p. 628 2006 Ed.] Rules of Court

[CAP. 322, R 5

89.

O. 46, r. 11

REQUEST⁴ FOR DATE TO BE APPOINTED FOR EXECUTION

(Title as in action)

To the Registrar,

Please direct the Sheriff/bailiff to appoint a date for the execution of the judgment in

A copy of the (writ of execution or distress) is attached.

Name and address of execution creditor:

His Solicitors:

Address for service:

Dated this day of 20.

(Signature)

Execution Creditor (or by or on behalf of solicitors for

[2006 Ed. p. 629]

90.

O. 46, r. 16 NOTICE OF SEIZURE AND INVENTORY O. 75, r. 4

(Title as in action)

Take notice that I have this day seized the movable property found on or upon the premises No. pursuant to a Writ of Seizure and Sale/Writ of Distress No. of 20 for the sum of \$ and that I value the property seized at \$ approximately.

Unless you pay the amount abovementioned together with costs of this execution within 7 days from the date hereof or obtain an order of the Court to the contrary the same will be sold by public auction on the day of 20.

Amount due under writ	 				 \$
(Rent due for months the day of to the day of at \$ a month.	20				
Costs of writ	 		•••	•••	 \$
Court commission	 		•••	•••	 \$
Lotting and advertising	 				 \$
Auctioneers' commission	 				 \$
Other Court fees	 				 \$
Watchmen's wages at \$	a da	y			 \$
Other legal expenses	 	•••	•••	•••	 \$
Dated this day of		20			

Sheriff/bailiff.

(For Inventory see overleaf)

To

and all others whom it may concern.

Rules of Court

[CAP. 322, R 5

p. 630 2006 Ed.]

91.

O. 46, r. 23

NOTICE OF SALE

(Title as in action)

Notice is hereby given that the property seized at $$ on the $$ day of $$ 20 , under Writ of Distress/Seizure and Sale No. of 20 , will be sold by public auction on the $$ day of $$ 20 , at $$ m. unless the amount to be levied and the fees and expenses of execution be sooner paid.

Dated this day of 20

Sheriff/bailiff.

92.

O. 46, r. 26A

ORDER SUSPENDING JUDGMENT OR ORDER FOR PAYMENT BY INSTALMENTS, EXECUTION

(Title as in action)

Upon the application of $$\operatorname{and}$$ upon reading the affidavit of $$\operatorname{day}$$ of $$\operatorname{day}$$ of 20 and upon hearing .

It is ordered that the said judgment (or order) be suspended (or that the execution issued in this action be suspended) for (state time) upon the following terms: (state terms)

Dated this day of 20

(Seal)

93.

O. 47, r. 1B AFFIDAVIT IN SUPPORT OF APPLICATION FOR NEW ORDER

(Title as in action)
I, of the abovenamed plaintiff (or defendant) make oath (or affirm) and say as follows
1. I have a judgment of this Court against the defendant (or there is a judgment of this Court against me) particulars of which are as follows:
The date of the judgment is the day of 20 .
The amount of the judgment including costs is \$.
The amount paid to account since judgment is \$.
The balance due is \$.
The date of the instalment order is the day of 20
The amount of the instalment order is \$ a month.
2. I verily believe that there is a change of circumstances in the affairs of the defendant (or I say that there is a change of circumstances in my affairs) particulars of which are as follows:
The Defendant's/My occupation was and is now
His/My total income from all sources was \$ a month and is now \$ a month.
He/I had dependants and now has/have dependants.
His/My rent was \$ a month and is now \$ a month.
His/My regular monthly payments were and are now (herein itemise).
(State other relevant changes).
2. I now apply for an order that (howe state the nature of the order required)

3. I now apply for an order that (here state the nature of the order required). Sworn (or affirmed) as in Form 78.

p. 632 2006 Ed.]

94.

O. 47, r. 1B

NEW ORDER FOR PAYMENT OF JUDGMENT DEBT

(Title as in action)

Upon the application of the abovenamed defendant (or as may be) coming on for hearing the day of before 20 , and upon reading the affidavit of His Honour filed , and upon hearing the parties (or as may be). the day of It is ordered that the order dated the day of 20 be rescinded and that the defendant (or as may be) do pay the balance of the judgment debt outstanding by instalments of \$ a month, commencing the 20 (or that the application is dismissed) and it is further ordered that the defendant (or as may be) do pay the sum of \$ costs of this application.

Dated this day of 20

(Seal)

95.

O. 47, r. 4 REQUEST⁴ FOR DIRECTION TO SHERIFF/BAILIFF — IN RESPECT OF WRIT OF SEIZURE AND SALE FOR IMMOVABLE PROPERTY

(Title as in action)

To the Registrar,

Please direct the Sheriff to serve the Writ of Seizure and Sale herein dated , and registered with the (name of Registry) 20 the , on (name of judgment debtor) of on the day of and, if the judgment debtor cannot be found, affix a copy of the said Writ of Seizure and Sale on some conspicuous part of the immovable , and thereafter, if necessary, to sell the property known as interest of (name of judgment debtor) in the immovable property stated therein to satisfy the sum of \$ (and \$ for interest thereon at the rate of 6% per annum from the day of 20 , till the day of) due under the judgment (or order) herein dated the 20 day which remains unsatisfied to the extent of \$ of

The value of the interest in the said property is estimated to be worth \$ (Valuation Report attached).

\$ ¢

Amount adjudged

Costs

Interest as per calculation

Subsequent costs

Paid to account

Balance still due

The sealed copies of the Writ and judgment (or order) are attached.

We undertake to pay all costs of execution incurred to the Sheriff/Bailiff.

Dated this day of 20

XYZ

(Solicitor for Execution Creditor)

p. 634 2006 Ed.]

96.

O. 47, r. 4 DIRECTION TO SHERIFF/BAILIFF IN RESPECT OF WRIT OF SEIZURE AND SALE FOR IMMOVABLE PROPERTY

(Title as in action)

To the Sheriff/bailiff,

Having seized the interest of (name of judgment debtor) in the immovable property specified in the Schedule hereto pursuant to the Writ of Seizure and Sale day of , you are directed to serve the said Writ 20 on (name of judgment debtor), of and, if the judgment debtor cannot be found, affix a copy of the said Writ of Seizure and Sale on some conspicuous part of the immovable property known as , and thereafter, if necessary, to sell the said interest to satisfy the sum \$ which is the sum outstanding payable to the said (name of Execution Creditor) pursuant to a judgment (or order as may be) dated the day of against the said (name of judgment debtor).

Dated this day of 20

Entered No. of 20

Clerk.

(Seal)

Registrar.

SCHEDULE

[2006 Ed. p. 635]

97.

O. 47, r. 4

NOTICE OF SEIZURE

(Title as in action)

Take notice that on the day of 20 , (date of registration under O. 47, r. 4 (1) (a)) the interest of (name of judgment debtor) in the immovable property specified in the Schedule hereto has been seized pursuant to a Writ of Seizure and Sale dated the day of 20 for the sum of \$

Unless you pay the amount abovementioned together with costs of this execution within 7 days from the date hereof or obtain an order of the Court to the contrary, the same will be sold by public auction after the expiry of 30 days from the day of seizure.

\$ ¢

Amount due under Writ

Costs of Writ

Costs of Request⁴

Court Commission

Advertising

Auctioneer's Commission

Other Court Fees

Other Legal Fees

Dated this day of 20

Sheriff/bailiff

To

and all others to whom it may concern

SCHEDULE

p. 636 2006 Ed.]

98.

O. 47, r. 6

SHERIFF'S/BAILIFF'S NOTICE SEIZING SECURITIES

(Title as in action)

Whereas by a writ of seizure and sale dated the day of

20 , a copy of which is attached, I was directed to cause to be levied and made
out of the property liable to be seized under the writ of seizure and sale belonging
to the sum of \$\\$.

Now I do give you notice that I hereby seize the securities specified in the Schedule hereto to which the judgment debtor is beneficially entitled to satisfy the judgment of the abovenamed dated .

Dated this day of 20.

Sheriff/bailiff.

SCHEDULE

99.

O. 48, r. 1

AFFIDAVIT IN SUPPORT OF APPLICATION FOR ORDER FOR EXAMINATION OF JUDGMENT DEBTOR

(Title as in action)

I, of do make oath (or affirm) and say as follows:

- 1. I am a in the employ of solicitors for the plaintiff and am duly authorised to make this affidavit on behalf of .
- 2. On the day of 20 , judgment was entered for the plaintiff for $\$ and $\$ costs (or as may be). The said judgment remains wholly unsatisfied (or unsatisfied as to the total sum of $\$, or as may be).

- 3. In order to enable the plaintiff to decide upon the methods to employ to enforce the said judgment, it is desired to examine the judgment debtor (or , an officer of the judgment debtor company) on the question whether any and if so what debts are owing to him (or the judgment debtor company) and/or means of satisfying the judgment debt.
- 4. In these circumstances, I respectfully ask for an order that the said judgment debtor (or) do attend before the Registrar to be examined on the said questions, and to produce upon such examination all books or documents in his possession relevant to the said questions at the time and place appointed for his examination.

Sworn (or affirmed) as in Form 78.

100.

O. 48, r. 1 ORDER FOR EXAMINATION OF JUDGMENT DEBTOR

(Title as in action)

Upon the application of and upon reading the affidavit of filed the day of 20 and upon hearing .

It is ordered that the abovenamed judgment debtor attend and be orally examined as to whether the said judgment debtor has any property or means on the day of 20 , before the Registrar, and that the said judgment debtor produce any books or documents in his possession or power relating to the same before the Registrar at the time of the examination and that the costs of this application and of the examination thereunder be in the discretion of the Registrar conducting the examination.

Dated this day of 20

(Seal)

Registrar.

Note: This order requires personal service, and the copy served must be endorsed as prescribed by O. 45, r. 7 (4), when it may be enforced by committal.

p. 638 2006 Ed.]

and upon hearing

101. GARNISHEE ORDER TO SHOW CAUSE O. 49, r. 1 IN THE HIGH COURT/SUBORDINATE COURTS OF THE REPUBLIC OF SINGAPORE Suit No.) of 20) Between Judgment Creditor And Judgment Debtor And Garnishee. Upon the application of and upon reading the affidavit of

It is ordered by the Judge (or Registrar) that all debts due or accruing due from the abovementioned garnishee to the abovementioned judgment debtor (in the sum) be attached to answer a judgment recovered against the said judgment debtor by the abovenamed judgment creditor in the High Court/Subordinate Courts day of for the sum (or to answer an order made in 20 the High Court/Subordinate Courts on the day of ordering 20 payment by the judgment debtor to the judgment creditor of the sum) of \$ debt and \$ costs) (together with the costs of the garnishee proceedings) on which judgment (or order) the sum of \$ remains due and unpaid.

day of

sworn to (or affirmed) and filed the

And it is ordered that the garnishee attend before the Judge (or Registrar), on the day of 20 at m., on an application by the said judgment creditor that the garnishee do pay to the judgment creditor the debt due from the garnishee to the judgment debtor, or so much thereof as may be sufficient to satisfy the judgment (or order), together with the costs of the garnishee proceedings.

Dated this day of 20 . (Seal)

Registrar.

20

To the abovenamed garnishee and judgment debtor.

follows:

[2006 Ed. p. 639]

102.

O. 49. r. 2 AFFIDAVIT IN SUPPORT OF GARNISHEE ORDER

	IN THE HIGH COURT/SUBORDINATE COURTS OF THE REPUBLIC OF SINGAPORE
Suit No.)
of 20)
	Between
	Judgment Creditor
	And
	Judgment Debtor
I,	, of
	enamed judgment creditor (or, state the name, the residence and the n or description of the deponent), do make oath (or affirm) and say as

- 1. By a judgment (or order) of the Court given in this action, and dated the day of 20, it was adjudged (or ordered) that the abovenamed judgment debtor should pay me (or the abovenamed judgment creditor) the sum of \$, and costs \$.
- 2. The judgment (or order) still remains unsatisfied to the extent of and interest amounting to \$.
- 3. To the best of my information or belief (state the name, address and description of the garnishee) is indebted to the judgment debtor in the sum of \$\\$ or thereabouts, and is within the jurisdiction of this Court. The grounds of my information and belief are (state the sources of the deponent's information or grounds of belief).
- 4. I am duly authorised by the abovenamed judgment creditor to make this affidavit on his behalf.

Sworn (or affirmed) as in Form 78.

p. 640 2006 Ed.]

103.

O. 49, r. 4

GARNISHEE ORDERS

(Title as in Form 101)

(a) Final garnishee order¹⁴ where garnishee owes more than judgment debt.

Upon reading the affidavit of filed the day of , and the order to show cause made herein dated the 20 , and upon hearing the solicitors for the judgment day of creditor and the garnishee, whereby it was ordered that all debts due or accruing due from the abovenamed garnishee to the abovenamed judgment debtor should be attached to answer a judgment recovered against the said judgment debtor by the abovenamed judgment creditor in the High Court/Subordinate Courts on day of for the sum (or to answer an order made in the the 20 High Court/Subordinate Courts dated the day of 20 ordering payment by the said judgment debtor to the abovenamed judgment creditor of the sum) of \$ debt and \$ costs) (together with the costs of the (\$ garnishee proceedings) on which judgment (or order) the sum of \$ remained due and unpaid.

It is ordered that the said garnishee do forthwith pay to the judgment creditor (or into Court if the judgment creditor is resident outside the scheduled territories as defined in the Exchange Control Act (Chapter 99), or would receive payment of the said sum on behalf of a person so resident, unless the permission of the Monetary Authority of Singapore under that Act has been given unconditionally or upon conditions which have been complied with) \$ being so much of the debt due from the garnishee to the judgment debtor as is sufficient to satisfy the said judgment debt and costs, together with \$ the costs of the garnishee proceedings, and that the garnishee be at liberty to retain \$ for his costs of this application out of the balance of the debt due from him to the judgment debtor.

Dated this day of 20

(Seal)

(b) Final garnishee order¹⁴ where garnishee owes less than judgment debt.

Upon reading (as above)

It is ordered that the said garnishee (after deducting therefrom \$ for his costs of this application) do forthwith pay to the said judgment creditor (or into Court if the judgment creditor is resident outside the scheduled territories as defined in the Exchange Control Act (Chapter 99), or would receive payment of the said sum on behalf of a person so resident, unless the permission of the Monetary Authority of Singapore under that Act has been given unconditionally or upon conditions which have been complied with) \$ the debt due from the garnishee to the judgment debtor. And that the sum of \$ the costs of the judgment creditor of this application be added to the judgment debt and be retained out of the money recovered by the judgment creditor under this order and in priority to the amount of the judgment debt.

Dated this day of 20 .

(Seal)

Registrar.

104.

O. 49, r. 5 ORDER FOR ISSUE BETWEEN JUDGMENT CREDITOR AND GARNISHEE

(Title as in Form 101)

Upon reading the affidavit of filed the day of 20, and the provisional order herein, dated the day of 20, and upon hearing counsel for the judgment creditor, the garnishee and the judgment debtor.

It is ordered that the judgment creditor and the garnishee proceed to the trial of an issue wherein the said judgment creditor shall be plaintiff and the said garnishee shall be defendant, and that the question to be tried shall be whether there was any debt due or accruing due in any and what amount from the garnishee to the judgment debtor at the time the said provisional order¹⁵ was served. And it is further ordered that the question of costs and all further questions be reserved to the Judge (or Registrar) trying the same issue.

Dated this day of 20 (Seal)

p. 642 2006 Ed.]

105.

O. 50, r. 1 AFFIDAVIT AND NOTICE UNDER O. 50, r. 1

(Title as in action)

And

In the matter of (state the settlement or other document under which the deponent's interest arises giving the date and other particulars sufficient to identify the document)

And

In the matter of Order 50, Rule 1 of the Rules of Court.

I, (or the solicitor of do make oath (or affirm) and say that according to the best of my knowledge, information and belief I am (or the said is) beneficially entitled under the abovementioned settlement (or as may be) to an interest in the securities specified in the notice hereto annexed.

Sworn (or affirmed) as in Form 78.

This affidavit is filed on behalf of whose address is . Notice to be annexed to affidavit.

To the Accountant-General, Singapore

(or as may be).

Take notice that the securities comprised in and subject to the trusts of the settlement (or as may be) referred to in the affidavit to which this notice is annexed consist of the following, namely (specify the stock, shares, etc., stating the names in which it stands).

This notice is intended to stop the transfer of the said securities and not the payment of any dividend thereof or interest thereon (or and also the payment of any dividend thereof or interest thereon).

Deponent. (or solicitor of deponent if affidavit sworn by him).

106.

O. 50, r. 5

ORDER RESTRAINING TRANSFER OF STOCK, ETC.

(Title as in action)

And

In the matter of the trusts of

And

In the matter of Order 50, Rule 5, of the Rules of Court.

Upon the hearing of the application for an injunction this day made unto this Court by counsel for the applicant.

And the applicant by his counsel undertaking to abide by any order the Court may hereafter make should it decide that the respondents (the Accountant-General or as may be) have sustained damage by reason of this Order and are entitled to damages which the applicant ought to pay:

It is ordered that the Accountant-General (or the Co. Ltd., or as may be) be restrained until the day of 20 or further order from permitting the transfer of (describe stock) standing in the name of (state name of holder of stock) in their books, or any part thereof, and from paying any dividend or interest due or to become due thereon.

Dated this day of 20

(Seal)

p. 644 2006 Ed.]

This summons is taken out by

To the abovenamed

[CAP. 322, R 5

107.

O. 51, r. 3 SUMMONS FOR APPOINTMENT OF RECEIVER

(Title as in action)

	`		/			
Let the defend	ant	atte	end before	the Judge	(or Registrar	.)
on (c	date/time) on the	hearing of	f an appli	cation on t	the part of th	e
plaintiff for an orde	r that a receiver	be appoint	ed (or tha	t	b	e
appointed receiver)	in this action to r	eceive the r	ents, prof	its and mor	neys receivabl	e
in respect of the in	iterest of the de	fendant		in	the followin	g
property, namely (c	lescribe the prop	erty) in or	towards s	atisfaction	of the money	'S
and interest due to	the plaintiff unde	er the judgr	nent (or o	order) in th	is action date	d
the day of	20	and for	an order	r as to the	e costs of thi	S
application.						
D-4-141-1-	1 £	20				
Dated this	day of	20	•			
Entered No.	of 20					
Claula						
Clerk.						
		(Seal)				
		(Seal)				
					Registra	r.
					O	

of

(and his solicitors).

108.

O. 51, r. 3 ORDERS FOR APPOINTMENT OF RECEIVER, ETC.

(a) Order directing summons for appointment of receiver and granting injunction meanwhile.

Upon the application of and upon reading the affidavit of filed the day of 20 and upon hearing

It is ordered that the defendant do attend before the Judge (or Registrar) on (date/time) on the hearing of an application on the part of the plaintiff for the appointment of as receiver in this action, on the usual terms, to receive the rents, profits and moneys receivable in respect of the defendant's interest in the following property, namely (describe the property) in or towards satisfaction of the sum of \$ debt, \$ costs, and interest on the said sums at the rate of \$ % per annum from the day of due under the judgment (or order) in this action dated the day of \$ 20 .

And the plaintiff (by his solicitor) hereby undertakes to abide by any order the Court may hereafter make should it decide that the said defendant has sustained damage by reason of this order and is entitled to damages which the plaintiff ought to pay, it is ordered that the defendant by himself, his agents or employees, or otherwise, be restrained, and an injunction is hereby granted restraining him, until after the hearing of the above application, from assigning, charging or otherwise dealing with the said property.

Dated this day of 20 (Seal)

p. 646 2006 Ed.]

(b) Order appointing receiver by way of equitable execution.

Upon the application of and upon reading the affidavit of filed the day of 20 and upon hearing

(If security ordered). It is ordered that

of on first giving security to the satisfaction of the Registrar, be and is hereby appointed to receive the rents, profits and moneys receivable in respect of the abovenamed defendant's interest in the following property, namely (describe property).

(If no security ordered and receiver is not the plaintiff). The plaintiff being answerable for the acts and defaults of the receiver, it is ordered that of be and is hereby appointed to receive (continue as above) but he shall not receive more than the amount of the judgment debt and allowed costs of obtaining this order without leave of the Court or first giving (at the plaintiff's costs unless otherwise ordered) the usual security to the satisfaction of the Registrar.

(If no security ordered and receiver is the plaintiff: as above omitting "The plaintiff being answerable for the acts and defaults of the receiver" and the words after "the Court".)

(In all cases continue as follows:)

That this appointment shall be without prejudice to the rights of any prior encumbrancers upon the said property who think proper to take possession of or receive the same by virtue of their respective securities or, if any prior encumbrancer is in possession, then without prejudice to such possession.

And that the tenants of premises comprised in the said property to attorn and pay their rents in arrear and growing rents to the receiver.

And that the receiver have liberty, if he shall think proper (but not otherwise), out of the rents, profits and moneys to be received by him to keep down the interest upon the prior encumbrances, according to their priorities, and be allowed such payments, if any, in passing his accounts.

And that the receiver shall on the day of (3 months after the date of order), and at such further and other times as may be ordered by the Registrar leave and pass his accounts, and shall on the day of (4 months after the date of order), and at such further and other times as may be hereafter ordered by the Registrar pay the balance or balances appearing due on the accounts so left, or such part thereof as shall be certified as proper to be so paid, such sums to be paid in or towards satisfaction of what shall for the time being be due in respect of the judgment signed on the day of for the sum of \$ debt and \$ costs, making together the sum of \$

And that the costs of the receiver (including his remuneration), the costs of obtaining his appointment, of completing his security (if any), of passing his accounts and of obtaining his discharge shall not exceed 10% of the amount due under the said judgment or the amount recovered by the receiver, whichever is the less, provided that not less than \$100 be allowed unless otherwise ordered. Such costs shall be taxed unless assessed by the Registrar and shall be primarily payable out of the sums received by the receiver, but if there shall be no sums received or the amount shall be insufficient, then upon the certificate of the Registrar being given stating the amount of the deficiency, such certificate to be given after passing the final account, the amount of the deficiency so certified shall be paid by the defendant to the plaintiff.

It is also ordered that the balance (if any) remaining in the hands of the receiver, after making the several payments aforesaid, shall unless otherwise directed by the Registrar forthwith be paid by the receiver into Court to the credit of this action, subject to further order.

And that any of the parties be at liberty to apply to the Registrar as there may be occasion.

Dated this day of 20 (Seal)

p. 648 2006 Ed.]

109.

O. 52, r. 1

ORDER OF COMMITTAL

(Title as in action)

Upon application made to this Court by counsel for the plaintiff and upon reading the affidavit of filed on the day of of service on the defendant of a copy of the following:

- (1) the ex parte originating summons or summons
- (2) the statement and the affidavit in support of the application for leave
- (3) the order of Court dated the day of
- (4) the summons for an order of committal

And it appearing to the satisfaction of the Court that the said defendant has been guilty of contempt of Court in (state the contempt):

It is ordered that for his said contempt, the defendant do stand committed to prison to be there imprisoned for (or until further order) (and/or be fined \$).

(It is further ordered that this order shall not be executed if the said defendant complies with the following terms, namely,).

Dated this day of 20

(Seal)

110.

O. 52, r. 9 WARRANT FOR COMMITTAL

(Title as in action)

To the Sheriff and all other police officers of Singapore.

Whereas by an order of this Court pronounced this day it was ordered that the abovenamed do stand committed to prison for his contempt mentioned in the said Order.

This is to direct you to apprehend the said and safely convey him to prison to be detained and kept in safe custody for further order).

Dated this day of 20

(Seal)

Registrar.

111.

O. 54, r. 8 ORDER FOR REVIEW OF DETENTION¹¹

(Title as in action)

To the Superintendent of Prison at (or other person having the custody of the person under restraint).

Take notice that you are required by this order to produce who is detained under your custody before the High Court on (date/time) in order that the Court may examine and/or pronounce on the legality of the detention of the said

p. 650 2006 Ed.]

If you default in doing so, the Court will then, or so soon thereafter as counsel can be heard, be moved to commit you to prison for your contempt in not obeying this order.

Dated this day of 20 .

(Seal)

Registrar.

To:

112.

O. 55B, r. 1

NOTICE OF APPEAL TO DISTRICT JUDGE IN CHAMBERS

(Title as in action)

Take notice that the abovenamed plaintiff (or defendant) intends to appeal against the decision of the Registrar given on the day of 20 ordering (or refusing to order) (state in full the order appealed against).

Dated this day of 20

(Signed) Solicitor for the

And further take notice that you are required to attend before the District Judge in Chambers on (date/time), on the hearing of an application by the said plaintiff (or defendant), that (state the order sought to be obtained).

Dated this day of 20

(Seal)

113.

O. 55C, r. 1 NOTICE OF APPEAL TO JUDGE OF O. 56, r. 1 THE HIGH COURT IN CHAMBERS

(Title as in action)

Take notice that the abovenamed plaintiff (or defendant) intends to appeal against the decision of the Registrar of the Supreme Court/District Judge in Chambers given on the day of 20 in (state in full the case number of the application or matter which is the subject of the appeal, e.g. Summons in Chambers entered No.) ordering (or refusing to order) (state in full the order appealed against).

Dated this day of 20.

(Signature)
Solicitors for the

And further take notice that you are required to attend before the Judge of the High Court in Chambers on (date/time), on the hearing of an application by the plaintiff (or defendant), that (state the order sought to be obtained).

Dated this day of 20.

Registrar.

To:

p. 652 2006 Ed.]

114.

O. 55D, r. 3 NOTICE OF APPEAL TO HIGH COURT

District Court Appeal No. of 20 .

Between

Appellant

And

Respondent

In the matter of No. of 20 .

Between

Plaintiff

And

Defendant

NOTICE OF APPEAL

Take notice that being dissatisfied with the decision of His Honour given at on the day of

appeals to the High Court against

(the whole of the said decision

Either/or (such part only of the said decision

(as decides that ((set out details)

Dated this day of 20

(Signature)

Appellant

(or Solicitors for the Appellant).

To the Registrar, Subordinate Courts and to:

The address for service of the appellant is