Canada Province of Nova Scotia

IN THE	COURT

NS Form 25 Revised 01/02

		Her Majesty the Queen	Ordor #
		<b>V.</b>	Order #
			дрючей.
		(Name & I.D. Number of Offender)	Judge
		ODDED	D/M/Y
		ORDER	
		(of prohibition) (Sections 109 and 114 C.C.)	
		(	
	BE	FORE	
		(name)	
minal Co		consistion of Offence(s). Continue Date and Disco	of Office code)
e No(s	). And Brief De	escription of Offence(s) Section Date and Place	of Offence(s) Sentence
<b>nder</b> n	not possess an	desirable in the interests of the safety of the offender or a peny firearm, cross-bow, prohibited weapon, restricted weapoxplosive substance.	
ender national nation	not possess an	y firearm, cross-bow, prohibited weapon, restricted weap explosive substance.	
ender no nibited a court that the	not possess an ammunition or e	y firearm, cross-bow, prohibited weapon, restricted weap explosive substance.	
ender no nibited a Court that the	on possess an ammunition or e  Orders:  offender be prost conviction) from posses	y firearm, cross-bow, prohibited weapon, restricted weap explosive substance.	oon, prohibited device, ammunit
ender no nibited a court that the	Orders:  offender be prost conviction) from posses prohibited a	by firearm, cross-bow, prohibited weapon, restricted weapon, restricte	eapon, prohibited device, ammunit
ender in hibited a court that the (Firs (a)	Orders:  offender be prost conviction) from posses prohibited a from posses substance from posses of the profile of the profile of the prohibited and the prohibited	by firearm, cross-bow, prohibited weapon, restricted weapon, restricte	eapon, prohibited device, ammunited device or stricted weapon or explosive, 20 (the date the
nder naibited a Court that the (Firs (a)	Orders:  offender be prost conviction) from posses prohibited a from posses substance from posses of the profile of the profile of the prohibited and the prohibited	by firearm, cross-bow, prohibited weapon, restricted weapon, restricte	eapon, prohibited device, ammunited device or stricted weapon or explosive, 20 (the date the
court that the (Firs	Orders:  Offender be prost conviction)  from posses prohibited a from posses substance frour timpos 10 years)	by firearm, cross-bow, prohibited weapon, restricted weapon, restricte	eapon, prohibited device or stricted weapon or explosive, 20 (the date the years after (a maximum of
court that the (Firs	Orders:  Offender be prost conviction)  from posses prohibited a from posses substance frour timpos 10 years)  the imp	py firearm, cross-bow, prohibited weapon, restricted weapon, restricted weapon, restricted weapon, restricted substance.  This prohibited single and serious prohibited firearm, restricted firearm, prohibited weapon, restricted firearm, prohibited firear	eapon, prohibited device, ammunited device or stricted weapon or explosive, 20 (the date the years after (a maximum of the device)
court that the (Firs	Orders:  Offender be prost conviction)  from posses prohibited a from posses substance frour timpos 10 years)  the imp	explosive substance.  Solution of the prohibition o	eapon, prohibited device or stricted weapon or explosive, 20 (the date the years after (a maximum of
ender in hibited a court that the (First (a)	Orders:  Offender be prost conviction)  from posses prohibited a from posses substance frour timpos 10 years)  the imp	py firearm, cross-bow, prohibited weapon, restricted weapon, restricted weapon, restricted weapon, restricted substance.  Solitical prohibited sirearm, restricted firearm, prohibited weapon, restricted firearm, prohibited firearm	eapon, prohibited device or stricted weapon or explosive, 20 (the date the years after (a maximum of
court that the (Firs (a) (b)	Orders:  Orders:  offender be prosent conviction) from posses prohibited a from posses substance frourt impose 10 years)  the imp	py firearm, cross-bow, prohibited weapon, restricted weapon, restricted weapon, restricted weapon, restricted substance.  Solitical prohibited singular prohibited weapon, restricted firearm, prohibited weapon, restricted firearm, prohibited weapon, restricted firearm, prohibited weapon, restricted firearm, prohibited weapon, restricted weapon,	eapon, prohibited device or stricted weapon or explosive, 20 (the date the years after (a maximum of the was not then
court that the (First (a) (Subtraction from exploid And	Orders:  Offender be prost conviction) from posses substance frour imposs 10 years)  the imposses in possessing and osive substance that the offender the impossive substance that the offender impossive substance in the impossive su	py firearm, cross-bow, prohibited weapon, restricted weapon, restricted weapon, restricted weapon, restricted substance.  Solid and prohibited firearm, restricted firearm, prohibited weapon, restricted firearm, prohibited weapon, restricted firearm, prohibited weapon, restricted beginning on	eapon, prohibited device or  stricted weapon or explosive, 20 (the date the years after (a maximum of
Court that the (Firs (a) (b)  (Sub from explo	Orders:  Offender be prost conviction) from posses substance frour timpos 10 years)  the imposses sequent conviction the imposses sing any osive substance from posses sing any osive substance that the offendamention, prohibition	py firearm, cross-bow, prohibited weapon, restricted weapon, restricted weapon, restricted weapon, restricted weapon, restricted substance.  Solution of the prohibition of the prohibit	eapon, prohibited device or  stricted weapon or explosive, 20 (the date the years after (a maximum of the device), and then  stricted weapon, prohibited device possession and any authorizatio

Judge, Provincial Court Judge, Clerk