



COURT FILE NO. FL01-17010  
COURT Court of Queen's Bench of Alberta  
JUDICIAL CENTRE Calgary

PLAINTIFF **Anne Rensonnet**  
DEFENDANT **Jan Uttl**  
DOCUMENT **Family Application By Anne Rensonnet**

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT  
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**You are required to appear at the Duty Counsel to courtroom 1004 on the date of your court appearance.**

**NOTICE TO THE RESPONDENT(S)**

This application is made against you. You are a Respondent. You have the right to state your side of this matter before the Judge. To do so, you must be in Court when the application is heard as shown below:

Date: May 3<sup>rd</sup>, 2017  
Time: 12:00  
Where: Calgary - Calgary Courts Centre, 601-5 Street SW, Calgary, AB T2P 5P7  
Before Whom: Justice in Chambers

Go to the end of this document to see what else you can do and when you must do it.

**Remedy claimed or sought:**

1. A clarification or interpretation of our Judgment Roll as to the definition of "full Spring Break" and "remainder of the Christmas Break".
2. A ruling as to the validity and continued applicability of an agreement reached between the plaintiff and the respondent in March 2016 to switch the odd and even years for the Spring and Easter Breaks.

3. For abridgment of time for service of this Application.
4. For costs of this Application.

**Grounds for making this application:**

5. The Defendant and myself do not agree on the definition of "full Spring Break" and "remainder of Christmas Break" in the Judgment Roll. This has led to disagreement over who is supposed to be exercising parenting time.
6. The Defendant is not recognizing a prior agreement about parenting time, leading to disagreement over who is supposed to be exercising parenting time.
7. Our prior agreement about parenting time during Easter and Spring Breaks was made on March 9, 2016 in writing as permitted by our parenting order (paragraph 1). The agreement was implemented in 2016.
8. The Defendant is now trying to portray this as a denial of access issue to use it to underpin his request for a Domestic Special to re-argue issues previously litigated at Trial.
9. The Defendant is not willing to accept mediation or arbitration on the issue.

**Material or evidence to be relied on:**

10. Affidavit of Anne Rensonnet.
11. Such further and other materials as counsel may advise and this Honourable Court may permit.

**Applicable Rules**

12. The Jurisdiction of this Honourable Court

**Applicable Acts and regulations**

13. *Family Law Act*

**Any irregularity complained of or objection relied on:**

14. N/A

**How the application is proposed to be heard or considered:**

15. Presiding Justice in Morning Chambers.

**WARNING**

If you do not come to Court on the date and at the time shown above either in person or by your lawyer, the Court may give the Applicant(s) what they want in your absence. You will be bound by any order that the Court makes.

If you intend to give evidence in response to the application, you must reply by filing an affidavit or other evidence with the Court and serving a copy of that affidavit or other evidence on the Applicant(s) a reasonable time before the application is to be heard or considered.