*(Court file no.)*

Form 2.2C

Courts of Justice Act

REGISTRAR’S NOTICE PROPOSING CONSIDERATION OF VEXATIOUS LITIGANT ORDER

*(General heading)*

REGISTRAR’S NOTICE PROPOSING CONSIDERATION OF VEXATIOUS LITIGANT ORDER

I HAVE BEEN DIRECTED to prepare this notice by Justice *(identify proposing judge)* proposing that the court consider making a vexatious litigant order against *(identify person who is the potential subject of a vexatious litigant order)* under subsection 140 (1) of the *Courts of Justice Act*. If granted, the order may restrict the ability of *(identify person who is the potential subject of a vexatious litigant order)* to commence or continue court proceedings in any court in Ontario.

IF YOU ARE THE PERSON WHO IS THE POTENTIAL SUBJECT OF A VEXATIOUS LITIGANT ORDER AND YOU WISH TO RESPOND TO THIS NOTICE, you or an Ontario lawyer acting for you must prepare a response in Form 2.2D (found on <https://ontariocourtforms.on.ca/en/rules-of-civil-procedure-forms/>) prescribed by the *Rules of Civil Procedure*, serve it on the lawyers of all the parties and the lawyers of all other persons named in the list of ongoing proceedings in this notice (the “notified persons” as defined in Rule 2.2) or, if any party or notified person does not have a lawyer, serve it on the party or notified person themselves, and file it, with proof of service, in this court office. Your response in Form 2.2D must be served and filed with proof of service within 20 days after you receive this notice. If you do not file a response, a judge may make an order against you without your participation. See Rule 2.2 of the *Rules of Civil Procedure* for details about the applicable procedures.

TO ALL OTHER PARTIES AND NOTIFIED PERSONS

IF YOU WISH TO REPLY TO THIS NOTICE OR ANY RESPONSE MADE BY *(identify person who is the potential subject of a vexatious litigant order)*, you or an Ontario lawyer acting for you may prepare a reply in Form 2.2E (found on <https://ontariocourtforms.on.ca/en/rules-of-civil-procedure-forms/>) prescribed by the *Rules of Civil Procedure*, serve it on the lawyers for all the parties and all other persons named in the list of ongoing proceedings in this notice (the “notified persons” as defined in Rule 2.2) or, if any party or notified person does not have a lawyer, serve it on the party or notified person themselves, and file it, with proof of service, in this court office. If the person who is the potential subject of a vexatious litigant order serves a response on you, your reply in Form 2.2E must be served and filed with proof of service within 20 days after you are served. If you are not served with a response, your reply in Form 2.2E must be served and filed with proof of service within 30 days after you receive this notice. You are not required to make a reply in this matter. However, if you choose not to reply, you will not be entitled to appear at a hearing in the matter without leave of a judge. If a judge ultimately makes a vexatious litigant order in this matter, you will be entitled to receive a copy of the order, decision and reasons, regardless of whether you file a reply. See Rule 2.2 of the *Rules of Civil Procedure* for details about the applicable procedures.

As set out in the judicial direction of Justice *(insert judge’s name)*, the grounds for the court’s consideration are: *(Specify the grounds as set out in the judicial direction received.)*

The direction to prepare this notice is attached. *(Each copy of the notice served or filed must include the judge’s written direction to the registrar.)*

To the best it can be determined, the following is a list of ongoing proceedings in any Ontario court to which *(identify person who is the potential subject of a vexatious litigant order)* is a party:

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| COURT FILE NUMBER IN FULL, INCLUDING COURT PREFIX (e.g., CV, SC) | LOCATION OF PROCEEDING | TITLE OF PROCEEDING | NAME AND ADDRESS FOR SERVICE OF EACH PARTY TO PROCEEDING  *(specify the name, address and email address (if any) of each party and their lawyer (if any))* | CITATION OF REPORTED DECISION (IF ANY) |
| *(Begin the list with the proceeding in which this notice is being made)* |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |

*(Insert additional rows, as necessary)*

To the best it can be determined, the following is a list of finally disposed (concluded) proceedings in any Ontario court to which *(identify person who is the potential subject of a vexatious litigant order)* was a party:

|  |  |  |  |
| --- | --- | --- | --- |
| COURT FILE NUMBER IN FULL, INCLUDING COURT PREFIX  (e.g., CV, SC) | LOCATION OF PROCEEDING | TITLE OF PROCEEDING | CITATION OF REPORTED DECISION (IF AVAILABLE) |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |

*(Insert additional rows, as necessary)*

Date ........................................................................ Signed by ..................................................................

Local registrar

*(Address of court office)*

TO *(Name, address, email address (if any) and telephone number of each lawyer or party)*

RCP-E 2.2C (June 1, 2024)