

LEGAL NOTICE NO. 203

THE KADHIS' COURTS ACT

(Cap. 11)

THE KADHIS' COURTS RULES, 2020

ARRANGEMENT OF RULES

*Rule*

PART I—PRELIMINARY PROVISIONS

- 1—Citation
- 2—Jurisdiction
- 3—Application
- 4—Overriding objectives of the rules
- 5—Interpretation
- 6—Non compliance
- 7—Application to set aside non compliance
- 8—Form of application

PART II—PARTIES

- 9—Third Party Proceedings
- 10—Joinder of parties
- 11—Substitution of parties
- 12—Amendment of pleadings
- 13—Misjoinder or nonjoinder of parties
- 14—Abatement of action
- 15—Persons under disability
- 16—Removal of Guardian for purposes of litigation
- 17—Minor Petitioner attaining majority
- 18—Poor persons suits
- 19—Costs

PART III—COMMENCEMENT OF PROCEEDINGS

- 20—Commencement
- 21—Summons to enter appearance
- 22—Authority to issue summons
- 23—Issue and service of summons
- 24—Validity of summons
- 25—Service of summons commencing an action
- 26—Entering appearance
- 27—Issue of warrant in lieu of or in addition to summons
- 28—Witness summons
- 29—Number of persons in witness of summons
- 30—Witness summons to produce documents
- 31—Amendment of witness summons

- 32—Service of witness summons
- 33—Duration of witness summons
- 34—Court records
- 35—Filing of pleadings
- 36—Place of suing
- 37—Petition
- 38—Respondent
- 39—Form of response
- 40—Counterclaim
- 41—Response to counter claim
- 42—Opposition to a petition or a motion
- 43—Hearing
- 44—Amendment of pleadings
- 45—Amendment of pleadings by court order
- 46—Amendment of pleadings without leave of court
- 47—First direction hearing
- 48—Notice to show cause why suit should not be dismissed
- 49—Consolidation of cases
- 50—Transfer of proceedings to another court
- 51—Responsibility of the court to where proceedings are transferred
- 52—Settlement of action
- 53—Withdrawal of claim
- 54—Payment of costs where claim is withdrawn
- 55—Withdrawal of response
- 56—Conciliation (*Sulh*)
- 57—Fixing of date for conciliation
- 58—Nonappearance of parties at conciliation
- 59—Procedure for conciliation
- 60—Where there is no resolution

#### PART IV—SERVICE

- 61—Service
- 62—Mode of service
- 63—Substituted service
- 64—Service out of Kenya
- 65—Service out of the jurisdiction
- 66—Special cases

#### PART V—APPEARANCE

- 67—Appearance
- 68—Absence of parties
- 69—Nonappearance

#### PART VI—HEARING

- 70—Hearing in court
- 71—Adjournment
- 72—Counterclaims
- 73—Order of speeches
- 74—Trial not concluded
- 75—Recusal of a Kadhi
- 76—Disqualification of a Kadhi

## PART VII—JUDGMENT

- 77—Delivery of judgments
- 78—Review of judgment on a Kadhi's motion
- 79—Reconsideration of matter
- 80—Consent judgment
- 81—Instalments, when due
- 82—Order for instalments
- 83—Enforcement of judgement
- 84—Enforcement of judgement for possession of immovable property
- 85—Power of court to specify time for compliance

## PART VII—APPEALS

- 86—Notice of appeal
- 87—Procedure on appeal

## PART IX—EXECUTION

- 88—Execution
- 89—Leave to issue order of execution
- 90—Issue of order for execution
- 91—Fees and expenses to be levied
- 92—Satisfaction
- 93—Types of execution
- 94—Transfer of debt (*Hiwalah*)
- 95—Money and property in court
- 96—Attachment and sale
- 97—Direction as to performance of applicant's duty
- 98—Application for oral examination of judgment-debtor
- 99—Issue of judgment-debtor summons
- 100—Examination of judgment-debtor
- 101—Order of committal
- 102—Payment of judgment-debtor
- 103—Payment into court
- 104—Payment out of court
- 105—Part satisfaction
- 106—Order for payment out of court
- 107—Notice to person entitled
- 108—Furnishing security

PART X—INTERLOCUTORY PROCEEDINGS, INJUNCTIONS  
AND INTERIM ORDER

- 109—Interlocutory proceedings
- 110—Filing of notice of application
- 111—Service of summons
- 112—Power of court to grant interim order
- 113—Application for interim orders for custody (*Hadanah*)
- 114—Interim orders as to maintenance (*Nafaqah*)
  - 115—Detention, preservation etc, of subject matter of the cause or matter
- 116—Injunction

## PART XI—COSTS

- 117—Award of costs
- 118—Assessment of costs
- 119—Fees deposit and disbursement
- 120—Contempt of court
- 121—Contempt by body corporate
- 122—Proceedings without authority

## PART XII—EVIDENTIARY PROCEDURES

- 123—Burden of proof
- 124—Observance of Muslim law on evidentiary procedures
- 125—Evidence to be taken orally or by affidavit
- 126—Evidence by oath (*Al-Yamin*)
- 127—Testimony
- 128—Testimony of petitioner and respondent
- 129—Witnesses who are dumb or using foreign/local languages
- 130—Witness statements
- 131—Authenticity of documents
- 132—Discovery of documents and facts
- 133—Inspection of documents
- 134—Copies of documents
- 135—Privileged communications and documents
- 136—Notes of evidence
- 137—Documents or exhibits
- 138—Power of court
- 139—Recording of evidence before hearing
- 140—Request to another court to take evidence
- 141—Affidavit
- 142—Form of affidavit
- 143—Copy of document shall be annexed to the affidavit
- 144—Rejection of Affidavit
- 145—Amendment
- 146—Filing of affidavit
- 147—Manner of giving evidence
- 148—Courts to be open
- 149—Witness expenses shall be borne by the party responsible

## PART XIII—DISSOLUTION OF MUSLIM MARRIAGES

- 150—Dissolution of Muslim marriages
- 151—Commencement of proceedings
- 152—Divorce by *Talaq*
- 153—Divorce by *Khul*
- 154—Divorce by an allegation of adultery against a spouse (*Li'an*)
- 155—Divorce under stipulation
- 156—Dissolution of marriage
- 157—Division of matrimonial property
- 158—Court's effort for reconciliation
- 159—Gift to divorced wife
- 160—Payment of maintenance to a woman
- 161—Payment of maintenance to minor children
- 162—Variation and rescission or orders

---

PART XIV—ISLAMIC SUCCESSION

- 163—Succession petitions
- 164—Grant and confirmation of probate and letters of administration

PART XV—MISCELLANEOUS

- 165—Presumption of death
- 166—Language of court
- 167—Forms
- 168—Certified copies
- 169—Prohibition on officers of the court
- 170—Enlargement or abridgement of time
- 171—Inherent power of the court
- 172—Rules to be consistent with the Constitution
- 173—L.N. 151/2010 to apply in case of lacuna, etc.

SCHEDULE—FORMS