

Form F62.2 (Rule 15-4.1 (6))

Court File No.:

Court Registry:

In the Supreme Court of British Columbia

Claimant:

Respondent:

ORDER FOR IMPRISONMENT – *Family Law Act*

[Rule 21-1 of the Supreme Court Family Rules applies to all forms.]

BEFORE THE HONOURABLE JUSTICE[*date*]....

WHEREAS[*full name of person to be imprisoned*]....., date of birth:
...[*date*]..., has appeared before this court and has been given a reasonable opportunity to explain
their non-compliance and show why an order for imprisonment under section 231 of the *Family Law*
Act should not be made;

THIS COURT ORDERS that[*full name of person to be imprisoned*]..... be
committed to a Provincial Correctional Centre in the Province of British Columbia, for a period of
[*number of days not to exceed 30*] days.

YOU THE PEACE OFFICER ARE COMMANDED to bring this person safely to a Provincial Correctional
Centre in the Province of British Columbia and deliver this person to the keeper.

YOU THE KEEPER ARE COMMANDED to receive this person into custody in the Provincial
Correctional Centre and imprison this person for the term written above or upon further order of
this court.

Date:

.....

Signature of a Judge of the Supreme Court
of British Columbia

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