

# **AFFIDAVITS: EVIDENCE, FORM & CONTENTS**

ISBN 983-41166-5-9

Author: Nasser Hamid

Binding: Softcover/Extent: 385 pp

Publication Price: MYR 180.00

The law is stated as of March 1, 2004

## **Chapter 1**

---

### **Introduction**

Definition and Interpretation .....	1
Purpose of Affidavits .....	2
Nature of Affidavit.....	2
Public Documents .....	2
Applicability of Order 1 rule 2(2) to Criminal Proceedings .....	5
‘Subject to Any Rules of the Court’ .....	9
Non-Compliance with the Rules .....	10
Order 2 of the Rules of the High Court 1980.....	10
Non-Compliance – Discretion of Court .....	11
Order 2 r 1 of the RHC 1980 .....	12
Discretion of Court – Order 2(1) and Order 41 r 4 .....	12
Delay – Extension of Time – Discretion of Court .....	13
Time – Non- Compliance – Extension of Time .....	14
Delay – Extension of Time – Courts Discretion .....	16
Waiver - Non- Compliance .....	23
Waiver - Unconditional Appearance .....	24
Judgment – Non Compliance with Order 42 r 12 .....	28
Compliance with Rules – Approach of Courts .....	30
Defective Affidavits- Habeas Corpus .....	31
Language – Non Compliance .....	31

## **Chapter 2**

---

### **Evidence**

Applicability of the Evidence Act 1950 .....	37
Section 2 of the Evidence Act and Affidavit Evidence .....	37
Legal Competency to Testify .....	38
Affidavits cannot contravene Sections 91 and 92 of the Evidence Act 1950 .....	38

Witness not excused from answering on ground that answer will criminate.	39
Self Incrimination – Whether applies to Affidavits .....	39
Cross - Examination - Self-Incriminating Questions – Section 132 of the Evidence Act 1950. ....	39
Affidavit Evidence .....	43
Evidence - Meaning of .....	45
Order 38 r 2 of the RHC 1980 .....	45
Evaluating Affidavit Evidence – Prima Facie Plausibility - Discretion of Judge	45
Hearsay Evidence – Admissibility – Discretion of Court .....	47
Evaluation of Affidavit evidence - Assertions .....	47
Assertions in Affidavits .....	48
Assertions - Summary Judgment .....	48
Assertions - Fraud .....	49
Bare Allegations.....	49
Assertions – Legal Effect of Document.....	49
Prima Facie .....	53
Assertions - Public Decision Maker – ‘Personal Knowledge’ –Rebuttal by Affidavit .....	53
Affidavits of Evidence in Chief .....	59
Oral Evidence in Chief .....	68
Further Affidavit .....	72
Admissibility of Affidavit – Non Compliance with Rules .....	72
Admissibility - Proving Contents of Affidavit.....	73
Adherence to Order 41 r 5 of the RHC – Divergent Views .....	73
Application to read Affidavit at trial .....	73
Agreed Bundle .....	75
Admissibility of Documents – Stage of Objection .....	77
Evidential Value of Document – Agreed Bundle of Documents	80
Admissibility – Reliance on Documents from another Suit .....	82
Cross Examination - Order 38 r 1 of the RHC 1980.....	84
Cross Examination of Deponent - Examination of Witnesses....	84
Failure to Show Facts Warranting Cross Examination.....	85
Cross – Examination – Discretion of Court.....	86
Cross Examination – Judicial Discretion .....	90
Interlocutory Proceedings – Cross-Examination of Deponent ...	92
Discretionary Powers of the High Court .....	94
Cross – Examination –Director’s Right of Inspection .....	95
Foreign Deponent .....	99
Cross-examination - Judicial review Proceedings .....	101
Cross Examination to Prove Inadmissibility of Evidence .....	102
Power of Court to order cross-examination of Deponents .....	108
Solicitor as Deponent - Cross-examination of Deponent .....	110
Cross -examination of Non-Deponent – Discretion of Court ....	115
Academic Question - Cross-examination .....	115
Contested Facts - Critical Assessment on affidavits .....	116
Extraneous Matters .....	126

Application for Leave to cross-examine – Refusal – Effect of ..	126
Oral Application to Cross-examine - Dismissal of Application – Whether Appealable .....	128

## Chapter 3

### Form of Affidavits

Intitulement - Affidavit to be Entitled in that Cause or Matter .....	132
Non Intitulement of Affidavits .....	132
Information of Deponent - Place of Residence of the Deponent .....	154
Information of Deponent - Occupation and Place of Residence .....	155
Failure to State Occupation – ‘Description’ of Deponent – ‘Cure’ under O r 4 of O 41. ....	156
Illiterate Deponent – O 41 r 3 .....	157
Illiterate Deponent – Admissibility of Affidavit .....	158
Signature of Deponent .....	159
The two limbs of Rule 1 (7) of Order 41 .....	160
Interpretation of Rule 9 .....	163
Application for Leave of Court .....	166
Communications “Without Prejudice” .....	173
Limits of the rule .....	173
Factors to be Considered - Application to Strike out Paragraphs in Affidavits .....	174
‘Scandalous Irrelevant or otherwise Oppressive’ – Inclusion of Irrelevant Material .....	174
Application to Expunge Paras in Affidavit – Fresh Allegations in Affidavit not Pleaded .....	177
Stage of Objection - Application to Expunge portions of Affidavit .....	178
‘Without Prejudice’ Negotiations .....	180
Duration of Privilege.....	181
Admissibility - ‘Without Prejudice’ Negotiations .....	181
Question of Privilege – Approach of Courts - Public Policy Justification .....	186
Interpretation of r 6 of Order 41 of the RHC .....	190
Exhibits .....	192
Rule 11 of Order 41 – Interpretation of .....	193
Nature of Exhibits .....	195

False Endorsement - Affidavit not Filed but annexed as an exhibit – Whether admissible .....	196
Exhibits – Not Properly Entitled .....	197
Non Compliance with Rule 11 .....	198

## **Chapter 4**

### **Contents of Affidavits**

Order 41 r 5 of the RHC .....	199
Nature of Affidavit – ‘Documents’ .....	199
‘Document’ – Evidence Act .....	199
Personal Knowledge - Nature of Cause or Matter before the Court .....	200
Personal Knowledge of Deponent .....	201
Subject to Order 14 of the RHC 1980 .....	201
Requirement of Order 41 r 5 – Personal Knowledge of Deponent .....	201
Irregularity – Whether Curable .....	203
Habeas Corpus Application – Final Order - Personal Knowledge of Detainee Deponent .....	204
Personal Knowledge – Locus Standi - Whether Deponent had Locus Standi to affirm Affidavit .....	207
Photographs .....	208
Interlocutory Proceedings .....	209
Interpretation of Order 41 r 5(2) .....	210
Hearsay Evidence in Affidavits – Admissibility .....	210
Interlocutory Proceedings .....	210
Determination of Rights of Parties – Nature of Application .	211
Interlocutory Proceedings – Nature of – Waiver of Requirement of Strict Proof .....	211
Statements of information or belief – Probative Value .....	213
Failure to state sources of Information and Belief – Irregularity - Cure .....	213
Whether Facts deposed was Personal Knowledge or based on Information .....	214
To the Best of my knowledge, Information and Belief .....	218
Statements of Information and Belief – Disclosure of Sources and Grounds .....	219
Rule 5(2) of Order 41 of the RHC - Exception to the Hearsay Rule .....	224
Contents of Affidavit - Failure to Disclose Evidence on Information and Sources .....	230
Newspaper Reports .....	231

Omission to State the Source of Information - Courts		
Exercise of Discretion to Accept Such Evidence .....	233	
Disclosure of Source of Information .....	233	
Sources of Information and Belief – Solicitor Affirming		
Affidavit.....	235	
Solicitors - Whether Solicitor Should Affirm Affidavit on		
Behalf of Client .....	235	
Rule 28 of the Legal Profession (Practice and Etiquette)		
Rules 1976 .....	237	
Irregular Affidavit by Solicitor – Order 2 of the RHC not		intended for the
protection of Counsel .....	239	
Joint Solicitor .....	241	
Affirmation of Affidavit by Solicitor – Evidential Value of		Affidavit 241

## Chapter 5

### Jurat

Order 41 r 1(7) and (8) of the RHC 1980 .....	242
Requirement of Rule (1) sub-r. (7) and (8) .....	242
Interpretation of Order 41 r 1(7) and (8) .....	243
Form 78 .....	244
A jurat must be in one of the forms in Form 78 .....	244
Definition of Jurat.....	245
Commencement on Fresh Page .....	246
Jurat – Title of the Action .....	251
Name of Interpreter .....	264
Irregularity in Jurat – Name of Interpreter .....	265
Name of Interpreter and Interpretation .....	265
Interpreter – Failure to take oath .....	269
Signature of Interpreter .....	286
Explanation by Interpreter .....	286
Form of Jurat – Defect .....	287
Defective Jurat – Affidavit by Illiterate or Blind Person -	
Proper Form to be Used .....	289
Defective Affidavit as a result of Jurat – Latitude of	
Order 41 r 4 of the RHC .....	292
Defective Jurat – Waiver of Objection .....	293

## Appendix A

---

## **List of Forms**

Form No12	Affidavit for Leave to Serve Writ out of Jurisdiction.....	297
Form No 18	Affidavit on Application under Order 14 rule .....	298
Form No 41	Affidavit Verifying List of Documents .....	299
Form No 60	Affidavit Verifying Receiver's Account .....	300
Form No 71	Affidavit for an Order for the Production of a Person in Prison .....	301
Form No 84	Affidavit Verifying List of Creditor's Claims .....	302
Form No 85	Affidavit Verifying List of Claims other than Creditor's Claims .....	303
Form No 96	Affidavit in Support of Application for Order for Examination of Judgment Debtor .....	307
Form No 99	Affidavit in Support of Garnishee Order .....	308
Form No 106	Affidavit and Notice under Order 50 Rule 10 .....	309
Form No 136	Affidavit on Application for Substituted Service .....	310
Form No 137	Affidavits of Service .....	311
Form No 185	Affidavit in Support of Application for Distress .....	315
Form No 78	Forms of Jurat .....	316

## **ORDER 38**

### **EVIDENCE: GENERAL**

Rule 1	General rule: Witnesses to be examined orally .....	319
Rule 2	Evidence by affidavit .....	319
Rule 3	Evidence by particular facts .....	319
Rule 4	Limitation of expert evidence.....	320
Rule 5	Limitation of plans, etc. in evidence .....	320
Rule 6	Expert evidence in action arising out of accident ...	320
Rule 7	Revocation of variation of orders under rules 2 to 6	320
Rule 8	Application to trials of issues, references, etc .....	321
Rule 9	Depositions; when receivable in evidence at trial .	321
Rule 10	Court documents admissible or receivable in evidence .....	321
Rule 11	Evidence of consent of new trustee to act .....	321
Rule 12	Evidence at trial may be used in subsequent	

	proceeding .....	322
Rule 13	Order to produce document at proceeding other than trial .....	322
Rule 14	Form and issue of writ of subpoena .....	322
Rule 15	More than one name may be included in one writ of subpoena ad testificandum .....	322
Rule 16	Writ of subpoena duces tecum .....	322
Rule 17	Amendment of writ of subpoena .....	323
Rule 18	Service of writ subpoena .....	323
Rule 19	Duration of writ subpoena .....	323
Rule 20	Court Records .....	323
Rule 21	Attendance of prisoner as witness or party .....	323
Rule 22	Tender of expenses .....	324
Rule 23	Affidavit of service of writ of subpoena .....	324

## **ORDER 41**

### **AFFIDAVITS**

Rule 1	.....	Form of affidavit	324
Rule 2	Affidavit by two or more deponents .....		325
Rule 3	Affidavit by illiterate or blind person .....		325
Rule 4	Use of defective affidavit .....		325
Rule 5	Contents of affidavit .....		325
Rule 6	Scandalous, etc., matter in affidavit .....		326
Rule 7	Alterations in affidavits .....		326
Rule 8	Affidavit not to be sworn before solicitor of party, etc .....		326
Rule 9	Filling of affidavits .....		326
Rule 10	Use of original affidavit or office copy .....		326
Rule 11	Document to be used in conjunction with affidavit to be exhibit to it .....		327
Rule 12	Affidavit taken outside Malaysia admissible without proof of seal, etc .....		327