of the Plaintiff’s Case Statement.

\*(b) I confirm/do not confirm paragraph 3(b) of the Plaintiff’s Case Statement.

If no, give details \_\_\_\_\_

\_\_\_\_\_

- 
- 
4. I disagree with the particulars of the children as stated in paragraphs 4 and 5 of the Plaintiff's Case Statement and the correct particulars are as follows:

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5. I disagree with the particulars of the matrimonial home as stated in paragraph 6 of the Plaintiff's Case Statement and the correct particulars are as follows:

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6. I disagree with the list of other matrimonial assets as listed in paragraph 7 of the Plaintiff's Case Statement and the correct particulars are as follows:

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7. I disagree with the particulars of the previous matrimonial proceedings as stated in paragraph 8 of the Plaintiff's Case Statement and the correct particulars are as follows:

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8. I disagree with the particulars of on-going matrimonial proceedings as stated in paragraph 9 of the Plaintiff's Case Statement and the correct particulars are as follows:

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9. I \*agree/disagree with the Plaintiff's proposal on the custody, care and control of the minor children. I counter-propose the following:

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10. I \*agree/disagree with the Plaintiff's proposal on the division of the matrimonial home.

(a) I counter-propose the following:

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(b) Payment made by me towards the purchase of the matrimonial home:

CPF : \_\_\_\_\_

Bank: \_\_\_\_\_

Cash : \_\_\_\_\_

Indirect contributions : \_\_\_\_\_

\_\_\_\_\_  
(To enclose Defendant's CPF Public Housing Scheme Withdrawal Statement, Property Statement, HDB/Bank statement on the outstanding loan of the property)

11. I \*agree/disagree with the Plaintiff's proposal on the division of the other matrimonial assets. I counter-propose the following:

\_\_\_\_\_  
\_\_\_\_\_

12. I \*agree/disagree with the Plaintiff's proposal on *nafkah iddah* and *mutaah*. I counter-propose the following:

\_\_\_\_\_  
\_\_\_\_\_

13. I \*agree/disagree with the Plaintiff's claim on outstanding *emas kahwin* and marriage expenses (*hantaran belanja*).

If disagree, give details:

\_\_\_\_\_  
\_\_\_\_\_

Affirmed at Singapore by the abovenamed }  
\_\_\_\_\_) Before me,  
this day of 20 .

**A COMMISSIONER FOR OATHS**

\*Delete where inapplicable.



- 
- 
4. I disagree with the particulars of the children as stated in paragraphs 4 and 5 of the Plaintiff's Case Statement and the correct particulars are as follows:

\_\_\_\_\_  
\_\_\_\_\_

5. I disagree with the particulars of the matrimonial home as stated in paragraph 6 of the Plaintiff's Case Statement and the correct particulars are as follows:

\_\_\_\_\_  
\_\_\_\_\_

6. I disagree with the list of other matrimonial assets as listed in paragraph 7 of the Plaintiff's Case Statement and the correct particulars are as follows:

\_\_\_\_\_  
\_\_\_\_\_

7. I disagree with the particulars of the previous matrimonial proceedings as stated in paragraph 8 of the Plaintiff's Case Statement and the correct particulars are as follows:

\_\_\_\_\_  
\_\_\_\_\_

8. I disagree with the particulars of on-going matrimonial proceedings as stated in paragraph 9 of the Plaintiff's Case Statement and the correct particulars are as follows:

\_\_\_\_\_  
\_\_\_\_\_

9. I \*agree/disagree with the Plaintiff's proposal on the custody, care and control of the minor children. I counter-propose the following:

\_\_\_\_\_  
\_\_\_\_\_

10. I \*agree/disagree with the Plaintiff's proposal on the division of the matrimonial home.

(a) I counter-propose the following:

\_\_\_\_\_

(b) Payment made by me towards the purchase of the matrimonial home:

CPF : \_\_\_\_\_

Bank: \_\_\_\_\_

Cash : \_\_\_\_\_

Indirect contributions : \_\_\_\_\_

\_\_\_\_\_  
 (To enclose Defendant's CPF Public Housing Scheme Withdrawal Statement, Property Statement, HDB/Bank statement on the outstanding loan of the property)

11. I \*agree/disagree with the Plaintiff's proposal on the division of the other matrimonial assets. I counter-propose the following:

\_\_\_\_\_  
 \_\_\_\_\_

12. I \*agree/disagree with the Plaintiff's proposal on *nafkah iddah* and *mutaah*. I counter-propose the following:

\_\_\_\_\_  
 \_\_\_\_\_

13. I wish to claim the outstanding *emas kahwin* in the sum of \_\_\_\_\_.

14. I wish to claim the outstanding marriage expenses (*hantaran belanja*) in the sum of \_\_\_\_\_.

Affirmed at Singapore by the abovenamed )  
 \_\_\_\_\_ ) Before me,  
 this day of \_\_\_\_\_ 20 . )

**A COMMISSIONER FOR OATHS**

\*Delete where inapplicable.”; and

(d) by deleting Forms 36, 37 and 39.

### **Amendment of Second Schedule**

**8.** The Second Schedule to the principal Rules is amended by deleting paragraphs 4 and 5.

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**Amendment of Third Schedule**

9. The Third Schedule to the principal Rules is amended —
- (a) by deleting the words “16 years” in item 3A and substituting the words “18 years”; and
  - (b) by deleting item 6.

*[G.N. Nos. S 163/2001; S 388/2001; S 101/2002; S 527/2002;  
S 1/2003; S 600/2005]*

Made this 18th day of February 2009.

By Command,

LAU WAH MING  
*Secretary to the Cabinet,  
Singapore.*

[MCYS 76-04-02 V42; AG/LEG/SL/3/2002/1 Vol. 3]