

Instructions – Originating Application under the Extra-provincial Enforcement of Custody Orders Act

1.	Ga	Sather the documents you will need to prove your case			
		You must have a certified copy of the Order that you want to enforce or change. Contact the court where the Order was made to get a certified copy. You may have to pay a fee.			
		If you are asking the court to change the existing Order, think about which documents will help your case. Some of these might be relevant: • School report cards, • Letters from the child's doctor, teacher or counsellor, • Copies of emails showing attempts to organize access (visits) with the child, • Your work schedule, if access must be scheduled around that, • The child's school and extracurricular activity schedule.			
2.	Fil	I in the Originating Application form			
		Fill in your full name and your address. The address must be a location at which you are willing to receive documents from the Respondent. This is known as your 'address for service'. You should also provide a phone number at which you may be contacted for the purposes of this application.			
		Fill in the Respondent's full name and mailing address. If you know the Respondent's phone number, you should include that as well.			
		Do <u>not</u> fill in the Court, Court location, or the Notice to the Respondent(s) . These parts of the application form will be filled in by the court clerk when you file it at the courthouse (or Resolution Services office).			
		Check off the orders that you are requesting from the court, and briefly describe your reasons for making the request, and the evidence you will be presenting to the judge. You will have an opportunity to give details when you complete the Affidavit in support of your application.			
3.	Fil	I in the Affidavit form			
		 Follow the instructions given in the form. Remember: This form outlines the information the judge will likely want to know. The judge may want to ask you other questions as well. You can, if you wish, change the content of the form to set out the information in a way that you think is best. All of the documents you want the judge to see must be referred to in the Affidavit and attached as exhibits to the Affidavit. 			
		Once you have finished filling in the Affidavit form, you must have the Affidavit sworn before a Commissioner for Oaths or a Notary Public. You can go to the Resolution Services office or the Clerk's office to have your Affidavit sworn. Bring photo identification with you.			

4.	HII	e the completed Originating Application and Affidavit with the Court
		 You will have to choose whether you file your application in the Court of Justice or the Court of King's Bench. When making this choice, consider the following: If you are applying to enforce an out-of-province custody/access (parenting) order, you may choose to file the application in either the Court of Justice or the Court of King's Bench. If you are applying to change the terms of the order, you may file your application in either Court, unless the order was granted by a "superior court" in another province of Canada – in which case your application must be filed in the Court of King's Bench. There is a \$50 fee to file an application under the Extra-provincial Enforcement of Custody Orders Act in either the Court of Justice or the Court of King's Bench.
		If you are unsure of which court you should be filing your application with, the court clerk can give you further information when you attend at the courthouse (or Resolution Services office).
		Go to the clerk's office at the Court of Justice (or Resolution Services office) or the Court of King's Bench, hand them your completed Originating Application and Affidavit form, and pay the applicable filing fee. You will speak to the clerk about setting a court date.
		You will be given copies of the forms with the court date filled in and stamped indicating the Originating Application and Affidavit have been 'filed' with the court.
5.	Se	erve the Originating Application and Affidavit on the Respondent
		You or another person over the age of 18 must serve the Respondent with a copy of the filed Originating Application and Affidavit (including all documents attached). Service means a person must hand-deliver the documents directly to the Respondent (this is called 'personal service'), or send them by recorded (registered) mail. Note that if you serve the documents by recorded mail, you must show that the Respondent has signed the acknowledgment of receipt.
		You must be able to show the judge that the Respondent received their copy of the Originating Application and Affidavit a sufficient number of days before the hearing date.
		If you are applying simply to <u>enforce</u> an out-of-province custody/access (parenting) order, the Respondent must receive the documents 10 days or more before the hearing date (see rule 3.9 of the <i>Alberta Rules of Court</i>).
		☐ If you are applying to enforce <u>and change</u> the terms of the order, the Respondent must receive the documents (see rule 12.27(3) of the <i>Alberta Rules of Court</i>):
		 20 days or more before the hearing date, if the Respondent was served in Alberta, 1 month or more before the hearing date, if the Respondent was served outside Alberta but within Canada, or 2 months or more before the hearing date, if the Respondent was served outside of Canada.
		If you do not give the Respondent the required amount of notice then the judge may refuse to hear your application, or it may be rescheduled.
		When serving the court materials:
		 Think about having someone else serve the documents for you – for example, ask a friend or family member, or hire a process server. Whoever delivers the documents must make a note of the address where the Respondent is when they deliver the documents; Make sure the person that serves the documents knows that they will have to swear an Affidavit of Service.

6.	Pr	Prepare the Affidavit of Service				
		have to	e Respondent has been served with a copy of the Originating Application and Affidavit, you file an Affidavit of Service with the Court. This form proves to the judge that the other party operly notified of your application. The Affidavit of Service will:			
		•	Explain who delivered the documents; Say the date the documents were delivered; and Say the address of where the Respondent was served.			
			idavit of Service must be completed and sworn by the person who served the documents. e the Affidavit for your application, the Affidavit of Service must be sworn.			
			est be sure to file the original Affidavit of Service at the clerk's office before the court date and a copy of it with you to court.			
7.	G	Going to Court				
		On you	r court date, plan to arrive early. Bring with you:			
		•	Copy of your Originating Application and Affidavit Copy of your Affidavit of Service Pen and paper			
		are hea	ure you go to the right courtroom – there may be several courtrooms where family matters rd. The courtroom may be filled in on your Application, or you can find out which courtroom in by asking security staff and checking the docket lists or boards.			
		with a C availab	t of Justice in Edmonton and Calgary, before you speak with a judge you will likely meet Caseflow Coordinator, who will assist the parties to explore any settlement options e, review the documents required for the application to go ahead, and inform them of the s to be followed.			

			Clerk's stamp:
COURT FILE NUMBER			
COURT	☐ Alberta Court of Justice☐ Court of King's Bench of Alberta		
COURT LOCATION / JUDICIAL CENTRE			
APPLICANT(S)			
Address for service and contact information for the Applicant(s)			
RESPONDENT(S)			
Last known address and contact information for the Respondent(s)			
DOCUMENT	Originating Application –		
DOCUMENT	Extra-provincial Enforcement	ent of Custody	Orders Act
NOTICE TO THE R	•	ent of Custody	Orders Act
NOTICE TO THE R This application is n	ESPONDENT(S): nade against you. You are a Respondent.	ou have the right to sta	ate your side of this
NOTICE TO THE R This application is n	ESPONDENT(S):	ou have the right to sta	ate your side of this
NOTICE TO THE R This application is n matter before the C	ESPONDENT(S): nade against you. You are a Respondent.	ou have the right to sta	ate your side of this
NOTICE TO THE R This application is n matter before the C Court Date:	ESPONDENT(S): nade against you. You are a Respondent. Yourt. To do so, you must be in Court when t	ou have the right to sta	ate your side of this
NOTICE TO THE R This application is n matter before the C Court Date: Time: Where:	ESPONDENT(S): nade against you. You are a Respondent. Yourt. To do so, you must be in Court when t	ou have the right to sta	ate your side of this
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NOTICE TO THE R This application is n matter before the C Court Date: Time: Where: Before Whom	ESPONDENT(S): nade against you. You are a Respondent. Yourt. To do so, you must be in Court when t	ou have the right to state application is heard a	ate your side of this
NOTICE TO THE R This application is no matter before the Court Date: Time: Where: Before Whoma	ESPONDENT(S): nade against you. You are a Respondent. Yourt. To do so, you must be in Court when t	ou have the right to state the application is heard and the application is application in the application is applicated and the applicated and the application is applicate	ate your side of this
NOTICE TO THE R This application is n matter before the C Court Date: Time: Where: Before Whom Go to the end of this	ESPONDENT(S): nade against you. You are a Respondent. Yourt. To do so, you must be in Court when t (Courtroom (if known), Street address of court location) description:	ou have the right to state the application is heard and the application is heard and the application is heard and the apply (the apply)	ate your side of this as shown below:
NOTICE TO THE R This application is no matter before the Court Date: Time: Where: Before Whome Go to the end of this 1. I ask the Court	ESPONDENT(S): nade against you. You are a Respondent. Yourt. To do so, you must be in Court when to (Courtroom (if known), Street address of court location) description: sto grant the following order(s): (Choose all to	ou have the right to state the application is heard and the application is heard and the apply had by a Court outside	ate your side of this as shown below: of Alberta.
NOTICE TO THE R This application is no matter before the Court Date: Time: Where: Before Whom Go to the end of this 1. I ask the Court of Registratio Enforceme	ESPONDENT(S): nade against you. You are a Respondent. Yourt. To do so, you must be in Court when to (Courtroom (if known), Street address of court location) s document to see what you must do and where the court the following order(s): (Choose all the court of a custody or access (parenting) order makes	You have the right to state the application is heard and the application is heard and the apply and a court outside the nade by a Court outside the apply and a court outside the apply a court outside the apply and a court outside the apply a court outsid	of Alberta.
NOTICE TO THE R This application is no matter before the Court Date: Time: Where: Before Whom Go to the end of this 1. I ask the Court of Registratio Enforceme	ESPONDENT(S): nade against you. You are a Respondent. Yourt. To do so, you must be in Court when to (Courtroom (if known), Street address of court location) s document to see what you must do and when the document to see what you must do and when the following order(s): (Choose all the following orders) order must of a custody or access (parenting) order made or a custody or access (p	You have the right to state the application is heard and the application is heard and the apply and a court outside the nade by a Court outside the apply and a court outside the apply a court outside the apply and a court outside the apply a court outsid	of Alberta.

<i>a</i> 1	Idren Involved in this application: (List full name and birthdate (yyyy/mm/dd) of each child) / / ; (d)/ /
	/ / ; (e)/ / /
	/ / ; (f) / /
	m relying on the following grounds or reasons for making this application: mmarize the basis for your application)
(a)	I am relying on the grounds or reasons set out in the Affidavit sworn/affirmed on
	for making this application.
(b)	Other: (specify)
. Att	idavit or other evidence to be used in support of this application: (List the evidence you will rely on)
(a)	I have filed an Affidavit in support of this application, sworn / affirmed on (Date)
(b)	
. Apr	plicable Acts and Regulations: (Choose all that apply)
\boxtimes	Extra-provincial Enforcement of Custody Orders Act.
	Extra-provincial Enforcement of Custody Orders Act. Rule 12.27 of the Alberta Rules of Court (Applications under the Extra-provincial Enforcement of Custody Orders Act).
	Rule 12.27 of the Alberta Rules of Court (Applications under the Extra-provincial Enforcement of

WARNING

You are named as a respondent because you have made or are expected to make an adverse claim in respect of this originating application. If you do not come to Court either in person or by your lawyer, the Court may make an order declaring you and all persons claiming under you to be barred from taking any further proceedings against the applicant(s) and against all persons claiming under the applicant(s). You will be bound by any order the Court makes, or another order might be given or other proceedings taken which the applicant(s) is/are entitled to make without any further notice to you.

If you want to take part in the application, you or your lawyer must attend in Court on the date and at the time shown at the beginning of this form. If you intend to rely on an affidavit or other evidence when the originating application is heard or considered, you must reply by giving reasonable notice of that material to the applicant(s).

				Clerk's	s stamp:
COUR	T FILE NUMBER				
COURT		☐ Alberta Court of Justice☐ Court of King's Bench of Alb	oerta		
COURT LOCATION / JUDICIAL CENTRE					
APPLIC	CANT(S)				
RESPO	ONDENT(S)				
AND C	ESS FOR SERVICE DNTACT INFORMATION RTY FILING THIS MENT				
DOCUI	MENT	Affidavit – Extra-pro Custody Orders Act		l Enforcement of	
	AFFIDAVIT OF:				
		(Name of person swearing / affirming this affidavit)			
	DATE SWORN:	(Date this affidavit is sworn)			_
	I,	, of,			, Alberta,
SWE	AR / AFFIRM AND		(Name of City / Town)	
		nowledge of the following information from another person, in which			
2.	I have an Order fo	or custody and access from anoth	her provinc	ce or country, which was g	ranted on
		by the		rt that granted the order)	
	(Date) A certified copy of	رہ f the Order is attached to this Affi	idavit as E	xhibit ''.	
3.	The following cha	rt gives basic information about t ved in this case)	he child(re	en) in this case:	
	Ch	nild's full legal name	Age	Birthdate (dd / mm / yyyy)	
				(22,,)))))	

	s time, the children have a coing in Alberta, where they are atte	onnection with Alberta because: (Describe how long the children ending school, etc.)
		ne child(ren) at this time are as follows: rrently apply to the children. Specify dates and times)
`	Child's name	Parenting (Custody/Access) Arrangement
	Ciliu's fiame	Farenting (Custody/Access) Arrangement
I am a	asking the Alberta Court to:	
I am a	sking the Alberta Court to:	ss or parenting order made by a Court outside of Alberta
I am a	Register the custody/acce	ss or parenting order made by a Court outside of Alberta.
I am a	Register the custody/acces	ss or parenting order made by a Court outside of Alberta. ss or parenting order made by a Court outside of Alberta. to enforce your Order, then you can skip to paragraph 11 below).
I am a	Register the custody/acces Enforce the custody/acces (If you are only asking the Coun	ss or parenting order made by a Court outside of Alberta.
I am a	Register the custody/acces Enforce the custody/acces (If you are only asking the Coun	es or parenting order made by a Court outside of Alberta. It to enforce your Order, then you can skip to paragraph 11 below).
I am a	Register the custody/acces Enforce the custody/acces (If you are only asking the Count Change the custody/acces	es or parenting order made by a Court outside of Alberta. It to enforce your Order, then you can skip to paragraph 11 below).

Request to Change Custody/Access or Parenting Order (Complete this section only if you checked off that you want to change the terms of your Order)

l as	k the Court for the following changes to the existing order for custody/access or parenting
	An order that
	(Name of party(ies) or person(s))
	shall have \square sole custody \square joint custody of the following child(ren):
	(Names of children)
	As and of the fellowing and the sould be and the sould be a sould be a left of the solid blood.
	An order for the following custody and/or access arrangements for the child(ren): (Give complete details of the proposed arrangements, including where the child(ren) will live, when each par
	will visit with the child(ren), any conditions which will apply to these residential/access arrangements, etc. Be to specify dates and times, if applicable.)
	э эрээн энг энг энг энг эрргэн энг эр
N /1. /	plan for the day to day care of the children is as follows:
•	plan for the day-to-day care of the children is as follows: e details if you are asking for the children to live with you, including: school arrangements, how you will care
	ren when you are at work or away from the home - day care, after school care, etc.)

Request to Enforce Custody and Access Order (Check #11 only if you are asking for this order, and provide detailed reasons)

11.		I am also asking for an order allowing the police to enforce my custody of or access to the child(ren), because: (Give your reasons for asking for this Order)
		quests <u>only</u> if you are asking for other orders, and provide detailed reasons)
12.		I am also asking for an order for the following other things related to custody and access: (Give details of what are you asking for and why are you asking for it)
13.	l bel (Give	ieve the order I am asking the Court to make is in the best interests of the child(ren) because:

14.	I have the following other information in support of my application: (Give details)				
Swo	orn (OR Affirmed) before me	`			
on_	, 20				
at _	, Alberta.	(Signature of person swearing / affirming Affidavit)			
		(Signature of person swearing / anirmling Anidavit)			
	Commissioner for Oaths in and for the Province of Alberta	ID Verified			

COURT	FILE NUMBER			
COURT		☐ Alberta Court of Justice ☐ Court of King's Bench of Alberta		
	LOCATION / L CENTRE			
APPLICA	ANT(S)			
RESPO	NDENT(S)			
AND CO	SS FOR SERVICE NTACT INFORMATION TY FILING THIS ENT			
DOCUM	ENT	Affidavit of Service Extra-provincial Enforcement	ent of Custody Orders Act	
	AFFIDAVIT OF:	(Name of who delivered the documents to the R	Pespondent)	
	DATE SWORN:	(Date this affidavit is sworn)		
I,		, of	, Alberta,	
	Name of person who	delivered documents to the Respondent) , of _ SAY THAT:	, Alberta, (Name of City / Town)	
1.		knowledge of the following information, eation from another person, in which case		S
2.	I am 18 years of	age or older.		
3.	On	, I served the Respo	ndent,	
	with a copy of the	(Respondent's full nan	ne)	
	Originating	Application, filed	(Date filed)	
	Affidavit of	(Name of person swearing / affirming affidavit)		
		(describe)	filed,(Date filed)	
		(describe)	(Date filed)	

Clerk's stamp:

4.	I ser	ved the document(s) listed above):
		by personal service, that is, I left	t the documents with the Respondent at:
		(Complete	address where you served the Respondent)
		by causing the documents to be	e sent by recorded mail to the Respondent at:
		(Complete	address where you served the Respondent)
		Service was effected on	as is evidenced by the (Date)
		acknowledgement of receipt caraffidavit.	rd, signed by the Respondent, attached as Exhibit 'A' to my
		in compliance with the attached	court order allowing an alternative method of service by:
Sworn	ı (OR	Affirmed) before me	`
on		, 20	
at		, Alberta.	
		,	(Signature of person swearing / affirming Affidavit)
		sioner for Oaths in and for the e of Alberta, or Notary Public	ID Verified