## REPORT TO A JUSTICE (FOLLOWING SEIZURE OF PROPERTY AND/OR WARRANT TO SEARCH) – FORM 5.2

CANADA: PROVINCE OF BRITISH COLUMBIA

TO: A Justice of the Peace in and for the Province of British Columbia.

A peace officer of the British Columbia:  1. COMPLETE SECTION 1 IF A WARRANT TO SEARCH HAS BEEN ISSUED  In respect of a Warrant to Search being issued pursuant to Section of the person and the warrant for the following reason(s):    (a) have not executed the warrant for the following reason(s):    (b) have searched   PREMISES (VEH-CLE   PREMISE)   Situated at principle   PREMISES (VEH-CLE   PREMISE)   PREMISES (VEH-CLE   PREMISES)   PREMISES (VEH-CLE   PREMISES (VEH-CLE   PREMISES)   PREMISES (VEH-CLE   PREMISES)   PREMISES (VEH-CLE   PREMISES)   PREMISES (VEH-CLE   PREMISES   VEH-CLE   PREMISES (VEH-CLE			case of a Telewarrant issued pursuant to section 487.1 of the <i>Crim</i> territorial division in which the warrant was intended for execution.		k of the		
In respect of a Warrant to Search being issued pursuant to Section of the OFECHAL STRUCE OF THE PEACE ON JUDGE    (a) have not executed the warrant for the following reason(s):  (b) have searched PRIMARES, VISITICE, PRISON, SITUATED OF THE PEACE ON JUDGE    (c) and have selzed, pursuant to section 489 of the Criminal Code, additional things other than those specified in the warrant, as set out on lines and where the warrant was issued pursuant to \$.487.1 of the Criminal Code, I believe those things have been obtained/used in the commission of an offence because (OPOLUROS)  2. COMPLETE SECTION 2 IF NO WARRANT HAS BEEN ISSUED    have acted in the execution of duties under the OFECHAL STRUCE OFEN STRUCE OF	,				British Columbia:		
(a) have not executed the warrant for the following reason(s):	1. CO	1. COMPLETE SECTION 1 IF A WARRANT TO SEARCH HAS BEEN ISSUED					
(a) have not executed the warrant for the following reason(s):    (b) have searched	ln r	espe	ect of a Warrant to Search being issued pursuant to Section	of th	I <u>C</u> (FEDERAL STATUTE)		
British Columbia, on		(a) have not executed the warrant for the following reason(s):					
British Columbia, on		(b)	(b) have searched situated at				
set out on lines and where the warrant was issued pursuant to S. 487.1 of the *Criminal Code*, I believe those things have been obtained/used in the commission of an offence because (GROUNDS)  2. *COMPLETE SECTION 2 IF NO WARRANT HAS BEEN ISSUED    have acted in the execution of duties under the   GROUNDS   And have seized the things noted hereunder and/or attached from   GROUNDS   G			, British Columbia, on		at hours, and have seized		
have acted in the execution of duties under the		set out on lines of this report and/or attachment, and where the warrant was issued pursuant to S. 487.1 of the <i>Criminal Code</i> , I believe those things have been obtained/used in the commission of an offence because					
hereunder and/or attached from  situated at	2. CO	MPL	ETE SECTION 2 IF NO WARRANT HAS BEEN ISSUED				
APPLICATION FOR DETENTION  British Columbia.  APPLICATION FOR DETENTION  APPLICATION FOR DETENTION  British Columbia.  British Columbia.  Application of a preliminary inquir, trial or other proceeding and apply for the detention of the adoresaid things pursuant to s.490(1)(b) of the Criminal Code.  Dated  British Columbia.		here	eunder and/or attached from	(FEDERAL STATUTE)  (LOCATION / PREMISES / VI	EHICLE / PERSON)		
DISPOSITION   STATE LOCATION WHERE DETAINED ON NAME OF PERSON RETURNED TO					·		
LUMBER  PROPERTY DESCRIPTION  STATE A OR B (SEE BELOW)*  STATE LOCATION WHERE DETAINED OR NAME OF PERSON RETURNED TO  Page 1 of pages. Continued on Page 2 (use PCR 094)  * A - it was returned to the person lawfully entitled to its possession, in which case the receipt therefore shall be attached hereto; B - it is being detained to be dealt with according to law - state the location and manner in which, or where applicable, the person by whom, it is being detained.  Dated	3. CO						
Page 1 of pages. Continued on Page 2	LINE	Ι					
A - it was returned to the person lawfully entitled to its possession, in which case the receipt therefore shall be attached hereto; B - it is being detained to be dealt with according to law - state the location and manner in which, or where applicable, the person by whom, it is being detained.    Dated				(655 555 7)			
A - it was returned to the person lawfully entitled to its possession, in which case the receipt therefore shall be attached hereto; B - it is being detained to be dealt with according to law - state the location and manner in which, or where applicable, the person by whom, it is being detained.    Dated							
A - it was returned to the person lawfully entitled to its possession, in which case the receipt therefore shall be attached hereto; B - it is being detained to be dealt with according to law - state the location and manner in which, or where applicable, the person by whom, it is being detained.    Dated							
APPLICATION FOR DETENTION  I,	Ţ	\ - it i 3 - it i	was returned to the person lawfully entitled to its possession is being detained to be dealt with according to law - state the	n, in which case the location and manne	receipt therefore shall be attached hereto; r in which, or where applicable, the person		
APPLICATION FOR DETENTION  I,							
Upon application of	at _		British Columbia.		SIGNATURE OF PEACE OFFICER		
atBritish Columbia. atBritish Columbia.  Signature of ApplicantJustice of the Peace in and for the Province of British Columbia	I,			Upon application of, and having been satisfied that the detention of the thing(s) seized is required for the purposes of any investigation or a preliminary inquiry, trial or other proceeding, <b>it is hereby ordered that</b> pursuant to Section 490(1) (b) of the <i>Criminal Code</i> the articles set out in the Report to a Justice be detained for a period of three months from the date of seizure, unless an application for a order of further detention is made, or proceedings are instituted in which the thing(s) detained may be required. It is also ordered that the article(s) be entrusted to the custody of the applicant or his/her designate.			
	Da¹ at ₋	ied _	British Columbia.				
				Justice of the Peace in and for the Province of British Columbia			

POLICE CASE / FILE No.

Submitted by FAX

## RAPPORT À UN JUGE DE PAIX (SUIVANT LA SAISIE DE BIENS ET/OU UN MANDAT DE PERQUISITION) – FORMULAIRE 5.2 CANADA: PROVINCE DE LA COLOMBIE-BRITANNIQUE

À : Un juge de paix dans et pour la province de la Colombie-Britannique Ou : Dans le cas d'un télémandat décerné, en vertu de l'article 487.1 du *Code criminel*, au greffier du tribunal pour la circonscription territoriale où le mandat devait être exécuté.

NO. DE DOSSIER DE LA POLICE / NO. DE DOSSIER DU TRIBUNAL	
transmis par télécopieur	

Je,			, agent de la p	oaix	de	, Colombie-Britannique :
1.	1. REMPLIR LA PARTIE 1 SI LE MANDAT DE PERQUISITION A DÉJÀ ÉTÉ DÉCERNÉ.					
	À l'e	égar (a)	d d'un mandat de perquisition décerné en vertu de l'articl le	le _ ,   e(s)	par	(LOI FÉDÉRALE)  (NOM DU JUGE DE PAIX OU DU JUGE)
	(b) ai fouillé					
2.	RE	MPL	IR LA PARTIE 2 SI AUCUN MANDAT N'A ÉTÉ DÉCERN	۱É.		
		cı-a	gi dans l'exercice de mes fonctions en vertu deessous et/ou dans l'annexe de	(EN	MPLACEMENT / LIEUX	, et ai saisi les choses notées  x/VEHICULE/PERSONNE) province de la Colombie-Britannique, heures.
3.	REI		ÎR LA PARTIE 3 OU ANNEXER LES PIÈCES À L'APPUI			DN
	IÉRO IGNE		DESCRIPTION DU BIEN		INSCRIRE A OU B (VOIR CI-DESSOUS)*	INDIQUER L'ENDROIT OÙ LE BIEN EST DÉTENU OU LE NOM DE LA PERSONNE À QUI IL A ÉTÉ REMIS
	Page 1 depages. Suite page 2					
	Fait	le_				
	à Colombie-Britannique. SIGNATURE DE LAGENT DE LA PAIX					
DEMANDE DE DÉTENTION  Je,				cu(e) que la détention de la (des) chose(s) saisie(s) est nécessaire aux une enquête préliminaire, d'un procès ou de toute autre procédure, il ordonné que, conformément à l'article 490(1)(b) du <i>Code criminel</i> , les le Rapport à un juge de paix soient détenus pour une période de trois de saisie, à moins qu'une demande d'ordonnance de prolongation de la de que des procédures n'aient été intentées au cours desquelles l'article peut (peuvent) être requis. Il est également ordonné que le (les) article(s) a la garde du (de la) requérant(e) ou de la personne qu'il(elle) a désigné.		
à			à	à Colombie-Britannique.		
Signature du poursuivant ou de l'agent de la paix			U	Juge de paix dans et pour la province de la Colombie-Britannique		