This document must be filled out on-screen (and not by hand).

To make these red tips reappear after printing, click **Ctrl-z** (Mac: **command-z**).

[Tips for writing Supreme Court orders](https://family.legalaid.bc.ca/bc-legal-system/court-orders/write-order/tips-writing-supreme-court-orders)

Form F52 (Rule 15-1(1))

Court File No.:

Court Registry:

For an undefended family law case (undefended **divorce** or final family orders where you agree about the issues), this top section—court file no., registry, roles, and names—should be the same as what’s on the original Notice of Family Claim (Form F1 or F3). If filing jointly, change **Claimant** and **Respondent** to **Claimant 1** and **2**. Press the Tab key after selecting different roles as some of the wording in the rest of the form will change.

In the Supreme Court of British Columbia

Your full legal names, including *also known as*:

:« role

:« role

FINAL ORDER

Date the order is made (dd/Mmm/‌yyyy). For an undefended family law case, the court will fill this out.

Starting from here, do not hit Tab to go from grey field to field.

For an undefended family law case, choose **a judge of the court** and delete the other options.

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| BEFORE | ))))))))) | THE HONOURABLE MR. JUSTICE THE HONOURABLE MADAM JUSTICE A JUDGE OF THE COURTMASTER A MASTER OF THE COURT | ))))))))) |   |

Choose one of the following four paragraphs and delete the others. For an undefended family law case, choose the fourth paragraph (next page).

This family law case coming on for trial at , on , and on hearing , , and , , and on considering the evidence put forward ;

This family law case coming on for hearing at , on , and on hearing and , and on considering the evidence put forward;

This family law case coming on for summary trial under Rule 11-3 of the Supreme Court Family Rules at , on , and on hearing , , and , , and on considering the evidence put forward ;

This family law case coming on as an undefended family law case without an oral hearing under Rule 10-10 of the Supreme Court Family Rules, and on considering the evidence put forward;

THIS COURT ORDERS that

For divorces, most people use the first paragraph. (It’s rare to request a divorce order earlier than 31 days.) Your names will come up automatically when you print (or press **Tab** after filling in the names above). If you aren’t applying for a divorce, **delete this entire section**. Note: dd/Mmm/yyyy = 01/Jan/2021

Subject to section 12 of the *Divorce Act* (Canada), the claimant, , and the respondent, , who were married at , on , are divorced from each other, the divorce to take effect on the 31st day after the date of this order.

Subject to section 12 of the *Divorce Act* (Canada), the claimant, , and the respondent, , who were married at , on , are divorced from each other, the divorce to take effect on .

THIS COURT ORDERS that

If you want more than a divorce order—e.g., orders for parenting, for child or spousal support, or for dividing property and debt)—insert the details in numbered paragraphs. Otherwise, **delete this entire section**. If both parties agree to an order, begin that paragraph with **By consent**.

1.

THE FOLLOWING PARTIES APPROVE THE FORM OF THIS ORDER AND CONSENT TO EACH OF THE ORDERS, IF ANY, THAT ARE INDICATED ABOVE AS BEING BY CONSENT:

Signature of [ ]  party [ ]  lawyer for

If you require more than two signature boxes, use the PDF version of the form.

[*Type or print name*]

Signature of [ ]  party [ ]  lawyer for

[*Type or print name*]

By the Court.

Registrar