

Conditional Sentence Order

Canada: Province of British Columbia

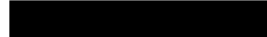
Police File No.
720:20-34632
720:19-18480

Court File No.
2011:70343-1

IND

Ban - none

Primary Enf. Agency: North Vancouver RCMP (720)



Proceeded: **By Indictment**

Interpreter present

On **January 30, 2024** at **North Vancouver**, British Columbia,

Allyson Steffensen

(the "offender") was convicted upon the following charge(s) and on **August 19, 2024** the Court adjudged that the offender be sentenced to a term of imprisonment as follows:

Count 2, between October 1, 2015 and January 31, 2018, at or near North Vancouver BC and Squamish BC, did commit an offence of theft over \$5000, contrary to section 334(a) Criminal Code.

SENTENCE: Conditional Sentence: 2 Years less a day; Victim Surcharge: \$100.00 Due Date: November 20, 2024;

Count 6, between May 1, 2018 and July 31, 2019, at or near North Vancouver BC and Squamish BC, did commit an offence of theft over \$5000, contrary to section 334(a) Criminal Code.

SENTENCE: Conditional Sentence: 2 Years less a day; Victim Surcharge: \$100.00 Due Date: November 20, 2024;

I have read or have had read to me and understand a total of 2 Charges

and that the serving of the sentence in the community would not endanger the safety of the community. It is ordered that the offender shall from the date of this order, or where applicable the date of expiration of any other sentence of imprisonment, serve the sentence in the community subject to the offender's compliance with the following conditions: Namely, the said offender shall:

I have read or have had read to me and understand a total of 15 Conditions on 2 Conditions Attachment Pages

Dated / Fait le **August 19, 2024** at / à **North Vancouver**, British Columbia / Colombie-Britannique

I, the undersigned offender, acknowledge that:

- I have received a copy of this order,
- I have received an explanation of the sections dealing with changes to the *Conditional Sentence Order* (Sec. 742.4) and failing to comply with the *Conditional Sentence Order* (Sec.742.6),
- I understand the *Conditional Sentence Order*, and the explanations which I have received.

Je, le(la) contrevenant(e) soussigné(e), reconnais que :

- j'ai reçu une copie de cette ordonnance,
- j'ai reçu une explication des articles ayant trait aux changements apportés à l'*Ordonnance de sentence conditionnelle* (art. 742.4) et à défaut de me conformer à l'*Ordonnance de sentence conditionnelle* (art. 742.6).
- je comprends l'*Ordonnance de sentence conditionnelle*, et les explications que j'ai reçues.

Offender / Contrevenant(e)

A Clerk of the Court on behalf of / Un greffier du tribunal au nom du Judge / juge P L Janzen, in and for the Province of British Columbia / dans et pour la province de la Colombie-Britannique

Phone Number / Numéro de téléphone :

PCR112
10/2003 ee16:01-19.08.2024

File, Police, Crown

Conditional Sentence

Ordonnance de sentence conditionnelle

Nu. de dossier de la police Nu. de dossier du greffe
720:20-34632 2011:70343-1
720:19-18480

IND

Canada: Province de la Colombie-Britannique

Interprète présent
Ban - none

Org. prim. d'app. de la loi : North Vancouver RCMP (720)

Procédé : par mise en accusation

Le **January 30, 2024** à **North Vancouver**, Colombie-Britannique,

Allyson Steffensen

(le/la) <<contrevenant(e)>> a été reconnu(e) coupable de l'(les) inculpation(s) suivante(s), et le **August 19, 2024** le tribunal a déclaré que le/la contrevenant(e) soit condamné(e) à une période d'emprisonnement comme suite :

Count 2, between October 1, 2015 and January 31, 2018, at or near North Vancouver BC and Squamish BC, did commit an offence of theft over \$5000, contrary to section 334(a) Criminal Code.

SENTENCE: Conditional Sentence: 2 Years less a day; Victim Surcharge: \$100.00 Due Date: November 20, 2024;

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SENTENCE: Conditional Sentence: 2 Years less a day; Victim Surcharge: \$100.00 Due Date: November 20, 2024;

J'ai lu ou j'ai m'a lu et je comprends 2 inculpations

et que le service de la sentence dans la communauté ne mettrait pas en danger la sécurité de la communauté. Il est ordonné que le (la) contrevenant(e) serve, à compter de la date de cette ordonnance, ou, selon le cas, la date d'expiration de toute autre sentence d'emprisonnement, la sentence dans la communauté selon l'acquiescement du (de la) contrevenant(e) avec les conditions suivantes :

J'ai lu ou j'ai m'a lu et je comprends 15 conditions sur 2 pages de l'Annexe des conditions

**Conditional Sentence Order/
Ordonnance de sentence conditionnelle**

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Re/ Objet : **Steffensen**

**Conditions Attachment/
Annexe des conditions**

Condition 1: You must keep the peace and be of good behaviour.

Condition 2: You must appear before the Court when required to do so by the Court.

Condition 3: You must report by telephone to a conditional sentence supervisor at Squamish Community Corrections located at 38077 Second Avenue, Squamish, BC, telephone (604) 815-2007 by 3:00 PM on August 20, 2024, and after that, you must report as directed by your conditional sentence supervisor.

Condition 4: You must remain within the Province of British Columbia, unless written permission to go outside of the province is obtained from the Court or the Supervisor.

Condition 5: You must notify the court or the supervisor in advance of any change of name or address, and promptly notify the court or the supervisor of any change of employment or occupation.

Condition 6: When first reporting to a conditional sentence supervisor, you must provide them with your address and telephone number. You must not change them without the prior written permission from your conditional sentence supervisor.

Condition 7: For the first 8 months of this Conditional Sentence Order, you must obey a house arrest by being inside your residence. The exceptions are: you are attending work or going directly to or from work; you are attending health related or counselling appointments for yourself or your children or going directly to or from the appointment; you are shopping or performing other errands during two (2) periods of four (4) contiguous hours per week as identified by you to your conditional sentence supervisor in writing by midnight every Sunday for the following week; you have the prior written permission of your conditional sentence supervisor; such permission to be given only for compelling reasons; you are going directly to, or returning directly from, a healthcare facility because of a medical emergency. (You have consented in court to providing proof of your attendance at the healthcare facility if requested by your conditional sentence supervisor).

Condition 8: For the second 8 months of this conditional sentence order, you must obey a curfew by being inside your residence between 10:00 PM and 4:30 AM, every day. The exceptions are: You have the prior written permission of your conditional sentence supervisor; such permission to be given only to perform community work service or for a compelling reason; you are going directly to, or returning directly from, a healthcare facility because of a medical emergency. (You have consented in court to providing proof of your attendance at the healthcare facility if requested by your conditional sentence supervisor.)

Condition 9: You must present yourself immediately at the door to the place where you are living or answer

Conditions continue on next Conditions Attachment Page/ Suite à la prochaine page de l'Annexe des conditions

Sentence conditionnelle/ Conditional Sentence

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**Conditions Attachment/
Annexe des conditions**

Conditions continued from previous Conditions Attachment Page/ Suite de la page précédente de l'Annexe des conditions

the phone when any peace officer or conditional sentence supervisor attends or calls to check on you during the house arrest or curfew.

Condition 10: If you are given permission by your conditional sentence supervisor, you must carry it with you in paper or electronic format at all times when you are away from your residence.

Condition 11: If a peace officer finds you outside your residence during your curfew or house arrest hours and requests to see the permission, you must show it to the officer.

Condition 12: For the first 8 months of this conditional sentence order, you must provide your conditional sentence supervisor by email with a copy of your three (3) week work schedule immediately upon receipt of it by you.

Condition 13: You must attend, participate in and complete any intake, assessment, or counselling, as directed by your conditional sentence supervisor.

Condition 14: You must complete 50 hours of community work under the direction of your conditional sentence supervisor.

Condition 15: You must not consume alcohol.

I have read or have had read to me and understand a total of 15 Conditions on 2 Conditions Attachment Pages/ J'ai lu ou j'ai m'a lu et je comprends 15 conditions sur 2 pages de l'Annexe des conditions

Sentence conditionnelle/ Conditional Sentence

Important Information for a Person Placed on a Conditional Sentence Order

1. Making Changes to a Conditional Sentence Order

SECTION 742.4 of the *Criminal Code*:

Changes Requested by the Supervisor

Your supervisor can ask to change the optional conditions of your *Conditional Sentence Order* by giving you, the prosecutor and the Court a copy of a *Notice to Change a Conditional Sentence Order*, explaining the proposed changes and the reasons for them.

If you receive a Notice, **you or the prosecutor have 7 days to ask the Court to hold a hearing** to consider the changes, or the Court may order the hearing on its own initiative.

If a hearing is ordered, it must be held **within 30 days of the Notice being given to the Court**. At a hearing the Court can refuse or approve the proposed changes and can make any other changes it feels are appropriate.

If you do not ask for a hearing, **the changes take effect 14 days after** it was given to the Court. Your supervisor will notify you and advise the Court that you were notified.

Changes Requested by You or the Prosecutor

You or the prosecutor can ask to change your *Conditional Sentence Order* by completing a *Notice to Change a Conditional Sentence Order* and giving it to the court registry. Ask your supervisor or the court registry for the form. A hearing must be held within 30 days.

If any changes are made, you will receive a copy of the changed *Conditional Sentence Order*.

2. Changes to Personal Information

If you change your name or address, you must notify your supervisor of any change in advance. Any changes to other personal information, including your employment or occupation must be reported to your supervisor. To report any changes you should ask the Court Registry or your supervisor for a *Notice of Change of Personal Information* form.

3. Failure to Comply with a Conditional Sentence Order

SECTION 742.6 of the *Criminal Code*:

You may have to appear in Court if a police officer or your supervisor thinks you have not obeyed a condition of your *Conditional Sentence Order*. The police can arrest you without a warrant or the prosecutor can ask any judge or justice of the peace to issue a warrant to bring you back to court.

When you are arrested you may be released on bail until you appear in Court to deal with the allegation of breaching the *Conditional Sentence Order* or you may be held in custody to appear before the Court to show cause why you should be released from custody. If you are released on bail, you must still comply with the original terms of the *Conditional Sentence Order*, including any reporting conditions, unless the Court changes them in some way.

From the time you are arrested without a warrant or a warrant is issued, the running of the *Conditional Sentence Order* is suspended:

- * until the court makes an order to detain you in custody for the hearing, (unless you are also serving another jail sentence) or
- * until the breach hearing is over, if you were released on bail.

You can appear in court for breaching a condition of a conditional sentence in the court closest to where the breach happened, or where you were found, arrested or were in custody, or in the court where the *Conditional Sentence Order* was made.

If there is to be a breach hearing, it should commence within 30 days (or as soon after that as possible) of your arrest and the judge can adjourn the hearing if necessary.

You will get a copy of the report of the breach allegation before you have to appear in Court. If you wish to question witnesses who made statements in the report, you can ask the Court to have them appear at your hearing.

At the hearing, if the Court finds that you committed the breach without a reasonable excuse, it can do one of the following:

- (a) take no action,
- (b) change the optional conditions,
- (c) suspend the *Conditional Sentence Order*, and have you serve a part of your sentence in custody. When you are released, the *Conditional Sentence Order* will apply with or without changes to the conditions, or
- (d) cancel the *Conditional Sentence Order*, and have you serve the rest of your sentence in custody.

After the hearing you may receive credit for some or all of the time the running of your *Conditional Sentence Order* was suspended.

4. If You are Imprisoned for a New Offence

SECTION 742.7 of the *Criminal Code*

If you are on a conditional sentence, and are imprisoned for another offence, your conditional sentence is suspended during your imprisonment, unless the Court orders otherwise.

This is an information sheet. In the event of any conflict between this information and any Act(s) or law, the provisions of the Act(s) apply.

Information importante pour une personne placée sous une Ordonnance de sentence conditionnelle

1. Comment faire des changements à une Ordonnance de sentence conditionnelle

ARTICLE 742.4 du *Code criminel*

Changements demandés par le(la) surveillant(e)

Votre surveillant(e) peut demander de faire modifier les conditions prescrites de votre *Ordonnance de sentence conditionnelle*. Afin de le faire, le(la) surveillant(e) donnera au(à la) poursuivant(e), au tribunal et à vous une copie d'un *Avis de modification d'une ordonnance de sentence conditionnelle* qui expliquera les changements proposés et les raisons pour ces modifications.

Si vous recevez un avis, **vous ou le procureur avez 7 jours pour faire une demande auprès du tribunal de tenir une audience** afin de considérer les modifications, ou le tribunal peut ordonner une audience de sa propre initiative.

Si on ordonne une audience, il faut la tenir dans un délai de **rente jours après l'offre de l'avis** au tribunal. A l'audience, le tribunal peut refuser ou approuver les changements proposés et peut faire tout autre modification qu'il estime appropriée.

Si vous ne demandez pas d'audience, **les changements entreront en vigueur 14 jours après l'offre de l'avis** au tribunal. Votre surveillant(e) vous notifiera et avertira le tribunal qu'il(elle) vous a notifié.

Changements demandés par vous ou par le(la) poursuivant(e)

Vous ou le(la) poursuivant(e) pouvez demander de modifier votre *Ordonnance de sentence conditionnelle* en remplissant un *Avis de modification d'une ordonnance de sentence conditionnelle* et en le donnant au bureau d'enregistrement du tribunal. Demandez le formulaire à votre surveillant(e) ou au bureau d'enregistrement du tribunal. Il faut tenir une audience dans un délai de trente jours.

En cas de changements, vous recevrez une copie de l'*Ordonnance de sentence conditionnelle* modifiée.

2. Changements à l'information personnelle

Si vous changez votre nom ou votre adresse, il faut informer votre surveillant(e) de tout changement à l'avance. Vous devez également informer votre surveillant(e) de tout autre changement concernant votre information personnelle, y compris à votre emploi ou à votre métier / profession. Afin de signaler tout changement, vous devrez demander un formulaire d'*Avis de modification concernant l'information personnelle* au bureau d'enregistrement du tribunal ou à votre surveillant(e).

3. Défaut de se conformer à une Ordonnance de sentence conditionnelle

ARTICLE 742.6 du *Code criminel*

Il se peut que vous deviez comparaître au tribunal si un(e) agent de la paix ou votre surveillant(e) croit que vous ne vous êtes pas conformé(e) à une condition de votre *Ordonnance de sentence conditionnelle*. La police peut vous arrêter sans mandat ou le(la) poursuivant(e) peut demander à n'importe quel(le) juge ou juge de paix d'émettre un mandat afin de vous rappeler au tribunal.

Une fois en état d'arrestation, il se peut que vous soyez libéré(e) sous caution jusqu'à ce que vous paraissiez devant le tribunal afin de répondre à l'allégation de violation de l'*Ordonnance de sentence conditionnelle* ou il se peut que vous soyez détenue(e) sous garde afin de comparaître devant le tribunal pour montrer la cause pour laquelle il faudrait vous libérer du lieu de garde. Si vous êtes libéré(e) sous caution, vous devez tout de même vous soumettre aux conditions initiales de l'*Ordonnance de sentence conditionnelle*, y compris toute condition qui vous oblige à vous présenter, à moins que le tribunal ne les modifie de quelques façons.

À partir du moment où vous êtes arrêté(e) sans mandat ou qu'un mandat est émis, le cours de l'*Ordonnance de sentence conditionnelle* est suspendu:

* jusqu'à ce que le tribunal émette une ordonnance afin de vous détenir en un lieu de garde pour avoir manqué à l'audience, (à moins que vous ne serviez aussi une autre sentence d'emprisonnement) ou

* jusqu'à ce que l'audience sur la violation soit terminée, si vous aviez été mis(e) en liberté sous caution.

Vous pouvez comparaître devant le tribunal pour une violation de condition de peine conditionnelle au tribunal le plus près du lieu où la violation a été commise, ou du lieu où vous avez été trouvé(e), arrêté(e) ou avez été détenu(e) sous garde, ou au tribunal où l'*Ordonnance de sentence conditionnelle* a été faite.

S'il y a une audience d'infraction, il faudra la tenir dans un délai de trente jours (ou le plus tôt que possible après cela) de votre arrestation et le juge peut reporter l'audience si nécessaire.

Vous recevrez une copie du rapport sur l'allégation d'infraction avant de devoir comparaître au tribunal. Si vous désirez interroger des témoins qui ont fait des dépositions, vous pouvez demander au tribunal de les faire comparaître à votre audience.

A l'audience, si le tribunal conclut que vous avez commis l'infraction sans excuse raisonnable, il peut décider de suivre une des actions suivantes :

- a) ne prendre aucune mesure,
- b) changer les conditions prescrites,
- c) suspendre l'*Ordonnance de sentence conditionnelle*, et vous faire faire une partie de votre sentence en lieu de garde. Quand vous serez libéré(e), l'*Ordonnance de sentence conditionnelle* s'appliquera avec ou sans changements aux conditions, ou
- d) annuler l'*Ordonnance de sentence conditionnelle*, et vous faire faire le reste de votre sentence en lieu de garde.

Après l'audience il se peut que vous soyez crédité(e) pour toute ou une partie de la période pendant laquelle le cours de votre *Ordonnance de sentence conditionnelle* a été suspendue.

4. Si vous Êtes incarcéré(e) pour une nouvelle infraction

ARTICLE 742.7 du *Code criminel*

Si vous êtes soumis(e) à une sentence conditionnelle et que vous êtes emprisonné(e), votre sentence conditionnelle est suspendue pour la durée de votre incarcération, sauf si le tribunal en ordonne autrement.

La présente est un feuillet d'information. Dans le cas où il y aurait un conflit entre cette information et toute loi, les dispositions de la loi prévauront.