

e-document	T-1280-22 ID 1
F I L E D	FEDERAL COURT COUR FÉDÉRALE June 20, 2022 20 juin 2022 Martine-A Daigneault
MTL	1

FORM 301 Rule 301
Notice of Application

Plaintiff: Danilo Ramirez Zamora
vs
Defendant: Canada Revenue Agency

Notice of Application

TO THE RESPONDENT:

A PROCEEDING HAS BEEN COMMENCED AGAINST YOU by the applicant. The relief claimed by the applicant appears below.

THIS APPLICATION will be heard by the Court at a time and place to be fixed by the Judicial Administrator. Unless the Court orders otherwise, the place of hearing will be as requested by the applicant. The applicant requests that this application be heard at (place where Federal Court of Appeal (or Federal Court) ordinarily sits).

IF YOU WISH TO OPPOSE THIS APPLICATION, to receive notice of any step in the application or to be served with any documents in the application, you or a solicitor acting for you must file a notice of appearance in Form 305 prescribed by the Federal Courts Rules and serve it on the applicant's solicitor or, if the applicant is self-represented, on the applicant, WITHIN 10 DAYS after being served with this notice of application.

Copies of the Federal Courts Rules, information concerning the local offices of the Court and other necessary information may be obtained on request to the Administrator of this Court at Ottawa (telephone 613-992-4238) or at any local office.

IF YOU FAIL TO OPPOSE THIS APPLICATION, JUDGMENT MAY BE GIVEN IN YOUR ABSENCE AND WITHOUT FURTHER NOTICE TO YOU.

June 19th, 2022

Issued by: (Registry Officer)

Address of local office:

TO: FEDERAL COURT OF CANADA and Canada Revenue Agency

Jean-Francois Perron
Manager
Canada Emergency Benefits Validation
Sudbury, ON, P3 5C1

Application : Federal Court for a judicial review

This is an application for judicial review in respect of:

Canada Recovery Benefit application
Reference Number C0044334630-001-45

I was informed on May 20th, 2022 that a decision regarding my eligibility for the Canada Recovery Benefit Application was rendered and that I was deemed ineligible. As a result, I am expected to reimburse the amounts received.

I requested a second review of my application by submitting proof of employment as well as self-employment income on January 12, 2022. The total of employment and self-employment income clearly exceeds the minimum \$5,000 eligibility requirement and a decision was still rendered in my disfavour.

I am applying to the Federal Court for a judicial review as I feel the facts provided were not taken under advisement prior to rendering the latest decision dated May 20th, 2022 regarding my eligibility to the Canada Recovery Benefit (CRB).

I am also requesting that the decision of repayment of CRB benefits received be overturned.

Attached you will find the documentation provided proving that I did indeed earn more than \$5,000.00 during said period:

- Affidavits and receipts from catering job clients (Mme. Minicucci and Mme. Bousquet)
- T4 slip from Camp Wahanowin Ltd.

June 19, 2022



DARIO RAMIREZ ZAMORA
211-1550 AV FILION
SAINT-LAMBERT QC J4R 1W5
514-249-6794