



BERMUDA

WORKMEN'S COMPENSATION RULES OF COURT 1965

SR&O 14 / 1966

[made under section 41 of the Workmen's Compensation Act 1965 and brought into operation on 2 August 1965]

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FIRST SCHEDULE

Form No. 1

SECOND SCHEDULE

Fees of Legal Representatives

Citation

- 1 These Rules may be called the Workmen's Compensation Rules of Court, 1965

Interpretation

- 2 In these Rules—

“the Act” means the Workmen's Compensation Act 1965 [*title 18 item 3*];

“legal representative” means a barrister and attorney admitted to practise in the Supreme Court who has been retained by a party to represent him in any proceedings under the Act;

“the Registrar” means the Registrar of the Supreme Court and in the case of any claim brought in a Magistrate's Court includes the Magistrate's Senior Clerk.

Forms

- 3 (1) The forms contained in the First Schedule or forms to the like effect shall, where applicable, be used in matters or proceedings under the Act, with such variations and modifications as the circumstances may require, and any reference in these Rules to forms shall mean the forms in the First Schedule.

(2) In any form, the term “personal injury by accident” shall include an occupational disease.

Assistance by Registrar

- 4 It shall be the duty of the Registrar, upon request, to—

(1) give information as to matters of form or procedure to any party and to supply to any party who is not legally represented any form required by these Rules for use in matters or proceedings before a court;

(2) fill in and make copies of any necessary forms whenever a party, who is not legally represented, is unable to do so owing to illiteracy, blindness, or other cause;

(3) issue all necessary process.

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Numbering of documents

5 The Registrar shall mark with a separate number the first document lodged with him by an applicant, and any document lodged subsequently by any party in relation to that application shall first be marked with the same number by the party lodging it and unless so marked may be refused by the Registrar.

Separate records

6 The Registrar shall file under their respective numbers and keep separate the records of all applications under the Act.

Form 12

7 The Registrar shall keep a book, to be called the "Application Record Book", which shall be in the form and contain the particulars set out in Form 12 in the First Schedule.

Quarterly returns

8 The Registrar shall, within two weeks after the end of March, June, September and December in each year, furnish to the Director of Labour, for the information of the Minister, a return of all determinations made by the Court during the preceding three months, and shall state in such return the nature of each application, the names of the applicant and the respondent, and the order made.

[Rule 8 amended by 2010 : 36 s.3(h) effective 16 July 2010; amended by BR 40 / 2013 para. 2 effective 3 May 2013; amended by BR 115 / 2017 para. 7 effective 7 December 2017; Rule 8 amended by 2025 : 4 s. 5 effective 23 June 2025]

Signature

9 Any minute of any order or appointment made by a court shall be signed by a judge or by a Magistrate as the case may be and any receipt to be given by a court may be signed by the Registrar.

Address for service

10 The first document lodged by a party with the Registrar shall bear such party's full name and such address as will enable service of notices and documents to be effected on him. A post office box shall not be sufficient address for the purposes of this rule.

Change of address

11 Any change of such address shall forthwith be notified, by the party making such change, to the Registrar and to the other party or parties to the proceedings.

Address unchanged

12 Any address furnished by a party in pursuance of rule 10 shall remain the address for service of such party from the date of furnishing such address until forty-eight hours after change thereof has been notified as prescribed in the preceding rule.

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Service

13 (1) The following provisions shall apply to service of applications, answers, orders, notices and other documents which, by the Act or the rules made thereunder, are required to be served on any person—

- (a) service may be effected by sending (within twenty-four hours after the document to be served has been lodged with the Registrar) a copy thereof by prepaid registered post to the party to be served at his address for service; every copy so sent shall, until the contrary is proved or unless and until the copy is returned by the postal authorities, be deemed to have been served on the person to whom it was so addressed at the time at which it would be delivered in the ordinary course of post;
- (b) where a party to an application employs a legal representative for the purposes of the application, service upon that party may be effected by delivery of the document at the office of such legal representative;
- (c) service may also be effected through the Provost Marshal General.
- (d) service may be validly effected in any other manner provided that a receipt, stating the date and hour of service signed by the person to be served or by a person entitled to give such receipt on his behalf, is endorsed on the document or on a copy thereof

(2) Where any respondent to an application either does not come within the provisions made in rule 12 of these Rules, or cannot be served in any of the manners provided in that rule, the court may, upon application ex parte supported by an affidavit stating the circumstances, direct in what manner service shall be effected upon him, including service by newspaper advertisement; and service in accordance with such directions shall be valid and effectual,

(3) Save where other provision is made, service shall be effected by or at the instance of the parties.

Forms 1, 2 and 3 (applications)

14 (1) A workman or an employer who desires the determination of any question arising out of an accident in which compensation is or might be claimed shall lodge with the Registrar a written application in Form 1, Form 2 or Form 3.

(2) If the application be made by an employer, it shall be accompanied by a statement whether he admits his liability to pay compensation or denies such liability, and whether the admission or denial is total or partial, and if he admits or denies liability partially, a statement of the extent to which he admits or denies liability: In the case of a denial of liability, the grounds shall be stated.

Forms 4 and 5

15 (1) As soon as an application, together with the accompanying particulars and statements herein prescribed, has been lodged, the Registrar shall cause a copy thereof to be served upon the respondent in Form 4, together with a notice informing the respondent that he must lodge with the Registrar such an answer as is prescribed in

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paragraph (2) within the period therein prescribed, and that in default of his complying with that paragraph or of his appearing at a time and place fixed in the notice, such order may be made as to the court seems just and expedient. Save with the written consent of the respondent communicated to the Registrar, not less than fourteen clear days shall elapse between the date of the service of the notice upon the respondent and the date fixed for hearing the application.

(2) If the respondent intends to oppose an application he shall, within seven days after service of the notice, or within such extended period as the court may upon application allow, lodge with the Registrar a written answer in Form 5 containing a concise statement of the extent and grounds of his opposition, and serve a copy of such answer upon the appellant.

Form 6

16 (1) The respondent may, not later than seven days after he has received notice of application, serve on the applicant a request in writing, in Form 6, for further particulars of the grounds upon which the application is made, specifying in such request the questions as to which he desires to have information; and the applicant may, not later than seven days after he has received the answer to the application, serve on the respondent a request in writing for similar particulars of the grounds upon which the application is opposed.

(2) A copy of any such request shall forthwith be lodged with the Registrar by the party making the request, and a copy of any reply thereto shall forthwith be lodged with the Registrar by the party making the reply.

(3) If the party so requested to furnish particulars fails to do so within seven days from the date of service of the request aforesaid and in consequence of such failure it is necessary to adjourn the hearing of the application, the court may order that the costs occasioned by such adjournment shall be paid by the party so in default. The court may disallow, with costs, any request for particulars which appears to the court to be unnecessary or vexatious. The court may award against the party making a request for particulars, the costs of the replies thereto.

Amendment

17 (1) The court may, at any time before the determination of the question in dispute, and upon such terms as to adjournment or as to costs as may be deemed just, allow an application, or any particulars or statement accompanying the same, or any answer thereto to be amended.

(2) Where a party wishes to make any such amendment, he shall lodge with the Registrar an application in writing with a statement of such amendment thereto annexed; and shall at the same time serve a copy thereof on the other party or parties to the proceedings.

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Copies

18 Each party shall lodge with the Registrar sufficient copies of all such documents as are required to be served by the Registrar upon another party to the application or to be sent to him.

Payment into court

19 (1) A respondent from whom compensation is claimed may at any time upon notice to the applicant pay into court a sum which is considered by him to be sufficient to cover his liability.

(2) If no greater compensation be awarded than the sum of money which the respondent has paid into court, the court may order that any costs incurred by such respondent, after payment by him into court of the said sum of money, shall be paid by the applicant.

Form 11

20 (1) Where a principal has given notice to a contractor of a claim or application for compensation made against the principal, and the contractor desires to intervene, he shall forthwith lodge with the Registrar a notice, in Form 11, that he so intervenes and shall forthwith serve copies of such notice of intervention upon the applicant and the principal. The contractor shall thereupon be entitled to make or obtain on payment copies of the application and of any other document then lodged with the Registrar in connection with the application.

(2) A contractor who has so lodged with the Registrar notice that he intervenes shall lodge an answer to the application within seven days after service upon him of the said notice given by the principal or within such further time as the court may on application allow.

(3) The court may, on the hearing of the application, either order that such person be made a respondent if the court is satisfied that he is entitled so to intervene, or may refuse to make him a respondent and order him to pay the costs incurred by his intervention if satisfied that he is not entitled so to intervene.

Appearance of contractor; default

21 If any person served with a notice as a contractor desires to dispute the applicant's claim or his own liability to the principal, he shall appear before the court; and in default of his so doing he shall be deemed to admit both the validity of any order made against the principal whether such order is made by consent or otherwise, and his own liability to indemnify the principal to the extent claimed in the notice served on him by the principal.

Order for joinder

22 The court may at any stage of the proceedings, upon request made to it in writing or of its own motion, order that any persons appearing to be interested be joined in the proceedings.

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Medical and burial expenses

23 (1) An application to determine what sum is payable in respect of medical attendance on, or the burial of a deceased workman who leaves no dependants shall be made by the personal representatives, if any, of the deceased workman, or if there be no personal representative, or he fails to make such application, by any person to whom any such expenses are due. In the latter case any other person known to the applicant to be a person to whom any such expenses are due shall be joined in the application either as applicant or as respondent.

(2) Where the amount awarded by the court on any such application is sufficient to pay such expenses in full, it shall be apportioned between the persons to whom such expenses are payable in such manner as the court shall direct.

Payment into court

24 Every payment of compensation made into court under the Act shall be accompanied by a statement showing—

(1) in the case of compensation paid otherwise than under an Order of court—

- (a) the name and address of the employer on whose behalf the payment is made; and
- (b) the name and address of the workman to whom the compensation is payable; and
- (c) the date and place of the accident in respect of which the payment is made; and
- (d) the amount and nature of the compensation agreed upon.

(2) in the case of compensation paid under an Order of court—

- (a) the number and title of the cause; and
- (b) the date of the Order under which the payment is made.

Case stated

25 (1) When a magistrate's court submits any question of law for the decision of the Supreme Court, the case shall be divided into paragraphs numbered consecutively, and shall state concisely such facts and refer to such documents as may be necessary to enable the Supreme Court to decide the questions of law raised thereby.

(2) The case shall be signed and sent to the Registrar of the Supreme Court, who shall forthwith transmit the same to a judge of the Supreme Court.

(3) So soon thereafter as possible, such judge shall fix a day and hour for hearing the case and the Registrar shall cause due notice of the day and hour appointed for hearing the case to be given to the parties; such notice shall be not less than fourteen clear days before the date of the hearing, unless a judge of the Supreme Court shall, with the consent of all parties, fix an earlier day.

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(4) Any party shall be entitled, on payment of the proper fees, to obtain from the Registrar of the Supreme Court a copy of the case.

(5) After the question submitted to the Supreme Court has been decided, the Registrar of the Supreme Court shall remit the case with a memorandum of such decision to the magistrate's court.

(6) The Supreme Court may remit the case to the magistrate's court for re-statement or further statement.

(7) The costs of the hearing of a case shall be in the discretion of the Supreme Court and shall form part of the proceedings before the Supreme Court.

Appeals under section 21

26 The procedure in every appeal brought under section 21 of the Act shall be that prescribed by the Civil Appeals Act 1971 [*title 8 item 85*]:

Provided that it shall not be necessary for any appellant to give any such security as is required by the Civil Appeals Act 1971.

Applications under section 35

27 Every application for the determination of any dispute specified in section 35 of the Act shall be made by summons to a judge or magistrate in Chambers.

Rules of Supreme Court

28 The Rules of the Supreme Court for the time being in force (except if and in so far as otherwise provided by these Rules) shall apply—

- (a) to all proceedings under the Act in the Supreme Court; and
- (b) *mutatis mutandis* to all proceedings under the Act in a magistrate's court.

No fees payable except under rule 30

29 No fees shall be payable in respect of any application made or proceeding instituted pursuant to any of the provisions of the Act.

Certain fees payable

30 The fees prescribed in the Second Schedule, in respect of matters therein mentioned may be allowed to and taken by legal representatives as between themselves and their clients.

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FIRST SCHEDULE

FORM NO. 1

THE WORKMEN'S COMPENSATION ACT, 1965

Application by Injured Workman with Respect to the Compensation Payable to Him

In the Court of [blank]

Case No. W [blank]

In the matter of an application between
[blank] applicant, and
[blank] respondent

1 On the [blank] day of [blank] 19 [blank] personal injury by accident arising out of and in the course of his employment was caused to [blank] a workman employed by [blank] (or by [blank] a contractor with [blank] for the execution of work undertaken by him).

2 A question has (or questions have) arisen (here state the questions, specifying only those have arisen, e.g.)—

- (a) whether the said [blank] is a workman to whom the Act applies;
- (b) as to the liability of the said [blank] to pay compensation under the Act in respect of the said injury;
- (c) as to the amount of the compensation payable by the said [blank] to the said [blank] under the Act in respect of the said injury (or as the case may be);
- (d) such other question as may have arisen.

3 An application under the Act is hereby made by the said [blank] for the determination of the said question (or questions) and for the following relief or order (State shortly the relief or order which the applicant claims).

4 Particulars are hereto appended (or annexed).

Particulars

1 Name and address of applicant: [blank]

2 Name place of business, and nature of business of respondent: [blank]

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3 Nature of employment of applicant at time of accident and whether employed under respondent or under a contractor with him. (If employed under a contractor who is not a respondent, name and place of business of contractor also to be stated): [blank].

4 Date and place of accident, nature of work on which workman was then engaged, and nature of accident and cause of injury: [blank].

5 Nature of injury: [blank].

6 Particulars of incapacity for work, whether temporary or permanent, and if permanent whether total or partial, and if temporary, estimated duration of incapacity: [blank].

7 Average weekly earnings of the workman with the employer at the time of the accident causing incapacity or death, or if, by reason of the shortness of the time during which the workman has been in the employment of the employer, it is impracticable to compute the average weekly earnings, then the amount which the workman claims should be taken as his average weekly earnings and the ground upon which that amount is claimed: [blank].

8 Average weekly amount which the applicant is earning or is able to earn in some possible employment after the accident: [blank].

9 Payment, allowance, or benefit received from employer during the period of incapacity: [blank].

10 Amount claimed as compensation: [blank].

11 Date of giving of notice of accident to respondent. (A copy of any notice in writing, if available, to be annexed): [blank].

12 If notice not given, reason for omission to give such notice: [blank].

The names and address(es) of the applicant (and his advocate) are: [blank]

Of the applicant: [blank].

Of his legal representative: [blank].

The name and address of the respondent to be served with the application are: [blank].

Dated this [blank] day of [blank] 19 [blank]

[blank]
Applicant (or his legal representative)

Form No. 2

WORKMEN'S COMPENSATION RULES OF COURT 1965

THE WORKMEN'S COMPENSATION ACT, 1965

Application on Behalf of Dependants of Deceased Workman with Respect to the Compensation Payable to such Dependants where Death has Resulted from the injury to the Workman.

In the Court of [blank]

Case No. W [blank]

In the matter of an application between—
[blank] applicant,
and
[blank] respondent.

1 On the [blank] day of [blank] 19 [blank] personal injury by accident arising out of and in the course of his employment was caused to [blank] late of [blank]. deceased, a workman employed by [blank] (or by [blank] a contractor with [blank] for the execution of work undertaken by him) and on the [blank] day of [blank] 19 [blank] the death of the said [blank] resulted from injury.

2 A question has (or questions have) arisen (here state the questions specifying only those which have arisen, e.g.)—

- (a) whether the said [blank] was a workman to whom the Act applied;
- (b) as to the liability of the said [blank] to pay compensation under the Act to the dependants of the said [blank] in respect of the loss caused to them by the death of the said [blank];
- (c) as to the amount of compensation payable by the said [blank] to the dependants of the said [blank] under the Act in respect of the loss caused to them by the death of the said [blank];
- (d) such other question as may have arisen.

3 An application under the Act is hereby made by [blank] the representative of the said [blank] deceased, acting on behalf of the dependants of the said [blank] against the said [blank] for the determination of the said question (or questions) and for the following relief or order (state shortly the relief or order which the applicant claims).

4 Particulars are hereto appended (or annexed)—

Particulars

1 Name and late address of deceased workman: [blank].

2 Name, place of business, and nature of business of respondent from whom compensation is claimed: [blank].

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3 Nature of employment of deceased at time of accident and whether employed under respondent or under a contractor with him. (If employed under a contractor who is not a respondent, name and place of business of contractor also to be stated): [blank].

4 Date and place of accident, nature of work on which deceased was then engaged, and nature of accident and cause of injury: [blank].

5 Nature of injury to deceased and date of death: [blank].

6 Average weekly earnings of the workman with the employer at the time of the accident causing disablement or death, or if, by reason of the shortness of the time during which the workman has been in the employment of the employer, it is impracticable to compute the average weekly earnings, then the amount claimed as his average weekly earnings and the ground upon which that amount is claimed: [blank].

7 Amount of monthly payments (if any) made to the deceased under the Act: [blank].

8 Name and address of applicant: [blank].

9 Particulars as to dependants of deceased by whom or on whose behalf the application is made, giving their names and addresses, and descriptions and occupations (if any), and their relationship to the deceased and, if infants, their respective ages, and stating whether they were wholly or partially dependant on the earnings of the deceased at the time of his death: [blank].

10 Amount claimed as compensation: [blank].

11 Date of giving of notice of accident to respondent from whom compensation is claimed (a copy of the notice to be annexed): [blank].

12 If notice not given, reason for omission to give same: [blank].

The names and addresses of the applicant and his advocate are—

Of the applicant: [blank].

Of his legal representative: [blank].

The name and address of the respondent to be served with this application are: [blank].

Dated this [blank] day of [blank] 19 [blank]

[blank]
Applicant (or his legal representative)

Form No. 3

THE WORKMEN'S COMPENSATION ACT, 1965

WORKMEN'S COMPENSATION RULES OF COURT 1965

General Application

In the Court of [blank]

Case No.W [blank]

In the matter of an application between—
[blank] applicant,
and
[blank] respondent.

Application is here by made by¹ [blank] against² [blank]

The circumstances under which the application is made are shortly as follows:³ [blank]

The relief or order which the applicant claims is shortly as follows:⁴ [blank].

The full names and addresses of the applicant and his advocate are—

Of the applicant [blank].

Of his legal representative [blank].

The name and address of the respondent to be served with this application are: [blank]

Dated this [blank] day of [blank] 19 [blank]

[blank]

Applicant (or his legal representative)

Note: Where the application is made by an employer, and any question of his liability to pay compensation is involved, it must be accompanied by a statement whether he admits his liability to pay compensation or denies such liability, and whether the admission or denial is total or partial, and if he admits or denies liability partially, a statement of the extent to which he admits or denies liability. In the case of a denial of liability, the grounds shall be stated.

Form No. 4

THE WORKMEN'S COMPENSATION ACT, 1965

Notice to Respondent as to Application

-
- 1 Name and address of applicant.
 - 2 Name and address of respondent.
 - 3 State concisely in numbered paragraphs in chronological order the circumstances under which the application is made.
 - 4 State concisely the relief or order which the applicant claims.
-

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In the Court of [blank]

Case No.W [blank]

In the matter of an application between—
[blank] applicant,
and
[blank] respondent.

To: [blank] of [blank]

Take notice that, if you intend to oppose the application, of which a copy is served upon you herewith, you must lodge with me, within seven days after the service of this notice upon you, a written answer thereto containing a concise statement of the extent and grounds of your opposition.

And further take notice that [blank] the [blank] day of [blank] 19 [blank] at [blank] m, or so soon thereafter as the application can be heard, at the [blank] at [blank] has been fixed as the time and place for the hearing of the application and that in default of your lodging with me within the time aforesaid a written answer as herein required, or of your appearing at the said time and place fixed for the hearing of the application, such order may be made as the court deems just and expedient.

Dated this [blank] day of [blank] 19 [blank]

(SEAL)

[blank]
Registrar/Magistrate's Senior Clerk.

Form No. 5

THE WORKMEN'S COMPENSATION ACT, 1965

Respondent's Answer to Notice

In the Court of [blank]

Case No. W [blank]

In the matter of an application between—
[blank] applicant,
and
[blank] respondent

To the Registrar,

[blank],

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The respondent intends to oppose the above application. The following is a concise statement of the extent and grounds of his opposition [blank]

Date [blank]

Place [blank]

[blank]
Respondent (or his legal representative)

Form No. 6

THE WORKMEN'S COMPENSATION ACT, 1965

Request for Particulars

In the Court of [blank]

Case No.W [blank]

In the matter of an application between—
[blank] applicant,
and
[blank] respondent

To⁵ [blank]

Take notice that you are hereby requested to furnish me with answers in writing to the following questions⁶ [blank].

Dated this [blank] day of [blank] 19 [blank]

3⁷[blank]

Form No. 7

THE WORKMEN'S COMPENSATION ACT, 1965

Order for Periodical Payments

In the Court of [blank]

Case No.W [blank]

In the matter of an application between—
[blank] applicant,

5 Name and address of workman, applicant, or respondent to whom request is made.

6 State shortly and clearly under consecutive numbers the questions to which the answers are requested.

7 Signature and address of person making the request.

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and
[blank] respondent

It is ordered that⁸ [blank] do forthwith pay to⁹ [blank] at¹⁰ [blank] the taxed costs of an application heard on the [blank] day of [blank] 19 [blank] and the sum of \$[blank] being the amount due now from the said¹ [blank] to the said² [blank] in respect of a weekly payment of \$[blank] from the [blank] day of [blank] 19 [blank], being the date of the injury, to the date of this order: and do further pay at the same place on every [blank] day from the date of this order until otherwise ordered, the sum of \$[blank].

Dated this [blank] day of [blank] 19 [blank]

(SEAL)

[blank]
Judge or Magistrate.

Form No. 8

THE WORKMEN'S COMPENSATION ACT, 1965

Application for the Revision of a Periodical Payment

In the Court of [blank]

Case No.W [blank]

In the matter of an application between—
[blank] applicant,
and
[blank] respondent

An application is hereby made by [blank] against [blank] with respect to the revision of the order made by the court on the [blank] day of [blank] 19 [blank] (or the agreement arrived at between the said parties on the [blank] day of [blank] 19 [blank]) and for the termination (or suspension, diminution, or increase, as the case may be) of the monthly payment payable to the said [blank] under the said order (or agreement) in respect of personal injury which arose out of and in the course of his employment.

Particulars are hereto appended (or annexed)—

1 Name and address of injured workman [blank].

2 Name and place of business of employer by whom compensation is payable [blank].

8 Employer's name and address.

9 Workman's name and address.

10 Place where payment is to be made.

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3 Date and nature of accident, and injury [blank].

4 Date of order or agreement fixing weekly payment, amount of such payment, and date from which it commenced [blank].

5 Relief sought by applicant (whether termination, suspension, diminution, or increase) [blank].

6 Grounds on which (termination, suspension, diminution, or increase) is claimed: [blank].

The names and addresses of the applicant and his advocate are—

Of the applicant [blank].

Of his legal representative [blank].

The name and address of the respondent to be served with this application are: [blank].

Dated this [blank] day of [blank] 19 [blank]

[blank]
Applicant (or his legal representative)

Form No. 9

THE WORKMEN'S COMPENSATION ACT, 1965

Order on Revision of Order/Agreement for Periodical Payments

In the Court of [blank]

Case No.W [blank]

In the matter of an application between—

[blank] applicant,

and

[blank] respondent

Before [blank] on [blank] day, the [blank] day of [blank] 19 [blank]

Upon revision of the Order for periodical payment made [blank] on the [blank] day of [blank] 19 [blank] (or the agreement arrived at between the said parties on the [blank] day of [blank] 19 [blank]) and upon hearing the evidence given by Mr. [blank] for the applicant and Mr. [blank] for the respondent:

It is hereby ordered that the said order/agreement be varied in the following manner—[blank]

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and that the costs of the said [blank] of, and incidental to, this application and order be taxed and paid by the said [blank] to the said [blank]

Dated this [blank] day of [blank] 19 [blank]

(SEAL)

[blank]
Judge or Magistrate.

Form No. 10

THE WORKMEN'S COMPENSATION ACT, 1965

Notice by Principal to Contractor

In the Court of [blank]

Case No.W [blank]

In the matter of an application between—
[blank] applicant,
and
[blank] respondent

To¹¹ [blank]

Notice is hereby given to you that an application/a claim for compensation is made against¹² [blank] by¹³ [blank] who alleges that the said¹⁴ [blank] is liable to pay him compensation in respect of an accident which occurred at¹⁵ [blank] on the [blank] day of [blank] 19 [blank].

Dated this [blank] day of [blank] 19 [blank]

6¹⁶[blank]

Form No. 11

THE WORKMEN'S COMPENSATION ACT, 1965

Notice of Intervention by Contractor

In the Court of [blank]

-
- 11 Name and address of the contractor.
12 Name and address of principal.
13 Name and address of workman.
14 Name of principal.
15 Place of accident.
16 Signature and address of person giving the notice.
-

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Case No.W [blank]

In the matter of an application between—
[blank] applicant,
and
[blank] respondent

To the Registrar and to the (applicant) and the (principal).

Notice is here by given by¹⁷ [blank] that he intervenes in this application for compensation made by¹⁸ [blank] against¹⁹ [blank].

The address for service of the said is²⁰ [blank].

Dated this [blank] day of [blank] 19 [blank]

5²¹[blank]

Form No. 12

THE WORKMEN'S COMPENSATION ACT, 1965

Application Record Book

In the Court of [blank]

No. of application [blank]

Date application lodged [blank]

Nature of application [blank]

Names and addresses of parties and of their legal representatives [blank]

Applicant [blank]

Respondent [blank]

Date application served [blank]

Date answer received [blank]

17 Name and address of the contractor.

18 Name of workman.

19 Name of principal.

20 Name of the contractor.

21 Signature and address of the person giving the notice.

WORKMEN'S COMPENSATION RULES OF COURT 1965

Hearing [*blank*]

Date [*blank*]

Order made [*blank*]

Remarks [*blank*]

WORKMEN'S COMPENSATION RULES OF COURT 1965

**SECOND SCHEDULE
FEES OF LEGAL REPRESENTATIVES**

		Where the sum recovered is \$240 or under	exceeds \$240 but does not exceed \$1200	exceeds \$1200
1	Preparing application under rule 13	\$7.56	\$12.60	\$25.20
2	Preparing application not otherwise provided for	5.04	7.56	17.64
3	Preparing answer under rule 14(2)	7.56	12.60	25.20
4	Preparing request for particulars	5.04	7.56	17.64
5	Preparing particulars	5.04	7.56	17.64
6	Preparing notice of intervention by a contractor	5.04	7.56	17.64

[Amended by:

1971 : 82
2010 : 36
BR 40 / 2013
BR 115 / 2017
2025 : 4]