

PETITION

CANADA
PROVINCE OF SASKATCHEWAN

IN THE QUEEN'S BENCH
(FAMILY LAW DIVISION)

JUDICIAL CENTRE OF SASKATOON

BETWEEN:

[REDACTED]

PETITIONER

AND:

[REDACTED]

RESPONDENT

AND:

**THE MINISTER OF COMMUNITY RESOURCES
FOR SASKATCHEWAN**

RESPONDENT

AND:

SASKATOON REGIONAL HEALTH AUTHORITY

RESPONDENT

NOTICE TO RESPONDENT

A LEGAL PROCEEDING HAS BEEN STARTED AGAINST YOU IN THIS COURT. The details of the claim made against you are set out in the following pages.

IF YOU WISH TO DISPUTE ANY OF THE CLAIMS, OR IF YOU WISH TO MAKE ANY CLAIM YOURSELF, either you or a lawyer must prepare an Answer in Form 597A or an Answer and Counterpetition in Form 598, serve a copy on the petitioner or the petitioner's lawyer at the address for service given in the Petition, and file it, with proof of service, in this court office WITHIN 30 DAYS after this Petition is served on you, where you are served in Canada or in the United States. Where you are served elsewhere, the period for serving and filing your answer is WITHIN 60 DAYS after this

Petition is served on you. Before serving and filing an answer, you may serve and file a Notice of Intent to Answer in Form 597B. This will entitle you to ten more days within which to serve and file your answer.

If this Petition contains a claim for support YOU MUST SERVE AND FILE A FINANCIAL STATEMENT IN form 609A within the time set out above for serving and filing your answer whether or not you wish to file an answer. If you have been served with a claim for child support, and you do not comply with this notice or the Notice to File Income Information, also served on you, THE COURT MAY IMPUTE INCOME TO YOU AND MAY DETERMINE THE AMOUNT OF CHILD SUPPORT PAYABLE ON THE BASIS OF THAT IMPUTED INCOME. If you have been served with a claim for child support or if you intend to make a claim for child support in your answer, please consult the Federal Child Support Guidelines.

If this Petition contains a property claim YOU MUST SERVE AND FILE A PROPERTY STATEMENT IN form 609B within the time set out above for serving and filing your answer, whether or not you wish to file an answer.

If you have also been served with a Notice of Motion, YOU OR YOUR LAWYER SHOULD SERVE AND FILE YOUR AFFIDAVITS IN RESPONSE TO THE MOTION 7 DAYS BEFORE THE DATE SET FOR HEARING THE MOTION, and come to court for the motion on the date set.

If you do not oppose or dispute the Petition, but wish to be informed of subsequent steps in the proceeding, you may serve and file a Demand for Notice in Form 599 and thereafter notice of all subsequent pleadings or proceedings shall be served on you.

IF YOU FAIL TO SERVE AND FILE AN ANSWER A JUDGMENT MAY BE GRANTED IN YOUR ABSENCE AND WITHOUT FURTHER NOTICE TO YOU ON ANY CLAIM IN THIS PETITION, INCLUDING DISSOLUTION OF YOUR MARRIAGE AND DIVISION OF YOUR PROPERTY.

IF THE PETITION SEEKS A DIVORCE, NEITHER SPOUSE IS FREE TO REMARRY UNTIL A JUDGMENT OF DIVORCE TAKES EFFECT.

This Petition is to be served within 6 months from the date on which it is issued, unless ordered otherwise.

This Petition is issued at Saskatoon, Saskatchewan, the 1st day of May, 2005.

ORIGINAL SIGNED BY
R VOGT

(Local) Registrar

TO THIS HONOURABLE COURT:

CLAIM

1. I ask this Honourable Court for the following relief:

(a) ___ *Divorce Act*

___ Divorce

___ Custody

___ Access

___ Support for myself in the amount of \$ _____ per month.

___ Support for children in an amount determined in accordance with
the Federal Child Support Guidelines

___ Support for children in the amount of \$ _____ per month

___ Other

(b) ___ *The Family Property Act*

___ Exclusive possession of family home

___ Division of family home:

___ equal ___ unequal

___ Division of family property: ___ equal ___ unequal

___ Other

(c) X *The Children's Law Act, 1997*

X Custody

X Access

X Guardianship over children's property

X Declaration of parentage

___ Other

(d) ___ *The Family Maintenance Act, 1997*

___ Maintenance for myself in the amount of \$ _____ per month

___ Maintenance for children in an amount determined in accordance
with the Federal Child Support Guidelines

___ Maintenance for children in the amount of \$ _____ per month

___ Other

(e) ___ *Judicial separation under The Queen's Bench Act, 1998*

(f) ___ Nullity of marriage

- (g) ___ Relief under *The Dependants' Relief Act, 1996*

- (h) ___ Relief between the persons who have lived together as spouses
 - ___ Interest in property
 - ___ Monetary compensation
 - ___ Other

- (i) ___ Other (Specify Act, if any)

- (j) ___ Costs (Specify particulars of the amount and basis for the claim)

IN THE CIRCUMSTANCES set out below:

PARTICULARS OF RELATIONSHIP BREAKDOWN

- 2. The facts on which my petition for custody is based are: The Respondent and I had an intimate exclusive romantic relationship which endured for several months. The Respondent became pregnant, but ultimately our relationship did not endure. I wish to seek an Order for custody of our child.

- 3. The following efforts to reconcile have been made: None

COLLUSION, CONDONATION AND CONNIVANCE:

- 4. a) I have truthfully set out the facts establishing the breakdown of my relationship and I have not entered into any agreement, understanding or arrangement to makeup or hide evidence or to deceive the court.

MEDIATION:

- 5. The mediation facilities utilized to negotiate matters pertaining to support or custody are as follows: None

