NATIONAL COUNCIL FOR LAW REPORTING LIBRARY

SPECIAL ISSUE

Kenya Gazette Supplement No. 193

. . .

2171

6th November, 2020

(Legislative Supplement No. 115)

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- 54—Payment of costs where claim is withdrawn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—Testimony128—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

- 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