



This court orders, under section 183 of the *Family Law Act*, that

FULL NAME AND DATE OF BIRTH (MMM/DD/YYYY) OF PERSON RESTRAINED

must report to the court [or to \_\_\_\_\_ ] as follows:  
specify person(s)

SPECIFY

This court orders, that any police officer, including any R.C.M.P. Officer having jurisdiction in the province of British Columbia, who is provided with a copy of this order is directed to remove

FULL NAME AND DATE OF BIRTH (MMM/DD/YYYY) OF PERSON RESTRAINED

from \_\_\_\_\_ immediately [or within a specified period of time].  
LOCATION

This court orders, that any police officer, including any R.C.M.P. Officer having jurisdiction in the province of British Columbia, who is provided with a copy of this order is directed to accompany

FULL NAME AND DATE OF BIRTH (MMM/DD/YYYY) OF PERSON

to \_\_\_\_\_ as soon as practicable [or within a specified period of time] to  
LOCATION supervise the removal of his/her personal belongings.

This court orders, that any police officer, including any R.C.M.P. Officer having jurisdiction in the province of British Columbia, who is provided with a copy of this order is directed to seize from

FULL NAME AND DATE OF BIRTH (MMM/DD/YYYY) OF PERSON FROM WHOM SEIZURE IS TO BE MADE

any weapon or firearms and related documents.

This court orders that this order expires on \_\_\_\_\_ .  
MMM/DD/YYYY

(ADD ANY FURTHER TERMS OF PROTECTION ORDER)

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Dated \_\_\_\_\_  Checked By \_\_\_\_\_  
by the Court Initials

**DISOBEYING THIS ORDER IS A CRIMINAL OFFENCE UNDER SECTION 127 OF THE CRIMINAL CODE PUNISHABLE BY FINE OR IMPRISONMENT**

TAKE NOTICE THAT any police officer, including any R.C.M.P. Officer having jurisdiction in the province of British Columbia, having reasonable and probable grounds to believe that the person against whom this order is made has contravened a term of this order may take action to enforce the order, whether or not there is proof that the order has been served on the person and, if necessary, may use reasonable force. Enforcement action may include arresting the person against whom this order is made without warrant in accordance with section 495 of the Criminal Code.

AND TAKE NOTICE THAT if no expiry date is ordered in relation to this order, this order expires one year after the date it is made.

**PROTECTION ORDER INFORMATION**  
**for person(s) protected by the order**

**If the Court has made a protection order to protect you, a child, or you and a child, you should be aware of the following information:**

- **Phone the police right away if the restrained person violates the protection order: You could be in danger.** Find the police emergency telephone number now and write it down where you can find it when you need it.
- **Be prepared to answer police questions,** as well as you can. A written statement may be required.
- **Call the VictimLink BC at 1-800-563-0808 <http://www.victimlinkbc.ca/> to learn about services available to support you.**
- **Police in British Columbia have access to your protection order on the Protection Order Registry's computer,** 24 hours a day, 7 days a week. You do not have to ask that your order be registered in the Protection Order Registry. Court staff do this without request, in most cases on the same day that the order is signed by the judge. If you want to check that your order is on the Protection Order Registry, you may telephone 1-800-563-0808.
- **It is important that your current phone number, address and date of birth are available.** You may give this information by filling out a Contact Information form at the court registry. **If any of your personal information changes, please call the VictimLink BC at 1-800-563-0808.**
- **Keep a copy of the protection order with you at all times.** Give a copy of the protection order to staff at the child's school if the restrained person has been ordered to stay away from the child or the school. Give a copy to anyone else you think should know about the order. If the terms of the protection order are changed, make sure you give them a copy of the new order.
- **Changing a protection order needs a court order, not just a verbal agreement.** If you want to change anything on the order, ask your lawyer about applying to the court to change the terms of the order.
- The order is in effect for one year from the date it is made, unless the judge says otherwise. If your protection order is due to expire by a certain date and you feel you are still in need of a protection order, you must re-apply to the court to have the order extended. The restrained person can be arrested and taken before a judge for disobeying the order.
- **The protection order may not be enforceable in another province.** If you move to another province, see a lawyer or a court registry right away, and show them a copy of the order you obtained in British Columbia. The lawyer or court registry staff there can tell you the status of your order in that province, whether there is anything you must do to have your order made enforceable there, or whether you have to get a new protection order there. If you have a Protection Order from another province in Canada, it can be enforced like a protection order from British Columbia.

**PROTECTION ORDER INFORMATION**  
**for person against whom the order was made**

**If the Court has made a protection order protecting a child or another individual and a child, you should be aware of the following:**

- **The protection order is effective immediately.**
- If a police officer believes that you have disobeyed the protection order, **you can be arrested immediately** and taken before a judge to be dealt with according to law.
- **This protection order is entered on the Protection Order Registry's computer.** Police everywhere in British Columbia can access it, 24 hours a day, 7 days a week.
- **Changing a protection order requires a court order, not just a verbal agreement.** If conditions change and you want to change the terms of the order (for example, to allow you to enter a child's home to pick them up or to participate in family events, contrary to the conditions of the order), you may ask your lawyer about applying to the court to change the terms of the order.
- **Unless a judge changes the order, it continues to be in effect until it expires. Police can arrest you and take you before a judge if you disobey the order.**