

NOTES

Form 68 (Rule 16-1 (8))

1

[Style of Proceeding]

NOTICE OF HEARING

[Rule 22-3 of the Supreme Court Civil Rules applies to all forms.]

2

To:*[name(s) of petition respondent(s), if any]*.....

TAKE NOTICE that the petition of*[party(ies)]*..... dated*[dd/mmm/yyyy]*..... will be heard at the courthouse at*[address]*..... on*[dd/mmm/yyyy]*..... at*[time of day]*..... .

1 Date of hearing

[Check whichever one of the following boxes is correct.]

- The parties have agreed as to the date of the hearing of the petition.
- The parties have been unable to agree as to the date of the hearing but notice of the hearing will be given to the petition respondents in accordance with Rule 16-1 (8) (b) of the Supreme Court Civil Rules.
- The petition is unopposed, by consent or without notice.

2 Duration of hearing

[Check the correct box(es) and complete the required information.]

- It has been agreed by the parties that the hearing will take*[time estimate]*..... .
- The parties have been unable to agree as to how long the hearing will take and
 - (a) the time estimate of the petitioner(s) is minutes, and
 - (b) the time estimate of the petition respondent(s) is minutes.
 - the petition respondent(s) has(ve) not given a time estimate.

3 Jurisdiction

[Check whichever one of the following boxes is correct.]

3

- This matter is within the jurisdiction of a master.
- This matter is not within the jurisdiction of a master.

Date:*[dd/mmm/yyyy]*.....

Signature of petitioner lawyer for
petitioner(s)

.....*[type or print name]*.....

NOTES

Court forms are available at: www.ag.gov.bc.ca/courts/other/supreme/2010SupRules/info/index_civil.htm.

They can be completed online and filed electronically using Court Services Online:
www.courtservicesonline.gov.bc.ca.

They can also be printed and completed manually; or completed online, printed and filed.

File this form in the court registry and serve it on each petition respondent.

1. The style of proceeding is the part at the top of the document that identifies your case within the court system. You will use the style of proceeding on every one of your documents, whether they are filed in the court registry or not. Insert the court number, the location of the registry (e.g., Vancouver), as it is part of your style of proceeding. Write in the names of the plaintiff and defendant in capital letters (not addresses) in the style of proceeding.
 2. Put in the name of the person respondent whom you wish to notify about the application.
 3. Masters cannot hear applications that will make a final decision in your case. The matters that must be heard by a judge instead of a master are discussed in section 4 of this guidebook.
-