

# IN THE YOUTH JUSTICE COURT

Her Majesty the Queen

v.

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

Approved: \_\_\_\_\_

\_\_\_\_\_  
(Name of Young Person)

\_\_\_\_\_  
Judge

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

## SENTENCE ORDER

(Sections 42(2), 59 YCJA and 18 YJA)

On \_\_\_\_\_, 20\_\_\_\_, the Youth Justice Court at \_\_\_\_\_

\_\_\_\_\_, Nova Scotia, found the young person \_\_\_\_\_

guilty of the following offence(s):

Case No(s). and Brief Description of Offence(s)	Section	Date of Offence(s)	Place
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As set out in the attached Order Following Review of Non-Custodial Sentence, the Court has ordered that a new sentence be imposed under section 42 YCJA. *[other than a committal to custody]*

**THE COURT** orders that the young person

(a) be **reprimanded**

(b) be **discharged absolutely**

(c) be **discharged on** the following **conditions** *[not to include probation, intensive support and supervision or attending a non-residential program - Section. 42(11)]* (Attach a schedule if needed.)

(d) pay a **fine** of \_\_\_\_\_ *[not to exceed \$1,000]* to be paid at the following time on the following terms:

(e) pay **compensation** in the amount of \_\_\_\_\_ to \_\_\_\_\_ of \_\_\_\_\_ for loss of or damage to property, loss of income or support or special damages. *(Notice of Order to be given to person being compensated.)*

(f) make **restitution** \_\_\_\_\_, obtained as a result of committing the offence(s) to \_\_\_\_\_ of \_\_\_\_\_ (the person who owns the property or is or was in lawful possession of it) by \_\_\_\_\_, 20 \_\_\_\_\_. *(Notice is to be given to person to whom restitution is to be made.)*

(g) pay to \_\_\_\_\_ of \_\_\_\_\_, an **innocent purchaser** of property obtained by the offence(s), the amount of \_\_\_\_\_ *(not to exceed amount paid by purchaser)* on the following terms *(Notice is to be given to the person to whom payment is to be made.):*

(h) **compensate** \_\_\_\_\_ of \_\_\_\_\_ for loss, damage or injury for which compensation or payment to an innocent purchaser of property could be ordered  
 in kind  by personal services on the following terms *(No order may be made under this paragraph without the consent of the person to be compensated. The maximum number of hours of service is 240, or in the case of a provincial offence, 120 hours, and these services must be able to be completed within twelve months, or in the case of a provincial offence, six months. Notice is to be given to the person to be compensated.):*

(i) perform \_\_\_\_\_ hours of **community service work** (maximum of 240 hours within twelve months, or in the case of a provincial offence, 120 hours or six months, and not to interfere with the young person's work or education), as directed by the provincial director or by \_\_\_\_\_ of \_\_\_\_\_ on the following terms: (Attach a schedule if needed.)

and to report to and be supervised in the performance of the work by:

- the provincial director
- \_\_\_\_\_ of \_\_\_\_\_
- in a program approved by the provincial director
- as consented to by \_\_\_\_\_ of \_\_\_\_\_, the person or organization for whom or which the community service is to be performed.

(j) comply with the attached order(s) of  **prohibition**  **seizure**  **forfeiture**

(k) comply with the attached order of **probation**.

(l) (intensive support and supervision - not available in Nova Scotia at this time)

(m) (order to attend a non-residential program - not available in Nova Scotia at this time)

(n) serve,  starting on the date of sentencing  starting on \_\_\_\_\_, 20 \_\_\_\_\_, a total sentence of \_\_\_\_\_, comprised of a period of \_\_\_\_\_ of **custody**, followed by a period of \_\_\_\_\_ (one-half the custody period) under supervision in the community, as set out in the attached **custody and supervision order**.

(o) serve,  starting on the date of sentencing  starting on \_\_\_\_\_, 20 \_\_\_\_\_, a total sentence of \_\_\_\_\_ (not exceeding 3 years), comprised of a continuous period of \_\_\_\_\_ of **custody**, followed by a period of \_\_\_\_\_ under **conditional supervision** in accordance with section 105 YCJA.

(p) comply with the terms of the attached **deferred custody and supervision order**.

(q) serve,  starting on the date of sentencing  starting on \_\_\_\_\_, 20 \_\_\_\_\_, a total sentence of \_\_\_\_\_ (not exceeding 10 years in the case of first degree murder or 7 years in the case of second degree murder) comprised of a continuous period of \_\_\_\_\_ of **custody** (not exceeding 6 years in the case of **first degree murder** or 4 years in the case of **second degree murder**), followed by a period of \_\_\_\_\_ under **conditional supervision** in the community in accordance with section 105 YCJA.

(r) serve,  starting on the date of sentencing  starting on \_\_\_\_\_, 20 \_\_\_\_\_, a total sentence of \_\_\_\_\_ (not exceeding 2 years or, in the case of offences punishable by imprisonment for life, 3 years or, in the case of **first degree murder**, 10 years or, in the case of **second degree murder**, 7 years) comprised of a continuous period of \_\_\_\_\_ of **intensive rehabilitative custody**, followed by a period of \_\_\_\_\_ under **conditional supervision** in the community in accordance with section 105 YCJA.

(s) comply with the following reasonable ancillary conditions that the Court considers advisable and in the best interests of the young person and the public: (Attach schedule if needed.)

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

**ACKNOWLEDGEMENT**

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

I, \_\_\_\_\_ the young person referred to in this sentence order, acknowledge

that I have  read the order  had the order read to me, that the purpose and effect of the order has been explained to me, and that I have received a copy of the order.

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

\_\_\_\_\_  
Witness

\_\_\_\_\_  
Young Person

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