Nova Scotia Civil Procedure Rules

Amendment

May 13, 2010

The following Rules and Forms are amended as follows:

1. The words of Rule 5.14(2) are changed to read as follows:

A judge who is satisfied on all of the following may grant an order summarily disposing of an application against a respondent:

- (a) the respondent is notified of the application under Rule 31 Notice;
- (b) the respondent either files no notice of contest or fails to appear at the hearing of the application or on the motion for directions;
- (c) the applicant discloses to the judge all communications between the applicant and the respondent about the application;
- (d) the evidence supports the granting of the order.
- 2. The numeral 5 in Rule 11.02(5) is changed to 4.
- 3. The numeral 4 in "(4)" of Rule 24.03(4) is changed to 3.
- 4. The misspelling of prothonotary in Rule 62.13(6) is corrected.
- 5. The subtitle of Rule 62.20 is changed to "Statement of income" and the parentheses and numeral (1) are removed.
- 6. The second Rule 76.04(3)(e) is changed to 76.04(3)(f).
- 7. The numeral 5 in Rule 81.03(5) is changed to 3.
- 8. The period at the end of rule 82.09(2) is removed and the following is added:

Notice of Application	59.07	82.09K
Petition for Divorce	59.09	82.09L
Notice of Variation Application	59.12	82.09K
Application for Divorce by Agreement	59.45	82.09M
Joint Application for Divorce	59.46	82.09N
Petition for Divorce	62.09	82.09O
Application for Divorce by Agreement	62.14	82.09P
Joint Application for Divorce	62.15	82.09Q.

- 9. Rule 92 Transition is replaced by the new Rule 92 Transition attached.
- 10. The word "Claims" in the third line of the index to Part 22 Forms is changed to "Claim".
- 11. The words "Rule 84 Court Records" in the explanatory notes for the style of cause in Form 60A.07 are changed to "Rule 82 Administration of Civil Proceedings.
- 12. The words "complete heading as required by Rule 84 Court Records" in the explanatory notes for the style of cause in Forms 60A.07A, 60A.12, 60A.16, 60A.17, 60A.19, 60A.20, 60A.21, and 60A.22 are changed to "copy standard heading".
- 13. The misspelling of the word prothonotary in Form 81.03 is corrected.
- 14. The attached forms of heading are added to Part 22 Forms as Forms 82.09K, 82.09L, 82.09M, 82.09N, 82.09O, 82.09P, and 82.09Q.

Certificate

I, Joseph P. Kennedy, Chief Justice of the Supreme Court of Nova Scotia, certify that on May 13, 2010, a majority of the judges of the court made the foregoing amendment to the *Nova Scotia Civil Procedure Rules*.

Signed May 13, 2010

Joseph P. Kennedy Chief Justice of the Supreme Court of Nova Scotia

Form 82.09K

20

No.

Supreme Court of Nova Scotia (Family Division)

Between:

[name of applicant or names of each in a series]		[Applicant/Applicants]	
	and		
	[name of respondent or names of each in a series]	[Respondent/Respondents]	

Form 82.09L

20

No.

Supreme Court of Nova Scotia (Family Division)

Between:

[name]

Petitioner

and

[name]

Respondent

20

No.

Supreme Court of Nova Scotia (Family Division)

Between:		
[name]		Applicant
	and	
[name]		Respondent

Form 82.09N

20

No.

Supreme Court of Nova Scotia (Family Division)

Between:

[name]

Joint Applicant

and

[name]

Joint Applicant

20		No.
	Supreme Court of Nova Scotia	
Between:		
[name]		Petitioner
	and	
[name]		Respondent
Form 82.09P		
20		No.
	Supreme Court of Nova Scotia	
Between:		
[name]		Applicant
	and	
[name]		Respondent
Form 82.09Q		
20		No.
	Supreme Court of Nova Scotia	
[name of both spouses]		Joint Applicants

Rule 92 - Transition

Effective date of these Rules and definition

- **92.01 (1)** These Rules take effect on June 30, 2010 for a family proceeding and on January 1, 2009 for all other proceedings, except as provided in this Rule 92.
 - (2) In this Rule, "family proceeding" means a proceeding started under Part 13 Family Proceedings.

Application to outstanding proceedings

- **92.02 (1)** Unless this Rule provides or a judge orders otherwise these Rules apply to all steps taken after the following dates in the following kinds of proceedings:
 - (a) June 30, 2010 in a family proceeding started before that day;
 - (b) January 1, 2009 in an action started before that day.
 - (2) The *Nova Scotia Civil Procedure Rules* (1972) apply to all other proceedings started before January 1, 2009 unless a judge orders otherwise.

Document and step in action preserved

- **92.03** On a motion, in a trial or hearing, and in connection with any other step taken after June 30, 2010 in a family proceeding started before that day, or after January 1, 2009 in an action started before that day, both of the following apply:
 - (a) each notice, pleading, affidavit, order, and other document filed in the action under the *Nova Scotia Civil Procedure Rules* (1972) must be treated, as nearly as possible, as if it conformed with these Rules;
 - (b) each step taken in the family proceeding, or action, and completed before June 29, 2010 in the family proceeding, or January 1, 2009 in the action, must be treated, as nearly as possible, as a step taken under these Rules.

Outstanding interlocutory steps

92.04 Each of the following steps that is outstanding in a family proceeding on June 30, 2010, or in an action on January 1, 2009, must be completed under the *Nova Scotia Civil Procedure Rules* (1972), unless the parties agree or a judge orders otherwise:

- (a) answers to a demand for particulars delivered before the date;
- (b) an interlocutory or interim application;
- (c) the disclosure of documents and electronic information in an action in which a party has served a list of documents before the date;
- (d) an examination for discovery agreed to, or for which a notice of examination is issued, before the date;
- (e) answers to interrogatories delivered before the date;
- (f) a reference made before the date;
- (g) the assignment of trial dates, delivery of an expert's report, and discovery in a divorce proceeding in which a party files a request for trial date and certificate of readiness before the date, and in an action in which a party files a notice of trial before the date;
- (h) default judgment, including for foreclosure, sale, and possession, on a claim made in an action started before that date;
- (i) all steps in an undefended or uncontested divorce proceeding.

Notice in an outstanding action

- **92.05 (1)** The *Nova Scotia Civil Procedure Rules* (1972), rather than Rule 31 Notice, apply to both of the following in a family proceeding started before June 30, 2010, or an action started before January 1, 2009:
 - (a) giving notice of the action to a person after the date;
 - (b) a motion for a default judgment made after the date.
 - (2) An address for service given before June 30, 2010 in a family proceeding, or January 1, 2009 in any other proceeding, is treated as a designated address under these Rules.

(3) A party to a family proceeding started before June 30, 2010, or an action started before January 1, 2009, who has not stated an address for service, or who has ceased to be assured of receiving a document delivered to the address for service, must designate an address for delivery.

Actions under \$100,000

92.06 Rule 57 - Action for Damages Under \$100,000 does not apply to an action started before January 1, 2009, but a motion may be made under Rule 58 - Action for Claim Valued Under \$100,000.

Registry number on headings

92.07 The prothonotary at Halifax may direct that the registry number in the heading of each proceeding be changed to show the new registry codes in Rule 32 - Place of Proceeding.

Directions to apply present or former Rules

- **92.08 (1)** A judge who presides at a trial or hearing of a family proceeding started before June 30, 2010 may direct which of these Rules and which of the Rules in the *Nova Scotia Civil Procedure Rules* (1972) apply to the trial or hearing.
 - (2) A judge who is satisfied that the application of this Rule 92 to a family proceeding started before June 30, 2010, or any other proceeding started before January 1, 2009, causes one party to gain an unfair advantage over another party may order either of the following:
 - (a) these Rules apply to the proceeding, or a part of the proceeding, despite Rules 92.02(2), 92.04, and 92.05(1);
 - (b) the *Nova Scotia Civil Procedure Rules* (1972) apply to the proceeding, or a part of the proceeding, despite Rule 92.02(1).