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

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

## **Completing Your Response**

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

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

### Filing Your Response

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

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

## **Serving Your Response**

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

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

## **More Information**

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

Corner Brook: (709) 637-2227 Grand Falls-Windsor: (709) 292-4260 Gander: (709) 256-1115 Happy Valley-Goose Bay: (709) 896-7892

Grand Bank: (709) 832-1720 St. John's: (709) 729-2258

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

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

Public Legal Information Association of NL (PLIAN): <a href="www.publiclegalinfo.com">www.publiclegalinfo.com</a> or

1 (888) 660-7788

Legal Aid: www.legalaid.nl.ca or 1(800) 563-9911

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

## How to Reply to a Response

## **Instructions for the Applicant**

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

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

You can find the Response form at any Supreme Court location or online:

https://www.court.nl.ca/supreme/rules-practice-notes-and-forms/family/general/

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

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

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

## **More Information**

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

Corner Brook: (709) 637-2227 Grand Falls-Windsor: (709) 292-4260 Gander: (709) 256-1115 Happy Valley-Goose Bay: (709) 896-7892

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Public Legal Information Association of NL (PLIAN): www.publiclegalinfo.com or 1 (888) 660-7788

Legal Aid: www.legalaid.nl.ca or 1(800) 563-9911

BETWEEN:

AND:

AND:

Check all of the boxes that apply:

# Form F6.02A: Response (Family Law)



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

	COURT FILE NO:  CENTRAL DIVORCE REGISTRY NO:	FOR COURT USE ONLY
In the Supreme Court of Newfoundland and Labrador	Filed at day of	, Newfoundland and 20
(General/Family)	Registry Clerk of the Supreme Court of	of Newfoundland and Labrador
VEEN:	(Print full name)	_ APPLICANT
	(Print full name)	_ RESPONDENT
	(Print full name)	<ul><li>□ NOT APPLICABLE</li><li>□ SECOND APPLICANT</li><li>□ SECOND RESPONDENT</li></ul>
all of the boxes that apply:  I do not contest any of the claims mad	le by the Applicant.	
I disagree with some or all of the claim	ns made by the Applicant.	
Which claim(s) do you agree with (if a	ny)?	
It is helpful to indicate the page and section of	the Applicant's application that you agree with.	

	h claim(s) do you disagree with?  Ipful to indicate the page and section of the Applicant's applicant	tion that you disa	gree with.
	check this box if you are making new claims that we nating Application for Variation. You must fill out and		
corre	spond with your claim(s). seeking:	The the Sche	adio(o) and any additional romm(o) that
corre	spond with your claim(s).	Fill Out	Attach
corre	spond with your claim(s). seeking:	Fill Out	
l am	spond with your claim(s). seeking:  Type of Order	Fill Out Schedule	Attach
I am	spond with your claim(s). seeking:  Type of Order  Divorce	Fill Out Schedule	Attach
l am	spond with your claim(s). seeking:  Type of Order  Divorce  Parenting (Decision-making and parenting time)	Fill Out Schedule	Attach
l am	spond with your claim(s). seeking:  Type of Order  Divorce  Parenting (Decision-making and parenting time)  Contact Order / Third Party Time with Child*	Fill Out Schedule  1 2 3	Attach Original marriage certificate Financial Statement (Form F10.02A)
l am	spond with your claim(s). seeking:  Type of Order  Divorce  Parenting (Decision-making and parenting time)  Contact Order / Third Party Time with Child*  Child Support  Spousal (married) Support or Partner	Fill Out Schedule 1 2 3	Attach Original marriage certificate  Financial Statement (Form F10.02A) if applicable
l am s	Spond with your claim(s).  Seeking:  Type of Order  Divorce  Parenting (Decision-making and parenting time)  Contact Order / Third Party Time with Child*  Child Support  Spousal (married) Support or Partner (unmarried) Support  Parental Support (for parents) or Dependant Support (for spouse or child of deceased	Fill Out Schedule  1 2 3 4	Attach Original marriage certificate  Financial Statement (Form F10.02A) if applicable Financial Statement (Form F10.02A)
l am :	Type of Order  Divorce  Parenting (Decision-making and parenting time)  Contact Order / Third Party Time with Child*  Child Support  Spousal (married) Support or Partner (unmarried) Support  Parental Support (for parents) or Dependant Support (for spouse or child of deceased person)  Division of Matrimonial (married) Property or	Fill Out Schedule  1 2 3 4 5	Attach Original marriage certificate  Financial Statement (Form F10.02A) if applicable Financial Statement (Form F10.02A) Financial Statement (Form F10.02A)
l am s	Spond with your claim(s).  Seeking:  Type of Order  Divorce  Parenting (Decision-making and parenting time)  Contact Order / Third Party Time with Child*  Child Support  Spousal (married) Support or Partner (unmarried) Support  Parental Support (for parents) or Dependant Support (for spouse or child of deceased person)  Division of Matrimonial (married) Property or Common Law (unmarried) Property	Fill Out Schedule  1 2 3 4 5 6	Attach  Original marriage certificate  Financial Statement (Form F10.02A) if applicable  Financial Statement (Form F10.02A)  Financial Statement (Form F10.02A)  Property Statement (Form F10.04A)  Emergency Temporary Relief

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

## **Respondent Information**

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

Current Last Name				Last Nan	ne at Birth:		
				Last Nan			
First Name				Day before Day of M			
Middle Name(s) (if any)				Day Of IV	iamaye.		
Gender							
Condo							
Residential Address							
	Street Address	S			City	Province	Postal Code
Mailing Address (if different from Residential Address)							
,	Street Address	s or PO Box			City	Province	Postal Code
Telephone Number (if any)	Home:			С	ell:		
Fax Number (if any)							
Email Address (if any)	Please note th	at if you pro	vide your	email address, th	ne Court may cont	act you by ema	ail.
Date of Birth	Month:		-	Day:	`	/ear:	
Occupation(s) or Job(s)							
Citizen / Immigration Status	☐ Canadia	an Citizen		□ Permanent	t Resident	☐ Forei	gn National
Are you a registered Indian	☐ Yes	□ No	If yes,	what is the nam	e of your band?		
under the Indian Act?	L 103		Do you	ı live on a reser			
Will you need an interpreter in court?*	□ Yes	□ No			If yes, state	the language	and dialect:
Lawyer's name, office							
address, email address, telephone number and fax							
number (if any)							
* Please note that you must arran					n court and yo	u will be re	sponsible
for any fees associated with this,	•						
☐ Check this box if there is more than	1 Respondent. A	Attach an ex	tra page	to provide the info	ormation of the oth	er Responden	t(s).
Fill in the information about your rel	ationship with	the Appli	cant				
Your relationship with the Appli	cant						
Date the parties started living to	gether	Month:		Day:	Year:	OR □ N	Not applicable
Date of marriage		Month:		Day:	Year:	OR □ N	Not applicable
Place of marriage						OR 🗆 N	Not applicable
Prior to the marriage, you were		□ Unm	arried	☐ Divorced	☐ Widowed	OR 🗆 N	Not applicable
Prior to the marriage, the Applic	ant was	□ Unm	arried	☐ Divorced	☐ Widowed	OR 🗆 N	Not applicable
Date of separation		Month:		Day:	Year:	OR 🗆 N	Not applicable
Date of divorce		Month:		Day:	Year:	OR 🗆 N	Not applicable

Have child protection services, in this province or elsewhere, ever been involved with you, the Applicant(s), and/or any of the children listed above?
□ No
□ Yes.
If yes, please provide details in the box below.
Provide the details of any <b>current</b> or <b>ongoing</b> court proceedings, court orders, and/or written agreements involving you, the Applicant(s), and/or the children. This includes all Provincial Court matters, criminal matters, proceedings in other provinces or countries, peace bonds, emergency protection orders, restraining orders, no-contact orders, safety plans, family centered action plans, and kinship care agreements or any other agreements stemming from CSSD involvement.

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

☐ There has been a breakdown in our marriage and there is no likelihood that we will get back together.

## Schedule 1 Divorce

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

2		I am a resident of Newfoundland and Labrador and have been a resident of Newfoundland and Labrador for at least 1 year immediately prior to this application.	OR		My spouse is a resident of Newfoundland and Labrador and has been a resident of Newfoundland and Labrador for at least 1 year immediately prior to this application.
3		I have attached the original Certificate of Marriage (or Registration of Marriage) to this Application.  If you were married in Canada, you can obtain your Certificate of Marriage from the provincial Vital Statistics Agency.  Check this box if your Certificate of Marriage is not in English or French. You must attach a translation.	OR		I was married outside of Canada and I am unable to attach a copy of my Certificate of Marriage (or Registration of Marriage) because it is impossible or impractical to obtain.  You will have to make an Interim Application for a Procedural Order (using Form F16.03A) for an Order dispensing with the need to file a Certificate of Marriage.
4		There has been no collusion in relation to the	is appli	catior	n for a divorce.
l am a	seeki	ing a divorce because there has been a pe	rmaner	nt bre	akdown in our marriage based upon:
ı am s					•
ams		paration:			
	Sep		ırrently	live	separate and apart and will have lived separate
	Sep	Check this box if you and your spouse cu and apart for at least 1 year prior to the de	irrently termina	live ation	separate and apart and will have lived separate of the divorce proceeding.
	Ser	Check this box if you and your spouse cu and apart for at least 1 year prior to the de If you and your spouse have been living separate a	irrently termina	live ation	separate and apart and will have lived separate of the divorce proceeding.
	<b>Ser</b> Adu	Check this box if you and your spouse cuand apart for at least 1 year prior to the de If you and your spouse have been living separate a of separation. However, you must wait until 1 year litery:	irrently termina nd apart nas elaps	live ation for les	separate and apart and will have lived separate of the divorce proceeding.
	Sep	Check this box if you and your spouse cuand apart for at least 1 year prior to the dealf you and your spouse have been living separate a of separation. However, you must wait until 1 year litery:  Check this box if you are seeking divorce becauth details of the adultery.  You may be required to present further evidence of the	urrently termina nd apart nas elaps ause the adultery. on that p	live ation for lessed to	separate and apart and will have lived separate of the divorce proceeding.  ss than 1 year, you may still claim a divorce on the ground file an Application for Judgment for divorce.  dicant has committed adultery. Attach an extra page on not need to name any other person involved. If you choose to by personal service. That other person(s) will have the same
	Sep	Check this box if you and your spouse cuand apart for at least 1 year prior to the de If you and your spouse have been living separate a of separation. However, you must wait until 1 year I ltery:  Check this box if you are seeking divorce becauth details of the adultery.  You may be required to present further evidence of the name another person, you must serve this Response	urrently termina nd apart nas elaps ause the adultery. on that p and may	live ation for lessed to	separate and apart and will have lived separate of the divorce proceeding.  ss than 1 year, you may still claim a divorce on the ground file an Application for Judgment for divorce.  dicant has committed adultery. Attach an extra page on not need to name any other person involved. If you choose to by personal service. That other person(s) will have the same Response.
	Sep	Check this box if you and your spouse cuand apart for at least 1 year prior to the deal for you and your spouse have been living separate a of separation. However, you must wait until 1 year least litery:  Check this box if you are seeking divorce becauth details of the adultery.  You may be required to present further evidence of the name another person, you must serve this Response rights as a Respondent in relation to the adultery claim.  Check this box to declare that you have not come.	urrently termina nd apart nas elaps ause the adultery. on that p and may	live ation for lessed to	separate and apart and will have lived separate of the divorce proceeding.  ss than 1 year, you may still claim a divorce on the ground file an Application for Judgment for divorce.  dicant has committed adultery. Attach an extra page on not need to name any other person involved. If you choose to by personal service. That other person(s) will have the same Response.
	<b>Sep</b> Adu	Check this box if you and your spouse cuand apart for at least 1 year prior to the deal for you and your spouse have been living separate a of separation. However, you must wait until 1 year least the separation. However, you must wait until 1 year least the separation. However, you must wait until 1 year least the separation. However, you must wait until 1 year least the separation. However, you must wait until 1 year least the separation in the seeking divorce because the self that you have not complete the separation in the self that you have not complete the separation. The self that you have not complete that you have not complete the self that you have not complete the self that you have not complete that you have not you h	ause the adultery. on that pand may ondoned ause yo	live ation for lessed to App You do erson file a F or con	separate and apart and will have lived separate of the divorce proceeding.  Is than 1 year, you may still claim a divorce on the ground file an Application for Judgment for divorce.  Ilicant has committed adultery. Attach an extra page on not need to name any other person involved. If you choose to by personal service. That other person(s) will have the same Response.  Inived in the adultery.

Form F6.02A – Response (Family Law)	Supreme Court of Newfoundland and Labradon			
☐ Check this box to declare that you have not con	ndoned or connived in the cruelty.			

# **Schedule 2** Parenting Order

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

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

Decision-making about the child(ren):
Regular parenting schedule (daily, weekly, monthly, or other):
Parenting schedule for holidays and special occasions:
Schedule for other communication (ie. phone or internet):
Other important issues in relation to parenting the child(ren):

# What are your proposed parenting arrangements for: Decision-making about the child(ren): Regular parenting schedule (daily, weekly, monthly, or other): Parenting schedule for holidays and special occasions: Schedule for other communication (eg. phone, internet, etc.): Other important issues in relation to parenting the child(ren):

# Schedule 3 Contact Order/ Third Party Time with Child

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

What is your relationship to the child (i.e. grandparent, foster parent, step-parent, other relative):
What contact/ time do you presently have or have you had with the child?:
What contact/ time with the child are you seeking?:
Are there any orders or other past or present proceedings or circumstance that may be relevant to your request for contact/ time with the child (i.e. previous convictions, involvement with child protection authorities)?:
Other information that may be relevant to the court in determining whether to grant you contact/time with the child:

# Schedule 4 Child Support

Check all of the boxes that apply:

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

## Schedule 5

# **Spousal, Partner, Parental, or Dependent Support**

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

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

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

# Schedule 6 Division of Property

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

Check all of the boxes that apply and fill in any information required: I am seeking an equal division of matrimonial property. I am seeking an unequal division of matrimonial property. Describe the facts and your reason(s) for seeking an unequal division of property: I am seeking exclusive possession of the matrimonial home. Describe the facts and your reason(s) for seeking exclusive possession of the matrimonial home: I am seeking a division of common law property. Describe your property claim, the facts, and your reason(s) for seeking the claim: Other: Describe your property claim, the facts, and your reason(s) for seeking the claim:

# Schedule 7 Return of Child (within Canada)

If you are seeking a court order for the return of a child or children (within Canada), answer the questions below: You may provide any additional affidavit(s) necessary.
At what address does the child(ren) habitually (normally) live?
Set out all of the available facts and information that you have relating to the whereabouts of the child(ren):
Set out all the available facts and information that you have regarding the identity of the person that the child(ren) is/are presumed to be with:
Set out your reasons for making the application:

## **Schedule 8** Consent Order or Other Claims


## **Statement of Truth**

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

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

I declare the facts and information in this Response are true to the best of my knowledge and belief.							
SWORN TO or AFFIRMED at	_, this	day of	, 20				
Signature of Respondent	Signature of Person Authorized to Administer Oaths						
Lawyer's Signature for Fee Waiver							
I am employed by the Newfoundland and Labrador Legal Aid Commission or a Newfoundland and Labrador government department under the <i>Executive Council Act</i> and I am the lawyer of record in this matter.							
Signature of Lawyer (if any)		Print Name of Lav	vyer (if any)				

## **Party's Certificate**

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

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

## Lawyer's Certificate

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

l,	, the L	.awyer for				
(Print Lawyer's Name)			(Print Respo	ndent's Name)		
the Respondent	certify to this Court that I have compl	lied with s.7.7 of	the <i>Divorce Act</i> , which	h provides:		
7.7	(1) Unless the circumstances of the case are of such a nature that it would clearly not be appropriate to do so, it is the duty of every legal adviser who undertakes to act on a spouse's behalf in a divorce proceeding					
	(a) to draw to the attention object the reconciliation of		ne provisions of this A	ct that have as their		
	(b) to discuss with the spot inform the spouse of the m adviser that might be able	arriage counsel	ling or guidance faciliti	es known to the legal		
	2) It is also the duty of every legal adviser who undertakes to act on a person's behalf in any proceeding under this Act					
	an order under this Act thro	ge the person to attempt to resolve the matters that may be the subject of r this Act through a family dispute resolution process, unless the s of the case are of such a nature that it would clearly not be appropriate to				
	(b) to inform the person of assist the person	<ul><li>(b) to inform the person of the family justice services known to the legal adviser that might assist the person</li><li>(i) in resolving the matters that may be the subject of an order under this Act, and</li></ul>				
	``					
	(ii) in complying with any order or decision made under this Act; and					
	(c) to inform the person of the parties' duties under this Act.					
	(3) Every document that formally commences a proceeding under this Act, or that responds to such a document, that is filed with a court by a legal adviser shall contain a statement by the legal adviser certifying that they have complied with this section.					
DATED at	,	this	_ day of	, 20		
Signature of Lawyer			Address of Lawyer			