

FAMILY PICKLIST CFCSA (Public)

Contents

PRESENTATION HEARING - INTERIM ORDERS	2
COMMENCEMENT OF HEARINGS FOLLOWING INTERIM ORDERS	4
SERVICE ORDERS	5
CONSENT ORDERS.....	5
TEMPORARY ORDERS.....	6
EXTENSION OF TEMPORARY ORDERS	7
PERMANENT ORDERS.....	8
ACCESS ORDERS	10
PROTECTIVE INTERVENTION ORDERS (s. 28) and RESTRAINING ORDERS (s. 98).....	11
INDIGENOUS JURISDICTION ORDERS.....	16
OTHER ORDERS	17

	Section #	Brief Description	Terms of the Order
PRESENTATION HEARING - INTERIM ORDERS			
A1	S.33.2(2)	Interim supervision order (without removal)	Pursuant to section 33.2(2) of the <i>Child, Family and Community Service Act</i> , until further order of the court the Director supervise the children's care on the (number) terms and conditions set out in document (number) filed on (date): Pursuant to Section 33.2(2) of the <i>Child, Family and Community Service Act</i> , until further order of the court the Director supervise the child(ren)'s care on the following terms and conditions/on the terms set out in Document (No.) filed on (date).
A2	S.35(2)(a)	Interim custody order, custody to Director	Pursuant to Section 35(2)(a) of the <i>Child, Family and Community Service Act</i> , the child(ren) be placed in the interim custody of the Director until further order of the court.
A3	S.35(2)(b)	Interim supervision order (following removal)	Pursuant to Section 35(2)(b) of the <i>Child, Family and Community Service Act</i> , until further order of the court, the child(ren) be returned to the care of the parent(s) (names(s)), and be under the Director's supervision on the (number) terms and conditions set out in document (number) filed on (date):
A4	S. 35(2)(c)	Return to Parent	Pursuant to Section 35(2)(c) of the <i>Child, Family and Community Service Act</i> , that the child(ren) be returned to (name(s)), the parent(s) apparently entitled to custody.
A5	S.35(2)(d)	Interim custody to other person (Director to supervise)	Pursuant to Section 35(2)(d) of the <i>Child, Family and Community Service Act</i> , until further order of the court, the child(ren) be placed in the interim custody of (caregivers' names(s)), and be under the

			Director's supervision on the (number) terms and conditions set out in document (number) filed on (date).
A6	S.36(3)(a)(i) and (ii)	Interim supervision order (Court not satisfied with removal on breach)	Pursuant to Section 36(3)(a)(i) and (ii) of the <i>Child, Family and Community Service Act</i> , the child(ren) be returned to (name(s)), and the order of Judge (Name) of (date) continues to apply until further order of the court.
A7	S.36(3)(b)(i)	Interim supervision order (Court satisfied with removal but child(ren) returned)	Pursuant to Section 36(3)(b)(i) of the <i>Child, Family and Community Service Act</i> , until further order of the court, the child(ren) be placed in the interim custody of (caregivers' names(s)), and be under the Director's supervision on the (number) terms and conditions set out in document (number) filed on (date).
A8	S.36(3)(b)(ii)	Interim custody order (Court satisfied with removal and children placed in interim custody)	Pursuant to Section 36(3)(b)(ii) of the <i>Child, Family and Community Service Act</i> , the child(ren) be placed in the interim custody of the Director until further order of the court.
A9	S.42.1(6)(a)	Interim custody order, (Following removal on breach of temporary supervision order)	Pursuant to Section 42.1(6)(a) of the <i>Child, Family and Community Service Act</i> , the child(ren) be placed in the interim custody of the Director until further order of the court.
A10	S.42.1(6)(b)(i) and (ii)	Interim supervision order (Following removal on breach of temporary supervision order)	Pursuant to Section 42.1(6)(b)(i) and (ii) of the <i>Child, Family and Community Service Act</i> , until further order of the court, the child(ren) be returned to (name(s) of parent or other person), and the order of Judge (Name) of (date) continues to apply until further order of the court.

COMMENCEMENT OF HEARINGS FOLLOWING INTERIM ORDERS			
A11	S. 37	<p>Commencement of Protection Hearing</p> <p>(Interim orders under sections 33.2, 35 or 36)</p> <p>*For Registries with regular child protection dates or where dates can be arranged with JCM in court*</p>	<p>Pursuant to section 37 of the <i>Child, Family and Community Service Act</i>, the protection hearing in this matter shall commence on (date and time) to determine whether the child(ren) needs protection.</p>
A12	S. 37(2)	<p>Commencement of Protection Hearing</p> <p>(Interim orders under sections 33.2, 35 or 36)</p> <p>*For Registries where commencement date needs to be fixed by JCM*</p>	<p>Pursuant to section 37(2) of the <i>Child, Family and Community Service Act</i>, this matter will be adjourned to the Judicial Case Manager to fix a date for the commencement of the protection hearing within 45 days of the granting of this order.</p>
A13	S. 42.1(7)	<p>Commencement of Hearing</p> <p>(Interim orders under sections 42.1(6))</p> <p>*For Registries with regular child protection dates or where dates can be arranged with JCM in court *</p>	<p>Pursuant to section 42.1(7) of the <i>Child, Family and Community Service Act</i>, the hearing to determine whether the child(ren) were removed in accordance with section 42 of the <i>Act</i> shall commence on (date and time).</p>
A14	42.1(7)	<p>Commencement of Protection Hearing</p> <p>(Interim orders under sections 42.1(6))*For Registries where commencement date</p>	<p>Pursuant to section 42.1(7) of the <i>Child, Family and Community Service Act</i>, this matter will be adjourned to the Judicial Case Manager to fix a date for the commencement of the hearing to determine whether the child(ren) were</p>

		needs to be fixed by JCM*	removed in accordance with section 42 of the <i>Act</i> within 45 days of this order.
SERVICE ORDERS			
B1	S.69(1)(a)	Shorten or extend service period	Pursuant to Section 69(1)(a) of the <i>Child, Family and Community Service Act</i> , the period of time for serving (name) with notice of the Director's application filed (date) is shortened to/ extended to (date or # of days, e.g. 6 days).
B2	S.69(1)(b)	Dispensing with service on party	Pursuant to Section 69(1)(b) of the <i>Child, Family and Community Service Act</i> , the requirement to serve (name(s)) with notice of the Director's application for (application type) is hereby dispensed with for this proceeding only/for all temporary applications/for all proceedings except applications for permanent orders/for all proceedings.
B3	Rule 6(10)	Permission to use alternate service method to serve a party	Pursuant to Rule 6(10) of the Provincial Court (<i>CFCSA</i>) Rules, the Director is permitted to serve (name(s)) with notice of the Director's Application for (application type) by (describe method of service), and such service shall be good and sufficient notice of the hearing.
CONSENT ORDERS			
C1	S.60(3)	Dispensing with consent of a party	Pursuant to Section 60(3) of the <i>Act</i> , the written consent of (name) is dispensed with for this order.

TEMPORARY ORDERS			
D1	S.40(1)	Finding of protection	Pursuant to Section 40(1) of the Act, the court finds that the child(ren) is/are in need of protection.
D2	S. 40(2)	No Finding of Protection	Pursuant to Section 40(2)(a) of the <i>Child, Family and Community Service Act</i> , the court finds that the child(ren) are not in need of protection and orders that the child(ren) be returned to (name(s)), and the interim order of Judge (name), granted on (date), is terminated.
D3	S.41(2.1)	Temporary Supervision Order (Interim Order made under s. 33.2)	Pursuant to Section 41(2.1) of the <i>Child, Family and Community Service Act</i> , the Director supervise the child(ren)'s care, for a period of time expiring on (date) on the (number) terms and conditions set out in document (number) filed on (date) until further order of the court.
D4	S.41(1)(a)	Temporary Supervision Order	Pursuant to Section 41(1)(a) of the <i>Child, Family and Community Service Act</i> , the Director supervise the child(ren)'s care for a period of time expiring on (date) on the (number) terms and conditions set out in document (number) filed on (date).
D5	S.41(1)(b)	Temporary custody to other person (Director to Supervise)	Pursuant to Section 41(1)(b) of the <i>Child, Family and Community Service Act</i> , the child(ren) be placed in the temporary custody of (caregivers names(s)), and the Director supervise the child(ren)'s care for a period of time expiring on (date) on the (number) terms and conditions set out in document (number) filed on (date).
D6	S.41(1)(c)	Temporary custody order (Custody of Director)	Pursuant to Section 41(1)(c) of the <i>Child, Family and Community Service Act</i> , the child(ren) be placed in the temporary

			custody of the Director for a period of time expiring on (date).
D7	S.42.2(4)	Finding that removal was in accordance with S.42(1)	Pursuant to Section 42.2(4) of the <i>Child, Family and Community Service Act</i> , the court finds that the child was removed in accordance with Section 42(1).
D8	S.42.2(4)(a) or s. 42.2(7)(d)	Temporary Supervision Order (following removal from temporary supervision order or s.42.1 order)	Pursuant to 42.2(4)(a) of the <i>Child, Family and Community Service Act</i> , the child be returned to/shall remain in the care of (name(s)) and the Director supervise the child(ren)'s care for a period of time expiring on (date), on the (number) terms and conditions set out in document (number) filed on (date).
D9	S.42.2(4)(b) or s. 42.2(7)(d)	Temporary custody order (Custody to Director following removal from temporary supervision order or s.42.1 order)	Pursuant to Section 42.2(4)(b) of the <i>Child, Family and Community Service Act</i> , the child(ren) be placed in the temporary custody of the Director for a period of time expiring on (date).
D10	S.42.2(4)(c) or s. 42.2(7)(d)	Temporary Custody order (Person other than parent following removal from temporary supervision order or s.42.1 order)	Pursuant to Section 42.2(4)(c) of the <i>Child, Family and Community Service Act</i> , the child(ren) be placed in the temporary custody of (name(s)), and the Director supervise the child(ren)'s care for a period time, expiring on (date) on the (number) terms and conditions set out in Document (number) filed on (date).
EXTENSION OF TEMPORARY ORDERS			
E1	S.44(3)(a)	Extension of a temporary supervision order	Pursuant to Section 44(3)(a) of the <i>Child, Family and Community Service Act</i> , the order made by Judge (name) on (date) that the Director supervise the child(ren)'s care is extended for a period of (length of time) expiring on (date).

E2	S.44(3)(b)	Extension of a temporary custody order to Director or another person (see maximum period of TCO in s. 45)	Pursuant to Section 44(3)(b) of the <i>Child, Family and Community Service Act</i> , the order made (date) that the child(ren) are in the temporary custody of the Director is extended for a period of time expiring on (date).
E3	S. 44.1(3)	Extension of a Temporary Custody Order to another person if s. 54.01(5) is expected to be applied for	Pursuant to Section 44.1(3) of the <i>Child, Family and Community Service Act</i> , the order made by Judge (name) on (date) placing the child(ren) in the temporary custody of the Director is extended for a period of time expiring on (date).
E4	S.46(3)	Temporary supervision order (return after temporary custody order)	Pursuant to Section 46(3) of the <i>Child, Family and Community Service Act</i> , the child(ren) shall be returned to (name(s)), and the Director supervise the child(ren)'s care for a period of (length of time) expiring on (date), on the following terms and conditions/ on the terms set out in Document (number) filed on (date).
E5	S. 49(7)(b)	Temporary custody to other (following application for continuing care)	Pursuant to section 49(7)(b) of the <i>Child, Family and Community Service Act</i> , the child(ren) be placed/shall remain in the temporary custody of (name(s) of caregivers) and the Director supervise the child(ren)'s care for a period of time expiring on (date), on the (number) terms and conditions set out in document (number) filed on (date).
E6	S. 49(7)(c)	Temporary custody order (Custody to Director following application for continuing care)	Pursuant to Section 49(7)(c) of the <i>Child, Family and Community Service Act</i> , the child(ren) shall remain in the temporary custody of the Director for a period of time expiring on (date).
PERMANENT ORDERS			
F1	S.41(1)(d) (consider	Continuing custody order (without	Pursuant to Section 41(1)(d) of the <i>Child, Family and Community Service Act</i> , the

	factors in s. 41(2))	temporary custody order)	child(ren) be placed in the continuing custody of the Director.
F2	S.42.2(4)(d) or S. 42.2(7)(c)	Continuing custody order (following removal from temporary supervision order or s.42.1 order)	Pursuant to Section 42.2(4)(d) (or Section 42.2(7)(c) of the Act, the child(ren) be placed in the continuing custody of the Director.
F3	S.49(4) or (5) (consider factors in s. 49(6))	Continuing custody order (after a temporary custody order)	Pursuant to Section 49(4) of the <i>Child, Family and Community Service Act</i> and/or Section 49(5) the child(ren) be placed in the continuing custody of the Director.
F4	S.49(10)(a)	Continuing custody order (after S.49(7)(b) or (c) "last chance order")	Pursuant to Section 49(10)(a) of the <i>Child, Family and Community Service Act</i> , the child(ren) be placed in the continuing custody of the Director.
F5	S. 49(10)(b)	Return to parent (after S. 49(7)(b) or (c) "last chance order")	Pursuant to Section 49(10)(b) of the <i>Child, Family and Community Service Act</i> , the child(ren) be returned to the parent(s), (name(s)).
F6	S.54.01(5)	Permanent transfer of custody to person other than a parent (pre-CCO)	Pursuant to Section 54.01(5) of the <i>Child, Family and Community Service Act</i> , custody of the child(ren) be permanently transferred to (name(s) of caregivers).
F7	S. 54.01(8)	Waiver of Residency Requirement	Pursuant to Section 54.01(8) of the <i>Child, Family and Community Service Act</i> , the residency requirement set out in section 54.01(5)(c) is dispensed with.
F8	S.54.1	Permanent transfer of custody to person other than a parent (post-CCO)	Pursuant to Section 54.1 of the <i>Child, Family and Community Service Act</i> custody of the child(ren) be permanently transferred to (name(s) of caregivers).

ACCESS ORDERS			
G1-1	S. 55	Access Order (Pre-Continuing Custody) – Reasonable and supervised	Pursuant to Section 55 of the <i>Child, Family and Community Service Act</i> , (name(s)) shall have reasonable access to the child(ren) supervised at the discretion of the Director.
G1-2	S. 55	Access Order (Pre-Continuing Custody) – Reasonable and supervised	Pursuant to Section 55 of the <i>Child, Family and Community Service Act</i> , (name(s)) shall have reasonable, supervised access to the child(ren).
G1-3	S. 55	Access Order (Pre-Continuing Custody) – Reasonable and generous	Pursuant to Section 55 of the <i>Child, Family and Community Service Act</i> , (name(s)) shall have reasonable and generous access to the child(ren).
G1-4	S.55	Access Order (Pre-Continuing Custody) - specified	Pursuant to Section 55 of the <i>Child, Family and Community Service Act</i> , (name(s)) shall have specified access to the child(ren) as follows:
G2-1	s. 56(3)	Access Order (Post-Continuing Custody Order) – Reasonable and supervised at discretion of Director	Pursuant to Section 56(3) of the <i>Child, Family and Community Service Act</i> , (name(s)) shall have reasonable access to the child(ren) supervised at the discretion of the Director.
G2-2	S. 56(3)	Access Order (Post-Continuing Custody) – Reasonable and supervised	Pursuant to Section 56(3) of the <i>Child, Family and Community Service Act</i> , (name(s)) shall have reasonable, supervised access to the child(ren).
G2-3	S. 56(3)	Access Order (Post-Continuing Custody) – Reasonable and generous	Pursuant to Section 56(3) of the <i>Child, Family and Community Service Act</i> , (name(s)) shall have reasonable and generous access to the child(ren).
G2-4	S. 56(3)	Access Order (Post-Continuing Custody) - specified	Pursuant to Section 56(3) of the <i>Child, Family and Community Service Act</i> , (name(s)) shall have specified access to the child(ren) as follows:

G3	57.01(3)(a)	Access Order after Permanent transfer of custody to 3 rd party under S. 54.01	Pursuant to S. 57.01(3)(a) of the <i>Child, Family and Community Service Act</i> , (name(s)) shall have (reasonable/generous/specified) access to the child(ren) (supervised at the discretion of the Director
G4	57.01(3)(b)	Access Order after Permanent transfer of custody to 3 rd party under S. 54.01 and access order in existence	Pursuant to S. 57.01(3)(b) the previous Order of Judge (Name) made on (date) is: <ol style="list-style-type: none"> 1. Confirmed 2. Changed as follows: 3. Cancelled
PROTECTIVE INTERVENTION ORDERS (s. 28) and RESTRAINING ORDERS (s. 98)			
H1 1	S. 28(3)(a)	No Contact – Protection Order	Pursuant to section 28(3)(a) of the <i>Child, Family and Community Service Act</i> , (name and dob), is prohibited, for a period of (specify length of time up to 6 months) and expiring on (date) from contacting or interfering with or trying to contact or interfere with the child(ren), (name(s)) or from entering any premises or vehicle or boarding any vessel that the said child(ren) attend/s.
H1-2	S. 28(3)(b)	No Go – Protection Order	Pursuant to section 28(3)(b) of the <i>Child, Family and Community Service Act</i> , that (name and dob) be prohibited, for a period of time expiring on (date), from residing with the child(ren) (name(s)) or from entering any premises or vehicle, or boarding any vessel, where the child(ren) reside(s), including any premises, vehicle, or vessel that, (name) owns or has a right to occupy.
H1-3	S. 28(3)(c)(i)	Compliance Terms – Protection Order - Recognizance	Pursuant to Section 28(3)(c)(i) of the <i>Child, Family and Community Service Act</i> , (name and dob) will enter into a recognizance (with/without surety) in the amount of (dollar

			value) expiring on (date of expiry of protection order).
H1-4	S. 28(3)(c)(ii)	Compliance Terms – Protection Order - Report	Pursuant to Section 28(3)(c)(ii) of the <i>Child, Family and Community Service Act</i> , (name and dob) will report to the court or to (specify location) at the following times and dates;
H1-5	S. 28(3)(c)(iii)	Compliance Terms – Protection Order – Produce Documents	Pursuant to Section 28(3)(c)(iii) of the Act, (name and dob) will produce the following documents to the court or (name(s)).
H1-6	S. 28(5)	Police Assistance – Protection Order	Pursuant to section 28(5) of the <i>Child, Family and Community Service Act</i> , at the request of the Director, a police officer or a member of the R.C.M.P. must assist in enforcing the terms of this Order.
H2-1	S. 28(5.1)	Interim Protection Orders – no contact Any of the noted Protection Order terms can be made on an interim basis under section 28(5.1) until a full hearing on the issue can occur.	Pursuant to sections 28(5.1) and section 28(3)(a) of the <i>Child, Family and Community Service Act</i> , until further order of the court, (name and dob), is prohibited from contacting or interfering with or trying to contact or interfere with the child(ren), (name(s)) or from entering any premises or vehicle or boarding any vessel that the said child(ren) attend(s).
H2-2	S. 28(5.1)	Interim Protection Order – no go	Pursuant to sections 28(5.1) and 28(3)(b) of the <i>Child, Family and Community Service Act</i> , that, until further order of the court that (name and dob) be prohibited, from residing with the child(ren) (name(s)) or from entering any premises or vehicle, or boarding any vessel, where the child(ren) resides, including any premises, vehicle, or vessel that, (name and dob) owns or has a right to occupy.

H2-3	S. 28(5.1)	Interim Protection Order - recognizance	Pursuant to sections 28(5.1) and 28(3)(c)(i) of the <i>Child, Family and Community Service Act</i> (name) will enter into a recognizance (with/without surety) in the amount of (dollar value).
H2-4	S. 28(5.1)	Interim Protection Order – compliance term: report	Pursuant to sections 28(5.1) and Section 28(3)(c)(ii) of the <i>Child, Family and Community Service Act</i> (name) will report to the court or to (specify location) at the following times and dates.
H2-5	S. 28(5.1)	Interim Protection Order – compliance term: produce documents	Pursuant to sections 28(5.1) and 28(3)(c)(iii) of the <i>Child, Family and Community Service Act</i> (name) will produce the following documents to the court or (name(s)):
H2-6	S. 28(5.1)	Interim Protection Order – police assist	Pursuant to sections 28(5.1) and 28(5) of the <i>Child, Family and Community Service Act</i> at the request of the Director, a police officer or a member of the R.C.M.P. must assist in enforcing the terms of this Order.
J1-1	S. 98(2)(a)	No Contact – Restraining Order	Pursuant to section 98(2)(a) of the <i>Child, Family and Community Service Act</i> , (name and dob), is prohibited, for a period (specify length of time up to 6 months) and expiring on (date), from contacting or interfering with or trying to contact or interfere with the child(ren), (name(s)) or from entering any premises or vehicle or boarding any vessel that the said child(ren) attend(s).
J1-2	S. 98(2)(b)	No Go – Restraining Order	Pursuant to section 98(2)(b) of the <i>Child, Family and Community Service Act</i> , (name and dob) is prohibited, for a period of time expiring on (date) from residing with the child(ren) (name(s)) or from entering any premises or vehicle, or boarding any vessel, where the child(ren) resides, including any

			premises, vehicle, or vessel that, (name) owns or has a right to occupy.
J1-3	S. 98(2)(c)(i)	Compliance Terms – Restraining Order - recognizance	Pursuant to section 98(2)(c)(i) of the <i>Child, Family and Community Service Act</i> , (name and dob) will enter into a recognizance (with/without surety) in the amount of (dollar value) expiring on (date of expiry of restraining order).
J1-4	S. 98(2)(c)(ii)	Compliance Terms – Restraining Order - report	Pursuant to Section 98(2)(c)(ii) of the <i>Child, Family and Community Service Act</i> , (name and dob) will report to the court or to (specify location) at the following times and dates.
J1-5	S. 98(2)(c)(iii)	Compliance Terms – Restraining Order – produce documents	Pursuant to Section 98(2)(c)(iii) of the <i>Child, Family and Community Service Act</i> , (name and dob) will produce the following documents to the court or (name(s)):
J1-6	S. 98(3)	Restraining Order No contact (for Caregivers/Foster Parents)	Pursuant to section 98(3) of the <i>Child, Family and Community Service Act</i> , that (name and dob) is prohibited, for a period of time expiring on (date) from contacting or interfering with or trying to contact or interfere with (name(s) and dob(s) of protected party/parties) and (name) is prohibited from attending or entering the residence located at (address).
J1-7	S. 98(7)	Police Assistance – Restraining Orders	Pursuant to section 98(7) of the <i>Child, Family and Community Service Act</i> , at the request of the Director, a police officer or a member of the R.C.M.P. must assist in enforcing the terms of this Order.
J2-1	S. 98(7.1)	Interim Restraining Orders –no contact Any of the noted Restraining Order terms can be made on an interim basis	Pursuant to sections 98(7.1) and 98(2)(a) of the <i>Child, Family and Community Service Act</i> , until further order of the court, (name and dob), is prohibited from contacting or interfering with or trying to contact or interfere with the child/ren, (name(s)) or from entering

		under section 98(7.1) until a full hearing on the issue can occur.	any premises or vehicle or boarding any vessel that the said child(ren) attend(s).
J2-2	S. 98(7.1)	Interim Restraining Orders – no go	Pursuant to sections 98(7.1) and 98(2)(b) of the <i>Child, Family and Community Service Act</i> , until further order of the court, (name and dob) is prohibited from residing with the child(ren) (name(s)) or from entering any premises or vehicle, or boarding any vessel, where the child(ren) resides, including any premises, vehicle, or vessel that, (name) owns or has a right to occupy.
J2-3	S. 98(7.1)	Interim Restraining Orders - Compliance Term – recognizance	Pursuant to sections 98(7.1) and Section 98(2)(c)(i) of the <i>Child, Family and Community Service Act</i> , (name) will enter into a recognizance (with/without surety) in the amount of (dollar value).
J2-4	S. 98(7.1)	Interim Restraining Orders - compliance term - report	Pursuant to sections 98(7.1) and Section 98(2)(c)(ii) of the <i>Child, Family and Community Service Act</i> (name) will report to the court or to (specify location) at the following times and dates:
J2-5	S. 98(7.1)	Interim Restraining Orders – compliance term – produce documents	Pursuant to sections 98(7.1) and Section 98(2)(c)(iii) of the <i>Child, Family and Community Service Act</i> (name) will produce the following documents to the court or (name(s)):
J2-6	S. 98(7.1)	Interim Restraining Order No contact (for Caregivers/Foster Parents)	Pursuant to sections 98(7.1) and Section 98(3) of the <i>Child, Family and Community Service Act</i> that until further order of the court, (name) is prohibited, from contacting or interfering with or trying to contact or interfere with (name(s) and dob of protected party) and (name) is prohibited from

			attending or entering the residence located at (address).
J2-7	S. 98(7.1)	Interim Restraining Orders – Police Assistance	Pursuant to sections 98(7.1) and 98(7) of the <i>Child, Family and Community Service Act</i> , at the request of the Director, a police officer or a member of the R.C.M.P. must assist in enforcing the terms of this Order
J3		Consequence Clause – Protection Orders and Restraining Orders	<p>DISOBEYING THIS ORDER IS A CRIMINAL OFFENCE UNDER SECTION 127 OF THE CRIMINAL CODE PUNISHABLE BY FINE OR IMPRISONMENT</p> <p>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 a warrant in accordance with section 495 of the Criminal Code</p>

INDIGENOUS JURISDICTION ORDERS

K1	S. 33.04(8)(a)	Indigenous jurisdiction before the conclusion of a presentation hearing (CFCSA continues)	Pursuant to section 33.04(8)(a) of the <i>Child, Family and Community Service Act</i> , that the current proceedings under the <i>Child, Family and Community Service Act</i> shall continue and any interim, supervision or temporary custody order that is in effect continues to apply.
K2	S. 33.04(8)(b)	Indigenous jurisdiction before the	Pursuant to Section 33.04(8)(b) of the <i>Child, Family and Community Service</i>

		conclusion of a presentation hearing (Indigenous law applies)	<i>Act</i> , that (name of nation) Indigenous Law applies to the child(ren) (name(s)) and the Director must withdraw in accordance with section 33.05(2) of the Act.
K3	S. 48.3(8)(a)	Indigenous Jurisdiction after a presentation hearing but before continuing custody order (CFCSA continues)	Pursuant to section 48.3(8)(a) of the <i>Child, Family and Community Service Act</i> , that the current proceedings under the <i>Child, Family and Community Service Act</i> shall continue and any interim, supervision or temporary custody order that is in effect continues to apply.
K4	S. 48.3(8)(b)	Indigenous Jurisdiction after a presentation hearing but before a continuing custody order (Indigenous Law applies)	Pursuant to Section 48.3(8)(b) of the <i>Child, Family and Community Service Act</i> , that (name of nation) Indigenous Law applies to the child(ren) (name(s)) and the Director must withdraw in accordance with section 33.05(2) of the Act.
K5	S. 50.03(8)(a)	Indigenous Jurisdiction after a continuing custody order (CFCSA continues)	Pursuant to section 50.03(8)(a) of the <i>Child, Family and Community Service Act</i> , that child(ren) (name(s)) will remain the in the continuing custody of the director under the continuing custody order of Judge (name) made (date) and the continuing custody order will remain in place
K6	S.50.03(8)(b)	Indigenous Jurisdiction after a continuing custody order (Indigenous Law applies)	Pursuant to section 50.03(8)(b) of the <i>Child, Family and Community Service Act</i> , (name of nation) Indigenous Law applies and the continuing custody order of Judge (name) made (date) is cancelled in accordance with section 50.04(2)
OTHER ORDERS			
L1	Rule 8(12)	Transfer court file to a different registry	Pursuant to Rule 8(12) of the Provincial Court (CFCSA) Rules (location) Provincial court file (file number) shall be transferred to the (location) Registry of the Provincial

			Court of British Columbia for (all purposes/for the purpose of this hearing only)
L2	S. 45(1.1)	Extensions of total period of temporary care for child (see section 45)	Pursuant to Section 45(1.1) of the <i>Child, Family and Community Service Act</i> , the total period of time that the child(ren) may remain in the temporary custody of the Director or a person other than the child(ren)'s parent (name of caregiver) is extended until (date).
L3	S.54(1)	Leave to Cancel Continuing Custody Order	Pursuant to Section 54(1) of the <i>Child, Family and Community Service Act</i> , (name(s)) is granted leave to apply to cancel the continuing custody order granted by Judge (name) on (date).
L4	S.54(4)	Cancel a continuing custody order	Pursuant to Section 54(4) of the <i>Child, Family and Community Service Act</i> , the continuing custody order granted by Judge (name) on (date) is cancelled.
L5	S. 17(2)	Director denied access to child	<p>Pursuant to Section 17(2) of the <i>Child, Family and Community Service Act</i> :</p> <ul style="list-style-type: none"> a) The Director/Police Officer/Other person is authorized, by force if necessary, to enter (address) and search for the child(ren) (specify name and date of birth) b) (Name) must disclose all information known to (that person) that may assist the Director in locating the child(ren) c) (Name) is required to (or must) allow the director/other person to interview and/or to visually inspect the child(ren) d) The Director is authorized to take the child(ren) away from (address)

			<p>for an interview or medical examination</p> <p>e) A medical practitioner or other health care provider is authorized to examine the child(ren).</p> <p>Pursuant to section 17(3) the court may attach any terms or conditions to an order under this section.</p>
L6	S. 17(5)	Police Assistance	Pursuant to section 17(5) of the <i>Child, Family and Community Service Act</i> , at the request of the Director, a police officer or a member of the R.C.M.P. must assist in enforcing the terms of this Order.
L7	S. 29(3)	Necessary Health Care for Child(ren)	<p>Pursuant to section 29(3) of the <i>Child, Family and Community Service Act</i>:</p> <p>a) (Name(s)) is authorized to provide health care to (child(ren)'s name(s)) to preserve the child(ren)'s life or prevent serious or permanent impairment to the child's health</p> <p>b) (Name(s)) is prohibited from obstructing the provision of necessary health care</p> <p>c) (Name(s)) is required to deliver the child(ren) to the place where the health care will be provided (specify date, time, and/or location if available)</p>
L8	S. 39(4)	Party Status	Pursuant to section 39(4) of the <i>Child, Family and Community Service Act</i> , (name(s)) is added as a party to this (proceeding/specified proceeding/all proceedings.)
L9	s. 47(3)	Guardianship by Parent while child is	Pursuant to Section 47(3) of the <i>Child, Family and Community Service Act</i> , (name(s)) retains the right to

		in interim or temporary custody	a) Consent to health care for the child(ren), and/or b) Make necessary decisions about the child(ren)'s education and religious upbringing
L10	S. 57(3)	Change or Cancel an Order	Pursuant to section 57(3) of the Act, the order of Judge (name) dated (date) is cancelled.
L11	S. 57(4)	Application to Change or Cancel dismissed – Order Confirmed	Pursuant to section 57(4) of the <i>Child, Family and Community Service Act</i> , the Application to Change/Cancel the order of Judge (name) (dated) is dismissed and that order is confirmed.
L12	S. 58(3)	Appointment of Public Guardian during temporary custody Order	Pursuant to section 58(3) of the <i>Child, Family and Community Service Act</i> , the Public Guardian and Trustee is appointed as property guardian for the child(ren) for (length of time).
L13	S. 59	Order for medical, Psychiatric or other Examination	Pursuant to section 59(1) of the <i>Child, Family and Community Service Act</i> , (name(s)) or (child(ren)'s name), must undergo a (specify type) examination.
L14	S. 59(5)	Payment for Examination	Pursuant to section 59(5) of the <i>Child, Family and Community Service Act</i> , the Applicant, (name) must pay the costs of examination and any report made about the results of the examination.
L15	S. 65	Production of Record to Director	Pursuant to section 65(1), (name(s)) must produce (specify record) or a certified copy of the record for inspection by the Director.
L16	Rule 7(4)	Dispense with Counsel Signature	Pursuant to Rule 7(4), the requirement to obtain the signature of counsel approving the form of this order is dispensed with.

L17	Rule 7(8)	Slip Rule	Pursuant to Rule 7(8), the order of Judge (name) (dated) is corrected as follows: (specify change).
L18	Rule 8(8)(c)	Name/DOB Corrected/Amended	In the proceeding, the (name or dob) of the party/child (name currently on the file), shall be corrected/amended from (old name and dob) to (correct name or dob).
L19	Rule 8(8)(c)	Files to Be Heard Together	Provincial Court file (number) shall be heard together with Provincial Court file (number).

History of Picklist

June 13, 2025: Picklist created.