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| **Formule 12** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| ORDONNANCE DE COMPARUTION D’UN PRISONNIER DEVANT LE TRIBUNAL | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| ONTARIO  COUR SUPÉRIEURE DE JUSTICE | | | | | | | | | | | |  | (*Code criminel*, paragraphe 527(1) et  *Règles de procédure en matière criminelle*, règle 23) | | | | | | | | | | | | | | | | |  |  | | | | | | | | |
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| Région | | | | | | | | | | | |  |  | | | | | | | | | | | | | | | | |  |  | | | | | | | | |
| ENTRE : | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| **SA MAJESTÉ LE ROI** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| **- et -** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| (nom de l'accusé) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| **À :** |  | | | | | | | | | | | | | | | | | | | | de | |  | | | | | | | | | | | | | | | | |
|  | (nom du gardien), (titre de son poste, par ex. : directeur) | | | | | | | | | | | | | | | | | | | |  | | (nom de l’établissement correctionnel) | | | | | | | | | | | | | | | | |
| **À LA SUITE DE** la demande écrite présentée aujourd’hui par le requérant et | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| (nom des autres auteurs, le cas échéant) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |  | |
| en vue d’obtenir une ordonnance aux termes du paragraphe 527(1) du *Code criminel*, exigeant que | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | | | | | | | | | | | | | | | | , détenu actuellement à l’établissement | | | | | | | | |  | | | | | | | | | | | | | , | |
| (nom du prisonnier) | | | | | | | | | | | | | | | |  | | | | | | | | | (nom de l’établissement correctionnel) | | | | | | | | | | | | | | |
| dans la province de | | | |  | | | | | | | | | | | | | | | | | | | | | | , soit amené devant le juge présidant la | | | | | | | | | | | | | |
|  | | | | (nom de la province) | | | | | | | | | | | | | | | | | | | | | |  | | | | | | | | | | | | | |
|  | | | | | | | | | | | | | | | | | | | à |  | | | | | | | | | | | | (Ontario), le | | |  | | | | |
| (nom du tribunal devant lequel le prisonnier doit être amené) | | | | | | | | | | | | | | | | | | |  |  | | | | | | | | | | | |  | | | | | | | |
| jour de | |  | | | | | 20 | | | |  | | | , et de jour en jour par la suite selon qu’il est nécessaire afin que | | | | | | | | | | | | | | | | | | | | | | | | | |
|  | | | | | | | | | | | | | | | | | | soit présent et | | | |  | | | | | | | | | | | | | | | | | |
| (nom de prisonnier) | | | | | | | | | | | | | | | | | |  | | | | (préciser l’objet de sa présence) | | | | | | | | | | | | | | | | | |
| en conformité avec le paragraphe 527(1) du *Code criminel*; après lecture de cette demande en date du le | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |  | | | | jour de | | |
|  | | | 20 | |  | | | | , et de | | | | | |  | | | | | | | | | | | | | | | | | | | | | | | | , |
|  | | |  | |  | | | |  | | | | | | (préciser tout autre document déposé, le cas échéant) | | | | | | | | | | | | | | | | | | | | | | | |  |
| qui a été déposé; attendu que je suis convaincu(e) que les fins de la justice exigent l’émission de l’ordonnance demandée, | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| **IL EST ORDONNÉ** que | | | | | |  | | | | | | | | | | | | | | | | | | | | | | | | | | | | , de | | | | | |
|  | | | | | | (nom du gardien), (titre de son poste) | | | | | | | | | | | | | | | | | | | | | | | | | | | |  | | | | | |
|  | | | | | | | | | | | | | | | | | | , dans la province de | | | | | |  | | | | | | | | | | | | , livre | | | |
| (nom de l’établissement correctionnel) | | | | | | | | | | | | | | | | | |  | | | | | | (nom de la province) | | | | | | | | | | | |  | | | |
|  | | | | | | | | | | , détenu actuellement à cet établissement correctionnel, à | | | | | | | | | | | | | | | | | | |  | | | | | | | | | | , |
| (nom du prisonnier) | | | | | | | | | |  | | | | | | | | | | | | | | | | | | | (nom de l’agent devant recevoir le prisonnier) | | | | | | | | | |  |
| qui recevra le prisonnier de | | | | | | | |  | | | | | | | | | | | | | | | | | | | ; | | | | | | | | | | | | |
|  | | | | | | | | (nom du gardien) | | | | | | | | | | | | | | | | | | |  | | | | | | | | | | | | |

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| **Page 2** | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| ORDONNANCE DE COMPARUTION D’UN PRISONNIER DEVANT LE TRIBUNAL | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| (*Code criminel*, paragraphe 527(1) et *Règles de procédure en matière criminelle*, règle 23) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| **IL EST EN OUTRE ORDONNÉ** que | | | | | | | | | |  | | | | | | | | | | | | | | | | | | | | | accompagné des autres agents de la | | | | | | | | | |
|  | | | | | | | | | | (nom de l’agent devant recevoir le prisonnier) | | | | | | | | | | | | | | | | | | | | |  | | | | | | | | | |
| paix dont il estime la présence nécessaire, livre le prisonnier | | | | | | | | | | | | | | | | |  | | | | | | | | | | | | | | | | | | | le |  | | jour de | |
|  | | | | | | | | | | | | | | | | | (nom du prisonnier) | | | | | | | | | | | | | | | | | | |  |  | |  | |
|  | | | | | 20 |  | , au | |  | | | | | | | | | | | | | de | | | |  | | | | | | | | | | | | | | , |
| à |  | | | | | | | | | | | | | | | | | | où ledit | | | | | |  | | | | | | | | | | | | | | | |
|  | (nom de l’établissement correctionnel) | | | | | | | | | | | | | | | | | |  | | | | | | (nom du prisonnier) | | | | | | | | | | | | | | | |
| sera tenu sous garde jusqu’au | | | | | | | |  | | | | | jour de | |  | | | | | | | | | 20 | | |  | | | , date à laquelle il sera amené devant le | | | | | | | | | | |
| juge présidant la | | | |  | | | | | | | | | | | | | | | | | | | | | | | | | , à | | |  | | | | | | | | |
|  | | | | (nom du tribunal devant lequel l’accusé doit être amené) | | | | | | | | | | | | | | | | | | | | | | | | |  | | |  | | | | | | | | |
| de | |  | | | | | | | | | | (Ontario), pour | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
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| (préciser l’objet de la présence du prisonnier, en conformité avec le paragraphe 527(1) du Code criminel) | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| et qu’il soit par la suite disposé du prisonnier de la manière qu’ordonne le juge qui préside; | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| **IL EST EN OUTRE ORDONNÉ** que | | | | | | | | | | |  | | | | | | | | | | | | | | | | | | | | | | soit renvoyé à | | | | | | | |
|  | | | | | | | | | | | (nom du prisonnier) | | | | | | | | | | | | | | | | | | | | | |  | | | | | | | |
|  | | | | | | | | | | | | | | | | | | par | |  | | | | | | | | | | | | | | | | | | | | , |
| (nom de l’établissement correctionnel où le prisonnier était tenu sous garde avant l’ordonnance) | | | | | | | | | | | | | | | | | |  | | (nom de l’agent qui a reçu le prisonnier de l’établissement correctionnel) | | | | | | | | | | | | | | | | | | | |  |
| accompagné des autres agents dont il estime la présence nécessaire, à la fin de l’instance pour laquelle sa présence est requise, sauf ordonnance contraire du juge qui préside ou sauf s’il est disposé de lui autrement, en conformité avec la loi. | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| Fait à | | |  | | | | | | | | | | | (Ontario), le | |  | | | | | jour de | | | | | | |  | | | | | | 20 |  | | | . | | |
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| **(Sceau)** | | | | | | | | | | | | | | | | | | | | | | | Juge, Cour supérieure de justice | | | | | | | | | | | | | | | | | |