## FOURTEENTH PARLIAMENT OF SINGAPORE

FIRST SESSION

## **ORDER PAPER SUPPLEMENT**

Sup. No. 5

MONDAY, 13 SEPTEMBER 2021

1

## NOTICE OF AMENDMENTS TO BILLS

## IN COMMITTEE

# 1. COPYRIGHT BILL

[Bill No. 17/2021]

**Clause 247:** 

Minister for Law:

In page 168, lines 9 and 23: to leave out "copyright", and insert "rights".

**Clause 248:** 

Minister for Law:

In page 169, line 12: to leave out "copyright", and insert "rights".

2. COURTS (CIVIL AND CRIMINAL JUSTICE) REFORM BILL

[Bill No. 18/2021]

Clause 13:

Minister for Law:

(1) In page 22: to leave out "". " at the end of line 23.

4

6

8

10

12

14

16

18

20

22

24

26

28

30

## (2) In page 22: after line 23, to insert —

## "Summary dismissal of applications

- **238B.**—(1) Any application may, without being set down for hearing, be summarily dismissed by a written order of the court, certifying that the court, having perused the application and any accompanying material, is satisfied that the application has been brought without any sufficient ground.
  - (2) Before summarily dismissing an application, the court
    - (a) must consider the applicant's written submissions (if any); and
    - (b) may, but is not required to, consider the respondent's written submissions (if any).
- (3) Where the court comprises more than one Judge, the decision of the court to dismiss the application summarily under subsection (1) can only be made by a unanimous decision of all the Judges sitting in the court.
  - (4) Notice of the dismissal must be served on the applicant.
- (5) If, within 14 days after the service on the applicant of a notice of the dismissal of an application by the General Division of the High Court in the exercise of its appellate or revisionary jurisdiction or the Court of Appeal under subsection (1), the applicant gives to the Registrar of the Supreme Court
  - (a) notice of an application for permission to amend the application so as to raise a question of law; and
  - (b) a certificate signed by an advocate specifying the question to be raised and undertaking to argue it,

the Chief Justice (in the case where the application is made to the Court of Appeal) or any Judge sitting in the General Division of the High Court (in the case where the application is made to the General Division of the High Court) may grant permission to the applicant to amend the application accordingly and restore the application for hearing.

(6) In this section —	32
"application" means any application under this Co includes a criminal motion and an application section 400 or 404, but does not include —	
(a) an appeal, an application for permission und section 394H(1), a review application or an application under section 397(1); or	
(b) an application under section 417(1) for an of for review of detention;	order 40
"review application" has the meaning given by section 394F(1)."."	42
CI 25	42
Clause 25:	
Minister for Law:	
In page 35: to leave out line 27 to the end of line 13 in page 3 insert —	66, and
"29B.—(1) A District Judge sitting in a Family Court may or her own motion, summarily dismiss any appeal made ag decision of the Registrar relating to civil or quasi-c proceedings, if the District Judge is satisfied of any of the follows:	gainst a criminal 4
(a) every issue in the appeal has already been decided Family Court or a higher court in an earlier matter which the appellant was involved, and the appearance of the court in the court in the appearance of the court in the court in the appearance of the court in the court in the appearance of the court in	ter in
therefore has no merit;	
<ul><li>(b) such conditions as may be prescribed by the Fan Justice Rules are met.</li></ul>	nily 10
(2) Before summarily dismissing any appeal under subsect a District Judge sitting in a Family Court must —	zion (1), 12
<ul> <li>(a) give the appellant a reasonable opportunity to she cause why the appeal should not be summarily dismissed; and</li> </ul>	14 16
(b) consider any representations of the appellant.	
(3) In this section, "appeal" includes part of an appeal.".".	18

# **Consequential amendments:**

- (1) In page 22, line 3: to leave out "section 238A", and insert "sections 238A and 238B".
- (2) **In page 22, line 5**: to leave out "section:", and insert "sections:".