

FORM 1
DOMESTIC VIOLENCE ACT 1995
S U M M O N S

IN THE RESIDENT MAGISTRATE'S COURT / FAMILY COURT

FOR THE PARISH OF

HELD AT

ON THE DAY OF

PLAINT NO.

BETWEEN APPLICANT

A N D RESPONDENT

WHEREAS A PLAINT HAS THIS DAY been entered against you in this Court by

APPLICANT

of whose postal address is

P.O., applying for an Order under Section

of the Domestic Violence Act set forth in the annexed particulars

set
re of.
m

These are therefore to require you to appear before the Resident Magistrate/
Family Court of the parish of in the Court House

at on the day of ONE THOUSAND
NINE HUNDRED AND at o'clock in the forenoon then and
there to answer the Plaintiff in the said matter.

Given under the hand of the Clerk of the Court and sealed with the Seal of the
Court at the day of
One Thousand Nine Hundred and

CLERK OF THE COURT

[If you do not attend Court in person at the hearing of the Application, the Court
may deal with the application in your absence]

Hours of attendance at the office of this court at

from 10:00 a.m. to 3:30 p.m.

The application for an occupation order is made on the grounds that the order -

- * (a) is necessary for my protection; or
- * (b) is in the best interest of _____, a child or dependant.

I say: (Set out sufficient information to inform the Court of the facts relied on in support of the application).

If the application is made ex-parte the facts will need to satisfy the Court:-

- (a) That the respondent has used violence against or caused physical or mental injury to a prescribed person; and
- (b) That the delay that would be caused by proceeding on summons could or might expose the prescribed person to physical injury.

Signature of Applicant

Date

FORM 2
APPLICATION FOR PROTECTION ORDER
Section 4, Domestic Violence act 1995.

IN THE RESIDENT MAGISTRATE'S COURT / FAMILY COURT
FOR THE PARISH OF
ON THE
PLAINT NO.
BETWEEN
AND

DAY OF
OF 199

APPLICANT
RESPONDENT

I, [full name]
restraining [full name]
physical or mental injury to, me (or
and from threatening to do so.

[full name] apply for an order
from using violence against, or causing
[full name] a child or dependant),

This application is made on the ground that [full name] has
used or threatened to use violence against, or caused physical or mental injury to, me (or
[full name] a child or dependant), and is likely to do so again.

I say;
1. [full name] and I are (were) married to each other.
[full name] and I are (were) living together in the
same household.

- or
- I am -
- *(a) a person with whom the child/dependant normally reside/resides on a regular basis;
 - *(b) a parent or guardian of the child/dependant;
 - *(c) a dependant of [full name]
 - *(d) a social worker approved as such by the Minister responsible for social welfare;
 - *(e) a Constable.
2. (set out sufficient information to inform the Court of the other facts relied on in support of this application).

APPLICATION FOR OCCUPATION ORDER

Section 7, Domestic Violence Act 1995

IN THE RESIDENT MAGISTRATE'S COURT/FAMILY COURT

FOR THE PARISH OF

HELD AT

ON THE DAY OF

PLAINT NO.

BETWEEN

A N D

APPLICANT

RESPONDENT

I, (full name), being a person who -

- *(a) is married to (full name)
- *(b) was married to (full name)
- *(c) is living with (full name) in the same household;
- *(d) was living together with (full name) in the same household -
- *(e) a person with whom the child/dependant normally resides/ reside on a regular basis;
- *(f) a parent or guardian of the child/dependant;
- *(g) a dependant of (full name);
- *(h) a social worker approved as such by the Minister responsible for social welfare;
- *(i) a Constable."

Apply for

1. An occupation order granting me the right to live in the household residence situated at (full address)

and

2. An ancillary order granting to me the use of

- (i) All the furniture, household appliances, and household effects in the household residence;
- (ii) The following items (being furniture, household appliance, or household effects in the household residence)

(SPECIFY THE ITEMS)

*Interests in the property to which this application relates, being interests that

FORM 4

APPLICATION FOR ANCILLARY ORDER IN RESPECT OF FURNITURE ETC.

Section 12, Domestic Violence Act 1995

IN THE RESIDENT MAGISTRATE'S COURT / FAMILY COURT

FOR THE PARISH OF

HELD AT

ON THE DAY OF

PLAINT NO.

APPLICANT NT
RESPONDENT

BETWEEN
AND

I, [FULL NAME], being-

- *(a) A person in whose favour an occupation order is in force; or
- *(b) An applicant for an occupation order-

apply or (apply ex-parte) for an ancillary order granting to me the use of-

(i) All the furniture, household appliances, and household effects in the household residence (or dwellinghouse) or

(ii) The following items (being furniture, household appliances, or household effects in the household residence (or dwellinghouse):

[SPECIFY ITEMS]

I say:

1.

, a child or dependant lives in-

The household residence to which the occupation order relates (or in respect of which the occupation order is being sought)

2. (Set out sufficient information to inform the Court of the other facts relied on in support of the application).

Signature of Applicant

Date

FORM 5

EX PARTE APPLICATION

Under the Domestic Violence Act 1995

IN THE RESIDENT MAGISTRATE'S COURT / FAMILY COURT

FOR THE PARISH OF

HELD AT

ON THE DAY OF

PLAINT NO.

APPLICANT

RESPONDENT

BETWEEN

AND

I,, apply ex parte for a/an

order

[specify category of applicant]

..... on the following grounds:

(State the grounds on which the application is made, referring to the Act or rule relied on and following closely the wording of the Act or rule).

I say: (Set out sufficient information to inform the Court of the facts relied on in support of the application).

The facts will need to satisfy the Court

- (a) that the delay that would be caused by proceeding on summons would or might entail risk to the personal safety of a prescribed person.

FORM 6

APPLICATION FOR DISCHARGE OF VARIATION OF AN ORDER
Section 6 or 10 of Domestic Violence Act 1995

IN THE RESIDENT MAGISTRATE'S COURT / FAMILY COURT
FOR THE PARISH OF

HELD AT
ON THE DAY OF
PLAINT NO.

BETWEEN
AND

APPLICANT
RESPONDENT

Whereas on the

day of
[specify order]

199

was made

under Section

of the Domestic Violence Act .

[applicant/respondent] hereby apply

(1) that the said order be varied as follows

or

(2) that the said order be discharged.

APPLICANT

DATE

FORM 7

PROTECTION ORDER
DOMESTIC VIOLENCE ACT

IN THE RESIDENT MAGISTRATES' COURT / FAMILY COURT
FOR THE PARISH OF

HELD AT

ON THE

PLAINT NO.

BETWEEN

AND

DAY OF

APPLICANT

RESPONDENT

The Court, having heard an application made by
under the Domestic Violence Act, 1995 in respect of the conduct [for threatened conduct] of
towards

It is hereby ordered that [specify order]

Breach of this order constitutes an offence and renders the respondent liable, upon conviction to imprisonment for a term not exceeding 6 months or to a fine not exceeding \$10,000.00, or to both such fine and imprisonment.

*This order is an interim order only. A hearing on whether an order should be made in substitution for the interim order, is to take place on
at the Resident Magistrate's Court / Family Court at
If the respondent does not attend the hearing to show cause why a protection (non-molestation) order should not be substituted for the interim order, the Court may discharge the interim order and make a protection order in its place.

Delete if the order is not an interim order.

FORM 8

OCCUPATION ORDER

Section 7, Domestic Violence Act 1995

IN THE RESIDENT MAGISTRATE'S COURT / FAMILY COURT
FOR THE PARISH OF

HELD AT

ON THE DAY OF

PLAINT NO.

BETWEEN

APPLICANT

RESPONDENT

AND

Upon application made to it the Court makes an occupation order (or interim occupation order) against the respondent. The effect of the order is that the applicant is entitled, to the exclusion of the respondent, personally to occupy the household residence
(or..... at.....
.....(FULL ADDRESS)

*This order is an interim order only. A hearing on whether an order should be made in substitution for the interim order will take place on.....
in the Resident Magistrate's Court/.....Family Court at.....
If the respondent does not attend the hearing to show cause why an occupation order should not be substituted for the interim order, the Court may discharge the interim order and make an occupation order in its place.

*Delete if the order is not an interim order.

.....
RESIDENT MAGISTRATE / JUDGE, FAMILY COURT
.....

DATE

NOTES:

Advice-

If you need help, consult a lawyer or contact a Resident Magistrate's Court Office immediately.

ANCILLARY ORDER IN RESPECT OF FURNITURE

Section 12, Domestic Violence Act 1995

IN THE RESIDENT MAGISTRATE'S COURT / FAMILY COURT

FOR THE PARISH OF

HELD AT

ON THE DAY OF

PLAINT NO.

BETWEEN

AND

APPLICANT

RESPONDENT

Having made-

*(a) An occupation order;

on..... in favour of the Applicant, the Court hereby makes an order granting to the applicant the use of-

*(b) All furniture, household appliances, and household effects in the household residence or other premises to which the occupation order relates;

or

*(c) The following items (being furniture, household appliances, and household effects in the household residence or other premises to which the occupation order relates:

[SPECIFY ITEMS]

The household residence or other premises to which the occupation order relates is situated at.....

*This ancillary order is made on the following terms and conditions:

.....

[specify the terms and conditions]

This ancillary order continues in force for-

*(a) The period of 3 months beginning with the date on which the order is made; or

*(b) (As directed by the Court)

This order expires if the occupation order expires or is discharged.

*Delete if inapplicable.

.....
RESIDENT MAGISTRATE/ JUDGE, FAMILY COURT

.....

DATE

NOTES: