# Form 21 [Rules 3.57 and 12.11(3)]

Clerk’s Stamp

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| COURT FILE NUMBER |  |
| COURT | COURT OF KING’S BENCH OF ALBERTA |
| JUDICIAL CENTRE |  |
| PLAINTIFF(S) BY COUNTERCLAIM |  |
| DEFENDANT(S) BY COUNTERCLAIM |  |
| DOCUMENT | **COUNTERCLAIM** |

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

**NOTICE TO DEFENDANT(S) BY COUNTERCLAIM**

You are being sued. You are a defendant by counterclaim.

Go to the end of this document to see what you can do and when you must do it.

**NOTE: State below only facts and not evidence [Rule 13.6]**

**Statement of facts relied on:**

1.

**Remedy sought:**

2.

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| **NOTICE TO THE DEFENDANT(S) BY COUNTERCLAIM**  You only have a short time to do something to respond to this counterclaim:  20 days if you are served in Alberta  1 month if you are served outside Alberta but in Canada  2 months if you are served outside Canada.  You can respond by filing a statement of defence or a demand for notice to counterclaim in the office of the clerk of the Court of King’s Bench at      , Alberta, AND serving your statement of defence or a demand for notice to counterclaim on the plaintiff(s) by counterclaim’s address for service. |

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| **WARNING**  If you do not file and serve a statement of defence or a demand for notice to counterclaim within your time period, you risk losing the law suit automatically. If you do not file, or do not serve, or are late in doing either of these things, a court may give a judgment to the plaintiff(s) by counterclaim against you after notice of the application has been served on you. |