Form 35

(Rules 8-4 (1), 13-1 (3), AND 17-1 (2))

No. Registry:

In the Supreme Court of British Columbia

Between

BRYAN BROWN

Appellant(s)

and

CAROL SMITH

Respondent(s)

ORDER MADE AFTER APPLICATION

BEFORE THE HONOURABLE)
)
BEFORE A JUDGE OF THE COURT) <u>20/DEC/2010</u>
BEFORE MASTER)
BOUCK)
BEFORE A MASTER OF THE COURT)
ON THE APPLICATION OF BRYAN BRO	<u>NWC</u>
[] coming on for hearing at	on
And on hearing	
and	
[X] without notice coming on for hear	ing at <u>Victoria, BC</u> on <u>this day</u>

and on hearing <u>BRYAN BROWN</u>, and <u>on reading the Affidavit of Bryan Brown duly</u> <u>sworn and filed</u>;

[] without a hearing and on reading the materials file by and

THIS COURT ORDERS that

[If any of the following orders are by consent, indicate that fact by adding the words "By consent," to the beginning of the description of the order]

- 1. No fee be payable to the Crown by Bryan Brown for an appeal to be commenced under the above style of proceeding.
- 2. No money be paid by Bryan Brown to the Registrar of the Court as security for costs.
- 3. Bryan Brown must pay the Registrar of the Court no money to comply with Section 8(2) of the Small Claims Act.
- 4. The time for serving the Notice of Appeal and Notice of Hearing on the Respondent be not later than 14 days after the day this Order is granted.

THE FOLLOWING PARTIES APPROVE THE FORM OF THIS ORDER AND CONSENT TO EACH OF THE ORDERS, IF ANY, THAT ARE INDICATED ABOVE AS BEING BY CONSENT:

Signature of [X] party [] lawyer for
<u>BRYAN BROWN</u>

Date: 20/Dec/2010

By the Court.

.....

Registrar