

Her Majesty the Queen

Order # \_\_\_\_\_

v.

Approved:

\_\_\_\_\_  
(Name & ID Number of Offender / Young Person)

\_\_\_\_\_  
Judge

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

**Conviction for Contempt**  
(Section 708)

**Be it remembered** that on (date) \_\_\_\_\_, at \_\_\_\_\_ (place),  
in the Province of Nova Scotia, (name) \_\_\_\_\_, of \_\_\_\_\_ (place),  
in this conviction called the defaulter, is convicted for contempt in that they did not attend before (set out court or  
justice) \_\_\_\_\_ to give evidence on the trial of a charge that (state  
fully offence with which accused was charged) \_\_\_\_\_,  
although (duly subpoenaed or bound by recognizance to attend to give evidence, as the case may be) and has  
not shown any sufficient excuse for their default;

**The defaulter is therefore** convicted for their default, (set out punishment as authorized and  
determined in accordance with section 708 of the *Criminal Code*).

**Dated** (date) \_\_\_\_\_, at \_\_\_\_\_ (place), Nova Scotia.

\_\_\_\_\_  
(Signature of judge, provincial court judge,  
justice or clerk of the court)

(Seal if required)