GRAND COURT PRACTICE DIRECTION NO. 1/00

(GCR O.1, r.12)

LISTING FORMS

1 Application and Commencement

- 1.1 This practice direction applies to
 - a. all interlocutory applications made in any action begun by a writ or originating summons;
 - b. all applications governed by the Matrimonial Causes Rules, 1986 As Amended, except for undefended divorce petitions;
 - c. all applications made in connection with bankruptcy and winding up proceedings, except for the hearing of a creditor's winding up petition;
 - d. the trial of all actions begun by originating summons;
 - e. the trial of all applications for judicial review, applications for writs of habeus corpus and appeals to the Grand Court governed by GCR O.55 and 56; and
 - f. any other application (not being one specified in paragraph 1.2) in respect of which the Listing Officer requires a Listing Form to be completed.
- 1.2 This practice direction shall not apply to
 - a. the trial of actions begun by writ in respect of which GCR O.34 continues to apply;
 - b. undefended divorce petitions;
 - c. creditor's winding up petitions;
 - d. applications for leave to appeal to the Court of Appeal;
 - e. appeals from the Summary Court; and
 - f. applications under Section 4 of the Confidential Relationships (Preservation) Law (1995 Revision).

1.3 This practice direction shall come into force on 3rd January, 2000.

2 Introduction

2.1 The position of "Listing Officer" was created to ensure efficient use of court time. The Listing Officer's ability to carry out this function is directly related to the information provided by attorneys regarding their cases. When case information is incomplete, listing difficulties arise.

3 New Practice

3.1 As a consequence of the above, all requests for court dates must be accompanied by a completed Listing Form.

4 Listing Form

- 4.1 The Listing Form shall be in Practice Form 1/00.
- 4.2 In the case of any ex-parte application or any proceeding begun by petition, the Listing Form shall be completed by the attorneys acting for the applicant or petitioner as the case may be.
- 4.3 In the case of any interparties application or the trial of any originating summons in respect of which the respondent has filed a notice of intention to defend, the listing form shall be completed and signed by the attorneys acting for both the applicant and all the respondents.

Dated this day of December, 1999.	
The Hon. Chief Justice Anthony Smellie	

IN THE GRAND COURT OF THE CAYMAN ISLANDS

GRAND COURT PRACTICE FORM NO. 1/00 (GCR O.1, r.12)

LISTING FORM

Title of Proceeding:	Cause No.:
Applicant(s) and Attorney(s):	Respondent(s) and Attorney(s):
Is a particular Judge seized of the matter:	Type of application and Rule of Law
	pursuant to which it is brought:
Brief description of the substance of the	Legal issues to be argued:
application:	
Material filed to date:	Full description of the nature and extent of
	affidavit and other material (including authorities) that will be delivered to the
	Judge in advance of the hearing:
Has an order for cross-examination on	Joint opinion of all participating attorneys
affidavits made been/is an application for leave to be made?	as to reasonable length of the hearing:
Teare to be made.	
Prospects of settlement before hearing:	

Note: If a Judge upon reading the material filed is of the view that the attorney(s) has misrepresented the nature and/or length of an application, he may vacate it from the list.