

This Exhibit 'G' referred to in the
Affidavit of Deirdre Moore,
sworn before me at the City of Ottawa, this
.....17..... day of April....., 2018...

13-JUL-2017

Amended Answer

PROCEDURAL
GRANTED

Superior Court of Justice- Family Court
Cour supérieure de justice-Cour de la famille

A Commissioner for taking affidavits

Court File number/
Numéro de dossier : _____

At/au 161 Elgin Street, Ottawa, Ont. K2P 2K1

**ENDORSEMENT SHEET/
PAGE D'INSCRIPTION**

to present
at
FULL MOTION

Applicant(s)/Requérant(e)(s): Jonathan Kiska Counsel/Avocat(e): Damien P. Fannon agent for Wade Smith	Present/Comparaître <input type="checkbox"/> Present/Comparaître <input checked="" type="checkbox"/> Duty Counsel/Avocat de service <input type="checkbox"/>
Respondent(s)/Intimé(e)(s): Deirdre Moore Counsel/Avocat(e): _____	Present/Comparaître <input checked="" type="checkbox"/> Present/Comparaître <input type="checkbox"/> Duty Counsel/Avocat de service <input type="checkbox"/>
Children's Lawyer/Avocat(e) pour enfant: _____ Other party/Autre partie: _____	Present/Comparaître <input type="checkbox"/> Present/Comparaître <input type="checkbox"/>

Date:

13/07/2017

☐ Order to go in accordance with minutes of settlement or consent filed./ Ordonnance conformément au procès-verbal de l'audience de transaction ou le consentement déposé.

ENDORSEMENT AT PROCEDURAL MOTION:

- 1- The Respondent brought a motion seeking leave to significantly amend her answer. Among other relief, the Respondent is seeking damages for intentional infliction of mental suffering and emotional distress.
- 2- Counsel for the Applicant contested the motion on the grounds that:
 - a) The relief that the Respondent is seeking is not allowed in family law;
 - b) This is a contested motion and not the subject of a procedural motion; and
 - c) The matter should be heard on a full motion in court.
- 3- I agree with counsel for the Applicant that this should be heard on a full motion before the court and that it cannot be dealt with on a procedural motion. The Respondent is concerned that if there is a delay in bringing the motion, she may miss a limitation period.
- 4- Being mindful of a possible limitation period, a motion is therefore scheduled for August 29, 2017 at 10:00 a.m.

1/2

The court therefore orders:

- 1) The Respondent may proceed to a motion for leave to amend her answer on August 29, 2017. To that end, the following timetable will apply:
 - a. The Respondent (moving party) shall serve and file her Notice of Motion and Affidavit by July 24, 2017.
 - b. The Applicant (responding party) shall serve his responding material within 10 days of being served.
 - c. The moving party shall have 7 days to serve any material in reply.
 - d. The moving party shall serve his/her factum seven days prior to the motion.
 - e. The responding party shall serve his factum 4 days prior to the motion.
 - f. All materials shall be filed with the court by 2 p.m. two days prior to the date the motion is set to be heard.
- 2) Costs of this procedural motion are reserved to the judge hearing the motion for leave to amend.

Signature of/de Master Fortier