

NOTES

Form 50

(Rule 13-2 (1))

[Style of Proceeding]

1

WRIT OF SEIZURE AND SALE

2

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

Name and address of lawyer or person causing this writ to be issued:

To the Sheriff

You are commanded promptly to seize and sell at public auction or by tender for the best available price sufficient of the goods and chattels of the undermentioned person to realize the sums set out on the back of this writ, that are payable by virtue of the attached order of this Honourable Court, together with your costs, fees and expenses for executing this writ.

After carrying out the above instructions, you must pay to the person specified on the back of this writ from the amount realized the sum or sums that are payable to him or her and account therefore by return to the court.

Date:[dd/mmm/yyyy].....

Registrar

[Back]

3

Name and address of person whose goods and chattels are to be seized:

4

Amount remaining due and payable on judgment: \$.....

5

Amount of costs remaining due and payable: \$.....

6

Amount of interest on judgment and costs remaining due and payable: \$.....

7

Costs of party entitled to execution: \$.....

Sheriff's costs *[to be filled in by Sheriff]*: \$.....

Total *[to be filled in by Sheriff]*: \$.....

8

Identity of person entitled to payment of judgment:

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.

Give the original to a court bailiff for execution; the affected party would have been served a copy of the order for judgment.

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 your name if you are starting this procedure.
 3. Provide the name and address of the person whose assets are being seized by the sheriff.
 4. State the amount that is still due on the judgment (e.g., \$2, 532.00).
 5. State the amount of costs that the other party still owes you (see the guidebook on Costs).
 6. If the judge has awarded interest, it is presumed to be payable at the prime rate from the date of judgment on both the amount of the judgment and the costs awarded (see the *Court Order Interest Act*).
 7. Fill in the amount of costs that you have been awarded.
 8. Identify yourself (e.g., the Plaintiff, Mary Brown).
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