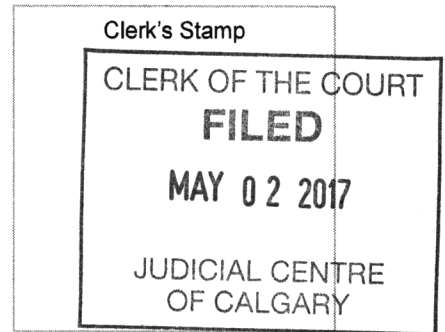


COURT FILE NUMBER FL01-17010
COURT COURT OF QUEEN'S BENCH OF ALBERTA
JUDICIAL CENTRE CALGARY
PLAINTIFF(S) ANNE RENSONNET
DEFENDANT(S) JAN UTTL



DOCUMENT *CROSS* APPLICATION BY JAN UTTL

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT JAN UTTL
10-4304 73 ST NW, CALGARY, AB, T3B 2M1
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You are required to check in at the Duty Counsel Office next to courtroom 1004 by 12:00 PM on the date of your court appearance.

NOTICE TO 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 master/judge.

To do so, you must be in Court when the application is heard as shown below:

Date: **May 3, 2017**
Time: *12:00*
Where: **Court Centre, 601 5 St SW, Calgary**
Before Whom: **Presiding Justice in Morning 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. An Order for compensatory time (Family Law Act, para 40);
2. An Order for simpler parallel parenting schedule on 50/50 basis instead of the current 46%/54% to eliminate Mother's repeated applications to the Court to relitigate already determined issues, to dispose with Mother's unwillingness to comply with the current order, to dispose with Mothers' unwillingness to fulfill her duties as primary caregiver, to reduce number of exchanges, and to minimize a risk of the children's alienation from their Father by Mother. For example, an Order that the children spend alternating weeks with each parent, with the day of exchange being Wednesday at 15:30 on school days, 08:00 on non-school days, and one full month in the summer, either July or August, in alternating years.;
3. An Order that each party is responsible for day to day decision making during their parenting time;

In the alternate:

4. Adequately detailed unambiguous parenting order easily understandable even to a person who must be in control and who misperceives the reality, changes her perceptions of the reality, and repeatedly attempts to re-litigate already determined issues based on her momentary view of the reality and what the Court Order says;
5. A determination, by the Court, of the percentage of the parenting time allocated to each parent by the Trial Justice's Order;
6. Abridgment of time for service
7. Schedule C costs pursuant to the Rules.

Grounds for making this application:

8. The following material and relevant changes in the the children's circumstances since the trial held more than one and half years ago:
 - a) Mother denial of access on January 7, 2017 for first weekend of the month;
 - b) Mother denial of access on March 27, 2017 for the spring break;
 - c) The children spending 40% or more time with the Father;
 - d) Mother's failure and refusal to follow the Trial Justice's Order;
 - e) Mother's unwillingness and refusal to comply with her responsibilities as primary caregiver;
 - f) Mother's attempts to alienate the children from their Father and their Father's family;

Material or evidence to be relied on:

7. Affidavit of Jan Uttl

Applicable rules:

8. Alberta Rules of Court, Rule 10.33

Applicable Acts and regulations:

9. Alberta Family Law Act, Alberta Child Support Guidelines

How the application is proposed to be heard or considered:

10. Presiding Justice in Morning Chambers

WARNING

If you do not come to Court 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 want to take part in this application, you or your lawyer must attend in Court on the date and at the time shown at the beginning of the form. 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.