

## INFORMATION TO OBTAIN A WARRANT FOR BLOOD SAMPLES (Section 256 C.C.)

This is the information of \_\_\_\_\_, a Peace Officer in the Province of Nova Scotia,  
*(informant)*

The informant says that he/she has reasonable grounds to believe and does believe that \_\_\_\_\_  
*(suspect)*  
\_\_\_\_\_ has, within the  
preceding four hours, committed, as a result of the consumption of alcohol, an offence under section 253 of the  
**Criminal Code** and was involved in an accident resulting in death of another person or bodily harm to the suspect or  
any other person. My grounds for so believing are:

The informant further says that he/she has reasonable grounds to believe and does believe that \_\_\_\_\_  
\_\_\_\_\_, a qualified medical practitioner, is of the opinion  
that by reason of physical or mental condition of the suspect that resulted from the consumption of alcohol, the  
accident or any other occurrence related to or resulting from the accident, the suspect is unable to consent to the taking of  
samples of blood and that the taking of the samples would not endanger the life or health of the suspect. My  
grounds for so believing are:

The informant asks that a warrant be granted authorizing a peace officer to require a qualified medical practitioner to  
take, or to cause to be taken by a qualified technician under the direction of the qualified medical practitioner, such  
samples of the blood of the suspect as in the opinion of the person taking the samples are necessary to enable a  
proper analysis to be made in order to determine the concentration, if any, of alcohol in the blood.

**SWORN or SOLEMNLY AFFIRMED**

before me at \_\_\_\_\_, Nova Scotia  
on \_\_\_\_\_, 20 \_\_\_\_\_.

\_\_\_\_\_  
*Provincial Court Judge  
Justice of the Peace*

\_\_\_\_\_  
*Informant*