

# IN THE YOUTH JUSTICE COURT

**Her Majesty The Queen  
v.**

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

\_\_\_\_\_  
*(Name, DOB and I.D. Number of Young Person)*

Approved:

\_\_\_\_\_  
*Judge*

## ORDER FOLLOWING REVIEW OF NON-CUSTODIAL SENTENCE (Sec. 59 YCJA)

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

On \_\_\_\_\_, 20\_\_\_\_, in the Youth Justice Court at \_\_\_\_\_  
\_\_\_\_\_, Nova Scotia, \_\_\_\_\_ of  
\_\_\_\_\_ (the young person) was found guilty of the following offence(s):

**Case No(s). and**

<b>Brief Description of Offence(s)</b>	<b>Section</b>	<b>Date</b>	<b>Place</b>
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On \_\_\_\_\_, 20\_\_\_\_, the Court ordered that the young person (*set out the portion of the sentence being reviewed, using Schedule A if necessary*) \_\_\_\_\_

After reviewing the sentence, **THE COURT ORDERS THAT:**

- the sentence be confirmed.
- the sentence be terminated and the young person be discharged from any further obligation under the sentence.
- the sentence be varied as follows: (*use Schedule B if necessary*)
  
- a new sentence under Section 42 YCJA be imposed as set out in the attached Sentence Order [*not to include a committal to custody and, except as provided in Section 59(9), not to be for a period of time exceeding the remainder of the original youth sentence, or, without the consent of the young person, be more onerous than the remainder of the original youth sentence*].

DATED at \_\_\_\_\_, Nova Scotia, on \_\_\_\_\_, 20\_\_\_\_.

\_\_\_\_\_  
*Judge, Clerk*

- Distribution:*
- Court*
  - Young Person*
  - Parent*
  - Prosecutor*
  - Defence Counsel*
  - Provincial Director*
  - Police*