IN THE PROVINCIAL COURT

His Majesty the King

۷.

(Name, Date of Birth, and ID Number of Offender / Young Person

WARRANT OF ARREST

TO:	All Pe	ace Officers in t	ne Province of Nova Sco				
			(<i>name</i>) of			(address)	
🗌 ad	cused	offender	young person, has	been charged with the f	following offence(s):		
<u>Case</u>	No.	Brief Descrip	tion of Offence	Section	Date of Offence)	
	for the	arrest of the ac	cused/young person (50	7(4); 512(1)).	y in the public interest to iss with the summons serv		
4.	was co it appo the ac	appearance not onfirmed and the ears that a sumr cused/young pe	e accused/young person nons cannot be served b rson was ordered to be p	failed to attend court in a ecause the accused/you resent at the hearing of a	ice entered into before an c accordance therewith (497(ng person is evading servio n application for a review of	1)(e); (512(2)). ce (512(2)).	
□ 6.	by a justice and did not attend the hearing (520(5); 521(5)). there are reasonable and probable grounds to believe that the accused/young person has contravened or is about to contravene the \Box promise to appear, or \Box undertaking, or \Box recognizance upon which they were released						
□ 7.	there a □ a p	(524(1); 525(5); 679(6)). there are reasonable and probable grounds to believe that the accused/young person has since their release on \Box a promise to appear, or \Box an undertaking, or \Box a recognizance committed an indictable offence (524(1); 525(5 679(6)).					
	the ac □a re stated (502; stated)	the accused/young person was required by \Box an appearance notice, or \Box a promise to appear, or \Box a recognizance entered into before an officer in charge, or \Box a summons to attend at a time and place stated therein for the purposes of the <i>Identification of Criminals Act</i> and did not appear at that time and place (502; 510).					
10). the ac	cused/young pe lertaking or [] p	romise to appear.	urt in accordance with t	he	-	
	be ser	ved in the comm	, in the F enced under section s. 74 nunity on conditions and i	t is alleged that the offen	e to a term of der breached a condition of	to that sentence.	
YOU	ARE OR	DERED to arres	t and bring the accused/	young person before the	Provincial Court at		
				, Nova Scotia,	to be dealt with according	to law.	
	ccused/ for Leg		g person has the right	to be represented by c	counsel (a lawyer) includ	ing the right to	
DATE	D at		, Nova Scotia,	on	(date).		
			Judge	e / Presiding Justice of th	e Peace / Clerk of the Cou	rt	
WHEI an off	ence me	s Warrant is iss ntioned in sectio			<i>al Code</i> in respect of an of ease of the accused/young		
DATE	D at		, Nova Scotia,	on	(date).		
			Judge	Presiding Justice of the second se	e Peace / Clerk of the Cou	rt	

*No endorsement is required for release if a person is arrested for an alleged breach of a conditional sentence (s. 742.6(1)(e) of the *Criminal Code*).