

IN THE SUPREME COURT OF BRITISH COLUMBIA

BETWEEN:

Rex

v.

_____ (Accused)

CRIMINAL CODE, SECTION 525 - DETENTION REVIEW

APPLICATION TO END THE S. 525 DETENTION REVIEW PROCESS DUE TO INELIGIBILITY

An Application dated _____ has been made in relation to the Accused
_____ (*name of accused*) for a detention review
under s. 525 of the *Criminal Code*.

STATEMENT OF COUNSEL

I _____ am counsel for ([] *the accused* / [] *Crown*). I am informed and believe that (*choose one*):

- the accused person has been released from custody;
- the accused person has entered a guilty plea in relation to all of the charges that are the subject of the Application, or all of those charges have otherwise been disposed of;
- the accused person has been sentenced in relation to all of the charges that are the subject of the Application; or
- the trial of the accused person in relation to all of the charges that are the subject of the Application has commenced.

On the basis of this information, I confirm that the accused is ineligible for a detention review hearing under s. 525. I make this statement in support of my request to end the detention review process initiated by the Application.

- (*If Crown counsel*) I confirm I have consulted with defence counsel and defence counsel agrees that the accused is ineligible for a detention review hearing under s. 525 on the basis indicated above.

Counsel Signature (*can be typed*)

Date

ORDER

Upon receipt of the application of counsel for ([] *the accused* / [] *Crown*), and upon reading the Statement of Counsel;

THIS COURT ORDERS AND DECLARES that:

1. the accused is ineligible for a detention review under s. 525 of the *Criminal Code*; and
2. the detention review process in relation to the Application is concluded.

Dated _____ at _____, British Columbia

A Judge of the Court