# 124.

E-FORM

P.23, r.11, P.3, r.30(4) FJ(G)R 2024

## Order for Examination of Enforcement Respondent

*Order is valid only if engrossed with the seal of the Court and signature of the Registrar*

(Title as in action)

**ORDER FOR EXAMINATION OF ENFORCEMENT RESPONDENT**

Case No: Enter case no. here

Sub-Case No: Enter sub-case no. here

Before: Select the applicable option[[1]](#footnote-1) Enter name of judicial officer here.

Venue: [Supreme Court / Family Justice Courts]

Open court /  Chambers

Hearing date/time: Enter date here

The Court made the following orders in the above action application[[2]](#footnote-2):

1. The  enforcement respondent  officer of the enforcement respondent must attend before the Registrar on the date and time shown above and be orally examined in court  and  or make an affidavit on the properties which are owned by the enforcement respondent beneficially whether in whole or in part or which the enforcement respondent will be entitled to in the future.
2. [[3]](#footnote-3)The  enforcement respondent  officer of the enforcement respondent is to complete the attached questionnaire and to serve the completed questionnaire with the documents specified in the questionnaire within 14 days of service on the  enforcement respondent  officer of the enforcement respondent.
3. The  enforcement respondent  officer of the enforcement respondent is to produce [State the documents the Court has ordered production of].
4. [State costs order made].

Date of order: Enter date here

Notes:

1. The person or entity served with this judgment/order and who/which has been ordered to pay money, to do or not to do any act must comply immediately or within the time specified in the judgment/order, if any.
2. Failure to comply may result in enforcement of judgment/order proceedings, including contempt of Court proceedings, against the said person or entity.

1. The applicable options are: Assistant Registrar / Judge / Judicial Commissioner / District Judge / Deputy Registrar / Magistrate / Registrar / Others. [↑](#footnote-ref-1)
2. Include the order(s) as applicable and re-number the paragraph(s) accordingly. [↑](#footnote-ref-2)
3. This paragraph may be included if the enforcement applicant has obtained such an order from the Court. [↑](#footnote-ref-3)