

NOTES

Form 48

(Rule 13-1 (3))

1

[Style of Proceeding]

ORDER AFTER TRIAL

[Rule 22-3 of the Supreme Court Civil Rules applies to all forms.]

2

BEFORE THE HONOURABLE JUSTICE[dd/mmm/yyyy].....

3

THIS ACTION coming on for trial at, on[dd/mmm/yyyy]....., and on hearing[name of party/lawyer]..... and[name of party/lawyer]....., [add the following if applicable: AND JUDGMENT being reserved to this date]:

THIS COURT ORDERS that:

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- 1
- 2
- 3

[If any of the following orders are by consent, indicate that fact by adding the words “By consent,” to the beginning of the description of the order.]

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:

[A signature line in the following form must be completed and signed by or for each approving party.]

.....
Signature of [] party [] lawyer for[name of party(ies)].....

.....[type or print name].....

.....
Signature of [] party [] lawyer for[name of party(ies)].....

.....[type or print name].....

By the Court.

.....
Registrar

NOTES

Court forms are available at: www.ag.gov.bc.ca/courts/other/supreme/2010SupRules/info/index_civil.htm.

They can be completed online and filed electronically using Court Services Online:
www.courtservicesonline.gov.bc.ca.

They can also be printed and completed manually; or completed online, printed and filed.

This order must be typed. It must be signed by all affected parties and then submitted to the court registry for entry; once entered it is returned to the submitting party who is responsible for serving copies on the other parties.

1. The style of proceeding is the part at the top of the document that identifies your case within the court system. You will use the style of proceeding on every one of your documents, whether they are filed in the court registry or not. Insert the court number, the location of the registry (e.g., Vancouver), as it is part of your style of proceeding. Write in the names of the plaintiff and defendant in capital letters (not addresses) in the style of proceeding.
 2. Insert the name of the trial judge.
 3. Insert location, date, and the names of the parties (or their lawyers) who made presentations at trial.
 4. List the court orders (e.g., the defendant will immediately pay the money the plaintiff spent on repairs to his damaged motor vehicle).
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