Province of Nova Scotia **IN THE \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ COURT**

Canada

 NS Form 38

 Revised 11/19

# Her Majesty the Queen

# v.

Order #

Approved:

*(Name & ID Number of Offender / Young Person)*

**Conviction for Contempt** (Section 708)

 *Judge*

 *D/M/Y*

**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*)