

IN THE PROVINCIAL COURT
 YOUTH COURT

REPORT TO A JUDGE OR JUSTICE
(Section 489.1 C.C.)

[NOTE: This report is required when things are seized under the authority of all federal legislation whether or not charges are laid or proceedings are commenced. This Report is not required to document the arrest of a person but is required in relation to any things seized.]

TO: _____ (name of Judge/Justice) Base Court: _____

Court File No. _____ JPC File No. _____ Police File No. _____

Warrant is: Sealed Not Sealed

To the Judge/Justice who issued a Warrant to the undersigned under section 320.29, 487, or 487.1 of the **Criminal Code** (or another Justice for the same territorial division or, if no Warrant was issued, any Justice having jurisdiction in respect of the matter).

To the Justice who issued a Warrant to the undersigned pursuant to federal legislation other than sections 103, 487.01 or 487.05 of the **Criminal Code** (or another Justice for the same territorial division) for any Warrant-authorized seizure or overseizure.

To the Justice who issued a Warrant to the undersigned pursuant to section 103(1) of the **Criminal Code** or if no Warrant was issued and things were seized pursuant to section 103(2) of the **Criminal Code**, to any Justice having jurisdiction in the matter.

To the Provincial Court Judge or Supreme Court Judge who issued a General Investigative Warrant, or another Judge of the same Court as issued the General Investigative Warrant under section 487.01 of the **Criminal Code**.

To the Youth Court Judge, Provincial Court Judge who issued a Bodily Substance Warrant, or another Judge of the same court who issued the Bodily Substance Warrant under section 487.05 of the **Criminal Code**.

To a Justice having jurisdiction in respect of the matter where pursuant to a Federal Act an authorized exigent circumstances seizure, plain view doctrine seizure, or a seizure authorized by the execution of duties has occurred.

To a Supreme Court Judge where a Supreme Court Judge has issued a Restraint Order under section 14 of the **Controlled Drugs and Substances Act**.

I, or _____ (name of peace officer or other person), _____ (occupation),
of _____ (address), have: (check as applicable)

seized things pursuant to a Warrant issued under section 487 of the **Criminal Code**

seized things pursuant to a Warrant issued under section 320.29 of the **Criminal Code**

seized things pursuant to a Warrant issued under section 11(1) of the **Controlled Drugs and Substances Act**

while acting pursuant to a Warrant, seized things permitted by sections 489(1)(a) or (b) or (c) of the **Criminal Code**

while acting pursuant to a **Controlled Drugs and Substances Act** s. 11(1) Warrant, seized things permitted by section 11(8) of the **Controlled Drugs and Substances Act**

(if a peace officer) seized things permitted by section 11(7) of the **Controlled Drugs and Substances Act** in exigent circumstances

while acting pursuant to a s. 89(1) Warrant, seized things permitted by sections 87(1) of the **Cannabis Act**

restrained property pursuant to a Restraint Order issued under section 14 of the **Controlled Drugs and Substances Act** and served the Restraint Order upon _____
at _____, Nova Scotia, on _____ (date).

(if a peace officer or public officer) seized without Warrant things permitted by sections 489(2)(a), (b), or (c) of the **Criminal Code**

(if a peace officer or public officer) seized things permitted by section 487.11 of the **Criminal Code** in exigent circumstances

seized things pursuant to a Bodily Substance Warrant under section 487.05 of the **Criminal Code**

seized things pursuant to a General Investigative Warrant under section 487.01 of the **Criminal Code**

seized things pursuant to a Warrant under a federal act as follows:

seized things pursuant to other federal powers as follows:

seized things referred to in sections 2(e) and (f) of the **Summary Proceedings Act**

I, or _____ (name of peace officer or other person), have:

Searched the premises situated at _____, on _____ (date) and seized the following things and dealt with them as follows:

Seized the following things on _____ (date) and dealt with them as follows:

Property Seized (describe each thing seized) (If additional space is required, attach a Schedule to this Report.)	Disposition (state, in respect of each thing seized, whether: (a) It was returned to the person lawfully entitled to its possession, in which case the receipt for it shall be attached to this report; or (b) it is being detained to be dealt with according to law, in which case indicate the location and manner in which or, if applicable, the person by whom it is being detained).

A consent to detention of **all** things seized is attached pursuant to section 490(3.1) of the *Criminal Code*.

A consent to detention of **some** things seized is attached pursuant to section 490(3.1) of the *Criminal Code*.

The Warrant was issued by telephone or other means of telecommunication and pursuant to subsection 487.1(9) of the **Criminal Code**:

The Warrant was executed on _____ at _____ o'clock am pm; or

Reasons why Warrant was not executed:

Things seized pursuant to Warrant are being held at _____

Things seized in addition to the things mentioned in the Warrant as a result of peace officer's grounds for believing those additional things had been obtained by, or used in, the commission of an offence, are being held at _____

I am not making an Application for Detention.

I am making an Application for Detention of the things set out above (or in the attached Exhibit Report) pursuant to section 490(1)(b) of the Criminal Code. I advise that the things are required for the purposes of:

- an investigation
- preliminary inquiry
- trial

Dated at _____ (place), Nova Scotia, on _____ (date).

Name of peace officer or other person

Signature of peace officer or other person

Agency