Protection Order	Registry location:
☐ By Consent ☐ Without Notice	Court File Number:
FORM 14 Provincial Court Family Rules Rule 92	
In the Provincial Court of British Columbia	
In the Case Between: [full name of party] And: [full name of other party]	
Before the Honourable Judge [name of judge]	
on [date]	
On the application of [full name of party making the application];	
Persons appearing: Lawyer Lawyer	
(Select one or more of the 10 following provisions, as applicable, complete provisions(s) that is/are not selected so that it/they do(es) not appearing) THIS COURT ORDERS, under section 183 of the Family Law Act, that	ear in the draft order when submitted for[full name and date of birth of person
restrained] must not have contact or communicate full name(s) of protected person(s)]	directly or indirectly with[
THIS COURT ORDERS, under section 183 of the Family Law Act, that restrained] must not attend at, enter or be found within (distance) person must not attend]	
THIS COURT ORDERS, under section 183 of the Family Law Act, that restrained] is restrained from following	
THIS COURT ORDERS, under section 183 of the <i>Family Law Act</i> , that restrained] is restrained from possessing a weapon or firearm.	[full name and date of birth of person
THIS COURT ORDERS, under section 183 of the Family Law Act, that restrained] must not communicate with	

THIS COURT ORDERS, under section 183 of the Family Law Act, that[full name and date of birt restrained] must report to the court [or to[specify person(s)]] as follows: [specify]	• •
THIS COURT ORDERS that any police officer, including any R.C.M.P. officer having jurisdiction in the British Columbia, who is provided with a copy of this order is directed to remove[full name are birth of person restrained] from[location] immediately [or within a specific time].	nd date of
THIS COURT ORDERS that any police officer, including any R.C.M.P. officer having jurisdiction in the British Columbia, who is provided with a copy of this order is directed to accompany[full name birth of person] to	e and date of period of e province of and date of
THIS COURT ORDERS that this order expires on[mmm/dd/yyyy]	
DatedBy the Court	Checked by:

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.