# 11.

E-FORM

P.2, r.10 FJ(G)R 2024

## Interim Judgment / Judgment of Judicial Separation

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

(Title as in action)

Date of order: Enter date here.

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

Nature of hearing: In [ ]  Court [ ]  Chambers

Parties present: [ ]  Applicant [ ]  Applicant’s counsel

 [ ]  Respondent [ ]  Respondent’s counsel

 [ ]  Hearing on paper. No parties are present.[[2]](#footnote-2)

Marriage details:Date of solemnisation of marriage: Enter date here.

Country of solemnisation: Enter country here.

Orders made:

Paragraph 8(a) of FC/OA [Enter case number here] is granted.

*[If granted on Application & Cross-Application]* Paragraph 8(a) of FC/OA [Enter case number here] is granted.

**For use if an Interim Judgment is granted**

Unless sufficient cause is shown to the court within [3] months from the date of this Judgment why such Judgment should not be made final, [insert the relevant option from A, B, C, D below]

A. [Divorce]

The marriage is dissolved on the ground that the marriage has irretrievably broken down.

B. [Nullity: Void]

The marriage is declared void by reason that it is not a valid marriage under [section 3(4) / 5 / 9 / 10 / 12 / 22 / 11/ 11A / 108] of the Women’s Charter 1961.

The marriage is declared void.

C. [Nullity: Voidable]

The marriage is declared voidable by reasons of [section 106 / 108] of the Women’s Charter 1961.

The marriage is declared voidable.

D. [Presumption of death and divorce]

The Respondent is presumed dead and the marriage is dissolved.

**For use if a Judgment of Judicial Separation is granted**

A Judgment of Judicial Separation is granted on the ground that the marriage has irretrievably broken down.

**For use if Ancillary orders are made**

Ancillary orders made :

1. Paragraph [Enter number here] of FC/OA [Enter case number here] and paragraph [Enter number here] of FC/OA [Enter case number here] be adjourned to chambers.
2. By consent, [Enter the terms of the Draft Ancillary Reliefs Order here].
1. The applicable options are: District Judge / Judicial Commissioner / Judge. [↑](#footnote-ref-1)
2. Applicable if the Court dealt with the application without an oral hearing. [↑](#footnote-ref-2)