**Form FL‑33**  
 [Rule 12.61(1)(a)]

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| COURT FILE NUMBER | Clerk’s Stamp |
| COURT | COURT OF KING’S BENCH  OF ALBERTA |
| JUDICIAL CENTRE |  |
| APPELLANT |  |
| RESPONDENT |  |
| DOCUMENT | **NOTICE OF APPEAL –  COURT OF JUSTICE ORDER (*FAMILY LAW ACT*)** |

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| ADDRESS FOR SERVICE AND  CONTACT INFORMATION OF  PARTY FILING THIS DOCUMENT |  |

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| **NOTICE TO THE RESPONDENT(S)**  The appellant has filed an appeal in this matter. You are a respondent. You have the right to state your side of this matter before the Court.  To do so, you must be in Court at the initial court appearance as shown below:  Date  Time  Where  Before Whom  At the initial court appearance, the Court will set a date for the appeal to be heard, provide further direction regarding the manner in which the appeal will be heard, and address any other preliminary matters which the parties may wish to raise with the Court in advance of the appeal hearing, including any evidence the Court may permit or require to be given.  Go to the end of this document to see what else you can do and when you must do it. |

**Nature of appeal to be put before the Court**

1. The appellant appeals to the Court of King’s Bench of Alberta, the decision of Justice [Name of Justice] of the Alberta Court of Justice sitting at [city/town], Alberta, who on [date of hearing], 20[year], made a [type of order] Order.

**Grounds on which the appeal is based**

2. [specify]

**Nature of order or other relief sought**

3. [specify]

4. In addition to the appeal of the decision of the Justice of the Court of Justice, the appellant will also request an order for the following other relief: *(specify, for example: a stay of execution of the order appealed pending the hearing of the appeal; permission to introduce new evidence; other)*

[specify]

**Evidence to be used in support of this appeal**

5. The record of the evidence taken, including the transcript, and all other material in the possession of the Court of Justice that pertains to the matter being appealed.

6. Any further evidence that the Court may require or permit to be given, including: [specify]

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| **WARNING**  If you do not come to Court either in person or by your lawyer, the Court may give the appellant what the appellant wants in your absence. You will be bound by any order that the Court makes, or another order might be given or other proceedings taken which the appellant is entitled to without any further notice to you. If you want to state your side of this matter before the Court, you or your lawyer must attend in Court on the date and at the time shown above. If you intend to ask the Court for permission to introduce new evidence when the appeal is heard or considered, you must give reasonable notice of your intention to the appellant. |