

100.

O. 69, r. 3(1)

EXTENDED CIVIL RESTRAINT ORDER

IN THE GENERAL DIVISION OF THE HIGH COURT /  
APPELLATE DIVISION OF THE HIGH COURT / COURT OF APPEAL \*  
OF THE REPUBLIC OF SINGAPORE

Case No.       )  
of 20     .     )

Between

*Claimant / Appellant\**

And

*Defendant / Respondent\**

Before the Honourable

in open court

EXTENDED CIVIL RESTRAINT ORDER

Upon the application of [party] and upon reading the affidavit of [state the name of the person making the affidavit and the filing date] and upon hearing [name]

It is ordered that:

1. The [party] is restrained from commencing any action or making any application, in [specify the court or subordinate court], concerning any matter involving, relating to, touching upon or leading to [the legal proceedings in respect of which this order is made] without the permission of the Court.
2. The [party] may apply to amend, vary or discharge this order, only if the [party] has the permission of the Court to make the application.
3. This order remains in force until [date].
4. [State the order on costs or any other orders made by the Court].

Date of order: [Date]

**Important Message:**

1. You must obey the directions contained in this order. If you disobey any direction contained in this order, you will be guilty of contempt of court and may be sent to prison or fined.
2. If you apply for permission to commence an action or make an application, in a court or subordinate court specified in this order, concerning any matter involving, relating to, touching upon or leading to the legal proceedings mentioned in this order, you must serve the application for permission, and the supporting affidavit, on every intended defendant to the action or every intended respondent to the application (as the case may be) and, if this order was made on the application of the Attorney-General, on the Attorney-General.
3. If you apply for permission to make an application to amend, vary or discharge this order, you must serve the application for permission, and the supporting affidavit, on every party to the application pursuant to which this order was made.
4. If you attempt to commence an action or make an application, in a court or subordinate court specified in this order, concerning any matter involving, relating to, touching upon or leading to the legal proceedings mentioned in this order, or attempt to make an application to amend, vary or discharge this order, without first obtaining the permission of the Court, your action or application will be treated as struck out or dismissed (as the case may be) without the Court having to make any further order, and without the need for any other party to be heard on the merits of your application.
5. If you do not understand anything in this order, you should consult a solicitor as soon as possible.

(Seal of the Court and signature of the Registrar)

(\*Use as appropriate)

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