# Application for Garnishment, Summons or Warrant

### Form 30

Family Maintenance Enforcement Act
Provincial Court Family Rules
Rule 140

Reg	
Cour	
ВС	
<b>Docur</b> For	

Registry location:	
Court file number:	
BCFMA case ID:	
Document number: For registry use only	

This Application for Garnishment, Summons or Warrant sets out the details of an application for enforcement of a support order under the Family Maintenance Enforcement Act.

#### Please read before completing the form:

- To collect on support owing, you can:
  - Enroll with the BC Family Maintenance Agency (BCFMA) by filing your support order, or filed agreement, with the Director of Maintenance Enforcement at www.bcfma.ca to have support collected for you
  - Take enforcement action through the court on your own or with a lawyer using the Family Maintenance Enforcement Act
- This form can be filed by a creditor (person to be paid support) or the Director of Maintenance Enforcement if the order is filed with the director. This form is used to enforce a support order through garnishing wages or bank accounts, issuing a summons to court, issuing a warrant for seizure and sale of belongings, or issuing a warrant for arrest.



During enforcement proceedings, the parties are commonly referred to as the **creditor** (person to be paid support) and **debtor** (person required to pay support).

#### Part 1 | About the parties

1. My full name is:

My date of birth is:

Full name of party

(dd/mmm/yyyy)

2. The full name of other party to this agreement is:

Their date of birth (dd/mmm/yyyy) is:

☐ There is an additional party/attachee.

The additional party/attachee's full name is:

#### 6

An attachee is a person required or directed to pay under a notice of attachment or attachment order. It is usually an employer or other individual who owes the payor money.

## Part 2 | About the support order or filed written agreement

3. I have a court order or filed written agreement about support made on made on between the parties that I want to enforce

Date (dd/mmm/yyyy)

under the Family Maintenance Enforcement Act and a copy of the order or filed written agreement is attached.

Į.

You must attach a copy of the order or agreement to this application for filing.

4. The order requires:

Select all applicable options

- the debtor to pay support
- the attachee to comply with the attachment order/notice of attachment
- the debtor to pay arrears
- the debtor to report by filing a statement of income and expenses
- the debtor to provide particulars of each change of residential address, place of employment or business address
- the debtor to provide a statement of finances or other prescribed document(s)



A written agreement about support that is filed with the court can be enforced under the Family Law Act or Family Maintenance Enforcement Act as if it were an order of the court [s. 148 and s. 163 Family Law Act].

You can use the Request to file an Agreement Form 26 to file it if you haven't already.

# Part 3 | Request for enforcement under the Family Maintenance Enforcement Act 5. In connection with this order, I request a: Select each option that applies and include the required supporting document(s) with your Summons in Form 31 requiring the debtor to attend court under section 14 (2) [failure to provide statement of finances] of the Act to show cause why the order should not be enforced → A supporting affidavit is required Warrant for arrest in Form 32 authorizing the apprehension of the debtor to bring the debtor before the court under section 14 (2) [failure to provide statement of finances] of the Act to show cause why the order should not be enforced → A supporting affidavit is required Garnishing order under section 18 [garnishment] of the Act → A completed garnishing order form and supporting affidavit is required Summons to a default hearing in Form 33 requiring attendance of the debtor at a default hearing under section 19 [summons for default hearing] of the Act → An affidavit of arrears or statement of arrears is required Summons in Form 31 requiring the debtor to attend court under section 21 (1) (a) [failure to report] of the Act to show cause why the order should not be enforced → A supporting affidavit is required Warrant for arrest in Form 32 authorizing the apprehension of the debtor to bring the debtor before the court under section 22 (1) (b) [failure to report] of the Act to show cause why the order should not be enforced → A supporting affidavit is required Summons to a committal hearing in Form 34 requiring the attendance of the debtor to a committal hearing under section 23 [committal hearing] of the Act → An affidavit of arrears or statement of arrears is required Warrant of execution under section 27 [warrant of execution] of the Act → A completed Warrant of Execution form and supporting affidavit is required Warrant in Form 32 for the arrest of a debtor under section 31 (a) [arrest of absconding debtor] of the Act → A supporting affidavit is required Part 4 | The facts I am filing an affidavit in support of this application, as set out in Part 3. Part 5 | Address for service 7. My current address for service of court documents and contact information is: You must provide an address for service and contact number, but it does not have to be your own if you don't want to Address: Province: Postal Code: City: Telephone: Email: Lawyer's name and firm name (if applicable): For use by the BC Family Maintenance Agency staff only ☐ This application is being made and/or filed on behalf of the party by the Director of Maintenance Enforcement Notes:



A payment order of an attachee may be enforced in anv manner that a maintenance order may be enforced [s. 24 (7) Family Maintenance Enforcement

You must file a supporting affidavit.

Depending on the enforcement option you are requesting, you may use:

- a Statement of Arrears under the Family Maintenance Act
- an Affidavit in Support of a Garnishing Order under the Court Order Enforcement Act; or
- an Affidavit General Form 45 under the Rules



If you are requesting a garnishing order, you must attach a completed garnishing order form.



If you are requesting a warrant of execution, you must attach a completed warrant of execution.