## Cheatography

### ACP Singapore - Divorce proceedings Cheat Sheet by elementalhalo via cheatography.com/26073/cs/7177/

Proving the	e Divorce	Proving the Divorce (cont)		
Only 1 grou marriage	nd for divorce	If Objective mus adulterer test cont is named,		
· · /	e Women's Ch In irretrivable b			
Adultery	Unreasona ble behaviour	2 Years Desertion	Separation	he/she must be a party
Defendant has	Defendant behaves in	Defendant deserted	Either lived apart	to the proceedi ngs
committed adultery and	a way that Plaintiff cannot	a 3 years continuous with period of Defendan		Stage 1 - Resolution of Div
plaintiff finds it intolerable to live with defendant	reasonably be expected to live with Defendant		Defendant' s consent to judgment being	<ol> <li>Plaintiff files requisite could ocuments</li> <li>Plaintiff serves court docuon parties</li> <li>Defendant files court docu</li> <li>Defendant serves court documents on parties</li> <li>Set down for hearing on the serves court</li> </ol>
If plaintiff lives with Defendant for >6 months,	vith >6 months s intention apart dant wont work must be least proven years s, witho ry cons	or lived apart for at least 4 years without	dissolution of marriage 6. Court decides on dissoluti marriage – Interim Judgmen granted, made final in 3 mon (Final Judgment)	
adultery will not work			consent	1. Plaintiff files requisite co documents

Proving tr	ie Divorce (	(cont)	I. PR		
lf	Objective	must be	cour		
adulterer	test	continuous	-Stat		
is			-Stat		
named,			-Noti		
he/she			(Co-0		
must be			-Agre		
a party			Pare		
to the			-Agre		
proceedi			matri		
ngs			Parti		
			Arrar		
Stage 1 - I	Resolution	of Divorce	(HDE		
1. Plaintiff files requisite court 2. F					
documents	docı				
2. Plaintiff serves court documents					
on parties	- Ser				
3. Defenda	defei				
4. Defenda	Pers				
documents	post				
5. Set dow					
dissolution	3&4				
	ecides on dis		serv		
marriage – Interim Judgment					
granted, m	- Def Mem				
(Final Judg	jment)		appe		
			whet		
1. Plaintiff	files requi	site court	- 22 (		
document	s		comp		
-Writ of Div	Prop				
- Rule 54(4	and I				
days	file to				
- Rule 56 (	Plain				
- Rule 56 (	plan				
plan - 14 days					
- Rule 56 (10) Proposed					
Matrimonial property plan - 14 days					

1. Plaintiff files requisite t documents (cont)

tement of Claim tement of Particulars ice of Proceedings defendant) eed/Proposed enting Plan eed/Proposed imonial property plan & iculars of ngements for Housing B)

# aintiff serves court

rvice of writ to ndant/ co-defendant sonally or registered with everything else

fendant has to file norandum of earance (decided on ther to contest divorce) days after receipt to plete agreement to osed Parenting plan return it to Plaintiff OR o court and serve on ntiff Proposed parenting (by defendant)

### 3 & 4. Defendant files and serves Court Documents

- 14 days after CPF replies standard query, sign agreement to proposed Matrim-onial property and return to plaintiff or file to court and serve on plaintiff defend-ant's proposed matrimonial property plan

#### 5&6. Setdown and Judgment of Dissolution

- Plaintiff must set action down for hearing: 2 types, contested and uncont-ested

- 14 days after expiry of

time for filing last pleading

- If uncont-ested:

- In open court, attendance can be dispensed

- if court is satisfied, interim judgment to be made Final in 3 months

- If parties agree on ancillary matters, consent order can be recorded at interim judgment

- If contested:

- fixed pre-trial conference - Parties will be sent for

- mediation or counse-Iling if settlement is possible
- Hearing in open court
- If marriage broken down irretr-iev-ably, interim

judgment.

Published 13th February, 2016. Last updated 13th February, 2016. Page 1 of 3.

Sponsored by CrosswordCheats.com Learn to solve cryptic crosswords! http://crosswordcheats.com

cheatography.com/elementalhalo/

By elementalhalo

## Cheatography

### ACP Singapore - Divorce proceedings Cheat Sheet by elementalhalo via cheatography.com/26073/cs/7177/

Resolution of Ancillary matters						
Division	Custody,	Assessment				
of	care	of				
Matrim-	and	Maintenance				
onial	control	of Child and				
Assets	of Child	Wife				

#### Division of matrimonial assets

S112(10) of Women's Charter (a) any asset acquired before the marriage by one party or both parties to the marriage -(i) ordinarily used or enjoyed by both parties or one or more of their children while the parties are residing together for shelter or transportation or for household, education, recreational, social or aesthetic purposes; or (ii) which has been substantially improved during the marriage by the other party or by both parties to the marriage; and

#### Division of matrimonial assets (cont)

(b) any other asset of any nature acquired during the marriage by one party or both parties to the marriage, but does not include any asset (not being a matrimonial home) that has been acquired by one party at any time by gift or inheritance and that has not been substantially improved during the marriage by the other party or by both parties to the marriage.

# Custody, Care and control of

Sections 122 - 126 of Women's Charter

Paramount consideration to be the welfare of the child

Section 125 Women's Charter (1) The court may at any time by order place a child in the custody of his or her father or his or her mother or of any other relative of the child or of any organisation or association the objects of which include child welfare, or of any other suitable person.

(2) In deciding in whose custody a child should be placed, the paramount consideration shall be the welfare of the child and subject to this, the court shall have regard -

(a) to the wishes of the parents of the child; and (b) to the wishes of the child.

where he or she is of an age to express an independent opinion.

### Assessment of Maintenance of Child

Section 127 of Women's Charter 127. ---(1) During the pendency of any matrimonial proceedings or when granting or at any time subsequent to the grant of a judgment of divorce, judicial separation or nullity of marriage, the court may order a parent to pay maintenance for the benefit of his child in such manner as the court thinks fit

Assessment of Maintenance of

(a) the income, earning capacity, property;

(b) the financial needs, obligations and responsibilities of both parties; (c) the standard of living enjoyed by the family before the breakdowne; (d) the age of each party and the duration of the marriage; (e) any physical or mental disability of either of the parties; (f) the contributions made by each of the parties to the welfare of the family; (2) in the financial position in which they would have been if the

marriage had not broken down

1. Filing and exchange of affidavits on ancillary matters

- 2. Court hears parties on ancillary
- matters and makes orders
- 3. Making Interim Judgment Final

#### Exchange of affidavits on ancillary matters

Pre Trial Conference to set dates for exchange of affidavits on ancillary matters and date of hearing Rule 89 FJR and Para 21 FJCPD Parties file and exchange Affidavit of Assets and Means Form 206 ALL assets should be disclosed Exchange of reply affidavits (total up to 2 rounds w/o leave of Court)

2. Court makes orders on

S 3 FJA : Family Justice Courts comprises Family Division of High Court

By elementalhalo

Published 13th February, 2016. Last updated 13th February, 2016. Page 2 of 3.

#### Sponsored by CrosswordCheats.com

Learn to solve cryptic crosswords! http://crosswordcheats.com

## Cheatography

# ACP Singapore - Divorce proceedings Cheat Sheet by elementalhalo via cheatography.com/26073/cs/7177/

2. Court makes orders on ancillary matters Making Interim Judgment S 26(4) FJA : the Chief Justice may by order published in the Gazette direct that any class or Interim Judgment can be made description of family proceedings ... shall be Final no less than 3 months by heard and determined by the Family Division of submitting application to make IJ the High Court. final Family Justice Court seminar on 22 October 2015 After Ancillary Matters order made Gross value S\$5M Not after the expiration of 1 year Novel point of law after IJ Application by way of Summons for Transfer Rule 81(2) : Ancillary matters heard in Chambers Registrar will cause a search to Powers of Court: ensure : Section 112 Women's Charter – Power of Court No appeal is pending to Order Division of Matrimonial Assets No extension of time for appeal Section 113 Women's Charter- Power of Court to No appearance/affidavit to show Order Maintenance for Wife cause against IJ Sections 123 & 124 Women's Charter- Power of Court to Order Arrangements for Welfare of the Final Judgment (Form 33): Child Issued by the Court Section 127 Women's Charter- Power of Court to Conclusion of all Court Order Maintenance for Children proceedings



Sponsored by CrosswordCheats.com

Learn to solve cryptic crosswords! http://crosswordcheats.com



By elementalhalo