

THE NEWFOUNDLAND AND LABRADOR GAZETTE

PART I PUBLISHED BY AUTHORITY

Vol. 99

ST. JOHN'S, FRIDAY, JANUARY 26, 2024

No. 4

LABOUR STANDARDS ACT

NOTICE

TAKE NOTICE that, pursuant to section 8 of the Labour Standards Regulations, the minimum wage rate as of April 1, 2024 will be \$15.60 and, pursuant to section 9 of the Labour Standards Regulations, the overtime wage rate as of April 1, 2024 will be \$23.40.

HONOURABLE BERNARD DAVIS Minister of Environment and Climate Change

Jan. 26

SUPREME COURT OF NEWFOUNDLAND AND LABRADOR RULES OF THE SUPREME COURT, 1986

PRACTICE NOTE P.N. No. 2024-01

DATE ISSUED: January 26, 2024

RULES AFFECTED: Rule 4A

EFFECTIVE DATE: February 26, 2024

PREVIOUS PRACTICE NOTES REVISED: N/A The following Practice Note is published pursuant to Rule 4.04 of the Rules of the Supreme Court, 1986.

AMENDMENTS TO THE RULES OF THE SUPREME COURT, 1986: PSEUDONYM ORDERS UNDER RULE 4A

Background and Purpose

- 1. Pursuant to approval of the Rules Committee of the Supreme Court, amendments to the *Rules of the Supreme Court, 1986* (the "Rules"), are coming into force on February 26, 2024.
- 2. The newly created Rule 4A establishes a process by which parties may file an application for a Confidentiality Order. These can be orders that seal a Court record, restrict publication of information in the matter, or otherwise provide for all or part of the confidentiality of a particular file.
- 3. Rule 4A shall specifically read:

4A - ACCESS TO COURT RECORDS

Confidentiality orders

4A.01 (1) Subject to subrule (5), the Court may, on application or on its own motion, make an order

- (a) sealing a court document or an exhibit filed in a proceeding;
- (b) restricting access to the sound recording of all or part of a proceeding;
- (c) restricting publication of some or all information about a proceeding;
- (d) permitting a person referred to in a document to be identified by a pseudonym; or

(e) otherwise providing for the confidentiality of the court record.

- (2) A person may, when applying for an order under subrule (1), make a written request to a judge, on an ex parte basis, for an interim order for relief under subrule (1).
- (3) Subject to subrule (5), the Court may, upon receipt of a written request for an interim order, make an order restricting access to the record of the application, and to any other record sought to be made the subject of the order, for such time as is required to give notice of the application and bring the application to a hearing.
- (4) Subject to subrule (5), the Court may extend the time provided by an interim order made pursuant to subrule (3), and the judge who hears an application for an order pursuant to subrule (1), may give directions about access to the records in issue pending determination of the application.
- (5) The Court may only make an order pursuant to this rule where it is satisfied that it is in accordance with law to do so, including s. 2(b) of the *Canadian Charter of Rights and Freedoms* and the open court principle.
- 4. In light of the foregoing, the Court issues the following Practice Note to provide standard language and further guidance for parties applying for a Pseudonym Order.

Practice Note:

- 5. Parties seeking a Pseudonym Order should file their Confidentiality Application concurrently with their originating documents. The Court has the authority to make an order restricting access to both the underlying Application and the Confidentiality Application prior to determination of the request for a Pseudonym Order.
- 6. Where the Application requesting a Pseudonym Order is filed concurrently with originating documents, the accompanying Draft Order shall provide that:

- (a) The [Plaintiff/Applicant] may commence their [action/application] using a pseudonym of [proposed pseudonym];
- (b) Further pleadings and documents filed hereafter shall be entitled with the pseudonym [proposed pseudonym] as [Plaintiff/Applicant];
- (c) The [Affidavit, letter or report] of [the professional supporting the application] shall be sealed. Should the author be called as a witness at trial, the admission of the [Affidavit, letter or report] into evidence in any form will be determined by the trial judge;
- (d) Aside from the [Affidavit, letter or report] referred to above, all documentation before the court that references the [Plaintiff/Applicant's] true name shall be sealed and a copy shall be filed with identifying details redacted or obscured thereon;
- (e) That the [Defendant/Respondent] shall be served with notice of the Pseudonym Order alongside service of the [Statement of Claim/Originating Application]. The [Defendant/Respondent] shall be served with copies of the [Statement of Claim/Originating Application] in both anonymized and un-redacted versions;
- (f) That the [Defendant/Respondent] is barred from filing any document that references the [Plaintiff/ Applicant's] true name, and they are barred from publishing or otherwise distributing that identity to any person in any way or from publishing or otherwise distributing any information that could reasonably suggest their true identity; and,
- (g) All parties to the action shall have leave to seek further directions with respect to this Order, as may be required from time to time.
- 7. In the event a party requests a Pseudonym Order after originating documents have already been filed, the above clauses may be altered as appropriate to the circumstances.

Authorized by: Raymond P. Whalen CHIEF JUSTICE OF THE SUPREME COURT

Susan Foss REGISTRAR OF THE SURPEME COURT

Ν	IINERAL ACT	Mineral License	25380M	
	NOTICE	held by	Jason White	
Published in accordance with section 62 of CNLR 1143/96 under the <i>Mineral Act</i> , RSNL1990 cM-12 as amended.		Mineral License held by	26307M Tenacity Gold Mining Company Ltd.	
Mineral rights to the reverted to the Cro	ne following mineral licenses have wn:	Mineral License held by	26329M Tenacity Gold Mining Company Ltd.	
Mineral License held by	23256M Almar Consultants	Mineral License held by	26330M Tenacity Gold Mining Company Ltd.	
Mineral License held by	23882M CMC Metals Ltd.	Mineral License	26331M	
Mineral License held by	24197M Roy French	held by	Tenacity Gold Mining Company Ltd.	

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January 26, 2024

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Mineral License	26332M	Mineral License	32947M
held by	Tenacity Gold Mining	held by	Marvel Discovery Corporation
Mineral License	Company Ltd.	Mineral License	32948M
	26418M	held by	Marvel Discovery Corporation
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Mineral License held by	30902M Eddie Quinlan	Mineral License	33213M
Mineral License	31142M	held by	Judy Taylor
held by	Greg Campbell	Mineral License	33365M
Mineral License	31163M	held by	Judy Taylor
held by	Jason White	Mineral License held by	33371M Galloper Gold Corp.
Mineral License held by	31179M	M' 11'	222723.4
Mineral License	31181M	Mineral License	33372M
held by	Greg Campbell	held by	Galloper Gold Corp.
Mineral License	31182M	Mineral License held by	33373M Galloper Gold Corp.
held by	Greg Campbell	Mineral License	33374M
Mineral License	31274M	held by	Galloper Gold Corp.
held by	Cartier Iron Corporation	Mineral License	33375M
Mineral License held by	31368M CMC Metals Ltd.	held by	Galloper Gold Corp.
Mineral License	31385M	Mineral License	33464M
held by	Jeffrey Martin	held by	Galloper Gold Corp.
Mineral License	31579M	Mineral License	33464M
held by	Edge Exploration	held by	Judy Taylor
Mineral License	31580M	Mineral License held by	33791M Darold Perrier
held by	Edge Exploration	Mineral License	34812M
Mineral License	31582M	held by	Stanley H.B. Squires
held by	Edge Exploration	Mineral License	34813M
Mineral License held by	31709M Mike Noseworthy	held by	Stanley H.B. Squires

Mineral License held by	34818M Clarence Collins	Fa
Mineral License held by	34905M Andrew Quinlan	n A J
Mineral License held by	34965M Stephen Sheppard	I c
Mineral License held by	34982M Walter Sweetapple	
Mineral License held by	35605M Brandon Quinlan	
Mineral License held by	35066M Lai Lai Chan	
Mineral License held by	35068M Greg Pittman	
Mineral License held by	35653M Puddle Pond Resources Inc.	ſ

The lands covered by this notice except for the lands within Exempt Mineral Lands, the Exempt Mineral Lands being described in CNLR 1143/96 and NLR 71/98, 104/98, 97/00, 36/01, 31/2004, 78/06, 8/08, 28/09, 5/13, 3/17, 12/22 and 76/23 and outlined on 1:50 000 scale digital maps maintained by the Department of Industry, Energy and Technology, will be open for staking after the hour of 9:00 a.m. on the 32nd clear day after the date of this publication.

DEPARTMENT OF INDUSTRY, ENERGY AND TECHNOLOGY Trina Adams, Mineral Claims Recorder

Jan. 26

MUNICIPALITIES ACT, 1999

NOTICE OF ADOPTION TOWN OF PARADISE TOWN OF PARADISE COMMERCIAL VEHICLE REGULATIONS AMENDMENT, 2023

TAKE NOTICE that the TOWN OF PARADISE Council has enacted TOWN OF PARADISE COMMERCIAL VEHICLE REGULATIONS AMENDMENT, 2023, under the authority conferred by the *Municipalities Act, 1999,* SNL 1999, cM-24, Section 414 (2) (t).

In accordance with Section 413 (1) of the Act, TOWN OF PARADISE COMMERCIAL VEHICLE REGULATIONS AMENDMENT, 2023 was adopted by the majority of vote of Council at the meeting held on the 4th day of July, 2023. This Amendment shall come into effect on the 26th day of January, 2024.

IN GENERAL TERMS, this Amendment makes changes to sections as described below:

- Section 2(c) Definition of "Commercial Vehicle" changed to include maximum gross weight.
- Section 2(e) "Fully Serviced Lot" definition deleted.
- Section 5.a amended, now Section 5.
- Section 5.c deleted.

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- Section 5.d.i amended, now Section 7(a).
- Section 5.d.iii amended, now Section 7(c).
- Section 8 Lot Size added.
- Section 9 Limit added.
- Section 10 School Bus added.

These changes will make the interpretation and enforcement of the Regulations easier and in line with other neighbouring municipalities.

Any person wishing to inspect a copy of TOWN OF PARADISE COMMERCIAL VEHICLE REGULATIONS AMENDMENT, 2023 may do so at the Paradise Town Hall, 28 McNamara Drive, Paradise, during normal hours of operation or by visiting www.paradise.ca.

> TOWN OF PARADISE Terrilynn Smith, Town Clerk

Jan. 26

LANDS ACT

NOTICE OF INTENT, SECTION 7 LANDS ACT, SNL1991 c36 AS AMENDED

NOTICE IS HEREBY given that an application has been made to the Department of Fisheries, Forestry and Agriculture Branch, to acquire title, pursuant to section 7(2) (d) of the said Act, to that piece of Crown lands situated within 15 metres of the waters of Goose Cove, Bonavista Bay, for the purpose of a wharf.

The application may intrude on the 15 metre shoreline of the above mentioned water body(s) in various locations. For a detailed map, please see website: https://www.gov.nl.ca/ffa/lands/sec7notifications/.

Please note: It may take up to five (5) days from the date of application for details to appear on the website.

Any person wishing to object to the application must file the objection in writing with reasons, within 30 days from the publication of notice on the Department of Fisheries, Forestry and Agriculture website, Crown Lands, <u>https://www.gov.nl.ca/ffa/lands/</u>, to the Minister of Department of Fisheries, Forestry and Agriculture by mail or email to the nearest Regional Lands Office:

- Eastern Regional Lands Office, P.O. Box 8700, Howley Building, Higgins Line, St. John's, NL, A1B 4J6 Email: <u>easternlandsoffice@gov.nl.ca</u>
- Central Regional Lands Office, P.O. Box 2222, Gander, NL, A1V 2N9 Email: <u>centrallandsoffice@</u><u>gov.nl.ca</u>
- Western Regional Lands Office, P.O. Box 2006, Sir Richard Squires Building, Corner Brook, NL, A2H 6J8 Email: <u>westernregionlands@gov.nl.ca</u>
- Labrador Regional Lands Office, P.O. Box 3014, Station "B", Happy Valley-Goose Bay, NL, A0P 1E0 Email: <u>labradorlandsoffice@gov.nl.ca</u>

(DISCLAIMER: The Newfoundland and Labrador Gazette publishes a NOTICE OF INTENT as received from the Applicant and takes no responsibility for errors or omissions in the property being more particularly described.)

Jan. 26

NOTICE OF INTENT, SECTION 7 LANDS ACT, SNL1991 c36 AS AMENDED

NOTICE IS HEREBY given that an application has been made to the Department of Fisheries, Forestry and Agriculture Branch, to acquire title, pursuant to section 7(2) (d) of the said Act, to that piece of Crown lands situated within 15 metres of the waters of Loon Bay, for the purpose of a floating wharf.

The application may intrude on the 15 metre shoreline of the above mentioned water body(s) in various locations. For a detailed map, please see website: https://www.gov.nl.ca/ffa/lands/sec7notifications/.

Please note: It may take up to five (5) days from the date of application for details to appear on the website.

Any person wishing to object to the application must file the objection in writing with reasons, within 30 days from the publication of notice on the Department of Fisheries, Forestry and Agriculture website, Crown Lands, <u>https://www.gov.nl.ca/ffa/lands/</u>, to the Minister of Department of Fisheries, Forestry and Agriculture by mail or email to the nearest Regional Lands Office:

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- Western Regional Lands Office, P.O. Box 2006, Sir Richard Squires Building, Corner Brook, NL, A2H 6J8 Email: <u>westernregionlands@gov.nl.ca</u>
- Labrador Regional Lands Office, P.O. Box 3014, Station "B", Happy Valley-Goose Bay, NL, A0P 1E0 Email: <u>labradorlandsoffice@gov.nl.ca</u>

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Jan. 26

NOTICE OF INTENT, SECTION 7 LANDS ACT, SNL1991 c36 AS AMENDED

NOTICE IS HEREBY given that an application has been made to the Department of Fisheries, Forestry and Agriculture Branch, to acquire title, pursuant to section 7(2) (c) of the said Act, to that piece of Crown lands situated within 15 metres of the waters of Parsons Pond River, for the purpose of a Lodge/ Nightclub/Building.

The application may intrude on the 15 metre shoreline of the above mentioned water body(s) in various locations. For a detailed map, please see website: <u>https://www.gov.nl.ca/ffa/lands/sec7notifications/</u>.

Please note: It may take up to five (5) days from the date of application for details to appear on the website.

Any person wishing to object to the application must file the objection in writing with reasons, within 30 days from the publication of notice on the Department of Fisheries, Forestry and Agriculture website, Crown Lands, <u>https://www.gov.nl.ca/ffa/lands/</u>, to the Minister of Department of Fisheries, Forestry and Agriculture by mail or email to the nearest Regional Lands Office:

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Jan. 26

NOTICE OF INTENT, SECTION 7 LANDS ACT, SNL1991 c36 AS AMENDED

NOTICE IS HEREBY given that an application has been made to the Department of Fisheries, Forestry and Agriculture Branch, to acquire title, pursuant to section 7(2) (d) of the said Act, to that piece of Crown lands situated within 15 metres of the waters of Neary's Pond, Portugal Cove, for the purpose of a wharf.

The application may intrude on the 15 metre shoreline of the above mentioned water body(s) in various locations. For a detailed map, please see website: <u>https://www.gov.nl.ca/ffa/lands/sec7notifications/</u>.

Please note: It may take up to five (5) days from the date of application for details to appear on the website.

Any person wishing to object to the application must file the objection in writing with reasons, within 30 days from the publication of notice on the Department of Fisheries, Forestry and Agriculture website, Crown Lands, <u>https://www.gov.nl.ca/ffa/lands/</u>, to the Minister of Department of Fisheries, Forestry and Agriculture by mail or email to the nearest Regional Lands Office:

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Jan. 26

NOTICE OF INTENT, SECTION 7 LANDS ACT, SNL1991 c36 AS AMENDED

NOTICE IS HEREBY given that an application has been made to the Department of Fisheries, Forestry and Agriculture Branch, to acquire title, pursuant to section 7(2) (d) of the said Act, to that piece of Crown lands situated within 15 metres of the waters of Number Two Pond, for the purpose of a wharf.

The application may intrude on the 15 metre shoreline of the above mentioned water body(s) in various locations. For a detailed map, please see website: https://www.gov.nl.ca/ffa/lands/sec7notifications/.

Please note: It may take up to five (5) days from the date of application for details to appear on the website.

Any person wishing to object to the application must file the objection in writing with reasons, within 30 days from the publication of notice on the Department of Fisheries, Forestry and Agriculture website, Crown Lands, <u>https://www.gov.nl.ca/ffa/lands/</u>, to the Minister of Department of Fisheries, Forestry and Agriculture by mail or email to the nearest Regional Lands Office:

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- Central Regional Lands Office, P.O. Box 2222, Gander, NL, A1V 2N9 Email: <u>centrallandsoffice@</u> <u>gov.nl.ca</u>
- Western Regional Lands Office, P.O. Box 2006, Sir Richard Squires Building, Corner Brook, NL, A2H 6J8 Email: westernregionlands@gov.nl.ca
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THE NEWFOUNDLAND AND LABRADOR GAZETTE

PART II SUBORDINATE LEGISLATION FILED UNDER THE STATUTES AND SUBORDINATE LEGISLATION ACT

Vol. 99

ST. JOHN'S, FRIDAY, JANUARY 26, 2024

No. 4

NEWFOUNDLAND AND LABRADOR REGULATIONS

> NLR 3/24 NLR 4/24



NEWFOUNDLAND AND LABRADOR REGULATION 3/24

Film and Video Industry Tax Credit Regulations (Amendment) under the Income Tax Act, 2000 (O.C. 2024-014)

(Filed January 25, 2024)

Under the authority of section 68 of the *Income Tax Act, 2000*, the Lieutenant-Governor in Council makes the following regulations.

Dated at St. John's, January 22, 2024.

Krista Quinlan Clerk of the Executive Council

REGULATIONS

Analysis

1. S.7 Amdt. Tax credit 2. Commencement

NLR 3/99 as amended 1. (1) Subsection 7(3) of the *Film and Video Industry Tax Credit Regulations* is repealed and the following substituted:

(3) The aggregate of all tax credits in respect of an eligible project shall not exceed the lesser of

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Film and Video Industry Tax Credit Regulations (Amendment)

(a) 25% of the total production costs of the eligible project; and

(b) \$4,000,000.

(2) Subsection 7(3) of the regulations is repealed and the following substituted:

(3) The aggregate of all tax credits in respect of an eligible project shall not exceed the lesser of

(a) 25% of the total production costs of the eligible project; and

(b) \$5,000,000.

(3) Subsection 7(4) of the regulations is repealed.

Commencement

2. (1) Subsections 1(1) and (3) of these regulations are considered to have come into force on April 1, 2013.

(2) Subsection 1(2) of these regulations is considered to have come into force on July 1, 2021.

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January 26, 2024



NEWFOUNDLAND AND LABRADOR REGULATION 4/24

Rules of Supreme Court, 1986 (Amendment) under the Judicature Act

(Filed January 25, 2024)

Under the authority of section 55 of the *Judicature Act*, the Rules Committee of the Supreme Court make the following rules.

Dated at St. John's, January 15, 2024.

Raymond P. Whalen Chairperson, Rules Committee

RULES

Analysis

1. Rule 4A Added

RULE 4A - Access to Court Records

- 4A.01 Confidentiality orders2. Rule 29.05 Amdt.
- Service of application 3. Rule 39.10 R&S Consequences of failing to file documents

4. Rule 39B.03 Amdt. Documents to be filed before settlement conference

- 5. Rule F14.03 Amdt. First case management hearing
- 6. Rule F15.01 R&S Scope of section

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7. Rule F32 R&S

Rule F32 – Evidence and Affidavits

F32.01. What evidence the

8. Rule F37A Added

Rule F37A - Adult Protec tion Proceedings

F37A.01 Proceedings

court may consider F32.02. Format for affidavits F32.03. What information may be contained in an affidavit

Forms Amdt.
 Commencement

1. The *Rules of the Supreme Court, 1986* are amended by adding immediately after Rule 4 the following:

Rule 4A - Access to Court Records

Confidentiality orders

4A.01 (1) Subject to subrule (5), the Court may, on application or on its own motion, make an order

- (a) sealing a court document or an exhibit filed in a proceeding;
- (b) restricting access to the sound recording of all or part of a proceeding;
- (c) restricting publication of some or all information about a proceeding;
- (d) permitting a person referred to in a document to be identified by a pseudonym; or
- (e) otherwise providing for the confidentiality of the court record.

(2) A person may, when applying for an order under subrule (1), make a written request to a judge, on an *ex parte* basis, for an interim order for relief under subrule (1).

(3) Subject to subrule (5), the Court may, upon receipt of a written request for an interim order, make an order restricting access to the record of the application, and to any other record sought to be made the subject of the order, for such time as is required to give notice of the application and bring the application to a hearing.

(4) Subject to subrule (5), the Court may extend the time provided by an interim order made pursuant to subrule (3), and the judge who hears an application for an order pursuant to subrule (1),

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may give directions about access to the records in issue pending determination of the application.

(5) The Court may only make an order pursuant to this rule where it is satisfied that it is in accordance with law to do so, including s. 2(b) of the *Canadian Charter of Rights and Freedoms* and the open court principle.

2. The rules are amended by deleting the word "or" at the end of Rule 29.05(3)(e), replacing the period at the end of Rule 29.05(3)(f) with a semicolon, and adding immediately after Rule 29.05(3)(f) the following:

- (g) make the order sought on the application, where the Court determines that it is unnecessary to set a further hearing date; or
- (h) make any other order the Court deems just.

3. Rule 39.10 is repealed and the following substituted:

Consequences of failing to file documents

39.10 Where counsel or a party fails to file documents required for a conference before the deadline for filing set out in the Rules, a judge may make an order as to costs that is considered just or, in appropriate circumstances, set the matter for a hearing in Court with respect to costs.

4. The rules are amended by adding immediately after Rule 39B.03(1) the following:

(1.1) Should any party to the settlement conference not file their brief within the timeline allotted in paragraph (1), the Registrar shall remove the matter from the Settlement Conference List.

5. Rule F14.03(1)(b)(ii) is repealed and the following substituted:

(ii) the applicant files a Request for Case Management in Form F14.04A provided that the applicant has filed an affidavit of service showing that the Originating Application has been served and the time for filing a Response has expired.

6. Rule F15.01 is repealed and the following substituted:

Scope of section

F15.01 (1) It is the obligation of all parties and their counsel to move their matter forward to final resolution in a just, timely and cost effective manner.

(2) Interim applications provide a mechanism for parties to obtain temporary relief between the filing of their Originating Application, Originating Application for Variation, Response, or Reply and the time of final resolution, on issues which require a court order prior to final resolution.

(3) This section sets out the procedure governing interim applications, which include applications for an order of a judge in an ongoing proceeding or, for the purpose of providing directions or giving effect to a final order, following final judgment.

(4) Despite subrule (3), this section does not govern how to start an application to vary a final order, which must be started under rule F5 ("How to Apply to Vary a Final Order").

7. Rule F32 is repealed and the following substituted:

Rule F32 - Evidence and Affidavits

What evidence the court may consider

F32.01 (1) A judge may decide an issue on oral or affidavit evidence or in a manner that the judge conducting a hearing or trial considers appropriate.

(2) At trial, the judge may consider any pleading or other document filed in accordance with this part and properly included in a Court file of which the other party has notice, unless a party has raised an objection to the document's admissibility at a prior case management hearing, at a trial readiness conference, or prior to the start of the trial and a judge has determined that the document should not be considered. (3) Subrule (2) does not apply to pleadings or other documents that have been filed on an application under rules F16 ("Interim Applications without Notice for a Procedural Order") or F17 ("Emergency Interim Application (Getting a Temporary Order)"), unless a hearing with notice to the parties was held in relation to the application.

Format for affidavits **F32.02** (1) Unless otherwise ordered, an affidavit must be in Form F32.02A.

(2) An affidavit shall be 12 or less consecutively numbered, single-sided pages with 12-point font and line spacing of one and one-half or more.

(3) Attachments to affidavits shall not exceed 10 pages.

What information may be contained in an affidavit **F32.03** (1) A person signing an affidavit must only set out facts of which they have personal knowledge, except where this rule provides otherwise.

(2) An affidavit may contain information that the person learned from someone else if

- (a) the affidavit is to be used on an interim application, or for a matter which will not determine the final outcome of the proceeding; and
- (b) the source of the information is identified by name, the affidavit states that the person signing it believes the information is true, and the circumstances that justify the use of information learned from someone else are stated.

(3) Where an affidavit does not comply with this rule, a judge

(a) disregard all or part of that affidavit; and

(b) make any order the judge considers appropriate.

may

(4) Where an affidavit contains material that is irrelevant, that may delay the trial or make it difficult to have a fair trial, or that is unnecessary or an abuse of the Court process, a judge may, at the request of a party or at their own discretion,

- (a) disregard all or part of that affidavit; and
- (b) make any order the judge considers appropriate.

(5) Where an affidavit or part of an affidavit has been disregarded under this rule, an opposing party who has filed an affidavit in response to the offending material may be awarded costs of filing that affidavit to be paid as between lawyer and client.

8. The rules are amended by adding immediately after Rule F37 the following:

Rule F37A - Adult Protection Proceedings

F37A.01 (1) To the extent that the procedure or time limits in this Part are inconsistent with the *Adult Protection Act, 2021*, the provisions of the *Act* will apply.

- (2) Any hearing under the Adult Protection Act, 2021, must be
- (a) held as informally as the circumstances of the case permit;
- (b) scheduled as expeditiously as the schedule of the Court allows and as fairness to the parties and affected persons requires; and
- (c) held in private unless otherwise ordered by a judge.

(3) A person who has been provided notice of a hearing in accordance with the *Adult Protection Act*, 2021, is entitled to attend that hearing unless otherwise ordered by a judge.

(4) A judge may make any order under rule F14.07 ("Powers of case management judge") not inconsistent with the *Adult Protection*

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Proceedings

Act, 2021, that may assist in focusing an adult protection hearing on the matters in dispute.

(5) An application under the *Adult Protection Act, 2021*, must be started by filing the original and one copy of an application.

(6) Notwithstanding any provision under this Part respecting a document's form, parties to a proceeding under the *Adult Protection Act, 2021*, need not use the Forms applicable to proceedings under the *Supreme Court Family Rules*.

(7) Any subsequent application for an order relating to an adult who is or may be an adult in need of protective intervention must be given the same file number as the original application respecting that adult where the application is made in the same judicial centre.

(8) An application relating to an adult who is or may be in need of protective intervention must identify any other court order or application respecting custody or guardianship of the estate or person of that adult, if known.

9. The rules are amended by repealing and substituting the following forms:

(a) F4.03A;
(b) F4.04A;
(c) F5.05A;
(d) F5.06A;
(e) F6.02A;
(f) F6.06A; and
(g) F32.02A.

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10. These regulations come into force on February 26, 2024.

Commencement

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How to Make an Originating Application

Instructions for the Applicant

An Originating Application (Form 4.03A) is a document you must use to start a family law court proceeding. Your Originating Application tells the Court that there are family law issues that you would like to have resolved. If you start an Originating Application, you are the Applicant. The other person is the Respondent.

If you are making an application together with the other person (ie. a joint application), you cannot use this form. You must do a Joint Originating Application (Form F4.04A).

Completing Your Originating Application

You can fill out this form by hand or you can download and fill out this form electronically at https://www.court.nl.ca/supreme/rules-practice-notes-and-forms/family/general/ (If you fill out the form electronically, you must still print the form, file it with the Court, and serve a copy on the Respondent). You must fill out pages 1-5 of the Originating Application and attach any schedules and additional forms that apply to you. If you need more space to fill out any section of this Originating Application, attach an extra page and indicate which section is continued on the extra page.

Filing Your Originating Application

You must make 3 extra copies of your completed and signed Originating Application (including any additional documents). To file your Originating Application, you can either bring it to a Supreme Court location near you or you can mail it to a Supreme Court location near you (with the filing fee attached). You can look up the fees online: https://www.court.nl.ca/supreme/schedule-of-fees/

Serving Your Originating Application

You must give a copy of the Originating Application to the Respondent. This is called service. You have 180 days to serve the Respondent after you have filed the Application. If you do not serve the Application in 180 days, it will expire and you may have to file a new Originating Application.

If your Application involves divorce and/or parenting, an adult (who is not you) must hand-deliver the Application to the Respondent. This is called personal service. You will have to file an Affidavit of Service (Form F8.03A) with the Court.

If your Application does not involve divorce or parenting, you can serve the Respondent by personal service, leaving a copy with the Respondent's lawyer, leaving a copy at the Respondent's address, registered mail/courier, or regular mail. You can also serve by fax, email, or electronic document exchange, if the Respondent has provided that information. You will have to file an Affidavit of Service (Form F8.03A), Acknowledgement of Service (Form F8.04A), a copy of the document with the recipient's lawyer's endorsement on it, a reply email, or a delivery confirmation with the Court.

More Information

Questions? Go to https://www.court.nl.ca/supreme/family-division/ or contact a Court near you:

Gander: (709) 256-1115 Grand Bank: (709) 832-1720

Corner Brook: (709) 637-2227 Grand Falls-Windsor: (709) 292-4260 Happy Valley-Goose Bay: (709) 896-7892 St. John's: (709) 729-2258

--- It is highly recommended that you get advice from a lawyer ---

If you need help finding or getting a lawyer, you can contact:

Public Legal Information Association of NL (PLIAN): www.publiclegalinfo.com or 1 (888) 660-7788 Legal Aid: www.legalaid.nl.ca or 1(800) 563-9911

--- REMOVE THIS PAGE BEFORE SERVING THE APPLICATION ON THE RESPONDENT ---

How to Respond to an Originating Application

Instructions for the Respondent

A family law proceeding has been started against you. You are the *Respondent* in this proceeding.

The person who has started this family law proceeding is the Applicant.

Read the attached **Originating Application (Form F4.03A)** carefully. The Applicant has explained the family law issues that they would like to have resolved. If you want to oppose any of the Applicant's claims or if you want to make your own claims, you must file and serve a **Response (Form F6.02A)**.

You can get a Response form at any Supreme Court location or online: <u>https://www.court.nl.ca/supreme/rules-practice-notes-and-forms/family/general/</u>

You have only **30 days** after this Originating Application has been served on you to file and serve your Response (You have 60 days if you have been served outside of Canada or the United States).

For more information on how to fill out, file, and serve a Response, read the "Instructions for the Respondent" page attached to the Response form.

If you do not respond, the Court may proceed and make an order without hearing from you.

More Information

Questions? You can go to https://www.court.nl.ca/supreme/family-division/ or contact a Court near you:

Corner Brook: (709) 637-2227 Gander: (709) 256-1115 Grand Bank: (709) 832-1720 Grand Falls-Windsor: (709) 292-4260 Happy Valley-Goose Bay: (709) 896-7892 St. John's: (709) 729-2258

--- It is highly recommended that you get advice from a lawyer ---

If you need help finding a lawyer, you can contact:

Public Legal Information Association of NL (PLIAN): <u>www.publiclegalinfo.com</u> or 1 (888) 660-7788 Legal Aid: <u>www.legalaid.nl.ca</u> or 1(800) 563-9911

Form F4.03A: Originating Application (Family Law)

the sector >		FOR COURT USE ONLY
	COURT FILE NO:	
E S	CENTRAL DIVORCE REGISTRY NO:	
	Filed at	, Newfoundland and
In the Supreme Court of Newfoundland and Labrador	Labrador, this day of	, 20
(General/Family)	Registry Clerk of the Supreme Court of	of Newfoundland and Labrador
BETWEEN:	(Print full name)	_ APPLICANT
AND:	(Print full name)	RESPONDENT
AND:	(Print full name)	 □ NOT APPLICABLE □ SECOND APPLICANT □ SECOND RESPONDENT

You must start your application at the Court location that is closest to you or closest to the other party. However, if your family law matter involves parenting or child support, you must start your application at the Court location that is closest to where your children live. Check off where your application is required to be heard and note the location where you must file your documents:

lf	your application is required to be heard in…	then you must file your documents in
	Clarenville (Grand Bank Circuit)	Grand Bank Supreme Court
	Corner Brook	Corner Brook Supreme (Family Division)
	Gander	Gander Supreme Court
	Grand Bank	Grand Bank Supreme Court
	Grand Falls – Windsor	Grand Falls – Windsor Supreme Court
	Happy Valley – Goose Bay	Happy Valley – Goose Bay Supreme Court
	Port aux Basques (Corner Brook Circuit)	Corner Brook Supreme Court (Family Division)
	Rocky Harbour (Corner Brook Circuit)	Corner Brook Supreme Court (Family Division)
	St. Anthony (Corner Brook Circuit)	Corner Brook Supreme Court (Family Division)
	St. John's	St. John's Supreme Court (Family Division)
	Stephenville (Corner Brook Circuit)	Corner Brook Supreme Court (Family Division)
	Wabush (Happy Valley – Goose Bay Circuit)	Happy Valley – Goose Bay Supreme Court

Check the type of order(s) that you are seeking:

You must fill out the Schedule(s) that relate to your claim(s) and attach any additional forms or documents required.

Type of Order	Fill Out Schedule	Attach
Divorce	1	Original marriage certificate
Parenting (Decision-making and parenting time)	2	-
Contact Order / Third Party Time with Child*	3	-
Child Support	4	Financial Statement (Form F10.02A) and/or income information, if applicable
Spousal <i>(married)</i> Support or Partner <i>(unmarried)</i> Support	5	Financial Statement (Form F10.02A)
Parental Support <i>(for parents)</i> or Dependant Support (for spouse or child of deceased person)	5	Financial Statement (Form F10.02A)
Division of Matrimonial <i>(married)</i> Property, Common Law <i>(unmarried)</i> Property, or Property under the <i>FHRMIR Act</i>	6	Property Statement (Form F10.04A)
Return of Child (within Canada)	7	Emergency Interim Application (Form 17.03A) if applicable
Consent Order or Agreement	8	Signed consent order or agreement
Other:	8	-

*Under the *Divorce Act*, a judge's permission is required to make an application for a Contact Order. Once received, your application will first be considered by a judge to determine if it may proceed.

Form F4.03A – Originating Application (Family Law)

Supreme Court of Newfoundland and Labrador

Applicant Information

Fill in your information below. Note: If you have safety concerns and do not want to provide your contact information, you may provide alternate contact information below. You must still provide the Court with your actual contact information in a sealed envelope. This envelope will not be available to the other party.

Current Last Name				Last Name	e at Birth:		
First Name				Last Name Day before Day of Ma	e the		
Middle Name(s) (if any)				· ·	-		
Gender							
Residential Address							
	Street Addres	S			City	Province	Postal Code
Mailing Address (if different from Residential Address)							
	Street Addres	s or PO Box	(City	Province	Postal Code
Telephone Number (if any)	Home: Cell:						
Fax Number (if any)							
Email Address (if any)	Please note t	hat if you pro	ovide your em	nail address, the	e Court may c	contact you by em	nail.
Date of Birth	Month:		D)ay:		Year:	
Occupation(s) or Job(s)							
Citizen / Immigration Status	🗆 Canadi	an Citizen		Permanent	Resident	Fore	ign National
Are you a registered Indian			If yes, what is the name of your band?				
under the Indian Act?	□ Yes □ No -		Do you live on a reserve?				
Will you need an interpreter in court?*	□ Yes	□ No			If yes, sta	te the language	and dialect:
Lawyer's name, office address, email address, telephone number and fax number (if any)							

* Please note that you must arrange to have a qualified interpreter appear in court and you will be responsible for any fees associated with this, unless a judge orders otherwise.

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Form F4.03A – Originating Application (Family Law)

Supreme Court of Newfoundland and Labrador

Respondent Information

Fill in the Respondent's information below (to the best of your knowledge).

Current Last Name			Last Name at Birth:		
First Name			Last Name the Day before the Day of Marriage:		
Middle Name(s) (if any)					
Gender					
Residential Address	Street Address		City	Province	Postal Code
Mailing Address (if different from Residential Address)					
	Street Address or PO) Box	City	Province	Postal Code
Telephone Number (if any)	Home:		Cell:		
Fax Number (if any)					
Email Address (if any)					
Date of Birth	Month:		Day:	Year:	
Occupation(s) or Job(s)					
Citizen / Immigration Status	🗆 Canadian Citi	zen D Permanent Resident		Foreign National	
Is the Respondent a	□ Yes □ No	If yes, what is the name of the Respondent's band?			
registered Indian under the Indian Act?		Does the Respondent live on a reserve?			
Lawyer's name, office address, email address, telephone number and fax number (if any)					

Fill in the information about your relationship with the Respondent:

Your relationship with the Respondent				
Date the parties started living together	Month:	Day:	Year:	OR D Not applicable
Date of marriage	Month:	Day:	Year:	OR D Not applicable
Place of marriage				OR D Not applicable
Prior to the marriage, you were	□ Unmarried	Divorced	□ Widowed	OR D Not applicable
Prior to the marriage, the Respondent was	□ Unmarried	Divorced	□ Widowed	OR D Not applicable
Date of separation	Month:	Day:	Year:	OR D Not applicable
Date of divorce	Month:	Day:	Year:	OR D Not applicable

Check this box if you are starting a proceeding against more than one Respondent. Attach an extra page to provide the information of the other Respondent(s) and the details of your relationship with the other Respondent(s).

Fill in the information for every child of your relationship (Include children under and over 19 and non-dependent children):

	Child 1	Child 2
Child's Full Name		
Full Name of Each Parent of the Child (place each name on a separate line)		
Date of Birth (month/day/year)		
Gender		
Child is Currently Living With (Name)		
Disabilities and/or Special Needs		

	Child 3	Child 4
Child's Full Name		
Full Name of Each Parent of the Child (place each name on a separate line)		
Date of Birth (month/day/year)		
Gender		
Child is Currently Living With (Name)		
Disabilities and/or Special Needs		

□ Check this box if there are no children.

Check this box if there are more than 4 children. Attach an extra page to provide the details of those children.

Form F4.03A – Originating Application (Family Law)

Have child protection services, in this province or elsewhere, ever been involved with you, the Respondent(s), and/or any of the children listed above?

🗆 No

□ Yes.

If yes, please provide details in the box below.

Provide the details of any **current** or **ongoing** court proceedings, court orders, and/or written agreements involving you, the Respondent(s), and/or the children. This includes all Provincial Court matters, criminal matters, proceedings in other provinces or countries, peace bonds, emergency protection orders, restraining orders, no-contact orders, safety plans, family centered action plans, and kinship care agreements or any other agreements stemming from CSSD involvement.

□ Check this box if not applicable.

(Note: This Schedule is intended for divorce applications under the *Divorce Act*. If you are seeking a divorce under the *Civil Marriages Act*, fill out Schedule 8.)

Schedule 1 Divorce

In order to apply for a divorce, you must be able to satisfy all 4 of the requirements below:

1	There has been a breakdown in our marriag	ge and t	here i	s no likelihood that we will get back together.
2	I am a resident of Newfoundland and Labrador and have been a resident of Newfoundland and Labrador for at least 1 year immediately prior to this application.	OR		My spouse is a resident of Newfoundland and Labrador and has been a resident of Newfoundland and Labrador for at least 1 year immediately prior to this application.
3	 I have attached the original Certificate of Marriage (or Registration of Marriage) to this Application. If you were married in Canada, you can obtain your Certificate of Marriage from the provincial Vital Statistics Agency. Check this box if your Certificate of Marriage is not in English or French. You must attach a translation and an Affidavit from the translator. 	OR		I was married outside of Canada and I am unable to attach a copy of my Certificate of Marriage (or Registration of Marriage) because it is impossible or impractical to obtain. You will have to make an Interim Application for a Procedural Order (using Form F16.03A) for an Order dispensing with the need to file a Certificate of Marriage.
4	There has been no collusion in relation to the	is appli	catior	n for a divorce.

I am seeking a divorce because there has been a permanent breakdown in our marriage based upon:

□ Separation:					
Check this box if you and your spouse currently live separate and apart and will have lived separate and apart for at least 1 year prior to the determination of the divorce proceeding.					
If you and your spouse have been living separate and apart for less than 1 year, you may still file an Originating Application for divorce on the ground of separation. However, you must wait until 1 year has elapsed to file an Application for Judgment for divorce.					
Adultery:					
Check this box if you are seeking divorce because the Respondent has committed adultery. Attach an extra page with details of the adultery.					
You may be required to present further evidence of the adultery. You do not need to name any other person involved. If you choose to name another person, you must serve this Originating Application on that person by personal service. That other person(s) will have the same rights as the Respondent in relation to the adultery claim and may file a Response.					
□ Check this box to declare that you have not condoned or connived in the adultery.					
Cruelty:					
Check this box if you are seeking divorce because your spouse has treated you with physical or mental cruelty that makes continued cohabitation intolerable. Attach an extra page with details of the cruelty.					
You may be required to present further evidence of the physical or mental cruelty.					
□ Check this box to declare that you have not condoned or connived in the cruelty.					

Schedule 2 Parenting Order

If you are making an application for a parenting order (decision-making and/or parenting time), or are a person looking to step into the role of parent, fill in the information below.

What are the current parenting arrangements for:

Decision-making about the child(ren):

Regular parenting schedule (daily, weekly, monthly, or other):

Parenting schedule for holidays and special occasions:

Schedule for other communication (ie. phone or internet):

Other important issues in relation to parenting the child(ren):

What are your proposed parenting arrangements for:

Decision-making about the child(ren):

Regular parenting schedule (daily, weekly, monthly, or other):

Parenting schedule for holidays and special occasions:

Schedule for other communication (eg. phone, internet, etc.):

Other important issues in relation to parenting the child(ren):

Schedule 3 Contact Order/ Third Party Time with Child

If you are a non-parent making an application for contact or time with a child, fill in the information below:

What is your relationship to the child (i.e. grandparent, foster parent, step-parent, other relative):

What contact/ time do you presently have or have you had with the child?:

What contact/ time with the child are you seeking?:

Are there any orders or other past or present proceedings or circumstance that may be relevant to your request for contact/ time with the child (i.e. previous convictions, involvement with child protection authorities)?:

Other information that may be relevant to the court in determining whether to grant you contact/time with the child:

Schedule 4 Child Support

Check all of the boxes that apply:

l am see	I am seeking the basic table amount as per the Child Support Guidelines.					
I am seeking special and/or extraordinary expenses .						
You must complete and attach a Financial Statement (Form (F10.02A).						
I am seeking an amount of child support that is different from the Child Support Guidelines basic table amount.						
	Depending on your reason(s) for seeking an amount different from the Child Support Guidelines, you may have to attach further documentation.					
List your reason(s) for seeking an amount of child support different from the Child Support Guidelines:						
	The Respondent and I have agreed to child support in the amount of \$ per month.					
	I have parenting time with the child(ren) for 40% or more of the year. You must complete and attach a Financial Statement (Form F10.02A).					
	The child(ren) is(are) 19 years of age or older. You must complete and attach a Financial Statement (Form F10.02A).					
	One or more of the persons who is obligated to pay support has an income that is more than \$150,000 annually. You must complete and attach a Financial Statement (Form F10.02A) .					
	I am claiming undue hardship for the following reason(s):					
	You must complete and attach a Financial Statement (Form F10.02A) . Other:					
	Depending on your claim, you may be required to complete and attach a Financial Statement (Form F10.02A) .					
l am see	sking retroactive child support .					
What is	the amount of retroactive child support that you are seeking?					
What is the date from which you are seeking retroactive child support? (month/day/year)						
Describe the facts and your reason(s) for seeking retroactive child support:						

Schedule 5Spousal, Partner, Parental, or Dependant
Support

If you are seeking spousal, partner, parental, or dependant support, you must complete and attach a Financial Statement (Form F10.02A)

Check all of the boxes that apply and fill in the information required:

I am seeking :
 Spousal support Partner support Parental support Dependant support
Describe the facts and your reason(s) for seeking support:
I am seeking:
 Retroactive spousal support Retroactive partner support Retroactive parental support Retroactive dependant support
What is the amount of retroactive support that you are seeking?
What is the date from which you are seeking retroactive support? (month/day/year)
Describe the facts and your reason(s) for seeking retroactive support:

Schedule 6 Division of Property

If you are seeking a division of matrimonial property or common law property, you must complete and attach a **Property Statement (Form F10.04)**

Check all of the boxes that apply and fill in any information required:

I am seeking an equal division of matrimonial property.			
I am seeking an unequal division of matrimonial property.			
Describe the facts and your reason(s) for seeking an unequal division of property:			
I am seeking exclusive possession of the matrimonial home.			
Describe the facts and your reason(s) for seeking exclusive possession of the matrimonial home:			
I am seeking a division of common law property.			
Describe your property claim, the facts, and your reason(s) for seeking the claim:			
I am making a claim under the Family Homes on Reserves and Matrimonial Interests or Rights Act.			
Describe your property claim, the facts, and your reason(s) for seeking the claim:			
Other:			
Describe your property claim, the facts, and your reason(s) for seeking the claim:			

Schedule 7 Return of Child (within Canada)

If you are seeking a court order for the return of a child or children (within Canada), answer the questions below: You may provide any additional affidavit(s) necessary.

At what address does the child(ren) habitually (normally) live?

Set out all of the available facts and information that you have relating to the whereabouts of the child(ren):

Set out all the available facts and information that you have regarding the identity of the person that the child(ren) is/are presumed to be with:

Set out your reasons for making the application:

Schedule 8 Other Applications

If you are seeking a court order for something other than the claims requested in the other Schedules, state what you are seeking, describe the facts, and give reasons:

Statement of Truth

You must swear or affirm that the facts and information that you have written in this Originating Application and the attached Schedule(s) is the truth. You must swear or affirm and sign this Statement of Truth in front of a commissioner of oaths, notary public, justice of the peace, or lawyer. Court Registry staff are commissioners of oaths and you may sign this application at the Court when you file it.

I declare the facts and information in this Originating Application are true to the best of my knowledge and belief.

SWORN TO or AFFIRMED at ______, this _____ day of _____, 20___.

Signature of Applicant

Signature of Person Authorized to Administer Oaths

Lawyer's Signature for Fee Waiver

I am employed by the Newfoundland and Labrador Legal Aid Commission or a Newfoundland and Labrador government department under the Executive Council Act and I am the lawyer of record in this matter.

Signature of Lawyer (if any)

Print Name of Lawyer (if any)

Party's Certificate

If you are applying for relief under the Divorce Act, you must complete this certificate.

I,(Print Party's Name) ,
the Applicant, c provide:	ertify to this Court that I am aware of the duties set out in sections 7.1 to 7.5 of the Divorce Act, which
7.1	A person to whom parenting time or decision-making responsibility has been allocated in respect of a child of the marriage or who has contact with that child under a contact order shall exercise that time, responsibility or contact in a manner that is consistent with the best interests of the child.
7.2	A party to a proceeding under this Act shall, to the best of their ability, protect any child of the marriage from conflict arising from the proceeding.
7.3	To the extent that it is appropriate to do so, the parties to a proceeding shall try to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process.
7.4	A party to a proceeding under this Act or a person who is subject to an order made under this Act shall provide complete, accurate and up-to-date information if required to do so under this Act.
7.5	For greater certainty, a person who is subject to an order made under this Act shall comply with the order until it is no longer in effect.
DATED at	, this day of , 20
	Signature of Applicant
	Signature of Applicant

Lawyer's Certificate

If you are applying for relief under the Divorce Act and you are represented by a lawyer, your lawyer must complete this certificate.

l,	, the Lawyer for,
(Print Lawyer's Name) (Print Applicant's Name)
the Applicant, o	ertify to this Court that I have complied with s.7.7 of the Divorce Act, which provides:
7.7	(1) Unless the circumstances of the case are of such a nature that it would clearly not be appropriate to do so, it is the duty of every legal adviser who undertakes to act on a spouse's behalf in a divorce proceeding
	(a) to draw to the attention of the spouse the provisions of this Act that have as their object the reconciliation of spouses; and
	(b) to discuss with the spouse the possibility of the reconciliation of the spouses and to inform the spouse of the marriage counselling or guidance facilities known to the legal adviser that might be able to assist the spouses to achieve a reconciliation.
	(2) It is also the duty of every legal adviser who undertakes to act on a person's behalf in any proceeding under this Act
	(a) to encourage the person to attempt to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process, unless the circumstances of the case are of such a nature that it would clearly not be appropriate to do so;
	(b) to inform the person of the family justice services known to the legal adviser that might assist the person
	(i) in resolving the matters that may be the subject of an order under this Act, and
	(ii) in complying with any order or decision made under this Act; and
	(c) to inform the person of the parties' duties under this Act.
	(3) Every document that formally commences a proceeding under this Act, or that responds to such a document, that is filed with a court by a legal adviser shall contain a statement by the legal adviser certifying that they have complied with this section.
	this day of 20
DATED at	day of , 20
	Signature of Lawyer Address of Lawyer

How to Make a Joint Originating Application

Instructions for Co-Applicants

You may use a **Joint Originating Application (Form F4.04A)** if you and the other person(s) consent to your family law issues and want to apply for a family law order together.

If you and the other person(s) disagree on any family law issues, you cannot use this form. Instead, you must do an **Originating Application (Form F4.03A)**.

Completing Your Joint Originating Application

You can fill out this form by hand or you can download and fill out this form electronically at https://www.court.nl.ca/supreme/rules-practice-notes-and-forms/family/general/ (If you fill out the form electronically, you must still print the form and file it with the Court).

You must fill out all of the pages in this Joint Originating Application and attach an agreement or a **Consent Order (Form F34.02A and/or F34.02B)**. If you need more space to fill out any section of this Joint Originating Application, attach an extra page and indicate which section is continued on the extra page.

Filing Your Joint Originating Application

You must make **2 extra copies** of your completed and signed Joint Originating Application (including any attachments). File your original Joint Originating Application with the Court. To file your Joint Originating Application, you can either bring it to a Supreme Court location near you or you can mail it to a Supreme Court location near you.

Serving Your Joint Originating Application

Since all of the Co-Applicants have signed the filed Joint Originating Application, you do NOT need to serve the Joint Originating Application on the other Co-Applicant(s). However, you should still make sure all the Co-Applicants have a copy of the Joint Originating Application and all attachments.

More Information

Questions? Go to https://www.court.nl.ca/supreme/family-division/ or contact a Court near you:

Corner Brook: (709) 637-2227 Gander: (709) 256-1115 Grand Bank: (709) 832-1720 Grand Falls-Windsor: (709) 292-4260 Happy Valley-Goose Bay: (709) 896-7892 St. John's: (709) 729-2258

--- It is highly recommended that you get advice from a lawyer ---

If you need help finding or getting a lawyer, you can contact:

Public Legal Information Association of NL (PLIAN): <u>www.publiclegalinfo.com</u> or 1 (888) 660-7788 Legal Aid: <u>www.legalaid.nl.ca</u> or 1(800) 563-9911

Form F4.04A: Joint Originating Application (Family Law)

a ch			FOR COURT USE ONLY
		COURT FILE NO:	
		CENTRAL DIVORCE REGISTRY NO:	
		Filed at	, Newfoundland and
	e Supreme Court of ndland and Labrador	Labrador, this day of	, 20
(0	General/Family)	Registry Clerk of the Supreme Court o	f Newfoundland and Labrador
BETWEEN:			CO-APPLICANT
		(Print full name)	
AND:			CO-APPLICANT
		(Print full name)	
AND:			□ NOT APPLICABLE
		(Print full name)	CO-APPLICANT

You must start your application at the Court location that is closest to you or closest to the other party. However, if your family law matter involves parenting or child support, you must start your application at the Court location that is closest to where your children live. Check off where your application is required to be heard and note the location where you must file your documents:

lf	your application is required to be heard in…	then you must file your documents in
	Clarenville (Grand Bank Circuit)	Grand Bank Supreme Court
	Corner Brook	Corner Brook Supreme (Family Division)
	Gander	Gander Supreme Court
	Grand Bank	Grand Bank Supreme Court
	Grand Falls – Windsor	Grand Falls – Windsor Supreme Court
	Happy Valley – Goose Bay	Happy Valley – Goose Bay Supreme Court
	Port aux Basques (Corner Brook Circuit)	Corner Brook Supreme Court (Family Division)
	Rocky Harbour (Corner Brook Circuit)	Corner Brook Supreme Court (Family Division)
	St. Anthony (Corner Brook Circuit)	Corner Brook Supreme Court (Family Division)
	St. John's	St. John's Supreme Court (Family Division)
	Stephenville (Corner Brook Circuit)	Corner Brook Supreme Court (Family Division)
	Wabush (Happy Valley – Goose Bay Circuit)	Happy Valley – Goose Bay Supreme Court

Check the type of order(s) that you are seeking:

You must fill out and file the Schedule(s) and any additional documents that relate to your claim(s).

Type of Order	Fill Out Schedule	Attachment(s)
Divorce	1	Original marriage certificate
Parenting (Decision-making and parenting time)	2	Consent Order or agreement
Contact Order / Third Party Time with Child*	3	-
Child Support	4	Consent Order or agreement
Spousal (married) Support or Partner (unmarried) Support	5	Consent Order or agreement
Parental Support (for parents) or Dependant Support (for spouse or child of deceased person)	5	Consent Order or agreement
Division of Matrimonial <i>(married)</i> Property, Common Law <i>(unmarried)</i> Property, or Property under the <i>FHRMIR Act</i>	6	Consent Order or agreement
Other:	7	Consent Order or agreement

*Under the Divorce Act, a judge's permission is required to make an application for a Contact Order. Once received, your application will first be considered by a judge to determine if it may proceed.

Form F4.04A – Joint Originating Application (Family Law)

Fill in the information below for the first Co-Applicant:

Current Last Name				Last Name	at Birth:		
First Name				Last Name Day before Day of Mar	the		
Middle Name(s) (if any)							
Gender							
Residential Address							
	Street Addre	SS			City	Province	Postal Code
Mailing Address (if different from Residential Address)							
(Street Addre	ess or PO Box			City	Province	Postal Code
Telephone Number (if any)	Home:			Ce	ll:		
Fax Number (if any)							
Email Address (if any)	Please note	that if you pro	vide your em	ail address, the	Court may co	ontact you by ema	il.
Date of Birth	Month:		C)ay:		Year:	
Occupation(s) or Job(s)							
Citizen / Immigration Status	🗆 Canad	lian Citizen		Permanent F	Resident	🗆 Foreig	n National
Are you a registered Indian	□ Yes	□ No	If yes, what is the name of your band?				
under the Indian Act?			Do you live on a reserve?				
Will you need an interpreter in court?*	□ Yes	□ No			lf yes, stat	e the language a	and dialect:
Lawyer's name, office address, email address, telephone number and fax number(if any)							

* Please note that you must arrange to have a qualified interpreter appear in court and you will be responsible for any fees associated with this, unless a judge orders otherwise.

January 26, 2024

Current Last Name			La	ist Name at Birth	1:	
				ist Name the		
First Name				ay before the		
			Da	ay of Marriage:		
Middle Name(s) (if any)						
Gender						
Residential Address				0.1		
	Street Addre	SS		City	Province	Postal Code
Mailing Address (if different from Residential Address)						
(Street Addre	ss or PO Box		City	Province	Postal Code
Telephone Number (if any)	Home:			Cell:		
Fax Number (if any)						
Email Address (if any)	Please note	that if you pro	vide your email ad	dress, the Court ma	y contact you by emai	l.
Date of Birth	Month:		Day:		Year:	
Occupation(s) or Job(s)						
Citizen / Immigration Status	🗆 Canad	ian Citizen	Perr	nanent Resident	Foreig	n National
Are you a registered Indian			If yes, what is	the name of your l	band?	
under the Indian Act?	□ Yes	□ No	Do you live on	a reserve?		
Will you need on interpretor in	□ Yes	□ No	ı	If yes, sta	te the language and	dialect:
Will you need an interpreter in court?*						
Lawyer's name, office address, email address, telephone number and fax number (if any)				·		

Fill in the information below for the second Co-Applicant:

* Please note that you must arrange to have a qualified interpreter appear in court and you will be responsible for any fees associated with this, unless a judge orders otherwise.

ł	Fill in the	informat	tion abou	t your re	lationsl	hip l	below:	

Relationship of the parties					
Date the parties started living together	Month:	Day:	Year:	OR	Not applicable
Date of marriage	Month:	Day:	Year:	OR	Not applicable
Place of marriage				OR	Not applicable
Prior to the marriage, the first Co-Applicant was	Unmarried	Divorced	□ Widowed	OR	□ Not applicable
Prior to the marriage, the second Co-Applicant was	Unmarried	Divorced	□ Widowed	OR	□ Not applicable
Date of separation	Month:	Day:	Year:	OR	Not applicable
Date of divorce	Month:	Day:	Year:	OR	Not applicable

□ Check this box if there are more than 2 Co-Applicants. Attach an extra page to provide the information of the other Co-Applicant(s) and details of your relationship with the other Co-Applicant(s).

Fill in the information for every child of your relationship (Include children under and over 19 and non-dependent children):

	Child 1	Child 2
Child's Full Name		
Full Name of Each Parent of the Child (place each name on a separate line)		
Date of Birth (month/day/year)		
Gender		
Child is Currently Living With (Name)		
Disabilities and/or Special Needs		

	Child 3	Child 4
Child's Full Name		
Full Name of Each Parent of the Child (place each name on a separate line)		
Date of Birth (month/day/year)		
Gender		
Child is Currently Living With (Name)		
Disabilities and/or Special Needs		

□ Check this box if there are no children.

Check this box if there are more than 4 children. Attach an extra page to provide the details of those children.

Have child protection services, in this province or elsewhere, ever been involved with any of the co-applicants and/or children listed above?

🗆 No

□ Yes.

If yes, please provide details in the box below.

Provide the details of any **current** or **ongoing** court proceedings, court orders, and/or written agreements involving any of the co-applicants and/or children. This includes all Provincial Court matters, criminal matters, proceedings in other provinces or countries, peace bonds, emergency protection orders, restraining orders, no-contact orders, safety plans, family centered action plans, and kinship care agreements or any other agreements stemming from CSSD involvement.

□ Check this box if not applicable.

(Note: This Schedule is intended for divorce applications under the *Divorce Act*. If you are seeking a divorce under the *Civil Marriages Act*, fill out Schedule 6.)

Schedule 1 Divorce

In order to apply for a divorce, you must be able to satisfy <u>all 4 of the requirements</u> below:

1	□ There has been a breakdown in our marriage and there is no likelihood that we will get back together.				
2		I am a resident of Newfoundland and Labrador and have been a resident of Newfoundland and Labrador for at least 1 year immediately prior to this application.	OR		My spouse is a resident of Newfoundland and Labrador and has been a resident of Newfoundland and Labrador for at least 1 year immediately prior to this application.
3		I have attached the original Certificate of Marriage (or Registration of Marriage) to this Application. If you were married in Canada, you can obtain your Certificate of Marriage from the provincial Vital Statistics Agency. Check this box if your Certificate of Marriage is not in English or French. You must attach a translation and an Affidavit from the translator.	OR		I was married outside of Canada and I am unable to attach a copy of my Certificate of Marriage (or Registration of Marriage) because it is impossible or impractical to obtain. You will have to make an Interim Application for a Procedural Order (using Form F16.03A) for an Order dispensing with the need to file a Certificate of Marriage.
4	□ There has been no collusion in relation to this application for a divorce.				

We are seeking a divorce because there has been a permanent breakdown in our marriage based upon separation:

Check this box if the parties currently live separate and apart and will have lived separate and apart for **at least 1 year prior to the determination of the divorce proceeding.**

If the parties have been living separate and apart for less than 1 year, you may still file an Application for divorce on the ground of separation. However, you must wait until 1 year has elapsed to file an Application for Judgment for divorce.

Check the box that applies to you and fill out any information needed:

There are no children of the marriage	OR	Reasonable arrangements have been made for the support of the children (<i>Give details and include your annual incomes</i>):

Schedule 2 Parenting Order

If you are making an application for a parenting order (decision-making and/or parenting time), or are a person looking to step into the role of parent, fill in the information below.

What are the current parenting arrangements for:

Decision-making about the child(ren):

Regular parenting schedule (daily, weekly, monthly, or other):

Parenting schedule for holidays and special occasions:

Schedule for other communication (ie. phone or internet):

Other important issues in relation to parenting the child(ren):

What are your proposed parenting arrangements for:

Decision-making about the child(ren):

Regular parenting schedule (daily, weekly, monthly, or other):

Parenting schedule for holidays and special occasions:

Schedule for other communication (eg. phone, internet, etc.):

Other important issues in relation to parenting the child(ren):

Schedule 3 Contact Order/ Third Party Time with Child

If you are a non-parent making an application for contact or time with a child, fill in the information below:

What is your relationship to the child (i.e. grandparent, foster parent, step-parent, other relative):

What contact/ time do you presently have or have you had with the child?:

What contact/ time with the child are you seeking?:

Are there any orders or other past or present proceedings or circumstance that may be relevant to your request for contact/ time with the child (i.e. previous convictions, involvement with child protection authorities)?:

Other information that may be relevant to the court in determining whether to grant you contact/time with the child:

Schedule 4 Child Support

Check all of the boxes that apply:

We agree to the basic table amount as per the <i>Child Support Guidelines</i> .			
We agree on special and/or extraordinary expenses.			
We agree to an amount of child support that is different from the Child Support Guidelines basic table amount.			
What ar	e your incomes?		
	Co-Applicant 1's Annual Income: \$		
	Co-Applicant 2's Annual Income: \$		
What ar	e your reason(s) for an amount of child support that is different from the Child Support Guidelines?		
	We agree to child support in the amount of \$ per month.		
	Each of us has parenting time with the child(ren) for 40% or more of the year.		
	The child(ren) is(are) 19 years of age or older.		
	One or more of the persons who is obligated to pay support has an income that is more than \$150,000 annually.		
	One or more of us is claiming undue hardship for the following reason(s):		
	Other:		
We agre	ee to an amount of retroactive child support.		
Describ	e the reason(s) for retroactive child support:		

Schedule 5Spousal, Partner, Parental, or Dependent
Support

Check all of the boxes that apply and fill in the information required:

We have agreed to an amount of :		
	Parental support	
Describ	e the reason(s) for support:	

Sc	hedule 6 Division of Property
Checi	k all of the boxes that apply and fill in any information required:
	We agree to an equal division of matrimonial property.
	We agree to an unequal division of matrimonial property . Describe the reason(s) for an unequal division of property:
	We agree to a division of common law property . Describe the property claim and the reason(s) for the property claim:
	We agree to a division of property under the Family Homes on Reserves and Matrimonial Interests or Rights Act. Describe your property claim, the facts, and your reason(s) for seeking the claim:
	Other: Describe the property claim and the reason(s) for the property claim:

Schedule 7 Other Applications

If you have come to an agreement on something other than the claims listed in the other Schedules, state what you are agreeing to and give reasons:

Form F4.04A – Joint Originating Application (Family Law)

Supreme Court of Newfoundland and Labrador

If there are more than 2 Co-Applicants, attach an extra page with the signatures required below.

Statement of Truth

All Co-Applicants must swear or affirm that the facts and information in this Application, the attached schedules, and the attached Consent Order(s) is the truth. You must swear or affirm and sign this Statement of Truth in front of a commissioner of oaths, notary public, justice of the peace, or lawyer. Court Registry staff are commissioners of oaths and you may sign this application at the Court when you file it.

First Co-Applicant	Second Co-Applicant
I declare the facts and information in this Joint Originating Application are true to the best of my knowledge and belief.	I declare the facts and information in this Joint Originating Application are true to the best of my knowledge and belief.
SWORN TO or AFFIRMED at,	SWORN TO or AFFIRMED at,
this day of , 20	this day of , 20
Signature of First Co-Applicant	Signature of Second Co-Applicant
Commissioner of Oaths / Justice of the Peace	Commissioner of Oaths / Justice of the Peace

Party's Certificate

If you are applying for relief under the Divorce Act, each applicant must complete this certificate.

First Co-Applicant's Certificate

l,			
(F	Print Party's Name)		
a Co-Applicant, o provide:	certify to this Court that I am aware of the duties set out in sections 7.1 to 7.5 of the Divorce Act, which		
7.1	A person to whom parenting time or decision-making responsibility has been allocated in respect of a child of the marriage or who has contact with that child under a contact order shall exercise that time, responsibility or contact in a manner that is consistent with the best interests of the child.		
7.2	A party to a proceeding under this Act shall, to the best of their ability, protect any child of the marriage from conflict arising from the proceeding.		
7.3	To the extent that it is appropriate to do so, the parties to a proceeding shall try to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process.		
7.4	A party to a proceeding under this Act or a person who is subject to an order made under this Act shall provide complete, accurate and up-to-date information if required to do so under this Act.		
7.5	For greater certainty, a person who is subject to an order made under this Act shall comply with the order until it is no longer in effect.		
DATED at	, this day of , 20		
	Signature of Co-Applicant		

Second Co-Applicant's Certificate

Г

I,	,		
(Print Party's Name)		
a Co-Applicant, provide:	certify to this Court that I am aware of the duties set out in sections 7.1 to 7.5 of the Divorce Act, which		
7.1	A person to whom parenting time or decision-making responsibility has been allocated in respect of a child of the marriage or who has contact with that child under a contact order shall exercise that time, responsibility or contact in a manner that is consistent with the best interests of the child.		
7.2	A party to a proceeding under this Act shall, to the best of their ability, protect any child of the marriage from conflict arising from the proceeding.		
7.3	.3 To the extent that it is appropriate to do so, the parties to a proceeding shall try to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process.		
7.4	A party to a proceeding under this Act or a person who is subject to an order made under this Act shall provide complete, accurate and up-to-date information if required to do so under this Act.		
7.5	For greater certainty, a person who is subject to an order made under this Act shall comply with the order until it is no longer in effect.		
DATED at	, this day of , 20		
	Signature of Co. Applicant		
	Signature of Co-Applicant		

Lawyer's Certificate

If any of the Co-Applicants has a lawyer and you have applied for relief under the Divorce Act, your lawyer(s) must complete the Certificate(s) below.

First Co-Applicant's Lawyer

I,	, the Lawyer for,			
	(Print Lawyer's Name) (Print Co-Applicant's Name)			
the Applicant, certify to this Court that I have complied with s.7.7 of the Divorce Act, which provides:				
7.7	(1) Unless the circumstances of the case are of such a nature that it would clearly not be appropriate to do so, it is the duty of every legal adviser who undertakes to act on a spouse's behalf in a divorce proceeding			
	(a) to draw to the attention of the spouse the provisions of this Act that have as their object the reconciliation of spouses; and			
	(b) to discuss with the spouse the possibility of the reconciliation of the spouses and to inform the spouse of the marriage counselling or guidance facilities known to the legal adviser that might be able to assist the spouses to achieve a reconciliation.			
	(2) It is also the duty of every legal adviser who undertakes to act on a person's behalf in any proceeding under this Act			
	(a) to encourage the person to attempt to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process, unless the circumstances of the case are of such a nature that it would clearly not be appropriate to do so;			
	(b) to inform the person of the family justice services known to the legal adviser that might assist the person			
	(i) in resolving the matters that may be the subject of an order under this Act, and			
	(ii) in complying with any order or decision made under this Act; and			
	(c) to inform the person of the parties' duties under this Act.			
	(3) Every document that formally commences a proceeding under this Act, or that responds to such a document, that is filed with a court by a legal adviser shall contain a statement by the legal adviser certifying that they have complied with this section.			
DATED at	, this day of, 20			
	Signature of Lawyer Address of Lawyer			

Second Co-Applicant's Lawyer

I,	, the Lawyer for,				
	(Print Lawyer's Name) (Print Co-Applicant's Name)				
the Applicant,	the Applicant, certify to this Court that I have complied with s.7.7 of the Divorce Act, which provides:				
7.7	(1) Unless the circumstances of the case are of such a nature that it would clearly not be appropriate to do so, it is the duty of every legal adviser who undertakes to act on a spouse's behalf in a divorce proceeding				
	(a) to draw to the attention of the spouse the provisions of this Act that have as their object the reconciliation of spouses; and				
	(b) to discuss with the spouse the possibility of the reconciliation of the spouses and to inform the spouse of the marriage counselling or guidance facilities known to the legal adviser that might be able to assist the spouses to achieve a reconciliation.				
	(2) It is also the duty of every legal adviser who undertakes to act on a person's behalf in any proceeding under this Act				
	(a) to encourage the person to attempt to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process, unless the circumstances of the case are of such a nature that it would clearly not be appropriate to do so;				
	(b) to inform the person of the family justice services known to the legal adviser that might assist the person				
	(i) in resolving the matters that may be the subject of an order under this Act, and				
	(ii) in complying with any order or decision made under this Act; and				
	(c) to inform the person of the parties' duties under this Act.				
	(3) Every document that formally commences a proceeding under this Act, or that responds to such a document, that is filed with a court by a legal adviser shall contain a statement by the legal adviser certifying that they have complied with this section.				
DATED at	, this day of , 20				
	Signature of Lawyer Address of Lawyer				
-					

How to Make an Originating Application for Variation

Instructions for the Applicant

You may use an **Originating Application for Variation (Form F5.05A)** if you want to change a final family law order or domestic contract, such as a marriage contract, separation agreement, cohabitation agreement or paternity agreement, that has been filed with the Court under s. 42 of the *Family Law Act*. If you start an Originating Application for Variation, you are the *Applicant*. The other person is the *Respondent*. If you are making an application together with the other person (i.e. a joint application), you cannot use this form. You must make a **Joint Originating Application for Variation (Form F5.06A)**.

Completing Your Originating Application for Variation

You can fill out this form by hand or you can download and fill out this form electronically at

<u>https://www.court.nl.ca/supreme/rules-practice-notes-and-forms/family/general/</u> (If you fill out the form electronically, you must still print the form, file it with the Court, and serve a copy on the Respondent).

You must fill out pages 1-5 of the Originating Application for Variation and attach any schedules and additional forms that apply to you. If you need more space to fill out any section of this Originating Application for Variation, attach an extra page and indicate which section is continued on the extra page.

Filing Your Originating Application for Variation

You must make **3 extra copies** of your completed and signed Originating Application for Variation (including any attachments). File the original Originating Application for Variation with the Court. To file your Originating Application for Variation, you can either bring it to a Supreme Court location near you or you can mail it to a Supreme Court location near you (with the filing fee attached). You can look up the fees online: https://www.court.nl.ca/supreme/schedule-of-fees/

Serving Your Originating Application for Variation

Once you have filed your completed Originating Application for Variation with the Court, you must give a copy of the Application and the 'Instructions for the Respondent' page to the Respondent. This is called *service*. You have **180 days** to serve the Respondent after you have filed the Application. If you do not serve the Application in 180 days, it will expire and you may have to file a new Application.

If your Application involves parenting, an adult (who is not you) must hand-deliver the Application to the Respondent. This is called *personal service*. If your Application does *not* involve parenting, you can serve the Respondent by leaving a copy with the Respondent's lawyer, leaving a copy at the Respondent's address, registered mail/courier, or regular mail. You may also serve the Respondent using fax, email, or electronic document exchange, if the Respondent has provided that information.

You may have to file an Affidavit of Service (Form F8.03A) or Acknowledgement of Service (Form F8.04A) with the Court. These forms are available online: <u>https://www.court.nl.ca/supreme/rules-practice-notes-and-forms/family/general/</u>

More Information

Questions? Go to https://www.court.nl.ca/supreme/family-division/ or contact a Court near you:

Corner Brook: (709) 637-2227 Gander: (709) 256-1115 Grand Bank: (709) 832-1720 Grand Falls-Windsor: (709) 292-4260 Happy Valley-Goose Bay: (709) 896-7892 St. John's: (709) 729-2258

--- It is highly recommended that you get advice from a lawyer ---

If you need help finding a lawyer, you can contact:

Public Legal Information Association of NL (PLIAN): <u>www.publiclegalinfo.com</u> or 1 (888) 660-7788 Legal Aid: <u>www.legalaid.nl.ca</u> or 1(800) 563-9911

--- REMOVE THIS PAGE BEFORE SERVING THE APPLICATION ---

Rules of Supreme Court, 1986

(January 2024)

How to Respond to an Originating Application for Variation

Instructions for the Respondent

A family law proceeding has been started against you to vary a family law order or domestic contract. You are the *Respondent* in this proceeding.

The person who has started this family law proceeding is the Applicant.

Read the attached **Originating Application for Variation (Form F5.05A)** carefully. The Applicant has explained the family law issues that they would like to have resolved. If you want to oppose any of the Applicant's claims or if you want to make your own claims, you must file and serve a **Response (Form F6.02A)**.

You can find the Response form at any Supreme Court location or online: <u>https://www.court.nl.ca/supreme/rules-practice-notes-and-forms/family/general/</u>

You have only **30 days** after this Originating Application for Variation has been served on you to file and serve your Response (You have 60 days if you have been served outside of Canada or the United States).

If the Applicant is making an application to vary a support order made under the *Divorce Act* and you reside in a different province, you may, within **40 days** of receiving the application, request that the Court convert the application to an inter-jurisdictional proceeding. For more information on this process, you can contact the Court.

For more information on how to fill out, file, and serve a Response, read the "Instructions for the Respondent" page attached to the Response form.

If you do not respond, the Court may proceed and make an order without hearing from you.

More Information

Questions? You can go to Family Division - Supreme Court of Newfoundland and Labrador or contact a Court near you:

Corner Brook: (709) 637-2227 Gander: (709) 256-1115 Grand Bank: (709) 832-1720 Grand Falls-Windsor: (709) 292-4260 Happy Valley-Goose Bay: (709) 896-7892 St. John's: (709) 729-2258

--- It is highly recommended that you get advice from a lawyer ---

If you need help finding a lawyer, you can contact:

Public Legal Information Association of NL (PLIAN): <u>www.publiclegalinfo.com</u> or 1 (888) 660-7788 Legal Aid: <u>www.legalaid.nl.ca</u> or 1(800) 563-9911

Form F5.05A: Originating Application for Variation (Family Law)



In the Supreme Court of Newfoundland and Labrador (General/Family)

	FOR COURT USE ONLY
COURT FILE NO:	
CENTRAL DIVORCE REGISTRY NO:	
Filed at	, Newfoundland and
Labrador, this day of	, 20
Registry Clerk of the Supreme Court of New	vfoundland and Labrador

BETWEEN:		APPLICANT
	(Print full name)	
AND:		RESPONDENT
	(Print full name)	
AND:		□ NOT APPLICABLE
	(Print full name)	SECOND APPLICANT

You must start your application at the Court location that is closest to you or closest to the other party. However, if your family law matter involves parenting or child support, you must start your application at the Court location that is closest to where your children live. Check off where your application is required to be heard and note the location where you must file your documents:

lf	your application is required to be heard in	then you must file your documents in
	Clarenville (Grand Bank Circuit)	Grand Bank Supreme Court
	Corner Brook	Corner Brook Supreme (Family Division)
	Gander	Gander Supreme Court
	Grand Bank	Grand Bank Supreme Court
	Grand Falls – Windsor	Grand Falls – Windsor Supreme Court
	Happy Valley – Goose Bay	Happy Valley – Goose Bay Supreme Court
	Port aux Basques (Corner Brook Circuit)	Corner Brook Supreme Court (Family Division)
	Rocky Harbour (Corner Brook Circuit)	Corner Brook Supreme Court (Family Division)
	St. Anthony (Corner Brook Circuit)	Corner Brook Supreme Court (Family Division)
	St. John's	St. John's Supreme Court (Family Division)
	Stephenville (Corner Brook Circuit)	Corner Brook Supreme Court (Family Division)
	Wabush (Happy Valley – Goose Bay Circuit)	Happy Valley – Goose Bay Supreme Court

If you would like to change the terms of an order or domestic contract dealing with one or more of the issues listed in the table below, check the corresponding box(es), fill out the schedule(s) indicated, and attach the additional forms or documents specified in the right-hand column.

Type of Order	Fill Out Schedule	Attach
Parenting (Decision-making and parenting time)	1	-
Contact Order / Third Party Time with Child*	2	-
Child Support	3	Financial Statement (Form F10.02A) and/or income information, if applicable
Spousal <i>(married)</i> Support or Partner <i>(unmarried)</i> Support	4	Financial Statement (Form F10.02A)
Parental Support (for parents) or Dependant Support (for spouse or child of deceased person)	4	Financial Statement (Form F10.02A)
Consent Order or Agreement	5	Signed consent order or agreement
Other:	5	-

* Under the Divorce Act, a judge's permission is required to make an application for a Contact Order. Once received, your application will first be considered by a judge to determine if it may proceed.

Fill in the details of the order or domestic contract that you are seeking to change and, **if the order or domestic contract is not already filed with the Supreme Court, include a copy of it with this application**:

Date Order issued/Agreement signed	Month:	Day:	Year:
Court that granted Order/filed Agreement			
Place Order made/Agreement filed	City:	Province:	Country:
Name of Justice or Judge that granted Order (if applicable)			

Check this box if you have more than 1 order or domestic contract that you are seeking to change. Attach an extra-copy of this page in your document and fill in the details for each other order or domestic contract you are applying to change.

Applicant Information

Fill in your information below:

If you have safety concerns and do not want to provide your contact information, you may provide alternate contact information below. You must still provide the Court with your actual contact information in a sealed envelope. This envelope will not be available to the other party.

Current Last Name				Last Name	e at Birth:		
First Name				Last Name Day before Day of Ma	e the		
Middle Name(s) (if any)							
Gender							
Residential Address							
	Street Addres	SS			City	Province	Postal Code
Mailing Address (if different from Residential Address)							
	Street Addres	ss or PO Box	K		City	Province	Postal Code
Telephone Number (if any)	Home:			Cel	:		
Fax Number (if any)							
Email Address (if any)	Please note t	hat if you pro	ovide your em	nail address, the	e Court may o	contact you by em	ail.
Date of Birth	Month:		D	ay:		Year:	
Occupation(s) or Job(s)							
Citizen / Immigration Status	🗆 Canadi	an Citizen		Permanent	Resident	Fore	ign National
Are you a registered Indian			If yes, what is the name of your band?				
under the Indian Act?	□ Yes □ No	Do you live on a reserve?					
Will you need an interpreter in court?*	□ Yes	□ No			lf yes, sta	te the language	and dialect:
Lawyer's name, office address, email address, telephone number and fax number (if any)							

* Please note that you must arrange to have a qualified interpreter appear in court and you will be responsible for any fees associated with this, unless a judge orders otherwise.

Respondent Information

Fill in the Respondent's information below (to the best of your knowledge):

Current Last Name			Last Name at Birth:			
First Name			Last Name the Day before the Day of Marriage:			
Middle Name(s) (if any)						
Gender						
Residential Address						
	Street Address		City	Province	Postal Code	
Mailing Address (if different from Residential Address)						
	Street Address or PO	Box	City	Province	Postal Code	
Telephone Number (if any)	Home:		Cell:			
Fax Number (if any)						
Email Address (if any)						
Date of Birth	Month:		Day:	Year:		
Occupation(s) or Job(s)						
Citizen / Immigration Status	🗆 Canadian Citiz	zen 🗆	en D Permanent Resident		Foreign National	
Is the Respondent a		If yes, what is the name of the Respondent's band?				
registered Indian under the Indian Act?	□ Yes □ No	Does the Respondent live on a reserve?				
Lawyer's name, office address, email address, telephone number and fax number (if any)						

Fill in the information about your relationship with the Respondent:

Your relationship with the Respondent					
Date the parties started living together	Month:	Day:	Year:	OR	Not applicable
Date of marriage	Month:	Day:	Year:	OR	Not applicable
Place of marriage				OR	Not applicable
Prior to the marriage, I was	□ Unmarried	Divorced	□ Widowed	OR	Not applicable
Prior to the marriage, the Respondent was	Unmarried	Divorced	□ Widowed	OR	□ Not applicable
Date of separation	Month:	Day:	Year:	OR	Not applicable
Date of divorce	Month:	Day:	Year:	OR	Not applicable

Check this box if you are starting a proceeding against more than one Respondent. Attach an extra page to this Application to provide the information of the other Respondent(s) and the details of your relationship with the other Respondent(s).

Fill in the information for every child of your relationship (Include children under and over 19 and non-dependent children):

	Child 1	Child 2
Child's Full Name		
Full Name of Each Parent of the Child (place each name on a separate line)		
Date of Birth (month/day/year)		
Gender		
Child is Currently Living With (Name)		
Disabilities and/or Special Needs		

	Child 3	Child 4
Child's Full Name		
Full Name of Each Parent of the Child (place each name on a separate line)		
Date of Birth (month/day/year)		
Gender		
Child is Currently Living With (Name)		
Disabilities and/or Special Needs		

Check this box if there are more than 4 children. Attach an extra page to provide the details of those children.

Form F5.05A - Originating Application for Variation

Have child protection services, in this province or elsewhere, ever been involved with you, the Respondent(s), and/or any of the children listed above?

🗆 No

□ Yes.

If yes, please provide details in the box below.

Provide the details of any **current** or **ongoing** court proceedings, court orders, and/or written agreements involving you, the Respondent(s), and/or the children. This includes all Provincial Court matters, criminal matters, proceedings in other provinces or countries, peace bonds, emergency protection orders, restraining orders, no-contact orders, safety plans, family centered action plans, and kinship care agreements or any other agreements stemming from CSSD involvement.

□ Check this box if not applicable.

Schedule 1 Parenting Order

Complete this schedule if you are applying to change the terms of an order or domestic contract dealing with parenting issues (decision-making and/or parenting time).

Why are you asking to have the parenting order or domestic contract changed? Describe what has changed since the time the order or contract was made.

What are the current parenting arrangements for:

Decision-making about the child(ren):

Regular parenting schedule (daily, weekly, monthly, or other):

Parenting schedule for holidays and special occasions:

Schedule for other communication (eg. phone, internet, etc.):

Other important issues in relation to parenting the child(ren):

What are your proposed parenting arrangements for:

Decision-making about the child(ren):

Regular parenting schedule (daily, weekly, monthly, or other):

Parenting schedule for holidays and special occasions:

Schedule for other communication (eg. phone, internet, etc.):

Other important issues in relation to parenting the child(ren):

Schedule 2 Contact Order/ Third Party Time with Child

Complete this schedule if you are applying to change the terms an order or domestic contract providing for a non-parent's contact or time with a child.

What is your relationship to the child (i.e. grandparent, foster parent, step-parent, other relative):

Why are you asking to have the order or domestic contract changed? (Describe what has changed since the time the original order or domestic contract was made.)

What is the current contact arrangement set out in the order or domestic contract?

What changes to the contact arrangement with the child are you seeking?

Form F5.05A - Originating Application for Variation

Are there any orders or other past or present proceedings or circumstance that may be relevant to your request to change the contact order or domestic contract (i.e. previous convictions, involvement with child protection authorities)?

Other information that may be relevant to the court in determining whether to grant a change to the contact order or domestic contract:

Schedule 3 Child Support

Complete this schedule if you are applying to change the terms of an order or domestic contract providing for child support.

What is your current child support arrangement?	
Are there arrears or unpaid support?	Yes □ No If yes, attach the most current Support Enforcement (SED) statement and specify: Amount: \$ As of (date) (month/day/year):
Is child support assigned to be paid to someone else? (eg. Department of Advanced Education, Skills and Labour)	□ Yes □ No If yes, provide the details of the assignment arrangement:

Check all of the boxes that apply and fill in the information required:

I am seeking a change in the	Child Support (Guidelines basic table ar	nount of child support:	
For the following child(ren):				
Effective Date:	Month:	Day:	Year:	
Describe the facts and your re	ason(s) for seeki	ng a change in the amour	t of child support:	
	taab all af tha fi		ined humans of a fishes	
You must at		nancial documents requ Statement (Form F10.02		

Form F5.05A - Originating Application for Variation

For th	e following child(ren):				
Effect	ive Date:	Month:	Day:	Year:	
	ng on your reasons for seeki		hild support different from rent from the Child Support Guid		
	The Respondent and	I have agreed to	o child support in the amo	ount of \$	per month
			en) for 40% or more of the tatement (Form F10.02A).	year.	
			or older. <i>tatement (Form F10.02A).</i>		
	\$150,000 annually.		bligated to pay support ha tatement (Form F10.02A).	s an income that is mo	ore than
	I am claiming undue I	nardship for the	following reason(s):		
		tach a Financial Si	tatement (Form F10.02A).		
	Depending on your claim,	you may be require	ed to complete and attach a Fin	ancial Statement (Form F	10.02A).
l am se	eking a change in the	amount of spe	cial and/or extraordinary	y expenses.	
You mus	t complete and attach a Fin a	ancial Statement (l	Form F10.02A).You must also	provide the information belo	W:
For th	e following child(ren):				
Effect	ive Date:	Month:	Day:	Year:	
Describ expens	•	ason(s) for seek	ing a change in the amou	nt of special and/or ex	traordinary

Form F5.05A - Originating Application for Variation

I am seeking retroactive child	d support.			
For the following child(ren):				
Effective Date:	Month:	Day:	Year:	
What is the amount of retroac	tive child support	that you are seeking? \$		_
Describe the facts and your re	ason(s) for seeki	ng retroactive child support		
l am seeking a termination o	f child support.			
For the following child(ren):				
Effective Date:	Month:	Day:	Year:	
List your reason(s) for termina	ting child support	t:		
I am seeking child support be and there is no child support of			ent(s) has given rise to child suppor	t
			e seeking an amount different from and attach a Financial Statement	
For the following child(ren):				
Effective Date:	Month:	Day:	Year:	
What is the amount of child su	pport that you are	e seeking? \$		_
Describe your claim, the facts	, and your reason	(s) for seeking support:		

Form F5.05A - Originating Application for Variation

Other cha	anges to child support				
For the	following child(ren):				
Effective	e Date:	Month:	Day:	Year:	
What is the	ne amount of child su	pport that you are	e seeking? \$		
Describe	your claim, the facts,	and your reason	(s) for seeking a change	in support:	
l					

Schedule 4 Spousal, Partner, Parental, or Dependant Support

If you are seeking a change in spousal, partner, parental or dependant support, you must complete and attach a Financial Statement (Form F10.02A)

Complete this schedule if you are applying to change the terms of an order or domestic contract providing for spousal, partner, parental, and/or dependant support.

What is your current spousal, partner, parental, and/or dependant support arrangement?	
Are there arrears or unpaid support?	Yes □ No If yes, attach the most current Support Enforcement (SED) statement and specify: Amount: \$ As of (date) (month/day/year):
Is support assigned to be paid to someone else? (eg. Department of Advanced Education, Skills and Labour)	□ Yes □ No If yes, provide the details of the assignment arrangement:

Check all of the boxes that apply and fill in the information required:

I am seeking a change in spo	ousal, partner, pa	arental, or dependant sup	port.	
For the following person(s):				
Effective Date:	Month:	Day:	Year:	
Describe the facts and your re	ason(s) for seekir	ng a change in support:		

For the following person(s):			
Effective Date:	Month:	Day:	Year:
Describe the facts and your re	ason(s) for seekir	ng retroactive support:	
l am seeking a termination o	spousal, partne	r, parental, or dependan	t support.
For the following person(s):			
Effective Date:	Month:	Day:	Year:
Describe the facts and your re	ason(s) for termin	ating support.	
Other change(s) to spousal, p	artner. parental. o	r dependant support:	
Other change(s) to spousal, p	artner, parental, o	r dependant support:	
Other change(s) to spousal, pr For the following person(s): Effective Date:	artner, parental, o Month:	r dependant support: Day:	Year:
 For the following person(s):	Month:	Day:	

Schedule 5 Other

If you want to change a term of a court order or domestic contract dealing with an issue not listed in the schedules, state why you are applying for the change, describe the current arrangement specified in the order or contract, and describe the change you are seeking to the arrangement:

Statement of Truth

You must swear or affirm that the facts and information you have written in this Application and the attached Schedule(s) is the truth. You must swear or affirm and sign this Statement of Truth in front of a commissioner of oaths, notary public, justice of the peace, or lawyer. You may also do this at the court registry.

I declare that the facts and information in this Originating Application for Variation are true to the best of my knowledge and belief.

SWORN TO or AFFIRMED at ______, this _____ day of _____, 20____.

Signature of Applicant

Signature of Person Authorized to Administer Oaths

Lawyer's Signature for Fee Waiver

I am employed by the Newfoundland and Labrador Legal Aid Commission or a Newfoundland and Labrador government department under the *Executive Council Act* and I am the lawyer of record in this matter.

Signature of Lawyer (if any)

Print Name of Lawyer (if any)

Ι,

Party's Certificate

If you are applying for relief under the Divorce Act, you must complete this certificate.

(Print Party's Name)

the Applicant, certify to this Court that I am aware of the duties set out in sections 7.1 to 7.5 of the *Divorce Act*, which provide:

- 7.1 A person to whom parenting time or decision-making responsibility has been allocated in respect of a child of the marriage or who has contact with that child under a contact order shall exercise that time, responsibility or contact in a manner that is consistent with the best interests of the child.
- 7.2 A party to a proceeding under this Act shall, to the best of their ability, protect any child of the marriage from conflict arising from the proceeding.
- 7.3 To the extent that it is appropriate to do so, the parties to a proceeding shall try to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process.
- 7.4 A party to a proceeding under this Act or a person who is subject to an order made under this Act shall provide complete, accurate and up-to-date information if required to do so under this Act.
- 7.5 For greater certainty, a person who is subject to an order made under this Act shall comply with the order until it is no longer in effect.

DATED at	, this	day of	, 20
		Signature of	Applicant

Lawyer's Certificate

If you are applying for relief under the Divorce Act and you are represented by a lawyer, your lawyer must complete this certificate.

I,	, the Lawyer for,
	(Print Lawyer's Name) (Print Applicant's Name)
the Applicant,	certify to this Court that I have complied with s.7.7 of the Divorce Act, which provides:
7.7	(1) Unless the circumstances of the case are of such a nature that it would clearly not be appropriate to do so, it is the duty of every legal adviser who undertakes to act on a spouse's behalf in a divorce proceeding
	(a) to draw to the attention of the spouse the provisions of this Act that have as their object the reconciliation of spouses; and
	(b) to discuss with the spouse the possibility of the reconciliation of the spouses and to inform the spouse of the marriage counselling or guidance facilities known to the legal adviser that might be able to assist the spouses to achieve a reconciliation.
	(2) It is also the duty of every legal adviser who undertakes to act on a person's behalf in any proceeding under this Act
	(a) to encourage the person to attempt to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process, unless the circumstances of the case are of such a nature that it would clearly not be appropriate to do so;
	(b) to inform the person of the family justice services known to the legal adviser that might assist the person
	(i) in resolving the matters that may be the subject of an order under this Act, and
	(ii) in complying with any order or decision made under this Act; and
	(c) to inform the person of the parties' duties under this Act.
	(3) Every document that formally commences a proceeding under this Act, or that responds to such a document, that is filed with a court by a legal adviser shall contain a statement by the legal adviser certifying that they have complied with this section.
DATED at	, this day of , 20
	Signature of Lawyer Address of Lawyer

How to Make a Joint Originating Application for Variation

Instructions for Co-Applicants

You may use a **Joint Originating Application for Variation (Form F5.06A)** if you and the other person(s) would like to change a family law order or a domestic contract, such as a marriage contract, separation agreement, cohabitation agreement or paternity agreement, that has been filed with the Court under s. 42 of the *Family Law Act* together. You and the other person(s) are *Co-Applicants*.

If there are any issues that you do not agree on, you must use the general **Originating Application for Variation** (Form F5.05A). However, you can still do Consent Order(s) on the issues you agree on.

Completing Your Joint Originating Application for Variation

You can fill out this form by hand or you can download and fill out this form electronically at https://www.court.nl.ca/supreme/rules-practice-notes-and-forms/family/general/ (If you fill out the form electronically, you must still print the form and file it with the Court).

You must fill out the entire Joint Originating Application for Variation and attach an agreement or a **Consent Order (Form F34.02A** and/or **F34.02B)**. If you need more space to fill out any section of this Joint Originating Application for Variation, attach an extra page and indicate which section is continued on the extra page.

Filing Your Joint Originating Application for Variation

You must make **2 extra copies** of your completed and signed Joint Originating Application for Variation (including any additional documentation). File your original Joint Originating Application for Variation with the Court.

To file your Joint Originating Application for Variation, you can either bring it to a Supreme Court location near you or you can mail it to a Supreme Court location near you.

Serving Your Joint Originating Application for Variation

Since all of the Co-Applicants have signed the Joint Originating Application for Variation, it does NOT need to be served on the other Co-Applicant(s). However, you should still make sure all of the Co-Applicants have a copy of the Joint Originating Application for Variation and all attachments.

More Information

Questions? Go to https://www.court.nl.ca/supreme/family-division/ or contact a Court near you:

Corner Brook: (709) 637-2227 Gander: (709) 256-1115 Grand Bank: (709) 832-1720 Grand Falls-Windsor: (709) 292-4260 Happy Valley-Goose Bay: (709) 896-7892 St. John's: (709) 729-2258

--- It is highly recommended that you get advice from a lawyer ---

If you need help finding a lawyer, you can contact:

Public Legal Information Association of NL (PLIAN): <u>www.publiclegalinfo.com</u> or 1 (888) 660-7788 Legal Aid: <u>www.legalaid.nl.ca</u> or 1(800) 563-9911

Form F5.06A: Joint Originating Application for Variation (Family Law)

In the Supreme Court of
Newfoundland and Labrador
(General/Family)

	FOR COURT USE ONLY
COURT FILE NO:	
CENTRAL DIVORCE REGISTRY NO:	
Filed at day of	, Newfoundland and , 20
Registry Clerk of the Supreme Court of N	Newfoundland and Labrador

BETWEEN:		CO-APPLICANT
	(Print full name)	
AND:		CO-APPLICANT
	(Print full name)	
AND:		□ NOT APPLICABLE
	(Print full name)	CO-APPLICANT

You must start your application at the Court location that is closest to you or closest to the other party. However, if your family law matter involves parenting or child support, you must start your application at the Court location that is closest to where your children live. Check off where your application is required to be heard and note the location where you must file your documents:

lf	your application is required to be heard in…	then you must file your documents in
	Clarenville (Grand Bank Circuit)	Grand Bank Supreme Court
	Corner Brook	Corner Brook Supreme (Family Division)
	Gander	Gander Supreme Court
	Grand Bank	Grand Bank Supreme Court
	Grand Falls – Windsor	Grand Falls – Windsor Supreme Court
	Happy Valley – Goose Bay	Happy Valley – Goose Bay Supreme Court
	Port aux Basques (Corner Brook Circuit)	Corner Brook Supreme Court (Family Division)
	Rocky Harbour (Corner Brook Circuit)	Corner Brook Supreme Court (Family Division)
	St. Anthony (Corner Brook Circuit)	Corner Brook Supreme Court (Family Division)
	St. John's	St. John's Supreme Court (Family Division)
	Stephenville (Corner Brook Circuit)	Corner Brook Supreme Court (Family Division)
	Wabush (Happy Valley – Goose Bay Circuit)	Happy Valley – Goose Bay Supreme Court

If you would like to change the terms of an order or domestic contract dealing with one or more of the issues listed in the table below, check the corresponding box(es), fill out the schedule(s) indicated, and attach the additional forms or documents specified in the right-hand column.

Type of Order	Fill Out Schedule	Fill Out Form(s) or Attach Document(s)
Parenting (Decision-making and parenting time)	1	Consent Order or Agreement
Contact Order / Third Party Time with Child*	2	-
Child Support	3	Consent Order or Agreement
Spousal <i>(married)</i> Support or Partner <i>(unmarried)</i> Support	4	Consent Order or Agreement
Parental Support <i>(for parents)</i> or Dependant Support <i>(for spouse or child of deceased person)</i>	4	Consent Order or Agreement
Other:	5	Consent Order or Agreement

* Under the *Divorce Act*, a judge's permission is required to make an application for a Contact Order. Once received, your application will first be considered by a judge to determine if it may proceed.

Fill in the details of the order or domestic contract that you are seeking to change and, **if the order or domestic contract is not already filed with the Supreme Court, include a copy of it with this application**:

Date Order issued/Agreement signed	Month:	Day:	Year:
Court that granted			
Order/filed Agreement			
Place Order	City:	Province:	Country
made/Agreement filed	City.	FIOVINCE.	Country:
Name of Justice or			
Judge that granted Order			

□ Check this box if you have more than 1 order or domestic contract that you are seeking to change. Attach an extra-copy of this page in your document and fill in the details for each other order or domestic contract you are applying to change.

Form F5.06A – Joint Originating Application for Variation (Family Law)

Fill in the information below for the first Co-Applicant:

Current Last Name				Last Name	at Birth:		
First Name				Last Name Day before Day of Mar	the		
Middle Name(s) (if any)							
Gender							
Residential Address							
	Street Addre	SS			City	Province	Postal Code
Mailing Address (if different from Residential Address)							
		ss or PO Box			City	Province	Postal Code
Telephone Number (if any)	Home:			Ce	ll:		
Fax Number (if any)							
Email Address (if any)	Please note	that if you pro	vide your ema	ail address, the	Court may co	ontact you by ema	il.
Date of Birth	Month:		D)ay:		Year:	
Occupation(s) or Job(s)							
Citizen / Immigration Status	🗆 Canad	ian Citizen		Permanent F	Resident	🗆 Foreig	n National
Are you a registered Indian			If yes, what is the name of your band?				
under the Indian Act?	□ Yes	□ No	Do you live on a reserve?				
Will you need an interpreter in court?*	□ Yes	□ No			If yes, stat	te the language a	and dialect:
Lawyer's name, office address, email address, telephone number and fax number (if any)							

* Please note that you must arrange to have a qualified interpreter appear in court and you will be responsible for any fees associated with this, unless a judge orders otherwise.

Current Last Name		·	Last	Name at Birth:		
				Name the		
First Name				before the of Marriage:		
Middle Name(s) (if any)			Day	or Marnage.		
Gender						
Residential Address				•*		
	Street Addres	SS		City	Province	Postal Code
Mailing Address (if different from Residential Address)						
· · · · · · · · · · · · · · · · · · ·	Street Addres	ss or PO Box		City	Province	Postal Code
Telephone Number (if any)	Home:			Cell:		
Fax Number (if any)						
Email Address (if any)	Please note t	hat if you pro	vide your email addre	ss, the Court may co	ontact you by email	
Date of Birth	Month:		Day:		Year:	
Occupation(s) or Job(s)						
Citizen / Immigration Status	🗆 Canadi	an Citizen	Permai	nent Resident	Foreign	n National
Are you a registered Indian	□ Yes	□ No	If yes, what is the	name of your ban	ıd?	
under the Indian Act?			Do you live on a reserve?			
Will you need an interpreter in court?*	□ Yes	□ No		If yes, state t	he language and	dialect:
Lawyer's name, office address, email address, telephone number and fax number (if any)						

Fill in the information below for the second Co-Applicant:

* Please note that you must arrange to have a qualified interpreter appear in court and you will be responsible for any fees associated with this, unless a judge orders otherwise.

Relationship of the parties					
Date the parties started living together	Month:	Day:	Year:	OR	Not applicable
Date of marriage	Month:	Day:	Year:	OR	Not applicable
Place of marriage				OR	□ Not applicable
Prior to the marriage, the first Co-Applicant was	Unmarried	Divorced	□ Widowed	OR	□ Not applicable
Prior to the marriage, the second Co-Applicant was	Unmarried	Divorced	□ Widowed	OR	□ Not applicable
Date of separation	Month:	Day:	Year:	OR	Not applicable
Date of divorce	Month:	Day:	Year:	OR	Not applicable

□ Check this box if there are more than 2 Co-Applicants. Attach an extra page to provide the information of the other Co-Applicant(s) and details of your relationship with the other Co-Applicant(s).

Child 4

Fill in the information for every child of your relationship (Include children under and over 19 and non-dependent children):

	Child 1	Child 2
Child's Full Name		
Full Name of Each Parent of the Child (place each name on a separate line)		
Date of Birth (month/day/year)		
Gender		
Child is Currently Living With (Name)		
Disabilities and/or Special Needs		

	Sillia S	erina i
Child's Full Name		
Full Name of Each Parent of the Child		
(place each name		
on a separate line)		
Date of Birth		
(month/day/year)		
Gender		
Child is Currently		
Living With (Name)		
Disabilities and/or		
Special Needs		

Child 3

□ Check this box if there are no children.

Check this box if there are more than 4 children. Attach an extra page to provide the details of those children.

Form F5.06A – Joint Originating Application for Variation (Family Law)

Have child protection services, in this province or elsewhere, ever been involved with any of the co-applicants and/or children listed above?

🗆 No

□ Yes.

If yes, please provide details in the box below.

Provide the details of any **current** or **ongoing** court proceedings, court orders, and/or written agreements involving any of the co-applicants and/or the children. This includes all Provincial Court matters, criminal matters, proceedings in other provinces or countries, peace bonds, emergency protection orders, restraining orders, no-contact orders, safety plans, family centered action plans, and kinship care agreements or any other agreements stemming from CSSD involvement.

□ Check this box if not applicable.

Schedule 1 Parenting Order

Complete this schedule if you are applying to change the terms of an order or domestic contract dealing with parenting issues (decision-making and/or parenting time).

Why are you asking to have the parenting order changed? (Describe what has changed since the time the parenting order was made)

What are the <u>current</u> parenting arrangements for:

Decision-making about the child(ren):

Regular parenting schedule (daily, weekly, monthly, or other):

Parenting schedule for holidays and special occasions:

Schedule for other communication (eg. phone, internet, etc.):

Other important issues in relation to parenting the child(ren):

What are your proposed parenting arrangements for:

Decision-making about the child(ren):

Regular parenting schedule (daily, weekly, monthly, or other):

Parenting schedule for holidays and special occasions:

Schedule for other communication (eg. phone, internet, etc.):

Other important issues in relation to parenting the child(ren):

Schedule 2 Contact Order/ Third Party Time with Child

Complete this schedule if you are applying to change the terms of an order or domestic contract providing for a non-parent's contact or time with a child.

What is your relationship to the child (i.e. grandparent, foster parent, step-parent, other relative):

Why are you asking to have the order or domestic contract changed? (Describe what has changed since the time the original order or domestic contract was made.)

What is the current contact arrangement set out in the order or domestic contract?

What changes to the contact arrangement with the child are you seeking?

Are there any orders or other past or present proceedings or circumstance that may be relevant to your request to change the contact order or domestic contract (i.e. previous convictions, involvement with child protection authorities)?

Other information that may be relevant to the court in determining whether to grant a change to the contact order or domestic contract:

Schedule 3 Child Support

Complete this schedule if you are applying to change the terms of an order or domestic contract providing for child support.

Fill in the information below:

What is your current child support arrangement?	
Are there arrears or unpaid support?	□ Yes □ No If yes, attach the most current Support Enforcement (SED) statement and specify: Amount: \$ As of (date) (month/day/year):
Is child support assigned to be paid to someone else? (eg. Department of Advanced Education, Skills, and Labour)	□ Yes □ No If yes, provide the details of the assignment arrangement:

Check all of the boxes that apply and fill in the information required:

	We agree to calculate child s change the amount:	support using the	e Child Support Guidelin	es basic table amount but agree to
For the following child(ren):				
	Effective Date:	Month:	Day:	Year:
	Describe the reason(s) for cha	anging the amount	of child support:	

	e following child(r	en):		
Effecti	ve Date:	Month:	Day:	Year:
Nhat ar	e your incomes?			
	Co-Applicant 1	's Annual Income:	\$	
	Co-Applicant 2	's Annual Income:	\$	
Check o <i>Guidelir</i>		or changing the amour	it of child support to an an	nount different from the Child St
Both Co-/	Applicants must each	file an Affidavit regarding ye	our incomes and your ability to	support your children.
	We agree to chi	ld support in the amou	nt of \$ p	per month.
	Each of us has	parenting time with the	child(ren) for 40% or mor	e of the year.
	The child(ren) is	(are) 19 years of age o	or older.	
	One or more of \$150,000 annua		igated to pay support has	an income that is more than
	One or more of	us is claiming undue h	ardship for the following re	eason(s):
	Other:			
Ne agre	ee to change the	amount of special ar	nd/or extraordinary expe	nses.
For the	e following child(r	en):		
Effecti	ve Date:	Month:	Day:	Year:
Describ	e the reason(s) fo	or changing the amount	t of special and/or extraor	dinary expenses:

Form F5.06A – Joint Originating Application for Variation (Family Law)

	We agree to an amount of retroactive child support .						
	For the following child(ren):						
	Effective Date:	Month:	Day:	Year:			
		What amount of retroactive child support do you agree to? \$					
	Describe the reason(s) for retr	oactive child sup	port:				
	We agree to terminate child	support.					
	For the following child(ren):						
	Effective Date:	Month:	Day:	Year:			
	Describe the reason(s) for terr	ninating child sup	port:				
	We agree to other changes to	child support:					
	For the following child(ren):						
	Effective Date:	Month:	Day:	Year:			
	What amount of child support do you agree to? \$ Describe the reason(s) for changing support:						

Schedule 4 Spousal, Partner, Parental, or Dependent Support

Complete this schedule if you are applying to change the terms of an order or domestic contract providing for spousal, partner, parental, and/or dependant support.

What is your current spousal, partner, parental, and/or dependent support arrangement?	
Are there arrears or unpaid support?	
	If yes, attach the most current Support Enforcement (SED) statement and specify:
	Amount: \$
	As of (date) (month/day/year):
Is support assigned to be paid to	□ Yes □ No
someone else? (eg. Department of Advanced Education, Skills and Labour)	If yes, provide the details of the assignment arrangement (to the best of your knowledge):

Check all of the boxes that apply and fill in the information required:

□ We agree to change spousal, partner, parental, or dependent support.					
	For the following person(s):				
	Effective Date:	Month:	Day:	Year:	
Describe the facts and your reason(s) for seeking a change in support:					

We agree to change retroacting	ve spousal, part	ner, parental, or depend	lent support.	
For the following person(s):				
Effective Date:	Month:	Day:	Year:	
Describe the facts and your re-	ason(s) for seekir	ng retroactive support:		
We agree to terminate spous	al, partner, pare	ntal, or dependent supp	port.	
For the following person(s):				
Effective Date:	Month:	Day:	Year:	
Describe the facts and your re	ason(s) for termin	nating support:		
We agree to other change(s) to	o spousal, partne	r, parental, or dependent	support:	
Effective Date:	Month:	Day:	Year:	
Describe your claim, the facts, and your reason(s) for seeking a change in support:		n support:		
	For the following person(s): Effective Date: Describe the facts and your real We agree to terminate spous For the following person(s): Effective Date: Describe the facts and your real We agree to other change(s) to For the following person(s): Effective Date: We agree to other change(s) to For the following person(s): Effective Date:	For the following person(s): Image: Constraint of the facts and your reason(s) for seeking the facts and your reason(s) for terming the facts and your reason (s) for terming the facts and yo	For the following person(s): Effective Date: Month: Day: Describe the facts and your reason(s) for seeking retroactive support: Image: Comparison of the seeking retroactive support: We agree to terminate spousal, partner, parental, or dependent supp For the following person(s): Effective Date: Month: Day: Describe the facts and your reason(s) for terminating support: Describe the facts and your reason(s) for terminating support: We agree to other change(s) to spousal, partner, parental, or dependent For the following person(s): Effective Date: Month: Day:	Effective Date: Month: Day: Year: Describe the facts and your reason(s) for seeking retroactive support: Image: Constraint of the support of the support of the support of the support. We agree to terminate spousal, partner, parental, or dependent support. Image: Constraint of the support of the support. For the following person(s): Image: Constraint of the support of the support. Describe the facts and your reason(s) for terminating support: Image: Constraint of the support of the support. We agree to other change(s) to spousal, partner, parental, or dependent support: Image: Constraint of the support. We agree to other change(s) to spousal, partner, parental, or dependent support: Image: Constraint of the support. For the following person(s): Image: Constraint of the support. Effective Date: Month: Day: Year:

Schedule 5 Other

If you want to change a term of a court order or domestic contract dealing with an issue not listed in the schedules, state why you are applying for the change, describe the current arrangement specified in the order or contract, and describe the change you are seeking to the arrangement:

If there are more than 2 Co-Applicants, attach an extra page with the signatures required below.

Statement of Truth

All Co-Applicants must swear or affirm that the facts and information in this Application and the attached Consent Order is the truth. You must swear or affirm and sign this Statement of Truth in front of a commissioner of oaths, notary public, justice of the peace, or lawyer. Court Registry staff are commissioners of oaths and you may sign this application at the Court when you file it.

First Co-Applicant	Second Co-Applicant
I declare the facts and information in this Joint Originating Application for Variation are true to the best of my knowledge and belief.	I declare the facts and information in this Joint Originating Application for Variation are true to the best of my knowledge and belief.
SWORN TO or AFFIRMED at,	SWORN TO or AFFIRMED at,
this day of , 20	this day of , 20
Signature of First Co-Applicant	Signature of Second Co-Applicant
Signature of Person Authorized to Administer Oaths	Signature of Person Authorized to Administer Oaths

Parties' Certificates

If you are applying for relief under the Divorce Act, each Co-Applicant must complete one of these certificates.

First Co-Applicant

I,	Print Party's Name)				
,	the Applicant, certify to this Court that I am aware of the duties set out in sections 7.1 to 7.5 of the Divorce Act, which				
7.1	A person to whom parenting time or decision-making responsibility has been allocated in respect of a child of the marriage or who has contact with that child under a contact order shall exercise that time, responsibility or contact in a manner that is consistent with the best interests of the child.				
7.2	A party to a proceeding under this Act shall, to the best of their ability, protect any child of the marriage from conflict arising from the proceeding.				
7.3	To the extent that it is appropriate to do so, the parties to a proceeding shall try to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process.				
7.4	A party to a proceeding under this Act or a person who is subject to an order made under this Act shall provide complete, accurate and up-to-date information if required to do so under this Act.				
7.5	For greater certainty, a person who is subject to an order made under this Act shall comply with the order until it is no longer in effect.				
DATED at	, this day of , 20				
	Signature of Co-Applicant				

Second Co-Applicant

I,	,				
((Print Party's Name)				
a Co-Applicant, provide:	a Co-Applicant, certify to this Court that I am aware of the duties set out in sections 7.1 to 7.5 of the <i>Divorce Act</i> , which provide:				
7.1	A person to whom parenting time or decision-making responsibility has been allocated in respect of a child of the marriage or who has contact with that child under a contact order shall exercise that time, responsibility or contact in a manner that is consistent with the best interests of the child.				
7.2	A party to a proceeding under this Act shall, to the best of their ability, protect any child of the marriage from conflict arising from the proceeding.				
7.3	To the extent that it is appropriate to do so, the parties to a proceeding shall try to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process.				
7.4	A party to a proceeding under this Act or a person who is subject to an order made under this Act shall provide complete, accurate and up-to-date information if required to do so under this Act.				
7.5	For greater certainty, a person who is subject to an order made under this Act shall comply with the order until it is no longer in effect.				
DATED at	, this day of , 20				
	Signature of Co-Applicant				

Lawyer's Certificate

If any of the Co-Applicants has a lawyer and you have applied for relief under the Divorce Act, your lawyer(s) must complete the Certificate(s) below.

First Co-Applicant's Lawyer

I,	, the Lawyer	for			
(F	Print Lawyer's Name)	(Print Co-Applicant's	Name)		
the Applicant, c	the Applicant, certify to this Court that I have complied with s.7.7 of the <i>Divorce Act</i> , which provides:				
7.7 (1) Unless the circumstances of the case are of such a nature that it would clearly not be appropriate to do so, it is the duty of every legal adviser who undertakes to act on a spouse's behalf in a divorce proceeding					
	(a) to draw to the attention of the object the reconciliation of spouse	spouse the provisions of this Act that es; and	have as their		
	inform the spouse of the marriage	possibility of the reconciliation of the counselling or guidance facilities kno st the spouses to achieve a reconcilia	own to the legal		
	(2) It is also the duty of every legal adviser proceeding under this Act	who undertakes to act on a person's	behalf in any		
(a) to encourage the person to attempt to resolve the matters that may be the subject an order under this Act through a family dispute resolution process, unless the circumstances of the case are of such a nature that it would clearly not be appropria do so;			less the		
	(b) to inform the person of the family justice services known to the legal adviser that assist the person				
	(i) in resolving the matter and	rs that may be the subject of an order	under this Act,		
	(ii) in complying with any	order or decision made under this Ad	ct; and		
	(c) to inform the person of the par	ties' duties under this Act.			
	(3) Every document that formally comment such a document, that is filed with a court adviser certifying that they have complied	by a legal adviser shall contain a state			
DATED at	, this	day of	, 20		
	Signature of Lawyer	Address of Lawye	er		

Second Co-Applicant's Lawyer

l,	, the Lawyer for	(Print Co-Applic	,
	(Print Lawyer's Name)	(Print Co-Applic	ant's Name)
the Applicant,	, certify to this Court that I have complied with s.7.7	of the Divorce Act, which pro	vides:
7.7	(1) Unless the circumstances of the case are of appropriate to do so, it is the duty of every leg behalf in a divorce proceeding		5
	 (a) to draw to the attention of the spo object the reconciliation of spouses; 		that have as their
	(b) to discuss with the spouse the po inform the spouse of the marriage co adviser that might be able to assist the adviser that might be able to assist the	unselling or guidance facilities	s known to the legal
	(2) It is also the duty of every legal adviser wh proceeding under this Act	o undertakes to act on a perso	on's behalf in any
	 (a) to encourage the person to attem an order under this Act through a fan circumstances of the case are of suc do so; 	nily dispute resolution process	, unless the
	(b) to inform the person of the family assist the person	justice services known to the	legal adviser that might
	(i) in resolving the matters th and	nat may be the subject of an o	order under this Act,
	(ii) in complying with any or	der or decision made under th	is Act; and
	(c) to inform the person of the parties	duties under this Act.	
	(3) Every document that formally commences such a document, that is filed with a court by a adviser certifying that they have complied with	a legal adviser shall contain a	
DATED at	, this	day of	, 20
	Signature of Lawyer	Address of La	awyer

How to Respond to an Originating Application or Originating Application for Variation

Instructions for the Respondent

If you have been served with an Origination Application or an Originating Application for Variation, you are the *Respondent* in a family law court proceeding. The person who has started this proceeding is the *Applicant*. A **Response (Form F6.02A)** is a form you use to respond to an Application. In the Response, you set out what your position is on the family law issues. You may also make your own claims in your Response.

If you do not respond, the Court may proceed and make an order without hearing from you.

Completing Your Response

You can fill out this form by hand or you can download and fill out this form electronically at <u>https://www.court.nl.ca/supreme/rules-practice-notes-and-forms/family/general/</u> (If you fill out the form electronically, you must still print the form, file it with the Court, and serve a copy on the Applicant). You must fill out pages 1-4 of the Response and attach any schedules and additional forms that apply to you. If you need more space to fill out any section of this Response, attach an extra page.

If you are Responding to a claim for child support, you must attach all of the applicable financial documents set out on page 4 of the Financial Statement (Form F10.02A).

Filing Your Response

You must make **3 extra copies** of your completed and signed Response (including any additional documentation). File your original Response with the Court. To file your Response, you can either bring it to a Supreme Court location near you or you can mail it to a Supreme Court location near you (with the filing fee attached). You can look up the fees online: <u>https://www.court.nl.ca/supreme/schedule-of-fees/</u>. You have only **30 days** after the Application has been served on you to file your Response (You have 60 days if you have been served outside of Canada or the United States).

If the Applicant is making an application to vary a support order made under the *Divorce Act* and you reside in a different province, you may, within **40 days** after receiving the application, request that the Court convert the application to an inter-jurisdictional proceeding. For more information on this process, you can contact the Court.

Serving Your Response

You must give a copy of the Response to the Applicant. This is called *service*. You have only **30 days** after the Application has been served on you to serve your Response (You have 60 days if you have been served outside of Canada or the United States). If you are making a new claim for parenting or divorce in your Response, an adult (who is not you) must hand-deliver the Response to the Applicant. This is called *personal service*. If you are not making a new claim for parenting or divorce, you may also serve the Applicant by personal service or by leaving a copy with the Applicant's lawyer, leaving a copy at the Applicant's address, registered mail/courier, or regular mail. You may also serve the Applicant using fax, email, or electronic document exchange, if the Applicant has provided that information.

You may have to file an **Affidavit of Service (Form F8.03A)** or **Acknowledgement of Service (Form F8.04A)** with the Court. These forms are available online: <u>https://www.court.nl.ca/supreme/rules-practice-notes-and-forms/family/general/</u>

More	nformation	
	Questions? Go to https://www.court.nl.c	a/supreme/family-division/ or contact a Court near you:
	Corner Brook: (709) 637-2227	Grand Falls-Windsor: (709) 292-4260
	Gander: (709) 256-1115	Happy Valley-Goose Bay: (709) 896-7892
	Grand Bank: (709) 832-1720	St. John's: (709) 729-2258
	It is highly recommende	ed that you get advice from a lawyer
	If you need help finding a lawyer, you	can contact:
	•	ation of NL (PLIAN): <u>www.publiclegalinfo.com</u> or
	1 (888) 660-7788	
	Legal Aid: <u>www.legalaid.nl.ca</u> or	1(800) 563-9911

--- REMOVE THESE PAGES BEFORE SERVING THE RESPONSE ---

How to Reply to a Response

Instructions for the Applicant

Read the attached **Response (Form F6.02A)** carefully. The Respondent has responded to the issues that you raised in your Originating Application or Originating Application for Variation.

The Respondent may have also made some new claims in his/her Response. If you want to respond to any of these new claims, you must file and serve a **Reply (Form F7.02A)**.

You can find the Response form at any Supreme Court location or online: <u>https://www.court.nl.ca/supreme/rules-practice-notes-and-forms/family/general/</u>

You have only **10 days** after this Response has been served on you to file and serve your Reply.

If you do not reply, the Court may proceed and make an order without hearing from you.

For more information on how to fill out, file, and serve a Reply, read the "Instructions for the Applicant" page attached to the Reply form.

More Information

Questions? You can go to https://www.court.nl.ca/supreme/family-division/ or contact a Court near you:

Corner Brook: (709) 637-2227 Gander: (709) 256-1115 Grand Bank: (709) 832-1720 Grand Falls-Windsor: (709) 292-4260 Happy Valley-Goose Bay: (709) 896-7892 St. John's: (709) 729-2258

--- It is highly recommended that you get advice from a lawyer ---

If you need help finding a lawyer, you can contact:

Public Legal Information Association of NL (PLIAN): <u>www.publiclegalinfo.com</u> or 1 (888) 660-7788 Legal Aid: <u>www.legalaid.nl.ca</u> or 1(800) 563-9911

Form F6.02A: Response (Family Law)

		FOR COURT USE ONLY
	COURT FILE NO:	
	CENTRAL DIVORCE REGISTRY NO:	
	Filed at	, Newfoundland and
In the Supreme Court of	Labrador, this day of	, 20
Newfoundland and Labrador (General/Family)	Registry Clerk of the Supreme Court of	Newfoundland and Labrador
BETWEEN:		APPLICANT
(Print full name)	
AND:		RESPONDENT
(Print full name)	-
AND:(Print full name)	□ NOT APPLICABLE □ SECOND APPLICANT □ SECOND RESPONDENT

Check all of the boxes that apply:

I do not contest any of the claims made by the Applicant.		
I disagree with some or all of the claims made by the Applicant.		
Which claim(s) do you agree with (if any)?		
It is helpful to indicate the page and section of the Applicant's application that you agree with.		

Which claim(s) do you disagree with?						
It is helpful to indicate the page and section of the Applicant's application that you disagree with.						
 I am making my own claims. Only check this box if you are making new claims that were not addressed in the Originating Application or Originating Application for Variation. You must fill out and file the Schedule(s) and any additional Form(s) that correspond with your claim(s). 						
I am seeking: Type of Order Fill Out Attach						
	Divorce	Schedule 1	Original marriage certificate			
	Parenting (Decision-making and parenting time)	2	-			
	Contact Order / Third Party Time with Child*	3	-			
	Child Support	4	Financial Statement (Form F10.02A) if applicable			
	Spousal (<i>married</i>) Support or Partner (<i>unmarried</i>) Support	5	Financial Statement (Form F10.02A)			
	Parental Support (for parents) or Dependant Support (for spouse or child of deceased	5	Financial Statement (Form F10.02A)			
	person)					
		6	Property Statement (Form F10.04A)			
	person) Division of Matrimonial (married) Property or	6				
	person) Division of Matrimonial (married) Property or Common Law (unmarried) Property		Property Statement (Form F10.04A) Emergency Temporary Relief			

*Under the *Divorce Act*, a judge's permission is required to make an application for a Contact Order. Once received, your application will first be considered by a judge to determine if it may proceed.

Respondent Information

Fill in your information below. Note: If you have safety concerns and do not want to provide your contact information, you may provide alternate contact information below. You must still provide the Court with your actual contact information in a sealed envelope. This envelope will not be available to the other party.

Current Last Name			La	ast Name	e at Birth:		
First Name			D	ast Name ay before ay of Mai	e the		
Middle Name(s) (if any)			·				
Gender							
Residential Address	Ofers at Astron				0.4	Developer	Destal Os de
	Street Addres	SS			City	Province	Postal Code
Mailing Address							
(if different from Residential Address)	Street Addres	ss or PO Box	,		City	Province	Postal Code
Telephone Number (if any)	Home:			Cel	l:		
Fax Number (if any)							
Email Address (if any)	Please note t	hat if you pro	ovide your email a	ddress, the	Court may co	ontact you by ema	ail.
Date of Birth	Month:		Day:			Year:	
Occupation(s) or Job(s)							
Citizen / Immigration Status	🗆 Canadi	an Citizen	🗆 Per	manent F	Resident	🗆 Forei	gn National
Are you a registered Indian			If yes, what is the name of your band?				
under the Indian Act?	□ Yes	□ No	Do you live on	ive on a reserve?			
Will you need an interpreter in court?*	□ Yes	□ No			If yes, stat	te the language	and dialect:
Lawyer's name, office address, email address, telephone number and fax number (if any)							

* Please note that you must arrange to have a qualified interpreter appear in court and you will be responsible for any fees associated with this, unless a judge orders otherwise.

Check this box if there is more than 1 Respondent. Attach an extra page to provide the information of the other Respondent(s).

Fill in the information about your relationship with the Applicant

Your relationship with the Applicant				
Date the parties started living together	Month:	Day:	Year:	OR D Not applicable
Date of marriage	Month:	Day:	Year:	OR D Not applicable
Place of marriage				OR D Not applicable
Prior to the marriage, you were	□ Unmarried	Divorced	□ Widowed	OR D Not applicable
Prior to the marriage, the Applicant was	□ Unmarried	Divorced	□ Widowed	OR D Not applicable
Date of separation	Month:	Day:	Year:	OR D Not applicable
Date of divorce	Month:	Day:	Year:	OR D Not applicable

Have child protection services, in this province or elsewhere, ever been involved with you, the Applicant(s), and/or any of the children listed above?

🗆 No

□ Yes.

If yes, please provide details in the box below.

Provide the details of any **current** or **ongoing** court proceedings, court orders, and/or written agreements involving you, the Applicant(s), and/or the children. This includes all Provincial Court matters, criminal matters, proceedings in other provinces or countries, peace bonds, emergency protection orders, restraining orders, no-contact orders, safety plans, family centered action plans, and kinship care agreements or any other agreements stemming from CSSD involvement.

□ Check this box if not applicable.

(Note: This Schedule is intended for divorce applications under the *Divorce Act*. If you are seeking a divorce under the *Civil Marriages Act*, fill out Schedule 8.)

Schedule 1 Divorce

In order to apply for a divorce, you must be able to satisfy <u>all 4 of the requirements</u> below:

1		There has been a breakdown in our marriage and there is no likelihood that we will get back together.				
2		I am a resident of Newfoundland and Labrador and have been a resident of Newfoundland and Labrador for at least 1 year immediately prior to this application.	OR		My spouse is a resident of Newfoundland and Labrador and has been a resident of Newfoundland and Labrador for at least 1 year immediately prior to this application.	
3		 I have attached the original Certificate of Marriage (or Registration of Marriage) to this Application. If you were married in Canada, you can obtain your Certificate of Marriage from the provincial Vital Statistics Agency. Check this box if your Certificate of Marriage is not in English or French. You must attach a translation. 	OR		I was married outside of Canada and I am unable to attach a copy of my Certificate of Marriage (or Registration of Marriage) because it is impossible or impractical to obtain. You will have to make an Interim Application for a Procedural Order (using Form F16.03A) for an Order dispensing with the need to file a Certificate of Marriage.	
4	□ There has been no collusion in relation to this application for a divorce.					

I am seeking a divorce because there has been a permanent breakdown in our marriage based upon:

Separation:
Check this box if you and your spouse currently live separate and apart and will have lived separate and apart for at least 1 year prior to the determination of the divorce proceeding.
If you and your spouse have been living separate and apart for less than 1 year, you may still claim a divorce on the ground of separation. However, you must wait until 1 year has elapsed to file an Application for Judgment for divorce.
Adultery:
Check this box if you are seeking divorce because the Applicant has committed adultery. Attach an extra page with details of the adultery.
You may be required to present further evidence of the adultery. You do not need to name any other person involved. If you choose to name another person, you must serve this Response on that person by personal service. That other person(s) will have the same rights as a Respondent in relation to the adultery claim and may file a Response.
□ Check this box to declare that you have not condoned or connived in the adultery.
Cruelty:
Check this box if you are seeking divorce because your spouse has treated you with physical or mental cruelty that makes continued cohabitation intolerable. Attach an extra page with details of the cruelty.
You may be required to present further evidence of the physical or mental cruelty.

□ Check this box to declare that you have not condoned or connived in the cruelty.

Schedule 2 Parenting Order

If you are making an application for a parenting order (decision-making and/or parenting time), or are a person looking to step into the role of parent, fill in the information below.

What are the <u>current</u> parenting arrangements for:

Decision-making about the child(ren):

Regular parenting schedule (daily, weekly, monthly, or other):

Parenting schedule for holidays and special occasions:

Schedule for other communication (ie. phone or internet):

Other important issues in relation to parenting the child(ren):

What are your proposed parenting arrangements for:

Decision-making about the child(ren):

Regular parenting schedule (daily, weekly, monthly, or other):

Parenting schedule for holidays and special occasions:

Schedule for other communication (eg. phone, internet, etc.):

Other important issues in relation to parenting the child(ren):

Schedule 3 Contact Order/ Third Party Time with Child

If you are a non-parent making an application for contact or time with a child, fill in the information below:

What is your relationship to the child (i.e. grandparent, foster parent, step-parent, other relative):

What contact/ time do you presently have or have you had with the child?:

What contact/ time with the child are you seeking?:

Are there any orders or other past or present proceedings or circumstance that may be relevant to your request for contact/ time with the child (i.e. previous convictions, involvement with child protection authorities)?:

Other information that may be relevant to the court in determining whether to grant you contact/time with the child:

Schedule 4 Child Support

Check all of the boxes that apply:

	l am see	eking the basic table amount as per the Child Support Guidelines.					
	l am see	I am seeking special and/or extraordinary expenses.					
	You must	You must complete and attach a Financial Statement (Form (F10.02A).					
	I am seeking an amount of child support that is different from the Child Support Guidelines basic table amount.						
		Depending on your reason(s) for seeking an amount different from the Child Support Guidelines, you may have to attach further documentation.					
	List you	r reason(s) for seeking an amount of child support different from the Child Support Guidelines:					
		The Respondent and I have agreed to child support in the amount of \$ per month.					
		I have parenting time with the child(ren) for 40% or more of the year. You must complete and attach a Financial Statement (Form F10.02A).					
		The child(ren) is(are) 19 years of age or older. You must complete and attach a Financial Statement (Form F10.02A).					
		One or more of the persons who is obligated to pay support has an income that is more than \$150,000 annually. You must complete and attach a Financial Statement (Form F10.02A) .					
		I am claiming undue hardship for the following reason(s):					
		You must complete and attach a Financial Statement (Form F10.02A).					
		Other:					
		Depending on your claim, you may be required to complete and attach a Financial Statement (Form F10.02A).					
	l am see	eking retroactive child support.					
	What is	the amount of retroactive child support that you are seeking? \$					
	What is	the date from which you are seeking retroactive child support? (month/day/year)					
	Describ	e the facts and your reason(s) for seeking retroactive child support:					
1							

Schedule 5 Spousal, Partner, Parental, or Dependent Support

If you are seeking spousal, partner, parental, or dependent support, you must complete and attach a Financial Statement (Form F10.02A)

Check all of the boxes that apply and fill in the information required:

I am seeking :	
 Spousal support Partner support Parental support Dependant support 	
Describe the facts and your reason(s) for seeking support:	
I am seeking:	
 Retroactive spousal support Retroactive partner support Retroactive parental support Retroactive dependant support 	
What is the amount of retroactive support that you are seeking? \$	-
What is the date from which you are seeking retroactive support? (month/day/year)	_
Describe the facts and your reason(s) for seeking retroactive support:	

Schedule 6 Division of Property

If you are seeking a division of matrimonial property or common law property, you must complete and attach a **Property Statement (Form F10.04A)**

Check all of the boxes that apply and fill in any information required:

I am seeking an equal division of matrimonial property.					
l am seeking an unequal division of matrimonial property.					
	Describe the facts and your reason(s) for seeking an unequal division of property:				
l am so	eking exclusive possession of the matrimonial home.				
	Describe the facts and your reason(s) for seeking exclusive possession of the matrimonial home:				
I am see	eking a division of common law property .				
	Describe your property claim, the facts, and your reason(s) for seeking the claim:				
Other:					
	Describe your property claim, the facts, and your reason(s) for seeking the claim:				
	L				

Schedule 7 Return of Child (within Canada)

If you are seeking a court order for the return of a child or children (within Canada), answer the questions below: You may provide any additional affidavit(s) necessary.

At what address does the child(ren) habitually (normally) live?

Set out all of the available facts and information that you have relating to the whereabouts of the child(ren):

Set out all the available facts and information that you have regarding the identity of the person that the child(ren) is/are presumed to be with:

Set out your reasons for making the application:

Schedule 8 Consent Order or Other Claims

If you are seeking a court order for something other than the claims requested in the other Schedules, state what you are seeking, describe the facts, and give reasons:

Statement of Truth

You must swear or affirm that the facts and information that you have written in this Response and the attached Schedule(s) is the truth. You must swear or affirm and sign this Statement of Truth in front of a commissioner of oaths, notary public, justice of the peace, or lawyer. Court Registry staff are commissioners of oaths and you may sign this Response at the Court when you file it.

If there is more than 1 Respondent, attach an extra page with the signatures required below.

I declare the facts and information in this Response are true to the best of my knowledge and belief.

SWORN TO or AFFIRMED at ______, this _____ day of _____, 20____.

Signature of Respondent

Signature of Person Authorized to Administer Oaths

Lawyer's Signature for Fee Waiver

I am employed by the Newfoundland and Labrador Legal Aid Commission or a Newfoundland and Labrador government department under the *Executive Council Act* and I am the lawyer of record in this matter.

Signature of Lawyer (if any)

Print Name of Lawyer (if any)

Party's Certificate

If you or the Applicant are applying for relief under the Divorce Act, you must complete this certificate.

I,	(Print Party's Name)
the Responder which provide:	nt, certify to this Court that I am aware of the duties set out in sections 7.1 to 7.5 of the Divorce Act,
7.1	A person to whom parenting time or decision-making responsibility has been allocated in respect of a child of the marriage or who has contact with that child under a contact order shall exercise that time, responsibility or contact in a manner that is consistent with the best interests of the child.
7.2	A party to a proceeding under this Act shall, to the best of their ability, protect any child of the marriage from conflict arising from the proceeding.
7.3	To the extent that it is appropriate to do so, the parties to a proceeding shall try to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process.
7.4	A party to a proceeding under this Act or a person who is subject to an order made under this Act shall provide complete, accurate and up-to-date information if required to do so under this Act.
7.5	For greater certainty, a person who is subject to an order made under this Act shall comply with the order until it is no longer in effect.
DATED at	, this day of , 20
	Circoture of Decembrat
1	Signature of Respondent

Lawyer's Certificate

If you or the Applicant are applying for relief under the Divorce Act and you are represented by a lawyer, your lawyer must complete this certificate.

l,	, the Lawyer for,
(Print Lawyer's Name) (Print Respondent's Name)
the Responder	t, certify to this Court that I have complied with s.7.7 of the Divorce Act, which provides:
7.7	(1) Unless the circumstances of the case are of such a nature that it would clearly not be appropriate to do so, it is the duty of every legal adviser who undertakes to act on a spouse's behalf in a divorce proceeding
	(a) to draw to the attention of the spouse the provisions of this Act that have as their object the reconciliation of spouses; and
	(b) to discuss with the spouse the possibility of the reconciliation of the spouses and to inform the spouse of the marriage counselling or guidance facilities known to the legal adviser that might be able to assist the spouses to achieve a reconciliation.
	(2) It is also the duty of every legal adviser who undertakes to act on a person's behalf in any proceeding under this Act
	(a) to encourage the person to attempt to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process, unless the circumstances of the case are of such a nature that it would clearly not be appropriate to do so;
	(b) to inform the person of the family justice services known to the legal adviser that might assist the person
	(i) in resolving the matters that may be the subject of an order under this Act, and
	(ii) in complying with any order or decision made under this Act; and
	(c) to inform the person of the parties' duties under this Act.
	(3) Every document that formally commences a proceeding under this Act, or that responds to such a document, that is filed with a court by a legal adviser shall contain a statement by the legal adviser certifying that they have complied with this section.
DATED at	day of , 20
	Signature of Lawyer Address of Lawyer
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Form F6.06A: Notice of Default (Family Law)

Γ

s do >			FOR COURT USE ONLY
	COURT FILE NO:		
	CENTRAL DIVORCE	E REGISTRY NO:	
In the Supreme Court of	Filed at	day of	, Newfoundland and , 20
Newfoundland and Labrador			,
(General/Family)	Registry Clerk o	of the Supreme Court o	f Newfoundland and Labrador
BETWEEN:			APPLICANT
	(Print full name)		
AND:			RESPONDENT
	(Print full name)		
AND:			□ NOT APPLICABLE
	(Print full name)		□ SECOND APPLICANT □ SECOND RESPONDENT
I confirm that	y in default)	, who is the	(Respondent or Applicant)
in this matter, has not filed a		within the pre	escribed time as set out in the
	esponse or Reply)		
Rules of the Supreme Court, 1986 and that th	e Court may proceed t	to decide the matte	r without hearing from
(Name of	party in default)		·
If this matter contains a claim for parenting a	,	u must fill out part i	A below
	na/or child support, yo	u must nii out part /	
Part A Note to Court			
Has the Note to Court been filed?			

Signature			
DATED at	, this	day of	, 20
		Signatu	ire
			FOR COURT USE ONLY
□ I certify this Notice of Default.			
DATED at	, this	day of	, 20
	Registry Clerk of t	he Supreme Court of	Newfoundland and Labrador

Form F32.02A: Affidavit (Family Law)

a 🖶 >	COURT FILE NO:	FOR COURT USE ONLY		
	CENTRAL DIVORCE REGIS	TRY NO:		
In the Supreme Court of Newfoundland and Labrador	Filed at day	, Newfoundland and of		
(General/Family)	Registry Clerk of the Su	Registry Clerk of the Supreme Court of Newfoundland and Labrador		
BETWEEN:	(Print full name)	APPLICANT		
AND:	(Print full name)	RESPONDENT		
AND:	(Print full name) (Print full name)	□ NOT APPLICABLE □ SECOND APPLICANT □ SECOND RESPONDEI		
I,(Print your name) I swear or affirm that: (Fill in the fact	ts or information that you are swea	(City and Province) ring/affirming)		
1.				
2.				
3.				
34				
4.	, this			
4. 5.		day of, 20 re of Person Authorized to Administer Oaths		

Affidavit

Use this page if you need extra room. Extra pages may be attached as needed.

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