SUPREME COURT (CIVIL PROCEDURE) RULES, 2005

TABLE OF CONTENTS

PART 1 **OVERRIDING OBJECTIVE**

The overriding objective	Rule 1.1 Rule 1.2 Rule 1.3
<u>PART 2</u> <u>APPLICATION AND INTERPRETATION OF THESE</u>	RULES
Citation and commencement	Rule 2.1
Application of these Rules	Rule 2.2
Application of Interpretation Act	Rule 2.3
Definitions	Rule 2.4
Who may exercise the powers of the court	Rule 2.5
Court staff	Rule 2.6
Court's discretion as to where, when and how it deals with cases	Rule 2.7
PART 3 TIME AND DOCUMENTS	
Time - court to state calendar date	Rule 3.1
Time – computation	Rule 3.2
Vacations	Rule 3.3
Hearings in vacations	Rule 3.4
Time - vacations	Rule 3.5
Documents	Rule 3.6
Filing of documents	Rule 3.7
Filing and service by FAX	Rule 3.8
Sealing of documents issued by the court	Rule 3.9
Forms	Rule 3.10
Statements of case - address for service	Rule 3.11
Statements of case - certificate of truth	Rule 3.12
Failure to give certificate of truth	Rule 3.13
PART 4 PRACTICE DIRECTIONS AND GUIDES	
Who may issue practice directions	Rule 4.1
Scope of practice directions	
Publication of practice directions	
4	11010 110

Date from which practice directions and guides take effect Compliance with practice directions	
PART 5 SERVICE OF CLAIM FORM WITHIN JURISDIC	<u> FION</u>
Service of claim form, normal method. Statement of claim to be served with claim form. Method of personal service. Permitted place of service. Proof of personal service. Service on legal practitioner. Service on limited company or limited liability company. Service on firm or partnership. Service on body corporate. Service on minors and patients. Proof of postal service. Proof of service by FAX. Alternative methods of service. Power of court to make order for service by specified method. Proof of service by specified method. Service of claim form by contractually agreed method. Service of claim form on agent of principal who is out of jurisdiction. Service of claim form for possession of vacant land. Deemed date of service.	Rule 5.6 Rule 5.7 Rule 5.8 Rule 5.9 Rule 5.10
PART 6 SERVICE OF OTHER DOCUMENTS	
Who is to serve documents other than the claim form	Rule 6.1 Rule 6.2 Rule 6.3 Rule 6.4 Rule 6.5 Rule 6.6 Rule 6.7 Rule 6.8 Rule 6.9
PART 7 SERVICE OF COURT PROCESS OUT OF THE JURIS	DICTION
Scope of this Part	

Proceedings which include other types of claims	
Permission to serve out of jurisdiction	Rule 7.5
Acknowledgment of service and defence where claim form	
served out of the jurisdiction	
Application to set aside service under Rule 7.3	
Mode of service - general provisions	Rule 7.8
Service through foreign governments, judicial and consular	
authorities	Rule 7.9
Procedure where service is to be effected through foreign	
governments, judicial and consular authorities	Rule 7.10
Service of claim form on a State where court permits service	
out of jurisdiction	Rule 7.11
Translation of claim form	Rule 7.12
Undertaking to be responsible for expenses of Minister with	
responsibility for Foreign Affairs	Rule 7.13
Service of court process other than a claim form	
r	
PART 8	
HOW TO START PROCEEDINGS	
HOW TO START I ROCLEDINGS	
The claimant - how to start proceedings	Rule 8.1
Statement of case to be issued and served with claim form	
Where to start proceedings	
Right to make a claim which includes two or more claims	
Claim not to fail by adding or failing to add parties	Rule 8.5
What must be included in a claim form	Rule 8.6
Claimant's duty to set out case	Rule 8.7
Certificate of value (small claims)	Rule 8.8
Special requirements applying to claims for personal injuries	Rule 8.9
Relator claims	Rule 8.10
Service of claim form	Rule 8.11
Time within which claim form may be served	Rule 8.12
Extension of time for serving a claim form	
Defence form, etc., must be served with claim form	Rule 8.14
PART 9	
ACKNOWLEDGMENT OF SERVICE AND NOTICE OF IN	TENTION TO
DEFEND	
Scope of this Part.	Rule 9.1
Filing acknowledgment of service and consequence of	
not doing so	Rule 9.2
The period for filing acknowledgment of service	Rule 9.3
Notice to claimant of filing of acknowledgment of service	Rule 9.4
Contents of acknowledgment of service	Rule 9.5
Right to dispute jurisdiction of court not taken away	
•	

by acknowledgment of service	Rule 9.6
Procedure for disputing court's jurisdiction, etc	Rule 9.7
1 6 3	
<u>PART 10</u>	
<u>DEFENCE</u>	
Scope of this Part	Rule 10.1
The defendant - filing defence and the consequences of not	
doing so	Rule 10.2
The period for filing a defence	Rule 10.3
Service of copy of defence	Rule 10.4
Defendant's duty to set out case	Rule 10.5
Special requirements applying to claims for personal injuries	Rule 10.6
Consequences of not setting out defence	Rule 10.7
Defence of tender	Rule 10.8
Reply to a defence.	Rule 10.9
<u>PART 11</u>	
GENERAL RULES ABOUT APPLICATIONS FOR COUR	T ORDERS
a	
Scope of this Part	Rule 11.1
Applicants and respondents	Rule 11.2
Applicants and respondents	Rule 11.2 Rule 11.3
Applicants and respondents	Rule 11.2 Rule 11.3 Rule 11.4
Applicants and respondents	Rule 11.2 Rule 11.3 Rule 11.4 Rule 11.5
Applicants and respondents	Rule 11.2 Rule 11.3 Rule 11.4 Rule 11.5 Rule 11.6
Applicants and respondents	Rule 11.2 Rule 11.3 Rule 11.4 Rule 11.5 Rule 11.6 Rule 11.7
Applicants and respondents	Rule 11.2 Rule 11.3 Rule 11.4 Rule 11.5 Rule 11.6 Rule 11.7 Rule 11.8
Applicants and respondents	Rule 11.2 Rule 11.3 Rule 11.4 Rule 11.5 Rule 11.6 Rule 11.7 Rule 11.8 Rule 11.9
Applicants and respondents	Rule 11.2 Rule 11.3 Rule 11.4 Rule 11.5 Rule 11.6 Rule 11.7 Rule 11.8 Rule 11.9 Rule 11.10
Applicants and respondents Applications to be dealt with at case management conference Time when an application is made Where to make an application Application to be in writing What an application must include Notice of application and evidence in support Evidence in support of application Contents of notice of application Service of notice of application	Rule 11.2 Rule 11.3 Rule 11.4 Rule 11.5 Rule 11.6 Rule 11.7 Rule 11.8 Rule 11.9 Rule 11.10
Applications to be dealt with at case management conference Time when an application is made Where to make an application Application to be in writing What an application must include Notice of application and evidence in support Evidence in support of application Contents of notice of application Service of notice of application Powers of court in relation to the conduct of application	Rule 11.2 Rule 11.3 Rule 11.4 Rule 11.5 Rule 11.6 Rule 11.7 Rule 11.8 Rule 11.9 Rule 11.10 Rule 11.11
Applicants and respondents	Rule 11.2 Rule 11.3 Rule 11.4 Rule 11.5 Rule 11.6 Rule 11.7 Rule 11.8 Rule 11.9 Rule 11.10 Rule 11.11
Applications to be dealt with at case management conference Time when an application is made Where to make an application Application to be in writing What an application must include Notice of application and evidence in support Evidence in support of application Contents of notice of application Service of notice of application Powers of court in relation to the conduct of application Consequence of not asking for order in application Applications which may be dealt with without hearing	Rule 11.2 Rule 11.3 Rule 11.4 Rule 11.5 Rule 11.6 Rule 11.7 Rule 11.8 Rule 11.9 Rule 11.10 Rule 11.11 Rule 11.12
Applications to be dealt with at case management conference Time when an application is made	Rule 11.2 Rule 11.3 Rule 11.4 Rule 11.5 Rule 11.6 Rule 11.7 Rule 11.8 Rule 11.9 Rule 11.10 Rule 11.11
Applications to be dealt with at case management conference Time when an application is made	Rule 11.2 Rule 11.3 Rule 11.4 Rule 11.5 Rule 11.6 Rule 11.7 Rule 11.8 Rule 11.9 Rule 11.10 Rule 11.11 Rule 11.12 Rule 11.13 Rule 11.14
Applications to be dealt with at case management conference Time when an application is made	Rule 11.2 Rule 11.3 Rule 11.4 Rule 11.5 Rule 11.6 Rule 11.7 Rule 11.8 Rule 11.9 Rule 11.10 Rule 11.11 Rule 11.12 Rule 11.13 Rule 11.14 Rule 11.15
Applications to be dealt with at case management conference Time when an application is made	Rule 11.2 Rule 11.3 Rule 11.4 Rule 11.5 Rule 11.6 Rule 11.7 Rule 11.8 Rule 11.9 Rule 11.10 Rule 11.11 Rule 11.12 Rule 11.13 Rule 11.14

PART 12 DEFAULT JUDGMENTS

Scope of this Part	Rule 12.1
Claims in which default judgment may not be obtained	Rule 12.2
Cases in which permission is required	Rule 12.3
Conditions to be satisfied – judgment for failure to file	
acknowledgment of service	Rule 12.4
Conditions to be satisfied - judgment for failure to defend	Rule 12.5
Admission of part - request for time to pay	Rule 12.6
Procedure	Rule 12.7
Claim for specified sum of money	Rule 12.8
Claim against more than one defendant	Rule 12.9
Nature of default judgment	Rule 12.10
Interest	Rule 12.11
Costs	Rule 12.12
Defendant's rights following default judgment	Rule 12.13
<u>PART 13</u>	
SETTING ASIDE OR VARYING DEFAULT JUDGN	<u>IENTS</u>
Scope of this Part	Rule 13.1
Cases where the court must set aside default judgment	Rule 13.2
Cases where the court may set aside or vary default judgment	Rule 13.3
Applications to vary or set aside judgment – procedure	Rule 13.4
Court to impose condition as to filing of defence	Rule 13.5
Hearing to be treated as case management conference	Rule 13.6
Abandoned claims to be restored if judgment set aside	Rule 13.7
<u>PART 14</u>	
JUDGMENT ON ADMISSIONS	
Making an admission	Rule 14.1
Satisfaction	Rule 14.2
Admission where party a minor or patient	Rule 14.3
Admission by notice in writing - application for judgment	Rule 14.4
Admission in whole or in part of money claim	Rule 14.5
Admission of claim for specified sum of money	Rule 14.6
Admission of part of claim for money only	Rule 14.7
Admission of liability to pay whole of claim for	
unspecified sum of money	Rule 14.8
Requests for time to pay	Rule 14.9
Requests for time to pay - procedure where time and rate agreed	Rule 14.10
Requests for time to pay - procedure where time and rate not	
agreed	Rule 14.11
Right of redetermination	Rule 14.12

Variation of order	Rule 14.13
PART 15 SUMMARY JUDGMENT	
Scope of this PartGrounds for summary judgment	Rule 15.1 Rule 15.2
is not available	Rule 15.3 Rule 15.4 Rule 15.5
Powers of the court on application for summary judgment PART 16	Rule 15.6
ASSESSMENT OF DAMAGES	
Scope of this Part	
unspecified sum of money	
PART 17 INTERIM REMEDIES	
Orders for interim remedies	Rule 17.2 Rule 17.3 Rule 17.4
PART 18 ANCILLARY CLAIMS	
Meaning of 'ancillary claim'vi	Rule 18.1

Ancillary claim to be treated as claim for the purposes of these		
Rules	Rule	18.2
Defendant's claim for contribution or indemnity from		
co-defendant	Rule	18.3
Procedure for making ancillary claim	Rule	18.4
Service of ancillary claim form	Rule	18.5
Counterclaim may survive claim	Rule	18.6
Restrictions on right to make counterclaim or set-off in		
proceedings by or against the Crown	Rule	18.7
Adding other defendants to counterclaim	Rule	18.8
Defence to ancillary claim	Rule	18.9
Matters relevant to whether ancillary claim should be dealt with		
separately from main claim	Rule	18.10
Effect of service of ancillary claim form	Rule	18.11
Special provisions relating to judgment on failure to file defence		
to ancillary claim	Rule	18.12
Procedural steps on service of ancillary claim form on person who		
is not a party	Rule	18.13
Case management where there is defence to ancillary claim	Rule	18.14
<u>PART 19</u> ADDITION AND SUBSTITUTION OF PARTIE	<u>s</u>	
Scope of this Part	Dula	10 1
Scope of this Part	Rule	
Change of parties – general	Rule	19.2
Change of parties – general Procedure for adding or substituting parties		19.2
Change of parties – general	Rule Rule	19.2 19.3
Change of parties – general Procedure for adding or substituting parties	Rule	19.2 19.3
Change of parties – general	Rule Rule	19.2 19.3
Change of parties – general	Rule Rule	19.2 19.3
Change of parties – general	Rule Rule	19.2 19.3 19.4
Change of parties – general	Rule Rule	19.2 19.3 19.4
Change of parties – general	Rule Rule Rule	19.2 19.3 19.4 20.1
Change of parties – general	Rule Rule	19.2 19.3 19.4 20.1
Change of parties – general	Rule Rule Rule	19.2 19.3 19.4 20.1
Change of parties – general	Rule Rule Rule	19.2 19.3 19.4 20.1
Change of parties – general Procedure for adding or substituting parties Special provisions about adding or substituting parties after end of relevant limitation period PART 20 CHANGES TO STATEMENTS OF CASE Changes to statement of case Changes to statement of case after end of relevant limitation period PART 21 REPRESENTATIVE PARTIES	Rule Rule Rule Rule	19.2 19.3 19.4 20.1 20.2
Change of parties – general Procedure for adding or substituting parties Special provisions about adding or substituting parties after end of relevant limitation period PART 20 CHANGES TO STATEMENTS OF CASE Changes to statement of case Changes to statement of case after end of relevant limitation period PART 21 REPRESENTATIVE PARTIES Representative claimants and defendants – general	Rule Rule Rule Rule	19.2 19.3 19.4 20.1 20.2
Change of parties – general Procedure for adding or substituting parties Special provisions about adding or substituting parties after end of relevant limitation period PART 20 CHANGES TO STATEMENTS OF CASE Changes to statement of case Changes to statement of case after end of relevant limitation period PART 21 REPRESENTATIVE PARTIES Representative claimants and defendants – general Appointment of representative claimant or defendant - procedure	Rule Rule Rule Rule	19.2 19.3 19.4 20.1 20.2 21.1 21.2
Change of parties – general Procedure for adding or substituting parties Special provisions about adding or substituting parties after end of relevant limitation period PART 20 CHANGES TO STATEMENTS OF CASE Changes to statement of case Changes to statement of case after end of relevant limitation period PART 21 REPRESENTATIVE PARTIES Representative claimants and defendants – general	Rule Rule Rule Rule	19.2 19.3 19.4 20.1 20.2 21.1 21.2

proceedings about estates, trusts and the construction of written	
instruments	Rule 21.4
Compromise in proceedings to which Rule 21.4 applies	Rule 21.5
Representation of beneficiaries by trustees	Rule 21.6
Proceedings against estate of dead person	Rule 21.7
Power of court to give directions to enable proceedings to be	
carried on after party's death	Rule 21.8
Power of court to strike out action after death of claimant	Rule 21.9
<u>PART 22</u>	
MISCELLANEOUS RULES ABOUT PARTIES	<u>></u>
Partners	Rule 22.1
Person carrying on business in a name not his own	Rule 22.2
Bodies corporate	Rule 22.3
DADT 22	
<u>PART 23</u> MINORS AND PATIENTS	
Scope of this Part	Rule 23.1
Requirement of next friend in proceedings by or against minors	
or patients	Rule 23.2
Stage of proceedings at which next friend becomes necessary	Rule 23.3
Who may be a minor's next friend	Rule 23.4
Who may be a patient's next friend	Rule 23.5
Conditions for being next friend	Rule 23.6
How a person can become a next friend without a court order	
How a person can become a next friend by a court order	Rule 23.8
Court's power to terminate appointment of and substitute next	D 1 22 0
friend	
Appointment of next friend by court order – supplementary	
11	Rule 23.11
Compromise, etc., by or on behalf of minor or patient	
Control of money recovered by of on benan of minor of patient	Kuie 23.13
PART 24	
SECURITY FOR COSTS	
Scope of this Part	Rule 24.1
Application for order for security for costs	Rule 24.1
Conditions to be satisfied.	Rule 24.2
Security for costs against counter-claiming defendant	Rule 24.4
Enforcing order for security for costs	Rule 24.5
•	

<u>PART 25</u> <u>CASE MANAGEMENT - THE OBJECTIVE</u>

Court's duty to actively manage cases	Rule 25.1
PART 26 CASE MANAGEMENT - THE COURT'S POWE	<u>RS</u>
Court's general powers of management	Rule 26.1 Rule 26.2 Rule 26.3 Rule 26.4 Rule 26.5 Rule 26.6 Rule 26.7 Rule 26.8
<u>PART 27</u> CASE MANAGEMENT CONFERENCES - PROCEI	<u>DURE</u>
Scope of this Part	Rule 27.1 Rule 27.2 Rule 27.3 Rule 27.4 Rule 27.5 Rule 27.6 Rule 27.7 Rule 27.8 Rule 27.9 Rule 27.10
PART 28 DISCLOSURE AND INSPECTION OF DOCUMEN	<u>NTS</u>
Scope of this Part Duty of disclosure limited to documents which are or have been in party's control Disclosure of copies Standard disclosure: what documents are to be disclosed	Rule 28.1 Rule 28.2 Rule 28.3 Rule 28.4

Specific disclosure	Rule 28.5
Criteria for ordering specific disclosure	Rule 28.6
Procedure for disclosure	Rule 28.7
Duty of legal practitioner	Rule 28.8
Requirement for party to certify that he understands duty	
of disclosure	Rule 28.9
Disclosure in stages	Rule 28.10
Inspection and copying of listed documents	Rule 28.11
Duty of disclosure continuous during proceedings	Rule 28.12
Consequence of failure to disclose document under order	
for disclosure	Rule 28.13
Claim of right to withhold disclosure or inspection of	
document	Rule 28.14
Restrictions on use of a privileged document inspection of	
which has been inadvertently allowed	Rule 28.15
Documents referred to in statement of case, etc	Rule 28.16
Subsequent use of disclosed documents	Rule 28.17
Notice to prove document	Rule 28.18
<u>PART 29</u> <u>EVIDENCE</u>	
Power of court to control evidence.	Rule 29.1
Evidence at trial - general rule	Rule 29.2
Evidence by video link or other means	Rule 29.3
Requirement to serve witness statements	Rule 29.4
Form of witness statements.	Rule 29.5
Witness summaries	Rule 29.6
Procedure where one party will not serve witness statement	110,10 2,10
by date directed	Rule 29.7
Witness to give evidence unless court otherwise orders	Rule 29.8
Amplifying witness statements at trial	Rule 29.9
Cross-examination on witness statement	Rule 29.10
Consequence of failure to serve witness statement or	
summary	Rule 29.11
Use of witness statements for other purposes	Rule 29.12
Notice to admit facts	Rule 29.13
<u>PART 30</u> AFFIDAVITS	

Form of affidavits	Rule 30.2
Contents of affidavits	Rule 30.3
Documents to be used in conjunction with affidavits	Rule 30.4
Making of affidavits	Rule 30.5
Service of affidavit	Rule 30.6
PART 31	
MISCELLANEOUS RULES ABOUT EVIDENCE	<u>E</u>
Use of plans, photographs, etc., as evidence	Rule 31.1
Evidence on question of foreign law	
Evidence of consent of trustee to act	
	110/10 0 110
DADT 22	
PART 32 EXPERTS AND ASSESSORS	
G CALL D	D 1 22 1
Scope of this Part	Rule 32.1
General duty of court and of parties	
Expert's overriding duty to court.	Rule 32.3
Way in which expert's duty to court is to be carried out	
Expert's right to apply to court for directions	
General requirement for expert evidence to be given in	Kule 32.0
written report	Rule 32.7
Written questions to experts	Rule 32.7
Court's power to direct evidence by single expert	Rule 32.9
Instructions to single expert	Rule 32.10
Power of court to direct party to provide expert report	Rule 32.11
Expert's report to be addressed to court	Rule 32.12
Contents of expert report	Rule 32.13
Meeting of experts	Rule 32.14
Consequence of failure to disclose expert's report	Rule 32.15
Appointment of assessor	Rule 32.16
Cross-examination of court expert.	Rule 32.17
<u>PART 33</u>	
COURT ATTENDANCE BY WITNESSES AND DEPOS	<u>SITIONS</u>
Scope of this Part	Rule 33.1
Witness summonses	Rule 33.2
Issue of witness summons	Rule 33.3
Witness summons in aid of inferior court or tribunal	Rule 33.4
Time for serving witness summons	Rule 33.5

Compensation for loss of time	Rule 33.6
Evidence by deposition before examiner	Rule 33.7
Conduct of examination	Rule 33.8
Evidence without examiner being present	Rule 33.9
Enforcing attendance of witness	Rule 33.10
Special report	Rule 33.11
Fees and expenses of examiner	Rule 33.12
Order for payment of examiner's fees	Rule 33.13
Use of deposition at hearing	Rule 33.14
Where person to be examined is out of jurisdiction –	
letter of request	Rule 33.15
Early appointment to produce documents	Rule 33.16
<u>PART 34</u>	
REQUESTS FOR INFORMATION	
Right of parties to obtain information	Rule 34.1
Orders compelling reply to request for information	Rule 34.2
Information obtained under Part 34 not to be used in other	
proceedings	Rule 34.3
Certificate of Truth	Rule 34.4
PART 35 OFFERS TO SETTLE	
Scope of this Part	Rule 35.1
Introductory	
==	Kuie 55.2
Making offer to settle	Rule 35.2 Rule 35.3
•	Rule 35.3
Time when offer to settle may be made	Rule 35.3 Rule 35.4
Time when offer to settle may be made	Rule 35.3
Time when offer to settle may be made	Rule 35.3 Rule 35.4 Rule 35.5
Procedure for making offer to settle	Rule 35.3 Rule 35.4 Rule 35.5
Time when offer to settle may be made	Rule 35.3 Rule 35.4 Rule 35.5 Rule 35.6 Rule 35.7
Time when offer to settle may be made	Rule 35.3 Rule 35.4 Rule 35.5 Rule 35.6 Rule 35.7 Rule 35.8
Time when offer to settle may be made	Rule 35.3 Rule 35.4 Rule 35.5 Rule 35.6 Rule 35.7 Rule 35.8 Rule 35.9
Time when offer to settle may be made	Rule 35.3 Rule 35.4 Rule 35.5 Rule 35.6 Rule 35.7 Rule 35.8 Rule 35.9 Rule 35.10
Time when offer to settle may be made	Rule 35.3 Rule 35.4 Rule 35.5 Rule 35.6 Rule 35.7 Rule 35.8 Rule 35.9
Time when offer to settle may be made	Rule 35.3 Rule 35.4 Rule 35.5 Rule 35.6 Rule 35.7 Rule 35.8 Rule 35.9 Rule 35.10 Rule 35.11
Time when offer to settle may be made Procedure for making offer to settle Extent to which offer to settle covers interest, costs or counterclaim Offer to settle made after interim payment Offer to settle part of claim Time limit for accepting offer to settle Procedure for acceptance Effect of acceptance – generally Effect of acceptance - more than two parties Costs of offeror and offeree where offer is accepted –	Rule 35.3 Rule 35.4 Rule 35.5 Rule 35.6 Rule 35.7 Rule 35.8 Rule 35.9 Rule 35.10 Rule 35.11
Time when offer to settle may be made Procedure for making offer to settle Extent to which offer to settle covers interest, costs or counterclaim Offer to settle made after interim payment. Offer to settle part of claim. Time limit for accepting offer to settle. Procedure for acceptance. Effect of acceptance – generally. Effect of acceptance - more than two parties. Costs of offeror and offeree where offer is accepted – defendant's offer.	Rule 35.3 Rule 35.4 Rule 35.5 Rule 35.6 Rule 35.7 Rule 35.8 Rule 35.9 Rule 35.10 Rule 35.11 Rule 35.11
Time when offer to settle may be made Procedure for making offer to settle Extent to which offer to settle covers interest, costs or counterclaim Offer to settle made after interim payment Offer to settle part of claim Time limit for accepting offer to settle Procedure for acceptance Effect of acceptance – generally Effect of acceptance – more than two parties Costs of offeror and offeree where offer is accepted – defendant's offer Costs of offeror and offeree where offer is accepted –	Rule 35.3 Rule 35.4 Rule 35.5 Rule 35.6 Rule 35.7 Rule 35.8 Rule 35.9 Rule 35.10 Rule 35.11 Rule 35.11
Time when offer to settle may be made Procedure for making offer to settle Extent to which offer to settle covers interest, costs or counterclaim Offer to settle made after interim payment. Offer to settle part of claim. Time limit for accepting offer to settle. Procedure for acceptance. Effect of acceptance – generally. Effect of acceptance - more than two parties. Costs of offeror and offeree where offer is accepted – defendant's offer.	Rule 35.3 Rule 35.4 Rule 35.5 Rule 35.6 Rule 35.7 Rule 35.8 Rule 35.9 Rule 35.10 Rule 35.11 Rule 35.12

PART 36

PAYMENTS INTO COURT TO SUPPORT OFFERS UNDER PART 35 AND UNDER ORDER

Scope of this Part	Rule 36.1	
Payments into court to support offers to settle	Rule 36.2	
Right to payment out on acceptance of offer	Rule 36.3	
Cases where payment out requires court order	Rule 36.4	
Money paid into court under order	Rule 36.5	
Money paid into court as condition for permission to defend		
or to continue to defend	Rule 36.6	
Proceedings under the Torts Act	Rule 36.7	
DA DT 27		
PART 37 DISCONTINUANCE		
G GAL D	D 1 27 1	
Scope of this Part.	Rule 37.1	
Right to discontinue claim	Rule 37.2	
Procedure for discontinuing	Rule 37.3	
Right to apply to have notice of discontinuance set aside	Rule 37.4	
Effect of discontinuance	Rule 37.5	
Liability for costs	Rule 37.6	
Quantification of costs	Rule 37.7	
Discontinuance and subsequent proceedings	Rule 37.8	
PART 38		
PRE-TRIAL REVIEW		
Scope of this Part	Rule 38.1	
Direction for pre-trial review	Rule 38.2	
Rules relating to case management conference to apply	Rule 38.3	
Who is to conduct pre-trial review	Rule 38.4	
Parties to prepare pre-trial memorandum	Rule 38.5	
Directions at pre-trial review	Rule 38.6	
2 10013315 to p-0 11111 10 110 11	210/10 00/0	
<u>PART 39</u> TRIAL		
IMAL		
Documents for use at trial	Rule 39.1	
	Rule 39.1 Rule 39.2	
Documents for use at trial		
Documents for use at trial	Rule 39.2	
Documents for use at trial	Rule 39.2 Rule 39.3	
Documents for use at trial	Rule 39.2 Rule 39.3 Rule 39.4 Rule 39.5 Rule 39.6	
Documents for use at trial	Rule 39.2 Rule 39.3 Rule 39.4 Rule 39.5	

PART 40 APPOINTMENT OF REFEREE TO INQUIRE AND REPORT

Power to order trial before referee	Rule 40.1
Reference to referee to inquire and report	Rule 40.2
Appointment of referee	Rule 40.3
Conduct of reference	Rule 40.4
Report following reference	Rule 40.5
Consideration of report by court	Rule 40.6
Restrictions on appointment of referee in proceedings	
by or against Crown	Rule 40.7
<u>PART 41</u>	
ACCOUNTS AND INQUIRIES	
Scope of this Part	Rule 41.1
Directions for account	Rule 41.2
Verification of account	Rule 41.3
Notice of omissions	Rule 41.4
Allowances	Rule 41.5
Delay	Rule 41.6
Distribution before entitlement is ascertained	Rule 41.7
PART 42	
JUDGMENTS AND ORDERS	
Scope of this Part	Rule 42.1
Parties present when order made or notified of terms to be bound	Rule 42.2
Practice forms to be used where available	Rule 42.3
Standard requirements	Rule 42.4
Drawing of judgments and orders	Rule 42.5
Service of orders	Rule 42.6
Consent judgments and orders	Rule 42.7
Time when judgment or order takes effect	Rule 42.8
Time for complying with judgment or order	Rule 42.9
Correction of errors in judgments or orders	Rule 42.10
Cases where court gives judgment both on claim	
and counterclaim	Rule 42.11
Service of copy order on person not a party	Rule 42.12
PART 43	
ENFORCEMENT - GENERAL PROVISIONS	
Scope of this Part	Rule 43.1
Procedure for beginning enforcement	Rule 43.2

Judgment subject to conditions	Rule 43.3 Rule 43.4 Rule 43.5 Rule 43.6 Rule 43.7 Rule 43.8 Rule 43.9 Rule 43.10
PART 44 ORAL EXAMINATION IN AID OF ENFORCEME	<u>ENT</u>
Scope of this Part Who may be orally examined Procedure to obtain order for oral examination Order for oral examination Conduct of oral examination Order for payment by instalments	Rule 44.1 Rule 44.2 Rule 44.3 Rule 44.4 Rule 44.5 Rule 44.6
Financial position notice	Rule 44.7
Scope of this Part	Rule 45.1 Rule 45.2 Rule 45.3 Rule 45.4 Rule 45.5
Enforcement of judgments and orders requiring body corporate to do act within specified time or not to do act	Rule 45.7
PART 46 GENERAL RULES ABOUT WRITS OF EXECUTION	
Meaning of "writ of execution"	Rule 46.1 Rule 46.2 Rule 46.3 Rule 46.4

debtor to do two or more different things	Rule 46.5
No writ of execution against Crown	Rule 46.6
Enforcement of judgment for payment by instalments	Rule 46.7
No writ of delivery for goods or payment of assessed value	
unless court has assessed value	Rule 46.8
Order for specific delivery	Rule 46.9
Period for which writ of execution is valid	Rule 46.10
Renewal of writ of execution	Rule 46.11
Period for which court may renew writ of execution	Rule 46.12
Effective date of renewed writ unchanged	Rule 46.13
Claims to goods seized under writ of execution	Rule 46.14
Suspension of writ of execution at request of judgment creditor	Rule 46.15
Return to writ of execution	Rule 46.16
PART 47	
VARIATION OF JUDGMENTS AND SUSPENSION OF WE	RITS OF FI FA
AND WRITS OF DELIVERY	
<u> </u>	
Scope of this Part	Rule 47.1
Applications to vary time and method of payment or suspend	
order for seizure and sale of goods or writ of delivery	Rule 47.2
Where no objection except as to terms – procedure	Rule 47.3
Application for redetermination of court's decision	Rule 47.4
Where judgment creditor objects to variation or suspension	Rule 47.5
Pre-suspension costs	Rule 47.6
Judgment creditor's right to re-issue writ of execution	Rule 47.7
<u>PART 48</u>	
CHARGING ORDERS	
Scope of this Part and definitions	Rule 48.1
How to apply for a charging order	
Evidence in support of an application for a charging order	
Single charging order for more than one judgment debt	Rule 48.4
Procedure for making provisional charging order	Rule 48.5
Interested persons	Rule 48.6
Service of provisional charging orders and of copies	Rule 48.7
Making of final charging order	Rule 48.8
Effect of provisional or final charging order	Rule 48.9
Discharge or variation of final charging order	Rule 48.10
Enforcement of charging order by sale	Rule 48.11

PART 49 STOP NOTICES AND STOP ORDERS

<u>-</u>	
Scope of this Part	Rule 49.1 Rule 49.2 Rule 49.3 Rule 49.4
Amendment of a stop notice	Rule 49.5 Rule 49.6 Rule 49.7
Procedure on application for a stop order	Rule 49.8 Rule 49.9
PART 50 ATTACHMENT OF DEBTS	
	
Scope of this Part	Rule 50.1
attachment of debt	Rule 50.2
Procedure - making of provisional order	Rule 50.3
Money in bank accounts, etc	Rule 50.4
Joint funds	Rule 50.5
Presumption of equal shares in joint funds	Rule 50.6
Attachment of debts owed by firm	Rule 50.7
Service of provisional order	Rule 50.8
Effect of provisional order	Rule 50.9
Hearing to consider making final order	Rule 50.10
Claim to a debt by a person other than a judgment debtor	Rule 50.11
Enforcement against garnishee	Rule 50.12
Discharge of garnishee's debt to judgment debtor	Rule 50.13
Costs of attachment of debt proceedings	Rule 50.14
Money in court	Rule 50.15
PART 51	
APPOINTMENT OF RECEIVER	
Scope of this Part	Rule 51.1 Rule 51.2 Rule 51.3 Rule 51.4 Rule 51.5 Rule 51.6
Accounts of receiver	Rule 51.7

Payment of balance into court	Rule 51.8 Rule 51.9
PART 52 JUDGMENT SUMMONS	
Scope of this Part Issue of judgment summons Service of judgment summons Hearing of judgment summons Failure to comply with instalment order Restored hearing of judgment summons	Rule 52.1 Rule 52.2 Rule 52.3 Rule 52.4 Rule 52.5 Rule 52.6
PART 53 COMMITTAL AND SEIZURE OF ASSETS	
Scope of this Part	Rule 53.1 Rule 53.2
may be made Committal order or seizure of assets order against officer of body corporate	Rule 53.3 Rule
53.4	Kul
Making committal order or seizure of assets order when judgment or order not served	Rule 53.5 Rule 53.6
Application for committal order or seizure of assets order Service of notice of hearing	Rule 53.7 Rule 53.8
Powers of the court Restoration of adjourned hearing	Rule 53.9 Rule 53.10
or order for seizure of assets Special provisions relating to order for seizure	Rule 53.11 Rule 53.12
PART 54 <u>INTERPLEADER</u>	
Scope of this Part Claim to goods taken in execution How to interplead Service of interpleader application Powers of the court	Rule 54.1 Rule 54.2 Rule 54.3 Rule 54.4 Rule 54.5
Power to order sale of goods taken in execution	Rule 54.6

PART 55 SALE OF LAND BY ORDER OF COURT

Scope of this Part	Rule 55.1
Application for order for sale	Rule 55.2
Hearing of application	Rule 55.3
Order for sale	Rule 55.4
Directions	Rule 55.5
Further directions	Rule 55.6

PART 56 CONSTITUTIONAL AND ADMINISTRATIVE LAW

Rule 56.1
Rule 56.2
Rule 56.3
Rule 56.4
Rule 56.5
Rule 56.6
Rule 56.7
Rule 56.8
Rule 56.9
Rule 56.10
Rule 56.11
Rule 56.12
Rule 56.13
Rule 56.14

PART 57 HABEAS CORPUS

Scope of this Part	Rule 57.1
Application for issue of a writ of Habeas Corpus	Rule 57.2
Powers of court	Rule 57.3
Service of writ	Rule 57.4
Return to writ	Rule 57.5
Powers of court on hearing writ	Rule 57.6
Bringing up prisoner to give evidence, etc	Rule 57.7

PART 58 BAIL APPLICATIONS

Scope of this Part How to apply to the court Hearing of application	Rule 58.1 Rule 58.2 Rule 58.3	
PART 59 PROCEEDINGS BY AND AGAINST THE CROV	<u>WN</u>	
Scope of this Part	Rule 59.1 Rule 59.2 Rule 59.3 Rule 59.4	
PART 60 APPEALS TO THE SUPREME COURT		
Scope of this Part. How to appeal to the court. Effect of appeal. Persons on whom claim form must be served. Time within which claim form must be served. Amendment of statement of claim. First hearing. Hearing of appeal. Right of minister to be heard	Rule 60.1 Rule 60.2 Rule 60.3 Rule 60.4 Rule 60.5 Rule 60.6 Rule 60.7 Rule 60.8 Rule 60.9	
PART 61 APPEALS TO THE COURT BY WAY OF CASE STATED		
Scope of this Part. Application for order to state a case. Persons on whom application must be served. Time within which application must be served. Signing and service of case. How to commence proceedings to determine a case Determination of case.	Rule 61.1 Rule 61.2 Rule 61.3 Rule 61.4 Rule 61.5 Rule 61.6 Rule 61.7	
PART 62 CHANGE OF LEGAL PRACTITIONERS		
Scope of this Part	Rule 62.1 Rule 62.2 Rule 62.3	

Party acting in person	Rule 62.4
from the record	Rule 62.5
Application by legal practitioner to be removed from the record	Rule 62.6
Time when notice or order takes effect	
<u>PART 63</u> <u>COSTS – GENERAL</u>	
<u> </u>	
Scope of this Part	Rule 63.1
Definitions and application	Rule 63.2
Orders about costs	Rule 63.3
Costs where there is an appeal	Rule 63.4
Entitlement to recover costs	Rule 63.5
Successful party generally entitled to costs	Rule 63.6
Two or more parties having the same interest	Rule 63.7
Wasted costs orders	Rule 63.8
Wasted costs orders – procedure	Rule 63.9
Costs against person who is not a party	Rule 63.10
D. D.T. (4	
PART 64	
<u>COSTS - QUANTIFICATION</u>	
Scope of this Part	Rule 64.1
Basis of quantification	Rule 64.2
Ways in which costs are to be quantified	Rule 64.3
Fixed costs	Rule 64.4
Prescribed costs	Rule 64.5
Applications to determine the value of a claim for the purpose	
of prescribed costs	Rule 64.6
What is included in prescribed costs	Rule 64.7
Budgeted costs	Rule 64.8
Client's consent to application for budgeted costs	Rule 64.9
What is included in budgeted costs	Rule 64.10
Assessed costs of procedural applications	Rule 64.11
Assessment of costs – general	Rule 64.12
Appendix A - Fixed Costs Appendix B - Prescribed Costs Appendix C - Prescribed Costs: Percentage to be allowed at various claim	s stages of
PART 65 MORTGAGE CLAIMS	
Scope of this Part	Rule 65.1

Mortgage claim to be by fixed date claim Evidence at first hearing Claim for possession or payment of mortgage debt	Rule 65.2 Rule 65.3 Rule 65.4
<u>PART 66</u> <u>ADMINISTRATION CLAIMS</u>	
Scope of this Part	Rule 66.1 Rule 66.2 Rule 66.3 Rule 66.4 Rule 66.5 Rule 66.6
<u>PART 67</u> <u>CONTENTIOUS PROBATE PROCEEDINGS</u>	
Scope of this Part. How to commence probate proceedings. Parties to proceedings for revocation of grant. Lodgment of grant in proceedings for revocation. Affidavit of testamentary scripts. Failure to enter acknowledgment of service. Counterclaim. Contents of statement of claim. Discontinuance and dismissal. Compromise of action: trial on affidavit evidence. Application for order to bring in will, etc. Probate counterclaim in other proceedings.	Rule 67.1 Rule 67.2 Rule 67.3 Rule 67.4 Rule 67.5 Rule 67.6 Rule 67.7 Rule 67.8 Rule 67.9 Rule 67.10 Rule 67.11
PART 68 DEFAMATION CLAIMS	
Scope of this Part. Claimant's statement of claim Defendant's statement of case Ruling on meaning. Payments into court and offers Statement in open court. Requests for information. Evidence to mitigate damages.	Rule 68.1 Rule 68.2 Rule 68.3 Rule 68.4 Rule 68.5 Rule 68.6 Rule 68.7 Rule 68.8

<u>PART 69</u> <u>ADMIRALTY PROCEEDINGS</u>

General	Rule 69.1		
Application	Rule 69.2		
Definition of admiralty proceedings	Rule 69.3		
General definitions	Rule 69.4		
What will be the dealt with by the Admiralty Court	Rule 69.5		
Where claim form to issue	Rule 69.6		
Registrar to issue directions	Rule 69.7		
Criteria to guide Registrar	Rule 69.8		
Cases placed before Admiralty judge	Rule 69.9		
Cases to be dealt with by Admiralty Court	Rule 69.10		
Admiralty proceedings to be allocated to multi-track	Rule 69.11		
Claim in rem	Rule 69.12		
Service of <i>in rem</i> claim form	Rule 69.13		
Who is to effect service of claim form in rem	Rule 69.14		
Acknowledgment of service to claim form in rem	Rule 69.15		
Procedure after acknowledgment of service	Rule 69.16		
Additional requirements - acknowledgment of service	Rule 69.17		
Claims in personam	Rule 69.18		
Claim form for claims in personam	Rule 69.19		
Acknowledgement of service – <i>in personam</i> claim	Rule 69.20		
Special provisions relating to collision claims	Rule 69.21		
Arrest, release, interveners, etc	Rule 69.22		
Caveats Form	Rule 69.23		
Arrests, by whom to be affected	Rule 69.24		
Release of property from arrest	Rule 69.25		
Default	Rule 69.26		
Sale by the court, priorities and payment out	Rule 69.27		
Limitation claims	Rule 69.28		
Claims against the fund	Rule 69.29		
References to the Registrar	Rule 69.30		
Inspection of ship, etc	Rule 69.31		
Drawing up of orders	Rule 69.32		
Assessors	Rule 69.33		
PART 70			
OBTAINING EVIDENCE FOR FOREIGN COURTS			
Scope of this Part	Rule 70.1		
Application for order	Rule 70.2		
Application by Attorney General in certain cases	Rule 70.3		
Person to take and manner of taking examination			
Dealing with depositions	Rule 70.5		
Claim to privilege	Rule 70.6		

PART 71 RECIPROCAL ENFORCEMENT OF JUDGMENTS

Scope of this Part. Application for registration. Security for costs. Order for registration Register of judgments. Notice of registration Application to set aside registration. Issue of execution. Certified copy of Supreme Court judgment for enforcement in another country. PART 72 TRANSITIONAL PROVISIONS	Rule 71.1 Rule 71.2 Rule 71.3 Rule 71.4 Rule 71.5 Rule 71.6 Rule 71.7 Rule 71.8
Scope of this Part. New proceedings. Old proceedings. Exercise of discretion	Rule 72.1 Rule 72.2 Rule 72.3 Rule 72.4

PRESCRIBED FORMS

Form 1	Claim Form.
Form 1A	Notes for Defendant.
Form 2	Fixed Date Claim Form.
Form 3	Application to Pay by Instalments.
Form 4	Acknowledgment of Service of Claim Form.
Form 4A	Acknowledgement of Service of Fixed Date Claim Form.
Form 5	Defence and Counterclaim.
Form 6	Application.
Form 7	Request for Default Judgment.
Form 8	Request for Entry of Judgment on Admission.
Form 9	Ancillary Claim Form.
Form 10	Listing Questionnaire.
Form 11	List of Documents.

Form 12	Witness Summons.
Form 13	Notice to Non-Party Served With Order.
Form 14	Order for Oral Examination.
Form 15	Notice of Adjourned Examination.
Form 16	Financial Position Notice.
Form 17	Writ of Execution Against Goods (Fieri Facias).
Form 18	Writ of Possession.
Form 19	Writ of Delivery or Value.
Form 20	Writ of Specific Delivery.
Form 21	Judgment Summons.
Form 22	Writ of Habeas Corpus.
Form 23	Notice of Appeal.
Form 24	Certificate of Result of Appeal.
Form 25	Admiralty Claim In Rem.
Form 26	Claim in Personam Form.
Form 27	Preliminary Act Form.
Form 28	Application for Warrant of Arrest.
Form 29	Declaration to Issue Warrant of Arrest.
Form 30	Notice to be served on Consular Officer, etc.
Form 31	Notice Requesting Caveat Against Arrest.
Form 32	Arrest Warrant.
Form 33	Standard Directions by Admiralty Registrar.
Form 34	Notice Requesting Caveat Against Release.
Form 35	Request for Release (Arresting Party and Caveators).
Form 36	Application for Default Judgment (Admiralty).
Form 37	Order for sale of a Ship.
Form 38	Limitation Claim Form.
Form 39	Defence to Limitation Claim Form.
Form 40	Notice Admitting Right of Claimant to Limit Liability.
Form 41	Acknowledgement of Service to Limitation Claim Form.
Form 42	Application for a Restricted Limitation Decree.

Form 43	Restricted Limitation Decree.
Form 44	Notice of Appeal Against Registrar's Decision on a
	Reference.