

Her Majesty the Queen

v.

Approved:

\_\_\_\_\_  
(Name of Accused / Offender / Young Person)

\_\_\_\_\_  
Judge

WARRANT OF ARREST

\_\_\_\_\_  
D/M/Y

TO: All Peace Officers in the Province of Nova Scotia

\_\_\_\_\_ of \_\_\_\_\_,  
(name) (address)

accused  offender  young person

has been charged with the following offence(s):

Case No(s). and Brief Description of Offence(s)	Section	Date of Offence(s)	Place
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AND

- 1. there are reasonable and probable grounds to believe that it is necessary in the public interest to issue this warrant for the arrest of the accused/young person (507(4); 512(1));
- 2. the accused/young person failed to attend Court in accordance with the summons served upon h \_\_\_\_\_ (512(2));
- 3.  an appearance notice **or**  a promise to appear **or**  a recognizance entered into before an officer in charge was confirmed and the accused/young person failed to attend court in accordance therewith (497(1)(e); 512(2));
- 4. it appears that a summons cannot be served because the accused/young person is evading service (512(2));
- 5. the accused/young person was ordered to be present at the hearing of an application for a review of an order made by a justice and did not attend the hearing (520(5); 521(5));
- 6. there are reasonable and probable grounds to believe that the accused/young person has contravened or is about to contravene the  promise to appear **or**  undertaking **or**  recognizance upon which \_\_\_\_\_ he was released (524(1); 525(5); 679(6));
- 7. there are reasonable and probable grounds to believe that the accused/young person has since h \_\_\_\_\_ release on  a promise to appear **or**  an undertaking **or**  a recognizance committed an indictable offence (524(1); 525(5); 679(6));
- 8. the accused/young person was required by  an appearance notice **or**  a promise to appear **or**  a recognizance entered into before an officer in charge **or**  a summons to attend at a time and place stated therein for the purposes of the *Identification of Criminals Act* and did not appear at that time and place (502; 510)
- 9. the accused/young person failed to attend court as ordered;
- 10. the accused/young person failed to attend court in accordance with the  summons **or**  recognizance **or**  undertaking **or** promise to appear;
- 11. on \_\_\_\_\_, \_\_\_\_\_, in the \_\_\_\_\_ Court at \_\_\_\_\_, the offender was sentenced under section s. 742.1 of the *Criminal Code* to a term of \_\_\_\_\_ to be served in the community on conditions and it is alleged that the offender breached a condition of that sentence,
- 12.

YOU ARE ORDERED to arrest and bring the accused/young person before the \_\_\_\_\_ Court at \_\_\_\_\_, N.S., to be dealt with according to the law.

**The accused/offender/young person has the right to be represented by counsel (a lawyer) including the right to apply for Legal Aid.**

DATED at \_\_\_\_\_, Nova Scotia, on \_\_\_\_\_, 20 \_\_\_\_\_.

\_\_\_\_\_  
Judge, Justice of the Peace, Clerk

Endorsement\*

WHEREAS this warrant is issued under section 507, 508 or 512 of the *Criminal Code* in respect of an offence other than an offence mentioned in section 522 of the *Criminal Code*, I AUTHORIZE the release of the accused/young person pursuant to sections 499 and 507(6) of the *Criminal Code*.

Approved:

\_\_\_\_\_  
Judge

\_\_\_\_\_  
D/M/Y

DATED at \_\_\_\_\_, Nova Scotia, on \_\_\_\_\_, 20 \_\_\_\_\_.

\_\_\_\_\_  
Judge, Justice of the Peace, Clerk

• No endorsement is required for release if a person is arrested for an alleged breach of a conditional sentence: S.742.6(1)(e) C.C.)