No. 2C - COMBINED SUMMONS (MATRIMONIAL MATTERS)

IN THE REGIONAL COURT FOR THE REGIONAL DIVISION OF ______ HELD AT_____

| | | CASE NUMBER: | | |
|--------|---|--|--------------------------------------|--|
| IN THI | E MATTER BETWEEN:- | | | |
| | | | PLAINTIFF | |
| | ty Number: | | | |
| AND | | | | |
| | | | DEFENDANT | |
| Identi | ty Number: | | | |
| то тн | E SHERIFF OR HIS/HER DEPUTY: | | | |
| INFOR | M (Full names of the Defendant): | | A MAJOR MALE/FEMALE BY | |
| | PATION: | OF (Address): | | |
| (Herei | nafter referred to as the defendant), | | | |
| | (full names of the Plaintiff): | | | |
| occu | PATION: | OF (Address): | | |
| (Herei | nafter referred to as the Plaintiff), | | | |
| | BY institutes action against him/her in sulars of claim attached hereto; | which action the Plaintiff claims the re | lief on the grounds set out in the | |
| INFOR | M the defendant further that if defend | lant disputes the claim and wishes to d | efend the action he/she | |
| (i) | | rice upon him or her of this summons f | _ | |
| | | (here set out the address of the ass | | |
| | his/her intention to defend and serve | e a copy thereof on the plaintiff or plain | ntiff's attorney, which notice shall | |

(ii) thereafter, and within **20 (Twenty) days** after filing and serving notice of intention to defend as aforesaid, file with the assistant registrar and serve upon the plaintiff or plaintiff's attorney a plea, exception, notice to strike out, with or without a counter-claim.

the action;

give an address referred to in rule 13(3) for the service upon the defendant of all notices and documents in

INFORM the defendant further that if he/she fails to file and serve notice as aforesaid, judgment as claimed may be given against him/her without further notice to him/her, or if, having filed and served such notice, he/she fails to plead, except or to counterclaim, judgment may be given against him/her.

INFORM the defendant also that if he/she does not intend to defend the action, he/she may give written notice to that effect to the plaintiff and the Registrar and the action may then, at the written request of the plaintiff, be

forthwith set down by the Registrar for hearing.

| And immediately thereafter assistant registrar with what | | | mmons and return the same to the registrar o |
|---|----------------------------|----------------------|---|
| DATED AT | ON THIS | DAY OF _ | 20 |
| | | | REGISTRAR/ASSISTANT REGISTRAR CIVIL REGIONAL COURT REGIONAL DIVISION OF |
| PLAINTIFF/PLAINTIFF'S ATTO | DRNEY | | |
| Address: | | | |
| Postal address: | | | (where available) |
| Facsimile (fax) number: Electronic mail (e-mail) addre | | | |
| · | | | es not intend to defend the action20 |
| Defendant/Defendant's att | • | | |
| Address: Postal address: | | | |
| | | | (where available) |
| Electronic mail (e-mail) addr | ess: | | (where available) |
| (Give full address for accep the postal address.) | tance of service of proces | ss or documents w | ithin 15 kilometres from the Court-house and also |
| (2) Notice of intention to defen | ı <u>d</u> * | | |
| To the Assistant Registrar | | | |
| Kindly take notice that the d | efendant hereby notifies h | nis or her intention | to defend this action. |
| Dated at | this | day of | 20 |
| | | | |
| Defendant/Defendant's att | orney | | |

| Address: | | |
|--------------------------------------|--|-------------------|
| Postal address: | | |
| | | (where available) |
| Electronic mail (e-mail) addre | ess: | (where available) |
| (Give full address for acceptance of | the Court-house and also the postal address.) | |
| (3) Exchange of pleadings by ele | ctronic mail | |
| • | ereto that pleadings may be served by way of e o the Plaintiff indicating the address where he/sh | |
| Costs if the action is undefended | d will be as follows: | |
| Cummons | n | |

Summons R _____ Judgment Attorney's charges R _____ Sheriff's fees Sheriff's fees on re-issue Total:

^{*}The original notice must be filed with the assistant registrar and a copy thereof served on the plaintiff or plaintiff's attorney.

PARTICULARS OF CLAIM

(In terms of Rule 5)

| 1. | Parties | | | | | |
|-------|--|--------------------|-------------------|--------------------|---------------------------------|--|
| 1.1 | The Plaintiff is | | | | (Full names and Surname) | |
| | (Born |), | an adul | t male/fema | ale* who resides at | |
| | | | _ (Physical Add | ress, including p | province), and is employed as a | |
| | at | | | | (Physical Address, including | |
| | province) | | | | | |
| 1.2 | The Defendant is | | | (| Full names and Surname) (born | |
| | | | | male/female* | who resides at | |
| | | | | ress, including p | province), and is employed as a | |
| | at | | | | (Physical Address, including | |
| | province) | | | | | |
| 2. | Domicile | | | | | |
| Plair | ntiff/Defendant/Both parties* is/a | re: | | | | |
| | Domiciled in the area of the Cou OR | urt on the date o | on which the act | tion is instituted | ; | |
| | | of iuricalistics o | f the data on w | high the action | is instituted and have has been | |
| | Ordinarily resident in the area ordinarily residing in the Repul | - | | | | |
| | which the action is instituted. | one for a period | d of flot less th | all one year illi | inediately prior to the date on | |
| | which the action is instituted. | | | | | |
| 3. | Marriage | | | | | |
| 3.1 | The parties were married to each other at (place) on | | | | | |
| | | (date) as foll | ows: | | | |
| | by civil marriage (Marriages Act | , 25 of 1961) | | | | |
| | by customary union (Recognitio | n of Customary | Marriages Act, | 120 of 1998) | | |
| | by civil union (Civil Union Act, 1 | 7 of 2006) | | | | |
| (Cer | tificate attached as Annexure " | ") | | | | |
| 3.2 | The matrimonial property dispe | nsation applical | ole is: | | | |
| | in community of property; | | | | | |
| | out of community of property w | rith the inclusion | n of the accrual | system; | | |
| | out of community of property w | ith the exclusio | n of the accrual | system; | | |
| (Ant | e-nuptial contract attached as Ani | nexure "") | | | | |
| And | the marriage still subsists. | | | | | |
| 4. | Children | | | | | |
| | There are no children born of th | e marriage. | | | | |
| | There is/are ch | ild/ren born of | the marriage, | but the child/re | en already attained the age of | |
| | majority. | oro boro afti | marriage: | | | |
| | The following minor child/ren w | | _ | (100) | (Gondon) | |
| | 1 | | | | | |
| | 2 3. | | | | | |
| | J. | () | INGILIE! | IMEEL | (UCHUCI) | |

| 4 | | (Name) | (Age) | (Gender) |
|---|--|--|-------------------|---|
| 5 | | (Name) | (Age) | (Gender) |
| | | Matters Act, 1987 (Act | | Annexure "A" (Arrangements as Annexure "". |
| | of the Marriage ons which are applicable) | | | |
| • | _ | a state of disintegratio | | o reasonable prospect of the |
| The parties immediately | have not lived together prior to the date of the | institution of this action. | for a continuous | (date) s period of at least one yea to continue with the marriage |
| ☐ There is no n☐ The parties h | • | ion between the parties. ve and respect for each o | ther. | |
| ☐ The defend and is underg ☐ The Defenda state patie | dant has in terms going imprisonment as a nt is suffering from a m nt and has for a | of an order of on the continuous period of continuous period of the con | ndant has been in | clared a habitual crimina carcerated in a state facility as not been discharged since |
| The defenda | | continuous period for a | | prior to instituting this action sciousness) and there is no |
| | | | | |
| | ng, treatment and reflec | ionship has irretrievably betion have been attempte | | re is no reasonable prospect o |
| 6. Averments (NOTE: Mark the parag | raph which applies to you) | | | |
| 6.1 Maintenance fo The plaintiff following rea | avers that he/she is e | entitled to contribution t | towards maintena | nce by the defendant for the |
| | | | | |

| 6.2 | Pension Fund | | | |
|-----|--|--|--|--|
| | The plaintiff is entitled to% of the pension interest held by the defendant in the (registered name of the fund) Pension/Provident | | | |
| | Fund Employee work no with Pension number at (Postal address of the fund) in terms of Section 7(7) | | | |
| | and 7(8)(a)(i) and (ii) of the Divorce, 1979 (Act No. 70 of 1979), when any such pension benefits accrue in respect of the defendant, up to date of divorce. An endorsement be made in the records of that pension/provident fund. | | | |
| 5.3 | Children | | | |
| | That the plaintiff and the defendant shall retain full parental responsibilities and rights of the minor child/children, inclusive of acting as guardian, to care for, to maintain contact with and to contribute to the maintenance of the minor child/children. (Section 18 of the Children's Act(Act No 38 of 2005), and That the plaintiff/defendant shall have the following specific parental responsibilities and rights in respect of the minor child/children: Guardianship, daily care and primary residence of the minor children. | | | |
| | That the plaintiff and the defendant shall retain specific parental responsibilities and rights of the minor child/ren, inclusive of acting as guardian, to care for to contribute to the maintenance of the minor child/ren; The plaintiff/defendant is to have supervised contact/no contact at all with the minor child/ren for the following reasons: | | | |
| | (Full reasons must be provided) | | | |
| 5.4 | Maintenance in respect of Children | | | |
| | The plaintiff/defendant must pay maintenance in the sum of R in respect of the minor child/children. | | | |
| | The minor child/children remain(s) registered on the plaintiff's/defendant's medical aid scheme. The plaintiff/defendant is responsible for all reasonable medical expenses of the minor child/children. OR | | | |
| | The plaintiff/defendant is responsible for 50% of all reasonable medical expenses of the minor child/children. The plaintiff/defendant is responsible for 50% of all reasonable educational expenses of the minor child/children. | | | |
| | The plaintiff/defendant must pay maintenance in the sum of R in respect of the plaintiff/defendant. | | | |
| 5.5 | Matrimonial Property | | | |
| | Division of the joint estate. | | | |
| | Division of the joint estate in that each party retains the property already in his/her possession as his/her sole property. | | | |
| | Payment of one half of the accrual of the spouse whose estate showed more growth The defendant is to forfeit the benefits arising from the marriage in community of property in terms of Section | | | |

| | of the Divorce Act, 1979 (Act No. 70 of 1979), reasons being: | | | | | |
|---|--|--|--|--|--|--|
| | | | | | | |
| | | | | | | |
| - | Costs | | | | | |
| | Defendant is to be ordered to pay the costs of the action. | | | | | |
| | Each party to pay his/her own costs. | | | | | |
| | Settlement Agreement | | | | | |
| | The parties have reached a settlement regarding all the aspects stated here-in and attach it as Annexure "". | | | | | |
| | Prayers refore the Plaintiff prays for judgment as follows: | | | | | |
| | E: Choose the paragraph which applies to you) | | | | | |
| | (a)(1) A decree of divorce on the grounds of irretrievable breakdown of the marriage. | | | | | |
| | (a)(2) A decree of divorce on the grounds of the mental illness or continuous unconsciousness of a party to the marriage. | | | | | |
| | (b)(1) That the provisions contained in the settlement agreement attached hereto be made an order of court. | | | | | |
| | (b)(2) Division of the joint estate; OR | | | | | |
| | (b)(3) Forfeiture of the benefits arising from the marriage in community of property; | | | | | |
| | (b)(4) Payment of one half of the accrual of the spouse whose estate showed more growth; | | | | | |
| | (b)(5) Each party shall retain the property already in his/her possession as his/her sole property; | | | | | |
| | (b)(6) Implementation of the provisions of the Ante-nuptial Contract with reference number | | | | | |
| | (c)(1) That the plaintiff and the defendant shall retain full parental responsibilities and rights of the minor child/ren, inclusive of acting as guardian, to care for and to contribute to the maintenance of the minor child/ren; and | | | | | |
| | (c)(2) That the plaintiff/defendant shall have the following specific parental responsibilities and rights in respect of the minor child/ren: | | | | | |
| | Guardianship, daily care and primary residence of the minor child/ren; and | | | | | |
| | (c)(3) That the plaintiff/defendant shall have specific parental responsibilities and rights of the minor child/ren of guardianship and reasonable contact with the minor child/ren. Such contact rights shall include having the minor child/ren with him/her during alternate weekends and/or every alternate short and long school holiday or | | | | | |
| | (c)(3)The plaintiff/defendant is to have supervised contact/no contact at all with the minor child/ren. | | | | | |
| | (c)(4) The plaintiff/defendant must pay maintenance in the sum of R per month in respect of the minor child/ren. | | | | | |
| | (c)(5) The minor child/ren remain(s) registered on the plaintiff's/defendant's medical aid scheme. | | | | | |

| | The plaintiff defendant is responsible for all reasonable medical expenses of the minor child/ren. |
|-----|--|
| | (c)(6) The plaintiff/defendant is responsible for 50% of all reasonable medical expenses of the minor child/ren. |
| | (c)(7) The plaintiff/defendant is responsible for all reasonable educational expenses of the minor child/ren. |
| | (c)(7) The plaintiff/defendant is responsible for 50% of all reasonable educational expenses of the minor child/ren. |
| | (c)(8) The plaintiff/defendant must pay maintenance in the sum of R per month in |
| | respect of the plaintiff/defendant for a period of months. |
| | |
| | (d)(1) That part (%) of the pension interest due or assigned to the plaintiff/defendant up to the date of the divorce be paid to the plaintiff within 30 days after the courts grants a decree of divorce. |
| | (d)(2) An endorsement is made on the records of the relevant pension/provident fund by the plaintiff/defendant. |
| | (d)(3) The Pension fund is ordered to pay an amount equal to |
| | % of the value as on date of divorce to the Plaintiff/Defendant within 30 days after the date |
| | on which the final decree of divorce is granted. |
| | |
| | (e) Other: |
| | |
| | |
| | |
| | |
| | (f)(1) Costs of this action. |
| | (f)(2) Costs of this action only if defended. |
| | (f)(3) Each party to pay his/her own costs. |
| | |
| | (g) Alternative relief |
| | |
| | |
| | INITIES (DI AINITIES C ATTORNEY |
| | INTIFF/PLAINTIFF'S ATTORNEY |
| | nature) DRESS AT WHICH PLAINTIFF WILL ACCEPT SERVICE OF PROCESS (15 km) |
| ADL | TRESS AT WHICH PLAINTIFF WILL ACCEPT SERVICE OF PROCESS (15 KIII) |
| | |
| | |
| | |
| | |
| POS | TAL ADDRESS OF PLAINTIFF: |
| | |
| | |
| | |
| | |
| | |
| RES | IDENTIAL ADDRESS OF PLAINTIFF: |
| | |
| | |