

# Royal



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Nova Scotia

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HALIFAX, NOVA SCOTIA, WEDNESDAY, APRIL 7, 2010

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PROVINCE OF NOVA SCOTIA  
DEPARTMENT OF JUSTICE

The Minister of Justice and Attorney General, Ross Landry, under the authority vested in him by clause 2(b) of Chapter 23 of the Acts of 1996, the *Court and Administrative Reform Act*, Order in Council 2004-84, the *Assignment of Authority Regulations*, and Sections 6 and 7 of Chapter 312 of the Revised Statutes of Nova Scotia, 1989, the *Notaries and Commissioners Act*, is hereby pleased to advise of the following:

**To be revoked as a Commissioner pursuant to the *Notaries and Commissioners Act*:**

Pamela Marie Darrach of Dartmouth, in the Halifax Regional Municipality (no longer employed with Deloitte and Touche).

**To be reappointed as Commissioners pursuant to the *Notaries and Commissioners Act*:**

Pamela Marie Darrach of Dartmouth, in the Halifax Regional Municipality, while employed with the Province of Nova Scotia (Office of the Public Trustee); and

Carolyn Paul of Membertou, in the County of Cape Breton, while employed with the Royal Canadian Mounted Police.

DATED at Halifax, Nova Scotia, this 1<sup>st</sup> day of April, 2010.

Ross Landry  
Minister of Justice and Attorney General

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IN THE MATTER OF: The *Companies Act*,  
Chapter 81, R.S.N.S., 1989

- and -

IN THE MATTER OF: An Application of **3079028 Nova Scotia Company** (the "Company") for Leave to Surrender its Certificate of Incorporation

NOTICE IS HEREBY GIVEN that 3079028 Nova Scotia Company intends to make application to the Registrar of Joint Stock Companies for leave to surrender its Certificate of Incorporation pursuant to Section 137 of the *Companies Act* of Nova Scotia.

DATED at Halifax, Nova Scotia, this 6<sup>th</sup> day of April, 2010.

Robert W. Carmichael  
Cox & Palmer  
1100 Purdy's Wharf Tower One  
1959 Upper Water Street  
PO Box 2380 Central  
Halifax NS B3J 3E5  
Solicitor for the Company

803 April 7-2010

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IN THE MATTER OF: The Nova Scotia  
*Companies Act*, R.S.N.S. (1989), as amended  
- and -

IN THE MATTER OF: The Application of  
**J. B. Murphy Urology Incorporated** for Leave  
to Surrender its Certificate of Incorporation

J. B. MURPHY UROLOGY INCORPORATED (the "Company") hereby gives notice pursuant to the provisions of Section 137 of the *Companies Act* that it intends to make application to the Registrar of Joint Stock Companies for the Province of Nova Scotia for leave to surrender its Certificate of Incorporation of the Company.

DATED at Halifax, Nova Scotia, on this 24<sup>th</sup> day of March, 2010.

Kate D. Harris / Patterson Law  
Solicitor for J. B. Murphy Urology Incorporated

802 April 7-2010

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FORM A

CHANGE OF NAME ACT  
Notice of Application for Change of Name

NOTICE is hereby given that an application will be made to the Registrar General for a change of name, pursuant to the provisions of the Change of Name Act, by me: **Wanda Marie Joshua** of 23 Ancona Place in Dartmouth, in the Province of Nova Scotia as follows:

To change my name from **Wanda Marie Joshua** to **ReNée Boudreau**.

DATED this 29<sup>th</sup> day of March, 2010.

*Wanda Joshua*  
(Signature of Applicant)

777 April 7-2010

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FORM A

CHANGE OF NAME ACT  
Notice of Application for Change of Name

NOTICE is hereby given that an application will be made to the Registrar General for a change of name, pursuant to the provisions of the Change of Name Act, by me: **Shyuemeng Luu** of 819 McLean Street in Halifax, in the Province of Nova Scotia as follows:

To change my minor unmarried child's name from **Chuan-Yi Lu** to **Sabrina Chuan Luu**.

DATED this 26<sup>th</sup> day of March, 2010.

*Shyuemeng Luu (father)*  
(Signature of Applicant)

776 April 7-2010

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FORM A

CHANGE OF NAME ACT  
Notice of Application for Change of Name

NOTICE is hereby given that an application will be made to the Registrar General for a change of name, pursuant to the provisions of the Change of Name Act, by me: **Tabitha Lee-Anne Murphy** of 183 Old Sackville Road in Lower Sackville, in the Province of Nova Scotia as follows:

To change my minor unmarried child's name from **Brandon Charles Phillip Sheppard** to **Brandon Charles Phillip Murphy**.

DATED this 6<sup>th</sup> day of April, 2010.

*Tabitha Murphy*  
(Signature of Applicant)

789 April 7-2010

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FORM A

CHANGE OF NAME ACT  
Notice of Application for Change of Name

NOTICE is hereby given that an application will be made to the Registrar General for a change of name, pursuant to the provisions of the Change of Name Act, by me: **Rebecca Lynn Peterson Page** of 19 Firefly Terrace in Shearwater, in the Province of Nova Scotia as follows:

To change my minor unmarried child's name from **Zurrell Devrick Zwicker** to **Zurrell Devrick Page**.

DATED this 20<sup>th</sup> day of February, 2010.

*Rebecca Page*  
(Signature of Applicant)

788 April 7-2010

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FORM 17A

NSUARB - PAM-10-12

NOVA SCOTIA UTILITY AND REVIEW BOARD

IN THE MATTER OF THE MOTOR CARRIER ACT  
-and-

IN THE MATTER OF THE APPLICATION of  
**COLCHESTER TRANSPORTATION CO-OPERATIVE LTD.** to amend Motor Carrier License No. 2763

## NOTICE OF APPLICATION

TAKE NOTICE THAT COLCHESTER TRANSPORTATION CO-OPERATIVE LTD. of 35 Commercial Street, Suite 201, Truro, Nova Scotia, B2N 3H9, filed an Application with the Motor Carrier Division on March 16, 2010 for an amendment to Motor Carrier License No. 2763 and the Application was received by the Clerk of the Board on March 24, 2010, requesting the following:

**VEHICLES:**

Amend Schedule E by adding the following to E(1):

One (1) wheelchair accessible vehicle -  
10 passenger capacity with 4 wheelchairs  
- or -  
18 passenger without wheelchairs

A copy of the Application and particulars thereof may be seen at the offices of the Board, Suite 300, 1601 Lower Water Street, Halifax, Nova Scotia.

Anyone wishing to object to this Application must file in writing by **4:00 p.m. on Wednesday the 28<sup>th</sup> day of April, 2010.**

If no objections are received the Board may grant the Application without a hearing.

NOTE: The date of a public hearing will **not** be further advertised in the Royal Gazette.

DATED at Halifax, Nova Scotia this 30<sup>th</sup> day of March, 2010.

COLCHESTER TRANSPORTATION CO-OPERATIVE LTD.  
(NAME OF APPLICANT)

March 31-2010 - (2iss)

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FORM 17A NSUARB - PAM-10-13

NOVA SCOTIA UTILITY AND REVIEW BOARD

IN THE MATTER OF THE MOTOR CARRIER ACT  
-and-

IN THE MATTER OF THE APPLICATION of  
**PERRY RAND TRANSPORTATION GROUP  
LIMITED** to amend Motor Carrier License No. 595

NOTICE OF APPLICATION

TAKE NOTICE THAT PERRY RAND TRANSPORTATION GROUP LIMITED of P.O. Box 10, Waterville, Nova Scotia, B0P 1V0 filed an Application with the Motor Carrier Division on March 11, 2010 for an amendment to Motor Carrier License No. 595, wording of amendment clarified March 24, 2010 and the Application was received by the Clerk of the Board on March 29, 2010, requesting the following:

**Amend Schedule F by adding the following as F(4):**

**Regular Contract Area Public Passenger Service:** the transportation of Staff and Patients of the Capital District Health Authority, blood and other specimens including inter hospital documents to and from the sites of the Queen Elizabeth II Health Sciences Centre, as per contract filed with the Board. Service to be provided using vehicles in E(1) that meet the contract requirements.

**Amend Schedule E by adding the following to E(1):**

one (1) 21 passenger mini-bus

A copy of the Application and particulars thereof may be seen at the offices of the Board, Suite 300, 1601 Lower Water Street, Halifax, Nova Scotia.

Anyone wishing to object to this Application must file in writing by **4:00 p.m. on Wednesday the 28<sup>th</sup> day of April, 2010.**

If no objections are received the Board may grant the Application without a hearing.

NOTE: The date of a public hearing will **not** be further advertised in the Royal Gazette.

DATED at Halifax, Nova Scotia this 31<sup>st</sup> day of March, 2010.

PERRY RAND TRANSPORTATION GROUP LIMITED  
(Name of Applicant)

March 31-2010 - (2iss)

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On January 29, 2010, the judges of the Supreme Court of Nova Scotia enacted Civil Procedure Rule 59, FAMILY DIVISION RULES, of Part 13 of the *Nova Scotia Civil Procedure Rules*. The Rule and the associated forms are printed below. The effective date of the new rule is June 30, 2010.

## Part 13 - Family Proceedings

### Rule 59 - Family Division Rules

#### Definitions

**59.01** In this Rule 59,

“application” means a proceeding started by filing a notice of application or notice of variation application;

“court officer” means a court official at an office of the Supreme Court (Family Division) who performs duties and provides services on behalf of the court such as reviewing statements and documents submitted for filing, conducting conciliation, directing and ordering disclosure, arranging and scheduling for parties to appear before a judge, and determining interim child support in some circumstances;

“Guidelines” means the *Federal Child Support Guidelines* or the provincial *Child Maintenance Guidelines* or both, as the context requires;

“judge” means a judge of the Supreme Court (Family Division) and any other judge of the Supreme Court determining or hearing a proceeding brought in the Supreme Court (Family Division);

“response” means either the response to application or response to variation application provided for in this Rule;

“statement” means any of the parenting statement, and the financial statements provided for in this Rule, and when reference is made to a document in the Rules outside Part 13 - Family Proceedings, it includes a statement under this Rule;

“support” means either support or maintenance, as the context or applicable legislation provides;

“written agreement” means an agreement in writing that is signed by the parties and witnessed.

#### Scope of Rule 59

**59.02** (1) This Rule applies to a proceeding in the Supreme Court (Family Division) that is within section 32A of the *Judicature Act* and is not transferred by a judge under section 32C of the *Act*, except a proceeding provided for in Rule 60A - Child and Adult Protection, Rule 60B - *Involuntary Psychiatric Treatment Act* and *Hospitals Act* Applications, or Rule 61 - Adoption.

(2) The Rules outside Part 13 - Family Proceedings, with any necessary changes, apply to practice or procedure in the Supreme Court (Family Division) that is not governed by Part 13.

(3) A judge who is satisfied that a procedure provided by a Rule outside this Rule 59 is better suited to a proceeding in the Supreme Court (Family Division) than those provided in this Rule may order that the Rule outside this Rule applies.

(4) This Rule provides for an action that leads to a divorce and corollary relief, but an uncontested divorce proceeding and all other family proceedings in the Supreme Court (Family Division) may be started by application.

(5) Rules applicable to an action apply to a divorce action as if the petitioner were a plaintiff, the respondent were a defendant, the petition were a notice of action, the answer were a notice of defence, and pleadings close when an answer is filed, unless this Rule 59 provides differently.

#### Where a proceeding is started and heard

**59.03** (1) A proceeding in the Supreme Court (Family Division) must be started, dealt with, and heard in the judicial district where the applicant resides.

- (2) An applicant who resides outside a judicial district, and who obtains permission of a judge or court officer in the judicial district, may start a proceeding in that judicial district.
- (3) A proceeding must be heard where it is started, unless a judge changes the place of the proceeding, changes the place of hearing, or adjourns a hearing from one place to another, under Rule 32 - Place of Proceeding or Rule 47 - Place of Trial or Hearing.
- (4) A judge may transfer a proceeding to an office of the court in one of the following judicial districts:
  - (a) a district where a child, who is the subject of a custody, access, or parenting dispute in the proceeding, ordinarily resides;
  - (b) a district where it is substantially more convenient to deal with the proceeding or a step in the proceeding.

**Starting a proceeding**

**59.04** (1) A person who wishes to start a proceeding, must file all of the following:

- (a) a notice or petition referred to in Rule 59.06;
  - (b) documents, statements, and supporting disclosure required under Rules 59.20 to 59.23 or directed by a court officer to be filed.
- (2) The documents, statements, and disclosure must be filed at the same time as the notice or petition is filed, unless a court officer permits otherwise.
- (3) A person who wishes to start a proceeding must meet with a court officer to be informed of the filing and disclosure obligations and comply with them, unless the court officer is satisfied that all required information has been provided in the filed notice or petition, and all required documents, statements, and supporting disclosure have been filed.
- (4) The court officer may authorize a notice, petition, document, or statement to be filed.
- (5) No further step may be taken in an application until the court officer is satisfied that the notice or petition, documents, statements, and supporting disclosure required by this Rule have been filed.
- (6) The court officer must determine the next step to be taken on the basis of the information in the filed documents, statements, and supporting disclosure, and the next step may include any of the following:
- (a) a referral to an agency or service;
  - (b) a referral to a court officer for conciliation, case management, or both;
  - (c) an appearance before a judge.
- (7) A court officer, instead of the prothonotary, must instruct a party as required by Rule 34 - Acting on One's Own.

**Parties and counsel**

- 59.05** (1) A person who files an application must be named as the applicant and if more than one person files the application, they each must be named as an applicant, and this Rule 59 applies as if "applicant" read "applicants".
- (2) The person from whom relief is requested in an application must be named as the respondent, and if more than one person, they each must be named as a respondent, and this Rule 59 applies as if "respondent" read "respondents".
- (3) A spouse who starts a divorce action must be named as the petitioner, and the other spouse must be named as the respondent.
- (4) No other person may be made a party to a divorce action, unless a judge permits otherwise.

- (5) A lawyer for a party becomes counsel of record as provided in Rule 33 - Counsel, and the lawyer who signs a certificate required by section 9 of the *Divorce Act* or an answer is counsel of record.

#### Types of proceeding

- 59.06 (1) An original proceeding, other than a divorce proceeding, is started by filing a notice of application.
- (2) A divorce proceeding is started by filing one of the following:
- (a) a petition for divorce to start a divorce action, in which a claim is made for a divorce and any corollary relief under the *Divorce Act*, or any other relief that a judge or court officer permits to be determined with a claim under the *Divorce Act*;
  - (b) an application for divorce by agreement, or a joint application for divorce, in which the parties consent to a divorce and any corollary relief, or other permitted relief.
- (3) A reference in this Rule 59 to a claim, or order, for corollary relief includes a claim, or order, for a remedy outside the *Divorce Act* that is permitted under Rule 59.06(2)(a).
- (4) A proceeding to vary, rescind, or suspend an order made under the *Divorce Act* or the *Maintenance and Custody Act* is treated as an original proceeding, and it is started by filing a notice of variation application.
- (5) A motion in a proceeding is started under Part 6 - Motions as modified by Rule 59.52.

#### Notice of application

- 59.07 (1) A notice of application must contain a standard heading written in accordance with Rule 82 - Administration of Civil Proceedings, be entitled "Notice of Application", be dated and signed, and include all of the following:
- (a) notice that the applicant is applying for an order and describing the relief that is sought;
  - (b) a reference to legislation or other law, including the relevant sections of legislation, relied on by the applicant;
  - (c) a list of the documents and statements that are filed with the application and a statement that a copy of each document is to be delivered to the respondent with the notice;
  - (d) notice of the respondent's right to file a response to application and that a judge or court officer will direct the respondent regarding the deadline for filing;
  - (e) notice that there are requirements for the parties to file documents and statements, and that a judge or court officer may require the respondent to provide information;
  - (f) notice of the circumstances in which the respondent may cease to be entitled to notice of steps in the proceeding;
  - (g) a statement explaining how documents and statements are filed and stating the requirement for immediate delivery to the other party;
  - (h) if there is only one applicant, a designation of an address for delivery of documents to the applicant and, if there is more than one applicant, a designation of one address for delivery to all applicants or a separate address for each applicant;
  - (i) an acknowledgement of the effect of delivery to the designated address;
  - (j) if there is only one respondent, the address of the respondent for delivery of documents to the respondent, until the respondent designates an address for delivery, and if there is more than one respondent, the address for delivery to all respondents or a separate address for each respondent.
- (2) The notice of application may be in Form 59.07.

**Response to application by respondent**

- 59.08** (1) A respondent in a proceeding started by notice of application may apply for an order by filing a response to application.
- (2) A respondent who seeks to obtain relief that is different from the types of order claimed in the notice of application must file a response to application.
- (3) A respondent must file a response to application no less than fifteen days before the day of the hearing, unless a court officer or judge directs otherwise.
- (4) The response to application must contain the standard heading, be entitled "Response to Application", be dated and signed, and include all of the following:
- (a) notice of the relief requested;
  - (b) a reference to legislation or other law, including the relevant sections of legislation, relied on by the respondent;
  - (c) a list of the documents and statements that are filed with the response to application and a statement that a copy of each document is to be delivered to the applicant with the response;
  - (d) a designation of an address for delivery of documents to the respondent;
  - (e) an acknowledgement of the effect of delivery to the designated address.
- (5) The response to application may be in Form 59.08.

**Petition for divorce**

- 59.09** (1) A petition for divorce must contain a standard heading written in accordance with Rule 82 - Administration of Civil Proceedings, be entitled "Petition for Divorce", be dated and signed by the petitioner, and include all of the following:
- (a) notice that action has been started for a divorce and for the corollary relief described in the notice;
  - (b) notice of the deadlines in Rule 31 - Notice for filing an answer;
  - (c) notice that the court may grant a divorce order and an order for the other relief claimed, unless the respondent files an answer;
  - (d) a statement of the restrictions on remarriage and notice of when the court issues a certificate of divorce;
  - (e) the claim for a divorce, and each other claim made by the petitioner, with references to the applicable legislation, including the relevant sections of legislation;
  - (f) the ground for divorce and particulars, details of the marriage, facts establishing jurisdiction, details about each child of the marriage if any, and details about agreements and earlier proceedings between the parties;
  - (g) a statement about the impossibility of reconciliation;
  - (h) a statement about the absence of collusion and when applicable, the absence of condonation and connivance;
  - (i) a list of the documents and statements that are filed with the petition for divorce and a statement that a copy of each document is to be delivered to the respondent with the petition;
  - (j) notice that there are requirements for the parties to file documents and statements, and that a judge or court officer may require the respondent to provide information;
  - (k) a statement explaining how documents are filed and stating the requirement for immediate delivery of a copy to the petitioner;



- (l) a designation of an address for delivery of documents to the petitioner;
  - (m) an acknowledgement of the effect of delivery to the designated address;
  - (n) the designation of a place of trial under Rule 59.03 and Rule 47 - Place of Trial or Hearing;
  - (o) the petitioner's declaration verifying the statements in the notice;
  - (p) the address of the respondent for delivery of documents to the respondent, until the respondent designates an address for delivery.
- (2) The petition for divorce may be in Form 59.09.
- (3) The certificate of counsel for a petitioner required by section 9 of the *Divorce Act* may be placed after the signature of the party on the petition for divorce.
- (4) A certificate of the marriage sought to be dissolved must be attached to the notice, unless it is not possible to do so at that time.
- (5) Both of the following apply when a petition for divorce is filed without an attached certificate of the marriage:
- (a) the certificate must be filed as soon as possible and before divorce trial dates are assigned, or a motion for divorce is made, unless it cannot be obtained;
  - (b) the party who requests a divorce and cannot obtain a marriage certificate, must prove the marriage in a manner directed by a judge.
- (6) A spouse who files a petition for divorce is permitted to file a subsequent petition for divorce only if the first proceeding is discontinued and no other divorce proceeding has been started by the other spouse.
- (7) A petition for divorce may be amended without a judge's permission at any time to add an allegation of marriage breakdown under section 8(2)(a) of the *Divorce Act*.
- (8) A party claiming adultery is not required to name, in a petition or other filed documents, a person with whom the other party is alleged to have committed adultery, but a party who does name the person in the petition or documents must notify that person using the same means as a party is notified of a proceeding under Rule 31- Notice.
- (9) A proceeding started by application under this Rule 59, that is not a divorce proceeding, such as a proceeding under the *Maintenance and Custody Act*, is taken to be consolidated, under Rule 37 - Consolidation and Separation, with a subsequent divorce proceeding started by a party to the other proceeding, unless a judge orders otherwise.

**Answer to petition for divorce**

- 59.10 (1) A respondent in a divorce action who wishes to contest a claim made by the petitioner, or to make a claim for a divorce or corollary relief, must file an answer.
- (2) A respondent must file an answer no more than the following number of days after the day the respondent is notified of the proceeding:
- (a) fifteen days, if notification is by personal service in Nova Scotia or by other means completed entirely in Nova Scotia;
  - (b) thirty days, if the notification is by personal service elsewhere in Canada or by other means completed entirely in Canada;
  - (c) forty-five days, if the notification is by personal service elsewhere in the world or by other means completed elsewhere in the world.
- (3) A respondent may not file an answer after the deadline for doing so, unless a judge permits otherwise.



- (4) A respondent who does not file an answer is taken to have admitted the facts and allegations in the petition for divorce and consented to the granting of the relief claimed against the respondent, and the respondent is disentitled to further notice in the proceeding, unless a judge orders otherwise.
- (5) The answer must contain the standard heading, be entitled "Answer", be dated and signed by the respondent, and include all of the following:
- (a) a statement of which of the claims in the petition for divorce are contested, or a statement that no claims are contested and the answer is only filed to make a claim;
  - (b) a statements of the facts pleaded in the petition for divorce that are admitted, and those that are not admitted with the respondent's particulars in reply;
  - (c) details about any child of the marriage that are incorrect or not included in the petition for divorce;
  - (d) details about agreements, or earlier proceedings, between the parties that are incorrect or not included in the petition for divorce;
  - (e) other corrections to statements in the petition for divorce;
  - (f) each claim made by the respondent, with references to the applicable legislation, including the relevant sections of legislation;
  - (g) if the respondent seeks a divorce, all of the following must be included:
    - (i) the ground for divorce and particulars,
    - (ii) a statement about the impossibility of reconciliation,
    - (iii) a statement about the absence of collusion and when applicable, the absence of condonation and connivance;
  - (h) a list of the documents and statements that are filed with the answer and a statement that a copy of each document is to be delivered to the petitioner with the answer;
  - (i) a designation of an address for delivery of documents to the respondent;
  - (j) an acknowledgement of the effect of delivery to the designated address;
  - (k) the respondent's declaration verifying the statements in the notice.
- (6) The answer may be in Form 59.10.

**Demand for notice**

- 59.11 (1)** A respondent who does not contest a claim made by the petitioner, and does not wish to make a claim, may demand notice of all steps in the divorce action by filing a demand for notice, referred to in Rules 59.11(2) and (3), by the filing deadline provided in Rule 31.12.
- (2) The demand for notice must contain the standard heading, be entitled "Demand for Notice (Divorce Action)", be dated and signed, and contain notice that the demand is made, a designation of an address for delivery of documents to the respondent, an acknowledgement of the effect of delivery to the designated address.
- (3) The demand for notice may be in Form 59.11.

**Notice of variation application**

- 59.12 (1)** A notice of variation application must contain a standard heading written in accordance with Rule 82 - Administration of Civil Proceedings, be entitled "Notice of Variation Application", be dated and signed, and include all of the following:
- (a) notice that the applicant is applying to vary or change an order;

- (b) a statement identifying the order sought to be varied, providing the date that the variation is sought to take effect, and providing notice that the applicant must present evidence to support this date;
  - (c) a reference to legislation or other law, including the relevant sections of legislation, relied on by the applicant;
  - (d) a summary of the variation or change that is sought;
  - (e) a list of the documents and statements that are filed with the variation application and a statement that a copy of each document is to be delivered to the respondent with the notice;
  - (f) notice of the respondent's right to file a response to variation application and that a judge or court officer will direct the respondent regarding the deadline for filing;
  - (g) everything required by Rules 59.07(1)(e) to (j).
- (2) The notice of variation application may be in Form 59.12.
- (3) A court officer must deliver a certified copy of an order that varies an order made by another court, other than provisionally, to the court that made the original order, and to any other court that made an order varying the original order, as soon as possible after it is issued.

**Response to variation application by respondent**

- 59.13** (1) A respondent to a proceeding started by notice of variation application may apply for a variation of an order by filing a response to variation application.
- (2) A respondent who seeks to obtain relief that is different from the relief claimed in the notice of variation application must file a response to variation application.
- (3) A respondent must file a response to variation application no less than fifteen days before the day of the hearing, unless a court officer or judge directs otherwise.
- (4) The response to variation application must contain the standard heading, be entitled "Response to Variation Application", be dated and signed, and include all of the following:
- (a) notice that the respondent is applying to vary or change an order;
  - (b) a statement identifying the order sought to be varied, providing the date that the variation is sought to take effect, and providing notice that the respondent must present evidence to support this date;
  - (c) a reference to legislation or other law, including the relevant sections of legislation, relied on by the respondent;
  - (d) everything required by Rules 59.12(1)(d) and (e);
  - (e) a designation of an address for delivery of documents to the respondent;
  - (f) an acknowledgement of the effect of delivery to the designated address.
- (5) The response to variation application may be in Form 59.13.

**Notice and disentitlement to further notice**

- 59.14** (1) Rules in Rule 31 - Notice, for giving notice of a proceeding, apply to an application made under this Rule 59, unless a court officer or a judge directs that another method be used.
- (2) Despite Rule 59.14(1), a person under the age of majority must be served personally, and Rule 31.03(1)(c) does not apply, in any of the following circumstances, unless a judge directs otherwise:
- (a) the person is a party in a divorce proceeding;
  - (b) the person is a respondent in a proceeding started under the *Maintenance and Custody Act*.

- (3) A court officer or a judge may direct that notice of a proceeding be given by mail to a respondent in a proceeding in which a conciliation meeting is scheduled.
- (4) A party may make a motion to a judge for an order for substitute notification under Rule 31.10.
- (5) In addition to the grounds in Rule 31.13, a judge who is satisfied that a respondent fails to comply with a direction, order, or notice made by a court officer or a judge requiring the respondent to appear, or to provide disclosure, may order that the respondent is disentitled to further notice.

**Designated address**

- 59.15** (1) A party who starts or responds to a proceeding, or appears before a court officer or judge, must designate an address for delivery of documents to that party.
- (2) The Rules in Rule 31 - Notice, about maintaining an address for delivery, designating a new address, and delivery to the address, apply in a proceeding in the Supreme Court (Family Division), and delivery to that address is sufficient for notice of a proceeding, or a step in a proceeding, under this Rule.
  - (3) The contact information required by Rule 82 - Administration of Civil Proceedings to be given to a prothonotary may be given to a court officer, and the court officer may direct what further information is required and the form in which it is to be given.
  - (4) Rule 85.09, of Rule 85 - Access to Court Records, applies as if "the prothonotary" read "the prothonotary or a court officer".
  - (5) A court officer who is satisfied that a person may otherwise be at risk of harm may direct that contact information be kept confidential and may assist a party to designate a neutral address for delivery.

**Expiry, discontinuance, and withdrawal**

- 59.16** (1) An application notice or a petition for divorce expires six months after the day it is filed, unless the respondent is notified of the proceeding under Rule 59.14 or a judge or court officer extends the time for notification within the six months.
- (2) A party may discontinue an application or petition, or withdraw a response or answer, as provided in Rule 9 - Discontinuance, unless this Rule 59.16 provides differently or a judge orders otherwise.
  - (3) An applicant or petitioner may not discontinue an application or divorce action under Rule 9 - Discontinuance, after an order for interim relief is made, without the permission of a judge, and a judge may refuse to permit discontinuance until a claim in a response or an answer is determined.
  - (4) Rule 4.22 which provides for motions by the prothonotary to dismiss a dormant action, and Rule 5.18 which provides for motions by the prothonotary to dismiss a dormant application, do not apply to an application or divorce proceeding under this Rule 59.
  - (5) A party affected by a discontinuance may make a motion for costs in an amount to be fixed under Rule 77 - Costs, and Rule 9.06(1), which provides for automatic costs, does not apply under this Rule 59, unless a judge orders otherwise.
  - (6) The notice of discontinuance must contain the standard heading, be entitled "Notice of Discontinuance (Family Proceeding)", be dated and signed, and include all of the following:
    - (a) a statement that the party discontinues the proceeding;
    - (b) a statement that the respondent must file a notice continuing the response or answer within ten days to continue the proceeding for the purpose of the relief sought in the answer or response.
  - (7) The notice of discontinuance may be in Form 59.16A.
  - (8) A response or answer expires ten days after the day the applicant delivers a notice of discontinuance to the respondent, unless the respondent files a notice continuing the response or answer within the ten days.
  - (9) The respondent may only seek the relief claimed in the response or answer when a notice of continuance is filed under this Rule 59.16.

- (10) The notice of continuance must contain the standard heading, be entitled "Notice of Continuance", be dated and signed, and include a statement that the respondent continues the response or answer, and it may be in Form 59.16B.
- (11) A respondent may withdraw a response to application, an answer, or a response to variation application, by filing a notice of withdrawal of response or answer at any time before the day of the hearing.
- (12) The notice of withdrawal of response or answer must contain the standard heading, be entitled "Notice of Withdrawal of Response or Answer", be dated and signed, and include a statement that the respondent withdraws the response or answer, and it may be in Form 59.16C.

#### **Parent information program**

- 59.17** (1) A party to a proceeding that involves a child must attend the court's parent information program, unless the party is exempted from attending under Rule 59.17(5).
- (2) One of the following must occur before a proceeding that involves a child may be heard by a judge:
- (a) the party initiating the proceeding provides proof of attendance at the parent information program;
  - (b) the party is exempted from attending under Rule 59.17(5);
  - (c) a court officer or judge determines the hearing must be held so quickly that attendance in the program is not possible prior to the hearing.
- (3) The following are examples of circumstances in which a hearing may be held quickly:
- (a) a party alleges that a child has been, or is likely to be, kidnapped or abducted;
  - (b) a party alleges that a unilateral change in the child's physical care and custody or principal residence has occurred, or is about to occur.
- (4) A party who is permitted to attend the parent information program after a hearing, because the hearing is held quickly, must arrange to attend the program as soon as possible after the hearing.
- (5) A court officer or judge may exempt a party from attending the parent information program in any of the following circumstances:
- (a) before or at the first conciliation meeting, the parties make an agreement, or agree to a consent order, settling all issues that involve a child between them;
  - (b) a party starts the proceeding only to register an agreement;
  - (c) the parties attended the parent information program under this Rule no more than twelve months before the day the application is filed;
  - (d) other exceptional circumstances.
- (6) A judge may make any of the following orders against a party who fails to attend a parent information program and does not obtain an exemption:
- (a) costs;
  - (b) dismissal of a claim made by the party or allowance of a claim made against the party;
  - (c) an order restricting the party's participation in a hearing;
  - (d) any other order the judge considers will achieve justice in the circumstance.

#### **Mediation**

- 59.18** (1) A court officer or judge may, after a proceeding has been started and with the consent of the parties, refer the parties to a mediator.

- (2) The mediator may meet with the parties, a child of the parties, counsel for the parties, and other persons, as often as the mediator considers appropriate.
- (3) The mediator, in a mediation in which the parties reach an agreement on all of the issues, must prepare a draft consent order that conforms with the agreement and advise the parties to obtain independent legal advice about the draft consent order.
- (4) The mediator, in a mediation in which the parties are unable to reach an agreement on all issues but are able to reach an agreement on one or more of the issues, must do both of the following:
  - (a) prepare a draft consent order that conforms with the agreement reached by the parties on the agreed issues and advise the parties to obtain independent legal advice about the draft consent order;
  - (b) file a written report that the parties did not reach an agreement on the remaining issues.
- (5) The mediator, in a mediation in which the parties are unable to reach an agreement on any issues, must file a written report about attendance and the failure to reach agreement, and the report may not contain any other information.
- (6) A draft consent order signed by the parties must be referred to a judge for approval under Rule 78 - Order no less than ten days after the day the draft order is filed, unless a party files an objection in that time.
- (7) When an objection to a draft consent order is filed within the required time, a court officer must refer the parties back to the mediator or, after consulting with the parties and counsel, determine the next step to be taken in the proceeding.
- (8) Evidence of a communication during a mediation in which the parties are unable to reach an agreement on one or more issues is not admissible in a proceeding to determine the unresolved issues, and a mediator is not a competent or compellable witness to testify about any unresolved issues.

**Disclosure obligations and notice of documents filed**

- 59.19** (1) Rules 59.19 to 59.24 provide for disclosure of relevant information through the preparation, filing, and delivery of statements and documents.
- (2) Rule 31.15 requiring delivery of a copy of a filed document to the other party applies in a proceeding under this Rule 59, and Rule 31.15(2) applies as if "judge" read "judge or court officer".
  - (3) Each filed statement must be immediately delivered to the other party under Rule 59.19(2), unless a judge or court officer directs otherwise.
  - (4) Rule 15 - Disclosure of Documents and Rule 16 - Disclosure of Electronic Information do not apply under this Rule 59, unless a judge orders otherwise.

**Disclosure by parenting statement and deadline for filing**

- 59.20** (1) A party who makes a claim for custody, for access, or about parenting of a child must file a parenting statement with the notice by which the claim is made.
- (2) A party who responds to, or contests, a claim for custody, for access, or about parenting of a child must file a parenting statement no later than ten days after the day a direction to disclose is delivered to the party, unless a court officer gives directions for a different time.

**Disclosure by financial statements**

- 59.21** (1) A party who makes a claim for support, and the party against whom the claim is made, must make disclosure as required by the applicable legislation, including the *Guidelines*, and this Rule 59 is not intended to alter those requirements.
- (2) Required disclosure of information must be made in the following financial statements, which are further provided for in Rules 59.22 and 59.24:
    - (a) statement of income;

- (b) statement of special or extraordinary expenses;
  - (c) statement of expenses;
  - (d) statement of undue hardship circumstances;
  - (e) statement of property.
- (3) Parties who agree on the terms of an order for support, or a variation order for support, are not required to file financial statements if all of the following apply, unless a judge orders otherwise:
- (a) the order does not affect support for a child;
  - (b) the agreement is in writing and signed by the parties or counsel on their behalf;
  - (c) the parties sign and file a waiver of financial statements.

**Disclosure of financial information for child support and other claims**

**59.22 (1)** A party who makes the following claim for child support, and the party against whom the claim is made, must file the following statement or statements:

<i>Claim</i>	<i>Statement</i>
child support in the table amount under the <i>Guidelines</i> and no other financial claim	by the party claiming, none by the party claimed against, a statement of income
special or extraordinary expenses under the <i>Guidelines</i>	by the party claiming, a statement of special or extraordinary expenses by both parties, a statement of income
if the child is able to contribute to the special or extraordinary expenses	by the party claiming, an additional statement of the child's income or ability to contribute
child support that is different from the table amount, or the table amount plus special or extraordinary expenses	by both parties, a statement of income and a statement of expenses
if child support is also for a child who is nineteen years of age or older	by the party claiming, an additional statement of the child's income and expenses
a claim that child support should be increased from, or decreased from, the table amount on the basis that child support in the table amount would cause undue hardship	by both parties, a statement of income and a statement of expenses, and both parties must also obtain from the other members of their households, as defined in Schedule II of the <i>Guidelines</i> , the members' income tax return and notice of assessment for the most recent tax year and any other information required to compare household standards of living in accordance with Schedule II, and file a copy, and the party making the claim must file a statement of undue hardship circumstances and the party's calculation and comparison of the household standards of living, as provided in Schedule II, and the party against whom the claim is made may file a separate calculation and comparison of the household standards of living, as provided in Schedule II.

- (2) A party who makes any of the following claims, and the party against whom the claim is made, must file the following statements:

Claim	Statement
division of assets	a statement of property
spousal support	a statement of income, a statement of expenses and a statement of property, and a statement of income, a statement of expenses and a statement of property of a person to whom the party is married, or with whom the party lives and has lived for two years or more as a common law partner, or with whom the party is a registered domestic partner
variation of an order for spousal support	a statement of income and a statement of expenses, and a statement of income and a statement of expenses by a person to whom the party is married, or with whom the party lives and has lived for two years or more as a common law partner, or with whom the party is a registered domestic partner.

#### Disclosure by affidavit

**59.23** An applicant or respondent in an application is required to file an affidavit by the deadlines provided in Rule 5 - Application, or a different deadline as directed by a judge or a court officer, unless a judge directs otherwise.

#### Deadlines for filing financial statements

**59.24 (1)** The following deadlines apply to the filing of statements or documents required by Rules 59.21 and 59.22:

- (a) a party who makes a financial claim must file the required statements with the notice that includes the financial claim;
- (b) a party who responds to a financial claim must file the required statements before the following deadlines after delivery of a direction to disclose:
  - (i) not more than fifteen days after delivery in Nova Scotia,
  - (ii) not more than thirty days after delivery elsewhere in Canada,
  - (iii) not more than forty-five days after delivery outside Canada;
- (c) a party who claims that child support should be increased from, or decreased from, the table amount under the *Guidelines* on the basis that the table amount would cause undue hardship to a party or a child, must file the required statements and documents when the party files a notice in which the claim is made or, if there is no such notice, fifteen days after the day the other party delivers a required statement;
- (d) a party responding to an undue hardship claim who files calculations and comparison of the household standards of living, in accordance with Schedule II of *Guidelines*, must file them no more than fifteen days after the day the calculations and comparison of the party claiming undue hardship are delivered.

- (2) Despite Rule 59.24(1), a judge or court officer may permit a party, or direct a party, to file a required statement, or a required copy of a document, before a different deadline.



**Direction to disclose**

- 59.25** (1) A court officer may make a direction to disclose requiring a party to disclose relevant information by the applicable deadline in Rule 59.24 or a different deadline directed by a judge or a court officer.
- (2) A court officer may order a party who fails to make disclosure to appear before a court officer or a judge and provide disclosure at that time, and a court officer who is satisfied that the party received actual notice of the direction to disclose may do any of the following:
- (a) make an interim order for child support at the table amount under the *Guidelines*, under Rule 59.33;
  - (b) make an order for costs against the party;
  - (c) dismiss all or part of an application, motion, or claim or stay a proceeding.
- (3) The direction to disclose must contain the standard heading, be entitled "Direction to Disclose", be dated and signed, and include all of the following:
- (a) the name of the party;
  - (b) the address of the party, unless the court officer is satisfied that publication of the address may cause harm to a person;
  - (c) a statement that disclosure is required, a description of a statement or document to be filed or a summary of the information to be disclosed, a deadline and method for filing and providing copies to the other party or parties;
  - (d) a description of any document to be provided with the statement;
  - (e) a warning that failure by the party to disclose information as required may result in a court officer or judge ordering remedies referred to in this Rule 59.25;
  - (f) a notice to the party of the right to be represented by counsel.
- (4) A direction to disclose may be in Form 59.25.
- (5) The direction to disclose may be delivered by mail, or other means determined by the court officer.

**Order to appear and disclose and order to disclose**

- 59.26** (1) A court officer, or a judge, may make an order to appear and disclose that requires a party to appear before the court officer, or judge, and do any of the following:
- (a) complete a required statement, file a required statement, or file a required document;
  - (b) file any other document that discloses relevant information;
  - (c) produce a document;
  - (d) answer a question that seeks relevant information, or otherwise provide relevant information.
- (2) The order for a party to appear and disclose must contain the standard heading, be entitled "Order to Appear and Disclose" and contain all of the following:
- (a) the name of the party;
  - (b) a requirement that the party appear before a court officer or a judge including the time, date, and place for the appearance;
  - (c) a requirement that the party make disclosure by bringing to the appearance three copies of a statement or document described in the order, or other information summarized in the order;

- (d) a warning that failure by the party to appear before a court officer or judge and disclose as required may result in the court officer or judge making an order provided for in Rules 59.26(8) or (9);
  - (e) a warning that such a failure may also cause contempt proceedings to be started against the party;
  - (f) notice to the party of the right to make a motion to appeal, set aside, or vary an order made by a court officer.
- (3)** The order to appear and disclose may be in Form 59.26A.
- (4)** A court officer, or a judge, may make an order to disclose that requires a party to do any of the following:
- (a) file a required statement or document;
  - (b) file any other document that discloses relevant information;
  - (c) otherwise, provide relevant information.
- (5)** The order to disclose must contain the standard heading, be entitled "Order to Disclose" and contain all of the following:
- (a) the name of the party;
  - (b) a requirement that the party, by a stated deadline, make disclosure by filing three copies of a statement or document described in the order, or other information summarized in the order;
  - (c) a statement that the party must appear before the court officer, if the party does not file a required statement or document, or other information that makes the disclosure, by the stated deadline;
  - (d) a time, date, and place when and where the party must appear, if the party does not file the statement, document, or other information by the stated deadline;
  - (e) a warning that failure by the party to obey the order may result in the court officer or judge making an order provided for in Rules 59.26(8) or (9);
  - (f) a warning that such a failure may also cause contempt proceedings to be started against the party;
  - (g) notice to the party of the right to make a motion to appeal, set aside, or vary an order made by a court officer.
- (6)** The order to disclose may be in Form 59.26B.
- (7)** A court officer must arrange for service of an order to appear and disclose, or an order to disclose, on a party by one of the following methods:
- (a) deliver the order to the party during a conciliation meeting referred to in Rule 59.30;
  - (b) direct one of the parties to arrange for personal service of the order by the same means as a party is notified of a proceeding under Rule 31- Notice and assist the party with the arrangements when the court officer is satisfied that assistance is required;
  - (c) direct one of the parties to arrange for service of the order under an order for substitute notification referred to in Rule 31.10.
- (8)** A court officer, or a judge, who is satisfied that a party fails to comply with an order to appear and disclose, or an order to disclose, may do any of the following:
- (a) make an order for costs against the party;

- (b) make an order under Rule 59.27 for disclosure by a person who is not a party;
  - (c) make an interim order for child support under Rule 59.33;
  - (d) dismiss all, or part, of an application, motion, or claim or stay the proceeding.
- (9) In addition to the remedies in Rule 59.26(8), a judge who is satisfied that a party fails to comply with an order to appear and disclose, or an order to disclose, may do any of the following:
- (a) make an order for costs against the party so as to fully or substantially indemnify the other party;
  - (b) grant an application or motion, in whole or in part, if it is the respondent who fails to appear or disclose;
  - (c) start contempt proceedings under Rule 89;
  - (d) make any other order the judge considers will achieve justice in the circumstance.

**Order for disclosure by non-party**

- 59.27 (1) A court officer who is satisfied on all of the following, may order a person who is not a party to disclose relevant information that is not privileged:
- (a) the information is in the person's control;
  - (b) the information is about a party's income, expenses, employment, or contact information, such as the party's address or telephone number;
  - (c) the party fails to comply with an order to appear and disclose, or an order to disclose, or the party is evading service or cannot be located.
- (2) In addition to an order made under Rule 59.27(1), a court officer may make either of the following orders to obtain disclosure from a person who is not a party if the person does not file the documents as required under Rules 59.22 and 59.23:
- (a) an order that a member of a party's household, as defined in Schedule II of the *Guidelines*, disclose information or produce documents required to make a calculation and comparison of household standards of living for the purposes of an undue hardship claim, as provided in Schedule II of the *Guidelines*;
  - (b) an order that a person to whom a party is married, or with whom a party lives and has lived for two years or more as a common law partner, or with whom a party is a registered domestic partner, file a statement of income, a statement of expenses, and a statement of property or any one of these statements, or disclose information or produce documents required by these statements.
- (3) A court officer may permit a party to make an *ex parte* motion for an order for disclosure by a person who is not a party if a party fails to comply with an order to appear and disclose, or an order to disclose, or the party is evading service or cannot be located.
- (4) An order under this Rule 59.27 may include a deadline for filing a financial statement or a document.
- (5) The affidavit in support of a motion for disclosure by a person who is not a party must contain all of the following:
- (a) a summary of the steps taken in the proceeding;
  - (b) information about the person who is not a party, including the name of the person, the name of the recognized agent of a corporation or partnership, and the address of the person or recognized agent;
  - (c) a statement of the reasons for the party's belief that the person has information relevant to the proceeding;

- (d) a description of the information sought.
- (6) The order must contain the standard heading, be entitled "Order for Disclosure by a Non-Party", be dated and signed, and include all of the following:
  - (a) a summary of the particulars of the motion;
  - (b) the name of the non-party required to make disclosure;
  - (c) a description of the information required to be disclosed, a requirement that it be disclosed, direction on how it is to be disclosed, and a deadline for filing the document making the disclosure;
  - (d) the name of the person, or of the recognized agent, and the person's address for personal service under Rule 59.27(8);
  - (e) the name, telephone number, and fax number of the court officer and the address of the office of the court for filing;
  - (f) notice of the person's right to make a motion to appeal, set aside, or vary the order made by a court officer.
- (7) The order for disclosure by a non-party may be in Form 59.27.
- (8) A court officer must arrange, or direct one of the parties to arrange, to personally serve a non-party with an order for disclosure by non-party using the same means as a party is notified of a proceeding under Rule 31- Notice.

#### **Disclosure and discovery under Part 5**

- 59.28** (1) Part 5 - Disclosure and Discovery applies in a proceeding in the Supreme Court (Family Division), with the following exceptions:
- (a) Rule 15 - Disclosure of Documents and Rule 16 - Disclosure of Electronic Information do not apply, unless a judge orders otherwise;
  - (b) Rule 18 - Discovery does not apply in a proceeding in which the only disputed claim is for child support, unless a judge orders otherwise;
  - (c) Part 5 - Disclosure and Discovery does not apply in a proceeding in which the only disputed claim is for child support at the table amount or at the table amount plus special or extraordinary expenses, unless a judge orders otherwise.
- (2) The fact that a discovery examination is scheduled is not a reason to delay the making or hearing of a motion for interim relief, unless the parties agree to the delay or a judge is satisfied that the delay is justified.
- (3) A child may not be examined for discovery, and a prothonotary or court officer may not issue a discovery subpoena that requires a child to be examined, unless a judge permits.
- (4) A judge who permits discovery of a child may give directions for the conduct of the examination, such as directions limiting the duration of the examination and the kinds of questions that may be asked.
- (5) A judge may order a person to file any statement, disclose information, or produce documents the judge sees fit, and this power does not diminish a power of a judge under Part 5 - Disclosure and Discovery.

#### **Conciliation**

- 59.29** (1) The conciliation process includes the following steps, and the court officer must proceed with a step to the extent that the court officer is satisfied that the step is necessary to promote the just resolution of the proceeding:
- (a) identify the issues involved;

- (b) ensure proper disclosure by the parties concerning those issues;
- (c) clarify the respective positions of the parties;
- (d) facilitate negotiations between the parties;
- (e) assist the parties to reach a resolution;
- (f) determine the next steps required in the proceeding.

(2) A court officer conducting the conciliation process has all the powers of a prothonotary.

#### **Conciliation meeting and directions**

- 59.30** (1) A court officer who is satisfied it may promote the just resolution of the proceeding must arrange a conciliation meeting or meetings and give directions for the time, place, and conduct of the meeting or meetings.
- (2) A court officer who arranges a conciliation meeting may require a party to appear, and to participate in, the meeting by delivering to the party a direction to appear.
- (3) A direction to appear must contain the standard heading, be entitled "Direction to Appear", be dated and signed, and include all of the following:
- (a) the name of the party;
  - (b) the address of the party, unless the court officer is satisfied that publication of the address may cause harm to a person;
  - (c) notice of the time, date, and place of the conciliation meeting;
  - (d) a statement that the party is required to appear before a court officer for the meeting, make required disclosure as directed by the court officer or a judge, and discuss the issues;
  - (e) notice of the party's right to be represented by counsel.
- (4) A direction to appear may be in Form 59.30.
- (5) The direction to appear may be delivered by mail, or other means determined by the court officer, and the court officer may cause a direction to disclose under Rule 59.25 to be delivered with it.

#### **Conduct of conciliation**

- 59.31** (1) A court officer may do any of the following during the conciliation process:
- (a) arrange a conciliation meeting or further conciliation meetings;
  - (b) adjourn a conciliation meeting;
  - (c) refer the parties to mediation;
  - (d) make an order to appear and disclose, or an order to disclose, against a party who fails to appear or disclose;
  - (e) prepare a draft consent order;
  - (f) prepare a conciliation record;
  - (g) make an order for costs under Rules 59.25 and 59.26;
  - (h) make an order under Rule 59.27 for disclosure by a person who is not a party;
  - (i) make an interim order for child support under Rule 59.33;

- (j) arrange for the parties to appear before a judge for a conference, settlement conference, motion, hearing, or trial;
  - (k) refer the parties to a person or agency that provides a required service;
  - (l) recommend to a judge that the judge order a parenting assessment report;
  - (m) direct any other step that may lead to a resolution of the issues.
- (2) A court officer may require a party to provide particulars of a claim at any time in the proceeding.
- (3) The court officer, who becomes satisfied on all of the following during the conciliation process, may make an order for costs against the applicant, or dismiss all or part of an application, motion, or claim or stay the proceeding, under Rules 59.25 and 59.26:
- (a) the applicant has received notice of a written request from the court officer to provide particulars of a claim or to confirm the intention to proceed with the application;
  - (b) six months have passed since the day the notice of the request was delivered to the applicant;
  - (c) no response is provided by the applicant.
- (4) Rule 22.10, of Rule 22 - General Provisions for Motions, applies as if “prothonotary” read “prothonotary or court officer”.
- (5) Rule 30 - Motion to Prothonotary, applies as if “prothonotary” read “prothonotary or court officer”.

**Consent order in conciliation**

- 59.32 (1) A court officer who conducts a conciliation in which the parties reach an agreement on one or more of the issues must prepare a draft consent order that conforms with the agreement and advise each party to obtain independent legal advice about the draft consent order.
- (2) A draft consent order signed by the parties must be referred to a judge for approval under Rule 78 - Order no less than ten days after the day the draft order is filed, unless a party files an objection in that time.
- (3) When an objection to a draft consent order is filed within the time provided in Rule 59.32(2), a court officer must either refer the issues back for conciliation or, after consulting with the parties and counsel, determine the next steps to be taken in the proceeding.

**Interim order for child support**

- 59.33 (1) A court officer who is satisfied on both of the following, may make an interim order for child support in the table amount under the *Guidelines*, and no other amount:
- (a) the party against whom the order is sought has not already been ordered to pay support for the same child;
  - (b) a direction to appear, direction to disclose, order to appear and disclose, or order to disclose was delivered to the party against whom the order is sought in the manner provided by a Rule, direction, or order.
- (2) The court officer may determine the income of, or attribute or impute income to, the party against whom the order is made on the basis of any of the following evidence:
- (a) a financial statement, document, or other information filed, or otherwise provided, by the party against whom the order is made;
  - (b) a document provided by a person who is not a party although that person does not give evidence or a document provided by the person who seeks the order, if the court officer is satisfied that the document is authentic and reliable;
  - (c) evidence based on information and belief, if the court officer is satisfied it is reliable;

(d) a document or other evidence that is otherwise admissible.

#### **Variation of, or setting aside, a court officer's order**

- 59.34** (1) A party who fails to appear or disclose by mistake, because of insufficient notice, or for other good reason, may make a motion to a court officer to set aside or vary an order made under Rule 59.25, Rule 59.26, Rule 59.31, or Rule 59.33, no more than ten days after the day the order is delivered to the party.
- (2) A person affected by an order of a court officer made under Rule 59.27, may make a motion to the court officer who made the order, to set aside or vary the order, no more than ten days after the day the order is delivered to the person and the court officer may set aside or vary the order.
- (3) A court officer may set aside or vary an order made by that court officer.
- (4) A court officer may refer a proposed order to a judge, who may make such order as is just or refer it back to the court officer with directions.
- (5) A person affected by an order of a court officer, other than a consent order, may make a motion to a judge for a review of the court officer's order under Rule 30.04 of Rule 30 - Motion to Prothonotary, which applies as if "prothonotary" read "prothonotary or court officer".

#### **Conciliation record**

- 59.35** (1) A court officer may file a conciliation record at any stage of the conciliation process.
- (2) A court officer must file a conciliation record when the court officer is satisfied that the conciliation process has concluded without all issues being settled, unless a judge directs otherwise.
- (3) The conciliation record must contain the standard heading, be entitled "Conciliation Record ", be dated and signed by the court officer, and include all of the following:
- (a) a list of the issues identified in the proceeding;
  - (b) a summary of the steps taken in the conciliation process;
  - (c) a list of the documents filed by each party and the date of filing;
  - (d) a list of the orders and written agreements, if any, made during the conciliation process;
  - (e) the name of each party's counsel or a statement that a party acts on their own;
  - (f) a summary of the relevant facts or issues which are agreed or are not in dispute;
  - (g) a summary of the positions of each of the parties on the issues to be resolved.
- (4) A conciliation record may be in Form 59.35.
- (5) The court officer who files a conciliation record must deliver a copy to each party at least four days before the day the parties are to appear before a judge.
- (6) A party may object to any part of a conciliation record by filing a document summarizing the objection no more than two days after the day the record is delivered to the party.
- (7) The conciliation record constitutes evidence at the hearing, except any part that is the subject of a written objection, and that part may be considered by a judge who rules against the objection.

#### **Referral to court**

- 59.36** (1) A court officer who is satisfied on all of the following must arrange for the parties to appear before a judge:
- (a) the proceeding is not withdrawn or discontinued;
  - (b) the proceeding is not dismissed or stayed by a court officer;
  - (c) the proceeding is not resolved by a consent order following mediation or conciliation;



- (d) the proceeding is not resolved by a consent order or written agreement, including a separation agreement or minutes of settlement, filed by a party;
  - (e) the applicant has filed all affidavits, documents, statements, and supporting disclosure required by this Rule 59;
  - (f) the respondent has filed all affidavits, documents, statements, and supporting disclosure required by this Rule 59, or all reasonable steps have been taken to obtain the required information.
- (2)** A court officer who arranges for the parties to appear before a judge may schedule a hearing, conference, date assignment conference, or other appearance, and the court officer must do one of the following:
- (a) deliver a notice to appear in court to the parties by a means required for notice of a step in a proceeding under Rule 31 - Notice;
  - (b) direct one of the parties to arrange for personal service of the notice to appear in court to another party, by the same means as a party is notified of a proceeding under Rule 31 - Notice and assist the party with the arrangements when the court officer is satisfied that assistance is required;
  - (c) direct one of the parties to arrange for service of the notice to appear in court on another party under an order for substitute notification under Rule 31.10.
- (3)** The notice to appear in court must contain the standard heading, be entitled "Notice to Appear in Court", and contain all of the following:
- (a) a requirement that the parties appear before a judge for the court proceeding;
  - (b) the type of court proceeding; for example, a trial, hearing, or conference;
  - (c) the time, date, and place of the hearing and the amount of time scheduled for it;
  - (d) a notice to the party of the right to be represented by counsel and a recommendation that the party obtain legal advice;
  - (e) a warning that a judge may do any of the following, if the party fails to appear as required by the notice:
    - (i) order costs against the party,
    - (ii) order a person who is not a party to disclose information,
    - (iii) dismiss the proceeding or motion, strike a claim, response, or answer, or stay the proceeding,
    - (iv) make an interim or final order, such as an order for custody, access, child or spousal support, division of property, or any other order sought;
  - (f) the names of the parties who are required to appear;
  - (g) the addresses of the parties, unless a court officer is satisfied that publication of the address may cause harm to a person.
- (4)** The notice to appear in court may be in Form 59.36.
- (5)** In the Supreme Court (Family Division), a person may make an application in chambers under Rules 5.02 to 5.06 of Rule 5 - Application, except each of the following apply:
- (a) the person making the application must file a notice referred to in Rule 59.06 and not a notice under Rules 5.02 and 5.03;
  - (b) a person responding to an application must file a response referred to in Rules 59.08 and 59.13 and not a notice of contest under Rule 5.04;

- (c) a judge or a court officer must appoint a time for the hearing of an application, including any application in chambers, and regardless of the duration of the hearing;
- (d) notice of the time, date, and place for the application must be given by notice to appear in court and delivered as provided in Rule 59.36(2);
- (e) a judge or court officer may extend or shorten a deadline in Rule 5.06;
- (f) cross examination is not permitted at a hearing scheduled for less than a half-hour, unless a judge otherwise orders;
- (g) a judge, or court officer, may direct the parties to appear for a conference to organize an application that is to be heard in more than a half-hour.

**Motion for directions**

- 59.37** (1) A party who wishes to proceed to the hearing of an application may make a motion for directions, as provided in Rule 5 - Application, unless this Rule 59 provides otherwise.
- (2) The motion for directions must be supported by an affidavit that conforms with Rule 5.07(4) of Rule 5 - Application.
  - (3) A court officer must determine whether the motion for directions is ready for hearing.
  - (4) A court officer who is satisfied the motion is ready for hearing must set a time, date, and place for the hearing and give notice to the parties in a way a party is notified under Rule 59.36.
  - (5) A court officer who is not satisfied the motion is ready for hearing must notify the parties of what steps need to be taken and set a schedule for their completion.
  - (6) A court officer who files a conciliation report may set a time, date, and place for a conference with a judge for the judge to give directions on the conduct and hearing of the proceeding, and no affidavit need be filed.
  - (7) A judge or court officer who is satisfied on either of the following may permit an application to proceed without directions:
    - (a) the case management of the application during the process of conciliation is sufficient to allow the application to proceed directly to a hearing;
    - (b) the application is of sufficient urgency to waive the requirement.
  - (8) The deadline in Rule 5.07(3) of Rule 5 - Application, for scheduling the hearing of a motion for directions does not apply to a motion for directions in the Supreme Court (Family Division).

**Conference**

- 59.38** (1) A judge or a court officer may arrange a conference with a judge under Rule 26 - Conference.
- (2) Rules 5.09(2) and (3) of Rule 5 - Application, and the provisions about directions in Rule 26 - Conference, apply on a motion for directions made at a hearing or in a conference.
  - (3) A judge may give directions for the conduct of a proceeding and, otherwise, provide case management.
  - (4) Part 6 - Motions, and in particular Rule 26 - Conference, apply to case management of a proceeding, and the presiding judge may direct a party or counsel to prepare the record of a case management conference.
  - (5) A judge who gives directions under the provisions of Rule 26 - Conference may do any of the following:
    - (a) appoint a time, date, and place for a settlement conference if all of the parties agree to participate;

- (b) set a time, date, and place for a further conference to organize the hearing of the application;
  - (c) refer the parties to conciliation or mediation;
  - (d) order a parenting assessment report under Section 32F of the *Judicature Act* or Section 19 of the *Maintenance and Custody Act*;
  - (e) require a party to present direct evidence by calling a witness rather than presenting an affidavit from the witness;
  - (f) appoint a time, date, and place for the hearing of the application;
  - (g) do anything that may aid the disposition of the proceeding.
- (6) The Associate Chief Justice of the Supreme Court (Family Division) may designate a court officer to conduct conferences, or a particular conference, and authorize the court officer to give directions under the Rule 26 - Conference or make an order under Rule 59.38(5).
- (7) A judge who presides at a conference that a party fails to appear may do any of the following:
- (a) make an interim or final order, such as an order for custody, access, or child support;
  - (b) order costs against the party;
  - (c) order a person who is not a party to disclose information;
  - (d) dismiss the proceeding or motion, strike a claim, response, or answer, or stay the proceeding;
  - (e) start contempt proceedings against the party.
- (8) A court officer who presides at a conference under a designation by the Associate Chief Justice of the Supreme Court (Family Division) may recommend to a judge that the judge do anything provided in Rule 59.38(7).

**Settlement conference procedure**

- 59.39** (1) A judge or a court officer who is satisfied that holding a settlement conference may assist in resolving an issue in the proceeding may appoint a time, date, and place for a settlement conference, at any stage of a proceeding, if all of the parties agree to participate.
- (2) A judge who is assigned to conduct a settlement conference may give directions about preparation for, and conduct of, the conference.
- (3) A court officer may do either of the following:
- (a) give directions on filing requirements to the parties before a settlement conference;
  - (b) request the judge provide directions on filing requirements and communicate the judge's directions to the parties before the conference.
- (4) The parties must file a settlement conference brief containing all of the following, unless a court officer or a judge directs otherwise:
- (a) a brief statement of the relevant facts;
  - (b) a statement of the issues to be resolved;
  - (c) a summary of the proposals for settlement;
  - (d) any other information that will assist the judge, including a list of any financial statement, expert report, and parenting assessment report relied on, and summarized in, the statement of facts and summary of proposals.

- (5) An applicant or petitioner must file the settlement conference brief at least ten days before the day of the settlement conference and a respondent must file the settlement conference brief at least five days before that day, unless a court officer or judge directs otherwise.
- (6) A judge may cancel a settlement conference and may make an order for costs against a party who, after agreeing to participate in a settlement conference, fails to comply with all of the following:
  - (a) any directions provided under Rules 59.39(2) and (3);
  - (b) the filing requirements and deadline for the settlement conference brief under Rules 59.39(4) and (5);
  - (c) the requirement to appear at the settlement conference at the appointed date and time.
- (7) Rules 10.05 to 10.10 of Rule 10 - Settlement, concerning formal offers, do not apply to a family proceeding.
- (8) Rules 10.11 to 10.15, concerning the conduct of a settlement conference, do not apply to a family proceeding, unless a judge directs otherwise.

### Hearing

- 59.40** (1) The provisions of Rule 5 - Application, and Part 11 - Trial and Hearing, about evidence at, and the conduct of, a hearing apply to the hearing of an application in the Supreme Court (Family Division), unless this Rule 59 provides differently.
- (2) The hearing judge may direct that the hearing be conducted on testimony rather than affidavit evidence, or that it be conducted partly on testimony.
  - (3) An application in chambers proceeds under Rules 5.02 to 5.06 of Rule 5 - Application, except each of the following apply:
    - (a) a judge or a court officer must appoint a time for the hearing of an application, including any application in chambers, and regardless of the duration of the hearing;
    - (b) a judge or court officer may extend or shorten a deadline in Rule 5.06;
    - (c) cross examination is not permitted at a hearing scheduled for less than a half-hour, unless a judge otherwise orders;
    - (d) a judge, or court officer, may direct the parties to appear for a conference to organize an application that is to be heard in more than a half-hour.
  - (4) After an application is scheduled for hearing, no party may initiate or continue a motion or a discovery, unless a judge permits otherwise.
  - (5) Rule 55 - Expert Opinion applies to a hearing in the Supreme Court (Family Division), except that a judge may make an order for the discovery of an expert.
  - (6) A child who is under the age of majority may not testify, and a prothonotary or court officer may not issue a subpoena that requires a child to appear at a hearing, unless a judge permits.
  - (7) A judge who permits a child to be a witness may give directions for the presentation of the evidence, such as directions limiting the duration of the testimony and the types of questions that may be asked.

### Obtaining divorce trial dates

- 59.41** (1) The provisions of Rule 4.13 to 4.21 about a date assignment conference, a trial readiness conference, and trial dates, apply to the hearing in Supreme Court (Family Division), unless this Rule 59 provides differently.
- (2) A party to a divorce action may request an appointment for a date assignment conference from the court officer after all of the following are done:
    - (a) the party requesting the appointment files all statements and documents to make disclosure as required by this Rule or the *Guidelines*;

- (b) the other party files required statements or documents or the requesting party includes in the request an explanation of why this is not necessary or possible, and all steps taken to obtain the required information;
  - (c) the parties have prepared for trial sufficiently that there is little risk that the trial will be adjourned to allow further preparation or to permit a party to take a further step in the proceeding.
- (3) The request for a date assignment conference must include the party's representation that the things required by Rule 59.41(2) have been done.
  - (4) A court officer who is satisfied the request is ready for a date assignment conference must notify the parties of the time, date, and place of the conference no more than twenty-five days after the day the request is filed and in the way a party is notified under Rule 59.36.
  - (5) A court officer who is not satisfied the request is ready for a date assignment conference must notify the parties of what steps need to be taken and set a schedule for their completion.
  - (6) After a divorce action is scheduled for trial, no party may initiate or continue a motion or a discovery, unless a judge permits otherwise.
  - (7) This Rule does not limit the power of a judge to appoint a time, date, and place for a trial at a conference or otherwise.

**Divorce trial**

- 59.42** (1) A divorce trial may be conducted in accordance with Rule 51 - Conduct of Trial, with each of the following additional provisions:
- (a) the trial judge may direct that the trial be conducted on affidavit evidence rather than testimony, or that it be conducted partly on affidavit evidence;
  - (b) a document purporting to be official proof of a marriage in another jurisdiction proves the marriage, unless the contrary is established;
  - (c) all claims, including claims outside the *Divorce Act*, are tried together, with the case for the petitioner including the petitioner's evidence on all claims and the case for the respondent including the respondent's evidence on all claims, unless the trial judge directs otherwise;
  - (d) a statement filed or required by this Rule 59 or the *Guidelines*, and a filed document containing information required to be provided by the *Guidelines*, may be admitted and tendered as an exhibit without further proof, unless a judge orders otherwise.
  - (e) Rules 59.40(4) to (6) apply to the conduct of a trial.
- (2) Each party must, no less than twenty-five days before the day the trial is scheduled to start, review the statements or documents filed by the party in compliance with this Rule 59 or the *Guidelines*, and file an up-to-date statement or document to supercede a statement or document that does not contain the most current information, unless the trial judge orders otherwise.

**Uncontested divorce**

- 59.43** (1) An uncontested divorce, and uncontested corollary relief, may be sought in any of the following ways:
- (a) by filing a notice of motion in a divorce action that is uncontested;
  - (b) by filing an application for a divorce by agreement;
  - (c) by filing a joint application for a divorce.
- (2) A judge may grant an uncontested divorce, and uncontested corollary relief, without a hearing, unless a court officer arranges a time, date, and place for a hearing.
- (3) A judge may direct that an uncontested divorce be determined by hearing and direct a court officer to set a time, date, and place for the hearing.

- (4) The certification of counsel for a petitioner required by section 9 of the *Divorce Act* may be placed after the signature of the party on the document that starts an application for a divorce.

#### **Uncontested motion for divorce**

- 59.44** (1) A petitioner in a divorce action may make a motion for a divorce order and, if corollary relief is claimed in the petition for divorce, a corollary relief order when the respondent becomes disentitled to notice under Rule 31 - Notice, files a demand for notice, withdraws an answer, or consents to the order.
- (2) A respondent in a divorce action, who files an answer making a claim for a divorce, may make a motion for a divorce order and, if corollary relief is claimed in the answer, a corollary relief order when the petitioner becomes disentitled to notice under Rule 31 - Notice, or consents to the order.
- (3) The motion may be made under Part 6 - Motions, unless this Rule 59 provides or a judge directs otherwise, or it may be made without providing for a hearing.
- (4) A motion for a divorce without a hearing must contain everything required in an *ex parte* motion under Rule 23 - Chambers Motion, with each of the following modifications:
- (a) the motion must be entitled "Uncontested Motion for Divorce";
  - (b) it does not state a time, date, or place for the motion to be heard;
  - (c) it must include a request that the motion be determined without a hearing;
  - (d) in addition to the affidavits relied on, it must refer to the filed marriage certificate, and any statement or document required by this Rule 59.
- (5) The motion for a divorce may be in Form 59.44.
- (6) A copy of the motion for a divorce must be delivered immediately to a respondent who files a demand for notice.
- (7) A court officer must deliver a motion for a divorce to a judge, and the judge must do one of the following:
- (a) determine the motion;
  - (b) direct the court officer to notify the party making the motion, and the responding party who is entitled to notice, of what further evidence or information the judge requires to determine the motion;
  - (c) dismiss the motion, or part of it;
  - (d) give directions for a hearing.

#### **Application for divorce based on written agreement**

- 59.45** (1) A spouse who has all of the following may apply for a divorce order, and any corollary relief order, by filing an application for divorce, unless there is an outstanding divorce proceeding between the parties:
- (a) a written agreement covering the dissolution of the marriage by divorce order and the terms for any corollary relief;
  - (b) the respondent's written and signed designation of an address for delivery of documents;
  - (c) the respondent's written and signed consent to proceeding by application without an opportunity for a hearing or contest.
- (2) An application for divorce based on a written agreement must contain a standard heading written in accordance with Rule 82 - Administration of Civil Proceedings, be entitled "Application for Divorce by Agreement", be dated and signed by the applicant, and include all of the following:
- (a) notice the applicant applies for a divorce order and, if applicable, a corollary relief order;

- (b) a statement that the applicant and the respondent have executed a written agreement that settles all issues between them concerning the divorce and corollary relief;
  - (c) notice the application is, in accordance with the written agreement, to be referred to a judge without opportunity for a contest or hearing;
  - (d) notice that the respondent must immediately notify a court officer in writing of any statement in the application with which the respondent disagrees and notice of the deadline in Rule 59.45(6);
  - (e) a motion that a judge grant a divorce order, and a corollary relief order that is consistent with the written agreement;
  - (f) a statement that the marriage certificate, or an affidavit if applicable, is filed with the application;
  - (g) a statement that a copy of the written agreement is attached as an exhibit to the affidavit filed in support of the application;
  - (h) a statement that the designated address for delivery of documents and consent to the proceeding, written and signed by the respondent, are attached as exhibits to the affidavit filed in support of the application;
  - (i) a reference to the certificate, statements, documents, and affidavits required under this Rule 59;
  - (j) a designation of an address for delivery of documents to the applicant;
  - (k) a statement that the respondent is being notified of the application immediately.
- (3) An application for a divorce by agreement may be in Form 59.45.
- (4) A copy of the application must be delivered to the address designated by the respondent in the agreement immediately after the application is filed.
- (5) A judge may consider the application ten days after it is filed or after the respondent receives a copy of the filed application and consents in writing to the divorce order and any corollary relief order.
- (6) A respondent must immediately notify a court officer of any statement in the application with which the respondent disagrees, and no more than ten days after the application is delivered to the respondent.
- (7) A court officer must advise the judge of a notification from the respondent under Rule 59.45(6) and the judge may do one of the following:
- (a) determine the application and the notification;
  - (b) direct the court officer to notify the parties of what further evidence or information the judge requires to determine the application;
  - (c) dismiss the application, or part of it;
  - (d) give directions for a hearing.

**Joint application for divorce**

- 59.46** (1) Spouses who agree in writing for a divorce and to the terms of any corollary relief, may apply for a divorce order, and a corollary relief order, by filing a joint application for divorce.
- (2) A joint application for divorce must contain everything required in an application for a divorce by agreement, with each of the following modifications:
- (a) there is no responding party and both parties sign the application as joint applicants;
  - (b) it must include a statement that the parties apply for relief, instead of the notices required by Rules 59.45(2)(a) and (d);



- (c) it must be entitled "Joint Application for Divorce";
- (d) each of the parties must designate an address for delivery of documents in the application;
- (e) Rules 59.45(2)(h) and (k) do not apply.

(3) A joint application for divorce may be in Form 59.46.

#### **Information and evidence for uncontested divorce**

**59.47 (1)** A motion, application, or joint application for an uncontested divorce must be supported by each of the following:

- (a) a marriage certificate proving the marriage that is to be dissolved, or an affidavit proving the marriage and providing sufficient reasons for an order permitting proof by that means;
- (b) any statement or document required by this Rule 59 to be filed by the petitioner or applicant;
- (c) any financial statement or document required by this Rule 59 to be filed by the respondent or, on a motion for an uncontested divorce in an action in which the respondent fails to file a required statement or document, an affidavit proving that the filing cannot reasonably be compelled;
- (d) any information about income required under the *Guidelines*;
- (e) an affidavit proving further facts necessary to obtain the divorce and any corollary relief, unless a judge permits the facts to be proved by testimony;
- (f) an affidavit proving the respondent has been notified of the proceeding under Rule 31 - Notice, unless the proceeding is started by joint application or the respondent consents to the divorce order and any corollary relief order.

(2) A party who files a notice of motion or an application for a divorce order must provide a court officer with two stamped envelopes with the designated addresses of the party who files the notice or application and two stamped envelopes with the designated address of the respondent, or the ordinary address of a respondent who has not designated an address.

(3) A party is not required to file financial statements in support of a motion for an uncontested divorce if all of the following apply, unless a judge orders otherwise:

- (a) there are no children of the marriage;
- (b) the parties agree in writing that no corollary relief for spousal support be ordered;
- (c) the parties agree in writing on all other corollary relief;
- (d) the parties file a waiver of financial statements signed by both of them.

(4) A motion for an uncontested divorce that involves a child of the marriage, and in which a party has not filed a financial statement or document as required by this Rule 59 or the *Guidelines* in relation to the child, may not be referred to a judge until the statement or document is filed, unless a judge orders otherwise.

(5) A party who relies on adultery to establish the ground for divorce in an uncontested divorce must prove the adultery by affidavit or by filing an extract from a discovery transcript certified by a court reporter and a copy of the certificate.

#### **Divorce order and corollary relief order**

**59.48 (1)** A judge who is satisfied that the ground for divorce, and other necessary facts, are proved, may grant a divorce and make a divorce order.

(2) A judge who makes a divorce order may make a corollary relief order.

(3) Unless the judge who grants a divorce directs otherwise, a corollary relief order must be issued immediately after the divorce order.

**Divorce certificate**

**59.49** (1) After the period for appealing an order under the *Divorce Act* in Rule 90 - Civil Appeal, a court officer must do all of the following:

- (a) determine whether the divorce order has been appealed;
- (b) cause a certificate of divorce to be issued and sealed, if there is no appeal;
- (c) mail a duplicate original certificate to both parties.

(2) The certificate of divorce must be entitled "Certificate of Divorce", contain the year, registry code, number of the action, and name of the court, provide the names of the parties and the date of the marriage that was the subject of the proceeding, certify the marriage was dissolved by a divorce order, and certify the date the order took effect.

(3) The certificate of divorce may be in Form 59.49.

**Registration of divorce order**

**59.50** An order made in accordance with section 20 of the *Divorce Act* may be registered by filing a certified copy of the order and a written request that the order be registered.

**Preparation of order**

**59.51** A final order is to be prepared as provided in Rule 78 - Order, unless this Rule 59 provides differently or a judge directs otherwise.

**Motion and interim relief**

**59.52** (1) A motion may be made in the Supreme Court (Family Division) as provided in Part 6 - Motions, unless this Rule 59 provides otherwise.

(2) A date, time, and place for the hearing of a motion for interim relief by a judge may be appointed only after a court officer is satisfied that an interim hearing is necessary and that the party making the motion has filed all of the following:

- (a) a notice of motion and an affidavit in support of the motion;
- (b) all statements, documents, and supporting disclosure, as required by Rules 59.20 to 59.22, that are necessary for the determination of the motion.

(3) A party who makes a motion on notice for any relief, including interim relief, may provide evidence by any of the following means:

- (a) evidence as provided in Rule 23.08 of Rule 23 - Chambers Motion;
- (b) a parenting statement or financial statement;
- (c) a conciliation record filed before the notice of motion.

(4) A motion to be made on notice expires six months after the day the notice of motion is filed, unless notice of the motion is given to the other party in a manner provided in Rule 31 - Notice.

**Emergency application and emergency motion**

**59.53** (1) A party to a proceeding in the Supreme Court (Family Division) may make a motion as provided in Rule 28 - Emergency Motion except that Rules 59.52(2) and 59.53 apply, unless a judge orders otherwise.

(2) A party who seeks the appointment of a time, date, and place for the hearing of a application or motion as an emergency must do all of the following:

- (a) file the notice that starts the application, or file the notice of motion;
- (b) file an affidavit in support of the application or motion that must contain all relevant facts known to the party, whether or not the facts are adverse to the party;

- (c) file the statements, documents, and supporting disclosure required by Rules 59.20 to 59.22 that are necessary to the determination of the application or motion;
  - (d) provide contact information under Rule 59.15(3) and Rule 82 - Administration of Civil Proceedings;
  - (e) provide a written statement that includes all of the following information:
    - (i) all contact information for a party who is to receive notice of the application and any information the applicant has about the availability of that party,
    - (ii) a summary of any evidence to be presented in addition to the affidavit filed in support of the application or motion,
    - (iii) the amount of time the hearing is likely to require,
    - (iv) the party's reasons for saying an emergency exists,
    - (v) the reasons that justify proceeding without notice, if the party files an *ex parte* notice.
- (3) The party must satisfy a court officer on all of the following:
- (a) an emergency exists of sufficient gravity to require a speedy hearing;
  - (b) it is possible for all parties who wish to be heard to be in attendance at the hearing;
  - (c) the gravity of the emergency outweighs any inconvenience to a party.
- (4) A court officer may give directions, or request that a judge give directions, for the emergency hearing, including directions for a shortened notice period and a speedy method of giving notice.

#### **Litigation guardian**

- 59.54** (1) A judge may appoint a person to act as litigation guardian for a child who is under the age of majority, or a party who is not capable of managing their affairs under Rule 36 - Representative Party, if the person consents to act as litigation guardian and certifies that they are not a party, and that they have no interest in the proceeding adverse to the interests of the child or the party.
- (2) A person under the age of majority is not required to start or respond to a proceeding by a litigation guardian unless a judge orders otherwise.

#### **Paternity test**

- 59.55** A court officer may make an order for a paternity test in a proceeding in which the paternity of a child is in issue, including a blood test under subsection 27(1) of the *Maintenance and Custody Act*, and a genetic test under section 11B of the *Vital Statistics Act*.

#### **Provisional order under the Divorce Act**

- 59.56** (1) All of the following documents must be filed with a notice of variation application for a provisional order under section 18 of the *Divorce Act*:
- (a) an affidavit of the applicant's evidence in support of the application;
  - (b) a statement by the applicant providing all available information about the identification, location, income and assets of the respondent;
  - (c) financial statements, documents, and information required by this Rule 59.
- (2) A court officer who receives a provisional order for confirmation under section 19 of the *Divorce Act* must cause a notice to appear in court, and copies of the application and other documents received from the court that made the provisional order, to be personally served on the respondent no less than twenty-five days before the day of the hearing, by the same means as a party is notified of a proceeding under Rule 31 - Notice.

- (3) The respondent must file all statements, documents, and information required under Rules 59.21 to 59.23 no more than fifteen days after the day the notice to appear in court and the other documents are personally served on the respondent, and a court officer may make a direction to disclose to the respondent under Rule 59.25.

#### **Proceedings under the *Interjurisdictional Support Orders Act***

**59.57** An application for a support order or a provisional order, including a variation order, under the *Interjurisdictional Support Orders Act* is made under the provisions of the *Act* and its regulations, including provisions about forms, notices, delivery or service of documents, disclosure from the respondent, evidence, proceedings, and orders.

#### **Enforcement of support order**

**59.58 (1)** A party who files a document provided by the Director of Maintenance Enforcement confirming either of the following may obtain an execution order or periodic execution order to enforce a support order:

- (a) the Director received a written consent signed by the parties stating that they opted out of the enforcement program under subsection 10(1) of the *Maintenance Enforcement Act*, and neither party has given written notice to the Director to opt back into the program, under subsection 10(2) of the *Act*, since the date of receipt of the written consent;
- (b) the Director decided not to enforce the order or part of the order under subsection 11(1) of the *Maintenance Enforcement Act* and the party may enforce the order or part of the order under subsection 11(2) of the *Act*.

(2) The Associate Chief Justice of the Supreme Court (Family Division) may designate a court officer to hold hearings and make orders under Section 37 of the *Maintenance Enforcement Act*.

(3) A court officer may not make an order of imprisonment under clauses 37(3)(j) or (k) of the *Maintenance Enforcement Act*.

#### **Communicating with a judge or a court officer**

**59.59 (1)** A person may communicate directly with a judge about a proceeding, by means of correspondence, telephone, or e-mail, only if the judge expressly permits the communication.

(2) Communication about a proceeding must not be made to a court officer by email, unless directed by a judge.

#### **Publication ban and access to information**

**59.60 (1)** A proceeding under this Rule 59 shall be held in public, except that a judge who is satisfied on either of the following may exclude members of the public from all or part of the proceeding:

(a) the presence of the public could cause emotional harm to a child who is a witness or a participant in the hearing, or is the subject of the hearing;

(b) it is in the interest of the proper administration of justice.

(2) A judge may make an order prohibiting the publication of the identity of a child, or the name of a party or witness, or of any other information that would identify the child.

(3) A judge may order that a court file or any part of the file or any document contained in the file be sealed, treated as confidential, and not made available to the public.

(4) A person, other than a party or counsel for a party, who requests access to a court file must give written notice to the parties no less than twenty days before obtaining access.

(5) A party may make a motion for an order sealing all or part of the court file after delivery of written notice of the request for access.

(6) The person requesting access to the court file must be granted access, subject to any terms or conditions the judge specifies, unless a party makes a motion within the required time.

## Form 59.07

20

No.

Supreme Court of Nova Scotia  
(Family Division)

Between: [complete the heading as required by Rule 82 - Administration of Civil Proceedings]

[name]

Applicant

and

[name]

Respondent

**Notice of Application****To:** [name of respondent or respondents]**The applicant requests an order**

The applicant, [name of party] is applying for an order for the following: [may delete any that do not apply]

- under the *Maintenance and Custody Act*, including the following section numbers as referenced:
  - custody (s. 18)                       leave to apply (s. 18)
  - access (s. 18)                         leave to apply (s. 18)
  - child maintenance involving married parents (s. 9)
  - child maintenance involving unmarried parents and finding of paternity (s. 11)
  - spousal maintenance (s. 3)
  - exclusive occupation of residence (s. 7)
  - order for paternity or blood tests (s. 27)
  - registration of agreement (s. 52)
- under the *Matrimonial Property Act*:
  - exclusive possession of matrimonial home (s. 11)
  - division of assets (s. 12)
  - other [give specifics] .
- under the *Pension Benefits Act*, the *Pension Benefits Standards Act*, or other legislation to divide a pension or to enable a division of pension
- costs
- other [give specifics, including legislation or other legal authority for relief sought]

The applicant started this application by filing this notice on the date certified by the court officer.

**Documents in support of application**

The applicant files the following documents in support of the application:

- parenting statement
- statement of income
- statement of special or extraordinary expenses
- statement of undue hardship circumstances
- statement of expenses
- statement of property
- pre-hearing brief
- affidavit of [name]
- other affidavits and documents [give specifics]

A copy of each document is to be delivered to you with this notice.

**Response to Application**

To respond to the application, or to make your own application, you or your counsel may file a response application. A judge or court officer will direct you regarding the deadline for filing a response to application that you want to file.

**Required to file documents**

There are requirements in the *Nova Scotia Civil Procedure Rules* for parties to file documents and these requirements depend on the type of relief sought. A judge or court officer may direct you to file documents and provide information by a specific date in response to this application.

**Possible order against you**

A judge may grant a final order on the application without further notice to you if you fail to appear at the court when directed or fail to file documents as directed.

**Filing and delivering documents**

Any documents you file with the court must be filed at the courthouse at \_\_\_\_\_ [Street/Avenue],  
\_\_\_\_\_, Nova Scotia (telephone # \_\_\_\_\_).

The *Nova Scotia Civil Procedure Rules* require that whenever you file a document you must immediately deliver a copy of it to the applicant, or respondent, and to each other party entitled to notice, unless the document is part of an *ex parte* motion, the parties agree delivery is not required, or a judge or a court officer directs it is not required.

**Designated address for service**

The applicant designates the following address for delivery of documents:

Documents delivered to this address will be considered to be received by the applicant on delivery.

**Signature**

Signed \_\_\_\_\_, 20\_\_\_\_

\_\_\_\_\_  
Signature of applicant  
Print Name:

[or]

\_\_\_\_\_  
Signature of counsel  
[name] as counsel for  
[name of party]

**Court Officer's Certificate**

I certify that this notice of application was filed with the court on \_\_\_\_\_, 20\_\_\_\_.

\_\_\_\_\_  
Court Officer

For delivery with supporting documents to each respondent:  
[full name and address of each]

## Form 59.08

20

No.

Supreme Court of Nova Scotia  
(Family Division)

Between: [copy standard heading]

[name]

Applicant

and

[name]

Respondent

**Response to Application****To:** [name of applicant or applicants]**The respondent requests an order**

The respondent, [name of party] , is applying for an order for the following: [may delete any that do not apply]

- under the *Maintenance and Custody Act*, including the following sections as referenced in brackets:
  - custody (s. 18)                       leave to apply (s. 18)
  - access (s. 18)                         leave to apply (s. 18)
  - child maintenance involving married parents (s. 9)
  - child maintenance involving unmarried parents and finding of paternity (s. 11)
  - spousal maintenance (s. 3)
  - exclusive occupation of residence (s. 7)
  - order for paternity or blood tests (s. 27)
  - registration of agreement (s. 52)
- under the *Matrimonial Property Act*:
  - exclusive possession of matrimonial home (s. 11)
  - division of assets (s. 12)
  - other [give specifics] .
- under the *Pension Benefits Act*, the *Pension Benefits Standards Act*, or other legislation to divide a pension or to enable a division of pension
- costs
- other [give specifics, including legislation or other legal authority for relief sought]

**Documents in support of application**

The applicant files the following documents in support of the application:

- parenting statement
- statement of income
- statement of special or extraordinary expenses
- statement of undue hardship circumstances
- statement of expenses
- statement of property
- pre-hearing brief
- affidavit of [name]
- other affidavits and documents [give specifics]

A copy of each document is to be delivered to you with this notice.

**Designated address for service**

The respondent designates the following address for delivery of documents:



Documents delivered to this address will be considered to be received by the respondent on delivery.

**Signature**

Signed \_\_\_\_\_, 20

\_\_\_\_\_  
Signature of respondent  
Print Name:

[or]

\_\_\_\_\_  
Signature of counsel  
[name] as counsel for  
[name of party]

For delivery with supporting documents to each applicant:  
[full name and address of each]

---

**Form 59.09**

20

No.

Supreme Court of Nova Scotia  
(Family Division)

Between: [complete the heading as required by Rule 82 - Administration of Civil Proceedings]

[name] Petitioner

and

[name] Respondent

**Petition for Divorce**

**To:** [name of respondent]

**An action has been started for divorce**

The petitioner started this action to apply for a divorce and to claim other relief described later in this petition for divorce.

The action was started by filing this petition with the court on the date certified by the court officer.

**Deadline for answer**

To defend the action, or to make your own claim in the proceeding, you or your counsel must file an answer with the court no more than the following number of days after the day this petition for divorce is delivered to you:

- 15 days if delivery is made in Nova Scotia
- 30 days if delivery is made elsewhere in Canada
- 45 days if delivery is made anywhere else.

**Judgment against you if you do not answer**

The court may grant a divorce order and an order for the other relief claimed, unless you file the answer before the deadline.

**No remarriage until after order and appeal period**

Except when allowed by a judge in special circumstances after undertakings not to appeal are filed, a married person is not free to remarry until after a divorce is granted and the times for appeals are over, or an appeal is started but the divorce is upheld and the time for any further appeal is over. The court provides a divorce certificate only at that time.

**Claims under the Divorce Act**

The petitioner claims a divorce under section 8 of the *Divorce Act*, and the following relief under the following sections of the *Divorce Act*: [may delete any that do not apply]

- custody (s. 16)
- access (s. 16)
- child support (s. 15.1)
- spousal support (s. 15.2)
- other: [describe] .

**Claims under other legislation**

The petitioner claims under the following legislation for the following relief: [may delete any that do not apply]

- Matrimonial Property Act* for the following:
  - exclusive possession of matrimonial home (s. 11)
  - division of assets (s. 12)
  - other [give specifics] .
- Pension Benefits Act*, *Pension Benefits Division Act*, or other legislation to enable a division of pension, for a division of pension
- Change of Name Act* (s. 7) for a change of registered name
- Other: [describe] .

**Ground for divorce and particulars**

There has been a breakdown of the marriage of the parties and in particular: [may delete any that do not apply]

- The parties have been living separate and apart since [day, month, and year] , were living separate and apart at the time this action was started, and will have lived separate and apart for no less than one year when this action is determined.
- The respondent has committed adultery and there has been no condonation or connivance on the part of the petitioner.
- The respondent has treated the petitioner with physical or mental cruelty of such kind as to render intolerable the continued cohabitation of the spouses, and there has been no condonation or connivance on the part of the petitioner.

**No reconciliation**

There is no possibility of reconciliation between the parties.

**No improper conduct**

There has been no collusion between the parties leading to this petition for divorce.

**Details of the marriage**

[The details of the marriage sought to be dissolved are shown on the attached marriage certificate./It is not possible to attach a marriage certificate to this petition for divorce and the following are the details of the marriage:

- *Date of marriage:*
- *Place of marriage:*
- *Surnames before marriage*  
*petitioner:*  
*respondent:*
- *Surnames on birth certificate*  
*petitioner:*  
*respondent:*
- *Marital status when married*  
*petitioner:*  
*respondent:*

- *Place and date of birth*  
petitioner:  
respondent: .]

**Jurisdiction**

The petitioner lives in [community] , and the respondent lives in [community] . [The petitioner/The respondent] has been ordinarily resident in Nova Scotia for at least one year before the day this petition is signed and, in particular since .

**Children**

The following are the full names and dates of birth of the "children of the marriage" as defined in the *Divorce Act*:

Name	Date of Birth
------	---------------

**Custody arrangements**

Present arrangements for custody are:

**Child support arrangements**

Present arrangements for child support are:

**Agreements**

Details of all agreements about separation, custody, property, and support are as follows:

**Other proceedings**

There are, and there have been, no other proceedings between the parties or affecting the children [./, except describe.]

**Documents in support**

The petitioner files the following documents in support of the petition:

- parenting statement
- statement of income
- statement of special or extraordinary expenses
- statement of undue hardship circumstances
- statement of expenses
- statement of property
- affidavit of [name]
- other affidavits and documents [give specifics]

A copy of each document is to be delivered to you with this petition.

**Required to file documents**

There are requirements in the *Nova Scotia Civil Procedure Rules* for parties to file documents and these requirements depend on the type of relief sought. A judge or court officer may direct you to file documents and provide information by a specific date in response to this petition.

**Filing and delivering documents**

Any documents you file with the court must be filed at the courthouse at [Street/Avenue], , Nova Scotia (telephone # ).

When you file a document you must immediately deliver a copy of it to the other party, unless the document is part of an *ex parte* motion, the parties agree delivery is not required, or a judge orders it is not required.

**Contact information**

The petitioner designates the following address:

Documents delivered to this address are considered received by the petitioner on delivery.

**Proposed place of trial**

The petitioner proposes that, if you file an answer, the trial will be held in , Nova Scotia.

**Declaration**

I declare that the statements in this petition for divorce are true to the best of my personal knowledge, or information given to me that I believe to be true.

**Signatures**

Signed \_\_\_\_\_, 20\_\_\_\_

\_\_\_\_\_  
Signature of petitioner  
Print Name:

I, counsel for the petitioner, certify that I have complied with the requirements of section 9 of the *Divorce Act*.

\_\_\_\_\_  
Signature of counsel  
Print Name:

**Court Officer's Certificate**

I certify that this petition for divorce was filed with the court on \_\_\_\_\_, 20\_\_\_\_.

\_\_\_\_\_  
Court Officer

For delivery with supporting documents to the respondent:  
[full name and address]

[Attach marriage certificate.]

**Form 59.10**

20\_\_\_\_

No. \_\_\_\_\_

Supreme Court of Nova Scotia  
(Family Division)

Between: [copy standard heading]

[name]

Petitioner

and

[name]

Respondent

**Answer**

**To:** [name of petitioner]

**Contested claims, facts and allegations**

The claims made in the petition for divorce are not contested, except as follows:

[There are no claims in the petition that are contested and the respondent files this answer only to make a claim./State which claims are contested.]

The facts and allegations made in the petition for divorce in support of the claim for divorce are not contested, except as follows:

[*The facts and allegations in support of the claim for divorce in the petition are admitted./State which facts and allegations are contested.*]

**Corrections to details stated in the petition**

The petition for divorce correctly provides details about the children of the marriage [./except provide corrections.]

The petition also correctly provides details of all relevant agreements and related proceedings [./except provide corrections.]

The respondent wishes to correct other statements in the petition as follows: [none./provide corrections] .

**Respondent's claims under Divorce Act**

The respondent claims the following relief under the following sections of the *Divorce Act*: [may delete any that do not apply]

- divorce (s. 8)
- custody (s. 16)
- access (s. 16)
- child support (s. 15.1)
- spousal support (s. 15.2)
- other: [describe] .

**Respondent's claims under other legislation**

The respondent claims under the following legislation for the following relief: [may delete any that do not apply]

- Matrimonial Property Act* for the following:
  - exclusive possession of matrimonial home (s. 11)
  - division of assets (s. 12)
  - other [give specifics]
- Pension Benefits Act, Pension Benefits Division Act*, or other legislation, for a division of pension
- Change of Name Act* for a change of registered name
- Other: [describe] .

**Ground for divorce and particulars** [delete if a divorce is not claimed]

There has been a breakdown of the marriage of the parties and in particular: [may delete any that do not apply]

- The parties have been living separate and apart since [day, month, and year] , were living separate and apart at the time this action was started, and will have lived separate and apart for no less than one year when this action is determined.
- The petitioner has committed adultery and there has been no condonation or connivance on the part of the respondent.
- The petitioner has treated the respondent with physical or mental cruelty of such kind as to render intolerable the continued cohabitation of the spouses, and there has been no condonation or connivance on the part of the respondent.

**No reconciliation** [delete if a divorce is not claimed]

There is no possibility of reconciliation between the parties.

**No improper conduct** [delete if a divorce is not claimed]

There has been no collusion between the parties leading to this answer.

**Documents in support**

The respondent files the following documents in support of the answer:

- parenting statement
- statement of income
- statement of special or extraordinary expenses
- statement of undue hardship circumstances
- statement of expenses
- statement of property
- affidavit of [name]
- other affidavits and documents [give specifics]

A copy of each document is to be delivered to you with this answer.

**Contact information**

The respondent designates the following address:

Documents delivered to this address are considered received by the respondent on delivery.

**Declaration**

I declare that the statements in this answer are true to the best of my personal knowledge, or information given to me that I believe to be true.

**Signatures**

Signed \_\_\_\_\_, 20\_\_\_\_

\_\_\_\_\_  
Signature of respondent  
Print Name:

[and, if represented by counsel]

\_\_\_\_\_  
Signature of counsel  
Counsel for the respondent  
Print name:

**Court Officer's Certificate**

I certify that this answer was filed with the court on \_\_\_\_\_, 20\_\_\_\_.

\_\_\_\_\_  
Court Officer

**Form 59.11**

20\_\_\_\_

No. \_\_\_\_\_

Supreme Court of Nova Scotia  
(Family Division)

Between: [copy standard heading]

[name]

Petitioner

and

[name)

Respondent

**Demand for Notice (Divorce Action)**

**To:** [name of petitioner]

**Notice is demanded**

The respondent demands notice of everything done in this proceeding, every written communication with a judge or the court, and every document filed.

**Contact information**

The respondent designates the following address:

Documents delivered to this address are considered received by the respondent on delivery.

**Signature**

Signed \_\_\_\_\_, 20\_\_\_\_

\_\_\_\_\_  
Signature of respondent  
Print Name:

[or]

\_\_\_\_\_  
Counsel for the respondent  
Print name:

**Form 59.12**

20

No.

Supreme Court of Nova Scotia  
(Family Division)

Between: [complete the heading as required by Rule 82 - Administration of Civil Proceedings]

[name] Applicant

and

[name] Respondent

**Notice of Variation Application**

**To:** [name of respondent or respondents]

**The applicant requests an order be varied**

The applicant, [name of party], is applying to vary or change an order which is permitted by the following: [may delete the one that does not apply]

- section 17 of the *Divorce Act*;
- section 37 of the *Maintenance and Custody Act*.

The changes would affect the following order or orders: [include the title and date of each order]

The requested changes concern the following: [may delete any that do not apply]

- custody
- access
- child support or child maintenance:
  - table amount
  - special expenses or extraordinary expenses



- change in number of dependent children
- other [give specifics]
- spousal support or spousal maintenance [give specifics]
- other [give specifics] .
- As part of the variation application, the applicant applies under sections 15 and 46 of the *Maintenance Enforcement Act* for an order addressing arrears of support or maintenance.

The applicant requests that the changes take effect [on the day the application is started. / retroactive to , 20 , and the applicant must present evidence in support of this date.]

The applicant started this variation application by filing this notice on the date certified by the court officer.

#### **Documents in support of application**

The applicant files the following documents in support of the application:

- parenting statement
- statement of income
- statement of special or extraordinary expenses
- statement of undue hardship circumstances
- statement of expenses
- statement of property
- pre-hearing brief
- affidavit of [applicant] , [name of party] , which includes evidence establishing change in circumstances [. / and evidence supporting the retroactive date.]
- other affidavits and documents [give specifics]
- order made by another court that the applicant seeks to vary: [number of copies] certified copies

A copy of each document is to be delivered to you with this notice.

#### **Response to variation application**

To respond to the variation application, or to make your own variation application, you or your counsel may file a response to variation application. A judge or court officer will direct you regarding the deadline for filing a response to variation application.

#### **Required to file documents**

There are requirements in the *Nova Scotia Civil Procedure Rules* for parties to file documents and these requirements depend on the type of relief sought. A judge or court officer may direct you to file documents and provide information by a specific date in response to this application.

#### **Possible order against you**

A judge may grant a final order on the variation application without further notice to you if you fail to appear at the court when directed or fail to file documents as directed.

#### **Filing and delivering documents**

Any documents you file with the court must be filed at the courthouse at [Street/Avenue], , Nova Scotia (telephone # ).

The *Nova Scotia Civil Procedure Rules* require that whenever you file a document you must immediately deliver a copy of it to the applicant, or respondent, and to each other party entitled to notice, unless the document is part of an *ex parte* motion, the parties agree delivery is not required, or a judge or court officer directs it is not required.

#### **Designated address for service**

The applicant designates the following address for delivery of documents:

Documents delivered to this address will be considered to be received by the applicant on delivery.

Signature  
Signed

, 20

\_\_\_\_\_  
Signature of applicant  
Print Name:

[or]

\_\_\_\_\_  
Signature of counsel  
[name] as counsel for  
[name of party]

**Court Officer's Certificate**

I certify that this notice of variation application was filed with the court on \_\_\_\_\_ 20 .

\_\_\_\_\_  
Court Officer

For delivery with supporting documents to each respondent:  
[full name and address of each]

---

**Form 59.13**

20

No.

Supreme Court of Nova Scotia  
(Family Division)

Between: [copy standard heading]

[name]

Applicant

and

[name]

Respondent

**Response to Variation Application**

To: [name of applicant or applicants]

**The respondent requests an order be varied**

The respondent, [name of party] is applying to vary or change an order which is permitted by the following: [may delete the one that does not apply]

- section 17 of the *Divorce Act*;
- section 37 of the *Maintenance and Custody Act*.

The changes would affect the following order or orders [include the title and date of each order]:

The requested changes concern the following: [may delete any that do not apply]

- custody
- access

- child support or child maintenance:
  - table amount
  - special expenses or extraordinary expenses
  - change in number of dependent children
  - other [give specifics] .
- spousal support or spousal maintenance [give specifics]
- other [give specifics]
- As part of the variation application, the respondent applies under sections 15 and 46 of the *Maintenance Enforcement Act* for an order addressing arrears of support or maintenance.

The respondent requests that the changes take effect [on the day the application is started. / retroactive to , 20 , and the respondent must present evidence in support of this date.]

#### Documents in support of application

The respondent files the following documents in support of the application:

- parenting statement
- statement of income
- statement of special or extraordinary expenses
- statement of undue hardship circumstances
- statement of expenses
- statement of property
- pre-hearing brief
- affidavit of [respondent] , [name of party] , which includes evidence establishing change in circumstances [. / and evidence supporting the retroactive date.]
- other affidavits and documents [give specifics] .

A copy of each document is to be delivered to you with this notice.

#### Designated address for service

The respondent designates the following address for delivery of documents:

Documents delivered to this address will be considered to be received by the respondent on delivery.

#### Signature

Signed \_\_\_\_\_, 20

\_\_\_\_\_  
Signature of respondent  
Print Name:

[or]

\_\_\_\_\_  
Signature of counsel  
[name] as counsel for  
[name of party]

For delivery with supporting documents to each applicant:  
[full name and address of each]

**Form 59.16A**

20

No.

Supreme Court of Nova Scotia  
(Family Division)

Between: [copy standard heading]

[name]

Applicant

and

[name]

Respondent

**Notice of Discontinuance (Family Proceeding)**

**Discontinuance**

The applicant discontinues the proceeding started by [notice of application/petition for divorce/notice of variation application] filed on , 20 .

**Respondent may continue**

The respondent must file a notice continuing the response or answer, no more than ten days after a copy of this notice is delivered, to proceed with the relief sought in the answer or response.

**Signature**

Signed , 20

\_\_\_\_\_  
Signature of applicant  
Print Name:

**Form 59.16B**

20

No.

Supreme Court of Nova Scotia  
(Family Division)

Between: [copy standard heading]

[name]

Applicant

and

[name]

Respondent

**Notice of Continuance**

**Continuance**

The respondent continues the [response to application/answer/response to variation application] filed on , 20 , and continues to seek the order described in the [response/answer] .

**Signature**

Signed , 20

\_\_\_\_\_  
Signature of Respondent  
Print Name:

**Form 59.16C**

20

No.

Supreme Court of Nova Scotia  
(Family Division)

Between: [copy standard heading]

[name]

Applicant

and

[name]

Respondent

**Notice of Withdrawal of Response or Answer****Withdrawal**

The respondent withdraws the [response to application/answer/response to variation application] filed on  
, 20 .

**Signature**

Signed , 20

\_\_\_\_\_  
Signature of Respondent  
Print Name:

**Form 59.25**

20

No.

Supreme Court of Nova Scotia  
(Family Division)

Between: [copy standard heading]

[name]

Applicant

and

[name]

Respondent

**Direction to Disclose****To:** [name and address of party]

You must complete and file the following documents:

- a parenting statement, [if you intend to make or dispute a claim for custody or access, or about parenting] ;
- a sworn statement of income, including all of the following attachments:
  - (a) copies of your last two consecutive income statements (for example, pay stubs, Employment Insurance stubs, social assistance stubs) or a letter from your employer or income provider stating your gross income so far this year;
  - (b) copies of all notices of assessment from Canada Revenue Agency for [20 , 20 , and 20 , the last three years] (you can obtain copies from the Canada Revenue Agency by calling 1-800-959-8281 or going online at [www.cra.gc.ca/myaccount](http://www.cra.gc.ca/myaccount));

- (c) copies of all income tax returns, whether filed with the Canada Revenue Agency or not, completed with all schedules, attachments, and information slips (also available from the Canada Revenue Agency), for [20 , 20 , and 20 , the last three years] ;
  - (d) if you are self-employed, or a member of a partnership, or a trustee, administrator or beneficiary of a trust, or you control a corporation, you must comply with the directions in the statement of income;
  - (e) if you are unable to provide the applicable attachments listed from (a) to (d), you must provide a letter detailing why you cannot provide them.
- a sworn statement of special or extraordinary expenses, [if you intend to make a claim for special or extraordinary expenses] ;
  - a sworn statement of undue hardship circumstances, [if you intend to make a claim of undue hardship] ;
  - a sworn statement of expenses;
  - a sworn statement of property;
  - other [give specifics] .

**Deadline for filing documents**

[Bring these documents with you to the conciliation meeting scheduled to be held at [a.m./p.m.] on [ , 20 , at the courthouse, [Street/Avenue] , [Street/Avenue] , Nova Scotia. / Mail or deliver the documents to the court at the courthouse at [Street/Avenue] , Nova Scotia (telephone # ) no later than [ , 20 .]

**Copies for other parties**

[Also, bring two copies of each required statement, including attachments, with you to the conciliation meeting. / Mail or deliver a copy of each statement, including attachments, to [name] at [designated address/updated address] at the same time you mail or deliver it to the court.]

**Possible order against you if you fail**

If you fail to disclose at the required time, a court officer or a judge may do any of the following without further notice to you:

- (1) order costs against you in an appropriate amount which is usually \$250.00;
- (2) make an interim order for child support or child maintenance;
- (3) dismiss an application, motion, or claim, or any part of it, or stay a proceeding started by you.

**Legal Counsel**

You have the right to be represented by counsel and it is recommended that you seek legal advice as soon as possible.

Issued [ , 20

\_\_\_\_\_  
 [name of court officer]  
 COURT OFFICER  
 telephone:  
 fax:

## Form 59.26A

20

No.

Supreme Court of Nova Scotia  
(Family Division)

Between: [copy standard heading]

[name]

Applicant

and

[name]

Respondent

**Order to Appear and Disclose**

[Before Court Officer name /The Honourable Justice name ] :

A [direction to appear/direction to disclose/direction to appear and a direction to disclose] [was/were] [mailed to you/personally delivered to you] on \_\_\_\_\_, 20 \_\_\_\_\_ ;

And you, [name] , failed to [appear/disclose/appear and disclose] as directed;

**You must appear in court**

You are ordered to come to the courthouse at \_\_\_\_\_, [Street/Avenue] \_\_\_\_\_, Nova Scotia and appear before [a judge/a court officer] at \_\_\_\_\_ [a.m./p.m.] on \_\_\_\_\_, 20 \_\_\_\_\_.

**You must bring documents**

You are also ordered to bring with you three copies of each of the following:

- a parenting statement, [if you intend to make or dispute a claim for custody or access, or about parenting] ;
- a sworn statement of income, including all of the following attachments:
  - (a) copies of your last two consecutive income statements (for example, pay stubs, Employment Insurance stubs, social assistance stubs) or a letter from your employer or income provider stating your gross income so far this year;
  - (b) copies of all notices of assessment from Canada Revenue Agency for [20 \_\_\_\_\_, 20 \_\_\_\_\_, and 20 \_\_\_\_\_, the last three years] (you can obtain copies from the Canada Revenue Agency by calling 1-800-959-8281 or going online at [www.cra.gc.ca/myaccount](http://www.cra.gc.ca/myaccount));
  - (c) copies of all income tax returns, whether filed with the Canada Revenue Agency or not, completed with all schedules, attachments, and information slips (also available from the Canada Revenue Agency), for [20 \_\_\_\_\_, 20 \_\_\_\_\_, and 20 \_\_\_\_\_, the last three years] ;
  - (d) if you are self-employed, or a member of a partnership, or a trustee, administrator or beneficiary of a trust, or you control a corporation, you must comply with the directions in the statement of income;
  - (e) if you are unable to provide the applicable attachments listed from (a) to (d), you must provide a letter detailing why you cannot provide them.
- a sworn statement of special or extraordinary expenses, [if you intend to make a claim for special or extraordinary expenses] ;
- a sworn statement of undue hardship circumstances, [if you intend to make a claim of undue hardship] ;
- a sworn statement of expenses;
- a sworn statement of property;
- other [give specifics] .



**Possible order against you if you fail**

If you fail to obey this order, a judge or court officer may do any of the following without further notice to you:

- (1) order costs against you in an appropriate amount which is usually \$250.00;
- (2) make an order directing a person, such as your employer, to disclose financial or other information about you;
- (3) dismiss an application, motion, or claim, or any part of it, or stay a proceeding started by you;
- (4) make an interim or final order for custody, access, or about parenting;
- (5) make an interim or final order for child support or child maintenance;
- (6) make any other interim or final order, including an order for spousal support, division of property, division of pensions, or any other order sought;
- (7) start contempt proceedings against you for a contempt order.

Issued \_\_\_\_\_, 20

[name of court officer]  
 COURT OFFICER  
 telephone:  
 fax:

[Add the following when order made by court officer]

[Note that when an order is made by a court officer, the Civil Procedure Rules permit you, or your counsel, to make a motion to the court officer to terminate or change the order, or appeal the order to a judge. The motion must be made or the appeal started, no more than ten days after a copy of the order is delivered to you.]

**Form 59.26B**

20

No.

Supreme Court of Nova Scotia  
 (Family Division)

Between: [copy standard heading]

[name] Applicant

and

[name] Respondent

**Order to Disclose**

[Before Court Officer name /The Honourable Justice name ] :

A direction to disclose was [mailed to you/personally delivered to you] on \_\_\_\_\_, 20 ;

And you, [name] , failed to disclose as directed;

**You must file documents**

You are ordered to file three copies of each of the following:

- a parenting statement, [if you intend to make or dispute a claim for custody or access, or about parenting] ;
- a sworn statement of income, including all of the following attachments:
  - (a) copies of your last two consecutive income statements (for example, pay stubs, Employment Insurance stubs, social assistance stubs) or a letter from your employer or income provider stating your gross income so far this year;

- (b) copies of all notices of assessment from Canada Revenue Agency for [20 , 20 , and 20 , the last three years] (you can obtain copies from the Canada Revenue Agency by calling 1-800-959-8281 or going online at [www.cra.gc.ca/myaccount](http://www.cra.gc.ca/myaccount));
  - (c) copies of all income tax returns, whether filed with the Canada Revenue Agency or not, completed with all schedules, attachments, and information slips (also available from the Canada Revenue Agency), for [20 , 20 , and 20 , the last three years] ;
  - (d) if you are self-employed, or a member of a partnership, or a trustee, administrator or beneficiary of a trust, or you control a corporation, you must comply with the directions in the statement of income;
  - (e) if you are unable to provide the applicable attachments listed from (a) to (d), you must provide a letter detailing why you cannot provide them.
- a sworn statement of special or extraordinary expenses, [if you intend to make a claim for special or extraordinary expenses] ;
  - a sworn statement of undue hardship circumstances, [if you intend to make a claim for special or extraordinary expenses] ;
  - a sworn statement of expenses;
  - a sworn statement of property;
  - other [give specifics] .

#### Filing documents instead of appearing in court

You may file all of the information listed above with the court no later than \_\_\_\_\_, 20\_\_\_\_, to avoid the need to appear in court.

Otherwise, you are ordered to come to the courthouse at \_\_\_\_\_, [Street/Avenue] \_\_\_\_\_, Nova Scotia and appear before [a judge/a court officer] at \_\_\_\_\_ [a.m./p.m.] on \_\_\_\_\_, 20\_\_\_\_.

#### Possible order against you if you fail

If you fail to obey this order, a judge or court officer may do any of the following without further notice to you:

- (1) order costs against you in an appropriate amount which is usually \$250.00;
- (2) make an order directing a person, such as your employer, to disclose financial or other information about you;
- (3) dismiss an application, motion, or claim, or any part of it, or stay a proceeding started by you;
- (4) make an interim or final order for custody, access, or about parenting;
- (5) make an interim or final order for child support or child maintenance;
- (6) make any other interim or final order, including an order for spousal support, division of property, division of pensions, or any other order sought;
- (7) start contempt proceedings against you for a contempt order.

Issued \_\_\_\_\_, 20\_\_\_\_

[name of court officer]  
 COURT OFFICER  
 telephone:  
 fax:

[Add the following when order made by court officer]

[Note that when an order is made by a court officer, the Civil Procedure Rules permit you, or your counsel, to make a motion to the court officer to terminate or change the order, or appeal the order to a judge. The motion must be made or the appeal started, no more than ten days after a copy of the order is delivered to you.]

**Form 59.27**

20

No.

Supreme Court of Nova Scotia  
(Family Division)

Between: [copy standard heading]

[name]		Applicant
	and	
[name]		Respondent

**Order for Disclosure by a Non-party**

[Before Court Officer name /The Honourable Justice name ] :

The [Applicant/Respondent] , [name] , has made an Application for an order [briefly describe the relief sought in the main application] .

The [Respondent/Applicant] , [name of party who has failed to make disclosure] , after being personally served with an order to do so, failed to file required financial statements or supporting documents before the deadlines in the order.

The [Applicant/Respondent] , has shown that [name of non-party] is [describe nature of relationship of the non-party to the party who has failed to make disclosure] .

It appears that [name of non-party] has relevant information about [name of party who has failed to make disclosure] .

It is ordered under *Civil Procedure Rule* 59.25 as follows:

1 [name of non-party] is to provide the following information concerning the [name of party who has failed to make disclosure] no more than [fifteen/ other number] days after the day a copy of this order is delivered to [name of non-party] :

- (a) [details of required information and how it is to be disclosed] ;
- (b)

2 A copy of this order is to be served personally to [name of non-party] by providing it to [name and office] at [address] .

Issued , 20

[name of court officer]  
COURT OFFICER  
telephone:  
fax:

[Add the following when order made by court officer]

[Note that when an order is made by a court officer, the *Civil Procedure Rules* permit you, or your counsel, or anyone affected by the order, to make a motion to the court officer to terminate or change the order, or make a motion for a review of the order by a judge. The motion must be made no more than ten days after a copy of the order is delivered to you.]

**Form 59.30**

20

No.

Supreme Court of Nova Scotia  
(Family Division)

Between: [copy standard heading]

[name]

Applicant

and

[name]

Respondent

**Direction to Appear****To:** [name and address of party]**You must appear in court**

You are required to appear before a court officer of the Supreme Court (Family Division) for a conciliation meeting.

**Time and place**

The conciliation meeting will occur on [date] at [time] , at the courthouse located at [court location] , Nova Scotia.

**Disclosure and Conciliation**

When you appear, you and the [respondent or applicant] will each be required to make full disclosure as required by the court of the relevant parenting and financial information, and to take part in discussions, which may include negotiations, to clarify and try to resolve the issues.

**Legal Counsel**

You have the right to be represented by counsel and it is recommended that you seek legal advice as soon as possible.

Issued , 20

[name of court officer]  
COURT OFFICER  
telephone:  
fax:**Form 59.35**

20

No.

Supreme Court of Nova Scotia  
(Family Division)

Between: [copy standard heading]

[name]

Applicant

and

[name]

Respondent

**Conciliation Record**

**1. Issues in Proceeding**

The Applicant raises the following issues:

The Respondent raises the following issues:

[see section 7, Issues to be Resolved]

**2. Steps Taken**

Application and Intake filed on \_\_\_\_\_, 20 \_\_\_\_ .

Referral to Parent Information: Applicant on \_\_\_\_\_, 20 \_\_\_\_ .  
Respondent on \_\_\_\_\_, 20 \_\_\_\_ .

Attendance at Parent Information: Applicant on \_\_\_\_\_, 20 \_\_\_\_ .  
Respondent on \_\_\_\_\_, 20 \_\_\_\_ .

Conciliation Meeting: [date or dates, and names of parties participating]

**3. Documents Filed**

By the Applicant: [list forms and documents filed, for example  
notice of application filed on \_\_\_\_\_, 20 \_\_\_\_ .  
parenting statement filed on \_\_\_\_\_, 20 \_\_\_\_ .  
statement of income filed on \_\_\_\_\_, 20 \_\_\_\_ .]

By the Respondent: [list forms and documents filed, for example  
response to application filed on \_\_\_\_\_, 20 \_\_\_\_ .  
parenting statement filed on \_\_\_\_\_, 20 \_\_\_\_ .  
statement of income filed on \_\_\_\_\_, 20 \_\_\_\_ .]

**4. Orders and Written Agreements**

[list documents, for example  
consent order respecting custody and access, issued on \_\_\_\_\_, 20 \_\_\_\_ .  
interim order for child support, issued on \_\_\_\_\_, 20 \_\_\_\_ .  
order to disclose to [name] \_\_\_\_\_, by court officer, issued on \_\_\_\_\_, 20 \_\_\_\_ .]

**5. Representation by Counsel**

Applicant: [unrepresented/name of counsel]

Respondent: [unrepresented/name of counsel]

**6. Subjects Never Disputed or Now Agreed**

[see section 7, Issues to be Resolved]

**7. Issues to be Resolved** [may delete any that do not apply]

- custody/access/parenting
  - custody: custody to one party or joint custody
  - custodial or residential parent
  - access or contact
  - paternity
  - relocation
  - other [detail]
- child support
  - paternity
  - determination of income
  - special or extraordinary expenses
  - undue hardship
  - shared custody
  - child 19 or over
  - person in place of a parent
  - retroactive claim [detail]
  - other [detail]

- spousal support
  - entitlement or need
  - ability to pay
  - amount
  - other [detail]
- exclusive possession or occupation
  - matrimonial home
  - family residence
  - other [detail]
- property division
  - classification of property
  - valuation of property
  - matrimonial home
  - contribution to business asset
  - unequal division
  - other [detail]
- other property issues
  - division under applicable pension legislation
  - trust remedies or unjust enrichment
  - other [detail]
- other [detail]

**8. Next Steps Taken by Court Officer or Recommended**

- provide draft consent order for approval
- refer to mediation
- order to non-party to disclose information
- interim order for child [support/maintenance]
- recommend that order for child [support/maintenance] be varied
- schedule a [conference/motion for directions/date assignment conference]
- schedule a settlement conference
- recommend that a parenting assessment report be prepared
- schedule a hearing before a judge
- other [detail]

**Conciliation record as evidence**

This conciliation record may be considered as evidence by the judge, subject to an objection to any part of the conciliation record, filed by a party or counsel no more than two days after the day a copy of this record is delivered to the party.

Issued \_\_\_\_\_, 20

[name of court officer]  
 COURT OFFICER  
 telephone:  
 fax:

TO: [name] , Applicant or [name] , counsel for the Applicant  
 [Address]

[name] , Respondent or [name] , counsel for the Respondent  
 [Address]

Form 59.36

20

No.

Supreme Court of Nova Scotia  
(Family Division)

Between: [copy standard heading]

[name]

Applicant

and

[name]

Respondent

**Notice to Appear in Court**

**You must appear in court**

You must appear in court at the courthouse at \_\_\_\_\_, [Street/Avenue] \_\_\_\_\_, Nova Scotia and appear before [a judge/ name of judge ] on \_\_\_\_\_, 20 \_\_\_\_\_ at [a.m./p.m.] for [the hearing of a motion for give details of motion./an organizational conference./a date assignment conference./a settlement conference./the final hearing of this application./the hearing of a variation application./ the trial. give details ]

[Number of hours or days have/has] been set aside for the [conference./hearing./trial.]

**Legal Counsel**

You have the right to be represented by counsel and it is recommended that you seek legal advice as soon as possible.

**Possible order against you if you fail**

If you fail to appear in court at the required time, a judge or court officer may do any of the following without further notice to you:

- (1) order costs against you in an appropriate amount which is usually \$250.00;
- (2) make an order directing a person, such as your employer, to disclose financial or other information about you;
- (3) dismiss an application, motion, or claim, or any part of it, or stay a proceeding started by you;
- (4) make an interim or final order for custody, access, or about parenting;
- (5) make an interim or final order for child support or child maintenance;
- (6) make any other interim or final order, including an order for spousal support, division of property, division of pensions, or any other order sought.

Issued \_\_\_\_\_, 20 \_\_\_\_\_

[name of court officer]  
COURT OFFICER  
telephone:  
fax:

TO: [name] \_\_\_\_\_, Applicant or [name] \_\_\_\_\_, counsel for the Applicant  
[Address]

[name] \_\_\_\_\_, Respondent or [name] \_\_\_\_\_, counsel for the Respondent  
[Address]



**Form 59.44**

20

No.

Supreme Court of Nova Scotia  
(Family Division)

Between: [copy standard heading]

[name]

Petitioner

and

[name]

Respondent

**Uncontested Motion for Divorce****Motion**

[The petitioner/The respondent under Rule 59.44(2) ] moves for a divorce order.

[The petitioner/The respondent under Rule 59.44(2) ] also moves for a corollary relief order for relief under the following legislation [delete if no corollary relief is claimed] :

- Divorce Act* for the following:
  - custody (s. 16)
  - access (s. 16)
  - child support (s. 15.1)
  - spousal support (s. 15.2)
- Matrimonial Property Act* for the following:
  - exclusive possession of matrimonial home (s. 11)
  - division of assets (s. 12)
  - other [give specifics] .
- Pension Benefits Act, Pension Benefits Division Act*, or other legislation to enable a division of pension, for a division of pension
- Change of Name Act* (s. 7) for a change of registered name
- Other: [describe] .

[The petitioner/The respondent under Rule 59.44(2) ] requests that a judge determine the motion without a hearing.

**Information and evidence in support**

The evidence in support of the motion is as follows:

- marriage certificate [if marriage certificate cannot be produced, an affidavit must be filed proving the marriage and providing sufficient reasons for not proving it by certificate]
- sworn affidavit in support of this motion filed on \_\_\_\_\_, 20\_\_\_\_ proving the required facts and claims
- written agreement between the parties filed as an exhibit attached to the affidavit in support of this motion
- affidavit proving the other party was notified of the proceeding
- parenting statement filed on \_\_\_\_\_, 20\_\_\_\_
- statement of income filed on \_\_\_\_\_, 20\_\_\_\_
- statement of special or extraordinary expenses filed on \_\_\_\_\_, 20\_\_\_\_
- statement of undue hardship circumstances filed on \_\_\_\_\_, 20\_\_\_\_
- statement of expenses filed on \_\_\_\_\_, 20\_\_\_\_

- statement of property filed on \_\_\_\_\_, 20
- draft divorce order
- draft corollary relief order
- other required statements or documents [specify]
- [the other party's required statements and information Specify documents from above list /affidavit evidence showing that the other party fails to produce a required statement or information and showing production cannot reasonably be compelled]
- two stamped envelopes with the designated address of the party making this motion and two stamped envelopes with the designated address of the other party, or the ordinary address of the other party who has not designated an address

**Reason motion is ex parte** [delete if responding party is notified]

[The respondent has not filed an answer although the deadline for doing so has expired./The petitioner and respondent settled all issues in this proceeding, and the written agreement is filed with this motion./The respondent filed a notice of withdrawal of answer on \_\_\_\_\_, 20 ./The petitioner has become disentitled to notice.]

**Responding party being notified** [delete if ex parte]

The responding party is immediately being notified of this motion by delivery of a copy of it to the address designated in that party's [Demand for Notice/Answer/Designation of Address for Delivery] .

**Signature**

Signed \_\_\_\_\_, 20

\_\_\_\_\_  
Signature of [the petitioner/  
the respondent under Rule 59.44(2)]  
Print Name:

[or]

\_\_\_\_\_  
Signature of counsel  
[name] as counsel for  
[name of party]

**Form 59.45**

20

No.

Supreme Court of Nova Scotia  
(Family Division)

Between: [complete heading as required by Rule 82 - Administration of Civil Proceedings]

[name] Applicant

and

[name] Respondent

**Application for Divorce by Agreement**

To: [name of respondent]

**The applicant requests a divorce**

The applicant applies to the court for a divorce order [and a corollary relief order] consistent with the written agreement made between you and the applicant on \_\_\_\_\_, 20\_\_\_\_, which settles all issues concerning the dissolution of the parties' marriage and corollary relief.

Accordingly, the applicant requests that this application be referred directly to a judge without opportunity for a hearing.

**If you disagree**

You must notify a court officer in writing immediately and no more than ten days after the day this application is delivered to you, if you disagree with any statement made in this application.

**Motion**

The applicant moves for a divorce order and for a corollary relief order consistent with the written agreement.

**Information and evidence in support**

The evidence in support of the motion is as follows:

- marriage certificate [if marriage certificate cannot be produced, an affidavit must be filed proving the marriage and providing sufficient reasons for not proving it by certificate]
- the applicant's sworn affidavit filed on \_\_\_\_\_, 20\_\_\_\_ proving the required facts and claims, and attaching the following as exhibits to the affidavit:
  - written agreement between the parties
  - respondent's written consent to this application proceeding without an opportunity for a hearing or contest, which is provided in [the written agreement./a separate document.]
  - designated address of the respondent signed by the respondent, which is provided in [the written agreement./a separate document.]

[May delete any of the following that do not apply]

- waiver of financial statements filed on \_\_\_\_\_, 20\_\_\_\_
- written undertaking not to appeal the divorce order filed on \_\_\_\_\_, 20\_\_\_\_
- applicant's parenting statement filed on \_\_\_\_\_, 20\_\_\_\_
- applicant's statement of income filed on \_\_\_\_\_, 20\_\_\_\_
- respondent's statement of income filed on \_\_\_\_\_, 20\_\_\_\_
- applicant's statement of special or extraordinary expenses filed on \_\_\_\_\_, 20\_\_\_\_
- respondent's statement of special or extraordinary expenses filed on \_\_\_\_\_, 20\_\_\_\_
- applicant's statement of expenses filed on \_\_\_\_\_, 20\_\_\_\_
- respondent's statement of expenses filed on \_\_\_\_\_, 20\_\_\_\_
- applicant's statement of undue hardship circumstances filed on \_\_\_\_\_, 20\_\_\_\_
- respondent's statement of undue hardship circumstances filed on \_\_\_\_\_, 20\_\_\_\_
- applicant's statement of property filed on \_\_\_\_\_, 20\_\_\_\_
- respondent's statement of property filed on \_\_\_\_\_, 20\_\_\_\_
- draft divorce order
- draft corollary relief order
- two stamped envelopes with the designated address of the applicant making this motion and two stamped envelopes with the designated address of the respondent
- other required statements or documents [specify]

**Contact information**

The applicant designates the following address:

Documents delivered to this address are considered received by the applicant on delivery.

**Delivery to respondent**

You will immediately be notified of this application by immediate delivery of a copy of this notice to the address you designated in the agreement.

**Signatures**

Signed \_\_\_\_\_, 20\_\_\_\_

\_\_\_\_\_  
Signature of applicant  
Print Name:

I, counsel for the applicant, certify that I have complied with the requirements of section 9 of the *Divorce Act*.

\_\_\_\_\_  
Signature of counsel  
Print Name:

**Court officer's certificate**

I certify that this application for divorce by agreement was filed with the court on \_\_\_\_\_, 20\_\_\_\_.

\_\_\_\_\_  
Court Officer

**Form 59.46**

20\_\_\_\_\_ No.

Supreme Court of Nova Scotia  
(Family Division)

Between: [copy standard heading]

[name] [title in proceeding]

and

[name] [title in proceeding]

**Joint Application for Divorce**

**The applicants request a divorce**

The applicants apply to the court for a divorce order [and a corollary relief order] consistent with an agreement dated \_\_\_\_\_, 20\_\_\_\_, which settles all issues concerning the dissolution of their marriage and corollary relief.

Accordingly, the applicants request this joint application be referred directly to a judge without opportunity for a hearing.

**Motion**

The applicants jointly move for a divorce order and for a corollary relief order consistent with the agreement.

**Information and evidence in support**

The evidence in support of the motion is as follows:

- marriage certificate [if marriage certificate cannot be produced, an affidavit must be filed proving the marriage and providing sufficient reasons for not proving it by certificate]

affidavits, or a joint affidavit, of the applicants proving the required facts and claims, and attaching the written agreement between the applicant as an exhibit to the affidavit [modify if only one applicant files an affidavit]

[May delete any of the following that do not apply]

- waiver of financial statements filed on \_\_\_\_\_, 20
- written undertaking not to appeal the divorce order filed on \_\_\_\_\_, 20
- applicant's, [name] , parenting statement filed on \_\_\_\_\_, 20
- applicant's, [name] , statement of income filed on \_\_\_\_\_, 20
- applicant's, [name] , statement of income filed on \_\_\_\_\_, 20
- applicant's, [name] , statement of special or extraordinary expenses filed on \_\_\_\_\_, 20
- applicant's, [name] , statement of special or extraordinary expenses filed on \_\_\_\_\_, 20
- applicant's, [name] , statement of expenses filed on \_\_\_\_\_, 20
- applicant's, [name] , statement of expenses filed on \_\_\_\_\_, 20
- applicant's, [name] , statement of undue hardship circumstances filed on \_\_\_\_\_, 20
- applicant's, [name] , statement of undue hardship circumstances filed on \_\_\_\_\_, 20
- applicant's, [name] , statement of property filed on \_\_\_\_\_, 20
- applicant's, [name] , statement of property filed on \_\_\_\_\_, 20
- draft divorce order
- draft corollary relief order
- two stamped envelopes with the designated address of one applicant and two stamped envelopes with the designated address of the other applicant
- other required statements or documents [specify] .

#### Contact information

The applicant \_\_\_\_\_ [name] designates the following address:

The applicant \_\_\_\_\_ [name] designates the following address:

Documents delivered to these addresses are considered received by the applicant who designated the address on delivery.

#### Signatures

Signed by \_\_\_\_\_ [name of applicant] on \_\_\_\_\_, 20

\_\_\_\_\_  
Signature of joint applicant

Signed by \_\_\_\_\_ [name of applicant] on \_\_\_\_\_, 20

\_\_\_\_\_  
Signature of joint applicant

I, counsel for \_\_\_\_\_ [name of applicant] , certify that I have complied with the requirements of section 9 of the *Divorce Act*.

\_\_\_\_\_  
Signature of counsel  
Print name:

I, counsel for  
of section 9 of the *Divorce Act*.

[name of other applicant] , certify that I have complied with the requirements

\_\_\_\_\_  
Signature of counsel  
Print name:

**Court officer's certificate**

I certify that this joint application for divorce was filed with the court on \_\_\_\_\_, 20 .

\_\_\_\_\_  
Court Officer

---

**Form 59.49**

20

No.

Supreme Court of Nova Scotia  
(Family Division)

**Certificate of Divorce**

This certifies that the marriage of [full name of applicant] and [full name of respondent or co-applicant] which was solemnized on \_\_\_\_\_, 20 , was dissolved by a divorce order that became effective on \_\_\_\_\_, 20 .

Issued \_\_\_\_\_, 20

Court Officer  
[apply court seal]

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## CITATION NOTICES

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To the heirs, creditors, legates, next of kin and persons in any way interested in any of the undernoted estates WHEREAS petition has been presented by the representative or representatives of the estate, praying that a day may be fixed for the passing of their accounts as such representative for a partial or full settlement of said estates. You are therefore entitled to appear before the Court of Probate at the time and place set out below to attend the adjudication of the claims of the creditors, or other persons, if any, the taking of the said accounts and the distribution of the estate according to law and to show cause, if you have any, why the estate should not be passed and the estate partially or finally closed.

---

### CITATION NOTICES BEING PUBLISHED FOR THE FIRST TIME

---

ESTATE OF: Date and Time of Closing	Place of Closing at the Court of Probate	Registrar or Deputy Registrar Date of First Insertion
--	---	--

NO NEW CITATIONS

---

### CITATION NOTICES BEING PUBLISHED FOR THE SECOND OR SUBSEQUENT TIME

---

ESTATE OF: Date and Time of Closing	Place of Closing at the Court of Probate	Registrar or Deputy Registrar Date of First Insertion
--	---	--

NO CITATIONS

---

## ESTATE NOTICES

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All persons having legal demands against any of the undernoted estates shall render the same, duly attested, within six months from the date of the first advertisement hereof; and all persons indebted to the said estate are required to make immediate payment to the Personal Representative noted.

---

### ESTATE NOTICES BEING PUBLISHED FOR THE FIRST TIME

---

ESTATE OF: Place of Residence of Deceased Date of Grant of Probate/Administration	Personal Representative Executor (Ex) or Administrator (Ad)	Solicitor for Personal Representative Date of the First Insertion
--	---	---

ALLSON, Albert Geoffrey  
Bedford, Halifax Regional Municipality  
March 30-2010

Victoria Joyce Jeans (Ex)  
11595 Peggy's Cove Road  
Seabright NS B3Z 2Y1

E. A. Nelson Blackburn, QC  
Blackburn English  
231-1595 Bedford Highway  
Bedford NS B4A 3Y4  
April 7-2010 - (6m)



<b>ESTATE OF: Place of Residence of Deceased Date of Grant of Probate/Administration</b>	<b>Personal Representative Executor (Ex) or Administrator (Ad)</b>	<b>Solicitor for Personal Representative Date of the First Insertion</b>
ASHLEY, Lorna Shirley Dutch Settlement Halifax Regional Municipality March 24-2010	Robert Louis Ashley (Ex) c/o Joseph A. MacDonell PO Box 280 Shubenacadie NS B0N 2H0	Joseph A. MacDonell 5 Mill Village Road PO Box 280 Shubenacadie NS B0N 2H0 April 7-2010 - (6m)
BOUTILIER, Harris Samuel Halifax, Halifax Regional Municipality March 22-2010	Edward Joseph Boutilier (Ex) 445 Pine Grove Road Pine Grove NS B4V 7Z2	George M. Clarke 33 Alderney Drive, Suite 700 PO Box 876 Dartmouth NS B2Y 3Z5 April 7-2010 - (6m)
BRANNEN, John Hazen Lantz, Hants County March 2-2010	J. Gordon Brannen (Ex) 36B Tower View Court Lantz NS B2S 1P2	Kent W. Rodgers Casey Rodgers Chisholm Penny 175 Main Street, Suite 203 Dartmouth NS B2X 1S1 April 7-2010 - (6m)
BRIAND, Gerald Thomas Halifax, Halifax Regional Municipality March 30-2010	Robert Francis Briand (Ex) 66 Bayview Road Halifax NS B3M 1N9	Frederick G. Angus 435-5991 Spring Garden Road Halifax NS B3H 1Y6 April 7-2010 - (6m)
BRINE, Janet Agnes Pictou Landing, Pictou County February 22-2010	Robert Graham Brine (Ex) c/o Hector J. MacIsaac PO Box 849 Stellarton NS B0K 1S0	Hector J. MacIsaac MacIsaac & Clarke PO Box 849 Stellarton NS B0K 1S0 April 7-2010 - (6m)
CAMERON, Catherine Pearl RR 1 River Denys, Inverness County February 9-2010	Charles Cameron 109 Big Marsh Road RR 1 River Denys NS B0E 2Y0 and Aleen MacDonald 705 Bernard Street Port Hawkesbury NS B9A 2V8 (Exs)	April 7-2010 - (6m)
CAMPBELL, Carol Ann New Waterford Cape Breton Regional Municipality March 24-2010	John Michael Campbell (Ex) 3125 Hinchey Avenue New Waterford NS B1H 2L1	Hugh R. McLeod 275 Charlotte Street PO Box 306 Sydney NS B1P 1C6 April 7-2010 - (6m)
CLEVELAND, Rena Arlene Rosedale Home for Special Care RR 2 New Germany, Lunenburg County February 25-2010	Barry Harold Kenneth Cleveland (Ex) c/o David St. C. Bond 9977 St. Margaret's Bay Road Suite 209 Hubbards NS B0J 1T0	David St. C. Bond 9977 St. Margaret's Bay Road Suite 209 Hubbards NS B0J 1T0 April 7-2010 - (6m)

<b>ESTATE OF: Place of Residence of Deceased Date of Grant of Probate/Administration</b>	<b>Personal Representative Executor (Ex) or Administrator (Ad)</b>	<b>Solicitor for Personal Representative Date of the First Insertion</b>
CURRY, Margaret Naomi Shubenacadie, Hants County February 23-2010	Richard Curry (Ex) 161 Etter Road Shubenacadie NS B0N 2H0	Lawrence R. Jessome 736 Highway No. 2 Elmsdale NS B2S 1E9 April 7-2010 - (6m)
FISHER, Elsie Marie Wynn Park Villa, Truro Colchester County February 19-2010	Glen B. Fisher (Ex) 67 Willow Street Truro NS B2N 4Z7	April 7-2010 - (6m)
FOUGERE, John Wayne Havre Boucher, Antigonish County March 29-2010	Kathryn Drysdale (Ex) c/o Chisholm & Gillies Law Corporation Inc. 18 Church Street Antigonish NS B2G 2C7	Duncan J. Chisholm Chisholm & Gillies Law Corporation Inc. 18 Church Street Antigonish NS B2G 2C7 April 7-2010 - (6m)
HAYES, Beatrice Joan Amherst, Cumberland County March 25-2010	Marie <u>Carole</u> Davis 24 Donald Avenue Amherst NS B4H 4C5 and William (Brud) Allan Hayes 64 Mechanic Street Springhill NS B0M 1X0 (Exs)	W. B. Fairbanks, QC 55 Church Street PO Box 103 Amherst NS B4H 3Y6 April 7-2010 - (6m)
JOLLIMORE, Blair Donald Queensland, Halifax Regional Municipality March 17-2010	Glen Blair Jollimore (Ex) c/o David St. C. Bond 9977 St. Margaret's Bay Road Suite 209 Hubbards NS B0J 1T0	David St. C. Bond 9977 St. Margaret's Bay Road Suite 209 Hubbards NS B0J 1T0 April 7-2010 - (6m)
JOUDREY, Phyllis Dorothea Bridgewater, Lunenburg County March 23-2010	Stephen Fielding Joudrey 272 Penny Road Upper Northfield NS B4V 5B2 and James Edward Joudrey 184 Penny Road Upper Northfield NS B4V 5B2 (Exs)	Brent H. Silver Taylor & Silver 82 Aberdeen Road Bridgewater NS B4V 2S6 April 7-2010 - (6m)
LANNON, Anthony Joseph Glace Bay, Cape Breton Regional Municipality February 8-2010	Darren Lannon (Ex) 1241 North 48 Street, Unit 209 Phoenix, Arizona USA	Harvey M. McPhee, QC 66 Wentworth Street, Suite 200 Sydney NS B1P 6T4 April 7-2010 - (6m)
LAW, Jane Shaw Halifax, Halifax Regional Municipality March 26-2010	BMO Trust Company (Ex) Attn: Shari Craig, Trust Officer 5151 George Street, 16 <sup>th</sup> Floor Halifax NS B3J 3C4	Richard Niedermayer Stewart McKelvey Suite 900 Purdy's Wharf Tower I 1959 Upper Water Street PO Box 997 Halifax NS B3J 2X2 April 7-2010 - (6m)

<b>ESTATE OF: Place of Residence of Deceased Date of Grant of Probate/Administration</b>	<b>Personal Representative Executor (Ex) or Administrator (Ad)</b>	<b>Solicitor for Personal Representative Date of the First Insertion</b>
LITTLE, William Stanley Terence Bay, Halifax Regional Municipality March 5-2010	Ross Robert Hudder (Ex) 98 Delmerle Drive White's Lake NS B3T 1W9	Clyde A. Paul Clyde A. Paul & Associates 349 Herring Cove Road Halifax NS B3R 1V9 April 7-2010 - (6m)
MacGILLIVRAY, Mary Ellen Antigonish, Antigonish County March 22-2010	Donald Theodore MacGillivray (Ex) c/o MacPherson MacNeil Macdonald 188 Main Street, Suite 2-5 Antigonish NS B2G 2B9	Catherine MacNeil Macdonald MacPherson MacNeil Macdonald 188 Main Street, Suite 2-5 Antigonish NS B2G 2B9 April 7-2010 - (6m)
MacLEAN, Ella Mae Baddeck, Victoria County December 15-2009	Myrna Anne MacLeod and Mary Marguerite Campbell (Exs) 8936 Highway 105 Baddeck NS B0E 1B0	Daniel T. L. Chiasson 137 Twining Street PO Box 567 Baddeck NS B0E 1B0 April 7-2010 - (6m)
MAYNARD, James Vernon Halifax, Halifax Regional Municipality March 22-2010	James Christopher Maynard (Ex) c/o Trinda L. Ernst 469 Main Street PO Box 98 Kentville NS B4N 3V9	Trinda L. Ernst 469 Main Street PO Box 98 Kentville NS B4N 3V9 April 7-2010 - (6m)
McEVOY, John David Dingwall, Victoria County March 16-2010	Shaune Warren (Ex) 15 King's Point Road Ingonish NS B0C 1K0	A. W. (Sandy) Hudson Hudson's Law Office PO Box 153 Baddeck NS B0E 1B0 April 7-2010 - (6m)
RAFUSE, Dwayne Randall Lake Centre, Lunenburg County January 28-2010	Public Trustee (Ad) PO Box 685 Halifax NS B3J 2T3	Shannon Ingraham-Christie Public Trustee PO Box 685 Halifax NS B3J 2T3 April 7-2010 - (6m)
RHYNOLD, Harley Anthony Waterville, Kings County March 12-2010	Joyce Lorena Rhynold (Ex) 1624 Black Rock Road PO Box 157 Waterville NS B0P 1V0	Robert C. Stewart, QC 196 Cottage Street PO Box 208 Berwick NS B0P 1E0 April 7-2010 - (6m)
SCHARF, Betty Eileen New Germany, Lunenburg County March 19-2010	Charles Ralph Scharf and The Canada Trust Company (Exs) c/o Gordon M. Davidson 764 King Street Bridgewater NS B4V 2B4	Gordon M. Davidson 764 King Street Bridgewater NS B4V 2B4 April 7-2010 - (6m)

<b>ESTATE OF: Place of Residence of Deceased Date of Grant of Probate/Administration</b>	<b>Personal Representative Executor (Ex) or Administrator (Ad)</b>	<b>Solicitor for Personal Representative Date of the First Insertion</b>
SCHNARE, Raymond Leo Chester, Lunenburg County March 23-2010	Terrance Lee Schnare (Ex) RR 3 Chester Basin NS B0J 1K0	Robert G. Cragg Ste. 10, 2625 Joseph Howe Drive Halifax NS B3L 4G4 April 7-2010 - (6m)
VIALS, Julie Ruth Windsor Junction Halifax Regional Municipality March 16-2010	Public Trustee (Ad) PO Box 685 Halifax NS B3J 2T3	Susan E. Woolway Public Trustee PO Box 685 Halifax NS B3J 2T3 April 7-2010 - (6m)
WALLACE, Ruth Ann Malignant Cove, Antigonish County March 17-2010	Mary MacLellan and Sally Ann MacKay (Exs) RR 3 Malignant Cove Antigonish County NS B2G 2L1	William F. Meehan 195 Main Street PO Box 1803 Antigonish NS B2G 2M5 April 7-2010 - (6m)
ZINN, Arthur Joseph Halifax, Halifax Regional Municipality March 16-2010	Public Trustee (Ad) PO Box 685 Halifax NS B3J 2T3	Susan E. Woolway Public Trustee PO Box 685 Halifax NS B3J 2T3 April 7-2010 - (6m)
ZWICKER, Cassie Eldora Bloomington, Annapolis County March 23-2010	David Larry Zwicker (Ex) c/o Parker & Richter PO Box 629 Greenwood NS B0P 1N0	Ronald D. Richter Parker & Richter PO Box 629 Greenwood NS B0P 1N0 April 7-2010 - (6m)

**ESTATE NOTICES BEING PUBLISHED FOR SECOND OR SUBSEQUENT TIME**

**NOTE: Name of Personal Representative and Solicitor for the estate appears at the time of first insertion.**

**Index of Estate Notices currently being published for the required six month period under Section 63(1) of the Probate Act. To obtain a copy of the gazette issue shown below please contact the Royal Gazette Office at (902) 424-8575. (Also, see information page at the back for address, fax and website details)**

<b>Estate Name</b>	<b>Date of First Insertion</b>
ABRIEL, Thomas Lemuel . . . . .	November 25-2009
ADAMS, Helen Mc. . . . .	November 11-2009
ADAMS, Kendric Elias . . . . .	December 2-2009
ADAMSSON, Jeffrey Clarence . . . . .	January 20-2010
AIRD, Marguerite . . . . .	November 4-2009
AITKEN, Wayne Lawrence . . . . .	December 9-2009
ALGEE, Ronald Charles . . . . .	November 25-2009
ALLEN, Dorothy Patricia . . . . .	December 9-2009
ALLEN, Johanna Pearl . . . . .	March 3-2010
ALLEN, Michael Joseph . . . . .	November 25-2009

Estate Name	Date of First Insertion
AMERO, Phyllis M. . . . .	October 14-2009
ANDERSON, Douglas Edward . . . . .	November 18-2009
ANDERSON, Thelma Elizabeth . . . . .	December 16-2009
ANDREWS, Elizabeth . . . . .	December 23-2009
ANDREWS, Lyman Neil Gary . . . . .	October 21-2009
ANDREWS, Nancy Louise . . . . .	November 11-2009
ANTHONY, Mary Elizabeth . . . . .	November 25-2009
ANTLE, Emma Florence . . . . .	November 11-2009
APTT, Carl Mansfield . . . . .	February 24-2010
ARBUTHNOT, Helen Grace . . . . .	October 28-2009
ARCHIBALD, Joseph Fenton . . . . .	October 28-2009
ARNOLD, Florence Elizabeth . . . . .	March 17-2010
ARNOLD, George Christopher . . . . .	March 10-2010
ASHTON, Jennie Maude . . . . .	February 10-2010
ATKINSON, Basil Allan . . . . .	November 25-2009
ATKINSON, Ted Rockwell . . . . .	March 3-2010
ATWOOD, Eldridge Charles . . . . .	February 17-2010
AUCOIN, Lionel S. . . . .	October 28-2009
AYER, Wyman Maurice . . . . .	March 24-2010
BABCOCK, Frank William . . . . .	October 28-2009
BAILEY, Theresa Muriel . . . . .	February 3-2010
BAIN, Euphemia . . . . .	November 4-2009
BAIN, Laliah Grace . . . . .	March 31-2010
BAIRD, Annie Irene . . . . .	March 10-2010
BAKER, Colin Victor . . . . .	February 17-2010
BANKS, Leslie Elizabeth . . . . .	February 17-2010
BARKHOUSE, Annie May . . . . .	December 2-2009
BARNABY, James Francis . . . . .	November 11-2009
BARNES, Mary Lillian . . . . .	November 11-2009
BARRETT, William . . . . .	February 10-2010
BARRON, Ronald Geoffrey . . . . .	December 23-2009
BARRY, Sean Bernard . . . . .	January 20-2010
BARTER, Ruth Annie . . . . .	March 31-2010
BARTLETT, Elizabeth . . . . .	December 9-2009
BARTLETT, Mary Catherine . . . . .	October 21-2009
BARTON, Doris Elizabeth . . . . .	February 10-2010
BATEMAN, Leora Beatrice . . . . .	December 23-2009
BATHERSON, John Gerard . . . . .	December 2-2009
BAUR, Werner Edward (a.k.a. Edi Baur) . . . . .	February 17-2010
BAYNE, Georgina May . . . . .	March 17-2010
BEATON, Angus J. . . . .	December 30-2009
BEATON, Roderick Alexander . . . . .	December 23-2009
BEAVER, Harry Bernard . . . . .	October 28-2009
BEAZLEY, Janice Mary . . . . .	February 24-2010
BELLIVEAU, Lucien Rene (a.k.a. Lucien J. Belliveau) . . . . .	December 16-2009
BENNETT, Loreen Alberta Bayer . . . . .	November 4-2009
BENNICKE, Ross Stanley . . . . .	October 28-2009
BENT, Vera Marguerite . . . . .	November 25-2009
BENZ, Adelgunde Gertrud . . . . .	October 28-2009
BERRINGER, Lottie Mae . . . . .	October 14-2009
BEST, Joyce Mildred . . . . .	December 9-2009

Estate Name	Date of First Insertion
BEZANSON, Otto Laurie	November 11-2009
BEZANSON, Wanda Jocelyn	February 24-2010
BIGNEY, Clarence Benvie	December 23-2009
BIGNEY, Wesley A	December 9-2009
BINNERTS, Arnoldina Wilhelmina Frederika	January 13-2010
BISHOP, Eileen Marie	January 20-2010
BLACK, Doris	March 17-2010
BLADES, Lorna Irene	November 25-2009
BLAKENEY, Clarence Herbert	February 24-2010
BLORE, Kenneth John	October 14-2009
BOLIVAR, Myrtle Kathleen	December 30-2009
BONA, Edwin Joseph	February 17-2010
BOND, Marilyn Ruth	March 10-2010
BOND, Walter James	November 25-2009
BOONE, Christopher Lloyd	December 9-2009
BOUDREAU, Cecile Marie	February 10-2010
BOUDREAU, George Raymond (referred to in the Will as George Joseph Boudreau)	October 28-2009
BOUDREAU, Mary Veronica	January 20-2010
BOUTILIER, Angus Gidney	December 23-2009
BOUTILIER, Charles Arnold	October 21-2009
BOUTILIER, Joan Frances	November 4-2009
BOUTILIER, Mary Louise	October 21-2009
BOWSER, Frances Louise	December 2-2009
BOYLE, Daniel A.	January 20-2010
BREMNER, Lawrence William	October 7-2009
BREWSTER, Elmer	October 28-2009
BRIGGS, Grace	February 3-2010
BROOKS, Beatrice Ileen	November 11-2009
BROOKS, Virginia Anne	February 24-2010
BROWN, Andrew Roderick	February 17-2010
BROWN, Elizabeth Fraser	October 21-2009
BROWN, Gerald Douglas	March 17-2010
BROWN, Joan Mary	February 24-2010
BROWN, Stella Susan	November 18-2009
BROWN, Viola A.	January 20-2010
BRUCE, Lila Ethel	January 13-2010
BRYDEN, Kenneth Walter	January 13-2010
BUCHANAN, Gordon	October 14-2009
BUCHANAN-DORRANCE, Catherine Christena	January 13-2010
BULLERWELL, Donald George	March 3-2010
BURGESS, Freda Helena	February 24-2010
BURGESS, Marian Elizabeth Treen	January 27-2010
BURGESS, Robert H.	February 10-2010
BURNS, Fraser Carroll	March 3-2010
BURRELL, Mary Anita	March 24-2010
BUSH, Rexford Charles	January 20-2010
BUTLER, Howard Gordon	December 23-2009
BUTT, Josephine Alice	January 6-2010
BUVAKHODJAEV, Alokhon	November 11-2009
CALDER, Frank William	November 18-2009
CALDWELL, Frank Victor	November 11-2009

Estate Name	Date of First Insertion
CALDWELL, Georgine Granger	January 27-2010
CAMERON, Lloyd Edwin	January 13-2010
CAMERON, Shirley Elaine	February 17-2010
CAMERON, Wilma Kathleen	January 13-2010
CAMPBELL, Catherine Angelorum	February 3-2010
CAMPBELL, Delores Trease	January 6-2010
CAMPBELL, Harriet	October 21-2009
CAMPBELL, Irene Mildred	February 17-2010
CAMPBELL, John	November 18-2009
CAMPBELL, John A.	December 16-2009
CAMPBELL, John Blaise	October 21-2009
CAMPBELL, Kevin Grant	October 28-2009
CAMPBELL, Shirley Josephine	December 23-2009
CANTWELL, Patricia Agnes	November 4-2009
CAREW, Basil St. John	February 10-2010
CARLESON, Gregor	December 16-2009
CARLYLE, Martha Irma	October 14-2009
CARMICHAEL, John Alfred	November 4-2009
CARMICHAEL, Rita Shoneth	January 27-2010
CARMONT, Jim C. (a.k.a. James Claude Carmont)	March 31-2010
CARPENTER, Blaine	December 30-2009
CARPENTER, Douglas Kenneth	March 24-2010
CARR, Lyle Karolyn	November 11-2009
CARR, Ronald Owen	October 21-2009
CARROLL, Lorraine Gertrude	November 25-2009
CARVER, Roxie Eleanor	February 17-2010
CARVERY, Lillian M.	November 18-2009
CARVERY, Rosalyn Laverne	December 9-2009
CASH, Sarah Rita	March 3-2010
CASSIDY, Robert Ernest	January 20-2010
CHARLTON, Florence Vivian	March 31-2010
CHEVERIE, Shirley R.	March 17-2010
CHIASSON, Joseph Cyril (Seward)	November 11-2009
CHISHOLM, Alfred Clayton Joseph	November 4-2009
CHISHOLM, Gertrude Louise	February 24-2010
CHISHOLM, Jerome Archibald	December 2-2009
CHISHOLM, Margaret Elizabeth	November 11-2009
CHOBAN, Rita Mabel	March 31-2010
CHRISTIE, Edith	February 17-2010
CHRISTIE, Hugh Ells	February 3-2010
CHURCHILL, Winston Chester	November 4-2009
CLANCEY, Elizabeth Patricia	October 28-2009
CLARK, Alexander MacDonald	January 20-2010
CLARK, Gladys Frances	February 3-2010
CLAYTON, Philip Walter (a.k.a. Phillip Walter Clayton)	November 18-2009
CLEVELAND, Keith Melford	January 27-2010
CLEYLE, Martha M.	February 10-2010
CLOAKE, Mary Fanny	January 20-2010
COADY, James Laughlin	October 28-2009
COATES, Evelyn	December 23-2009
CODNER, Gerald W.	March 31-2010



Estate Name	Date of First Insertion
COLAIACOVO, Concetta	January 27-2010
COLE, Philip Judson	February 10-2010
COLEMAN, Elvin MacKenzie	November 18-2009
COLEMAN, Norma Joan	December 9-2009
COLLINS, Geraldine Eleanor	December 23-2009
COLQUHOUN, Gordon W	December 23-2009
COLQUHOUN, Walter Alexander	March 3-2010
COLWELL, Stella May	March 31-2010
COMEAU, Cerita	December 16-2009
COMEAU, Joseph Antoine	March 24-2010
COMEAU, Pauline Marie	February 3-2010
CONNOLLY, Violet Ella	November 25-2009
CONNORS, Rose	October 7-2009
CONRAD, Christene Mary (referred to in the Will as Christine Mary Conrad)	February 17-2010
CONRAD, Jo-Ann Gretchen	February 17-2010
CONRAD, Roger Earl	February 24-2010
CONRAD, Wilfred	February 17-2010
CONROD, David Leonard	February 3-2010
CONROD, Lorne Welsford	November 4-2009
COOK, Marjorie Alys	November 18-2009
COOK, William	March 31-2010
CORKUM, Bertha Ellen	February 24-2010
CORKUM, Mary R.	October 14-2009
CORKUM, Melvin S.	October 21-2009
CORKUM, Paul Willis	March 24-2010
CORMIER, Helen	February 10-2010
CORMIER, Marie-Jeanne	March 3-2010
CRANE, Paul Francis	January 13-2010
CRAWFORD, Carl Reuben	November 18-2009
CREASER, Amelia C.	December 2-2009
CREASER, Lucille	March 24-2010
CRESS, Everett William	February 17-2010
CROCKER, Lucy Mildred	November 11-2009
CROFT, Edward Basil (a.k.a. Basil E. Croft; a.k.a. Basil Croft)	October 21-2009
CROOKER, Roger W.	December 23-2009
CROOKS, Elroy Lee	January 13-2010
CROOKS, Percy Osborne	December 9-2009
CROSS, James Francis	March 24-2010
CROSS, Lenora Grace (referred to in the Will as Lenora Cross)	February 24-2010
CROWE, Louise	October 21-2009
CROWE, Marguerite Blanche	November 25-2009
CRUIKSHANK, Charles Ferdinand	November 25-2009
CUMMING, Marion H.	February 10-2010
CUMMINGHAM, Gary Lemoine	November 11-2009
CUNNINGHAM, Annie Mae	October 7-2009
CURRAN, Betty E. L.	November 25-2009
CURRIE, Robert Bruce	October 28-2009
D'ENTREMONT, Isabelle Marie	January 27-2010
D'ENTREMONT, Richard Wayne	December 9-2009
DAIGLE, Roland Wilfred	February 17-2010
DALY, Casilda Boyd	March 24-2010



Estate Name	Date of First Insertion
DANCS, Zoltan Theodore (Zoli Dancs)	October 28-2009
DANELLS, Bonnie Lynn	March 3-2010
DAUPHNEY, Lawrence	January 27-2010
DAVIDSON, Catherine Margaret	March 24-2010
DAVIDSON, Gertrude Emma	December 2-2009
DAVIS, Margaret Joan	November 18-2009
DAY, Barbara Ann	March 17-2010
DEACON, Beatrice May	November 4-2009
DEAGLE, Christina Leanne	March 17-2010
DEAGLE, Elda Margaret	March 31-2010
DEGROOT, Cornelia J.	October 28-2009
DELANEY, Maureen	January 27-2010
DeMILLE, Douglas John	March 31-2010
DEMONE, Dorothy Kathleen	October 28-2009
DEMONE, Robert Charles	October 7-2009
DEMONT, Douglas John	March 31-2010
DESVEUX, Louise Eileen	January 27-2010
DEVEAU, Annie Lottie	March 31-2010
DEVEAU, James Clifford	October 28-2009
DEVEAU, Rose Marie	February 3-2010
DEWAN, (Rita) Emily R.	January 27-2010
DeWOLFE, Ethel Jean	October 28-2009
DILL, Hilda Pearl	December 23-2009
DILLMAN, Darrell Stanley	November 4-2009
DISHLIN, Christine Marie	January 20-2010
DOLHANTY, Father Francis E.	March 3-2010
DOOLEY, Patrick Ronald	March 31-2010
DORRINGTON, Gary	February 10-2010
DORT, Marion Winnifred	October 14-2009
DOUCET, Gerard Joseph	March 31-2010
DOUCET, Robert Emile	December 16-2009
DOVE, Elizabeth Jean	January 13-2010
DOWNEY, Donald Alexander Jefferson	March 17-2010
DOWSE, David William James	December 23-2009
DOYLE, Helen Margaret	November 11-2009
DOYLE, Jerome Angus	December 23-2009
DOYLE, Vaughn Joseph	January 27-2010
DRABBLE, Mona Lela	November 25-2009
DRAINVILLE, George Robert	November 18-2009
DRAKE, Josephina Maria	January 27-2010
DRILLIO, Douglas George Peter	February 24-2010
DRUMMOND, Anne	November 25-2009
DUCKWORTH, Muriel Helena	October 21-2009
DYER, Frances E.	November 4-2009
DYKEMAN, Margery Frances	March 17-2010
DYKENS, Ricky Edmund	February 10-2010
DYSON, Peggy Joyce	March 31-2010
EASSON, William P.	March 17-2010
EATON, Gladys May	February 17-2010
ECKHARDT, Douglas William	February 3-2010
EDWARDS, Beulah Annie	February 3-2010

Estate Name	Date of First Insertion
EDWARDS, Charles Inglis	March 24-2010
EDWARDS, Muriel Catherine	March 24-2010
EHLER, Angus Robert	November 11-2009
ELDRIDGE, Mary Ellen	March 31-2010
ELLIOTT, Kenneth Henry	March 31-2010
ELLIOTT, Kyle Scott	February 24-2010
ELLIS, Mary E.	March 17-2010
ELLIS, Vernon Austin	December 9-2009
ESSER, Barbara F.	October 21-2009
ESSER, Peter G. B.	October 21-2009
EVANS, Kenneth Archibald	March 24-2010
FAGAN, Marion Carol	January 27-2010
FAGEN, Marie Juliette	January 13-2010
FAHIE, Foster Sterling	February 10-2010
FAIRN, Robert Gale	October 28-2009
FALCONER, Ernest	December 30-2009
FALCONER, Marjorie Rita	February 24-2010
FALCONER, Stewart, Sr.	December 23-2009
FARRELL, Kevin Alphonse	February 10-2010
FEARON, Winston Leslie	February 24-2010
FEENER, George Lee	January 13-2010
FELDMAN, Richard Stanley	December 23-2009
FENNELL, Francis Carroll	February 24-2010
FERGUSON, Elmer L.	January 20-2010
FERGUSON, Gerald	November 25-2009
FIANDER, Blanche	January 13-2010
FILLIER, Dorothy Loretta	October 7-2009
FINLAYSON, Alex D.	February 3-2010
FISHER, George Andrew	February 24-2010
FISHER, Sprott Roderick	November 25-2009
FITZGERALD, Audrey Jane	February 17-2010
FITZSIMMONS, John Linus	December 30-2009
FLANDERS, David Mayhew	November 25-2009
FLEMING, Janet Marie	December 2-2009
FLEMMING, Karol Dickson	March 24-2010
FLEMMING, Margaret Mary	March 31-2010
FLEWWELLING, Susan Morse	February 17-2010
FLOYD, Amelia	October 28-2009
FOOTE, Raymond Perry	January 20-2010
FORD, Phyllis Ora	October 21-2009
FORSYTHE, Adelle Seretha (a.k.a. Seretha Adelle Forsythe)	February 17-2010
FORSYTHE, Catherine Effie	December 9-2009
FOUGERE, John M.	February 24-2010
FOWLER, Dorothy Jean	January 27-2010
FRAIL, Geneva Darling	February 3-2010
FRAIL, Royce Chester	March 17-2010
FRANCIS, Matilda Freda	December 16-2009
FRANK, Wendell Theodore	December 30-2009
FRASER, John William	March 10-2010
FRASER, Joyce Glenna	March 3-2010
FRASER, Kenneth George	October 14-2009

Estate Name	Date of First Insertion
FRASER, Muriel Helen	October 14-2009
FRASER, Theresa Katherine	December 30-2009
FRAZEE, Mary Elizabeth	January 20-2010
FREDERICKS, Brenda Elizabeth	February 10-2010
FREDERICKS, Margaret Mary (a.k.a. Mary Margaret Fredericks)	December 23-2009
GAGNON, Emma Mary	February 24-2010
GALLAGHER, Roberta Marie	March 17-2010
GARDNER, Florence Noreen	October 21-2009
GARDNER, Reta F.	November 4-2009
GATES, Beryl Olive	November 18-2009
GAUDET, Dean Alfred	November 11-2009
GAUDET, Paul Emile	November 11-2009
GEAR, John Frederick	February 24-2010
GERRIOR, Laven Stewart	December 23-2009
GIBBONS, Douglas Ritchie	February 24-2010
GILLIS, Bernard Simon	February 24-2010
GILLIS, Bernice Idella	November 4-2009
GILLIS, Emily	November 25-2009
GILLIS, Helen Margaret	March 24-2010
GILLIS, James Alexander	October 21-2009
GILLIS, John Brian	March 24-2010
GILLIS, Mary Ellen	March 17-2010
GILLIS, Wallace Bernard	February 17-2010
GILPIN, Linda Joyce	February 17-2010
GLASGOW, John Francis	October 14-2009
GLASGOW, Sharon Lee	October 21-2009
GLAVIN, Mary Louise	March 31-2010
GLOVER, Barbara M.	February 17-2010
GODWIN, Catherine	February 10-2010
GOODICK, Samuel Karl	December 16-2009
GOODWIN, Gordon Ivan	March 17-2010
GORDON, Allan	February 3-2010
GORDON, Dara Lynn	February 17-2010
GOSBEE, Mary	December 23-2009
GOUGH, Ralph	October 28-2009
GOULDEN, Earle Lewis	February 24-2010
GRAHAM, Louis Frederick	October 21-2009
GRANT, Sheila Veronica	January 20-2010
GRATTO, Margaret Kathleen	January 13-2010
GREEN, Matthew Jeremy	February 10-2010
GREENIDGE, Dorothy May	January 27-2010
GREGORY, Judith Ann	January 27-2010
GUHA, Ashim K.	January 20-2010
GUY, Hastings William, Sr.	March 17-2010
HAINES, Naomi Winnifred	October 7-2009
HALEFOGLU, Iskender	October 7-2009
HALFPENNY, Neta R.	February 3-2010
HALL, Angela Mildred	December 16-2009
HALL, Lorena Jean	January 13-2010
HALLIDAY, Theodore Albert	March 3-2010
HAMILTON, Frank Humphrey	November 18-2009

Estate Name	Date of First Insertion
HAMM, Hilda Edith	November 25-2009
HAMM, Hughie Robert	March 17-2010
HAMOOD, Daniel Joseph	January 20-2010
HANN, Berkley Roland	March 17-2010
HANNAM, James Wallace	March 17-2010
HANSON, Margaret Mary	December 30-2009
HARDIE, Leonard Ellis	October 28-2009
HARNISH, Raymond Hubert	October 21-2009
HARRINGTON, Noel Robert	October 28-2009
HARRIS, Auldeen Cora	March 3-2010
HART, John Irving	November 4-2009
HARVEY, Charles William, Jr.	December 23-2009
HARVEY, Lyman Baxter	October 7-2009
HASHAM, Mary	October 14-2009
HATFIELD, Ernest William	October 7-2009
HAVEY, Doreen Margaret	March 3-2010
HAWBOLDT, Edna Gladys	November 11-2009
HAWLEY, Mary Aloma	December 16-2009
HAYMAN, Lloyd D.	December 16-2009
HEBB, Marjorie E.	November 11-2009
HEFFERNAN, Leta Marie	January 27-2010
HEFFLER, Eileen Katherine Margaret	October 28-2009
HEMMING, H. Robert	January 27-2010
HENLEY, William Edward	March 31-2010
HENNEBERRY, Dianne	January 20-2010
HENNEBERRY, George Walter	January 27-2010
HENNEBERRY, Stanley Joseph	November 25-2009
HENNIGAR, Bertha Ferne	December 9-2009
HENNIGAR, Timothy James	March 10-2010
HENWOOD, David Lawson	February 24-2010
HERRITT, Lillian	March 3-2010
HEWITT, Lillian Glendean	February 17-2010
HIGGINS, Wayne Allan	February 24-2010
HILL, Lillian Maude	March 3-2010
HILL, Ronald James	February 24-2010
HILL, Venable S.	November 25-2009
HILTZ, Glendon Roy	March 31-2010
HILTZ, Helen Bessie	February 3-2010
HIMMELMAN, Rodney Donald	March 10-2010
HINES, Benjamin Martell	October 21-2009
HINES, James Lockart	October 28-2009
HODDER, Andrew Randall	October 7-2009
HOLDERSHAW, Roy Edward	November 4-2009
HOLLETT, Henry	January 27-2010
HOLLIS, Frances Margaret	October 28-2009
HOLLOHAN, Leonard Joseph	December 9-2009
HORNE, Jessie Elizabeth	February 17-2010
HORTIE, Hector James	November 11-2009
HORTON, William Manus	January 27-2010
HOUGH, Frances Mae	February 24-2010
HOULIHAN, Doris Marjorie	March 31-2010

Estate Name	Date of First Insertion
HOULIHAN, Patrick Albert	February 17-2010
HUBBARD, Agnes Elizabeth	February 3-2010
HUDGINS, Donald Aubrey	March 17-2010
HUGHES, Percy Grant	January 13-2010
HUNTER, Leamond	March 17-2010
HUNTINGTON, Merrill	January 20-2010
HUSKINS, Roy Douglas	November 25-2009
HUSSEY, Claudine Emma	November 4-2009
HYNES, Anthony Glen	February 17-2010
HYNES, John Alexander	March 31-2010
HYSLOP, Ada Gladys	February 3-2010
HYSLOP, Eugene Cameron	February 3-2010
HYSON, Elsie Elizabeth	March 31-2010
INNESS, Margaret Dorothea	January 27-2010
ISENOR, Betty Lou	March 24-2010
ISNOR, Florence Ida Ruth	October 14-2009
IVEY, Gordon Wilmer	October 7-2009
JACKSON, Mary Isabel	December 16-2009
JARDINE, Ethel Marion	February 3-2010
JARVIS, Gay Maria	October 21-2009
JENKINS, Gertrude Elizabeth	February 3-2010
JENKINS, Grace Ruth	October 7-2009
JENNEX, Jennie Doreen	January 13-2010
JENNINGS, Ernest Stanley	October 21-2009
JENSEN, Barbara Lucille	February 17-2010
JEWERS, Gerald (Jerry) Lawrence	February 17-2010
JEWETT, Margaret E.	December 2-2009
JOBES, Francis George	October 14-2009
JOHNSON, Margaret Anne	November 4-2009
JOHNSON, Wayne Francois John Joseph	October 21-2009
JOHNSTON, Ada Doreen	March 3-2010
JOLLYMORE, Floyd Odin	January 13-2010
JONES, Frank Hopwood	January 20-2010
JONES, Willena B.	March 24-2010
JORDAN, Anita Melrose (a.k.a. Florence Anita Jordan)	December 16-2009
JORDAN, Edward Blake	February 3-2010
JOUDREY, Muriel	December 2-2009
KAIFOSH, Eva Mary	November 18-2009
KEDDY, Gordon Ernest	January 13-2010
KEEFE, Thelma Virginia	October 14-2009
KEIR, John	February 24-2010
KEIRSTEAD, Marjorie Rose	December 2-2009
KELLAND, Donald MacKenzie	December 2-2009
KELLY, James Edward	March 31-2010
KELLY, John William	January 20-2010
KENNEY, Mary Evangeline	November 4-2009
KENT, Ian Trevor Rutherford	January 13-2010
KERR, Margaret Jean	March 3-2010
KERR, Robert Thomas	March 31-2010
KILLAM, Robert B.	December 23-2009
KING, Francis Wallace	November 18-2009

Estate Name	Date of First Insertion
KING, James Newton	January 6-2010
KING, M. Franklyn	March 31-2010
KING, Theresa H.	October 28-2009
KINGWELL, Pauline Jeanette	December 23-2009
KINNEY, Thomas William	December 16-2009
KIRKPATRICK, Lesmere Forrest	March 24-2010
KISLINGBURY, Ian	December 23-2009
KITCHIN, Robert Hector	January 13-2010
KLAUS, Ossie Ellen Herta	November 11-2009
KNICKLE, Alexander Anderson	December 23-2009
KOSTIN, Sergei Vladimirovich	December 16-2009
KREGER, Myrtle L	January 6-2010
KWANTES, Elizabeth Nelly	February 24-2010
KYLE, John William	January 20-2010
LABA, Helen Cecelia	January 27-2010
LAHEY, Marguerite	November 25-2009
LAHEY, Maurice Damian	January 20-2010
LAKE, Ruby Adeline	November 4-2009
LAKE, Vernon Maxwell	February 3-2010
LANDRY, Arthur Joseph	November 18-2009
LANDRY, Joseph Louis	February 17-2010
LANDRY, Raymond Albert	January 27-2010
LANGILLE, Harold David	February 17-2010
LANGILLE, Kerry Clarence Burton	January 13-2010
LANGILLE, Shirley Marie	February 17-2010
LANGLEY, Claude Edward	December 23-2009
LANGLEY, Frank Norman	December 2-2009
LANTZ, Gregory	October 14-2009
LaPIERRE, Georgie M.	February 3-2010
LAPLANTE, Amy Velma Kathleen	November 11-2009
LAROCQUE, Dorothy Bertha	November 11-2009
LAROUCHE, Charles Renaldo	March 24-2010
LAROUCHE, Marjorie Elaine	March 31-2010
LASOVSKI, Michael William	November 18-2009
LATHROP, Daniel Whiting	March 3-2010
LATHROP, Margaret Helen	March 3-2010
LAUDER, Lillian Margaret	March 24-2010
LAURIE, William Donald	November 18-2009
LAVERS, Maxwell Lawson	November 11-2009
LAWRENCE, Percy Winston	December 16-2009
LAWSON, Ronald Murray	March 3-2010
LeBLANC, Alton Edmund	November 4-2009
LeBLANC, Janet Mary	February 3-2010
LEBLANC, Daniel Joseph	November 25-2009
LEBLANC, Richard Joseph	December 9-2009
LECOUTER, Josephine Elizabeth	January 27-2010
LEGERE, Marie Etta	October 21-2009
LEGGE, William Josiah	January 6-2010
LEONARD, Mitchell Creighton	January 27-2010
LEOPOLD, Granville Marvin	November 11-2009
LESLIE, Erma Kathleen	March 17-2010

Estate Name	Date of First Insertion
LEVICK, Elizabeth Ann	December 2-2009
LEVY, Harry Kingsley	November 25-2009
LEVY, Irene	January 13-2010
LEVY, Kathy Emily	January 27-2010
LEVY, Mildred Alice	February 10-2010
LEWIS, Lauris Florence	November 18-2009
LEWIS, Lucy Chaworth-Musters	October 7-2009
LEWIS, Robert Charles	November 4-2009
LEWIS, Walter Truman	March 17-2010
LIBERATORE, Antonio	February 3-2010
LITTLE, James Anthony	October 28-2009
LITTLE, Stanley Patrick	December 9-2009
LLOYD, Edith Barbara	October 14-2009
LOGAN, Gerald Kenneth	February 17-2010
LOGAN, Jennifer Patricia	January 27-2010
LOHNES, Florence Marion	February 17-2010
LOHNES, Lambert Maxwell	March 24-2010
LORING, Catherine Margaret	February 10-2010
LOUGHEAD, Marjorie Catherine	February 24-2010
LOWE, Katherine Mary	March 24-2010
LOWTHER, Ida L	November 4-2009
LUCAS, Eleanor Jeannette	February 10-2010
LUCAS, Gordon Earl	December 23-2009
LUDLOW, William Cecil	March 17-2010
LYLE, Cecilia Simone	March 10-2010
MacARTHUR, Marion Clare	November 4-2009
MacASKILL, Bruce Corbett	October 28-2009
MacAULAY, Audrey Margaret	February 24-2010
MacAULAY, Daniel Duncan	November 11-2009
MacBETH, Hugh Douglas	October 28-2009
MacCALLUM, Faye Lorraine	November 18-2009
MacCONNELL, Elaine Mary (Hood)	October 28-2009
MacCORMICK, Michael	October 14-2009
MacDONALD, Angus Anthony	January 20-2010
MacDONALD, Anna Rose	October 21-2009
MacDONALD, Beatrice Catherine	March 3-2010
MacDONALD, Daisy Aulay	December 9-2009
MacDONALD, Donald (a.k.a. Duncan MacDonald)	November 11-2009
MacDONALD, Donald A.	November 18-2009
MacDONALD, Donald Alexander	December 23-2009
MacDONALD, Donald Alexander	February 10-2010
MacDONALD, Donald John	March 31-2010
MacDONALD, Ferne Isabel	November 4-2009
MacDONALD, Frances Shirley	October 21-2009
MacDONALD, George	December 16-2009
MacDONALD, Gordon J.	February 10-2010
MacDONALD, Jessie Mae	January 20-2010
MacDONALD, Joan E.	March 17-2010
MacDONALD, John Gregory	December 30-2009
MacDONALD, Laughlin Joseph	March 17-2010
MacDONALD, Lorraine Marguerite	December 2-2009



Estate Name	Date of First Insertion
MacDONALD, Mabel	January 27-2010
MacDONALD, Marcella Mary	November 25-2009
MacDONALD, Mary R.	February 17-2010
MacDONALD, Mary Theresa	February 10-2010
MacDONALD, Rena A. B.	October 14-2009
MacDONALD, Robert Daniel	October 21-2009
MacDONALD, Sharon Ray	March 10-2010
MacDONALD, Shirley Roberta	February 17-2010
MACDONALD, Ida Louise	November 4-2009
MACDONALD, Lillis Marie	January 27-2010
MACDONALD, Sara Eleanor	December 2-2009
MacDOUGALL, Elizabeth Ann	March 3-2010
MacEACHEN, Mary Ellen	October 28-2009
MacEACHERN, Stephen Francis	December 16-2009
MacGILLIVRAY, Esther Marjorie	March 24-2010
MacGREGOR, Melda Evelyn	January 27-2010
MacINNIS, Marguerite (Rita)	October 28-2009
MacINNIS, Peter	January 13-2010
MacINTOSH, James A.	December 9-2009
MacINTOSH, Lloyd Pearl	February 17-2010
MacINTYRE, John Fraser	November 25-2009
MacISAAC, Mary	January 13-2010
MacKAY, John James	February 3-2010
MacKAY, Phyllis Marie	February 3-2010
MacKENZIE, Carl	November 11-2009
MacKENZIE, Gertrude Lucy	March 24-2010
MacKENZIE, Mary Jeanette	December 16-2009
MacKENZIE, Ronald Archibald	March 24-2010
MACKILL, Daniel Donald	February 24-2010
MacKILLOP, Florence A.	October 28-2009
MacKINNON, Anne Katherine	January 13-2010
MacKINNON, George Simon	October 7-2009
MacKINNON, James Michael	December 2-2009
MacKINNON, Roderick	October 7-2009
MacLEAN, Bernice	October 28-2009
MacLEAN, Gordon G.	March 10-2010
MacLEAN, James Kenneth	March 17-2010
MacLEAN, John A.	March 3-2010
MacLEAN, Neil	December 2-2009
MacLEAN, Sarah Jean	March 10-2010
MacLELLAN, Isabel Frances	December 30-2009
MacLENNAN, Helen May	November 11-2009
MacLENNAN, Lloyd Graham	October 28-2009
MacLEOD, Dennis Gerald	December 16-2009
MacLEOD, Edward	January 20-2010
MacLEOD, Freda Barbara	March 17-2010
MacLEOD, John Dennis	March 10-2010
MacMICHAEL, John Woodworth	February 3-2010
MacMILLAN, Catherine A.	March 10-2010
MacMILLAN, John Anthony	November 25-2009
MacNEIL, Darrell William	January 13-2010



Estate Name	Date of First Insertion
MacNEIL, John Angus	November 4-2009
MacNEIL, Mary Elizabeth	January 27-2010
MacPHAIL, Katherine Florence	February 24-2010
MacPHEE, Kathleen Marie (correction notice - 4m)	February 24-2010
MacPHEE, Kathleen Marie	December 9-2009
MacPHERSON, Beatrice Irving	December 23-2009
MacPHERSON, John Stewart	December 9-2009
MACUMBER, Leland Clair	February 17-2010
MacVICAR, Reverend Edward Ross	December 9-2009
MAHONEY, Peter Michael	March 3-2010
MAILLET, Margaret	December 9-2009
MAILMAN, Carroll Roy	March 17-2010
MALCOLM, Mary Kathleen	February 3-2010
MANUEL, Earl James	November 25-2009
MARBLE, Annie J.	October 7-2009
MARBLE, Everett A.	October 7-2009
MARCHAND, Edith	February 10-2010
MARCHAND, Leonard Joseph	January 27-2010
MARCHANT, Cheryl Elaine	February 10-2010
MARRS, Donald Bruce	February 24-2010
MARSH, Edna M.	October 7-2009
MARSHALL, Dorothy E	October 28-2009
MARTELL, Margaret Anna	November 11-2009
MARTIN, Carol	November 4-2009
MARTIN, Marion Donnelle	November 4-2009
MARVIN, Mary Bernadette	March 31-2010
MASON, Alexander MacIsaac	February 24-2010
MASON, Estelle Marie	December 9-2009
MASON, Shawna Lynn	March 24-2010
MATHESON, Donald	February 17-2010
MATHESON, John Richard	December 23-2009
MATHESON, Neil Carlisle	December 9-2009
MATTHEWS, Allan Lloyd	November 11-2009
MATTHEWS, John George	October 28-2009
MATTINSON, Marven Vance	February 3-2010
MATTSON, Florence Elizabeth	December 16-2009
MAY, James Ronald	October 14-2009
McALPINE, Linda Marjorie	November 4-2009
McCALLUM, Mary Irene (a.k.a. Irene Mary McCallum)	November 4-2009
McCARROLL, James A.	March 31-2010
McCLEARN, Jessie Bernetta	February 3-2010
McCORMICK, Glendon Chase	January 27-2010
McCULLOCH, Emma Pauline	November 25-2009
McCULLOCH, Gretchen Elizabeth	December 2-2009
McDONALD, John Alexander (a.k.a. John Alexander MacDonald)	January 20-2010
McDONALD, Michael Robert	October 21-2009
McDOW, David Samuel	October 28-2009
McDOW, Oliver	January 27-2010
McFETRIDGE, Mary Cunningham	December 9-2009
McGILL, Katheleen	February 10-2010
McGRATH, Frank	March 10-2010

Estate Name	Date of First Insertion
McGRATH, Rita	March 3-2010
McGUIGAN, Stella Marie	March 10-2010
McINTOSH, William Burke	March 10-2010
McKEAN, Mildred Marie	December 9-2009
McKENNEY, Donald R.	March 10-2010
McKEOUGH, William Thomas	March 3-2010
McKINNON, Jeanette	December 2-2009
McLEAN, Helen Arlene	February 3-2010
McLELLAN, Percy Addison	December 30-2009
McLELLAN, Ronald Attwood	February 24-2010
McLERNON, William T.	January 27-2010
McMULLIN, Margaret Isabel	February 3-2010
McNAIRN, Muriel Madeline (named in Will as Madeline Muriel McNairn)	February 17-2010
McNEIL, Elizabeth Therese	November 11-2009
McNEIL, Gerald	February 3-2010
McNEIL, John Joseph	October 21-2009
McNUTT, Ray	March 24-2010
McROBIE, Deborah Anne	January 6-2010
MEADE, Irene Elizabeth	March 24-2010
MEAGHER, Harold	March 3-2010
MEGENEY, Brian Douglas	March 24-2010
MEGENEY, Marven Weldon	November 4-2009
MEISNER, Dorothy Alfreda	December 2-2009
MELANSON, Ernest Alphonse	February 24-2010
MELANSON, Hilda Margaret	February 17-2010
MELANSON, Joseph Elie	December 16-2009
MELANSON, Leon Joseph	March 3-2010
MELANSON, Michel E.	March 31-2010
MELDRUM, Dorothy Theresa	October 21-2009
MELONEY, Lois	November 25-2009
MELSKI, Ronald Edward	November 4-2009
MELVIN, Marie Helene Jeannine Gail	November 18-2009
MENDLESON, Samuel	January 27-2010
MERRETT, Gerald Archibald	November 18-2009
MERRIGAN, William Joseph	November 18-2009
MESSERVEY, Marjorie Jean	October 7-2009
MEUSE, Lawrence Eugene	January 6-2010
MILLEN, Charlotte Grayburn	January 20-2010
MILLEN, Robert Turner	January 20-2010
MILLER, Graham Lens	February 10-2010
MILLER, John Gregory	November 25-2009
MILLER, Lillian Jean	October 28-2009
MILLER, Phyllis Joan	November 25-2009
MILLS, Geraldine Catherine	March 24-2010
MITCHELL, David Gary	February 3-2010
MITCHELL, Donald William	January 6-2010
MITCHELL, Dr. C. Ross (a.k.a. Calvin Ross Mitchell)	October 28-2009
MITCHELL, Russell Victor	October 28-2009
MOLONEY, Francis X.	November 11-2009
MONCK, Donald	March 31-2010
MONK, Francis Allen John	March 31-2010

Estate Name	Date of First Insertion
MOORE, David Henry	November 25-2009
MOORE, Georgetta R.	December 23-2009
MORRIS, Lorraine Elizabeth	February 17-2010
MORRISON, Marguerite	October 21-2009
MORRISON, Robert Charles	January 27-2010
MORSE, Orabelle May	December 30-2009
MOSE, Earl Cyril	February 3-2010
MOULAISON, Joseph Larry	October 7-2009
MUIR, Michael Joseph	March 10-2010
MUISE, Arthur John	December 16-2009
MUISE, Elizabeth Ann	January 20-2010
MUISE, Mary Margaret	December 9-2009
MUISE, Rhoda Margaret	November 18-2009
MULCAHY, Geraldine Marie	November 18-2009
MULDREW, Donna Rose	November 18-2009
MUMFORD, Harry Miller	March 17-2010
MUNROE, Joseph Livingston	February 3-2010
MURPHY, George Ambrose	March 3-2010
MURPHY, John Arthur	October 7-2009
MURPHY, Laurier Edward	October 7-2009
MURPHY, Marjorie Charlotte	January 20-2010
MURPHY, Nina	February 24-2010
MURRANT, Hattie M.	March 3-2010
MURRAY, Elsie Berta	February 17-2010
MURRAY, Helen Margaret	November 18-2009
MURRAY, Leonard William	January 6-2010
MYERS, Lindsay Elizabeth	November 11-2009
MYRDEN, Carol Lorraine	January 6-2010
NARDOCCHIO, Mary Patricia	January 13-2010
NAUGLER, Gregory Allen	January 13-2010
NAUSS, Eric Wilfred	October 7-2009
NAUSS, Phyllis Irene	January 27-2010
NEILY, Donald Armstrong	October 21-2009
NELSON, Catherine Loreen	November 18-2009
NEVE, Virginia Amelia	March 3-2010
NEWELL, Gerald Oman	November 11-2009
NEWELL, Joel Dale	March 31-2010
NICHOLS, Peter Arthur	February 17-2010
NICHOLSON, Clarence Norman	March 3-2010
NICHOLSON, John J.	January 20-2010
NICHOLSON, Lora Elizabeth	November 25-2009
NICKERSON, Barbara Alice	October 28-2009
NICKERSON, Gwendolyn Mona	November 4-2009
NICKERSON, James Everett	November 11-2009
NICKERSON, Stanley William	December 23-2009
NICOLL, Mary Jane	March 17-2010
NIED, Kilian B.	December 9-2009
NIEFORTH, Viola Kathleen	February 24-2010
NISBET, James	February 3-2010
NOGLER, Marie Evelyn	November 4-2009
NOLAN, Stephen Christopher	January 20-2010

Estate Name	Date of First Insertion
NOYES, Barbara Mae	February 17-2010
O'BRIEN, Edward Thomas	November 4-2009
O'BRIEN, John Archibald	October 28-2009
O'BRIEN, Milton William	October 28-2009
O'CONNELL, Arthur Jeremiah	December 2-2009
O'CONNOR, Charles Douglas	October 7-2009
O'CONNOR, James Daniel	October 14-2009
O'CONNOR-DWYER, Zita	January 13-2010
O'DONNELL, June Richardson (a.k.a. June Durling O'Donnell)	November 18-2009
O'HANLEY, Marie Margaret	March 3-2010
O'KEEFE, Gerald Patrick	March 3-2010
O'LEARY, Roxey Meredith	March 24-2010
O'NEILL, Frederick Peter	March 24-2010
O'NEILL, Mary Alexius	October 28-2009
OICKLE, Marguerite Allison	March 24-2010
OLIVER, Hazel Isabell	March 3-2010
OLIVER, Howard William Arthur	January 20-2010
ORENSTEIN, Joan	November 18-2009
OSTER, Elfriede Anna	October 14-2009
OXLEY, Constance Grace	December 23-2009
OXNER, Kathleen Mae	December 23-2009
PAGE, Kathleen Marie	January 6-2010
PARKER, Kenneth Lorne	November 25-2009
PARKER, William Allan	January 6-2010
PARSONS, Leonard Wesley	February 24-2010
PARSONS, Sarah Elizabeth	December 16-2009
PATTERSON, Lavinia Cecilia	November 18-2009
PATTERSON, Marilyn Joyce	November 11-2009
PAYNE, Robert	December 23-2009
PEARL, Donald W.	March 10-2010
PECKHAM, Gordon, Sr.	March 10-2010
PEDDLE, Ruth Remby	November 11-2009
PELLERIN, Simon Wallace	December 30-2009
PELTON, Leah Bernice	December 9-2009
PEMBERTON, Robert <u>Blaine</u>	March 24-2010
PENNY, Euphrasia	November 25-2009
PENTZ, Roland Earle	January 20-2010
PERRY, Ruth Elaine	March 3-2010
PHILLIPS, James Warren	January 27-2010
PIKE, Hazel Shirley	October 28-2009
PINEO, Bonnie Ladawn	November 4-2009
PINEO, Harold Austin	November 18-2009
PINKHAM, Virginia M.	February 17-2010
PITMAN, Harold Gavel	January 27-2010
PITTARD, Edward Gervase	November 11-2009
PIZZIMENTI, Lorenzo (Larry) P.	January 13-2010
POAPST, Edith Irene	October 14-2009
POIRIER, Charles Pascal	December 2-2009
POPE, Margaret Elaine	December 23-2009
PORTER, Eugene Blake	October 7-2009
PORTER, Marguerite Florence	November 25-2009

Estate Name	Date of First Insertion
PORTER, Richard Frederick, III	March 31-2010
POTTER, Isabelle Rose	February 17-2010
POTTIE, Gwendolyn Rose	March 17-2010
POWER, Robert Francis	March 24-2010
PRESSEAU, Carol Ann	March 24-2010
PRICE, Mariner Anthony	January 6-2010
PRING, Nelda Roseanna	October 14-2009
PUBLICOVER, Joyce Winnifred	March 10-2010
PURDY, Milda Margaret	March 24-2010
PYE, Francis John	March 24-2010
QUIK, Judy	March 31-2010
QUINN, Harriet	February 24-2010
QUIRK, Alexander T.	January 13-2010
RAFTER, Gary Reginald	January 6-2010
RAFUSE, Merl Lindsay	November 11-2009
RAFUSE, Patrick George	November 4-2009
RAFUSE, Peter Andrew	November 18-2009
RAFUSE, Rhoda Garnet	December 16-2009
RAMEY, Robert Gordon	March 3-2010
RANKIN, Donna Joyce	January 20-2010
RAYMOND, Sharon Elaine	March 24-2010
READ, Malcolm	October 28-2009
REDDEN, Jennie Violet	March 10-2010
REDDEN, Robert Arthur	November 4-2009
REDDICK, Irene M.	February 24-2010
REID, Alexander William	February 3-2010
REID, Alice Joanne	February 10-2010
REID, Amy Isabel	October 7-2009
REID, Gordon Leslie	November 4-2009
REID, Grace Dakin	October 21-2009
RETI, Ermo	November 4-2009
RHULAND-COX, Mary Elizabeth	January 6-2010
RICE, Rosamund Lillian	January 13-2010
RICE, Walter Hurst	October 28-2009
RIDEOUT, Mary Irene	March 3-2010
RILEY, Helen Geraldine	December 16-2009
RIPPEY, James Albert	January 13-2010
RITCHIE, Anna Jean	December 2-2009
RITCHIE, Mary Ann	November 25-2009
ROACH, Alexander H.	November 25-2009
ROACH, Christina	October 28-2009
ROBERTSON, Vittoria (a.k.a. Victoria Robertson)	December 23-2009
ROBINSON, Harold Malcolm	February 3-2010
ROBINSON, Helen Mae	December 16-2009
ROBY, Irene H. T.	February 10-2010
ROGERS, Charles Roby	March 10-2010
ROGERS, Margaret Mary	February 24-2010
ROMKEY, Charles Ernest	December 9-2009
ROOP, Fanny Catherine	October 7-2009
ROSS, Henry Preston	March 3-2010
ROSS, Michael Howard	October 28-2009

Estate Name	Date of First Insertion
ROSS, Susan Mae	October 21-2009
ROSS, Victor Clarence	January 6-2010
ROWAT, William (a.k.a. Thorn Morrow)	October 7-2009
ROWLANDS, Mary Patricia	March 10-2010
ROWLANDS, Thomas	November 18-2009
ROZELUK, Michael	January 20-2010
ROZICKI, Murdock	February 17-2010
RUDDERHAM, Catherine Sarah	December 9-2009
RUDDERHAM, J. Douglas	January 20-2010
RUDDERHAM, Katherine Eileen	October 7-2009
RUDDERHAM, William Jerome	March 24-2010
RUELLAND, Joseph Peter	February 17-2010
RUNDLETT, David E., Jr.	January 13-2010
RUSSELL, Irene Maye	December 2-2009
RUTHERFORD, Michael MacKenzie	January 13-2010
RYAN, Cyril Vincent	February 17-2010
RYAN, Emily Rita (a.k.a. Rita Emily Ryan) (one month estate notice)	March 17-2010
SABEAN, Kenneth Victor	December 16-2009
SADLER, Kathleen Mary-Marie	October 28-2009
SAIED, Saied Yassin	December 23-2009
SALTZMAN, Helen Alice	December 23-2009
SAMPSON, Helaire Michael	December 30-2009
SAMPSON, Jeanette Mary	November 4-2009
SAMPSON, Jeffrey Joseph	November 4-2009
SAMPSON, Mary Alvina	February 24-2010
SAMPSON, Mary Annette	October 21-2009
SAMPSON, Vincent R.	November 11-2009
SAMSON, Mary Rose	November 4-2009
SANDEVER, Frederick Sidney	March 24-2010
SANFORD, Michael Scott	February 10-2010
SANFORD, Neil Herman	October 7-2009
SANFORD, Shirley Anna	January 27-2010
SANSON, Gloria Ruth	October 21-2009
SARGEANT, David Larry	December 9-2009
SARGEANT, Gail Elaine	October 7-2009
SAULNIER, Charles D. (a.k.a. Charles Donald Saulnier)	January 20-2010
SAULNIER, Paul Denis	October 28-2009
SAVARD, Marjorie Ellen	October 21-2009
SAWCHUK, Violet Dorothy	February 10-2010
SCATTOLON, Anna	January 27-2010
SCHELLINCK, Anton Albert	November 4-2009
SCHIEBEL, Horst Peter	January 20-2010
SCHNARE, Floyd Maxwell	March 3-2010
SCOTT, Gerard Henry	March 31-2010
SCOTT, Kevin Franklin	March 24-2010
SCOTT, Ronald Lyall	February 24-2010
SEELEY, Eleanor Frances	October 14-2009
SEGAL, Miriam	November 25-2009
SEWELL, Austin	March 3-2010
SEYMOUR, Glenn Gary	November 18-2009
SHAFFER, Joseph Larkin	October 7-2009

Estate Name	Date of First Insertion
SHANKS, Shirley Irene	November 18-2009
SHAW, Barbara Louise	February 10-2010
SHEEHAN, David Carson	January 13-2010
SHEPPARD, Marion J.	December 16-2009
SHERMAN, Clifford Andrew	December 23-2009
SHERMAN, Hazel Elizabeth	March 3-2010
SIMM, Edith Muriel	February 3-2010
SIMMONS, John Owen	January 27-2010
SIMPSON, Robert James	December 23-2009
SLATER, Cecil Arthur	December 2-2009
SLAWTER, Dorothy Maria	November 18-2009
SLEEP, Frederick Lewis Trethewey	October 7-2009
SMILEY, Elva Agnes	November 4-2009
SMITH, Basil Leigh	October 21-2009
SMITH, Charles Thompson	February 24-2010
SMITH, Douglas Stuart	March 17-2010
SMITH, F. Mary	January 20-2010
SMITH, George Keats	December 23-2009
SMITH, Herbert Maqua	March 24-2010
SMITH, Janet Kathleen	October 21-2009
SMITH, Judith Emily	November 4-2009
SMITH, June Cecile	December 23-2009
SMITH, Madeline Johnston McGowan Sangster	March 31-2010
SMITH, Madeline Lula	February 17-2010
SMITH, Mary Evelyn	November 11-2009
SMITH, Mary Margaret	December 30-2009
SMITH, Mervyn Stanley	February 3-2010
SMITH, Michael Theodore	February 24-2010
SMITH, Richard	January 13-2010
SMITH, Robert Ambrose	December 23-2009
SMITH, Stanley H.	December 9-2009
SMYTH, Angus James	January 13-2010
SNOW, Jean Charlotte	March 3-2010
SOLOMON, Patricia May	November 4-2009
SOMERS, Gerald Lester	October 7-2009
SPARKS, Carmen Rosita	December 9-2009
SPENCE, Bertha Mary	November 11-2009
SPENCER, Evelyn	February 24-2010
SPENCER, Virginia June	November 25-2009
SPICER, Helen Elizabeth	December 16-2009
SPINDLER, Arnold James	March 24-2010
SPINDLER, Rickey L.	November 4-2009
SPINNEY, Daisy Bernice	March 10-2010
SPURR, Evelyn Marguerite	February 10-2010
SPURR, Helen Viola	October 28-2009
SPURR, Marion Carole	December 30-2009
STACEY, Norma Patricia	October 21-2009
STAGG, Mervyn J.	December 30-2009
STAILING, Robert Lawrence	March 17-2010
STANTON, Hazel Loretta	November 11-2009
STANTON, Regina M.	January 27-2010



Estate Name	Date of First Insertion
STANTON, William Ragan	February 3-2010
STAPLES, Eva Jean	November 25-2009
START, Brian	March 10-2010
STEHLING, Heinrich Georg Christoph	February 3-2010
STEHLING, Liane	February 3-2010
STEVENS, Joyce Helen	October 21-2009
STEWART, Ethel Viola	December 23-2009
STEWART, Wayne Freeland	November 4-2009
STODDARD, Olive H.	March 3-2010
STODDART, Nettie May	February 24-2010
STOKES, Jennie Aileen	March 17-2010
STONEMAN, Robert Louis	December 9-2009
STREATCH, Carl Frederick	October 21-2009
STRICKER, Hans Peter (a.k.a. Peter Hans Stricker)	March 3-2010
STROEDER, Eleanor Elizabeth	October 7-2009
STUART, Arthur Allen	October 21-2009
SULLIVAN, Catherine Sadie	March 10-2010
SUTHERLAND, E. Ann	February 24-2010
SUTHERLAND, James Lester	October 21-2009
SUTHERLAND, Malcolm Patrick	March 3-2010
SUTHERLAND, Margaret Georgina	March 31-2010
SWARTZ, Rita	January 20-2010
SWEENEY, Erma Catherine	October 28-2009
SWEENEY, Robert Millard	January 20-2010
SWEET, Agnes Genevieve	December 16-2009
SWINDELL, Lloyd Clifford	December 2-2009
SYMONDS, Winston Churchill	November 11-2009
TANNER, Joseph Cyril	February 10-2010
TANNER, Rita Marie	March 3-2010
TARRANT, Verna Ruth	February 17-2010
TATTRIE, Boyd Otis	February 17-2010
TATTRIE, William Edwin, Sr.	January 27-2010
TAYLOR, Basil Maxwell	November 25-2009
TAYLOR, Charlotte Hazel	December 16-2009
TAYLOR, David Ernest	March 24-2010
TAYLOR, Edith	November 18-2009
TAYLOR, Gordon Earle	October 14-2009
TAYLOR, Maryon Alice	January 20-2010
TAYLOR, Phyllis	October 14-2009
TAYLOR, Susan Lois	November 4-2009
TAYLOR, Walter Leslie	January 27-2010
TEASDALE, June L.	November 25-2009
TEDFORD, Randy Vernon	December 23-2009
TERENCE, John	March 31-2010
THERIAULT, Didier Joseph	October 14-2009
THERIAULT, Normand J.	January 6-2010
THERIAULT, Sheila Forbes	March 24-2010
TERRIEN, Calexte Frederick John (a.k.a. Cal Therrien)	February 24-2010
THIBIDEAU, Rexford Gilmond	October 28-2009
THOMPSON, Emily Lettitia	October 14-2009
THOMPSON, Gordon John Wesson	December 9-2009



Estate Name	Date of First Insertion
THOMPSON, Laura Ann	February 24-2010
THOMPSON, Mary Gertrude	December 16-2009
THOMSON, Elizabeth Bolt	February 24-2010
THORNTON, Doris Elizabeth	November 4-2009
TILLEY, Lloyd	March 17-2010
TILLMAN, Wayne David	March 3-2010
TIMMONS, William Robert	December 30-2009
TIPERT, Sean Robert	December 9-2009
TOWNSEND, Harriett	January 27-2010
TRAINOR, Harold Joseph	January 6-2010
TRAINOR, John Patrick	January 27-2010
TRASK, Lorena Therese	January 27-2010
TRASK, Walter Riley	January 20-2010
TREMBLAY, Margaret	January 20-2010
TROICUK, Edith C	October 21-2009
TRUESDALE, Robert	December 2-2009
TUGWELL, Kenneth Bruce	October 28-2009
TURNBULL, Donna I.	January 27-2010
TURNER, Grace Millicent	March 24-2010
TYLER, Alan Milton	October 14-2009
TYNAN, Gerald Edward	January 13-2010
VAN NORDEN, Richard Hosea	February 10-2010
VanBUSKIRK, William Aylwin	January 6-2010
VANDENBERG, Johanna Maria (Ann)	February 24-2010
VANIER, Rita Selena	March 17-2010
VARDON, Freda Grace	February 3-2010
VARNER, Lloyd Murray	January 20-2010
VARNER, Russell Gordon	February 24-2010
VATCHER, Bernard Arthur Gerald Joseph	March 3-2010
VAUGHAN, James Bernard	February 3-2010
VENIOT, Harvey Alfred (Retired Judge)	November 11-2009
VENO, Marita Victoria	October 7-2009
VENO, Orlay Lincoln	October 7-2009
VERGE, Donna Flossie	October 21-2009
VERGE, Mary	December 23-2009
VIBERT, Muriel Lucy	November 4-2009
VICKERS, Harold	March 17-2010
VICKERS, Margaret Violet	March 17-2010
WADDEN, Allister Gregory	February 17-2010
WAGNER, Blair William	March 24-2010
WAITE, Jack B. G.	November 11-2009
WALKER, Arnella Merlene	March 3-2010
WALKER, Genevieve	March 24-2010
WALKER, Ralph Edward	October 7-2009
WALTERS, Frederick Simon	December 9-2009
WALTERS, Jacqueline	March 10-2010
WARNELL, Myrtle Irene	December 9-2009
WATSON, Grace Laura	January 13-2010
WATSON, James Ernest	March 10-2010
WATSON, Robert J.	February 10-2010
WATTS, Albert Earl	December 2-2009

Estate Name	Date of First Insertion
WEATHERBEE, Homer Crowe	October 7-2009
WEBB, Gordon Willard	December 2-2009
WEBBER, Doris Sylvia	February 10-2010
WEIXLER, Bernd Friedrich Alfred	November 4-2009
WELDON, Donald Victor	March 24-2010
WELLS, Catherine Bernice	March 10-2010
WELLWOOD, Harold Young	October 28-2009
WENTZELL, Maxine A.	February 17-2010
WENTZELL, Russell Lemuel	October 14-2009
WESTHAVER, Eleanor Grace	January 20-2010
WHALEN, Gertrude	October 28-2009
WHEBBY, Harry Lawrence	January 13-2010
WHITE, Florence Edith	December 16-2009
WHITE, Hedley Vicar	February 17-2010
WHITE, John R.	March 3-2010
WHITE, Mary Cecilia	October 14-2009
WHITE, Mary Joan Bernice	January 27-2010
WHITMAN, Margaret Ellen	October 14-2009
WHYNOT, Anna Estella	October 7-2009
WHYNOTT, Agnes Louise	February 3-2010
WILCOX, William Earl	February 17-2010
WILE, Margaret	January 27-2010
WILLIAMS, Archie Michael	February 17-2010
WILLIAMS, Eunice Gwendolyn	January 27-2010
WILLIAMSON, Ivy Edie	October 28-2009
WILLIS, James	December 23-2009
WILSON, Norma Francis	January 13-2010
WILSON, Sandra Anne	December 23-2009
WILSON, Teena (Arthena) Marie	December 9-2009
WILSON, Wynn Edward	January 20-2010
WITHROW, Florence Helen	December 9-2009
WOLFE, Dorothy Mae	February 3-2010
WOOD, Allen Stephen	October 21-2009
WOOD, Peter William	January 13-2010
WOODFORD, John Patrick	November 25-2009
WOODWORTH, Douglas Robinson	October 21-2009
WOODWORTH, Marion C.	March 10-2010
WOROBEC, Kenneth Peter	December 16-2009
WRIGHT, Allan David	November 11-2009
WRIGHT, Joyann Doris	March 17-2010
YABROVE, Michael Leon	March 31-2010
YOCHOFF, Gerald William	March 31-2010
YORKE, Clayton Wilfred	December 23-2009
YOTOFF, Maria Charlotte	December 23-2009
YOUNG, Joy Sheila	December 9-2009
YOUNG, Marion	March 31-2010
YOUNG, Myrtle Mary	December 16-2009
YOUNG, Theresa Bell	January 13-2010
YOUNG, Wayne Alexander	February 17-2010
ZINCK, Margaret H	October 28-2009
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# Royal Gazette

## Information

The *Royal Gazette* is published every Wednesday. Notices must be received by the Royal Gazette office not later than 12:00 noon on Wednesdays in order to appear in that Wednesday's issue.

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