Supplement No. 38

29th September, 2017

SUBSIDIARY LEGISLATION

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THE CIVIL PROCEDURE CODE (CAP. 33)

NOTICE

(Made under Section 101)

THE CIVIL PROCEDURE CODE (APPROVED FORMS) NOTICE, 2017

Citation

1. This Notice may be cited as the Civil Procedure (Approved of Forms) Notice, 2017.

Approved forms Cap. 33

2. The Forms prescribed in the Schedule shall be used in connection with proceedings under the Civil Procedure Code.

Variation of forms

3. The forms contained in the Schedule may be modified or altered in expression to suit the circumstances of each case and variation from such form not being a matter of substance shall not affect the validity or regularity of the form.

Durability of paper

4. All forms filed in the High Court shall be on the paper durable unless the Registrar of the High Court directs otherwise.

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THE OF
AT
CIVIL CASE NOOF
PLAINTIFF(S) VERSUS
DEFENDANT(S)
SUMMONS TO FILE WRITTEN STATEMENT OF DEFENCE
(O. V, r 1 CPC)
Го:
WHEREAS the above named Plaintiff(s) has/have instituted a suit against you upon the claim the particulars of which are set out in annexed copy of the plaint;
YOU ARE HEREBY NOTIFIED that you must file your WRITTEN STATEMENT OF DEFENCE in duplicate within twenty one (21) days of service of this notice upon you. If there is more than one plaintiff, additional copies of your written statement of defence must be filed sufficient for service on each of the Plaintiffs. If there are more defendants than one and the defence is not joint defence, you must file sufficient copies for service on each of the other defendants.
AND TAKE NOTICE that if you default in filing the written statement of defence within the time specified, the court may pronounce judgment against you.
TAKE FURTHER NOTICE that the case also has been fixed for order before Hon
Judge/Magistrate on theday of, 20 at O'clock in the forenoon/afternoon
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT this
REGISTRAR/MAGISTRATE
HEREBY acknowledge the receipt of a duplicate of this summons thisday of
DEFENDANT

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THE OF
AT
CIVIL CASE NOOF
PLAINTIFF(S) VERSUSDEFENDANT(S)
SUMMONS IN SUMMARY SUIT
(O.XXXV, r. 2(1) of the Civil Procedure Code)
To
WHEREAS the above named Plaintiff(s) has/have instituted a suit against you under Order XXXV of the Civil Procedure Code Act [Cap. 33 R.E 2002] for Tshs being the principal sum and interest due to him as per plaint annexed hereto, you are hereby summoned to obtain leave from the court within twenty one (21) days from the service hereof to appear and defend the suit and within such time to cause an appearance to be entered for you.
In default whereof the plaintiff will be entitled at any time after the expiration of such twenty one days to obtain a decree for any sum not exceeding the sum of T.shs
Leave to appear and defend may be obtained on an application to the court supported by affidavit or declaration showing that there is a defence to the suit on the merits or that it is reasonable that you should be allowed to appear in the suit.
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, thisday of20
REGISTRAR/MAGISTRATE
I HEREBY acknowledge the receipt of a duplicate of this summons thisday of
DEFENDANT

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THE OF
AT CIVIL CASE NOOF
PLAINTIFF(S) VERSUSDEFENDANT(S)
NOTICE TO PERSON WHO THE COURT CONSIDERS SHOULD BE ADDED AS CO-PLAINTIFF
(O. 1, R 10 of the Civil Procedure Code)
Го
WHEREAS the above named Plaintiff(s) has/have instituted the above suit against
FAKE NOTICE that you should on or before theday of
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, thisday
REGISTRAR/DEPUTY REGISTRAR
HEREBY acknowledge the receipt of a duplicate of this summons thisday of
DEFENDANT

THE UNITED REPUBLIC OF TANZANIA
JUDICIARY IN THEOF
AT
CIVIL CASE NOOF
PLAINTIFF(S)
VERSUS
DEFENDANT(S)
SUMMONS TO LEGAL REPRESENTATIVE OF A DECEASED DEFENDANT
(O. XXX, R 1 of the Civil Procedure Code)
To
WHEREAS the above named Plaintiff(s) has/have instituted a suit in this Court on the
You are hereby summoned to attend in this Court on theday of
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT thisday of
REGISTRAR/MAGISTRATE
I HEREBY acknowledge the receipt of a duplicate of this summons thisday of
LEGAL REPRESENTATIVE OF THE DEFENDANT

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THE OF
AT
CIVIL CASE NOOF PLAINTIFF(S)
VERSUS
DEFENDANT(S)
ORDER FOR TRANSMISSION OF SUMMONS FOR SERVICE IN THE JURISDICTION OF ANOTHER COURT
(O. V, R 22 (1) and (2) of the Civil Procedure Code)
Го
WHEREAS the above named Plaintiff(s) has/have stated that the defendant/witness in the above suit is at present residing outside the jurisdiction of this court, it is ordered that a plaint and a summons returnable on theday of
The court-fee of chargeable in respect to the summons has been realized in this court in receipt ERV NO dated
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, Thisday of

THE UNITED REPUBLIC OF TANZANIA JUDICIARY IN THEOF
AT CIVIL CASE NOOF PLAINTIFF(S)
VERSUSDEFENDANT(S)
ORDER FOR TRANSMISSION OF SUMMONS TO BE SERVED ON A PRISONER
(O. V, R 24 of the Civil Procedure Code)
Γο the Superintendent of the Prison,
UNDER the provisions of Order V rule 24 of the Civil Procedure Code Act [Cap. 33 R.E. 2002] a summons in duplicate is herewith forwarded for service on the defendant who is a prisoner in your prison. You are requested to cause a copy of the said summons to be served upon the said defendant and to return the original to this court signed by the said defendant, with a statement of service endorsed thereon by you.
YOU ARE FURTHER ORDERED to cause his appearance in court on the date specified in summons requiring his appearance in court.
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT thisday of

FORM NO. A/7

THE UNITED REPUBLIC OF TANZANIA
JUDICIARY
IN THE OF
AT
CIVIL CASE NOOF
PLAINTIFF(S)
VERSUS
DEFENDANT(S)
ORDER FOR TRANSMISSION OF SUMMONS TO BE SERVED ON A PUBLIC SERVANT OR SOLDIER
(O. V, R 25 and 26 of the Civil Procedure Code)
0
NDER the provisions of Order V rule *25/26 of the Civil Procedure Code Act, {Cap. 3 R.E 2002} a summons in duplicate is herewith forwarded for service on the defendant name)
equested to cause a copy of the said summons to be served upon the said defendant and a return the original to this Court signed by the said defendant with a statement of ervice endorsed thereon by you.
IVEN UNDER MY HAND AND THE SEAL OF THE COURT, thisday
REGISTRAR/MAGISTRATE

*Delete whichever is not applicable

THE UNITED REPUBLIC OF TANZANIA

GN. No. 388 (contd...)

FORM NO. A/8

JUDICIARY
IN THE OF
AT
CIVIL CASE NOOF
PLAINTIFF(S)
VERSUS
DEFENDANT(s)
AFFIDAVIT OF PROCESS-SERVER UPON RETURN OF A SUMMONS OR NOTICE
(O. V, R. 18 of the Civil Procedure Code)
[,
state as follows:- (1) I am a process-server of this Court.
(2) On the
(3) The said
(State any other reason why service could not be effected)
Sworn/Affirmed by the said
who is known to me personally or who has been identified to me
by the latter being known to me personally this day of 20
Registrar/Magistrate

*Delete whichever is not applicable

FORM NO. B/I
THE UNITED REPUBLIC OF TANZANIA JUDICIARY
JUDICIARY IN THE OF
AT
CIVIL CASE NOOF
PLAINTIFF(S) VERSUS
DEFENDANT(S)
Notice of Mediation (O. VIIIC, r. 1 of the Civil Procedure Code)
То
This case has been set for mediation onday of
Judge/Magistrate (Mediator) and ALL PARTIES and their advocates or recognized
agents are hereby ORDERED to appear. Unless an agreement disposing of this case is
filed in advance of this date the mediation will occur as scheduled.
Please Note:-
1. All parties who must approve a settlement and at least one advocate or recognized agent for each party, if represented, must appear on the date and time before the said mediator. If the settlement must be approved by someone other than a party to the suit, the person should be available by telephone, if possible, during the scheduled mediation. Institutional parties must have an individual with the authority to settle the case present at the mediation.
2. Each party or advocate or recognized agent must bring to the mediation (1) if damages are requested, an outline of how they have been or should be calculated (including, if appropriate, the time, period, and rates of interest), and (2) relevant documentation, such as appraisals, receipts, and records.
3. All proceedings at the mediation, including any statement made or document prepared by any party, advocate, or other participants, are confidential and will not be disclosed to the trial judge or magistrate or affect the case if it is not settled at this time. No party shall be bound by anything said or done in mediation unless a settlement is reached. If a settlement is reached, the agreement will be put in writing and will be binding upon the parties to the agreement.
4. In the event that a party and, if represented, his advocate do not appear at the mediation, the Court shall make such orders against the defaulting party, agent or advocate as it deems fit, including an order for costs, unless there are exceptional circumstances for not making such orders.
GIVEN under my HAND and the SEAL of this court thisday of 20
REGISTRAR/MAGISTRATE

FORM NO. B/2

THE UNITED REPUBL			
JUDICIA IN THE			
AT			
CIVIL CASE NO			
•••••			
VERSU			
Statement of Un	derstanding		
(O. VIIIC, r.1 of the Civ	ril Procedure Code)		
HonJudge/Ma your case. She/he will serve as a neutral party will not act as an attorney or advocate for Judge/Magistrate if agreement is not reached an	to help you resolve your dispute. He/she any party, nor will he/she be the trial		
The parties and advocates whose signatures at the settlement conference, on this date and any including any statement made or document preadvocate or other participants, are privileged at in any subsequent proceedings or construed interest. The phrase documents prepared for to other participant shall not be deemed to apply settlement agreement reached shall be reduced record and signed by the judge or magistrate binding. The parties agree not to summon the documents submitted to the mediator in any state mediator voluntarily testify on behalf of a party Please sign below to acknowledge that you have	y/ all subsequent meetings or conferences epared for the conference(s) by any party, and confidential, and shall not be disclosed for any purpose as an admission against the conference by any party, advocate or to any settlement agreement reached. Any into writing and, when entered on court and all parties to the agreement, shall be mediator as a witness or to produce any ubsequent proceedings. In no event will a teread and understood this statement.		
Plaintiff(s)	Defendant (s)		
Date	Date		
Mediator			
Date			

		DUBLIC OF TANZANIA DICIARY
		OF
		••••••
)OF PLAINTIFF(S)
	•	VERSUS DEFENDANT(S)
	Consent	Settlement Order
	(O. VIIIC, r. 1 of	the Civil Procedure Code)
The par	ties agree as follows:	
1.	•••••	
2.		
3.		
4.		
5.		
6.		
	Signature (Plaintiff)	Signature(Defendant)
Add	ress	Address
	•••••	
Dat	te	Date
	Date	•••••

THE UNITED REPUBLIC OF TANZANIA
JUDICIARY
IN THE OF AT
CIVIL CASE NOOF
PLAINTIFF(S)
VERSUS
DEFENDANT(S)
Summons for Settlement of Issues
(O.XIV, r 1 &2 of the Civil Procedure Code)
Го
WHEREAS the above named Plaintiff(s) has/have instituted a suit against you, you are nereby summoned to appear in this court in person, or by an Advocate duly instructed, and able to answer all material questions relating to the suit, or who shall be accompanied by some person able to answer all such questions, on the day of, 20, atin the fore/afternoon to answer the claim; and you are directed to produce on that day all the documents upon which you intend to rely in support of your defence to file on or before that date your written statement. Take notice that, in default of your appearance on the day before mentioned, the suit will be heard and determined in your absence. GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, thisday of
REGISTRAR/MAGISTRATE
NOTICE: Should you apprehend your witnesses will not attend of their own accord, you can have a summons from this Court to compel the attendance of any witness, and the production of any document that you have a right to call upon the witness to produce, on applying to the Court and on depositing the necessary expenses. 2. If you admit the claim, you should pay the money into Court together with the costs of the suit, to avoid execution of the decree, which may be against your person or property, or both.
HEREBY acknowledge the receipt of a duplicate of this summons thisday of
DEFENDANT

THE UNITED REPUBLIC OF TANZANIA JUDICIARY IN THEOF
CIVIL CASE NO:OF
VERSUS PLAINTIFF(S)
DEFENDANT(S)
Order for Delivery of Interrogatories (O.XI, r. 1 of the Civil Procedure Code)
Upon hearing of theand upon reading the affidavit of thefiled theday of20
It is ordered that the be at liberty to deliver to the interrogatories in writing and that the said to answer the interrogatories as required by the Law.
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT thisday of 20
Judge/Magistrate

JUDICIARY OUDIT OF
IN THE
CIVIL CASE NO:OF
PLAINTIFF(S)
VERSUS
DEFENDANT(S)
Interrogatories (O.XI, r. 1 and 2 of the Civil Procedure Code)
Interrogatories on behalf of the above-named
1. Did
not
2. Has not,
3
4
Defendant/Plaintiff
(The
Judge/Magistrate

FORM NO. C/3

THE UNITED REPUBLIC OF TANZANIA **JUDICIARY** IN THE...... COURT OFAT......A CIVIL CASE NO:OFPLAINTIFF(S) **VERSUS**DEFENDANT(S) Answer to Interrogatories (O.XI, r. 5and 7 of the Civil Procedure Code) The answer of the above-named to the interrogatories for his/her examination by the above-named In answer to the said interrogatories I, the above named make oath and state as follows:-(Enter answers to interrogatories in paragraphs numbered consecutively) And /Or 1. I object to answer the interrogatories numbered...... on the ground that.....that....(state the interrogatories number and grounds of objection in paragraphs numbered consecutively) Dated at......this......day of...... Defendant/Plaintiff Sworn/Affirmed before me by......who is personally known to me/identified to me by......the later being known to me personally. This......day of..... Name..... Qualification Signature and official stamp Address

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THECOURT OF
ATA
CIVIL CASE NO:OF
PLAINTIFF(S)
VERSUS
DEFENDANT(S)
Order for Affidavit As To Documents
(O.XI, r. 10 of the Civil Procedure Code)
Upon hearing the (name the applying party)
Judge/Magistrate

FORM NO. C/5
THE UNITED REPUBLIC OF TANZANIA
JUDICIARY
IN THEATAT.
CIVIL CASE NO:OF
VERSUS
DEFENDANT(S)
Affidavit as to Documents
(O.XI, R. 10 and 11 of the Civil Procedure Code)
I, (Plaintiff/Defendant) make oath and state as
follows:-
1. I have in my possession or power of the following documents:
2. I object to produce the following documents:
On the grounds namely:
3. I have had but have not now in my possession or power of the
(mention the document relating to the matters in question in this suit)
4. The
(mention the document(s)) were lost in my possession or power (state what has
become of them and in whose possession they now are)
5. According to the best of my knowledge, information and belief I have not now, and
never had, in my possession, custody or power or in the possession, custody or
power of my Advocate or agent, or in the possession, custody or power of any other
person on my behalf, any account, book of account, voucher, receipt, letter
memorandum, paper or writing, or any copy of or extract from any such document,
or any other document whatsoever, relating to the matters in question in this suit or
any of them, or wherein any entry, has been made relative to such matters or any of them.
them.
Dated atthisday of,
Dated atday 01,
Defendant/Plaintiff
Sworn/Affirmed before me by
known to me/identified to me by the later
being known to me personally
Thisday of
Name
Qualification
Signature and official stamp
Address

 $*Delete\ which ever\ is\ not\ applicable$

THE UNITED REPUBLIC OF TANZANIA JUDICIARY IN THECOURT OF AT
CIVIL CASE NO:OF PLAINTIFF(S) VERSUS DEFENDANT(S)
Order to Produce Documents for Inspection (O.XI, rr. 10 and 12 of the Civil Procedure Code)
Upon hearing the and upon reading the affidavit of the filed the day of filed the do at all reasonable times on reasonable notice, produce situate at the following documents, namely and that the be at liberty to inspect and peruse the documents of produced and to make notes of their contents. In the meantime it is ordered that all further proceedings be stayed and that the costs of this application be. GIVEN under my HAND and the SEAL of the court this day of 20
Judge/Magistrate

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THECOURT OFAT
CIVIL CASE NO:OF
PLAINTIFF(S) VERSUS DEFENDANT(S)
Notice To Produce Documents (O.XI, r. 13 of the Civil Procedure Code)
Take notice that the
Dated at,thisday of,
Advocate for the
Copy to: Advocate for the

THE UNITED REPUBLIC OF TANZANIA

GN. No. 388 (contd...)

JUDICIARY
IN THECOURT
OFATOF
Notice to Inspect Documents (O.XI, r. 14 of the Civil Procedure Code)
Take notice that you can inspect the documents mentioned in your notice of the documents numbered. In that notice) at [insert place of Inspection) on the day of the instant between the hours of 12 and 4 O'clock. Or, that the objects to giving you inspection of documents mentioned in your notice of the day on the ground that
Dated atday of
Advocate for the
Copy to: Advocate for the

THE UNITED REPUBLIC OF TANZANIA

GN. No. 388 (contd...)

JUDICIARY
IN THECOURT OF
ATAT
CIVIL CASE NO:OF
PLAINTIFF(S)
VERSUS
DEFENDANT(S)
Notice to Admit Documents
Notice to Admit Documents (O.XII, r. 2 of the Civil Procedure Code)
(O.AH, 1. 2 of the Civil Procedure Code)
Take notice that the in this suit, proposes
to adduce in evidence the several documents hereunder specified, and that the same may
be inspected by the, his Advocate or agent,
at on between thehours
ofis hereby
required within hours from the last mentioned hour to
admit that such of the, said documents, as are specified to be originals were respectively
written signed or executed as they purport respectively to have been , that such as are
specified as copies are true copies and such documents as are stated to have been served,
sent or delivered were so served, sent or delivered, respectively, saving all just exceptions
to the admissibility of all such documents as evidence in this suit.
The documents, the admission of which is required, are as follows:
1. Original documents that were written, signed or executed namely
2. The true copies of the Original documents namely:
2 m 1 1 1 1 1
3. The documents that were served, sent or delivered namely:
Dated atday of
•
Advocate for the
Copy to: Advocate for the

FORM NO. C/10

THE UNITED REPUBLIC OF TANZANIA JUDICIARY

IN THECOURT OF
CIVIL CASE NO:OF
VERSUS DEFENDANT(S
Notice to Admit Facts (O.XII, r. 3 of the Civil Procedure Code)
Take notice that the
The facts, the admission of which is required, are
Dated at
Advocate for the
Copy to: Advocate for the

THE UNITED REPUBLIC OF TANZANIA JUDICIARY	
IN THECOURT OF	
CIVIL CASE NO:OF	
VERSUS DEFENDANT(S	
Admission of Facts Pursuant to Notice (O.XII, r. 3 of the Civil Procedure Code)	
The	
Provided that this admission is made for the purposes of this suit only, and is not an admission to be used against the	
Copy to: Advocate for the	

THE UNITED REPUBLIC OF TANZANIA JUDICIARY	
IN THECOURT OF	
AT	
CIVIL CASE NO: OF	
VERSUS	
DEFENDANT(S	
Notice to Produce (General Form)	
(O.XII, r. 3 of the Civil Procedure Code)	
Take notice that you are hereby required to produce and show to the Court at the first hearing of this suit all books, papers, letters, copies of letters and other writing and documents in your custody, possession or power containing any entry, memorandum of minute relating to the matters in question in this Suit, an particularly. Dated this	
To (Plaintiff or Defendant or Advocate)	

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THE OF
AT
CIVIL CASE NOOF
PLAINTIFF(S)
VERSUSDEFENDANT(s)
Summons to Witness (O.XVI, r 1 & 5 of the Civil Procedure Code)
Го
WHEREAS your attendance is required to testify on behalf of the in the above suit, you are hereby required (personally) to
appear before this court on theday of
If you fail to comply with this order without lawful excuse, you will be subject to the consequences of non-attendance laid down in rule 12 of Order XVI of the Civi Procedure Code, 1966.
GIVEN under my HAND and the SEAL of the court, thisday of
DEPUTY REGISTRAR/REGISTRAR/MAGISTRATE NOTICE: (1) If you are summoned only to produce a document and not to give evidence, you shall be deemed to have complied with the summons if you cause such document to be produced in this Court on the day and hour aforesaid. (2) If you are detained beyond the day aforesaid, a sum of T.shs will be tendered to you for each day's attendance beyond the day specified.
I, HEREBY acknowledge the receipt of a duplicate of this summons this
day of
Date
Date:

THE UNITED REPUBLIC OF TANZANIA
JUDICIARY
IN THE OF
AT
CIVIL CASE NOOF
PLAINTIFF(S)
VERSUS
DEFENDANT(s)
Proclamation Requiring Attendance Of Witness
(O.XVI, r 10 (2) of the Civil Procedure Code)
Го:
WHEREAS it appears from the examination on oath of the serving officer that the summons could not be served upon the Witness in the manner prescribed by law and whereas it appears that the evidence of the witness is material and he absconds and keeps out of the way for the purpose of evading the service of the summons. This proclamation is therefore, under rule 10 (2) to Order XVI of the Civil Procedure Code, 1966, issued requiring the attendance of the witness in this court on the day of day until he shall have leave to depart; and if the witness fails to attend on the day and hour aforesaid he will be dealt with according to law.
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT this dayof
REGISTRAR/MAGISTRATE

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THE OF
AT
CIVIL CASE NOOF
PLAINTIFF(S)
VERSUS
DEFENDANT(s)
Warrant of Attachment of Property of Witness (O.XVI, rr. 10 (3) & 12 of the Civil Procedure Code)
Го
Court Broker,
WHEREAS, the witness cited by
has not, after the expiration of the period limited in the proclamation issued for his attendance, appeared in Court, you are hereby directed to hold under attachment
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT this
dayof
REGISTRAR/MAGISTRATE

THE UNITED REPUBLIC OF TANZANIA .IUDICIARY
IN THE OF
AT
CIVIL CASE NOOF
PLAINTIFF(S)
VERSUS
DEFENDANT(s)
Warrant of Arrest of a Witness
(O.XVI, r 10 (3) of the Civil Procedure Code)
To
WHEREAS
You are further ordered to return this warrant on or before theday of20 with an endorsement certifying the day on and the manner in which it has been executed, or the reason why it has not been executed.
GIVEN under my HAND and the SEAL of the court this day
of 20
REGISTRAR/MAGISTRATE

THE UNITED REPUBLIC OF TANZANIA JUDICIARY IN THEOF AT CIVIL CASE NOOF
PLAINTIFF(S)
VERSUS
DEFENDANT(s)
Order of Detention of a Witness (O.XVI, r 18 of the Civil Procedure Code)
The Officer in charge of the Prison at
WHEREAS
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT this dayof
DECISTDAD/MACISTDATE

FORM NO. E/1

	JUDICIARY
IN THE	OF
AT	Ī
CIVIL CA	ASE NO:OF
•••••	
	VERSUS
	DEFENDANT(S

THE UNITED REPUBLIC OF TANZANIA

Sample Judgment Outline In Original Suit (O.XX, r. 4&5 of the Civil Procedure Code)

Introduction

- 1. Preliminary Issues (who sues who for what)
- 2. Summary of Prosecution/Plaintiff s Case (what are the facts, as asserted by the plaintiff in support of the suit, constituting the cause of action)
- 3. Summary of Defence/Defendant's Case (what is the defendant's version as against the asserted facts in the plaintiff's case)
- 4. Issues to be determined (the issues in this suit are A, B,C....)

Evidence and Factual Findings on the Issues

- 5. Prosecution/Plaintiff's Allegation on Issue A
 - Prosecution/Plaintiff's evidence in support of the allegation on Issue A(What
 are the Oral, documentary or real evidence in support of the existence of the
 asserted facts on Issue A)
 - Defence/Defendant's evidence on the allegation on Issue A(what are the Oral, documentary or real evidence disproving the existence of the asserted facts by the plaintiff on Issue A and or in support of the existence of facts asserted in the defendant's version against the plaintiff's story on Issue A)
 - The Judge's/Magistrate's evaluation of the evidence on Issue A(What are the credit and discredit ascribed with the Oral, documentary or real evidence the offered by the plaintiff and defendant in the proof or disprove of the existence or non-existence of a fact as the reasons for the factual finding on Issue A)
 - The Judge's/Magistrate's(what the court finds, as the fact, on issue A(factual finding on Issue A))
- 6. Prosecution/Plaintiff's Allegation on Issue B
 - Prosecution/Plaintiff's evidence in support of the allegation on Issue A (What
 are the Oral, documentary or real evidence in support of the existence of the
 asserted facts on Issue B)
 - Defence/Defendant's evidence on the allegation on Issue A (what are the Oral, documentary or real evidence disproving the existence of the asserted facts by the plaintiff on Issue B and or in support of the existence of facts asserted in the defendant's version against the plaintiff's story on Issue B)
 - The Judge's/Magistrate's evaluation of the evidence on Issue A(What are the credit and discredit ascribed with the Oral, documentary or real evidence the

- offered by the plaintiff and defendant in the proof or disprove of the existence or non-existence of a fact as the reasons for the factual finding on Issue B)
- The Judge's/Magistrate's(what the court finds, as the fact, on issue B(factual finding on Issue B))
- 7. Prosecution/Plaintiff's Allegation on Issue C
 - Prosecution/Plaintiff's evidence in support of the allegation on Issue A(What
 are the Oral, documentary or real evidence in support of the existence of the
 asserted facts on Issue C)
 - Defence/Defendant's evidence on the allegation on Issue A(what are the Oral, documentary or real evidence disproving the existence of the asserted facts by the plaintiff on Issue A and or in support of the existence of facts asserted in the defendant's version against the plaintiff's story on Issue C)

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- The Judge's/Magistrate's evaluation of the evidence on Issue A(What are the
 credit and discredit ascribed with the Oral, documentary or real evidence the
 offered by the plaintiff and defendant in the proof or disprove of the existence
 or non-existence of a fact as the reasons for the factual finding on Issue C)
- The Judge's/Magistrate's(what the court finds, as the fact, on issue C(factual finding on Issue C))

Law Applicable on the Issues

- 8. A Statement of the Law on Issue A (What does the law governing issue A state)
 - Statutory Law (Is there any Statutory law governing issue A What does the law state)
 - Case Law(Is there any Case law governing issue A? What does the law state)
- 9. A Statement of the Law on Issue A (What does the law governing issue A state)
 - Statutory Law (Is there any Statutory law governing issue A What does the law state)
 - Case Law(Is there any Case law governing issue B? What does the law state)
- 10. A Statement of the Law on Issue C (What does the law governing issue C state)
 - Statutory Law (Is there any Statutory law governing issue C What does the law state)
 - Case Law(Is there any Case law governing issue C? What does the law state)

Deliberations and Conclusions on the Issues

- 11. Applying the Law to the factual findings on the Issues A
 - The Judge's/Magistrate's logical view, on the factual findings on the Issue A, in the context of the statutory or Case Law applicable to the Issue A (reasons for the decision on Issue A)
 - The Judge's/Magistrate's Conclusion [Decision on Issue A]
- 12. Applying the Law to the factual findings on the Issues B
 - The Judge's/Magistrate's logical view, on the factual findings on the Issue B, in the context of the statutory or Case Law applicable to the Issue B (reasons for the decision on Issue B)
 - The Judge's/Magistrate's Conclusion [Decision on Issue B]
- 13. Applying the Law to the factual findings on the Issues C

- The Judge's/Magistrate's logical view, on the factual findings on the Issue C, in the context of the statutory or Case Law applicable to the Issue C (reasons for the decision on Issue C)
- The Judge's/Magistrate's Conclusion [Decision on Issue C]

Decision and Orders

Judge/Magistrate

ision una orac	• •		
the Issues		t of the statutory	findings and decisions on or Case Law applicable to
	e's/Magistrate's Conclusion		a casal
C	e e	_	casej
Judge/Ma	gistrate		
		Date	
Orders according to the contract of the c	companying the Decision		
• Right of a	ppeal fully explained to the	e Parties.	
		Jud	ge/Magistrate
		Date	
_	vered in the open Court thi efendant/his advocate and	•	in the presence dvocate.

FORM NO. E/2

THE UNITED REPUBLIC OF TANZANIA **JUDICIARY** IN THE...... COURT OFAT......AT CIVIL CASE NO:OF **VERSUS**DEFENDANT(S Decree in Original Suit (O.XX, r. 6&7 of the Civil Procedure Code) Claim for:-1) 2) 3) 4) 5) This coming on this day for final disposal in the presence of the *plaintiff/defendant and.....for the plaintiff for the defendant: It is hereby ordered and decreed that: 1) 2) 3) 4) 5) Judge/Magistrate

*Delete whichever is not applicable

THE UNITED REPUBLIC OF TANZANIA
JUDICIARY
IN THECOURT OF
AT
AT
CIVIL CASE NO:OF
VERSUSDEFENDANT(S
Notice to Show Cause Why a Payment or Adjustment Should not be Recorded as Certified
(O.XXI, r. 2(2) of the Civil Procedure Code)
То:
WHEREAS in execution of the decree in the above-named suit
has applied to this Court that the sum of T.shs recoverable under the decree has been paid/adjusted and should be recorded as certified; This is to give you notice that you are to appear before this Court on the day or, to show cause why the payment/adjustment aforesaid should
not be recorded as certified.
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT thisday
of,
Registrar/Magistrate

FORM NO. F/2

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THECOURT OF
Order Sending Decree for Execution to another Court (O. XXI, r. 5 of the Civil Procedure Code)
Whereas, the decree-holder in the above suit, has applied to this Court for a certificate to be sent to the Court of
That a copy of this order be sent to the *High Court/District/Resident Magistrates' court of
GIVEN under my HAND and the SEAL of the court thisday of
Deputy Registrar/Registrar/Magistrate

Delete whichever is not applicable

THE UNITED REPUBLIC OF TANZANIA JUDICIARY	
IN THECOURT OF	
AT	
CIVIL CASE NO OF	
PLAINT	TIFF(S)
VERSUS	
DEFEN	DANT(S
Certificate of Non-Satisfaction of Decree	
(O. XXI, r. 5(b) of the Civil Procedure Code)	
Certified that *no satisfaction of the decree in above suit of this Court, a concereunto attached, has been obtained by execution within the jurisdiction of	
sthe decree has been partially satisfied and the decree remains unexecuted to Γshs.	the extent of
GIVEN under my HAND and the SEAL of the court thisday of	20
Deputy Registrar/Registrar/Magistrate	

^{*}Delete whichever is not applicable

FORM NO. F/4

THE UNITED REPUBLIC OF TANZANIA
JUDICIARY
IN THE COURT OF
AT
CIVIL CASE NO:OF
PLAINTIFF(S)
VERSUS
DEFENDANT(S

Certificate of Execution of Decree Transferred to Another Court (O. XXI, r. 6 of the Civil Procedure Code)

No of	Name	Date of	Number of	Costs of	Amount	How the	Remarks
suit and	of	application	the	execution	realized	case is	
the Court	parties	for	execution			disposed	
by which		execution	case			of	
decree							
was							
passed							
1	2	3	4	5	6	7	8

Registrar/Magistrate in charge (Taxing Officer/Taxing Master)

	THE UNITED REPUBLIC OF TANZANIA JUDICIARY IN THE										
			ree herein-		et forth:	the o	decree	-holder, h	ere	by app	ly for
No. of Suit	Name of parties	Date of Decree	Whether any appeal preferred from decree	Payment of adjustment made, i any	applicati-	with interduce the dec other reli gran ther tog with	erest e upon eree or er ef inted reby ether h ticular any ss	Amount of costs, if any, awarded	wh be	ecuted	Mode in which the assistance of the Court is required
D :			T.shs		Cts		T.shs	3		Cts	
Princ	est at %)		+							
	subsequ										
payn											
	amount decree										
any	decree	11									
	l or bala	nce									
	-				<u> </u>						

Civil Procedure Code (Approved Forms)

GN. No. 388 (contd...)

Costs as in the		
decree		
Costs		
subsequently		
incurred		
Total		

with interest on the prin execution, be realized property specified at the	cipal sum up to date by attachment and foot of this application	of payment] and the cost of taking sale of defendant's immovable on and paid to me declare that what is stated	ng out this /removable
Dated this		day of	
	Decree-	holder	
PROPERTY:		SPECIFICATION	OF
Idescription is true to the	de best of my knowled	eclare that what is stated in ge and belief, and so far as I have property therein specified.	the above
Dated this	.day of	20	
	Decree-	holder	

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THECOURT OF
AT
DEFENDANT(S
Notice To Show cause why execution should not issue (O. XXI, r. 20(1) of the Civil Procedure Code)
Го
Whereas the *plaintiff/defendant has made application to this Court for execution of decree in the above suit on the allegation that the said decree has transferred to him by assignment or without assignment], this is to give you notice that you are to appear before this Court on the
GIVEN under my HAND and the SEAL of the court, this day of
Registrar/Magistrate in charge

THE UNITED REPUBLIC OF TANZANIA
JUDICIARY
IN THE COURT OF
AT
CIVIL CASE NO:OF
VERSUS
DEFENDANT(S
Warrant of Attachment for Movable Property in Execution of a Decree for Money (O. XXI, r. 28 of the Civil Procedure Code)
Γο
Whereas the above named
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, this day of
Desistance (Margintaneto in alcono
Registrar/Magistrate in charge

SCHEDULE

	Shs	Cts		Shs	Cts
Decree for					
Principal					
Interest at % p.a on					
Fromto					
Costs					
Total of decree and costs					
Further interest and costs less					
payments, if any,					
Made					
Balance due					
Costs of attachment					
Endorsement of execution of warrant					
		Total	of		
		attachment	OI		
		attaciiiileiit			

THE UNITED REPUBLIC OF TANZAN	ΙA		
JUDICIARY			
IN THE	COURT O	F	
AT	• • • • • •		
CIVIL CASE NO:OF			
	. PLAINT	IFF(S))
VERSUS			
	DEFEN	DANT	(S
Warrant for Seizure of Specific Movable Property Adjuction (O. XXI, r. 29(1) of the Civil Procedure Cod	•		
Whereas was ordered by Court/the			Court
ofat			
the movable property (or a share in the movable the schedule hereunto annexed, and whereas the said property	1 1 .		
delivered. These are to command you to seize the said m	ovable pro	perty	(or a

Civil Procedure Code (Approved Forms)

GN. No. 388 (contd)	
share of the said movable prosuch person as he may appoint in this behalf	operty) and to deliver it to the plaintiff or to
GIVEN UNDER MY HAND AND THE S	SEAL OF THE COURT, this day of
	istrate in charge
PROPERTY	DESCRIPTION

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THE
VERSUS DEFENDANT(S
Notice to Show Cause Why Warrant of Arrest should not Issue (O. XXI, r. 35(1) of the Civil Procedure Code))
То
Whereashas made application to this Court for execution of decree in the case by arrest and imprisonment of your person:
You are hereby required to appear before this Court on theday of
GIVEN under my HAND and the SEAL of the court this
Deputy Registrar/Registrar/Magistrate

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THE COURT OF
AT CIVIL CASE NOOF
Warrant of Arrest in Execution (O. XXI, r. 35(2) of the Civil Procedure Code)
То
Whereaswas adjudged by a decree of this Court in this case dated theday of
THESE ARE TO COMMAND you to arrest the said judgment-debtor and unless the said judgment-debtor shall pay to you the said sum of Tshs
You are further commanded to return this warrant on or before the day of
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, this day of
Deputy Registrar/Registrar/Magistrate

FORM NO. F/12

THE UNITED REPUBLIC OF TANZANIA **JUDICIARY** IN THE...... COURT OF AT..... CIVIL CASE NO:OF **VERSUS**DEFENDANT(S Warrant of Committal of Judgment-Debtor to Prison (O. 21, r. 39(5) of the Civil Procedure Code) To The Officer in charge of the prison at...... Whereas who has been brought before this Court thisday of under a warrant in execution of a decree which was which decree it was ordered that the said should pay; And whereas the said has not obeyed the decree nor satisfied the Court that he is entitled to be discharged from custody; You are hereby commanded and required to take and receive the said into the civil prison and keep him imprisoned therein for a period not exceeding or until the said decree shall be fully satisfied, or the said shall be otherwise entitled to be released according to terms and conditions as the court shall deem fit; And the Court does hereby fix Tshs.....per diem as the rate of the monthly allowance for the subsistence of the said during his confinement under this warrant of committal. GIVEN under my HAND and the SEAL of the court this day of 20 Deputy Registrar/Registrar/Magistrate

THE UNITED REPUBLIC OF TANZANIA JUDICIARY IN THE
VERSUS DEFENDANT(S
Order for the Release of a Person Imprisoned in Execution of a Decree (Sections 46(1) of the Civil Procedure Code)
To The Superintendent of Prison,
Under orders passed this day, you are hereby directed to ser free(judgment-debtor) now in your custody.
GIVEN under my HAND and the SEAL of the court this day of
Deputy Registrar/Registrar/Magistrate

FORM NO. F/14

THE UNITED REPUBLIC OF TANZANIA **JUDICIARY** IN THE...... COURT OF AT..... CIVIL CASE NO.....OF **VERSUS**DEFENDANT(S Prohibitory Order (O.XXI, rr.44 (4), 45(1), 46, 53(1) of the Civil Procedure Code) To..... of, in Civil case No......of........................... 20.... in favour of the above named plaintiff for Tshs...... and costs. It is ordered that the said be and is hereby, prohibited and restrained until further order of this Court from transferring or charging the property specified in the schedule hereunto annexed by sale, gift or otherwise in any other form of disposition, and that any other persons be and are hereby prohibited from receiving the same by purchase, gift or otherwise. GIVEN UNDER MY HAND AND THE SEAL OF THE COURT this......day of.....20..... Deputy Registrar/Registrar/Magistrate **SCHEDULE**

.....

FORM NO. F/15

THE UNITED REPUBLIC OF TANZANIA **JUDICIARY** IN THE...... COURT OFAT...... CIVIL CASE NO:OF **VERSUS**DEFENDANT(S Order to Attach Salary of Public Officer or Servant of Railway Company or Local Authority (O. XXI, r. 47(1) of the Civil Procedure Code) To..... WHEREAS judgment-debtor in the above-named case, is a (describe post held by judgment-debtor)..... receiving his *salary/allowances at your hands; Court for the attachment of the *salary/allowances) of the said to the extent of Tsh...... due to him under the decree; hereby You are required to withhold the said sum of Tshs..... the from the salary of said..... monthly instalments of Tshs...... and to remit the said *sum/monthly instalments to this Court. GIVEN under my HAND and the SEAL of the court, this day of 20..... Deputy Registrar/Registrar/Magistrate

*Delete whichever is not applicable

FORM NO. F/16

THE UNITED REPUBLIC OF TANZANIA **JUDICIARY** IN THE...... COURT OFAT...... CIVIL CASE NO:OF **VERSUS**DEFENDANT(S Notice of Attachment of A Decree to The Court Which Passed it (O. XXI, r. 52 of the Civil Procedure Code) To: I have the honour to inform you that the decree obtained in your Court on the day of by in Suit No..... of, in which he was and was has been attached by this Court on the application of thein the suit specified above. You are therefore requested to stay the execution of the decree of your Court until you receive an intimation from this Court that the present notice has been cancelled or until execution of the said decree is applied for by the holder of the decree now sought to be executed or by his judgment-debtor. Dated this.....day of..... •••••• Registrar/Magistrate in charge

THE UNITED REPUBLIC OF TANZANIA
JUDICIARY
IN THECOURT OF
AT
CIVIL CASE NO:OF
PLAINTIFF(S)
VERSUS
DEFENDANT(S
Notice of The Day Fined for Setting a Sale Day Lawretter
Notice of The Day Fixed for Setting a Sale Proclamation
(O. XXI, r. 66 of the Civil Procedure Code))
Γο
Whereas in the above-named suit, the decree-holder, has applied for he sale of you are hereby informed that the
lay of, has been affixed for setting the terms of the proclamation of sale.
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, this
lay of
Docietycy/Magietycte in abouge
Registrar/Magistrate in charge

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THECOURT OF
CIVIL CASE NO:OF
DEFENDANT(S
Notice of Attachment of a Decree to the Holder of The Decree (O. XXI, r. 53 of the Civil Procedure Code)
Γο
Whereas an application has been made in this Court by the decree-holder in the above suit for the attachment of a decree obtained by you on the
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, thisday of
Registrar/Magistrate in charge

THE UNITED REPUBLIC OF TANZANIA
IN THE COURT OF
AT
CIVIL CASE NO:OF
VERSUS
DEFENDANT(S
Warrant of Sale of Property in Execution of a Decree for Money (O. XXI, r. 66&67 of the Civil Procedure Code)
o
0
This is to command you to sell by auction, after giving
GIVEN under my HAND and the SEAL of the court
Registrar/Magistrate

FORM NO. F/20

THE UNITED REPUBLIC OF TANZANIA
JUDICIARY
IN THE COURT OF
AT
CIVIL CASE NO:OF
VERSUS
DEFENDANT(S)
Proclamation of Sale (Immovable Property)
(O. XXI, r. 66 of the Civil Procedure Code)
Suit No of, decided by the of in
which(the Judgment-Creditor/Debtor) was plaintiff and(the Judgment-
Creditor/Debtor) was defendant. Notice is hereby given that, under rule 64 of Order
XXI of the Code of Civil Procedure, 1966, an order has been passed by this Court for the
sale of the attached property mentioned in the annexed schedule, in satisfaction of the
claim of the decree-holder in the suit mentioned in the margin, amounting with costs and
interest up to date of sale to the sum of T.shs
The sale will be by public auction, and the property will be put up for sale in the lots
specified in the schedule.
The sale will be of the property of the judgment-debtor above-named as mentioned in the
schedule below; and the liabilities and claims attaching to the said property, so far as they
have been ascertained, are those specified in the schedule against each lot.
In the absence of any order of postponement, the sale will be held by
commencing at o'clock on theday
ofat
In the event, however, of the debt above specified and of the costs of the sale being
tendered or paid before the knocking down of any lot, the sale will be stopped.
At the sale the public generally are invited to bid, either personally or by duly authorized
agent. No bid by, or on behalf of, the judgment-creditors above-mentioned, however, will
be accepted, nor will any sale to them be valid without the express permission of the
Court previously given.

FURTHER CONDITIONS OF SALE:

- 1. The particulars specified in the schedule below have been stated to the best of the information of the Court, but the Court will not be answerable for any error, misstatement or omission in this proclamation.
- 2. The amount by which the biddings are to be increased shall be determined by the officer conducting the sale. In the event of any dispute arising as to the amount bid, or as to the bidder, the lot shall at once be again put up to auction.
- 3. The highest bidder shall be declared to be the purchaser of any lot, provided always that he is legally qualified to bid, and provided that it shall be in the discretion of the

- Court or officer holding the sale to decline acceptance of the highest bid when the price offered appears so clearly inadequate as to make it advisable to do so.
- 4. For reasons recorded, it shall be in the discretion of the officer conducting the sale to adjourn it subject always to the provisions of rule 69 of Order XXI.
- 5. In the case of movable property, the price of each lot shall be paid at the time of sale or as soon after as the officer holding the sale directs, and in default of payment the property shall forthwith be again put up and re-sold.
- 6. In the case of immovable property, the person declared to be the purchaser shall pay immediately after such declaration a deposit of 25 per cent. on the amount of his purchaser-money to the officer conducting the sale, and in default of such deposit the property and forthwith be put up again and re-sold.
- 7. The full amount of the purchase-money shall be paid by the purchaser before the Court closes on the fifteenth day after the sale of the property, exclusive of such day, or if the fifteenth day be a Sunday or other holiday, then on the first office day after the fifteenth day.
- 8. In default of payment of the balance of purchase-money within the period allowed, the property shall be re-sold after the issue of a fresh notification of sale. The deposit, after defraying the expenses of the sale, may, if the Court thinks fit, be forfeited to Government and the defaulting purchaser shall forfeit all claim to the property or to any part of the sum for which it may be subsequently sold.

GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, this day
of20
Desistancy (Massistante in alcanes
Registrar/Magistrate in charge

SCHEDULE OF PROPERTY

Number of lot	Description of property to be sold, with the name of each owner where there are more judgment- debtors than one	Detail of any encumbrances to which the property is liable	Claims, if any, which have been put forward to the property and any other known particular bearing on its nature and value
			Land rent: Site Rate: Revenue derived from the property: Estimated value of the property:

FORM NO. F/21

THE UNITED REPUBLIC OF TANZANIA **JUDICIARY** IN THE......COURT OFAT..... CIVIL CASE NO:OF **VERSUS**DEFENDANT(S) Proclamation Of Sale (Movable Property) (O. XXI, r. 66 of the Civil Procedure Code) Suit No...... of, decided by the of in which (the Judgment-Creditor/Debtor) was plaintiff and(the **Judgment-Creditor/Debtor)** was defendant. Notice is hereby given that, under rule 64 of Order XXI of the Code of Civil Procedure, 1966, an order has been passed by this Court for the sale of the attached property mentioned in the annexed schedule, in satisfaction of the claim of the decree-holder in the suit mentioned in the margin, amounting with costs and interest up to date of sale to the sum of T.shs..... The sale will be by public auction, and the property will be put up for sale in the lots specified in the schedule. The sale will be of the property of the judgment-debtor above-named as mentioned in the schedule below; and the liabilities and claims attaching to the said property, so far as they have been ascertained, are those specified in the schedule against each lot. In the absence of any order of postponement, the sale will be held by commencing ato'clock on theday of at In the event, however, of the debt above specified and of the costs of the sale being tendered or paid before the knocking down of any lot, the sale will be stopped. At the sale the public generally are invited to bid, either personally or by duly authorized agent. No bid by, or on behalf of, the judgment-creditors above-mentioned, however, will be accepted, nor will any sale to them be valid without the express permission of the Court previously given.

FURTHER CONDITIONS OF SALE:

- 1. The particulars specified in the schedule below have been stated to the best of the information of the Court, but the Court will not be answerable for any error, misstatement or omission in this proclamation.
- 2. The amount by which the biddings are to be increased shall be determined by the officer conducting the sale. In the event of any dispute arising as to the amount bid, or as to the bidder, the lot shall at once be again put up to auction.

- 3. The highest bidder shall be declared to be the purchaser of any lot, provided always that he is legally qualified to bid, and provided that it shall be in the discretion of the Court or officer holding the sale to decline acceptance of the highest bid when the price offered appears so clearly inadequate as to make it advisable to do so.
- 4. For reasons recorded, it shall be in the discretion of the officer conducting the sale to adjourn it subject always to the provisions of rule 69 of Order XXI.
- 5. In the case of movable property, the price of each lot shall be paid at the time of sale or as soon after as the officer holding the sale directs, and in default of payment the property shall forthwith be again put up and re-sold.
- 6. In the case of immovable property, the person declared to be the purchaser shall pay immediately after such declaration a deposit of 25 per cent. on the amount of his purchaser-money to the officer conducting the sale, and in default of such deposit the property and forthwith be put up again and re-sold.
- 7. The full amount of the purchase-money shall be paid by the purchaser before the Court closes on the fifteenth day after the sale of the property, exclusive of such day, or if the fifteenth day be a Sunday or other holiday, then on the first office day after the fifteenth day.
- 8. In default of payment of the balance of purchase-money within the period allowed, the property shall be re-sold after the issue of a fresh notification of sale. The deposit, after defraying the expenses of the sale, may, if the Court thinks fit, be forfeited to Government and the defaulting purchaser shall forfeit all claim to the property or to any part of the sum for which it may be subsequently sold.

GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, this day
20
Judge/Magistrate in charge

SCHEDULE OF PROPERTY

Number of lot	Description of property to be sold, with the name of each owner where there are more judgment-debtors than one

THE UNI	JUDICIARY
IN THE	
	AT
	L CASE NO:OF
•••••	PLAINTIFF(S)
	VERSUS
•••••	DEFENDANT(S)
Order on the Court Broker f	for Causing Service of Proclamation of Sale (Movable Property)
(O. XXI,	r. 66 of the Civil Procedure Code)
То	
specified in the schedule hehas been fixed for proclamation of sale are by this have the proclamation publishe in the said schedule, to affix a each of the said properties and Court a report showing the dat have been published. GIVEN UNDER MY HAND A of	ande for the sale of the property of the judgment-debtor breunder annexed, and whereas the
Number of lot	Description of property to be sold, with the name of each owner where there are more judgment-debtors than one

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THECOURT OF
AT
VERSUS DEFENDANT(S)
DEFENDANT(S)
Order on the Court Broker for Causing Service of Proclamation of Sale (Immovable Property)
(O. XXI, r. 66 of the Civil Procedure Code)
То
COURT BROKER
Whereas an order has been made for the sale of the property of the judgment-debtor specified in the schedule hereunder annexed, and whereas the
Registrar/Magistrate in charge
registrat/magistrate in charge

SCHEDULE OF PROPERTY

Number of lot	Description of property to be sold, with the name of each owner where there are more judgment- debtors than one	Detail of any encumbrances to which the property is liable	Claims, if any, which have been put forward to the property and any other known particular bearing on its nature and value
			Land rent: Site Rate: Revenue derived from the property: Estimated value of the property:

FORM NO. F/24

THE UNITED REPUBLIC OF TANZANIA **JUDICIARY** IN THE...... COURT OFAT..... CIVIL CASE NO:OFPLAINTIFF(S) **VERSUS**DEFENDANT(S) Certificate By Officer Holding A Sale Of The Deficiency Of Price On A Re-Sale Of **Property** By Reason Of The Purchaser's Default (O. XXI, r. 69) Certified that at the re-sale of the property in execution of the decree in the above-named suit, in consequence of default on the part of. purchase, there was a deficiency in the price of the said property amounting to T.shs....., and that the expenses attending such re-sale amounted to T.shs....., making a total of T.shs, which sum is recoverable from the defaulter. Dated the day of OFFICER HOLDING THE SALE

FORM NO. F/25

THE UNITED REPUBLIC OF TANZANIA **JUDICIARY** IN THE...... COURT OFAT..... CIVIL CASE NO:OF **VERSUS**DEFENDANT(S) Notice To Person In Possession Of Movable Property Sold In Execution (O. XXI, r. 77(2) of the Civil Procedure Code) To..... WHEREAS has become the purchaser at a public sale in execution of the decree in the above suit of now in your possession, you are hereby prohibited from delivering possession of the said to any person except the said GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, this day of20..... Judge/Magistrate in charge

FORM NO. F/26

THE UNITED REPUBLIC OF TANZANIA **JUDICIARY** IN THE...... COURT OFAT..... CIVIL CASE NO:OF **VERSUS**DEFENDANT(S) Prohibitory Order Against Payment Of Debts Sold In Execution To Any Other Than The Purchaser (O. XXI, r 77(3) of the Civil Procedure Code) To.....and to..... Whereas..... has become the purchaser at a public sale in execution of the decree in the above suit of being debts due from youto yoube, and you are hereby, prohibited from receiving, and youfrom making payment of, the said debt to any person of or person except the said GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, this day of 20..... Judge/Magistrate in charge

THE UNITED REPUBLIC OF TANZANIA JUDICIARY IN THECOURT OF
AT
VERSUSDEFENDANT(S)
Prohibitory Order Against the Transfer of Share Sold in Execution (O. XXI, r. 77(3) of the Civil Procedure Code)
Γο, Secretary of
WHEREAS
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, this day of
Registrar/Magistrate in charge

THE UNITED REPUBLIC OF TANZANIA

GN. No. 388 (contd...)

FORM NO. F/28

JUDICIARY IN THE......COURT OFAT..... CIVIL CASE NO:OF **VERSUS**DEFENDANT(S) Certificate to Judgment-Debtor Authorising Him to Mortgage Lease or Sell Property (O. XXI, r 81(2) of the Civil Procedure Code) Whereas in execution of the decree passed in the above suit an order was made on the day of for the sale of the under-mentioned property of the judgment-debtor, and whereas the Court has, on the application of the said judgment-debtor, postponed the said sale to enable him to raise the amount of the decree by mortgage, lease or private sale of the said property or of some part thereof: This is to certify that the Court doth hereby authorize the said judgmentdebtor to make the proposed mortgage, lease or sale within a period of from the date of this certificate; provided that all monies payable under such mortgage, lease or sale be paid into this Court and not to the said judgment-debtor. Description of property GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, this day of 20...... Registrar/Magistrate in charge

FORM NO. F/29

THE UNITED REPUBLIC OF TANZANIA **JUDICIARY** IN THE......COURT OFAT...... CIVIL CASE NO:OF **VERSUS**DEFENDANT(S) Notice to Show Cause Why Sale Should not be Set Aside (O. Xxi, R. 88(1) & 89 of the Civil Procedure Code) To..... in execution of the decree passed in the above named suit, and whereas, the decree-holder [or judgment-debtor], has applied to this Court to set aside the sale of the said property on the ground of a material irregularity [or fraud] in publishing [or conducting] the sale, namely, that..... Take notice that if you have any cause to show why the said application should not be granted, you should appear with your proofs in this Court on the day of, when the said application will be heard and determined. GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, this day of20Description of property •••••• Registrar/Magistrate in charge

FORM NO. F/30

THE UNITED REPUBLIC OF TANZANIA **JUDICIARY** IN THE......COURT OFAT...... CIVIL CASE NO:OF **VERSUS**DEFENDANT(S) Notice to Show Cause Why Sale Should not be Set Aside (O. XXI, 89 of the Civil Procedure Code) To..... Whereas, the purchaser of the under-mentioned property sold on the day of, in execution of the decree passed in the above-named suit, has applied to this Court to set aside the sale of the said property on the ground that, the judgment-debtor, had no saleable interest therein. Take notice that if you have any cause, to show why the said application should not be granted, you should appear with your proofs in this Court on the day of GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, this day of Registrar/Magistrate in charge **DESCRIPTION OF PROPERTY**

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THECOURT OF
AT
CIVIL CASE NO:OF
VERSUS
DEFENDANT(S)
Certificate of Sale of Land
(O. XXI, r 92 of the Civil Procedure Code)
This is to certify that has been declared the purchaser at a sale by public uction on the
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, this
Registrar/Magistrate in charge

	THE UNITED REPUBLIC OF TA JUDICIARY	
••••	AT	
	CIVIL CASE NO:OF	
••••••	VERSUS	ILAINTIF(5)
•••••		DEFENDANT(S)
v	very to Certified Purchaser of Lan (O. XXI, r. 93 of the Civil Procedu	
То		
at a sale in	has become the certific execution of decree in Suit No and to put the said	of
GIVEN UNDER MY day of	HAND AND THE SEAL OF T	THE COURT, this
	Registrar/Magistrate in cha	arge

JUDICIARY IN THE COURT OF				
AT				
Summons to Appear and Answer Charge of Obstructing Execution of Decree (O. XXI r. 95(2) of the Civil Procedure Code)				
То				
Whereas ,, the *decree-holder/purchaser of property sold in execution of a decree in this case, has complained to this Court that you have resisted/obstructed the officer charged with the execution of the warrant for possession:				
You are hereby summoned to appear in this Court on the day of				
GIVEN under my HAND and the SEAL of the court, this day of				
Deputy Registrar/Registrar/Magistrate				

 $[*]Delete\ whichever\ is\ not\ applicable$

FORM NO. F/34

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THECOURT OF
AT
CIVIL CASE NO:OF
PLAINTIFF(S)
VERSUS
DEFENDANT(S)
Warrant of Committal (O. XXI, r. 96 of the Civil Procedure Code)
To the Superintendent of prison, Whereas the under-mentioned property has been decreed to belong
to, the *plaintiff/purchaser in this suit, and whereas the Court is satisfied that without any just cause resisted [or obstructed] and is still resisting [or obstructing] the said in obtaining
possession of the property, and whereas the said
You are hereby commanded and required to take and receive the said into the civil prison and to keep him imprisoned
therein for the period of days.
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, this
Deputy Registrar/Registrar/Magistrate

*Delete whichever is not applicable

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THECOURT OF
AT
CIVIL CASE NO:OF
PLAINTIFF(S)
VERSUS DEFENDANT(S)
DEFENDANT(S)
Warrant of Arrest before Judgment (O. XXXVI, r. 1 of the Civil Procedure Code))
ne Bailiff of the Court
Thereas, the plaintiff in the above suit, claims the sum of T.shs
IVEN UNDER MY HAND AND THE SEAL OF THE COURT, this
Registrar/Magistrate in charge

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THECOURT OF
CIVIL CASE NO:OF
VERSUS DEFENDANT(S)
Security For Appearance Of A Defendant Arrested Before Judgment (O. XXXVI r. 3(2) of the Civil Procedure Code)
Whereas at the instance of, the plaintiff in the above suit, the defendant, has been arrested and brought before the Court; And whereas on the failure of the said defendant to show cause why he should not furnish security for his appearance, the Court has ordered him to furnish such security: Therefore I
Surety
Witnesses:
1
2

THE UNITED REPUBLIC OF TANZANIA JUDICIARY		
IN THECOURT OF		
CIVIL CASE NO:OF		
VERSUS DEFENDANT(S)		
Summons to Defendant to Appear on Surety's Application for Discharge (O. XXXVI, r 4 of the Civil Procedure Code))		
То		
Whereas, who became surety on the day of		
You are hereby summoned to appear in this Court in person on the		
and determined.		
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, thisday of		
Registrar/Magistrate in charge		

THE UNITED REPUBLIC OF TANZANIA JUDICIARY
IN THECOURT OF
CIVIL CASE NO:OF
VERSUS DEFENDANT(S)
Order For Committal (O. XXXVI, r. 5 of the Civil Procedure Code)
То
Whereas, plaintiff in this suit, has made application to the Court that security be taken for the appearance of, the defendant, to answer any judgment that may be passed against him in the suit; and whereas the Court has called upon the defendant to furnish such security, or to offer a sufficient deposit in lieu of security, which he had failed to do; it is ordered that the said defendant
be committed to the civil prison until the decision of the suit; or, if judgment be pronounced against him, until satisfaction of the decree.
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, thisday
Registrar/Magistrate in charge

THE UNITED REPUBLIC OF TANZANIA JUDICIARY		
IN THECOURT OFAT		
CIVIL CASE NO:OF		
Attachment Before Judgment, With Order to Call for Security for Fulfillment of Decree (O. XXXVI, r. 5 of the Civil Procedure Code)		
То		
Whereas		
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, this day of		
Registrar/Magistrate in charge		

THE UNITED REPUBLIC OF TANZANIA

GN. No. 388 (contd...)

FORM NO. F/40

JUDICIARY IN THE...... COURT OFAT....... CIVIL CASE NO:OF **VERSUS**DEFENDANT(S) Security for the Production of Property (O. XXXVI r. 3(2) of the Civil Procedure Code) To Whereas at the instance of, the plaintiff in the above suit, the defendant has been directed by the Court to furnish security in the sum of T.shs to produce and place at the disposal of the Court the property specified in the schedule hereunto annexed; Therefore I have voluntarily become surety and do hereby bind myself, my heirs and executors, to the said Court, that the said defendant shall produce and place at the disposal of the court, when required, the property specified in the said schedule, or the value of the same, or such portion thereof as may be sufficient to satisfy the decree; and in default of his so doing I bind myself, my heirs and executors, to pay to the said Court, at its order; the said sum of T.shs of such sum not exceeding the said sum as the said Court may adjudge. Witness my hand at this day of Surety Witnesses. **SCHEDULE**

.....

THE UNITED REPUBLIC OF TANZANIA JUDICIARY IN THECOURT OF
CIVIL CASE NO:OF
DEFENDANT(S)
Attachment before Judgment, On Proof Of Failure To Furnish Security (O. XXXVI r. 7(1) of the Civil Procedure Code)
Γο
Whereas, the plaintiff in this suit, has applied to the Court to call upon
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, this day of
Registrar/Magistrate in charge

THE UNITED REPUBLIC OF TANZANIA
JUDICIARY
IN THECOURT OF
CIVIL CASE NO. OF
CIVIL CASE NO:OF PLAINTIFF(S)
VERSUS
DEFENDANT(S)
Appointment Of A Receiver
(O. XXXVIII r. 1(1)(a) of the Civil Procedure Code)
Го
Whereas
GIVEN UNDER MY HAND AND THE SEAL OF THE COURT, this
lay of
Registrar/Magistrate in charge

THE UNITED REPUBLIC OF TANZANIA JUDICIARY IN THE		
CIVIL CASE NO:OF PLAINTIFF(S)		
VERSUS DEFENDANT(S)		
Bond to be Given by Receiver (O. XXXVIII r,3 of the Civil Procedure Code)		
Know all men by these presents, that we, and		
Signed and delivered by the above-bounden in the presence of		

THE UNITED REPUBLIC OF TANZANIA
JUDICIARY
IN THECOURT OF
AT
CIVIL CASE NO
PLAINTIFF/DECREE
HOLDER
Versus
DEFENDANT/J. DEBTOR
Garnishee Order Absolute
n
Γο:
WHEREAS the above named judgement debtor has been ordered by the decree of this court dated onto pay to the above named Decree Holder the sum of
Whereas the said sum of Tshs
NOW THEREFORE IT IS HEREBY ORDERED THAT:
do absolutely pay the said amount of Tshs*in this court/into account Nospecial deposit BOT account immediately and upon transfer and deposit of the said amount plus Tshs. 5,000/= as court commission forthwith, you will be discharged from the liabilities imposed upon the Judgment debtor by this court.
GIVEN under my HAND and the SEAL of the court thisday of20
Deputy Registrar/Registrar/Magistrate

FORM NO. F/46

THE UNITED REPUBI	
JUDICIA IN THE DISTRICT COURT OF	
AT	
CIVIL CASE NO	
	PLAINTIFF
VERS	US
	DEFENDANT
Notice To Settle To (0.21,R.66 of the Civil	
То:	
•••••	
••••••	
WHEREAS. Has/have applied for the sale of your property a the	attached under an order of this court datedyou are hereby informed thatO'clock in thenoon
GIVEN UNDER MY HAND AND Thisday of	THE SEAL OF THE COURT
	RESIDENT MAGISTRATE
Dar es Salaam,	Ibrahim H. Juma,
30 th August, 2017	Ag. Chief Justice