Form F17 – FPD 13 (Rule 7-1(4))

Court File No.: E131234 Court Registry: Vancouver

## In the Supreme Court of British Columbia

Claimant:	
	JOHN JAMES DOE
Respondent:	
	JANE JANICE DOE
	REQUISTION
Filed by: John	James Doe, Claimant
Required:	
1. 🗷	Application pursuant to Supreme Court Family Rule 7-1(4) to relieve a party from the requirement that a Judicial Case Conference be conducted prior to serving a Notice of Application or an affidavit.
2. 🗆	Application pursuant to Supreme Court Family Rule 14-3(4) for an order respecting the manner in which a person is to attend a Trial Management Conference or exempting a person from attending a Trial Management Conference.
3. 🗆	Application pursuant to Supreme Court Family Rule 22-6(4) for directions that an application be heard by way of telephone, video conference or other communication medium and the manner in which the application is to be conducted.
Terms of order	sought:
1. 🗷	John James Doe, Claimant, is exempt from the requirement that a Judicial Case Conference be conducted prior to serving a Notice of Application or an affidavir in support.
2. 🗆	may attend the Trial Management Conference by:

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3.		The application of		be heard by	
	The application be heard in the following manner:				

This requisition is supported by the following:

The Respondent and I were married in 1996 and have two children, who were born in 2000 and 2002. We separated in 2012 and I started this proceeding on 1 January 2013 after negotiations broke down.

The Respondent has threatened to take the children and move out of the province to live with her parents in Louisiana. The Respondent is from Louisiana and visited there regularly during our marriage. This time, however, she is threatening to cash in her RRSPs and to take the children to live permanently in Louisiana.

Accordingly, I ask for an exemption from the JCC requirement so that I can bring on an application for an order that the Respondent be restrained from leaving the province with the children and from disposing of the family property; a copy of my draft Notice of Application is attached. I intend to schedule a JCC for hearing once this interim matter is dealt with.

Position of the other party(ies):

My Notice of Application deals with urgent matters, namely: the Respondent's threats that she will cash in RRSPs in order to pay for a permanent move to Louisiana with our children.

Given the urgency, I have not sought the Respondent's position on dispensing with the requirement for a JCC.

I also have concerns that if the Respondent had notice of my intention to bring this Application, she may take steps to cash in her RRSPs and leave with the children.

Date: 1 March 2017 John Doe

JOHN JAMES DOE
The Claimant

Address of Applicant: 123 King Street

Vancouver, British Columbia, V1A 2B3

Phone number: 604-123-4567

Order granted □	
or	
Application denied $\Box$	
	Date:
Judge/Master of the Supreme Court	Date.