CRIMINAL PROCEDURE RULES 2018

S.L. 533 of 2018

Presented to Parliament pursuant to section 428A(13) of the Criminal Procedure Code.

Ordered by Parliament to lie upon the Table:

2 November 2018

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CRIMINAL PROCEDURE CODE (CHAPTER 68)

CRIMINAL PROCEDURE RULES 2018

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In exercise of the powers conferred by section 428A(15) of the Criminal Procedure Code, the Minister for Law makes the following Rules:

PART 1

PRELIMINARY

Citation and commencement

1. These Rules are the Criminal Procedure Rules 2018 and come into operation on 31 October 2018.

Prescribed forms

2. Each form set out in the Schedule may be used, with such modifications as the circumstances of a particular case may require, for the purposes mentioned in that form.

PART 2

DISCLOSURE OF AND ACCESS TO STATEMENTS RECORDED IN FORM OF AUDIOVISUAL RECORDING

Definitions for this Part

3. In this Part, unless the context otherwise requires —

"Foreign Identification Number", in relation to a person who is not a citizen or permanent resident of Singapore, means —

- (a) if that person is the holder of a work pass issued under the Employment of Foreign Manpower Act (Cap. 91A) the identification number assigned to that person and specified in that work pass; or
- (b) if that person is the holder of a pass issued under the Immigration Act (Cap. 133) the identification number assigned to that person and specified in that pass;
- "investigation officer", in relation to an offence, means any officer who is investigating that offence, and includes any other officer who is covering the duties of that officer;
- "NRIC number", in relation to a person who is a citizen or permanent resident of Singapore, means the number of that person's identity card issued under the National Registration Act (Cap. 201);

"relevant officer" means —

- (a) if the offence that the accused is charged with is investigated by an officer of any department or division (other than the Commercial Affairs Department) of the Singapore Police Force
 - (i) the Director of the Criminal Investigation Department of the Singapore Police Force; or
 - (ii) any Deputy Director or Assistant Director of that Department who is appointed by that Director to perform the functions and exercise the powers of a relevant officer;
- (b) if the offence that the accused is charged with is investigated by an officer of the Commercial Affairs Department of the Singapore Police Force
 - (i) the Director of the Commercial Affairs Department of the Singapore Police Force; or
 - (ii) any Deputy Director or Assistant Director of that Department who is appointed by that

Director to perform the functions and exercise the powers of a relevant officer;

- (c) if the offence that the accused is charged with is investigated by an officer of the Central Narcotics Bureau
 - (i) the Director of the Investigation Division of the Central Narcotics Bureau; or
 - (ii) any Deputy Director or Assistant Director of that Division who is appointed by that Director to perform the functions and exercise the powers of a relevant officer; or
- (d) if the offence that the accused is charged with is investigated by an officer of the Corrupt Practices Investigation Bureau
 - (i) the Director of the Corrupt Practices Investigation Bureau; or
 - (ii) any Deputy Director or Assistant Director of that Bureau who is appointed by that Director to perform the functions and exercise the powers of a relevant officer;

"viewing" means a viewing for which arrangements are made under section 23(6)(a), 162(2), 166(2), 214(2), 218(2), 225B(3) or 235(7)(b) of the Code.

Disclosure of audiovisual recording of statement to persons other than accused and accused's advocate

- **4.**—(1) This rule applies to every audiovisual recording of a statement recorded under section 22 or 23 of the Code in the form of an audiovisual recording.
- (2) Subject to compliance with paragraph (3), any of the following persons may be permitted, by the investigation officer of an offence that the accused is charged with or by the supervisor of that officer, to attend a viewing of an audiovisual recording mentioned in paragraph (1) together with the defence:

(a) any expert who is engaged by the defence for the purposes of the criminal proceedings for that offence, whether or not the defence intends to call, or is considering whether to call, that expert as a witness for the defence in those criminal proceedings;

(b) any person who —

- (i) is engaged by the defence to make a transcript of the whole or any part of that audiovisual recording; and
- (ii) is in the business of making transcripts of recordings;
- (c) any person who
 - (i) is engaged by the defence to interpret or translate anything contained in that audiovisual recording; and
 - (ii) is qualified to give that interpretation or translation;
- (d) any other person who is authorised by a relevant officer.
- (3) At least 10 days before the intended date of the viewing mentioned in paragraph (2), the defence must inform the investigation officer of all of the following matters:
 - (a) the intended date of that viewing;
 - (b) the name of any person mentioned in paragraph (2)(a), (b), (c) or (d) whom the defence wishes to be permitted to attend that viewing;
 - (c) in any case where that person is a citizen or permanent resident of Singapore, that person's NRIC number;
 - (d) in any case where that person is not a citizen or permanent resident of Singapore, that person's Foreign Identification Number or passport number;
 - (e) whether that person is a person mentioned in paragraph (2)(a), (b), (c) or (d).
- (4) To avoid doubt, even if the defence complies with paragraph (3), the viewing mentioned in paragraph (2) may take place on a later date than the intended date mentioned in paragraph (3).

PART 3

BAIL AND BONDS

Prescribed grounds of belief

- **5.**—(1) For the purposes of sections 92(3), 93(3B) and 95(1)(b) of the Code, a court must have regard to all of the following in deciding whether a person or an accused, if released, will not surrender to custody, be available for investigations or attend court:
 - (a) the person or accused is not a citizen or permanent resident of Singapore;
 - (b) the person or accused is not domiciled in Singapore;
 - (c) the background, antecedents, employment history, occupation, home environment, community ties and financial position of the person or accused;
 - (d) the association of the person or accused with other individuals;
 - (e) the nature and seriousness of the offence that the person is accused of, or that the accused is charged with;
 - (f) the manner in which the person or accused is likely to be dealt with if convicted of that offence;
 - (g) the nature and strength of the evidence relating to the offence that the person is accused of, or that the accused is charged with;
 - (h) the person or accused did not comply with one or more of the conditions imposed under section 94 of the Code, when the person or accused was released on bail or on personal bond on a previous occasion;
 - (i) there is evidence (for instance, of the doing of a preparatory act) that the person or accused does not intend to surrender to custody, be available for investigations or attend court, if the person or accused is released on bail or on personal bond.
- (2) To avoid doubt, the court is not confined to the matters in paragraph (1) when deciding whether a person or an accused, if

released, will not surrender to custody, be available for investigations or attend court.

Prescribed conditions for release

- **6.**—(1) For the purposes of section 95(2)(c) of the Code, an accused, who has been arrested or taken into custody under a warrant issued under section 10, 24 or 34 of the Extradition Act (Cap. 103) or endorsed under section 33 of that Act, may be released on bail if any of the following is satisfied:
 - (a) the accused is a juvenile;
 - (b) the accused is sick or infirm;
 - (c) the foreign State, which makes the requisition for the surrender of the accused, provides an undertaking that the foreign State does not oppose the granting of bail to the accused on the conditions imposed under section 94 of the Code, and either or both of the following apply:
 - (i) the accused would have been granted bail under the law of that foreign State, if the accused had been apprehended in that foreign State for the offence to which that requisition relates;
 - (ii) the act or omission constituting the offence to which that requisition relates would, if it took place in or within Singapore, constitute a bailable offence.
- (2) A certificate given, or a declaration made, by a foreign State or under the law of a foreign State, certifying or declaring that, under the law of that foreign State, the accused would have been granted bail, is admissible, in proceedings for the release of the accused on bail or on personal bond, as prima facie evidence of the matters stated in the certificate or declaration.
- (3) In this rule, "accused" includes a fugitive as defined in the Extradition Act.

Procedure for forfeiture of bond (without sureties) to keep peace

- 7.—(1) This rule provides for the forfeiture of a bond (without sureties) to keep the peace.
- (2) If it is proved to a court's satisfaction that the person bound by the bond has failed, without reasonable excuse, to keep the peace, the court
 - (a) must record the basis of such proof;
 - (b) must forfeit the bond;
 - (c) may summon the person before the court;
 - (d) may call upon the person to pay a sum, being the whole or any part of the amount of the bond, or to explain why the person should not pay that sum; and
 - (e) may order that the sum mentioned in sub-paragraph (d) be paid by instalments.
- (3) If the explanation is inadequate, and the sum mentioned in paragraph (2)(d) is not paid in full, the court may recover the amount unpaid by issuing an order for the attachment of any property, movable or immovable, belonging to the person
 - (a) by seizure of such property, which may be sold and the proceeds applied towards the payment of the amount; or
 - (b) by appointing a receiver, who may take possession of and sell such property, and apply the proceeds towards the payment of the amount.
- (4) Any person may, not later than 7 days after the date any property is seized under paragraph (3)(a) or taken possession of by the receiver under paragraph (3)(b), as the case may be, make a claim against that property by applying to the court for the property to be excluded from the order of attachment issued under paragraph (3), and the court may make such order as it sees fit.
- (5) Any unsatisfied part of the sum mentioned in paragraph (2)(d) constitutes a judgment debt in favour of the Government, and nothing in this rule prevents the Government from recovering it as such.

(6) The court may, on the application of the person at any time after the person is called upon to pay the sum mentioned in paragraph (2)(d), reduce that sum and enforce part-payment only.

Procedure for forfeiture of bond (with sureties) to keep peace

- **8.**—(1) This rule provides for the forfeiture of a bond (with sureties) to keep the peace.
- (2) If it is proved to a court's satisfaction that the person bound by the bond to keep the peace (called in this rule the principal) has failed, without reasonable excuse, to do so, the court
 - (a) must record the basis of such proof;
 - (b) must forfeit the bond, as far as it relates to the principal;
 - (c) may summon before the court each person bound by the bond;
 - (d) may call upon each surety bound by the bond to explain why the bond, as far as it relates to that surety, should not be forfeited; and
 - (e) may call upon the principal to pay a sum, being the whole or any part of the amount of the bond, or to explain why the principal should not pay that sum.
- (3) If the court calls upon the principal to pay the sum mentioned in paragraph (2)(e), or to explain why the principal should not pay that sum, rule 7(3) to (6) applies to the principal as it applies to a person bound by a bond (without sureties) to keep the peace.
- (4) If the explanation given by a surety is inadequate, and it is proved to the court's satisfaction that the surety has failed, without reasonable excuse, to ensure that the principal keeps the peace, the court
 - (a) must record the basis of such proof; and
 - (b) may, having regard to all the circumstances of the case
 - (i) forfeit the whole or any part of the amount of the bond, as far as it relates to the surety; and
 - (ii) order the surety to pay the amount forfeited.

- (5) The court may order that any amount forfeited under paragraph (4)(b) be paid by instalments.
- (6) If any amount forfeited under paragraph (4)(b) is not paid in full, the court may recover the amount unpaid by issuing an order for the attachment of any property, movable or immovable, belonging to the surety
 - (a) by seizure of such property, which may be sold and the proceeds applied towards the payment of the amount forfeited; or
 - (b) by appointing a receiver, who may take possession of and sell such property, and apply the proceeds towards the payment of the amount forfeited.
- (7) Any person may, not later than 7 days after the date any property is seized under paragraph (6)(a) or taken possession of by the receiver under paragraph (6)(b), as the case may be, make a claim against that property by applying to the court for the property to be excluded from the order of attachment issued under paragraph (6), and the court may make such order as it sees fit.
- (8) Any unsatisfied part of the amount forfeited under paragraph (4)(b) constitutes a judgment debt in favour of the Government, and nothing in this rule prevents the Government from recovering it as such.
- (9) The court may, on the application of a surety at any time after the surety is ordered to pay the amount forfeited under paragraph (4)(b), reduce that amount and enforce part-payment only.

Procedure for forfeiture of bond (without sureties) for good behaviour

- **9.**—(1) This rule provides for the forfeiture of a bond (without sureties) for good behaviour.
- (2) If it is proved to a court's satisfaction that the person bound by the bond has failed to be of good behaviour, the court
 - (a) must record the basis of such proof;
 - (b) must forfeit the bond;

- (c) may summon the person before the court;
- (d) may call upon the person to pay a sum, being the whole or any part of the amount of the bond, or to explain why the person should not pay that sum; and
- (e) may order that the sum mentioned in sub-paragraph (d) be paid by instalments.
- (3) If the explanation is inadequate, and the sum mentioned in paragraph (2)(d) is not paid in full, the court may recover the amount unpaid by issuing an order for the attachment of any property, movable or immovable, belonging to the person
 - (a) by seizure of such property, which may be sold and the proceeds applied towards the payment of the amount; or
 - (b) by appointing a receiver, who may take possession of and sell such property, and apply the proceeds towards the payment of the amount.
- (4) Any person may, not later than 7 days after the date any property is seized under paragraph (3)(a) or taken possession of by the receiver under paragraph (3)(b), as the case may be, make a claim against that property by applying to the court for the property to be excluded from the order of attachment issued under paragraph (3), and the court may make such order as it sees fit.
- (5) Any unsatisfied part of the sum mentioned in paragraph (2)(d) constitutes a judgment debt in favour of the Government, and nothing in this rule prevents the Government from recovering it as such.
- (6) The court may, on the application of the person at any time after the person is called upon to pay the sum mentioned in paragraph (2)(d), reduce that sum and enforce part-payment only.

Procedure for forfeiture of bond (with sureties) for good behaviour

10.—(1) This rule provides for the forfeiture of a bond (with sureties) for good behaviour.

- (2) If it is proved to a court's satisfaction that the person bound by the bond to be of good behaviour (called in this rule the principal) has failed to do so, the court
 - (a) must record the basis of such proof;
 - (b) must forfeit the bond, as far as it relates to the principal;
 - (c) may summon before the court each person bound by the bond;
 - (d) may call upon each surety bound by the bond to explain why the bond, as far as it relates to that surety, should not be forfeited; and
 - (e) may call upon the principal to pay a sum, being the whole or any part of the amount of the bond, or to explain why the principal should not pay that sum.
- (3) If the court calls upon the principal to pay the sum mentioned in paragraph (2)(e), or to explain why the principal should not pay that sum, rule 9(3) to (6) applies to the principal as it applies to a person bound by a bond (without sureties) for good behaviour.
- (4) If the explanation given by a surety is inadequate, and it is proved to the court's satisfaction that the surety has failed, without reasonable excuse, to ensure that the principal is of good behaviour, the court
 - (a) must record the basis of such proof; and
 - (b) may, having regard to all the circumstances of the case
 - (i) forfeit the whole or any part of the amount of the bond, as far as it relates to the surety; and
 - (ii) order the surety to pay the amount forfeited.
- (5) The court may order that any amount forfeited under paragraph (4)(b) be paid by instalments.
- (6) If any amount forfeited under paragraph (4)(b) is not paid in full, the court may recover the amount unpaid by issuing an order for the attachment of any property, movable or immovable, belonging to the surety —

- (a) by seizure of such property, which may be sold and the proceeds applied towards the payment of the amount forfeited; or
- (b) by appointing a receiver, who may take possession of and sell such property, and apply the proceeds towards the payment of the amount forfeited.
- (7) Any person may, not later than 7 days after the date any property is seized under paragraph (6)(a) or taken possession of by the receiver under paragraph (6)(b), as the case may be, make a claim against that property by applying to the court for the property to be excluded from the order of attachment issued under paragraph (6), and the court may make such order as it sees fit.
- (8) Any unsatisfied part of the amount forfeited under paragraph (4)(b) constitutes a judgment debt in favour of the Government, and nothing in this rule prevents the Government from recovering it as such.
- (9) The court may, on the application of a surety at any time after the surety is ordered to pay the amount forfeited under paragraph (4)(b), reduce that amount and enforce part-payment only.

PART 4

REVIEW OF EARLIER DECISION OF APPELLATE COURT

Application for leave to make review application

- 11.—(1) For the purposes of section 394H(2) of the Code, a leave application must be fixed for hearing within 21 days after the date on which the leave application is filed.
- (2) For the purposes of section 394H(3) of the Code, the other documents that the applicant in a leave application must file are as follows:
 - (a) where the applicant is represented by an advocate, an affidavit made by the applicant's advocate stating all of the following matters:

- (i) the reason why it is necessary to review the earlier decision of the appellate court;
- (ii) the material (being evidence or legal arguments) that will be relied on in the review application;
- (iii) there is good reason why the material could not have been adduced in court earlier, at any stage of the proceedings in the criminal matter in respect of which the earlier decision was made;
- (iv) the details of the reason mentioned in sub-paragraph (iii);
- (v) the advocate genuinely believes the review application to be of merit;
- (vi) the advocate is satisfied that the legal arguments that will be relied on in the review application are new, and were not dismissed by the appellate court during the proceedings in the criminal matter in respect of which the earlier decision was made:
- (vii) the advocate is aware of the consequences of making a false statement in the affidavit;
- (b) where the applicant is not represented by an advocate, an affidavit made by the applicant stating all of the following matters:
 - (i) the reason why it is necessary to review the earlier decision of the appellate court;
 - (ii) the material (being evidence or legal arguments) that will be relied on in the review application;
 - (iii) there is good reason why the material could not have been adduced in court earlier, at any stage of the proceedings in the criminal matter in respect of which the earlier decision was made:
 - (iv) the details of the reason mentioned in sub-paragraph (iii);
- (c) any other affidavit in support of the leave application.

- (3) For the purposes of section 394H(3) of the Code, the applicant in a leave application must file written submissions in support of that application, and the other documents mentioned in paragraph (2), within the day on which that application is filed.
- (4) The applicant in a leave application must serve that application, and the other documents mentioned in paragraph (2), on the respondent in that application within the day on which that application is filed.
- (5) For the purposes of section 394H(4) of the Code, the respondent in a leave application may file written submissions in relation to that application within 3 days after the date on which that application is filed and served on the respondent.
- (6) The respondent in a leave application may also file, within 3 days after the date on which that application is filed and served on the respondent, an affidavit in support of the written submissions mentioned in paragraph (5).

Hearing of review application

- 12.—(1) For the purposes of section 394I(1) of the Code, where the appellate court grants leave to make a review application, the review application must be made to the appellate court within 3 days after the date on which the leave is granted.
- (2) For the purposes of section 394I(1) of the Code, a review application must be fixed for hearing within 21 days after the date on which the review application is made.
- (3) For the purposes of section 394I(2) of the Code, the applicant in a review application must
 - (a) file any affidavit in support of the review application within the day on which the review application is made; and
 - (b) file written submissions in support of the review application within 3 days after the date on which the review application is made.
- (4) The applicant in a review application must serve that application, and any affidavit in support of that application, on the

respondent in that application within the day on which that application is made.

- (5) For the purposes of section 394I(3) of the Code, the respondent in a review application must file written submissions in relation to the review application within 3 days after the date on which the review application is made and served on the respondent.
- (6) The respondent in a review application may file, within 3 days after the date on which the review application is made and served on the respondent, an affidavit in support of the written submissions mentioned in paragraph (5).
- (7) The parties to a review application must exchange their written submissions within 3 days after the date on which that application is made.

PART 5

MISCELLANEOUS

Revocation

- 13. The following Rules are revoked:
 - (a) Criminal Procedure (Prescribed Forms) Rules 2018 (G.N. No. S 569/2018); and
 - (b) Criminal Procedure (Audiovisual Recording) Rules 2018 (G.N. No. S 570/2018).

Saving and transitional provision

- **14.** Where a viewing mentioned in rule 3(2) of the Criminal Procedure (Audiovisual Recording) Rules 2018 is scheduled to take place on or after 31 October 2018
 - (a) the viewing is to be treated as a viewing under rule 4(2); and
 - (b) if the defence informed the investigation officer on any earlier date of any matter mentioned in rule 3(3) of the Criminal Procedure (Audiovisual Recording) Rules 2018, the defence is to be treated as having informed the

investigation officer on that earlier date of the corresponding matter mentioned in rule 4(3).

THE SCHEDULE

Rule 2

FORM 1 ORDER TO PRODUCE DOCUMENT, THING, DATA OR COPY (SECTION 20)

To: Name and address of person or financial institution.

Whereas [a certain document or thing or a copy of a certain document or thing or certain data or a copy of certain data], namely, (state the document, thing, data or copy) is necessary for [an investigation against one (name of accused) for an offence under (state the offence)]:

or

[the trial of one (name of accused) in the State Courts, and the said [document or thing or data or copy] is in your possession]:

Therefore, by virtue of the powers conferred on me by section 20 of the Criminal Procedure Code (Cap. 68), I hereby require you to [produce the aforesaid document *or* thing *or* copy *or* produce and authenticate the aforesaid data *or* copy of data] at (*place*) on (*date*) at (*time*);

or

give (name and rank of police officer) access to the aforesaid [document or thing or copy] on (date) at (time);

or

monitor the account of one (name of customer) in (name of financial institution) from (date) to (date) and provide to me all information relating to the transactions carried out in the account during the said period.

Dated this day of 20.

(Signature)

Name and rank of police officer

FORM 2 ORDER TO ATTEND POLICE INVESTIGATION (SECTION 21(1))

To: Name and address of person.

Whereas an investigation has been conducted into an offence (mention the offence concisely) committed at (place) on (date) and it appears that you may be acquainted with the facts and circumstances of the case.

Therefore, by virtue of the powers conferred on me by section 21(1) of the Criminal Procedure Code (Cap. 68), I hereby require you to attend before me at (*place*) on (*date*) at (*time*) and to state what you know concerning the case.

Dated this day of 20.

(Signature)

Name and rank of police officer

FORM 3 WARRANT ORDERING ATTENDANCE BEFORE POLICE OFFICER (SECTION 21(2))

To: Name and address of person.

Whereas a report has been made to me that you, the said (name of person) had failed to attend at (place) on (date) at (time) as required by an order dated (state the date) issued by (name and rank of police officer) concerning an offence (state the offence) committed at (place) on (date):

This is to require you to attend, without fail, before the said police officer at (place) on (date) at (time) and to state what you know concerning the case and you are hereby warned that if you, without just excuse, neglect or refuse to appear on the said date and time, a warrant will be issued to compel your attendance.

day of (Signature) District Judge

Magistrate

20 .

(Seal of Court)

Issued this

FORM 4 WARRANT TO SEARCH ON INFORMATION GIVEN OF AN OFFENCE (SECTIONS 24 AND 26(1))

To: The Commissioner of Police and (other police officers to be designated by name).

Whereas information has been laid [or complaint has been made] before me of the commission [or suspected commission] of the offence of (mention the offence concisely), and it has been made to appear to me that the production of the articles specified in the Schedule below is essential to the inquiry now being made [or about to be made] into the said offence [or suspected offence]:

This is to authorise and require you to search for the said articles specified in the Schedule below in the (describe the particular place or part thereof, to which the search is to be confined), and, if found, to produce the same forthwith before Court No. at the State Courts, Singapore, and to return this warrant with an endorsement certifying what you have done under it immediately upon its execution.

This warrant shall remain in force (*state number of days*) from the date of issue.

Issued this day of 20.

(Signature)

<u>District Judge</u> Magistrate

(Seal of Court)

The Schedule

[state the articles to be produced]

FORM 5 WARRANT TO SEARCH PLACE SUSPECTED OF BEING USED TO CONFINE A PERSON (SECTION 30)

To: The Commissioner of Police and all other police officers in Singapore.

Whereas I have received information and I have reason to believe that (*describe the place or house*) has been used to wrongfully confine one (*name of person*).

This is to authorise and require you to enter the said (*place or house*) with such assistance as shall be required and to use, if necessary, reasonable force for that purpose and to search every part of the said (*place or house*) for the said (*name of person*) and to take into custody and bring before a Magistrate's Court every person found in the said (*place or house*) who appears to have been privy to the confinement of the said (*name of person*) and to return this warrant immediately upon its execution with an endorsement certifying what you have done thereunder.

This warrant shall re	emain in force for	days.	
Issued this	day of	20 .	
Entered No.			
	(Seal of Court)		(Signature)
			Magistrate
Clerk			

FORM 6 ORDER TO DELIVER PROPERTY (SECTION 35(2))

To: Name and address of financial institution.

Whereas information has been received that certain property, in relation to which an offence (mention the offence concisely) has been (or suspected to have been) committed is held in an account (or a safe deposit box) of (state name of company or person) in your bank (or company).

Therefore, by virtue of the powers conferred on me by section 35(2) of the Criminal Procedure Code (Cap. 68), I hereby direct you to deliver such property to (*state name and rank of police officer*) [*or* not to allow any dealings in respect of the property in the said account (*or* safe deposit box) for a period of (*state the period*) from the date of this Order].

Dated this day of 20.

(Signature)

Name and rank of investigation officer

I, (name of and position held by authorised officer) of (name of bank or company), hereby acknowledge receipt of the above Order.

Signature of authorised officer and date.

FORM 7 LIST OF THINGS SEIZED DURING SEARCH (SECTION 37(1))

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rvanic	OΙ	occupici	ı Oı	DCISOII	ш	CHarge	OI.	Diace	,,

Place: (address where search was conducted)

Date and time of seizure:

Item No.	Description of Thing	Location found

The abovementioned things itemised in the table above were seized by me at the place and on the date abovementioned.

(Signature)

Name and rank of police officer

FORM 8 BOND TO KEEP THE PEACE (SECTIONS 41, 42 AND 43)

Whereas I, (name and address of person), have been called upon to enter into a bond to keep the peace for the term of (state the period), I hereby bind myself not to commit a breach of the peace [or do a wrongful act that might lead to a breach of the peace] during the said term; and in case of my making default therein, I hereby bind myself to forfeit to the Government the sum of dollars.

Dated this day of 20 . (Signature)

FORM 9 BOND FOR GOOD BEHAVIOUR (SECTIONS 44 AND 45)

Whereas I, (name and address of person), have been called upon to enter into a bond to be of good behaviour for the term of (state the period), I hereby bind myself to be of good behaviour during the said term; and in case of my making default therein, I hereby bind myself to forfeit to the Government the sum of dollars.

Dated this	day of	20 .	
			(Signature)
(Where a bond with	sureties is to be ex	recuted add):	
We do hereby declar of good behaviour d therein, we bind ours sum of	uring the said term	n; and in case of his	_
Dated this	day of	20 .	
		(Signati	ure(s)) of sureties

FORM 10 ORDER TO SHOW CAUSE (SECTION 46)

To: Name and address of person to show cause.

Whereas information has been received by Court No. at the State Courts, (address), that (set out the substance of the information received).

It is hereby ordered that you attend this Court on (*date*) at (*time*) to show cause why you should not be ordered to execute a bond for your good behaviour in the sum of dollars to be in force for the term of months with sufficient sureties being (*here state number, character and class of sureties required*).

Dated this day of 20.

(Signature)

<u>District Judge</u> Magistrate

FORM 11 SUMMONS ON INFORMATION OF A PROBABLE BREACH OF THE PEACE (SECTION 47(2))

To: Name and address of person.

Whereas credible information has been laid before me that (set out the substance of the information), and that you are likely to commit a breach of the peace [or by which act a breach of the peace will probably be occasioned], you are hereby required to attend in person [or by advocate] before Court No. at the State Courts, Singapore, on (date) at (time) to show cause why you should not be required to enter into a bond for dollars (when sureties are required, add: and also to give security by the bond of one [or 2, as the case may be] surety [or sureties]) in the sum of dollars (each, if more than one), that you will keep the peace for the term of months from (state the period).

FORM 12 WARRANT OF COMMITMENT ON FAILURE TO FIND SECURITY TO KEEP THE PEACE (SECTION 54)

To: The Director of Prisons.

Whereas (name and address of person) appeared before me in person [or by his/her advocate] on the day of 20 in obedience to a summons calling upon him/her to show cause why he/she should not enter into a bond for dollars with one surety [or a bond with 2 sureties each in dollars], that he/she the said (name of person) would keep the peace for the period of (state the period), and whereas an order was then made requiring the said (name of person) to enter into and find such security (state the security ordered when it differs from that mentioned in the summons), and he/she has failed to comply with the said order:

This is to authorise and require you the said officer to receive the said (name of person) into your custody, together with this warrant, and to keep him/her safely in prison for the said period of (term of imprisonment) unless in the meantime, he/she complies with the said order by himself/herself and his/her surety [or sureties] entering into the said bond, in which case the same shall be received, and the said (name of person) released; and to return this warrant with an endorsement certifying the manner of its execution.

Issued this day of 20.

(Signature)

<u>District Judge</u> Magistrate

FORM 13 WARRANT OF COMMITMENT ON FAILURE TO FIND SECURITY FOR GOOD BEHAVIOUR (SECTION 54)

To: The Director of Prisons.

Whereas it has been made to appear to me that (name of person) has been and is lurking within Singapore having no ostensible means of subsistence [or state any of the grounds on which a Court has ordered the person to execute a bond for good behaviour]:

or

Whereas evidence of the general character of (name of person) has been adduced before me and recorded from which it appears that he/she is a habitual robber [or house-breaker, etc. (as the case may be)]:

And whereas an order has been recorded stating the same and requiring the said (name of person) to furnish security for his/her good behaviour for the term of (state the period) by entering into a bond with one surety [or 2 or more sureties (as the case may be)], himself/herself for dollars, and the said surety [or each of the sureties] for dollars, and the said (name of person) has failed to comply with the said order, and for such default has been adjudged imprisonment for (state the term) unless the said security be furnished earlier:

This is to authorise and require you the said officer to receive the said (name of person) into your custody, together with this warrant, and to keep in prison for the said period of (term of imprisonment) unless in the meantime, he/she complies with the said order by himself/herself and his/her surety [or sureties] entering into the said bond, in which case the same shall be received and the said (name of person) released; and to return this warrant with an endorsement certifying the manner of its execution.

Issued this day of 20

(Signature)

<u>District Judge</u> Magistrate

FORM 14 WARRANT TO RELEASE A PERSON IMPRISONED ON FAILURE TO GIVE SECURITY (SECTION 55(1))

To: The Director of Prisons.

Whereas (name of p	risoner) was o	committed to you	ur custody	under warra	ant of
this Court, dated the	day of	20	, and has	since duly	given
security under section	[mention the	section] of the	Criminal	Procedure	Code
(Cap. 68):					

or

and there have appeared to me sufficient grounds for the opinion that he/she can be released without danger to the community or to another person:

This is to authorise and require you forthwith to release the said (*name of prisoner*) from your custody, unless he/she is liable to be detained for some other cause.

Issued this day of 20.

(Signature)

<u>District Judge</u> Magistrate

FORM 15 WARRANT TO BRING UP PERSON ON BOND (SECTION 56(2))

To: The Commissioner of Police and all other police officers of Singapore.

Whereas (name and address of person) has executed a bond with surety [or sureties] that he/she shall keep the peace [or be of good behaviour] for the term of months from (state the period); and that one (name of surety) has applied to this Court to cancel the bond signed by him/her in his/her capacity as the surety [or one of the sureties]:

This is to authorise and require you to arrest the said (*name of person*) and to bring him/her before Court No. at the State Courts, 1 Havelock Square, Singapore on (*date*) at (*time*) to provide adequate security for the remaining term of the bond.

Issued this day of 20 .

(Signature)

District Judge

Magistrate

Entered No.

(Seal of Court)

Clerk

FORM 16 BOND AND BAIL BOND AFTER ARREST (SECTIONS 65, 92, 93, 94 AND 99)

I, (name and address of accused	d), having been arrested without warrant for an
offence (mention the offence concil	(sely) and required to enter into a bond for my
attendance before Court No.	at the State Courts, 1 Havelock Square
Singapore on (date) at (time) in reg	ard to the said charge, subject to the following
conditions:	

- (a)
- (b)
- (c)
- (*d*)

and in case of my making default herein I bind myself to forfeit to the Government the sum of dollars.

(Signature)

*I/We, (name),

of (address)

and (name)

of (address) do hereby

declare $\frac{myself}{ourselves}$ $\frac{surety}{sureties}$ of the abovenamed (name of accused)

of (address) that he/she shall attend before the said Court on (date) at (time) and thereafter as may be directed by a Court until all

proceedings relating to the said charge(s) have been disposed of, and in case of his/her making default therein, *I/we hereby bind myself/ourselves jointly and severally to forfeit to the Government the sum of dollars.

(Signature(s))

Dated this day of 20.

Acknowledged before me

(Signature)

<u>District Judge</u> Magistrate

Interpreted, read over and explained by

FORM 17 WARRANT OF ARREST (SECTIONS 71, 72 AND 226)

To: The Commissioner of Police/Head or Director of any law enforcement agency or any person of a similar rank in such law enforcement agency.

Whereas (name of accused) stands charged with the offence of (mention the offence concisely), you are directed to arrest the said (name of accused) and to produce him/her before Court No. at the State Courts, (address).

produce min/her bero	ie Court No.	at the State Courts, (address).
Issued this	day of	20 .
		(Signature)
		<u>District Judge</u> Magistrate
Entered No.		
	(Seal	of Court)
Clerk		
This warrant ma	y be endorsed o	as follows:
sureties each in the sur on the day of	ith one surety in m of	shall give bail himself/herself in the sum of the sum of dollars [or dollars], to attend before the Cour 20 at a.m./p.m. and to continue the sum of the sum of dollars and the sum of the s
Issued this	day of	20 .
		(Signature)
		<u>District Judge</u> Magistrate
Entered No.		
	(Seal	of Court)
Clerk		

FORM 18 PROCLAMATION REQUIRING THE ATTENDANCE OF PERSON ABSCONDING (SECTION 88)

Whereas a warrant of arrest has been issued by this Court for the apprehension of one (name of accused) who has committed [or is suspected to have committed] the offence of (mention the offence concisely) and to produce him/her before me to answer the charge against him/her pending before this Court; and whereas it appears that the warrant cannot be served on the said (name of accused), and it has been shown to my satisfaction that he/she has absconded [or is concealing himself/herself to avoid the service of the said warrant, as the case may be]:

Proclamation is hereby made that the said (*name of accused*) is required to appear before Court No. at the State Courts, (*address*) on (*date*) at (*time*).

Dated this day of 20.

(Signature)

<u>District Judge</u> Magistrate

FORM 19 ORDER OF ATTACHMENT OF PROPERTY OF PERSON PROCLAIMED (SECTION 89)

To: The police officer in charge of the

police station.

Whereas a warrant of arrest has been issued by this Court for the apprehension of one (name of accused) who has committed [or is suspected to have committed] the offence of (mention the offence concisely) and to produce him/her before me to answer to the charge pending before this Court; and whereas it appears that the warrant cannot be served on the said (name of accused), and it has been shown to the satisfaction of the Court that he/she has absconded [or is concealing himself/herself to avoid the service of the said warrant, as the case may be]; and thereupon a proclamation was duly issued and published requiring the said (name of accused) to appear and answer the charge at the time and place mentioned therein, and he/she has failed to appear:

This is to authorise and require you to attach by seizure, the movable property belonging to the said (*name of accused*) to the value of dollars and to hold the said property under attachment pending the further order of this Court, and to return this warrant with an endorsement certifying the manner of its execution.

Dated this day of 20

(Signature)

<u>District Judge</u> Magistrate

FORM 20 WARRANT TO BRING UP PRISONER (SECTION 98)

To: The Director of Prisons.

You are hereby required to have (name of prisoner), now a prisoner in the (name of prison) conveyed under safe custody before the High Court on (date) at (time) for the purpose of being bailed [or released on personal bond] and unless the said (name of prisoner) is then and there bailed [or released on personal bond] and ordered to be released from custody by the said Court, cause him/her to be conveyed under safe custody back to the said prison, after the said Court has dispensed with his/her further attendance.

Issued this day of 20 . (Signature) Registrar (Seal of Court)

FORM 21 WARRANT OF RELEASE OF A PERSON IMPRISONED FOR FAILURE TO GIVE SECURITY (SECTION 100)

To: The Director of Prisons.

Whereas (*name of prisoner*) was committed to your custody under warrant of this Court, dated the day of 20, and has since with his/her surety [*or* sureties] duly executed a bond under section 99 of the Criminal Procedure Code (Cap. 68):

This is to authorise and require you forthwith to release the said (*name of prisoner*) from your custody, unless he/she is liable to be detained for some other matter.

Issued this day of 20.

(Signature)

<u>District Judge</u> Magistrate

FORM 22 WARRANT OF REMAND (SECTION 103)

To: The Director of Prisons.

Whereas (name of accused) was arrested and this day brought before this Court for having committed a breach of the bond entered by him/her on the day of 20 that he/she shall surrender to the custody of the Court [or police],

or

that he/she shall make himself/herself available for investigations by the police,

or

that he/she shall make himself/herself available to attend Court, in regard to the charge made against him/her but did not do so:

This is to authorise and require you, the said officer, to receive (name of accused) into your custody, together with this warrant, and to keep him/her safely in prison until (date) when you shall cause him/her to be brought before the said Court at (time) of the said day unless you are otherwise ordered in the meantime.

Issued this day of 20.

(Signature)

District Judge, Magistrate or Registrar

FORM 23 BOND AND BAIL BOND AFTER ARREST (SECTION 103)

I, (name and address of accused), having been arrested without warrant for having committed a breach of the bond entered by me on the day of 20 to surrender to the custody of the Court [or police],

or

to make myself available for investigations by the police [or to attend Court], and being required to enter into a bond for my attendance at Court No. of the State Courts, 1 Havelock Square, Singapore [or at (name of police station)] on (date) at (time) in regard to the charge (mention the offence committed), subject to the following conditions:

- (a)
- (b)
- (c)
- (*d*)

and in case of my making default herein I bind myself to forfeit to the Government the sum of dollars.

(Signature)

*I/We, (name), of (address) and (name) of (address) do hereby declare myself ourselves surety sureties of the abovenamed (name of accused) of (address) that he/she shall attend before the said Court [or at the said police station] at a.m./p.m. and thereafter as may be directed on the day of 20 by a Court [or police officer] until all proceedings relating to the said charge(s) have been disposed of, and in case of his/her making default therein, *I/we hereby bind myself/ourselves jointly and severally to forfeit to the Government the sum of dollars.

(Signature(s))

Dated this day of 20 .

Acknowledged before me (Signature)

District Judge, Magistrate or Police Officer

Interpreted, read over and explained by

FORM 24 SUMMONS TO SURETY ON BREACH BY ACCUSED PERSON (SECTION 107A)

To: Name and address of surety.

Whereas on the day of 20 you became surety for (name and address of accused) that he/she should surrender to the custody of the Court [or police] [or make himself/herself available for investigations by the police] [or attend Court] on (date) at (time), and bound yourself in default thereof to forfeit the amount of dollars to the Government, and whereas (name of accused) has failed, without reasonable excuse, to comply with that duty, and by reason of such default you are liable to forfeit the said amount of dollars:

You are hereby required to appear before this Court on (date) at (time) to explain why the bond, as far as it relates to you, should not be forfeited, and why payment of the whole or any part of the said amount should not be enforced against you.

Dated this day of 20

(Signature)

<u>District Judge</u> Magistrate

FORM 25 ORDER OF ATTACHMENT AND SALE OF PROPERTY TO ENFORCE BOND AGAINST ACCUSED PERSON (SECTIONS 107 AND 107A)

To:

Whereas (name and address of accused) has failed, without reasonable excuse, to surrender to the custody of the Court [or police] [or make himself/herself available for investigations by the police] [or attend Court] on (date) at (time), pursuant to a bond executed by him/her, and the bond has been forfeited [as far as it relates to him/her] by such default; and whereas (name of accused) has failed, when called upon by the Court, to pay in full the sum of dollars (the whole or part of the amount of the bond that the Court has ordered to be paid) or explain adequately why payment of that sum should not be enforced against him/her:

This is to authorise and require you to attach by seizure and detention any property belonging to the said (name of accused) that you may find within Singapore to the amount of dollars (the amount unpaid); and if the said amount is not paid within (state period), to sell the property so attached, or so much of it as may be sufficient to realise the said amount; and to make return of what you have done under this warrant immediately upon its execution.

Dated this day of 20

(Signature)

<u>District Judge</u> Magistrate

FORM 26 ORDER OF ATTACHMENT AND SALE OF PROPERTY TO ENFORCE BOND AGAINST SURETY (SECTION 107A)

To:

Whereas (name and address of accused) has failed, without reasonable excuse, to surrender to the custody of the Court [or police] [or make himself/herself available for investigations by the police] [or attend Court] on (date) at (time), pursuant to a bond executed by him/her with (name of surety) as surety, and the bond has been forfeited, as far as it relates to (name of accused), by such default; and whereas (name of surety) has failed, when called upon by the Court, to explain adequately why the bond, as far as it relates to him/her, should not be forfeited, and the Court is satisfied that he/she is in breach of his/her duty to (state applicable duty in section 104); and whereas (name of surety) has forfeited to the Government the amount of dollars (the whole or part of the amount of the bond that the Court has ordered to be forfeited, as far as it relates to the surety) and has failed to pay in full that amount:

This is to authorise and require you to attach by seizure and detention any property belonging to the said (name of surety) that you may find within Singapore to the amount of dollars (the amount unpaid); and if the said amount is not paid within (state period), to sell the property so attached, or so much of it as may be sufficient to realise the said amount; and to make return of what you have done under this warrant immediately upon its execution.

Dated this day of 20

(Signature)

<u>District Judge</u> Magistrate

FORM 27 WARRANT OF COMMITMENT OF SURETY OF ACCUSED PERSON ADMITTED TO BAIL (SECTION 107A)

To: The Commissioner of Prisons.

Whereas (name and address of accused) has failed, without reasonable excuse, to surrender to the custody of the Court [or police] [or make himself/herself available for investigations by the police [or attend Court] on (date) at (time), pursuant to a bond executed by him/her with (name of surety) as surety, and the bond has been forfeited, as far as it relates to (name of accused), by such default; and whereas (name of surety) has failed, when called upon by the Court, to explain adequately why the bond, as far as it relates to him/her, should not be forfeited, and the Court is satisfied that he/she is in breach of his/her duty to (state applicable duty in section 104); and whereas (name of surety) has forfeited to the Government the amount of dollars (the whole or part of the amount of the bond that the Court has ordered to be forfeited, as far as it relates to the surety) and has failed to pay in full that amount; and whereas the amount of dollars (the unpaid amount) cannot be recovered by attachment and sale of his/her property, and an order has been made for his/her imprisonment in the (state the prison) for the period of (term of imprisonment):

This is to authorise and require you, the said officer, to receive the said (name of surety) into your custody with this warrant, and to keep him/her safely in the said prison for the said period, and to return this warrant with an endorsement certifying the manner of its execution.

Issued this day of 20.

(Signature)

<u>District Judge</u> Magistrate

FORM 28 SUMMONS TO PRINCIPAL ON FORFEITURE OF BOND TO KEEP THE PEACE (RULES 7 AND 8)

To: (name and address of principal).

Whereas on the day of 20 you entered into a bond to keep the peace for a period of (*duration of bond*), and bound yourself in default thereof to forfeit the amount of dollars to the Government; and whereas on (*date*) at (*time*) you have failed, without reasonable excuse, to keep the peace, and the bond is forfeited [as far as it relates to you] by such default:

You are hereby called upon to pay the said amount of dollars, or to appear before this Court on (*date*) at (*time*) to explain why payment of the whole or any part of said amount should not be enforced against you.

Dated this day of 20.

(Signature)

<u>District Judge</u> Magistrate

FORM 29 SUMMONS TO SURETY ON FORFEITURE OF BOND TO KEEP THE PEACE (RULE 8)

To: (name and address of surety).

Whereas on the day of 20 you became surety to a bond for (name and address of principal) to keep the peace for a period of (duration of bond), and bound yourself in default thereof to forfeit the amount of dollars to the Government; and whereas, on (date) at (time), (name of principal) failed, without reasonable excuse, to keep the peace, and the bond is forfeited, as far as it relates to him/her, by such default:

You are hereby called upon to appear before this Court on (*date*) at (*time*) to explain why the bond, as far as it relates to you, should not be forfeited, and why payment of the whole or any part of the said amount should not be enforced against you.

Dated this day of 20.

(Signature)

<u>District Judge</u> Magistrate

FORM 30

ORDER OF ATTACHMENT AND SALE OF PROPERTY TO ENFORCE BOND TO KEEP THE PEACE AGAINST PRINCIPAL (RULES 7 AND 8)

To:

Whereas (name of principal) did on the day of 20 enter into a bond for the sum of dollars, binding himself/herself to keep the peace for a period of (duration of bond); and whereas on (date) at (time) he/she failed, without reasonable excuse, to keep the peace, and the bond is forfeited [as far as it relates to him/her] by such default; and whereas (name of principal) has failed, when called upon by the Court, to pay in full the sum of dollars (the whole or part of the amount of the bond that the Court has ordered to be paid) or explain adequately why payment of that sum should not be enforced against him/her:

This is to authorise and require you to attach by seizure and detention any property belonging to the said (name of principal) that you may find within Singapore to the amount of dollars (the amount unpaid); and if the said amount is not paid within (state period), to sell the property so attached, or so much of it as may be sufficient to realise the said amount; and to make return of what you have done under this warrant immediately upon its execution.

Issued this day of 20

(Signature)

<u>District Judge</u> Magistrate

Entered No.

(Seal of Court)

Clerk

FORM 31

ORDER OF ATTACHMENT AND SALE OF PROPERTY TO ENFORCE BOND TO KEEP THE PEACE AGAINST SURETY (RULE 8)

To:

Whereas (*name of surety*) did on the day of 20 become surety to a bond for (name and address of principal) to keep the peace for a period of (duration of bond), binding himself/herself in default thereof to forfeit the amount of dollars to the Government; and whereas on (date) at (time) (name of principal) failed, without reasonable excuse, to keep the peace, and the bond is forfeited, as far as it relates to (name of principal) by such default; and whereas (name of surety) has failed, when called upon by the Court, to explain adequately why the bond, as far as it relates to him/her, should not be forfeited, and the Court is satisfied that he/she has failed, without reasonable excuse, to ensure that (name of principal) keeps the peace; and whereas (name of surety) has forfeited to the Government the amount of dollars (the whole or part of the amount of the bond that the Court has ordered to be forfeited, as far as it relates to the surety) and has failed to pay in full that amount:

This is to authorise and require you to attach by seizure and detention any property belonging to the said (name of surety) that you may find within Singapore to the amount of dollars (the amount unpaid); and if the said amount is not paid within (state period), to sell the property so attached, or so much of it as may be sufficient to realise the said amount; and to make return of what you have done under this warrant immediately upon its execution.

Issued this day of 20

(Signature)

<u>District Judge</u> Magistrate

Entered No.

(Seal of Court)

Clerk

FORM 32 SUMMONS TO PRINCIPAL ON FORFEITURE OF BOND FOR GOOD BEHAVIOUR (RULES 9 AND 10)

To: (name and address of principal).

Whereas on the	day of	20	you entered into a bond to
be of good behaviour fo	r a period of (dur	ation of bo	nd), and bound yourself in
default thereof to forfeit	the amount of	dolla	rs to the Government; and
whereas on (date) at (time	e) you have failed	to be of go	od behaviour, and the bond
is forfeited [as far as it a	relates to you] by	such defau	lt:

You are hereby called upon to pay the said amount of dollars, or to appear before this Court on (*date*) at (*time*) to explain why payment of the whole or any part of said amount should not be enforced against you.

Dated this day of 20.

(Signature)

<u>District Judge</u> Magistrate

FORM 33 SUMMONS TO SURETY ON FORFEITURE OF BOND FOR GOOD BEHAVIOUR (RULE 10)

To: (name and address of surety).

Whereas on the day of 20 you became surety to a bond for (name and address of principal) to be of good behaviour for a period of (duration of bond), and bound yourself in default thereof to forfeit the amount of dollars to the Government; and whereas, on (date) at (time), (name of principal) failed to be of good behaviour, and the bond is forfeited, as far as it relates to him/her, by such default:

You are hereby called upon to appear before this Court on (*date*) at (*time*) to explain why the bond, as far as it relates to you, should not be forfeited, and why payment of the whole or any part of the said amount should not be enforced against you.

Dated this day of 20.

(Signature)

<u>District Judge</u> Magistrate

FORM 34

ORDER OF ATTACHMENT AND SALE OF PROPERTY TO ENFORCE BOND FOR GOOD BEHAVIOUR AGAINST PRINCIPAL (RULES 9 AND 10)

_	_	
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Whereas (name of principal) did on the day of 20 enter into a bond for the sum of dollars, binding himself/herself to be of good behaviour for a period of (duration of bond); and whereas on (date) at (time) he/she failed to be of good behaviour, and the bond is forfeited [as far as it relates to him/her] by such default; and whereas (name of principal) has failed, when called upon by the Court, to pay in full the sum of dollars (the whole or part of the amount of the bond that the Court has ordered to be paid) or explain adequately why payment of that sum should not be enforced against him/her:

This is to authorise and require you to attach by seizure and detention any property belonging to the said (name of principal) that you may find within Singapore to the amount of dollars (the amount unpaid); and if the said amount is not paid within (state period), to sell the property so attached, or so much of it as may be sufficient to realise the said amount; and to make return of what you have done under this warrant immediately upon its execution.

Issued this day of 20

(Signature)

<u>District Judge</u> Magistrate

Entered No.

(Seal of Court)

Clerk

FORM 35

ORDER OF ATTACHMENT AND SALE OF PROPERTY TO ENFORCE BOND FOR GOOD BEHAVIOUR AGAINST SURETY (RULE 10)

To:

Whereas (name of surety) did on the day of 20 become surety to a bond for (name and address of principal) to be of good behaviour for a period of (duration of bond), binding himself/herself in default thereof to forfeit dollars to the Government; and whereas on (date) at (time) the amount of (name of principal) failed to be of good behaviour, and the bond is forfeited, as far as it relates to (name of principal) by such default; and whereas (name of surety) has failed, when called upon by the Court, to explain adequately why the bond, as far as it relates to him/her, should not be forfeited, and the Court is satisfied that he/she has failed, without reasonable excuse, to ensure that (name of principal) is of good behaviour; and whereas (name of surety) has forfeited to the Government the amount of dollars (the whole or part of the amount of the bond that the Court has ordered to be forfeited, as far as it relates to the surety) and has failed to pay in full that amount:

This is to authorise and require you to attach by seizure and detention any property belonging to the said (name of surety) that you may find within Singapore to the amount of dollars (the amount unpaid); and if the said amount is not paid within (state period), to sell the property so attached, or so much of it as may be sufficient to realise the said amount; and to make return of what you have done under this warrant immediately upon its execution.

Issued this day of 20

(Signature)

<u>District Judge</u> Magistrate

Entered No.

(Seal of Court)

Clerk

FORM 36 NOTICE TO ATTEND COURT (SECTION 110(1))

To: Name, NRIC and address of person.

Whereas your attendance is necessary to answer to the charge of [state the offence].

You are hereby required to attend personally before Court No. at the State Courts, (*address*), on (*date*) at (*time*); and you are hereby warned that if you, without just excuse, neglect or refuse to appear before the Court on the said date and time, a warrant for your arrest may be issued to compel your attendance.

(Signature)

Name and rank of police officer

FORM 37 BOND TO GIVE EVIDENCE (SECTION 111)

I, [name and address of witness], do hereby bind myself to attend at the High Court [or State Courts] at , on (date) at (time), and then and there to give evidence in the matter of a charge of (state the offence) against one (name of accused), and in case of my making default herein, I bind myself to forfeit to the Government the sum of dollars.

Dated this day of 20.

(Signature)

FORM 38 CERTIFICATE OF SURRENDER OF TRAVEL DOCUMENT (SECTION 112(4))

To: The Director of Prisons.

I, (name and rank of officer), a police officer authorised by the Commissioner of Police [or I, (name and rank of officer), Head or an authorised Director of (state name of law enforcement agency)], hereby certify that (name and NRIC of person), who was committed to your custody under warrant of the District Court [or Magistrate's Court] dated the day of 20 for not surrendering his/her travel document, has complied with the requirements to surrender his/her travel document.

Dated this day of 20.

(Signature)

Name and rank of officer

FORM 39 SUMMONS TO AN ACCUSED PERSON (SECTIONS 115 AND 226)

To: Name and address of accused.

Whereas your attendance is necessary to answer to a charge of (*state shortly the offence charged*), you are hereby required to appear on (*date*) at (*time*) in person before Court No. at the State Courts, (*address*).

FORM 40 SUMMONS TO A WITNESS (SECTION 115)

To: Name and address of witness.

Whereas complaint has been made before me that (name of accused) has [or is suspected to have] committed the offence (mention the offence concisely with time and place), and it appears to me that you are likely to be able to give material evidence regarding the complaint:

You are hereby summoned to appear before Court No. at the State Courts, (address), on (date) at (time) to testify what you know concerning the said complaint, and not to depart from there without leave of the Court; and you are hereby warned that if you, without just excuse, neglect or refuse to appear on the said date, a warrant will be issued to compel your attendance.

Issued this	day of	20	•
			(Signature)
			<u>District Judge</u> Magistrate
Entered No.			
	(Seal of	Court)	
Clerk			

FORM 41 WARRANT IN THE FIRST INSTANCE TO BRING UP A WITNESS (SECTION 120)

To: The Commissioner of Police and all other police officers of Singapore.

Whereas complaint has been made before me that (name of accused) has [or is suspected to have] committed the offence of (state the offence) and it appears likely that (name and address of witness) can give evidence concerning the said complaint; and whereas the Court has good and sufficient reason to believe that he/she will not attend as a witness on the hearing of the said complaint unless compelled to do so:

This is to authorise and require you to arrest the said (*name of witness*) and on (*date*) at (*time*) to bring him/her before Court No. at the State Courts, (*address*), to be examined on the offence complained of.

Issued this day of 20 .

(Signature)

District Judge
Magistrate

Entered No.

(Seal of Court)

Clerk

FORM 42 CHARGES (SECTIONS 123 AND 125)

(I) CHARGES WITH ONE HEAD

- (1) That you, on or about the day of 20, at, waged war against the Government, and thereby committed an offence punishable under section 121 of the Penal Code (Cap. 224).
- (2) That you, on or about the day of 20, at, with the intention of inducing the Honourable Mr. B., Member of Parliament, to refrain from exercising a lawful power as such Member, assaulted such Member, and thereby committed an offence punishable under section 124 of the Penal Code.
- (3) That you, being a public servant in the Department, on or about the day of 20, at , directly accepted from [state name], for another party [state name], a gratification [stating it], other than legal remuneration, as a motive for forbearing to do an official act, and thereby committed an offence punishable under section 161 of the Penal Code.
- (4) That you, being a public servant, on or about the day of 20, at , knowingly did (or omitted to do [as the case may be]) (state act or omission) such conduct being contrary to intending to cause injury to by such act or omission and thereby committed an offence punishable under section 166 of the Penal Code.
- (5) That you, on or about the course of the trial of , before , intentionally gave false evidence by stating that " which statement you either knew or believed to be false, or did not believe to be true, and thereby committed an offence punishable under section 193 of the Penal Code.
- (6) That you, on or about the day of 20, at, committed culpable homicide not amounting to murder, by causing the death of, and thereby committed an offence punishable under section 304 of the Penal Code.
- (7) That you, on or about the day of 20, at, caused the death of by doing a rash (or negligent) act not amounting to culpable homicide and thereby committed an offence punishable under section 304A of the Penal Code.

- (8) That you, on or about the day of 20, at , abetted the commission of suicide by A, B., a person in a state of intoxication, and thereby committed an offence punishable under section 305 of the Penal Code.
- (9) That you, on or about the day of 20, at, voluntarily caused grievous hurt to [stating kind], and thereby committed an offence punishable under section 325 of the Penal Code.
- (10) That you, on or about the day of 20, at , committed robbery of [state the thing] in the possession of (X) and thereby committed an offence punishable under section 392 of the Penal Code.
- (11) That you, on or about the day of 20, at , committed gang robbery of [state the thing] in the possession of (X.) and thereby committed an offence punishable under section 395 of the Penal Code.

(II) CHARGES WITH TWO OR MORE HEADS

- (1) *First*. That you, on or about the day of 20, at, knowing a coin to be counterfeit, delivered the coin to another person, by name *A*. *B*., as genuine, and thereby committed an offence punishable under section 241 of the Penal Code.
- Secondly. That you, on or about the day of 20, at, knowing a coin to be counterfeit, attempted to induce another person, by name A. B., to receive it as genuine, and thereby committed an offence punishable under section 241 of the Penal Code.
- (2) First. That you, on or about the day of 20, at, committed murder by causing the death of and thereby committed an offence punishable under section 302 of the Penal Code.
- Secondly. That you, on or about the day of 20, at, by causing the death of committed culpable homicide not amounting to murder, and thereby committed an offence punishable under section 304 of the Penal Code.
- (3) First. That you, on or about the day of 20, at, committed theft, of [state the thing] in the possession of (X.) and thereby committed an offence punishable under section 379 of the Penal Code.
- Secondly. That you, on or about the day of 20, at, committed theft, of [state the thing] in the possession of (X.) having made preparation for causing death to [name] in order to commit such theft, and thereby committed an offence punishable under section 382 of the Penal Code.

Thirdly. — That you, on or about the day of 20, at, committed theft, of [state the thing] in the possession of (X.) having made preparation for causing restraint to [name] in order to effect your escape after the committing of such theft, and thereby committed an offence punishable under section 382 of the Penal Code.

Fourthly. — That you, on or about the day of 20, at, committed theft, of [state the thing] in the possession of (X.) having made preparation for causing fear of hurt to (name) in order to retain property taken by such theft, and thereby committed an offence punishable under section 382 of the Penal Code.

(4) That you, on or about the day of 20 , at , in the course of the inquiry into before , intentionally stated in evidence that " " and that you, on or about the , in the course of the trial day of , intentionally stated in evidence of , before that " " one of which statements you either knew or believed to be false, or did not believe to be true, and thereby committed an offence punishable under section 193 of the Penal Code.

(III) CHARGE FOR THEFT AFTER A PREVIOUS CONVICTION

That you, on or about the day of 20, at , committed theft [state, etc.] and thereby committed an offence punishable under section 379 of the Penal Code.

And further that you, before the committing of the said offence, that is to say, on the day of 20, had been convicted by the [state Court by which conviction was had] at of an offence punishable under Chapter XVII of the Penal Code with imprisonment for a term of 3 years, that is to say, the offence of house-breaking by night [describe the offence in the words used in the section under which the accused was convicted] which conviction has not been set aside, and that you are thereby liable to enhanced punishment under section 75 of the Penal Code.

(IV) FORMAL PART OF CHARGE(S) TRIED BEFORE HIGH COURT

A. B. (name and address, e.g. prisoner in the Prison at Singapore).

You are charged at the instance of the Public Prosecutor and the charge against you is (here insert charges).

(Signature)

Public Prosecutor

[Where charge signed by a Deputy Public Prosecutor add before signature "By authority of the Public Prosecutor"].

FORM 43 COMPLAINT TO MAGISTRATE (SECTIONS 151(1) AND 153(1))

Complainan	t			
Please state	:	Mr/Mrs/Miss/Mdm*_		
Address	:			
NRIC No.			Date:	
Solicitors (if	f an	y)		
Name	:			
Firm	:			
ID		File Ref No.:		
Respondent				
Please state	:	Mr/Mrs/Miss/Mdm*_		
Address	:			
NRIC No.		Tel:		
Complaint				
Related Case No.	:			
Nature	:	Maintenance/Enforcen	nent/Variation/Suspe	nsion/Protection*
Police Report No.	:			

FOR OFFICI	AL USE:		
MSS/SS/PSS	/C*	/	DIV
Summons Se	rial No.:		
Date of Servi	ice and Time:/	/	9.00 a.m./2.00 p.m.*
Court Date as	nd Time://_		9.00 a.m./2.00 p.m.*
Court No.: _			
Issue Search	Warrant/Warrant/Summor	ıs*	
against :			
under :			

District Judge/Magistrate

^{*}Delete where applicable

		Complaint Form
The complainant being examin	ned on oath states:	
		Signature of complainant
Before me	Interpreted by	
District Judge/Magistrate	Interpreter of Court	

FORM 44 SUMMONS TO AN ACCUSED PERSON (SECTION 153(1))

To: Name and address of accused.

Whereas your attendance is necessary to answer to a charge [mention shortly the offence charged], you are hereby required to appear on (date) at (time) in person before Court No. at the State Courts, (address).

Dated this day of 20 . $(Signature) \\ \underline{District\ Judge} \\ \underline{Magistrate}$ Entered No. $(Seal\ of\ Court)$ Clerk

FORM 45 STANDARD ALLOCUTION FOR ACCUSED-IN-PERSON AT CRIMINAL CASE DISCLOSURE CONFERENCE IN STATE COURTS (SECTION 164)

The prosecution has served on you the Case for the Prosecution. The Case for the Prosecution must contain —

- (a) the charge which the prosecution intends to proceed with against you at trial;
- (b) a summary of the facts in support of the charge;
- (c) a list of names of the witnesses that the prosecution will be calling to testify at your trial;
- (d) a list of the exhibits that the prosecution intends to admit as evidence at your trial;
- (e) any written statement that you may have made at any time, and that was recorded by an officer of a law enforcement agency under any law, which the prosecution intends to admit as evidence as part of the prosecution's case;
- (f) a list of every statement that you may have made at any time to an officer of a law enforcement agency under any law, that is recorded in the form of an audiovisual recording, and that the prosecution intends to adduce in evidence as part of the prosecution's case; and
- (g) for every such statement that is recorded in the form of an audiovisual recording, a transcript (if any) of the audiovisual recording of that statement.

Where the documents mentioned earlier have been provided to you, the prosecution must, if requested by you, arrange for you to view the audiovisual recording of each statement recorded in the form of an audiovisual recording.

You should go through the Case for the Prosecution, and ensure that you understand its contents.

If you require more time to review your position, you may apply to the Court for an adjournment. You must state your reasons why the Court should consider granting you such an adjournment. Whether the Court grants an adjournment is a matter for the Court to decide.

If you intend to plead guilty to the charge against you, you may inform the Court of this now.

How do you wish to proceed?

{If the accused person does not indicate that he/she either wishes to seek an adjournment or plead guilty to the charge(s), the following shall be administered.}

You are required to file with this Court a copy of your Case for the Defence. You must also serve a copy of your Case for the Defence on the prosecution, and on every co-accused, if any, who is claiming trial with you. This must be done no later than 2 weeks from today, that is, no later than [date].

Your Case for the Defence must contain —

- (a) a summary of your defence to the charge, and the facts in support of your defence;
- (b) a list of names of the witnesses that you intend to call to testify at your trial;
- (c) a list of exhibits that you intend to admit as evidence at the trial; and
- (d) any objections to any issue of fact in relation to any matter contained in the Case for the Prosecution.

If you raise any objections to any issue of fact on which evidence will be produced by you, you should state the nature of the objection.

If you do not file your Case for the Defence on the Court and serve it on the prosecution and on every other co-accused, if any, the Court may draw any inference that it thinks fit at your trial. The Court may also draw any inference as it thinks fit if your Case for the Defence does not contain all the mandatory documents and information mentioned earlier. If you put forward a case at trial that differs from, or is inconsistent with the Case for the Defence that you had filed and served, the Court may also draw such inference as it thinks fit. The inferences drawn by the Court may include an inference that is bad for your case.

Within 2 weeks after you file your Case for the Defence with the Court and serve it on the prosecution and on every co-accused, if any, the prosecution will provide you with copies of the following:

- (a) every other written statement given by you and recorded by an officer of a law enforcement agency under any law in relation to the charge or charges that the prosecution intends to proceed with against you at trial;
- (b) for every other statement given by you and recorded, in the form of an audiovisual recording, by an officer of a law enforcement agency under any law in relation to the charge or charges that the

prosecution intends to proceed with against you at the trial, a transcript (if any) of the audiovisual recording of the statement;

- (c) every documentary exhibit mentioned in the Case for the Prosecution;
- (d) if you pay the prescribed fee of [amount], any criminal records that you may have.

Where the documents mentioned earlier have been provided to you, the prosecution must, if requested by you, arrange for you to view the audiovisual recording of each statement recorded in the form of an audiovisual recording.

The documents mentioned earlier will not be given to you, and the prosecution need not arrange for the viewing mentioned earlier, if you do not file and serve your Case for the Defence. However, the prosecution may still adduce these statements, exhibits or records as evidence at the trial.

Where your Case for the Defence has been served on the prosecution, you must, within 2 weeks after the date on which your Case for the Defence is served, serve on the prosecution a copy of each documentary exhibit that is mentioned in your Case for the Defence and is in your possession, custody or power. {This paragraph does not apply to the accused person in any case where the accused person was charged before 17 September 2018.}

The Court may draw any inference as it thinks fit if you fail to serve on the prosecution a copy of each documentary exhibit that is mentioned in your Case for the Defence and is in your possession, custody or power. The inferences drawn by the Court may include an inference that is bad for your case.

FORM 46 FIAT OF THE PUBLIC PROSECUTOR (SECTION 210)

I hereby direct that (*name of accused*) shall be tried before the High Court of Singapore on the charges annexed hereto.

Dated this day of 20.

(Signature)

Public Prosecutor

FORM 47 WARRANT OF REMAND PENDING TRIAL (SECTION 210)

To: The Director of Prisons.

Whereas a fiat designating the High Court to try (name of accused) for the offence of (state offence) was made by the Public Prosecutor:

AND Whereas the Magistrate's Court has on day of 20 transmitted the case to the High Court for trial:

This is to authorise and require you, the said officer, to receive the said (name of accused) into your custody together with this warrant and to keep him/her safely in the prison for the purpose of trial before the High Court when you shall cause him/her to be brought before the said Court on (date) at (time) unless you are otherwise ordered in the meantime.

Issued this day of 20.

(Signature)

<u>District Judge</u> Magistrate

FORM 48

STANDARD ALLOCUTION FOR ACCUSED-IN-PERSON AT CRIMINAL CASE DISCLOSURE CONFERENCE AFTER CASE HAS BEEN TRANSMITTED TO THE HIGH COURT (SECTION 216)

The prosecution has served on you the Case for the Prosecution. The Case for the Prosecution must contain —

- (a) a copy of the charge which the prosecution intends to proceed with against you at trial;
- (b) a list of names of the witnesses that the prosecution will be calling to testify at your trial;
- (c) a list of the exhibits that the prosecution intends to admit as evidence at your trial;
- (d) the statements of witnesses that are intended by the prosecution to be admitted at the trial;
- (e) any written statement that you may have made at any time, and that was recorded by an officer of a law enforcement agency under any law, which the prosecution intends to adduce in evidence as part of the prosecution's case;
- (f) a list of every statement that you may have made at any time to an officer of a law enforcement agency under any law, that is recorded in the form of an audiovisual recording, and that the prosecution intends to adduce in evidence as part of the prosecution's case; and
- (g) for every such statement that is recorded in the form of an audiovisual recording, a transcript (if any) of the audiovisual recording of that statement.

Where the documents mentioned earlier have been provided to you, the prosecution must, if requested by you, arrange for you to view the audiovisual recording of each statement recorded in the form of an audiovisual recording.

You should go through the Case for the Prosecution, and ensure that you understand its contents.

If you require more time to review your position, you may apply to the Court for an adjournment. You must state your reasons why the Court should consider granting you such an adjournment. Whether the Court grants an adjournment is a matter for the Court to decide.

If you intend to plead guilty to the charge against you, you may inform the Court of this now.

How do you wish to proceed?

{If the accused person does not indicate that he/she either wishes to seek an adjournment or plead guilty to the charge(s), the following shall be administered.}

You may choose to file with this Court a copy of your Case for the Defence. If you choose to do so, you must also serve a copy of your Case for the Defence on the prosecution, and on every co-accused, if any, who is claiming trial with you. This must be done no later than 2 weeks from today, that is, no later than [date].

Your Case for the Defence must contain —

- (a) a summary of your defence to the charge, and the facts in support of your defence;
- (b) a list of names of the witnesses that you intend to call to testify at your trial;
- (c) a list of exhibits that you intend to admit as evidence at the trial; and
- (d) any objections to any issue of fact in relation to any matter contained in the Case for the Prosecution.

If you raise any objections to any issue of fact on which evidence will be produced by you, you should state the nature of the objection.

If your Case for the Defence does not contain all the mandatory documents and information mentioned earlier, the Court may draw any inference as it thinks fit at your trial. If you put forward a case at trial that differs from, or is inconsistent with the Case for the Defence that you had filed and served, the Court may also draw such inference as it thinks fit. The inferences drawn by the Court may include an inference that is bad for your case.

Within 2 weeks after you file your Case for the Defence with the Court and serve it on the prosecution and on every co-accused, if any, the prosecution will provide you with copies of the following:

- (a) every other written statement given by you and recorded by an officer of a law enforcement agency under any law in relation to the charge or charges that the prosecution intends to proceed with against you at trial;
- (b) for every other statement given by you and recorded, in the form of an audiovisual recording, by an officer of a law enforcement agency under any law in relation to the charge or charges that the prosecution intends to

proceed with against you at the trial, a transcript (if any) of the audiovisual recording of the statement;

(c) if you pay the prescribed fee of [amount], any criminal records that you may have.

Where the documents mentioned earlier have been provided to you, the prosecution must, if requested by you, arrange for you to view the audiovisual recording of each statement recorded in the form of an audiovisual recording.

The documents mentioned earlier will not be given to you, and the prosecution need not arrange for the viewing mentioned earlier, if you do not file and serve your Case for the Defence. However, the prosecution may still adduce these statements, exhibits or records as evidence at the trial.

Where your Case for the Defence has been served on the prosecution, you must, within 2 weeks after the date on which your Case for the Defence is served, serve on the prosecution a copy of each documentary exhibit that is set out in the list of exhibits mentioned in your Case for the Defence and is in your possession, custody or power. {This paragraph does not apply to the accused person in any case where the accused person was charged before 17 September 2018.}

The Court may draw any inference as it thinks fit if you fail to serve on the prosecution a copy of each documentary exhibit that is mentioned in your Case for the Defence and is in your possession, custody or power. The inferences drawn by the Court may include an inference that is bad for your case.

FORM 49 WARRANT TO REMAND ACCUSED (SECTION 238)

To: The Director of Prisons.

Whereas (name of accused) was this day brought before this Court charged with having committed the offence [mention shortly the offence charged] and it was necessary to remand the accused.

This is to authorise and require you, the said officer, to receive (name of accused) into your custody, together with this warrant, and to keep him/her safely in prison and you shall cause him/her to be brought before the said Court on (date) at (time) unless you are otherwise ordered in the meantime.

Issued this day of 20 .

(Signature)

District Judge, Magistrate or Registrar

Entered No.

(Seal of Court)

Clerk

FORM 50 WARRANT TO PRODUCE PRISONER (SECTION 282(1))

To: The Director of Prisons.

You are hereby required to produce (name of prisoner), now a prisoner in the (name of prison) under safe custody before the High Court [or District Court or Magistrate's Court (state Court number)] on (date) at (time) to give testimony in a prosecution now pending before the said Court against (name of accused) and after the said (name of prisoner) has given his/her testimony before the said Court or the said Court has dispensed with his/her further attendance, cause him/her to be conveyed under safe custody back to the said (name of prison).

Issued this day of 20

(Signature)

District Judge, Magistrate or Registrar

(Seal of Court)

FORM 51

WARRANT OF COMMITMENT UNDER SENTENCE OF DEATH (SECTION 313(a) AND (b))

To: The Director of Prisons.

Whereas at the trial held at the High Court, (name of prisoner), the [1st, 2nd, 3rd (as the case may be)] prisoner in Criminal Case No. of 20, was on the day of 20, duly convicted of the offence (state the offence concisely), and sentenced to suffer death:

This is to authorise and require you, the said officer, to receive the said [name of prisoner] into your custody, together with this warrant, and to keep him/her safely in prison until you receive the further warrant or order of this Court, or an order of the President thereon.

Issued this day of 20 .

(Signature)

Registrar

(Seal of Court)

FORM 52

WARRANT OF EXECUTION ON A SENTENCE OF DEATH (SECTION 313(g))

To: The Director of Prisons.

Whereas (name of prisoner), the [1st, 2nd, 3rd (as the case may be)] prisoner in Criminal Case No.

of 20 , having been tried, convicted and sentenced to suffer death by the High Court on the day of 20 , which sentence having been confirmed by this Court in an appeal by the said (name of prisoner)/a petition for confirmation by the Public Prosecutor*, has been by a warrant of this Court, dated the day of 20 , committed to your custody under sentence of death; and whereas the order of the President directing the said sentence to be carried into effect has been received by this Court:

This is to authorise and require you, the said officer, to carry the said sentence into execution by causing the said (*name of prisoner*) to be hanged by his/her neck until he/she is dead at (*time and place of execution*), and to return this warrant to this Court with an endorsement certifying that the sentence has been executed.

Issued this day of 20.

(Signature)

Chief Justice/Judge of Appeal/ High Court Judge*

(Seal of Court)

(*delete accordingly)

FORM 53 WARRANT WHERE PRISONER SENTENCED TO IMPRISONMENT OR CANING BY HIGH COURT (SECTION 317)

To: The Director of Prisons.

Whereas (name of prisoner), the [1st, 2nd, 3rd (as the case may be)] prisoner in Criminal Case No. of 20 , was tried before the High Court and on the day of 20 , duly convicted of the offence (mention shortly the offence), and sentenced to (state the sentence):

This is to authorise and require you, the said officer, to receive the said (name of prisoner) into your custody, together with this warrant, and to carry the said sentence into execution unless you are otherwise ordered in the meantime and to return this warrant to the Court with an endorsement certifying that the sentence has been executed.

Issued this day of 20 . (Signature) Registrar (Seal of Court)

FORM 54 ORDER OF ATTACHMENT TO LEVY A FINE BY ATTACHMENT (SECTION 319)

To: Name and designation of the police officer or other person, or persons, who is, or are, to execute the Order.

Whereas (name of offender) was on the 20 convicted before me of the offence of (mention the offence concisely) and sentenced to pay a fine of dollars, and whereas the said (name of offender), although required to pay the said fine, has not paid the same or any part thereof:

This is to authorise and require you to attach by seizure any property belonging to the said (*name of offender*); and to return this warrant, with an endorsement certifying what you have done under it, immediately upon its execution.

Issued this day of 20.

(Signature)

<u>District Judge</u> Magistrate

(Seal of Court)

FORM 55 BOND TO SECURE PAYMENT OF FINE (WITHOUT SURETY) (SECTIONS 107 AND 319)

Whereas I, (name, NRIC and address of accused person), have been sentenced to pay a fine of dollars and in default of payment thereof to serve imprisonment for by the High Court/State Court No. at Singapore in Case/Charge No.

And whereas the said Court has:

- (a) allowed payment of the fine in full by a.m./p.m. on (date);
- *(b) directed payment of the fine to be made by the following dates instalments on ;

upon the condition of my executing a bond to pay the fine in full or by instalments, I hereby bind myself to pay the fine as directed;

and in case of making any default, I herein bind myself to forfeit to the Government the sum of , or the whole of the fine remaining unpaid, failure to pay which will render myself liable to arrest in order to serve the default sentence applicable;

and I also understand that if I am unable to discharge the sum forfeited, the Court may proceed to recover the said sum by issuing an order for the attachment and sale of my property, and if the said sum is not paid and cannot be recovered by such attachment and sale, I shall be liable to imprisonment for a term which may extend to 12 months.

Dated this day of 20.

Signature (of accused person)

(Explained and affirmed in the language)

Sworn Interpreter

Acknowledged before me

Judge of Appeal/Judge/District Judge/Magistrate (*delete accordingly)

FORM 56 BOND TO SECURE PAYMENT OF FINE (WITH SURETY/SURETIES) (SECTION 319)

Whereas I, (name, NRIC and address of	faccused), have been sentenced to pay
a fine of dollars	and in default of payment thereof to
serve imprisonment for	by the High Court/State Court No.
at Singapore in Case/Charge No.	•
And whereas the said Court has:	

(a) allowed payment of the fine in full by a.m./p.m. on (date);

*(b) directed payment of the fine to be made by the following dates instalments on ;

upon the condition of my executing a bond to pay the fine in full or by instalments, I hereby bind myself to pay the fine as directed;

and in case of making any default, I herein bind myself to forfeit to the Government the sum of , or the whole of the fine remaining unpaid, failure to pay which will render myself liable to arrest in order to serve the default sentence applicable;

and I also understand that if I am unable to discharge the sum forfeited, the Court may proceed to recover the said sum by issuing an order for the attachment and sale of my property, and if the said sum is not paid and cannot be recovered by such attachment and sale, I shall be liable to imprisonment for a term which may extend to 12 months.

Dated this day of 20.

Signature (of accused person)

(Explained and affirmed in the language)

Sworn Interpreter

Acknowledged before me

Judge of Appeal/Judge/District Judge/Magistrate (*delete accordingly)

I/We (state name, NRIC number and address of surety/sureties)

do hereby declare myself/ourselves surety/sureties for the abovementioned, that he/she will pay the fine as directed; and in the case of his/her making default therein, I/we bind myself/ourselves jointly and severally to forfeit to the Government the sum of , or the whole of the fine remaining unpaid.

I/We understand that if I/we am/are unable to discharge the sum forfeited, the Court may proceed to recover the said sum by issuing an order for the attachment and sale of my/our property, and if the said sum is not paid and cannot be recovered by such attachment and sale, I/we shall be liable to imprisonment for a term which may extend to 12 months.

Dated this day of 20.

Signature(s) (of surety/sureties)

(Explained and affirmed in the language)

Sworn Interpreter

Acknowledged before me

Judge of Appeal/Judge/District Judge/Magistrate

FORM 57 MANDATORY TREATMENT ORDER (SECTION 339)

In the	Court
Court Case No.	

WHEREAS (*name*, *NRIC* and address of offender) appeared before the Court and was on (*date*) guilty of the offence of (*state* offence concisely);

AND WHEREAS the Court, having regard to the circumstances of the case, including the nature of the offence and the character of the offender, is satisfied that it is expedient to make a Mandatory Treatment Order in respect of the offender requiring him/her to undergo treatment with an appointed psychiatrist;

AND WHEREAS the Court has explained to the offender the purpose, effect, and consequences which may follow if any requirements or conditions of a Mandatory Treatment Order are not met and the power of the Court to vary or revoke the order upon application of the appointed psychiatrist;

NOW, THEREFORE, IT IS HEREBY ORDERED that the offender be sentenced to a Mandatory Treatment Order for a period of ____ months with effect from (*date*);

AND IT IS FURTHER ORDERED that the offender shall during the said period —

- (a) attend treatment sessions with an appointed psychiatrist on such day and time and at such place as the appointed psychiatrist may require;
- (b) comply with such other conditions in connection with his/her treatment as the appointed psychiatrist may require; and
- (c) comply with the following condition(s): (state condition(s) imposed by the Court).

Dated this:	
(Seal of Court)	
	District Judge/Magistrate

Appointed psychiatrist	
I,, have	explained the requirements of the
Mandatory Treatment Order to the offer the offender understands them.	nder concerned and I am satisfied tha
	Appointed psychiatrist
•	knowledge that I have received a copy
of my Mandatory Treatment Order and th	1
Mandatory Treatment Order, which have	e been explained to me.
	Offender

FORM 58 DAY REPORTING ORDER (SECTION 341)

In the	Court
Court Case No.	

WHEREAS (*name*, *NRIC* and address of offender) appeared before the Court on (*date*) and was found guilty of the offence of (*state* offence concisely).

AND WHEREAS the Court, having regard to the circumstances of the case, including the nature of the offence and the character of the offender, is satisfied that it is expedient to make a Day Reporting Order in respect of the offender.

AND WHEREAS the Court has explained to the offender the purpose, effect, and consequences which may follow if any requirements or conditions are not met and the power of the Court to vary or revoke the order upon application of the day reporting officer.

NOW, THEREFORE, IT IS HEREBY ORDERED that the offender be required to undergo Day Reporting under the supervision of a day reporting officer for a period of _____ months with effect from (*date*).

AND IT IS FURTHER ORDERED that the offender shall during the said period comply with the following requirements:

- (a) report to the day reporting officer on such day and time and at such reporting centre as the day reporting officer may require;
- (b) undergo such counselling and rehabilitation programme as the day reporting officer may require;
- (c) notify the day reporting officer of any change in his/her address or employment status;
- (d) give to the day reporting officer, upon the request of that officer, any information relating to his/her daily routine or whereabouts;
- (e) comply with the requirement for electronic monitoring (if any);
- (f) not assault, threaten, insult or use abusive language to a day reporting officer;
- (g) comply with the following condition(s): (state condition(s) imposed by the Court).

	THE SCHEDULE — cont	inued
Dated this	_ day of	_ 20
(Seal of Court)		
	-	District Indoe/Magistrate

FORM 59 COMMUNITY WORK ORDER (SECTION 344)

In the _____ Court

Court Case No. _____

WHEREAS (name, NRIC and address of offender) appeared before the Court and was on (date) found guilty of the offence of (state offence concisely).
AND WHEREAS the Court is satisfied that it is expedient with a view to the offender's reformation that he/she shall be required to perform community work that is associated with that offence.
AND WHEREAS the Court has explained to the offender the purpose, effect, and consequences which may follow if any requirements or conditions of the Community Work Order are not met and the power of the Court to vary or revoke the order upon application of the community work officer.
NOW, THEREFORE, IT IS HEREBY ORDERED that the offender be sentenced to a Community Work Order.
AND IT IS FURTHER ORDERED that the offender in respect of whom the Community Work Order is in force shall — $$
(a) perform, for hours, (state nature of work) on such day, time and place as the community work officer may require;
(b) notify the community work officer of any change of his/her address;
(c) perform the community work in a satisfactory manner;
(d) not disturb or interfere with any other person participating in or doing anything under a community work order;
(e) not assault, threaten, insult or use abusive language to a community work officer;
(f) comply with the following condition(s): (state condition(s) imposed by the Court); and
(g) comply with the following regulations: (state regulations)
Dated this day of 20

(Seal of Court)	
	District Judge/Magistrate
Community Work Officer	
	the requirements of the Community Work am satisfied that the offender understands
	Community Work Officer
•	ledge that I have received a copy of my am aware of the requirements of my been explained to me.
	Offender

FORM 60 COMMUNITY SERVICE ORDER (SECTION 346)

In the	Court		
Court Case No.			

WHEREAS (*name*, *NRIC* and address of offender) appeared before the Court and was on (*date*) found guilty of the offence of (*state* offence concisely).

AND WHEREAS the Court is of the opinion that based on the mental and physical condition of the offender, the offender is suitable to perform community service as suitable arrangements can be made for the offender to perform community service and it is expedient with a view to the offender's reformation that the offender makes amends to the community for the offence by performing such community service.

AND WHEREAS the Court has explained to the offender the purpose, effect, and consequences which may follow if any requirements or conditions of the Community Service Order are not met and the power of the Court to vary or revoke the order upon application of the community service officer.

NOW, TH	HEREF	OR	E, IT IS HE	EREBY	ORDEF	RED	that the of	fende	21
perform	hours	of	community	service	under	the	supervision	of	a
community service	e offic	er.							

AND IT IS FURTHER ORDERED that the offender shall during the said period —

- (a) perform, for _____ hours, such community service and on such day, time and place as the community service officer may require;
- (b) notify the community service officer of any change of his/her address or occupation;
- (c) perform the community service in a satisfactory manner;
- (d) not disturb or interfere with any other person participating in or doing anything under a community service order;
- (e) not assault, threaten, insult or use abusive language to a community service officer;

		y with the following condition(s) imposed	. ,	
		y with the following regulations)	regulations:	
]	Dated this	day of	20	
(Seal of Cour	rt)		
			District Judge/Magistra	ate
Comn	nunity Servic	e Officer		
Servi			ned the requirements of the Comm ed and I am satisfied that the offe	
			Community Service Off	icer
my C	ommunity Se	ervice Order and that	nowledge that I have received a co I am aware of the requirements of been explained to me.	py of of my
			Offender	

FORM 61 BOND OF SECURITY FOR COMPLIANCE WITH MANDATORY TREATMENT ORDER (SECTION 349)

	Court Case No.:
	In the State Courts
offender) holder of (state	tate Court No.),(name of te NRIC No.) of(state address) er), having appeared before Court No
requiring the offender to undergo	Order having been made by the said Court months of treatment with an on and to be subject to
[set out requirements in	Mandatory Treatment Order]
offender that the offender will compasse of the offender making default	yself/ourselves surety/sureties for the said ply with the aforesaid requirements and in therein, I/we bind myself/ourselves jointly ment of Singapore the sum of dollars/each.
Dated this day of	20
Signature	Signature
Name	Name
NRIC No.	NRIC No
Address	Address
· - · · · · · · · · · · · · · · · · · ·	

Ackn	owledged before me
Sworn Interpreter	
	(Seal of Court)
	District Judge/Magistrate

FORM 62 BOND OF SECURITY FOR COMPLIANCE WITH DAY REPORTING ORDER (SECTION 349)

		Court Case No.:	
		In the State Courts	
Before the Co offender) holder of address) (hereinaf No on	ter referred to a	(state Court No.), (state NRIC No.) of as the offender), having appear).	(name of state of state of the court of
offender to underg	go day reporting	wing been made by the said Cog for a period of months ubject to the following require	commencing on
[se	et out requirem	ents in Day Reporting Order]
offender that the case of the offender	offender will co er making defa rfeit to the Gov	myself/ourselves surety/sure omply with the aforesaid requilit therein, I/we bind myself/ ernment of Singapore the sum	uirements and in ourselves jointly
Dated this	_ day of	20	
Signature		Signature	
Name		Name	
NRIC No		NRIC No	
Address		Address	

THE SCHEDULE — continued Acknowledged before me

	Acknowledged before me
Sworn Interpreter	
	(Seal of Court)
	District Judge/Magistrate

FORM 63 BOND OF SECURITY FOR COMPLIANCE WITH COMMUNITY WORK ORDER (SECTION 349)

	Court Case No.:	
	In the State Courts	
Before the Court No	state NRIC No.) of	(state
And a Community Work Order following requirements:	having been made by the sa	aid Court with the
[set out requirements	s in Community Work Orde	er]
I/We hereby acknowledge n offender that the offender will come case of the offender making default and severally to forfeit to the Government only/each.	aply with the aforesaid req t therein, I/we bind myself.	uirements and in ourselves jointly
Dated this day of	20	
Signature	Signature	
Name Name		
NRIC No	NRIC No	
Address	Address	

THE SCHEDULE — continued Acknowledged before me

	Acknowledged before me	
Sworn Interpreter		
	(Seal of Court)	
	District Judge/Magistrate	-

FORM 64 BOND OF SECURITY FOR COMPLIANCE WITH COMMUNITY SERVICE ORDER (SECTION 349)

	Court Case No.:	
	In the State Courts	
Before the Court No offender) holder of address) (hereinafter referred to No on (date).		(state
And a Community Servi requiring the offender to perfor supervision of a community ser		service under the
[set out requireme	ents in Community Service Ord	ler]
I/We hereby acknowledge offender that the offender will case of the offender making detained and severally to forfeit to the Gomes only/each.	fault therein, I/we bind myself/	uirements and in ourselves jointly
Dated this day of	f 20	
Signature	Signature	
Name	Name	
NRIC No	NRIC No	
Address	Address	

THE SCHEDULE — continued Acknowledged before me

	Acknowledged before me
Sworn Interpreter	
	(Seal of Court)
	District Judge/Magistrate

FORM 65

WARRANT OF IMPRISONMENT ON DEFAULT OF PAYMENT OF COMPENSATION (SECTION 360(1)(d))

To: The Director of Prisons.

Whereas (name of accused) was convicted of an offence (state offence concisely) by this Court and an order was made awarding payment by the said (name of accused) of the sum of dollars as compensation to (name of person to be compensated) and in default of payment he/she be imprisoned for days [or months], and whereas the said sum has not been paid:

or

Whereas (name of accused) was acquitted of an offence (state offence concisely) by this Court, and it having been proved to the satisfaction of the Court that the prosecution was frivolous [or vexatious], made an order awarding payment by (name of complainant or informant, as the case may be) of the sum of dollars as compensation to the said (name of accused) and in default of payment, the said (name of complainant or informant, as the case may be) be imprisoned for days [or months], and whereas the said sum has not been paid:

This is to authorise and require you, the said officer, to receive the said (name of accused or complainant or informant, as the case may be) into your custody, together with this warrant, and to keep him/her safely in prison for the said period of (term of imprisonment) subject to section 360(5) or (6) of the Criminal Procedure Code (Cap. 68), unless the said sum is sooner paid and on the receipt thereof forthwith to set him/her at liberty; and to return this warrant with an endorsement certifying the manner of its execution.

Issued this day of 20.

(Signature)

<u>District Judge</u> Magistrate

(Seal of Court)

FORM 66 NOTICE OF APPEAL (SECTIONS 374 TO 377)

IN THE HIGH COURT OF THE REPUBLIC OF SINGAPORE

Magistrate's Appeal No.	of 20	
State Court No.		
Case No.		

Between

[Name of Appellant] ... Appellant

And

[Name of Respondent] ... Respondent

To:
The Honourable the Justices of the High Court of the Republic of Singapore.

NOTICE OF APPEAL

Take Notice that the abovenamed appellant, being dissatisfied with [his conviction (or sentence)] [or the acquittal of or the sentence imposed on, the respondent] [or the order (mention the order) made] by the District Judge [or Magistrate] in Court No. of the State Courts on the day of 20 , hereby appeals against the said conviction [or acquittal or sentence or order] in the abovementioned case.

Dated this day of 20.

(Signature)

Appellant

The address of service of the abovementioned Appellant is

FORM 67 PETITION OF APPEAL (SECTION 378)

IN THE HIGH COURT OF THE REPUBLIC OF SINGAPORE

Magistrate's Appeal No.

State Court No.

Case No.

Between

[Name of Appellant] ... Appellant

And

[Name of Respondent] ... Respondent

To: The Honourable the Justices of the High Court of the Republic of Singapore.

PETITION OF APPEAL

The petition of A.B.

Shows as follows:

- 1. *Your Petitioner, the abovenamed *A.B.* was charged with (*here describe the charge shortly*) and convicted (*or* acquitted) at Court No. of the State Courts at Singapore on the day of 20 , and the following order was made thereon (*here state shortly the substance of the judgment or sentence*).
- 2. Your Petitioner is dissatisfied with the said judgment on the grounds following:

(Here state the particular grounds of appeal on which the appellant relies).

3. Your Petitioner prays that such judgment or sentence may be reversed or annulled or that such order may be made thereon as justice may require.

Dated this day of 20

(Signature)

Appellant

^{*}If the appeal is brought by the Public Prosecutor, omit the words "Your Petitioner" in paragraph 1.

FORM 68 PETITION FOR CONFIRMATION (SECTIONS 383(3) AND 394A(1))

IN THE COURT OF APPEAL OF THE REPUBLIC OF SINGAPORE

Petition for Confirmation No.

Criminal Case No.

Between
Public Prosecutor
And

(Name of Accused)

To:

The Honourable the Chief Justice and Justices of the Court of Appeal of the Republic of Singapore.

PETITION FOR CONFIRMATION

The petition of the Public Prosecutor

Shows as follows:

- 1. The abovenamed (*name of accused*) was charged with (*here describe the charge shortly*), convicted by the High Court on the day of 20, and sentenced to suffer death by the High Court on the day of 20.
- 2. No appeal has been filed by (*name of accused*) within the time allowed under the Criminal Procedure Code (Cap. 68) for an appeal.
- 3. Your Petitioner prays that this Court confirms the imposition of the sentence of death on (*name of accused*).

Dated this day of 20.

(Signature)
Public Prosecutor

FORM 69 SPECIAL CASE (SECTION 395)

IN THE HIGH COURT OF THE REPUBLIC OF SINGAPORE

Special Case No.

State Court No.

Case No.

Between

Public Prosecutor

And

(Name of Accused)

SPECIAL CASE

Case stated by the undersigned under section 395 of the Criminal Procedure Code (Cap. 68).

At Court No. of the State Courts, Singapore, before the undersigned on the day of 20, one (name of accused) was charged as follows:

(state the charge)

At the hearing of the said charge it was proved before me that (here set out so much of the evidence and admitted facts of the case as is necessary to raise the question or questions of law intended to be submitted).

It was thereupon contended on the part of the accused [or Public Prosecutor, as the case may be] that (here state the legal objection taken).

But [or And] I being of opinion that (here state the ground on which the Court decided the case) held that (here state the decision and judgment of the Court).

The question or the opinion of this Court is whether the said determination was correct in point of law and what should be done in the premises.

Dated this day of 20 .

(Signature)

<u>District Judge</u> Magistrate

(Seal of Court)

FORM 70 PETITION FOR REVISION (SECTION 400)

IN THE HIGH COURT OF THE REPUBLIC OF SINGAPORE

Criminal Revision No	of 20		
	IN THE MATTER OF		
	And		
	IN THE MATTER OF SI THE CRIMINAL PROC (CAP. 68	CEDURE CODE	
	Between		
	And	Applicant	
		Respondent	
PETIT	ION FOR REVISION		
To the Honourable Judges of the	e High Court of the Repub	lic of Singapore.	
The Humble Petition ofas follows:	of	shows	
[Insert grounds here]			
	1.1	Applicant/ Solicitors for the Applicant	
Dated this day of		_ 20	

^{*} The petition is to be accompanied by an affidavit affirmed/sworn by the petitioner confirming that the statements contained in the petition are to the best of the petitioner's knowledge and is true in all respects.

FORM 71 PETITION FOR REVISION (CRIMINAL CASE DISCLOSURE CONFERENCE) (SECTION 404)

IN THE HIGH COURT OF THE REPUBLIC OF SINGAPORE

Criminal Revision No	of 20	_	
	IN THE N	MATTER OF	
		And	
		MATTER OF SECT IMINAL PROCED (CAP. 68)	
		Between	
			- Applicant
		And	
			Respondent
	TITION FOR	REVISION SURE CONFEREN	CE)
To the Honourable Judges of	the High Cou	art of the Republic	of Singapore.
The Humble Petition ofas follows:		of	shows
[Insert grounds here]			
		Applican Solicitors for the	
Dated this day	of	20	0

^{*} The petition is to be accompanied by an affidavit affirmed/sworn by the petitioner confirming that the statements contained in the petition are to the best of the petitioner's knowledge and is true in all respects.

FORM 72 NOTICE OF CRIMINAL MOTION (SECTIONS 405 AND 407)

IN THE HIGH COURT/COURT OF APPEAL OF THE REPUBLIC OF SINGAPORE

Criminal Motion No	of 20
	IN THE MATTER OF
	And
	IN THE MATTER OF SECTIONS 405 AND 407 OF THE CRIMINAL PROCEDURE CODE (CAP. 68)
	Between
	Applicant
	Respondent

NOTICE OF CRIMINAL MOTION

	rable Court will be moved on the day or n./p.m. or soon thereafter for [the Applican
	e Applicant to be heard] for an Order that:
The grounds for the application a dated	are set out in the supporting affidavit of filed herein.
	Applicant/
	Solicitors for the Applicant
Dated this day of	20
The address for service of the above	named Applicant is
To: The Respondent [Address]	

FORM 73 NOTICE OF CRIMINAL MOTION (VARIATION OF BAIL) (SECTIONS 97 AND 407)

IN THE HIGH COURT OF THE RE	PUBLIC OF SING	GAPORE
Criminal Motion No of 20		
IN THE MA	TTER OF	
	And	
IN	THE MATTER C)F
SECT	TONS 97 AND 40	7 OF
THE CRIM	IINAL PROCEDU	RE CODE
	(CAP. 68)	
	Between	
		Applicant
	And	
		Respondent

NOTICE OF CRIMINAL MOTION (VARIATION OF BAIL)

TAK	E NOTIC	∃ that	this Hone	ourable (Court v	V1II	be mo	ved on the	:	_ day
of	2	20	at	a.m	./p.m.	or	soon	thereafter	for	[the
								to be hea		
Order tha	t this Hor	iourat	ole Court	exercise	s its po	owe:	rs und	er section	97 o	f the
								in		
surety.				•	_					
_	rounds fo							ting affida	vit o	f
					Sol	icito		icant/ the Appli	cant	-
Date	ed this		day of _					_ 20		
The addre	ess for ser	vice o	of the above	venamed	Appli	cant	is			
To: The	Responde:	nt								

FORM 74 NOTICE OF CRIMINAL MOTION (EXTENSION OF TIME) (SECTION 407)

IN THE HIGH COURT/COURT OF APPEAL OF THE REPUBLIC OF SINGAPORE

Criminal Motion No.	of 20
	IN THE MATTER OF
	And
	IN THE MATTER OF SECTION 407 OF THE CRIMINAL PROCEDURE CODE (CAP. 68)
	Between
	Applicant
	Responden

NOTICE OF CRIMINAL MOTION (EXTENSION OF TIME)

TAKE NOTICE that this Honourab	le Court will be moved on the day of _				
20 at a.m./p.m. or soon thereafter for [the Applicant t					
	plicant to be heard] for an Order that the				
Applicant be granted an extension of ti	me to file				
within days from the date					
The grounds for the application are	e set out in the supporting affidavit of				
dated	filed herein.				
	Applicant/				
	Solicitors for the Applicant				
Dated this day of	20				
The address for service of the abovena	nmed Applicant is				
To: The Respondent [Address]					

FORM 75 NOTICE OF CRIMINAL MOTION (ADDUCTION OF FURTHER EVIDENCE) (SECTIONS 392 AND 407)

IN THE HIGH COURT/COURT OF APPEAL OF THE REPUBLIC OF SINGAPORE

Criminal Motion No of	f 20
п	N THE MATTER OF
	And
	IN THE MATTER OF SECTIONS 392 AND 407 OF THE CRIMINAL PROCEDURE CODE (CAP. 68)
	Between
	Applicant
	Respondent

NOTICE OF CRIMINAL MOTION (ADDUCTION OF FURTHER EVIDENCE)

TAKE NOTICE that	at this Honourab	le Court will be moved on the day of _
20 at	a.m./	p.m. or soon thereafter for [the Applicant
		pplicant to be heard] for an Order that this
Honourable Court ex	ercises its pow	ers under section 392 of the Criminal
Procedure Code, and g	rant the Applica	ant leave to adduce further evidence at the
hearing of		in the form of
·		
The grounds for th	e application are	e set out in the supporting affidavit of
dated		
		Applicant/
		Solicitors for the Applicant
5 . 1.11	1 0	
Dated this	day of	20
The address for service	e of the abovens	nmed Applicant is
The address for service	c of the abovena	inca Applicant is
To: The Respondent		
[Address]		

FORM 76 WARRANT TO REMOVE CUSTODY OF PRISONER (SECTION 419)

IN THE HIGH COURT OF THE REPUBLIC OF SINGAPORE

To: The Director of Prisons.

You are hereby required to have (name	of
prisoner), now a prisoner in the (name of prison) conveyed under safe custo	dy
before the officers assembled at a court martial at (place of court martial) on t	he
(date) at (time) [for the trial of the said (nar	me
of prisoner)] [or there to give testimony in a certain trial now pending before t	he
said court martial against (name of person to be tried at the court martial)] (or	as
the case may be) and [after the trial of the said (name of person to be tried at t	he
court martial)] [or after the said (name of prisoner) shall then and there ha	ve
given his/her testimony before the said court martial] [or after the said court	urt
martial shall have dispensed with his/her further attendance] cause him/her to	be
conveyed under safe custody back to the said (name of prison).	

Issued this day of 20 . (Signature) Registrar (Signature) Judge (Seal of Court)

FORM 77 WARRANT TO REMOVE CUSTODY OF PRISONER (SECTION 420)

To: The Director of Prisons.

Made on 30 October 2018.

You are hereby required to have (name of prisoner), now a prisoner in the (name of prison in which prisoner is detained), conveyed under safe custody to the prison at (mention the prison receiving the prisoner) and on or before the day of 20 to transfer the prisoner to the officer in charge of such prison to be kept there by the officer in charge in intermediate custody for the purpose of trial [or giving testimony in a certain trial against (name of accused) now pending] (or as the case may be) before the High Court [or District Court or Magistrate's Court].

Issued this day of 20 .

(Signature)
Registrar

(Signature)
Judge
(Seal of Court)

NG HOW YUE
Permanent Secretary,
Ministry of Law,
Singapore.

[63/009 CPC-CP Rules-V1; AG/LEGIS/SL/68/2015/14 Vol. 1]

(To be presented to Parliament under section 428A(13) of the Criminal Procedure Code).

