NOT AN OFFICIAL FORM.

Included only as guidelines for assistance with Criminal Harassment cases. For further information contact the National Weapons Enforcement Support Team (NWEST) at 1-800-731-4000 Ext 2053.

CANADA, PROVINCE OF	JUDICIAL INTERIM RELEASE ORDER
(territorial division)	
,	Court file number
	(court)
	THE HONOURABLE
WHERERAS	, hereinafter called the accused, has been charged that
he/she on or about thed	, hereinafter called the accused, has been charged that lay of, 20, at the in the
committed the offence(s) of: (set of	out brief description of offence)
The previous order dated	, 20, is vacated.
IT IS ODDEDED THAT the gold	accused be released upon his/her giving or entering into
☐ 1. an undertaking without co	
2 1. un unarrannig winiour co	
□ 2. a) an undertaking with cor	ditions:
	sureties in the amount of \$
**with/without condition	ns but without deposit of money, or other valuable security
c) a recognizance with one	e or more sufficient sureties in the amount of \$
	ns but without deposit of money or other valuable security
	e consent of the prosecutor, in the amount of \$
	without conditions and upon there being deposited with the Justice the
	money or other valuable security, namely, to the value of
\$	
	rdinarily resident in the Province of or within two hundred
*	in which he/she is in custody) a recognizance **with one or more
	ties, in the amount of \$
	ns, and upon there being deposited with the justice before whom he/she
	e value of \$ in money or other valuable security, namely (Definition of "valuable security" Code S.2 & S.42(2))
to th	(Definition of variable security Code 3.2 & 3.42(2))
3. THE SAID CONDITION	NS being that the accused shall
a) attend at court on the	day of , 20 at
b) report at(s	day of, 20 at tate times) to (name of peace officer or other person
designated)	

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	c) remain within(designated territorial jurisdiction)
	d) notify(name of peace officer or other designated person of any change in his/her address, employment or occupation
	** Delete inapplicable word(s)
	e) abstain from communicating with except in accordance with the following conditions (as the justice /judge specifies):
	f) deposit his/her passport (as the justice/judge directs) g) not possess, until dealt with according to law, any firearm, cross-bow, prohibited weapon, restricted weapon, prohibited device, ammunition, prohibited ammunition or explosive substance OR
	not possess, until dealt with according to law any of the foregoing items except for
	h) and (any other reasonable condition)
4.	IT IS FURTHER ORDERED THAT the items subject to the prohibition in condition 3 g) and every authorization, licence, and registration certificate relating thereto shall be surrendered to the police within 48 hours of release deposited with the police as a pre-condition of release or, Section 115 of the <i>Criminal Code</i> shall not apply to this order. *Where the Justice or Summary Conviction Court does not add a condition prohibiting the respondent from possessing any firearm,
	cross-bow, prohibited weapon, restricted weapon, prohibited device, ammunition, prohibited ammunition or explosive substance, the Justice or Summary Conviction Court shall include in the record a statement of the reasons for not adding the cindition.
	A COPY OF THIS ORDER SHALL BE SENT TO THE CHIEF FIREARMS OFFICER.
	Dated thisday of, 20,at
	(If a warrant for committal is issued for non-compliance with the order and there is endorsed on the warrant for committal an author ization to the person having the custody of the accused to release him/her upon his/her complying with this order, a copy of this order is to be attached to the warrant for committal: <i>Criminal Code</i> , paragraph 519(1)(b).)
	Judge/ Justice of the Peace in and for the Province of