## IN THE PROVINCIAL COURT

## **REPORT TO A JUDGE OR JUSTICE**

(Section 489.1 C.C.)

[<u>NOTE</u>: This report is required when things are seized under the authority of all federal legislation whether or not charges are laid or proceedings are commenced. This Report is not required to document the arrest of a person but is required in relation to any things seized.]

то:	(name of Judge/Justice)	Base Court:
JPC File No.	Court File No	Police File No
Warrant is: 🗌 Sealed	Not Sealed	
	ho issued a Warrant to the undersigned u Justice for the same territorial division or, if matter).	
	ed a Warrant to the undersigned pursuant to <b>Code</b> (or another Justice for the same terri	
	ed a Warrant to the undersigned pursuant to d things were seized pursuant to section 10 atter.	
	: Judge or Supreme Court Judge who iss Court as issued the General Investigative Wa	
	diction in respect of the matter where pursu view doctrine seizure, or a seizure authorize	•
☐ To a Supreme Court Jud the <b>Controlled Drugs and</b> \$	dge where a Supreme Court Judge has iss <b>Substances Act.</b>	ued a Restraint Order under section 14 of
	(name of peace officer or o	ther person)
(occupation), of		(address), have:
(check as applicable)		
seized things pursuant	to a Warrant issued under section 487 o	f the <b>Criminal Code</b>
seized things pursuant	to a Warrant issued under section 320.29	9 of the <b>Criminal Code</b>
seized things pursuant <i>Substances Act</i>	to a Warrant issued under section 11(1)	
Substances Act	to a Warrant issued under section 11(1) o a Warrant, seized things permitted by sec	of the <b>Controlled Drugs and</b>
<ul> <li>Substances Act</li> <li>while acting pursuant to Criminal Code</li> <li>while acting pursuant to</li> </ul>		of the <i>Controlled Drugs and</i> ctions 489(1)(a) or (b) or (c) of the
<ul> <li>Substances Act</li> <li>while acting pursuant to Criminal Code</li> <li>while acting pursuant to bysection 11(8) of the C</li> </ul>	a Warrant, seized things permitted by sec a <b>Controlled Drugs and Substances Act</b> <b>Controlled Drugs and Substances Act</b> ed things permitted by section 11(7) of the	of the <i>Controlled Drugs and</i> ctions 489(1)(a) or (b) or (c) of the t s. 11(1) Warrant, seized things permitted
<ul> <li>Substances Act</li> <li>while acting pursuant to Criminal Code</li> <li>while acting pursuant to bysection 11(8) of the C</li> <li>(if a peace officer) seize inexigent circumstances</li> </ul>	a Warrant, seized things permitted by sec a <b>Controlled Drugs and Substances Act</b> <b>Controlled Drugs and Substances Act</b> ed things permitted by section 11(7) of the	of the <i>Controlled Drugs and</i> etions 489(1)(a) or (b) or (c) of the et s. 11(1) Warrant, seized things permitted <i>Controlled Drugs and Substances Act</i>
<ul> <li>Substances Act</li> <li>while acting pursuant to Criminal Code</li> <li>while acting pursuant to bysection 11(8) of the C</li> <li>(if a peace officer) seize inexigent circumstances</li> <li>while acting pursuant to restrained property pur and Substances Act a</li> </ul>	a Warrant, seized things permitted by sec a <b>Controlled Drugs and Substances Act</b> <b>Controlled Drugs and Substances Act</b> ed things permitted by section 11(7) of the	of the <i>Controlled Drugs and</i> etions 489(1)(a) or (b) or (c) of the et s. 11(1) Warrant, seized things permitted <i>Controlled Drugs and Substances Act</i> ed by sections 87(1) of the <i>Cannabis Act</i> section 14 of the <i>Controlled Drugs</i>

(if a peace officer or public officer) seized without Warrant things permitted by sections 489(2)(a), (b), or (c) of the Criminal Code

(if a peace officer or public officer) seized things in exigent circumstances	s permitted by section 487.11	of the <b>Criminal Code</b>		
seized things pursuant to a General Investigativ	e Warrant under section 487 (	)1 of the <b>Criminal Code</b>		
] seized things pursuant to a Warrant under a federal act as follows:				
seized things pursuant to other federal powers as follows:				
seized things referred to in sections 2(e) and (f	) of the <b>Summary Proceedin</b>	gs Act		
	(name of peace officer	r or other person), has:		
Searched the premises situated at		, on		
<i>(date)</i> and seized the	e following things and dealt wit	th them as follows:		
Seized the following things on	( <i>date</i> ) and de	alt with them as follows:		
<b>Property Seized</b> (describe each thing seized)	<b>Disposition</b> (state, in respect of each thing seiz	zed, whether:		
(If additional space is required, attach a Schedule to this Report.)	<ul> <li>(a) It was returned to the person la possession, in which case the receive to this report; or</li> <li>(b) it is being detained to be dealt which case indicate the location are provided to the the receiver the the location are provided to the the the the the the the the the the</li></ul>	eipt for it shall be attached with according to law, in nd manner in which or, if		
	applicable, the person by whom it .			
A consent to detention of all things, or some the of the Criminal Code.	nings, seized is attached purs	uant to section 490(3.1)		
I am not making an Application for Detention.				
□ I am making an Application for Detention of the t pursuant to section 490(1)(b) of the <i>Crimina</i> <i>Summary Proceedings Act</i> . I advise that the	I Code, or pursuant to secti	ons 2(e) and (f) of the		
<ul> <li>an investigation</li> <li>preliminary inquiry</li> <li>trial</li> </ul>				
Dated at(place), Nova Sc	otia, on	(date).		
Name of peace officer or other person	Signature of peace officer or	other person		
	Agency			
Report to a Judge or Justice	Page 2 of 2	Revised: August 2023		