Form 15-6

(Subrule 15-6(1))

COURT FILE NUMBER	Clerk's Stamp
COURT OF QUEEN'S BENCH FOR SASKATCHEWAN (FAMILY LAW DIVISION)	
JUDICIAL CENTRE	
PETITIONER(S)/ CO-PETITIONER(S)	
RESPONDENT(S)	

PETITION

NOTICE TO RESPONDENT

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

IF YOU WISH TO DISPUTE ANY OF THE CLAIMS, OR IF YOU WISH TO MAKE ANY CLAIM YOURSELF, either you or a lawyer must prepare an Answer in Form 15-14A or an Answer and Counterpetition in Form 15-15, serve a copy on the petitioner or the petitioner's lawyer at the address for service given in the Petition, and file it, with proof of service, in this Court:

- (a) WITHIN 30 DAYS after this Petition is served on you, if you are served in Canada or in the United States; or
- (b) WITHIN 60 DAYS after this Petition is served on you if you are served outside Canada or the United States.

Before serving and filing an Answer, you may serve and file a Notice of Intent to Answer in Form 15-14B. This will entitle you to 10 more days within which to serve and file your Answer.

If this Petition contains a claim for support, YOU MUST SERVE AND FILE A FINANCIAL STATEMENT in Form 15-26A within the time set out above for serving and filing your Answer, whether or not you wish to file an Answer. If you have been served with a claim for child support, and you do not comply with this notice or the Notice to File Income Information, also served on you, THE COURT MAY IMPUTE INCOME TO YOU AND MAY DETERMINE THE AMOUNT OF CHILD SUPPORT PAYABLE ON THE BASIS OF THAT IMPUTED INCOME. If you have been served with a claim for child support or if you intend to make a claim for child support in your Answer, please consult the Federal Child Support Guidelines.

If this Petition contains a property claim, YOU MUST SERVE AND FILE A PROPERTY STATEMENT in Form 15-26B within the time set out above for serving and filing your answer, whether or not you wish to file an Answer.

If you have also been served with an Originating Application, YOU OR YOUR LAWYER SHOULD SERVE AND FILE YOUR AFFIDAVITS IN RESPONSE TO THE APPLICATION 7 DAYS BEFORE THE DATE SET FOR HEARING THE APPLICATION, and come to Court for the application on the date set.

If you do not oppose or dispute the Petition, but wish to be informed of subsequent steps in the proceeding, you may serve and file a Demand for Notice in Form 15-16; after that notice of all subsequent pleadings or proceedings shall be served on you.

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

IF THE PETITION SEEKS A DIVORCE, NEITHER SPOUSE IS FREE TO REMARRY until a judgment of divorce takes effect.

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

•	s issued at	, Saskatchewa
i	day of	, 2
Legal S	eal	
		Local Registrar
THIS HON	OURABLE COURT:	
(We) ask th		
(a) Div	is Honourable Court for the follo	wing remedy:
(a) Di	is Honourable Court for the followarce Act (Canada)	wing remedy:
` '		wing remedy:
	vorce Act (Canada)	wing remedy:
	vorce Act (Canada) Divorce	wing remedy:
	Porce Act (Canada) Divorce Custody Access	wing remedy: ont of \$ per month
	rorce Act (Canada) Divorce Custody Access Support for myself in the amou	
	Porce Act (Canada) Divorce Custody Access Support for myself in the amous Support Guidelines	unt of \$ per month unt determined in accordance with the Federal Child

(b) The Family Property Act
☐ Exclusive possession of family home
☐ Division of family home: equal unequal
☐ Division of family property: equal unequal
(c) The Children's Law Act, 1997
□ Custody
□ Access
☐ Guardianship over children's property
☐ Declaration of parentage
□ Other (specify)
(d) The Family Maintenance Act, 1997
☐ Maintenance for myself in the amount of \$ per month
 Maintenance for children in an amount determined in accordance with the Federal Child Support Guidelines
Maintenance for children in the amount of \$ per month (if different from table amount under the Federal Child Support Guidelines)
□ Other (specify)
(e) □ Judicial separation under <i>The Queen's Bench Act, 1998</i>(f) □ Nullity of marriage
(g) ☐ Relief under <i>The Dependants' Relief Act</i> , 1996
(h) Relief between the persons who have lived together as spouses
☐ Interest in property
☐ Monetary compensation
□ Other (specify)
(i) ☐ Other (Specify Act if any)
(j) \square Costs (Specify particulars of the amount and basis for the claim.)
I
N THE CIRCUMSTANCES set out below:
PARTICULARS OF MARRIAGE BREAKDOWN:
2 A certificate of the marriage or of registration of the marriage has been filed with the Court.
or
2 An undertaking to file the certificate of marriage or of registration of the marriage with the Court by has been filed with the Court.
(date)

- **2** It is impossible or impractical to obtain a certificate of the marriage or of registration of the marriage and application has been made for an order dispensing with production of the certificate.
- **3** There has been a breakdown of the marriage by reason of: (Refer to separation, adultery or cruelty by reference to appropriate sections of the Divorce Act (Canada) or The Queen's Bench Act, 1998.)
- **4** The facts on which my petition for divorce (*or* judicial separation *or* nullity) is based are: (Set out fully but concisely all the material facts relied on, but not the evidence by which the facts are to be proved.)
- **5** The following efforts to reconcile have been made:
- **6** It is no longer possible for me to reconcile or resume cohabitation with my spouse.

COLLUSION, CONDONATION AND CONNIVANCE:

- **7**(a) I have truthfully set out the facts establishing the breakdown of my marriage and I have not entered into any agreement, understanding or arrangement to make up or hide evidence or to deceive the Court.
- (b) (If adultery or cruelty is the basis of the marriage breakdown:) I have not encouraged my spouse to act in the manner that I have outlined, nor to commit or continue the alleged acts. I am unable to forgive my spouse and resume marital cohabitation as a result of his/her acts and conduct towards me.

MEDIATION:

8 The mediation facilities utilized to negotiate matters pertaining to support or custody are as follows:

PARTICULARS OF PROPERTY CLAIM:

- **9** At the date of issue of this petition the respondent and I owned or held an interest in real and personal property either separately or jointly. The particulars of that property are set out in my Property Statement in Form 15-26B filed in this proceeding (or which will be filed within 10 days of the issue of this Petition). (A Property Statement need not be filed if the parties have agreed on the remedy and a Waiver of Financial and Property Statements in Form 15-28A has been filed.)
- 10 I am entitled to an equal distribution of the family home and/or the family property.

or

10 My grounds for claiming that an equal distribution of the family home and/or the family property would be unfair and inequitable are as follows: (*Refer to specific sections of* The Family Property Act.)

or

10 The facts on which my claim for an interest in property or monetary compensation as persons who have lived together as spouses is based are:

PARTICULARS OF RELATIONSHIP:

11 The respondent and I were married on		at	
•	(date)		(place)

11 The respondent and I are spouses as defined by <i>TI</i> cohabitation on	
(date)	(place)
and/	'or
11 The respondent and I are parents as defined by The	e Children's Law Act, 1997.
12 I ceased to cohabit with the respondent on or about	t
	(date)
or	
12 I have never cohabited with the respondent.	
or as the cas	e may be.
PARTICULARS OF PARTIES:	
13 My surname at birth:	
14 My surname immediately before marriage:	
15 My marital status at time of marriage	
(never married,	, divorced or widowed)
16 I was born:	
17 The respondent's surname at birth:	
18 The respondent's surname immediately before man	
19 The marital status of respondent at time of marriage	ə:
	(never married, divorced or widowed)
20 The respondent was born:(date)	
(uaie)	
RESIDENCE:	
21 My address is:	
22 The respondent's address is:	
23 I have (or the respondent has) been ordinarily resid	lent in Saskatchewan since:
	(uai c)
CHILDREN:	
24 There are no children of the respondent or myself w	who are in the custody or care of either of us.

or

24 The names, dates of birth and place of residence of all children of the respondent and I who are in the custody or care of either of us are:

24A The children with respect to whom remedy is claimed are:				
and/or				
I am claiming no remedy with respect to the following children: Because:				
24B The particulars of the current custody and access arrangements of the children are as follows:				
which is satisfactory (or unsatisfactory) for the following reasons:				
24C I claim custody (or joint custody) of the following children on the following terms:				
and/or				
I agree that the respondent have an order for custody (or joint custody) of the following children:				
24D I propose to permit access to the following children on the following terms: (<i>Specify times and length of access</i>)				
and/or				
I claim access to the following children: (Specify times and length of access)				
24E The proposed arrangement for custody and access is in the best interest of the children for the following reasons:				
24F The following changes of circumstances of myself or the respondent are expected to affect the children, their custody and access, in the future:				
24G The nature of my relationship to and interest in the children is as follows:				
24H The nature of the respondent's relationship to and interest in the children is as follows:				
24I Other than the respondent and myself, the following persons may have an interest in the custody of or access to, or may have an obligation to support, the children: (<i>State name, address and relationship to children</i>)				
24J The existing financial arrangements for the support of the children are as follows:				
24K I propose that the financial arrangements for the support of the children, having regard to the remedy claimed, should be as follows:				
24L (If the amount claimed is different than the table amount under the Federal Child Support Guidelines.) I am claiming child support in an amount different from the table amount determined under the Federal Child Support Guidelines due to:				
☐ Child 18 or over				
☐ Income over \$150,000				
☐ Split custody				
☐ Shared custody				
☐ Payor standing in place of a parent				
☐ Undue hardship, particulars of which are set out in Part 4 of my Financial Statement;				

	Special or extraordinary expenses, particular Financial Statement.	lar	rs	of which are set out in Part 3 of my
The facts to sub	The facts to substantiate the proposed terms of child support are as follows:			
SPOUSAL SUF	PPORT:			
	o substantiate the proposed support for nans, needs, and other circumstances.)	nys	se	elf are as follows: (Make reference to your
PROCEEDING	S AND AGREEMENTS:			
	ars and status of all other legal proceeding to the marriage, cohabitation, custody, supp			stituted between myself and the respondent maintenance or division of property are:
27 The dates of respondent are		or	С	ustody agreements between myself and the
The agreement	pertains to:			
	custody of the children			spousal support
	access to the children			division of property
	child support			other (specify)
(If it is sought a		gre	e	ement in the judgment, refer to the specific
28 The particulars of any other orders or agreements relating to any child in the custody or care of either the respondent or I are:				
FINANCIAL IN	FORMATION:			
29 My Financial Statement in Form 15-26A is filed in this proceeding (<i>or</i> will be filed within 10 days of the issue of this Petition). (<i>File if the Petition contains a claim for support. However, a Financial Statement need not be filed if the only financial claim is for child support in the table amount, or if one of the following alternatives applies.)</i>				
	or			
The respondent and I have agreed on the amount to be paid for child support and on the annual income of each of us who would be required to provide income information under the Federal Child Support Guidelines, and an Agreement as to Child Support in Form 15-28B is filed in this proceeding.				
or				
				have agreed on the amount to be paid for Statements in Form 15-28A is filed in this
30 (a) My occup	ation is:			
30 (b) My place	of employment is:			
30 (c) My current annual income from all sources is estimated to be \$				
out of my current annual moone nom an sources is estimated to be \$\psi\$				

31(a) The responder	nt's occupation is:		
31(b) The responder	nt's place of employment is	s:	
31(c) The responder	nt's current annual income	from all sources is estimated to be \$	
JOINT PETITION: (Include in a divorce procee	eding, if a joint petition is filed)	
32 We state that we	are presenting this joint pe	etition for divorce with full knowledge tha	at:
(a) each of ι	is is entitled to obtain lega	l advice independently of the other;	
(b) each of ι	is is entitled to be separate	ely represented by a lawyer of our own	choice; and
(c) neither of Petition for E		or required by the other to seek a divorc	e or to sign this
DATED at		, Saskatchewan, this	day
of	, 2		
		(signature of petitioner	or co-petitioners)
•	ding, if a joint petition is file IS FREE TO REMARRY ເ	ed, include: until a judgment of divorce takes effect.	
This petition is issu	ed at		, Saskatchewan,
this	day of	, 2	
Legal Seal			
		Local Registrar	

STATEMENT OF LAWYER

(In a divorce proceeding or a proceeding that Law Act, 1997 if petitioner is represented in	under The Family Maintenance Act, 1997 or Th by a lawyer)	e Children's
I,		
		, the Petitioner
Divorce Act (Canada) with respect to recessubsection 16(1) of The Family Maintena	I have complied with the requirements of substance in the conciliation and subsection 9(2) of the Divorce ance Act, 1997 or subsection 11(1) of The Chadiation. (If the circumstances of the case are so comply, set out the circumstances.)	Act (Canada) (or ildren's Law Act,
DATED at	, Saskatchewan, this	day
of, 2		
	(signature of lawyer)	
CONTACT INFORMATION AND ADDRE	SS FOR SERVICE	
If prepared by a lawyer for the party:		
Name of firm:		
Name of lawyer in charge of file:		
Address of legal firms:	(set out the street address)	
Telephone number:		
Fax number (if any):		
E-mail address (if any):		
	or	
Address for service and contact inform	ation of party filing this document:	
Name of party:		
Address for service:	(set out the street address)	
Telephone number:	·	
Fax number (if any):		
E-mail address (if any):		