

**MAGISTRATES COURT of WESTERN AUSTRALIA
(CIVIL JURISDICTION)**

AMENDED APPLICATION
FORM 23

Registry: 3 Stephen Street, Bunbury, 6230	Case number: BUN/GCLM/316/2015
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Claimant	Andrew Laughton
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Defendant	Sharyl Marsh
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*delete as applicable



To the Registrar
The *defendant makes application for the following order(s):

NATURE OF ORDER SOUGHT

1. (Pursuant to Rule 5) the Defendant have leave to extend the time under Rule 29 for filing this application.
2. Set aside default judgment entered 6 October 2015.
3. Vacate assessment of damages listed for 16 December 2015.
4. Give the Defendant leave to file the Statement of Defence form 21 out of time.
5. Give the Defendant leave to file the forms 35 and 36 out of time.
6. If the Judgement is set aside for irregularity, the Claimant to pay the Defendant's costs of the application; if the judgment is otherwise set aside, the Defendant to pay the Claimant's costs if any of the application.

Signature of applicant/ lawyer: Ian Morison Date: 3 December 2015

For Court Use Only

Your Attendance is ~~is~~ **not** required. Hearing Fee \$ _____ Paid

NOTICE OF HEARING

This application will be heard at Magistrates Court held at: _____
on WEDNES day the 9 day of DECEMBER 20 15 at 10.00 am/pm

Registrar: _____ Date: _____

To: Claimant*/defendant*/third party* <u>ANDREW LAUGHTON</u>	To: Claimant*/defendant*/third party* <u>SHARUL MARSH</u>
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Tick [✓] appropriate box

Lodged by	<input type="checkbox"/> Claimant or Claimants Lawyer <input type="checkbox"/> Other <input checked="" type="checkbox"/> Defendant or Defendants Lawyer			
Address for service	Morison Legal 24 Arthur Street BUNBURY			
Contact details	Telephone: 9792 4693	Lawyer's ref: Ian Morison	Fax: 9791 7493	E mail: ian@morisonlegal.com.au

Information on making and responding to an application

- A supporting affidavit must be lodged with an application.
- A party which has been served with an application must at least 3 working days before the hearing of the application, lodge and serve

- a) a response to the application stating whether the party consents or objects in relation to each order sought in the application
- b) unless the party consents to every order sought in the application, an affidavit supporting the response; and
- c) any related application by the party.

• The response must be in the approved form.