

**COURT OF APPEAL OF ALBERTA**

**Form A**  
[CPDs]

Registrar's Stamp

COURT OF APPEAL FILE NUMBER:

TRIAL COURT FILE NUMBER:

REGISTRY OFFICE:

RESPONDENT: HER MAJESTY THE QUEEN

APPELLANT: (APPELLANT'S NAME IN FULL AS IT APPEARS ON INFORMATION OR INDICTMENT)

DOCUMENT: **ORDER FOR JUDICIAL INTERIM RELEASE**

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT:

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DATE ON WHICH ORDER WAS PRONOUNCED:

LOCATION OF HEARING: \_\_\_\_\_, **Alberta**

NAME OF JUDGE WHO GRANTED THIS ORDER:

\_\_\_\_\_  
*(Mr./Madam Justice First initial(s), Surname)*

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UPON THE APPLICATION of the Appellant; AND UPON HAVING READ the Affidavit and Undertaking of the Appellant; AND UPON HEARING Counsel for the Appellant and Counsel for the Respondent;

*On appeal from conviction only, use this paragraph*

AND IT APPEARING THAT the Appellant has given Notice of Appeal of his/her conviction by (name of Judge/Justice), in (level of court) of Alberta, at (location), on the (date) day of (month), 20(year), on the following charge(s), NAMELY:

*(Set out, in full, the wording of each charge of which the appellant was convicted and is appealing as it appears in the information or indictment)*

*On appeal from*

AND IT APPEARING THAT the Appellant has been granted Leave to Appeal

*sentence only,  
use this  
paragraph*

against the sentence(s) of

*(Set out, in full, the exact sentence(s) imposed)*

imposed by (name of Judge/Justice), in the (level of court) of Alberta, at (location), on the (date) day of (month), 20(year), upon his/her conviction on the following charge(s), NAMELY:

*(Set out, in full, the wording of each charge of which the appellant was convicted and is appealing as it appears in the information or indictment)*

*On appeal from  
conviction and  
sentence, use  
this paragraph*

AND IT APPEARING THAT the Appellant has given Notice of Appeal of his/her conviction by (name of Judge/Justice), in the (level of court) of Alberta, at (location), on the (date) day of (month), 20(year), on the following charge(s), NAMELY:

*(Set out, in full, the wording of each charge of which the appellant was convicted and is appealing as it appears in the information or indictment)*

and that the Appellant has been granted Leave to Appeal against the sentence(s) of

*(Set out, in full, the exact sentence(s) imposed)*

imposed following the conviction(s) aforesaid;

*If the appeal  
record has not  
been ordered,  
use the  
appropriate one  
of the following  
two paragraphs*

AND IT APPEARING THAT the Appellant has placed an order for the appeal record;

AND IT APPEARING THAT counsel for the Appellant has undertaken to order the appeal record forthwith;

1. IT IS ORDERED THAT the Application be allowed and the Appellant be released upon his/her:

(a) Entering into an Undertaking, with the following conditions, namely:

(i) keep the peace and be of good behavior;

(ii) report to Court in person as and when required by the Court, a Justice of the Court, the Registrar, the Deputy Registrar or the Case

*Use the most  
appropriate one  
of the following  
two paragraphs*

Management Officer;

(iii) remain within \_\_\_\_\_;

(iv) pursue the appeal with due diligence, and in particular comply with any directions as may be set out in this Order, or as made by the Court, a Justice of the Court, the Registrar, the Deputy Registrar or the Case Management Officer, respecting the appeal;

(v) \_\_\_\_\_  
(include any other conditions that the Court orders. Refer to Forms 11, 11.1, 12 & 32 of the Criminal Code)

*Select either  
"with" or "without"  
as appropriate*

(b) Entering into a Recognizance in the amount of \$ \_\_\_\_\_ with/without deposit of cash or other valuable security, and with/without sureties as deemed acceptable to the Court, with the following conditions, namely:

(i) keep the peace and be of good behavior;

(ii) report to Court in person as and when required by the Court, a Justice of the Court, the Registrar, the Deputy Registrar or the Case Management Officer;

(iii) remain within \_\_\_\_\_;

(iv) pursue the appeal with due diligence, and in particular comply with any directions as may be set out in this Order, or as made by the Court, a Justice of the Court, the Registrar, the Deputy Registrar or the Case Management Officer, respecting the appeal;

(v) \_\_\_\_\_  
(include any other conditions that the Court orders. Refer to Forms 11, 11.1, 12 & 32 of the Criminal Code)

2. Such Undertaking or Recognizance may be entered into by the Appellant before any Judge of the Provincial Court of Alberta or any Justice of the Peace in and for the Province of Alberta.
3. Any Judge of the Provincial Court of Alberta or any Justice of the Peace in and for the Province of Alberta may order that the Appellant be brought before him/her for the purpose of entering into such Undertaking or Recognizance and being released from custody, and this Order shall be sufficient authority to any person having the custody of the Appellant in the Province of Alberta to have the Appellant brought before such Judge or Justice of the Peace.

4. If the Appellant is brought before such Judge or Justice of the Peace and enters into such Undertaking or Recognizance as aforesaid, the person having custody of the Appellant shall release him/her forthwith.
5. The Appellant is to attend personally and provide picture identification, at the opening of the next sittings of this Honourable Court on (day of week) day, the (date) day of (month), 20(year), between the hours of 8:15 a.m. and 10:00 a.m., at the Court of Appeal Registry Counter, (on the main floor of the Law Courts Building/on the 26th floor of the TransCanada Tower), in the City of (Edmonton/Calgary), in the Province of Alberta, and at the opening of every sitting thereafter until such time as this appeal can be heard, subject to such further Order as a Justice of this Honourable Court may make.
6. On the hearing date, the Appellant shall attend the courtroom assigned for his/her hearing between the hours of 9:45 a.m. and 10:00 a.m., or any other such time as directed, and shall then and there surrender himself/herself into the custody of any peace officer, pending the hearing of the within Appeal.
7. The Appeal shall proceed in strict compliance with the Rules of Court and the Consolidated Practice Directions, and the (name of document) must be filed by (date of deadline), failing which the Crown may apply to revoke this order.
8. Additionally, the following deadlines are hereby imposed:

*If appropriate,  
insert any other  
deadlines  
imposed by the  
Court*

- (a) \_\_\_\_\_
- (b) \_\_\_\_\_
- (c) \_\_\_\_\_

\_\_\_\_\_  
Registrar, Court of Appeal

*[Or if the justice has indicated that she/he will be signing the order (and not the Registrar), label this line as "Justice of Appeal" as follows:*

\_\_\_\_\_  
Justice of Appeal]

**APPROVED AS BEING THE ORDER GRANTED:  
(or CONSENTED TO BY:)**

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NOTE: See Part F.4 (c)(i) to (v) of the Consolidated Practice Directions for further paragraphs required if the Court imposes conditions in the Undertaking or Recognizance.