

ONTARIO COURT OF JUSTICE

East
(Region)

Region

Information #(s) 0411-998-22-A8690

City of Ottawa
(Court location)

, Ontario, Canada

RELEASE ORDER

ENTERED INTO BEFORE A JUDGE OR JUSTICE OF THE PEACE
(FORM 11)
(Section 2 of the Criminal Code)

Adult

1. Identification of Accused

Randall A HILLIER
(Name of the accused)

Date of birth: 1958/02/26
(Date: yyyy/mm/dd)

2. Contact Information

of 787 Wild Life Road, Perth, ON K7H 3C5
(Accused's complete address)

3. Charge(s)

has been charged with the following offence(s):

	Offence Date(s)	Location Type	Location	Short Wording	Section Number
1	2022/01/28 - 2022/02/25	City	Ottawa	22-A8690	Sec. 430(3) x2, 464(a)x3, , 129(a) x3, 270(2) CCC

IT IS ORDERED THAT YOU BE RELEASED UPON SIGNING:

4. Financial Obligations

In order for you to be released, the obligations that are indicated below must be complied with:

- You promise to pay the amount of \$10,000 if you fail to comply with a condition of this release order.
- The surety(ies):
 - Promise(s) to pay the amount of \$25,000.

Surety(ies) Information:

Name of surety and amount:

☒ Anne Jane Hillier [Named as part of Release Order], Date of Birth 1959/07/11
(Name of the Surety)Amount \$25,000

of 787 Wild Life Road, Perth, ON K7H 3C5
(Surety's complete address)

5. Conditions

You must comply with the following conditions:

- Reside with surety at 787 Wild Life Rd. Perth ON, K7H 3C5
- Notify the Officer in Charge (or designate) Det. Akiva GELLER Ottawa Police Service, at 613-236-1222 x5540 of your address in writing within 24 hours of any change in your address.
- Do not enter the area/region bounded by the Ottawa River to the North, Highway 417 to the South, The Rideau River to the East, Booth St. to the West.
- Do not contact or communicate directly or indirectly by any physical, electronic or other means, with the following: Benjamin Dichter, James Bauder, Daniel Bulford, Tyson Billings, Tamara Lich, Chris Barber, Pat King, Owen Swiderski, Byron Carr, Kerry Komix, Kavan Cheff-Burns, Steeve Charland, Tyler Russell, Shane MARSHALL, Jeremy Mackenzie, Derek HARRISON, Greg WYCLIFFE, Dan SLENO
- Do not associate or communicate in any way, either directly or indirectly, by any physical, electronic or other means, with Chamberland FORTIN, Matthew SARGESON
- Do not be within 250 metres of any place you know the above person(s) to live, work, attend school, or happen to be.
- Do not post, or cause anyone else to post, on social media of any type about the "Freedom" Convoy, Covid 19 mask or vaccine mandates or the Anti-vaccine cause.
- Do not attend or provide any type of support (including financial support) to the freedom convoy or any anti mask/vaccine organization or causes.

6. Variation

The conditions of this release order may be varied with the written consent of the prosecutor, yourself and your sureties, if any. In addition, you or the prosecutor may apply to a judge to have any condition in this release order cancelled or changed.

7. Conditions in Effect

The conditions indicated by on this release order (including any obligations imposed on your sureties) remain in effect until they are cancelled or changed or until you have been discharged, sentenced or otherwise detained by the court (sections 763 and 764 of the *Criminal Code*).

8. Consequences for Non-Compliance

You are warned that, unless you have a lawful excuse, you commit an offence under section 145 of the *Criminal Code* if you fail to follow any of the conditions set out in this release order, including if you fail to attend court as required.

If you commit an offence under section 145 of the *Criminal Code*, a warrant for your arrest may be issued (sections 512 and 512.3 of the *Criminal Code*) and you may be liable to a fine or to imprisonment, or to both.

If you do not comply with this release order or are charged with committing an indictable offence after you have been released, this release order may be cancelled and, as a result, you may be detained in custody (subsection 524(4) of the *Criminal Code*).

If you do not comply with this release order, the money or other valuable security promised or deposited by you or your surety could be forfeited (subsection 771(2) of the *Criminal Code*).

9. Return to Court

You are ordered to return to court as directed below, and afterwards as required by the court:

Courtroom #	Court Location	In Person	By Video	Time	Date (yyyy/mm/dd)
14	161 Elgin St., Ottawa -Virtual Court #14 by Zoom internet link: https://zoom.us/join OR by telephone 1-855-703-8985 Meeting ID: 648 1220 3132 Passcode: 606263	<input type="checkbox"/>	<input checked="" type="checkbox"/>	08:30 a.m.	2022/05/04

10. Signatures/Acknowledgements

Accused:

I understand the contents of this form and agree to comply with the conditions set out above.
I understand that I do not have to accept the conditions and that, if I do not accept the conditions, I will be detained.

Signed on the 28th day of March, year 2022
at City of Ottawa in the Province of Ontario.


(Signature of accused)

Surety:

I understand my role and my responsibilities under this release order and I agree to act as a surety.
I agree to promise or deposit to the court the amount of money described in section 4 of this release order.
I understand that failure on the part of the accused to attend court as ordered or to follow any of the conditions in their release order or recognizance could lead to the forfeiture of the amount of money that has been promised or deposited.
I understand that I may, at any time, ask to no longer be a surety by making an application, by bringing the accused to the court in order to be discharged from my obligation (section 767 of the *Criminal Code*) or by taking and giving the accused into custody (section 768 of the *Criminal Code*).
It is my free choice to take on the responsibilities of a surety.

- ☒ Surety declaration is attached to the Court Copy only (section 515.1 of the *Criminal Code*).
- ☐ Surety is exempted from providing Surety Declaration (subsection 515.1(2) of the *Criminal Code*).
- ☐ Surety to be approved later; surety declaration will be addressed at that point.

Signed on the 28th day of March, year 2022
at City of Ottawa in the Province of Ontario.

Acknowledged he/she
Understands the terms and
(Signature of the surety) Conditions of the Order - COVID

Judge, Justice or Clerk of the Court:

Signed on the 28th day of March, year 2022
at City of Ottawa in the Province of Ontario.

L. Logue

(Signature of judge, justice or clerk of the court)

For: Justice of the Peace L. Logue

(Name of judge or justice who has issued this order)

Distribution:

☐ Accused ☐ Surety ☐ Crown ☐ VWAP ☐ Police ☐ Chief Firearms Officer

RELEASE ORDER *ORDONNANCE DE MISE EN LIBRETÉ*
ENTERED INTO BEFORE A JUDGE OR JUSTICE OF THE PEACE
ENGAGEMENT CONTRACTÉ DEVANT UN JUGE OU UN JUGE DE PAIX

Randall A HILLIER

(Name of the accused) / (*Nom du prévenu*)

SECTIONS 763 and 764 OF THE CRIMINAL CODE PROVIDE AS FOLLOWS:

Undertaking or release order binding on person

763 (1) If a person is bound by an undertaking, release order or recognizance to appear before a court, provincial court judge or justice for any purpose and the session or sittings of that court or the proceedings are adjourned or an order is made changing the place of trial, that person and their sureties continue to be bound by the undertaking, release order or recognizance as if it had been entered into or issued with respect to the resumed proceedings or the trial at the time and place at which the proceedings are ordered to be resumed or the trial is ordered to be held.

Undertaking or release order binding on accused

764 (1) If an accused is bound by an undertaking or release order to appear for trial, their arraignment or conviction does not cancel the undertaking or release order, and it continues to bind them and their sureties for their appearance until the accused is discharged or sentenced, as the case may be.

Committal or new sureties

764 (2) Despite subsection (1), the court, provincial court judge or justice may commit an accused to prison or may require them to furnish new or additional sureties for their appearance until the accused is discharged or sentenced, as the case may be.

Effect of committal

764 (3) The sureties of an accused who is bound by a release order to appear for trial are discharged if the accused is committed to prison under subsection (2).

LES ARTICLES 763 ET 764 DU CODE CRIMINEL PRÉVOIENT CE QUI SUIT :

Personne liée par sa promesse ou une ordonnance de mise en liberté

763 (1) Lorsqu'une personne est tenue, aux termes d'une promesse, d'une ordonnance de mise en liberté ou d'un engagement de comparaître devant un tribunal, un juge de paix ou un juge de la cour provinciale à une fin quelconque et que la session de ce tribunal ou les procédures sont ajournées, ou qu'une ordonnance est rendue pour changer le lieu du procès, cette personne et ses cautions continuent d'être liées par la promesse, l'ordonnance de mise en liberté ou l'engagement comme si ceux-ci avaient été remis, rendus ou contractés à l'égard des procédures reprises ou du procès aux date, heure et lieu où la reprise des procédures ou la tenue du procès est ordonnée.

Prévenu lié par sa promesse ou une ordonnance de mise en liberté

764 (1) Lorsqu'un prévenu est tenu, aux termes d'une promesse ou d'une ordonnance de mise en liberté, de comparaître pour procès, son interpellation ou la déclaration de sa culpabilité n'annule pas la promesse ou l'ordonnance de mise en liberté, et celles-ci continuent de le lier ainsi que ses cautions pour sa comparution jusqu'à ce qu'il soit élargi ou condamné, selon le cas.

Incarcération ou nouvelles cautions

764 (2) Malgré le paragraphe (1), le tribunal, le juge de paix ou le juge de la cour provinciale peut envoyer un prévenu en prison ou exiger qu'il fournisse de nouvelles cautions ou des cautions supplémentaires pour sa comparution jusqu'à ce qu'il soit élargi ou condamné, selon le cas.

Effet de l'envoi en prison

764 (3) Les cautions d'un prévenu qui est tenu, aux termes d'une ordonnance de mise en liberté, de comparaître pour procès sont libérées si le prévenu est envoyé en prison en vertu du paragraphe (2).

CERTIFICATE OF DEFAULT
CERTIFICAT DE DÉFAUT

Form / Formule 33
Section / Article 770
of the Criminal Code / du Code criminel

It is certified that _____
Il est certifié par les présentes que

(has not appeared as required by this undertaking, release order or recognizance or has not complied with a condition of this undertaking, release order or recognizance) and that for this reason the ends of justice have been (defeated or delayed, as the case may be)).
(n'a pas comparu ainsi que l'exigeait la présente promesse ou ordonnance de mise en liberté ou le présent engagement ou ne s'est pas conforme à une des conditions prévues dans cette promesse ou ordonnance ou cet engagement) et que, de ce fait (la justice a été contrariée ou les fins de la justice ont été retardées, selon le cas)).

The nature of the default is _____
Le manquement peut se décrire ainsi:

and the reason for the default is _____
(state reason if known).
et la raison du manquement est
(indiquer la raison, si elle est connue).

The names and addresses of the principal and sureties are as follows:
Les noms et adresses du cautionné et de ses cautions sont les suivants:

Dated _____ day of _____, year _____
Fait ce _____ jour de _____, ans
at _____ in the Province of Ontario.
à(au) _____ dans la province de l'Ontario

(Signature of judge, provincial court judge, justice, clerk of the court, peace officer or other person)
(Signature du juge, du juge de la cour provinciale, du juge de paix, du greffier du tribunal, de l'agent de la paix ou de toute autre personne)