

GOVERNMENT OF ZAMBIA

STATUTORY INSTRUMENT NO. 8 OF 2016

The Anti-Gender-Based Violence Act, 2011**The Anti-Gender-Based Violence
(Court) Rules, 2016**

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SCHEDULE

IN EXERCISE of the powers contained in section *forty* of the Anti-Gender-Based Violence Act, 2011, the following Rules are made:

PART I

PRELIMINARY

- | | |
|--|--|
| <p>1. These Rules may be cited as the Anti-Gender-Based Violence (Court) Rules, 2016.</p> | Title |
| <p>2. (1) These Rules apply to the civil procedure under the Anti-Gender-Based Violence Act, 2011, in the Subordinate Court.</p> <p>(2) The Subordinate Courts (Civil Jurisdiction) Rules apply in the absence of a specific rule regarding any matter to be determined under the Act.</p> | Application
Act No. 1 of 2011
Cap. 28 |
| <p>3. (1) In these Rules, unless the context otherwise requires—</p> <p>“ applicant ” has the meaning assigned to it in the Act;</p> <p>“ court ” has the meaning assigned to it in the Act;</p> <p>“ gender-based Violence ” has the meaning assigned to it in the Act;</p> <p>“ gender ” has the meaning assigned to it in the Act;</p> <p>“ interim protection order ” has the meaning assigned to it in the Act;</p> <p>“ occupation order ” means an order made by the court pursuant to section <i>twenty</i> of the Act;</p> <p>“ place of safety ” has the meaning assigned to it in the Act;</p> <p>“ protection order ” has the meaning assigned to it in the Act; and</p> <p>“ respondent ” has the meaning assigned to it in the Act.</p> | Interpretation
Act No. 1 of 2011
Act No. 1 of 201
Act No. 1 of 2011
Act No. 1 of 2011 |

PART II

FORM AND COMMENCEMENT OF APPLICATION OR ACTION

- | | |
|--|-----------------------------|
| <p>4. (1) An application or action shall be commenced in Form I set out in the Schedule.</p> <p>(2) An application shall be completed by the applicant or the applicant’s representative.</p> <p>(3) Where the applicant is —</p> <p>(a) illiterate or for some other good reason unable to complete the application; and</p> | Commencement of application |
|--|-----------------------------|

(b) unable from lack of means or other good cause to instruct a legal representative;

the Clerk of court, a police officer, labour inspector, social worker, counsellor, medical practitioner, legal practitioner, nurse, religious leader, traditional leader, teacher, employer or other person or institution with information concerning the commission of an act of gender-based violence may complete the application on behalf of the applicant.

(4) The application shall be signed by the applicant or the applicant's representative and sworn in the presence of a Commissioner for Oaths.

(4) Where the applicant is unable to sign the applicant's name, it shall be sufficient if the applicant affixes the applicant's mark to the Complaint and Application Form in the presence of a Commissioner for Oaths or other duly authorised person who shall thereupon certify the said mark as being that of the applicant made in the Commissioner for Oaths' presence.

PART III

SERVICE OF PROCESS AND PARTIES

Service of
process
Cap. 28

5. Subject to these Rules, the Subordinate Courts (Civil Jurisdiction) Rules apply with respect to service of process or any document issued pursuant to these Rules and for which service is required.

Notice of
hearing

6. The court shall issue a notice of the date, time and place for the hearing of the application to the applicant and the respondent within fourteen days from the date of filing of the application .

Extension or
abridgement
of time

7. (1) The court may on application by a party to the proceedings, extend or abridge the time fixed for filing of documents, giving a notice or taking any other step in the proceedings.

(2) An application to extend or abridge the period referred to in subrule (1) must

(a) be in writing;

(b) state the ground for applying for extension or abridgement;
and

(c) be made before the expiration of the period fixed or allowed for extension of time.

8. (1) Subject to this rule, Order VIII of the Subordinate Court (Civil Jurisdiction) Rules applies to the joinder, misjoinder and non-joinder of parties.

Joinder,
misjoinder
and non-
joinder and
substitution
of parties
Cap. 28

(2) Where a party to proceedings has been incorrectly cited, the court may on application by the party concerned correct the error.

(3) Where in any proceedings it becomes necessary to substitute a party, that party may apply to the court for an order to substitute that party and the court may make an order or give directions as to the further conduct of the matter.

(4) A joinder, nonjoinder, misjoinder, or substitution made pursuant to this rule shall not affect any prior steps taken in the proceedings.

(5) An application under this rule may be made in writing or orally.

PART IV

PROTECTION ORDERS

9. (1) An application for a protection order shall be in Form II set out in the Schedule.

Application
for
protection
order

(2) Where an applicant is for any reason unable to apply for a protection order personally, any other person with information about the gender-based violence may apply for a protection order on behalf of the victim.

(3) Where genderbased violence involves a child or a person with a mental disability, the application shall be made by a next friend.

(4) A person who makes an application under subrule (2) shall obtain the victim's consent in writing, except where the victim—

(a) is a child;

(b) has a mental disability;

(c) is unconscious; or

(d) is a person whom the court is satisfied is for any other reason unable to provide consent.

(5) The application form for a protection order shall be issued by the Clerk of court who shall sign the application form and endorse the date of issue on it.

10. (1) A person may seek the leave of court to apply for a protection order without the consent of a victim.

Application
for leave of
court to issue
protection
order without
consent of
victim

(2) An application for leave under subrule (1) shall be in Form III set out in the Schedule.

- Interim protection order **11.** (1) The court shall, where an application is made to the court for a protection order, issue an interim protection order if it considers the order to be in the best interest of the applicant.
- (2) Where a person makes an application for a protection order *ex parte*, the application shall be in Form IV set out in the Schedule.
- Application for modification or revocation of protection order **12.** (1) An applicant or respondent may apply for the modification or revocation of a protection order.
- (2) An application under subrule (1) shall be in Form V set out in the Schedule.
- Application for extension of protection order to other persons **13.** A person may apply for extension of a protection order to a person other than the applicant in Form VI set out in the Schedule.
- Issue of protection order by court's own motion **14.** A court before which criminal proceedings in relation to genderbased violence are pending may, on its own motion, considering the circumstances of the case, issue a protection order in respect of the victim.
- Conditions of protection order Act No. 1 of 2011 **15.** A protection order may include any of the conditions specified in section *fifteen* of the Act.
- Occupation order **16.** Where the court, in granting a protection order, considers it expedient to issue an occupation order, the court may order a respondent to vacate the matrimonial home or other home which the respondent shares with the applicant and to continue to make rental, mortgage or other payments that the respondent was paying before the grant of the order and provide reasonable maintenance to the applicant.
- Duration of occupation order **17.** An occupation order shall not exceed three months in the first instance but may, for good cause shown, be extended, modified or rescinded on application by the applicant or respondent.
- Application to discharge order **18.** An applicant, respondent or person authorised under rule 4, may apply to discharge an order granted under these rules in Form VII set out in the Schedule.

PART V

PROCEEDINGS OF THE COURT

- Non-attendance of parties Cap. 28 **19.** (1) Subject to subrule (2), Order XXXI of the Subordinate Court (Civil Jurisdiction) Rules applies to non-attendance of parties at a hearing of an application under these rules.

(2) An application for leave to restore a cause that has been struck out under this rule may be made within fourteen days from the date the cause was struck out.

20. (1) An applicant may withdraw an application at any stage of the proceedings but before judgement.

Withdrawal
of
application

(2) An applicant who intends to withdraw the application shall file a notice of withdrawal in writing to the court.

(3) The court shall serve a copy of the notice of withdrawal referred to in subrule (2) on the respondent.

21. (1) Where more than one application is filed in court with respect to the same facts, an application to the court for an order that the applications be consolidated may be made.

Consolidation
of
applications

(2) The court may consolidate the complaints under sub-rule (1) where the court considers it just to do so.

22. Where during the hearing of an application for a protection order or any application under the Act, the court is of the opinion that the presence of the respondent is likely to have a serious adverse effect on a victim or a witness, the court may take the following special measures—

Special
measures by
court

(a) mount a movable screen in the chambers where the matter is being heard so as to separate the respondent from the victim or a witness;

(b) where practicable, provide video link facilities; or

(c) any other special measure it considers necessary to separate the parties.

23. (1) Evidence before the court may be given orally or by affidavit.

Evidence

(2) Without restriction on the general powers of the court to provide special measures under rule 22, the court may give directions relating to—

(a) issues on which it requires evidence or submissions; and

(b) the nature of the evidence or submissions it requires.

24. (1) A party may call an expert to provide expert evidence.

Expert
witness

(2) The expert shall, unless the court directs otherwise, at least seven days before the hearing, provide in writing or by witness statement a written report to the court which the expert intends to rely upon as the expert's evidence.

(3) The Clerk of the court shall serve a witness statement on the other party or parties.

(4) The court may request a report on a party and the report shall be prepared and submitted by a social worker, probation officer or other person appointed by the court.

Amendment
of documents

25. (1) A party to proceedings may apply orally or in writing for an order to amend any document filed into court.

(2) The court shall, where it allows a party to amend the document, allow any other party affected by the amendment to file additional documents, consequential to the amendment, within a time period stipulated by the court.

Interlocutory
applications

26. (1) Except where these rules otherwise provide, an application for directions of an interlocutory nature in connection with any proceedings shall be made by summons and accompanied by an affidavit in support.

(2) An application under this rule may be made *ex parte* or *inter partes*.

(3) An application granted *ex parte* shall be heard *inter partes* within seven days from the date of the grant of the application *ex parte*.

(4) Unless the court gives special leave to the contrary, there shall be at least two clear days between the service of summons and the day named in the notice for hearing the summons.

(5) A party who objects to an interlocutory application may within two days after the service, send written notice of the objection to the court.

(6) Where an application under this rule is made *ex parte*, the court may—

(a) grant the application pending an *inter partes* hearing;

(b) not grant the application but order that the application be heard *inter partes*; or

(c) refuse to grant the application.

(7) A party affected by an *ex parte* order may, within seven days after service of the order, or within

such further time as the court may allow, apply by *inter partes* summons to the court to vary or discharge the order.

Consent
order

27. (1) Where the parties agree upon the terms of an order to be made by the court, the particulars of the terms agreed upon shall be in writing and signed by the parties, their legal representatives or their agents.

(2) The parties shall file the terms agreed upon in the consent order to the court and the court may make an order in accordance with the terms in the absence of the parties.

PART VI

JUDGMENT, REVIEW AND APPEAL

28. (1) The decision of the court in any matter before the court shall be given in writing and availed to the parties within seven days from the date of the decision.

Judgment of court

(2) The court may at any time correct any clerical mistake or other accidental slip or omission in a decision or record.

(3) The judgment of the court shall be made by the court within twenty-eight days of the conclusion of the hearing of the matter or application.

29. (1) The court may, upon such grounds as it considers sufficient, either on application by a party or of its own motion, review any judgment or decision given by the court except where an appeal shall have been entered by any party, and such appeal is not withdrawn.

Power to review

(2) A court may on review open and rehear the cause or matter wholly or in part and take fresh evidence and reverse, vary or confirm its previous judgment or decision.

(3) The court shall not rehear any evidence or take any fresh evidence unless the court has reason to believe that there has been a miscarriage of justice.

30. (1) Any application by a party for review of a judgment or decision shall be made not later than seven days after such judgment or decision.

Application for review to be made within seven days

(2) After the expiration of fourteen days, an application for review shall not be admitted except by special leave of the court and on such terms as to the court seem just.

31. (1) The court shall not proceed of its own motion to review any judgment or decision under this rule until it has served notice of its intention to do so on all parties and until all such parties have had an opportunity to appear before it and be heard.

Court to notify parties

(2) A notice to review shall be served on all the parties concerned within fourteen days after the judgment or decision which the court has decided to review.

Review not
to operate as
stay of
execution

32. The application of any party or the decision of the Court to review of its own motion shall not of itself operate as a stay of execution, unless the court so orders, and such order may be made upon such terms as the court may consider necessary.

Appeals

33. (1) A person aggrieved by the decision of the court may appeal to the High Court within thirty days from the date on which the decision was made.

(2) A notice of appeal shall be in Form VIII set out in the Schedule.

Cap. 28

(3) An application to appeal out of time shall be made with the leave of court in accordance with the Subordinate Courts Act.

SCHEDULE

Form I
(Rule 4 (1))

REPUBLIC OF ZAMBIA

Anti-Gender-Based Violence Act, 2011

Anti-Gender-Based Violence (Gender Based Violence)

Court Rules, 2016

(General Title)

SWORN APPLICATION FORM

1. PARTICULARS OF APPLICANT (VICTIM)	
Surname:	
Other names:	
Sex:	
Age:	
Identity number:	
Tribe/ethnicity:	
Marital status:	
Nationality:	
Occupation:	
Home or temporary address:	
Home/Contact telephone/cell phone number:	
Work address:	
Work telephone number:	
Next of Kin:	
Contact number for next of Kin:	

2. PARTICULARS OF PERSON MAKING APPLICATION ON BEHALF OF THE APPLICANT (If applicable)

Surname:	
Other names:	
Sex:	
Age:	
National Identity number (NRC or Passport):	
Tribe/ethnicity:	
Marital status:	
Nationality:	
Occupation:	
Home or temporary address:	

6.1 PROTECTION ORDER

(A) TERMS OF PROTECTION ORDER

It is requested that the Respondent must be ordered (tick the appropriate box and complete where necessary).

(a)	Not to physically assault or use physical force against the applicant or any relation, friend, a legal representative or any other person associated with the Applicant	
(b)	Not to forcibly confine or detain the applicant or any relation or friend of the Applicant	
(c)	Not to deprive the Applicant access to adequate food, water, clothing, shelter or rest	
(d)	Not to force the Applicant engage in any sexual contact whether married or not	
(e)	Not to engage in any sexual conduct that abuses, humiliates, or degrades the complainant or otherwise violates the applicants integrity, whether married or not	
(f)	Not to deprive or threaten to deprive the applicant or – i. Economic or financial resources to which the applicant is entitled by law including house mortgage repayments or rent payments or any other payment and; ii. Household chattels required by the applicant as a result of necessity	
(g)	Not to contact the Applicant at work or other places frequented by the applicant	
(h)	Not to contact the Applicant by telephone or any other form of communication	
(i)	Not to dispose off, or threaten to dispose off movable or immovable property in which the applicant has an interest	
(j)	Not to destroy or damage or threaten to destroy or damage property in which the Applicant has an interest	
(k)	Not to hide or hinder the use of property in which the applicant has an interest	
(l)	Not to threaten abuse to the Applicant	
(m)	Not to harass the Applicant	
(n)	Not to enter the Applicant's residence without consent where the parties do not share the same residence	
(o)	Not to emotionally, verbally or psychologically abuse the Applicant	
(p)	Not to come within 100 meters of the Applicant	
(q)	Not to enlist the assistance of another person to commit an act of gender based violence; or	
(r)	Not to do any act which the court considers not in the best interest of the application	
(s)	Any other:	

(B) ADDITIONAL CONDITIONS

It is requested that the court must also order² that (mark appropriate box where necessary):

(a)	The Respondent must be of good behaviour	
(b)	The Respondent should seek counselling or other rehabilitated service	
(c)	Forbid the Respondent to be, except under conditions specified in the order, at or near places frequented by the applicant or by any child or other person in the care of the applicant	
(d)	The Respondent should surrender any fire-arm or other specified weapon in the possession of the Respondent to the Police, which may also include, if appropriate—	

	<ul style="list-style-type: none"> i. A provision suspending any fire-arm license in the name of the Respondent for the duration of the protection order ii. A provision authorizing the police to search for and seize any weapon at any specified place where there is probable cause to believe that the weapon may be located 	
(e)	A provision restraining the applicant or respondent or both, from taking, converting, damaging, or otherwise dealing in property in which the other party may have an interest or a reasonable expectation of use	
(f)	A provision temporarily directing the Respondent to make periodic payment in respect of the maintenance of the applicant and of any child of the applicant, if the respondent is legally liable to support the Applicant or the child, as any emergency measure where no such maintenance order is already in force, together with other such emergency monetary relief as is appropriate.	
(g)	<p>A provision granting temporary sole custody</p> <ul style="list-style-type: none"> i. Of a child of the applicant to any appropriate custodian other than the respondent; or ii. Of any child of the Applicant or any child in the care of the applicant or to another appropriate custodian if the court is satisfied that that is necessary for the safety of the child in question 	
(h)	<p>A provision temporarily if the court is satisfied that that it reasonably necessary for the safety of the child in question:</p> <ul style="list-style-type: none"> i. Forbidding contact between the Respondent and any child of the Applicant ii. Specifying that contact between the Respondent and the child of the Applicant must take place only in the presence and under the supervision of a social worker or a family member designated by the court for that purpose; or iii. Allowing such contact only under specified conditions designated to ensure that safety of the Applicant, Any child who may be affected, and any other family members 	
(i)	A provision ordering the relocation of the applicant to a shelter to be provided by the Minister responsible for social welfare or other place of safety and compelling the Respondent to pay rent for the period the Applicant resides in other place of safety if the court is satisfied that that is reasonably necessary for such the safety of the Applicant or any child or person in the care of the Applicant	
(j)	Any other provisions that the court considers necessary to ensure the safety of the Applicant or any child or other person who is affected	

²The Court may also make the order on its own motion

Form II
(Rule 9(1))



REPUBLIC OF ZAMBIA

Anti-Gender-Based Violence Act, 2011

**Anti-Gender-Based Violence (Gender Based Violence)
Court Rules, 2016**

(General Title)

SUMMONS FOR PROTECTION ORDER

LET ALL PARTIES concerned attend before the Honourable Mr. /Mrs. / Ms.
_____ on _____ day of _____ 20 _____ at _____
hours on the hearing of an application to issue a Protection Order against the Respondent(s) for
reasons specified in the accompanying Complaint Form filed herewith.

Dated at _____ on the _____ day of _____ 20 _____

Taken out by _____ *(Applicant)*
(Indicate address for service)

To : _____ *(Respondent)*
(Indicate address)

LET THE ABOVE NAMED Respondent(s)/and or Associate Respondent(s) within 14 days
after service of this Application upon them, inclusive of the day of such service, cause a response
to be entered for them to this Application.

Magistrate

ENDORSEMENT OF SERVICE OR NON-SERVICE (ON DUPLICATE)

*The original of this Application was served by me on the said

_____ on the ___ day of _____ 20 _____

at _____

(place)

*This Application has not been served because

Date _____

Signature of person required to serve Application

(ON SUBSEQUENT SERVICE)

* Delete item not applicable.

(See Reverse for Other Endorsements)

[On reverse]

ENDORSEMENTS

If Respondent is in different District, outside area of jurisdiction of the authorised officer within whose area of jurisdiction the issuing court is situated, endorsement by authorised officer.

Date Stamp Endorsed: _____

Signature _____

Endorsement by officer within whose area of jurisdiction Application is to be served.

Date Stamp Endorsed: _____

Magistrate

Form III
(Rule 10 (2))



REPUBLIC OF ZAMBIA

Anti-Gender-Based Violence Act, 2011

**Anti-Gender-Based Violence (Gender Based Violence)
Court Rules, 2016**

(General Title)

**SUMMONS FOR LEAVE TO ISSUE PROTECTION
ORDER WITHOUT CONSENT OF THE VICTIM**

LET THE PARTY concerned attend before the Honourable Mr./Mrs./Ms. _____ on the _____ day of _____ 20_____ at _____ hours on the hearing of an application for leave to issue a Protection Order against the Respondent(s) without consent of the victim for reasons specified in the accompanying affidavit filed herewith.

Dated at _____ on the _____ day of _____ 20 _____

Taken out by _____ *(Applicant)*
(Indicate address for service)

To : _____ *(Respondent)*
(Indicate address)

LET THE ABOVE NAMED Respondent(s)/and or Associate Respondent(s) within 14 days after service of this Application upon them, inclusive of the day of such service, cause a response to be entered for them to this Application.

Magistrate

ENDORSEMENT OF SERVICE OR NON-SERVICE (ON DUPLICATE)

*The original of this Application was served by me on the said

_____ on the ____ day of _____ 20 ____

at _____
(place)

*This Application has not been served because

Date _____

Signature of person required to serve Application
(ON SUBSEQUENT SERVICE)

* Delete item not applicable.
(See Reverse for Other Endorsements)

[On reverse]

ENDORSEMENTS

If Respondent is in different District, outside area of jurisdiction of the authorised officer within whose area of jurisdiction the issuing court is situated, endorsement by authorised officer.

Date Stamp Endorsed: _____

Signature

Endorsement by officer within whose area of jurisdiction Application is to be served.

Date Stamp Endorsed: _____

Magistrate

Dated at _____ on the ____ day of _____ (year)



REPUBLIC OF ZAMBIA

Anti-Gender-Based Violence Act, 2011

**Anti-Gender-Based Violence (Gender Based Violence)
Court Rules, 2016**

(General Title)

EX PARTE SUMMONS FOR INTERIM PROTECTION ORDER

LET THE PARTY concerned attend before the Honourable Mr./Mrs./Ms. _____
on the Day of 20 at hours on the
hearing of an application for an interim protection order against the Respondent for reasons
specified in the accompanying affidavit filed herewith.

Dated at _____ on the ____ day of _____ 20 _____

Taken out by _____ *(Applicant)*
(Indicate address for service)

To : _____ *(Respondent)*
(Indicate address)

Magistrate

ENDORSEMENT OF SERVICE OR NON-SERVICE (ON DUPLICATE)

*The original of this Application was served by me on the said

_____ on the ____ day of _____ 20 _____

at _____
(place)

*This Application has not been served because

Date _____

Signature of person required to serve Application

(ON SUBSEQUENT SERVICE)

* Delete item not applicable.
(See Reverse for Other Endorsements)

[On reverse]

ENDORSEMENTS

If Respondent is in different District, outside area of jurisdiction of the authorised officer within whose area of jurisdiction the issuing court is situated, endorsement by authorised officer.

Date Stamp Endorsed: _____

Signature

Endorsement by officer within whose area of jurisdiction Application is to be served.

Date Stamp Endorsed: _____

Magistrate

Form V
(Rule 12 (2))



REPUBLIC OF ZAMBIA

Anti-Gender-Based Violence Act, 2011

Anti-Gender-Based Violence (Gender Based Violence)

Court Rules, 2016

(General Title)

SUMMONS FOR REVOCATION OR MODIFICATION OF PROTECTION ORDER

LET ALL PARTIES concerned attend before the Honourable Mr./Mrs./Ms.
_____ on _____ day of _____ 20 _____ at _____
hours on the hearing of an application by the _____ *(state whether Applicant or Respondent)* for *(state whether cancellation or modification)* of Protection Order.

Dated at _____ on the _____ day of _____ 20 _____

Taken out by _____ *(Applicant)*
(Indicate address for service)

To: _____ *(Respondent)*
(Indicate address)

ENDORSEMENT OF SERVICE OR NON-SERVICE (ON DUPLICATE)

*The original of this Application was served by me on the said _____ on
the _____ day of _____ 20 _____ at _____
(place)

*This Application has not been served because _____

Date _____

Signature of person required to serve Application

(ON SUBSEQUENT SERVICE)

* Delete item not applicable.

(See Reverse for Other Endorsements)

[On reverse]

ENDORSEMENTS

If Respondent is in different District, outside area of jurisdiction of the authorised officer within whose area of jurisdiction the issuing court is situated, endorsement by authorised officer.

Date Stamp Endorsed: _____

Signature

Endorsement by officer within whose area of jurisdiction Application is to be served.

Date Stamp Endorsed: _____

Magistrate

Form VI
(Rule 13)



REPUBLIC OF ZAMBIA

Anti-Gender-Based Violence Act, 2011

**Anti-Gender-Based Violence (Gender Based Violence)
Court Rules, 2016**

(General Title)

**SUMMONS FOR EXTENSION OF PROTECTION ORDER TO
OTHER PERSON**

LET ALL PARTIES concerned attend before the Honourable Mr./Mrs./Ms.
_____ on _____ day of _____ 20 _____ at _____
hours on the hearing of an application by the _____ (*state whether Applicant or
Respondent*) for (extension of protection order to _____ for the reasons
specified in the accompanying affidavit.

Dated at _____ on the _____ day of _____ 20 _____

Taken out by _____ (*Applicant*)
(Indicate address for service)

To: _____ (*Respondent*)
(Indicate address)

ENDORSEMENT OF SERVICE OR NON-SERVICE (ON DUPLICATE)

*The original of this Application was served by me on the said _____ on

the _____ day of _____ 20 _____ at _____
(place)

*This Application has not been served because _____

Date _____

Signature of person required to serve Application

(ON SUBSEQUENT SERVICE)

* Delete item not applicable.
(See Reverse for Other Endorsements)

[On reverse]

ENDORSEMENTS

If Respondent is in different District, outside area of jurisdiction of the authorised officer within whose area of jurisdiction the issuing court is situated, endorsement by authorised officer.

Date Stamp Endorsed: _____

Signature

Endorsement by officer within whose area of jurisdiction Application is to be served.

Date Stamp Endorsed: _____

Magistrate



Form VII
(Rule 18)

REPUBLIC OF ZAMBIA

Anti-Gender-Based Violence Act, 2011

**Anti-Gender-Based Violence (Gender Based Violence)
Court Rules, 2016**

SUMMONS TO DISCHARGE PROTECTION ORDER

LET ALL PARTIES concerned attend before the Honourable Mr./Mrs./Ms.
_____ on the _____ day of _____ 20 _____ at
_____ hours on the hearing of an application to discharge Protection Order by the
_____ (*specify whether applicant, Respondent or person specified in the Protection
order*) for reasons specified in the accompanying Affidavit.

Dated at _____ on the _____ day of _____ 20 _____

Taken out by _____ (*Applicant*)
(*Indicate address for service*)

To: _____ (*Respondent*)
(*Indicate address*)

ENDORSEMENT OF SERVICE OR NON-SERVICE (ON DUPLICATE)

*The original of this Application was served by me on the said
_____ on the _____ day of _____ 20 _____

at _____
(*place*)

*This Application has not been served because

Date _____

Signature of person required to serve Application

(ON SUBSEQUENT SERVICE)

* Delete item not applicable.

(See Reverse for Other Endorsements)

[On reverse]

ENDORSEMENTS

If Respondent is in different District, outside area of jurisdiction of the authorised officer within whose area of jurisdiction the issuing court is situated, endorsement by authorised officer.

Date Stamp Endorsed: _____

Signature

Endorsement by officer within whose area of jurisdiction Application is to be served.

Date Stamp Endorsed: _____

Magistrate

Dated at _____ on the _____ day of _____ (year)

Form VIII
(Rule 33 (2))



REPUBLIC OF ZAMBIA

Anti-Gender-Based Violence Act, 2011

Anti-Gender-Based Violence (Gender Based Violence)
Court Rules, 2016

(General Title)

NOTICE OF APPEAL

Between
A.B., Applicant
and
C.D., Respondent

To the Registrar of the High Court

TAKE NOTICE that the named Appellant hereby appeals to the High Court on the following grounds.

GROUND(S) OF APPEAL *(state grounds of appeal below)*

Dated at _____ on the ____ day of _____ 20_____

Taken out by _____ *(Appellant)*
(Indicate address for service)

To: _____ *(Respondent)*
(Indicate address)

JUSTICE I. C. MAMBILIMA,
Chief Justice

LUSAKA

20TH JANUARY, 2016

[MGCD. 74/2/1]

