

Her Majesty the Queen

v.

Order #

(Name and I.D. number of accused/young person)

Approved:

Judge

WARRANT

(of remand or committal pending trial or hearing)

(Sections. 493, 515, 516, 537, 742.6 C.C. and Sections. 30, 59 YCJA)

D/M/Y

- TO: All Peace Officers in the Province of Nova Scotia
AND TO: The Superintendent of a Provincial Correctional Institution in the Province of Nova Scotia
OR: The Warden of a Federal Penitentiary
OR: The Person in Charge of a Designated Place of Temporary Detention

of (the accused / the young person) (address)

has been and/or charged with the following offence(s) or given a conditional sentence for the following offence(s) (Order #) and has been alleged to have breached one of the conditions

Table with 4 columns: Case No(s). and Brief Description of Offence(s), Section(s), Date of Offence(s), Place

- AND
1. the accused/young person is remanded into custody pending a hearing pursuant to section 515;
2. the prosecutor has shown cause why the detention of the accused/young person in custody is justified (515(5));
3.* an order has been made that the accused/young person be released upon (giving an undertaking or entering into a recognizance) but the accused has not yet complied with the order (519(1); 520(9); 521(10); 524(12); 525(8));
4. the application by the prosecutor for a review of the order of a justice in respect of the interim release of the accused/young person has been allowed and that order has been vacated, and the prosecutor has shown why the detention of the accused/young person in custody is justified (521);
5. the accused/young person has contravened or was about to contravene the accused/young person's promise to appear or undertaking or recognizance and the same was cancelled, and the detention of the accused/young person in custody is justified or seems proper in the circumstances (524(4); 524(8));
6. there are reasonable and probable grounds to believe that the accused/young person has after release from custody on a promise to appear or an undertaking or a recognizance committed an indictable offence and the detention in custody is justified or seems proper in the circumstances (524(4); 524(8));
7. the accused/young person has contravened or was about to contravene the undertaking or recognizance on which the accused/young person was released and detention in custody seems proper in the circumstances (525(5); 679(6));
8. there are reasonable and probable grounds to believe that the accused/young person has after release from custody on an undertaking or a recognizance committed an indictable offence and detention in custody seems proper in the circumstances (525(5); 679(6));
9. the accused/young person has not shown cause for release (515(6));
10. the accused/young person has been ordered to stand trial (copy of order attached);
11. the accused/young person is remanded into custody pending sentence (523(1)(b)(ii));
12. the young person is remanded after being detained in accordance with a warrant compelling appearance for review of sentence;
13. The accused/young person shall abstain from communicating, directly or indirectly, with any person named in Schedule 1, except in accordance with conditions specified in Schedule 1. (515(12); 516(2)).

YOU, THE PEACE OFFICER, ARE ORDERED to arrest the accused/young person, if necessary, and convey the accused/young person safely to a Provincial Correctional Institution Federal Penitentiary Designated Place of Temporary Detention.

YOU, THE SUPERINTENDENT, WARDEN, OR PERSON IN CHARGE OF THE PLACE OF TEMPORARY DETENTION, ARE ORDERED to receive the accused/young person into your custody and keep the accused/young person safely there:
(a) until the accused/young person is delivered to the Court at
Nova Scotia, on 20, at a.m. p.m.
(b) until the accused/young person is delivered by due course of law.

DATED at, Nova Scotia, on 20.

Judge, Justice of the Peace, Clerk

* Endorsement

In accordance with the provisions of section 519(1) of the Criminal Code, I authorize the person having custody of the accused/young person to release the accused/young person upon compliance with the terms and conditions of the attached order, provided the accused/young person is not being detained in custody in respect of any other matter.

Approved:

Judge

DATED at, Nova Scotia
on 20.

D/M/Y

Judge, Justice of the Peace, Clerk