ı	
	Family
	Law
	mily Law Rules >
	Rule
	11(2)
	> Rule 11(2) Amending Answer without Cour
	Answer
	without
	Court's

CLAIM BY RESPONDENT Fill out a separate claim page for each person against whom you are making your claim(s).			
Fill out a separate claim page for each person against whom you are making your claim(s). This Exhibit' 'referred to in the			
7. THIS CLAIM IS MADE AGAINST X THE APPLICANT	Affidavit of	Deirdre Moore,	
AN ADDED PARTY, whose na	ame is (full legal name) sworn before	me at the City of Ottawa, this	
		y of July , 20 . 1.7.	
(If your claim is against an added party, make sure that the person's name appears on page 1 of this form.)			
8. I ASK THE COURT FOR THE FOLLOWING: (Claims below include claims for temporary orders.) Claims under the Divorce Act			
Claims under the Divorce Act (Check boxes in this column only if you are asking for a divorce and your case is in the Superior Court of Justice or Family Court of the Superior Court of Justice.)	Claims relating to property (Check boxes in this column only if your case is in the Superior Court of Justice or Family Court of the Superior Court of Justice.)	Claims relating to child protection	
00 X a divorce	20 X equalization of net family Properties	40 access	
01 X support for me	21 exclusive possession of matrimonial home	41 lesser protection order	
02 X support for child(ren) - table amount	22 exclusive possession of contents of matrimonial home	42 return of chid(ren) to my care	
03 support for child(ren) - other than table amount	23 X freezing assets	43 place child(ren) into care of (name)	
04 X custody of child(ren)	24 X sale of family property		
05 X access to child(ren)		44 children's aid society ward-	
		ship for months 45 society supervision of my child(ren)	
Claims under the Family Law Act or Children's Law Reform Act	Other claims		
10 X support for me	30 X Costs		
11 X support for child(ren) – table amount	31 annulment of marriage		
12 support for child(ren) – other than table amount	32 X prejudgment interest		
13 X custody of child(ren)	33 claims relating to a family		
14 X access to child(ren)	arbitration		
15 X restraining/non-harassment Order			
16 X indexing spousal support			
17 declaration of parentage			
18 X guardianship over child's property			
50 X other (Specify.)			
Police enforcement clause			

Give details of the order that you want the court to make. (Include any amounts of support (if known) and the names of the children for whom support, custody or access is claimed.)

1. An order for the awarding of compensation for general, aggravated and punitive damages due to the intentional infliction of mental suffering and emotional distress.

- An order that the Applicant not come within 500 metres of the Respondent's home or harass Respondent by way of phone, text, e-mail or any other form of communication.
- 3. An order for a divorce;
- An interim and permanent order for joint custody of the children of the marriage, namely, Sean Kiska (born May 8, 2006) and Cate Kiska (born November 30, 2007);
- An interim and permanent order that the children reside with both parents in an equal timesharing arrangement on a 2/2/3 schedule or other schedule that the Court deems appropriate;
- In the alternative, an order that the parties jointly retain the services of professional to prepare a
 custody and access assessment report that provides recommendations to the Court as to an appropriate
 parenting schedule;
- An interim and permanent order for equal division of holiday time between the parties including Christmas, March Break, Easter holiday, Thanksgiving, etc.;
- An interim and permanent order that either party is prevented from removing the children permanently from the jurisdiction of the City of Ottawa without the written consent of the other parent or a Court Order;
- An interim and permanent order for child support payable pursuant to the Federal Child Support Guidelines having regard to the parenting arrangements in place;
- An interim and permanent order that the children's special and extraordinary expenses be paid by the <u>Applicant both parties in proportion to their respective incomes as set out in section 7 of the Federal</u> <u>Child Support Guidelines</u>;
- An interim and permanent order that the Applicant pay spousal support to the Respondent in an amount to be determined;
- 12. An interim and permanent order requiring the Applicant to maintain a purchase a paid-up policy of life insurance in an amount sufficient to secure his child and spousal support obligations and that he designate the Respondent as irrevocable beneficiary thereof in trust for the children;
- An interim and permanent order requiring the Applicant to purchase a paid-up insurance policy on daughter Cate Kiska's right eye.
- 14. An order for the awarding of compensation for any and all costs relating to a forced sale of the Vanson Avenue property (and movement to a different dwelling) due a lack of meaningful support by the Applicant that has/will ultimately lead to the Respondent's inability to maintain the property's mortgage, taxes, insurance and/or the Respondent's living expenses.
- An order for the reimbursement of any credit card or line of credit interest that the Respondent incurred due to a lack of meaningful support and access to home equity or business savings.
- An order for the awarding of compensation for all costs arising from Applicant's 2015 Emergency Custody Order including, but not limited to:
 - a. family counsel-related legal fees and

- b. real estate-related fees for the conversion of an investment property into a primary residence located in the children's school zone.
- 17. An order for the awarding of compensation for loss of AdvisorOnTrack Inc. retained earnings and increased personal taxation due to reassessment of expenses by Canada Revenue Agency.
- 18. An order for equalization of the parties' net family properties.
- 19. An order for the partition and sale of the jointly held matrimonial home located at 1244 Lampman Cr., Ottawa, Ontario, K2C 1P8;

20. An order for the:

- a. conversion of the Applicant's registered investments into risk-free, registered investments and
- b. subsequent freezing of afore-mentioned assets.
- 21. An order of the provision of all 2016 and 2017 invoices billed by Applicant for contracts that were initially awarded to the jointly-held company incorporated by the Respondent, AdvisorOnTrack Inc.
- 22. An order of the provision of all 2016 and 2017 expenses incurred by the Applicant for the purposes of earning revenue from contracts that were initially awarded to the jointly-held company incorporated by the Respondent, AdvisorOnTrack Inc.
- 23. An order that the Applicant be required to perform community services for The Ottawa Hospital and other taxpayer-funds services in an amount that the Court deems appropriate.
- 24. An order for costs of this matter on a substantial indemnity basis.
- 25. An order for pre-judgement interest in accordance with the Courts of Justice Act.
- 26. An order that this order be police enforceable.
- 27. Such further and other orders as this Honourable Court deems just.

IMPORTANT FACTS SUPPORTING MY CLAIM(S)

(In numbered paragraphs, set out the facts that form the legal basis for your other claim(s).)

Introduction

- 1. As of June 29, 2017, I finally have all of the following key materials:
- the Ottawa Police Services (OPS) reports
- some of the Children's Aid Society reports
- all of my hospital files.
- 2. I now have enough documentation to support a request for a divorce for cruelty (Form 8A) that I announced pre-maturely on October 1st, 2015—but I can't, because on Noveber 27th 2015, my husband served me with a bogus emergency custody order/Application (Form 8).
- 3. Psychiatrists, Patient Advocacy Services and Victims of Partner Assault Services at The Ottawa Hospital are