IN THE PROVINCIAL COURT **YOUTH COURT**

His Majesty the King

٧.

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

WITNESS RECOGNIZANCE

(before a Justice or a Judge) (Sections 515, 520, 521, 523, 524, 525, 679, 680 CC)

In order for you, of this Recognizance.		_, the Witness, to be released, you must comply with the conditions			
The accused/young person has been charged with the following offence(s):					
Case No.	Brief Description of Offence(s)	Section	Date	Place	
The condition (of this Decognizones is that the Witness	attanda Court an		ot	
	of this Recognizance is that the Witness al Court House at				
	ereafter as required and complies with th				
_		-			
You must r	notify the Clerk of the Court of any chang	e in your name or addre	ss within 24 hours of the	change.	
Other:					
Other:					
Financial Obli	gations				
You do not	t have any financial obligations under this	s Recognizance.			
or					
In order for	r you to be released, the obligations that	are indicated below by a	check mark must be co	mpiled with.	
🗌 You	promise to pay the amount of \$	_ if you fail to comply w	ith a condition of this Red	cognizance.	
	must deposit money in the amount of \$ with the Clerk of the C		ble security whose value	e does not exceed	
	surety (name or		(date of birth),	promises to	

The Witness has the right to be represented by counsel (a lawyer), including the right to apply for Legal Aid.

Signatures

-				
<u>SURETY</u> : (if applicable)				
I understand my role and my re	sponsibilities under this Recognizance,	and I agree to act as a surety.		
☐ I agree to ☐ promise, or ☐ de	posit, to the Court the amount of money	y described in section 4 of this Recognizance		
Surety Declaration is attached	(section 515.1 of the Criminal Code).			
Surety is excepted from providi	ng Surety Declaration (subsection 515.	1(2) of the <i>Criminal Code</i>).		
Signed on	(date), at	<i>(place)</i> , Nova Scotia.		
	Signature	Signature of the Surety		
WITNESS:				
	o	ons that are indicated by a check mark. t accept the conditions, I will be detained.		
Signed on	(date), at	(<i>place</i>), Nova Scotia.		
	Signature of Witness			
JUDGE, JUSTICE, OR CLERK OF	THE COURT:			
Signed on	(date), at	(<i>place</i>), Nova Scotia.		
	Signature of Judg	ge, Justice, or Clerk of the Court		

Name of Judge or Justice who has issued this Order

THE FOLLOWING ARE FROM THE **CRIMINAL CODE OF CANADA**.

763 (1) If a person is bound by an Undertaking, Release Order, or Recognizance to appear before a Court, Provincial Court Judge or Justice for any purpose and the session or sittings of that Court or the proceedings are adjourned or an Order is made changing the place of trial, that person and their sureties continue to be bound by the Undertaking, Release Order, or Recognizance as if it had been entered into or issued with respect to the resumed proceedings or the trial at the time and place at which the proceedings are ordered to be resumed or the trial is ordered to be held.

(1) If an accused is bound by an Undertaking or Release Order to appear for trial, their arraignment or conviction does not cancel the Undertaking or Release Order, and it continues to bind them and their sureties for their appearance until the accused is discharged or sentenced, as the case may be.

(2) Despite subsection (1), the Court, Provincial Court Judge or Justice may commit an accused to prison or may require them to furnish new or additional sureties for their appearance until the accused is discharged or sentenced, as the case may be.

(3) The sureties of an accused who is bound by a Release Order to appear for trial are discharged if the accused is committed to prison pursuant to subsection (2).

I have read and explained this Recognizance to the Witness and the Witness has been given a copy of this Recognizance and informed of the provisions of Sections 763(1), 764(1), 764(2), and 764(3) of the **Criminal Code of Canada**.

Justice, Justice of the Peace