

PROVINCIAL COURT OF BRITISH COLUMBIA

TO SUMMON A WITNESS

You do not need to issue a summons if a witness will appear voluntarily.



Step 1

COMPLETE the SUMMONS TO A WITNESS. To complete the form, use a typewriter or print clearly. If you accessed this form from the Ministry of Attorney General website, you may also complete it at the computer, and then print it. There are 3 copies, so be sure all copies are legible. For more help there is a booklet called "Getting Ready for Court".



Step 2

SERVE the witness with the summons at least 7 days before the court date. If you choose to use ordinary mail, you will have to put the summons in the mail at least 21 days before the hearing date.

The purpose of "Service" is to make sure the witness knows about the requirement to come to court. You should bring your completed certificate of service to court with you.

For more help with service there is a booklet called "Serving Documents".





Step 3

AND THEN the witness must appear on the date set unless a judge has cancelled the summons. If a witness does not appear, the judge may issue a warrant for the arrest of the witness.



What is the registry file number and location shown on the Notice of Claim?

If you want the witness to bring some specific records (invoices for example), list them here so the witness will know what is required.

The amount you provide for travelling expenses must be enough to enable the witness to get to court. This could mean busfare. The money must be delivered with the summons.

REGISTRY FILE NUMBER

REGISTRY LOCATION

SUMMONS TO WITNESS IN THE PROVINCIAL COURT OF BRITISH COLUMBIA (SMALL CLAIMS COURT)

١.	NAME						
O: I in the name and ad-	ADDRESS						
of the person you quiring to come							
rt.	CITY, TOWN, MUNICIPALITY	01/	00741 007	TEL.#			
one name of the tho requires the set to attend.	You have been summoned as a witne		OSTAL CODE				
s to attenu.							
opy the names of all urties in the case as lown on the Notice of aim.	In the case between:			CI	LAIMANT(S)		
	and			DEI	FENDANT(S)		
in the date and be of the hearing.	You are required to attend the Province	cial Court of Britis	sh Colum	bia			
	on		at	ne am/pm	or as soon after this time as the court schedule allows.		
	at		court locatio	on			
ou want the witness bring to court any sords or other things them here.	You are required to bring the followin	g records and oth	ner things	S:			
	What must you do if you are served with a summons? You must a) attend court at the time and place stated on the summons, and b) bring to court any records and other things required by the summons.						
	Can the summons be cancelled? If you are not needed as a witness or it would be a hardship for you to attend court, a judge may cancel the summons.						
	What happens if you do not attend? A judge may issue a warrant for your arr	rest.					

FORM 8 SCL 008 11/2006

You must provide the

travelling expenses. Sign and date your summons.

witness with reasonable The amount of \$

signature of person issuing summons originator copy

is attached for use as travelling expenses to enable you to come to the Court.

SUMMONS TO WITNESS
IN THE PROVINCIAL COURT OF BRITISH COLUMBIA (SMALL CLAIMS COURT)

REGISTRY FILE NUMBER
REGISTRY LOCATION

TO:	NAME ADDRESS								
	ADDITEGG								
	CITY, TOWN, MUNICIPALITY				TEL.#				
FROM: This is the person who requires you to attend court to provide information relating to a lawsuit. These are the parties in the case.	You have been summoned as a witness by								
	In the case between:				(CLAIMANT(S)			
	and DEFENDANT(S)								
	You are required to attend the Provincial Court of British Columbia								
	on	date		at	time am / pm	or as soon after this time as the court schedule allows.			
		at		court le	ocation				
	You are required to bring the following records and other things:								
	What must you do if you are served with a summons? You must a) attend court at the time and place stated on the summons, and								
	b) bring to court any records and other things required by the summons.								
	Can the summons be cancelled? If you are not needed as a witness or it would be a hardship for you to attend court, a judge may cancel the summons.								
	What happens if you do not attend? A judge may issue a warrant for your arrest.								
	The amount of _\$	is attac	hed for use as trav	elling exp	enses to enab	le you to come to the	e Court.		

date

signature of person issuing summons

SUMMONS TO WITNESS IN THE PROVINCIAL COURT OF BRITISH COLUMBIA (SMALL CLAIMS COURT)

REGISTRY FILE NUMBER
REGISTRY LOCATION

CITY, TOWN, MUNICIPALITY	PROV.	POSTAL COD	E	TEL.#	
You have been summon		FOSTAL COD	E.		
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In the case between:				CI	.AIMANT(S)
				01	AIWAITI(0)
and				DEF	ENDANT(S)
You are required to atte	nd the Provincial Court of	British Col	umbia		
on		at			or as soon after the time as the court
J	date		time	am / pm	schedule allows.
	a t				
	at	court	location		
	at	court	location		
You are required to brin	at g the following records a				
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	g the following records a	nd other thi			
What must you do if you You must	g the following records and the following re	ons?	ngs:		
What must you do if you You must a) attend court at the	u are served with a summe	ons?	ngs:		
What must you do if you You must a) attend court at the b) bring to court and	u are served with a summer the time and place stated on the process and other things required.	ons?	ngs:		
What must you do if you You must a) attend court at the b) bring to court and Can the summons be can be can be can be can be summoned.	u are served with a summer the time and place stated on the ty records and other things requancelled?	ons? e summons, a uired by the s	ngs:		iudge mav can
What must you do if you You must a) attend court at the b) bring to court and Can the summons be can be can be can be can be summoned.	u are served with a summer the time and place stated on the process and other things required.	ons? e summons, a uired by the s	ngs:		judge may can
What must you do if you You must a) attend court at the b) bring to court and Can the summons be can lif you are not needed as the summons.	u are served with a summer the time and place stated on the try records and other things requancelled?	ons? e summons, a uired by the s	ngs:		judge may can
What must you do if you You must a) attend court at th b) bring to court an Can the summons be can If you are not needed as	u are served with a summer the time and place stated on the things requancelled? so a witness or it would be a harmont attend?	ons? e summons, a uired by the s	ngs:		judge may can

signature of person issuing summons

FORM 4 SCL 004F 08/2006

CERTIFICATE OF SERVICE

Fill in: your name;	I CE	ertity	y tnat
the name of the party or other person served;	ser	rved	
the date service took place;	on		
the street address or location, city and	at		
province where service took place.	wit	th.	
Name the documents that you served.	vvic	·'' –	
Tell how service took place by checking appropriate box(es) for:			
ordinary mail and fill in the date mailed;	by		mailing a copy by ordinary mail to that person's address on Date
an individual;			leaving a copy of it with him or her.
			mailing a copy of it by registered mail to him or her.
a company as defined in the <i>Business</i> Corporations Act;			mailing a copy of it by registered mail to the registered office of the company. leaving a copy of it at the registered office of the company. at the place of business of the company, with a receptionist or a person who appears to
			manage or control the company's business there. with a director, officer, liquidator, trustee in bankruptcy or receiver manager of the company.
an extraprovincial comparts as defined in the Busines Corporations Act;	•		mailing a copy of it by registered mail to the attorney shown in the corporate registry. leaving a copy of it with the attorney shown in the corporate registry. leaving a copy of it at the head office shown in the corporate registry if that head office is in British Columbia. mailing a copy of it by registered mail to the head office shown in the corporate registry if that head office is in British Columbia.
a partnership;			mailing a copy of it by registered mail to a partner. leaving a copy of it with a partner. at the place of business of the partnership, with a person who appears to manage or control the partnership business there.
a municipal corporation,			□ with a receptionist who works at a place of business of the partnership.
regional district or other local government body;			giving a copy to the clerk, deputy clerk or a similar official.
a young person;			leaving a copy of the notice with the defendant's mother, father or guardian.
a society as defined in the Society Act;	e		mailing a copy of it by registered mail to the address for service on file with the Registrar of Companies. leaving a copy of it at the address for service on file with the Registrar of Companies.
an extraprovincial society as defined in the Society			☐ with a director, officer, receiver manager or liquidator of the society.
Act (if no attorney has bee appointed, check one of the 2 preceding boxes for society);			mailing a copy of it by registered mail to the attorney of the society appointed under section 77 of the Society Act. leaving a copy of it with an attorney appointed under section 77 of the Society Act.
an unincorporated association or trade union	n;		mailing a copy of it by registered mail to the registered office of the association. leaving a copy of it with an officer of the association or, in the case of a trade union, with a business agent.
a corporation incorporated outside British Columbia i it is not an extraprovincial company;	f		mailing a copy of it by registered mail to a place of business or registered office of the corporation outside British Columbia. leaving a copy of it at a place of business or registered office of the corporation outside British Columbia with a receptionist or a person who appears to manage or control the corporation's business, or with a director, officer, liquidator, trustee in bankruptcy or receiver manager of the corporation.
alternate service method ordered by the Court.			(fill in any instructions given by a judge or registrar for service)
		NOT 1. 2.	TE: You must give proof of service by <i>REGISTERED MAIL</i> by attaching <u>one</u> of the following: a copy, produced by fax or otherwise, of the signature obtained by Canada Post at the time the document was delivered. a print-out of the delivery confirmation made available on the Internet by Canada Post (http://www.canadapost.ca).

CERTIFICATE OF SERVICE