Victoria NOV 2 3 2012 **FORM F31** (RULE 10-6 (3)) Filed Registi 12 74 78 1/actoria In the Supreme Court of British Columbia Robert Menard Claimant: John Doe/ **Respondent:** NOTICE OF APPLICATION without Notice Robert Menard Name(s) of applicant(s):

To: Kote hougpel.

TAKE NOTICE that an application will be made by the applicant(s) to the presiding judge or master at the

RM. 33 R.M ,2012 Nov 2 at for the order(s) set out in Part 1 below. on

Page 1 of 4

Part 1: ORDER(S) SOUGHT

[Using numbered paragraphs, set out the order(s) that will be sought at the application and indicate against which

icting Kate Longpre to release an received concerning the Applicant identity The Debendant John D party(ies) the order(s) is(are) sought.] 1 order directing omail amend Leave

Part 2: FACTUAL BASIS

[Using numbered paragraphs, set out a brief summary of the facts supporting the application. spre received an email concern de bamatory. She has verbally to releasing information which Longpre 1 congented Debendant. Her ph # identiby

[If any party sues or is sued in a representative capacity, identify the party and describe the representative capacity.]

Part 3: LEGAL BASIS

[Using numbered paragraphs, specify any rule or other enactment relied on and provide a brief summary of any other legal arguments on which the applicant(s) intend(s) to rely in support of the orders sought.]

Rule 7-1 (13), (14), (17)

Part 4: MATERIAL TO BE RELIED ON

[Using numbered paragraphs, list the affidavits served with the notice of application and any other affidavits and other documents already in the court file on which the applicant(s) will rely. Each affidavit included on the list must be identified as follows:

"Affidavit #...[sequential number, if any, recorded in the top right hand corner of the affidavit]..... of

[name]...../made[dd/mmm/yyyy]....../.]

of

Affidavit #

pert Menard made Nov 22, 2012

The applicant(s) estimate(s) that the application will take : n hours n minutes

[Check the correct box.]

This matter is within the jurisdiction of the master.

This matter is not within the jurisdiction of a master.

TO THE PERSONS RECEIVING THIS NOTICE OF APPLICATION: If you wish to respond to this notice of application, you must, within the time for response to application described below,

- (a) file an application response in Form F32,
- (b) file the original of every affidavit, and of every other document, that
 - (i) you intend to refer to at the hearing of this application, and
 - (ii) has not already been filed in the family law case, and
- (c) serve on the applicant 2 copies of the following, and on every other party one copy of the following:
 - (i) a copy of the filed application response;
 - (ii) a copy of each of the filed affidavits and other documents that you intend to refer to at the hearing of this application and that has not already been served on that person;
 - (iii) if this application is brought under Rule 11-3, any notice that you are required to give under Rule 11-3 (9).

Time for response to application

The documents referred to in paragraph (c) above must be served in accordance with that paragraph,

- (a) unless one of the following paragraphs applies, within 5 business days after service of this notice of application,
- (b) if this application is brought under Rule 11-3, within 8 business days after service of this notice of application, and
- (c) if this application is brought to rescind, change or suspend a final order, within 14 business days after service of this notice of application.

Nov 24, 2012 Signature of Date:

Lawyer for applicant(s)

<i>To be completed by the court only:</i> Order made			с.
in the terms requested in paragraphs with the following variations and additional term	15:	of Part 1 of th	is notice of application
Date:	Signature of	🗌 Judge	Master

APPENDIX

[The following information is provided for data collection purposes only and is of no legal effect.]

THIS APPLICATION INVOLVES THE FOLLOWING: [Specify the application type(s) included in this application.]

Application Type