# General information on the application for Revocation of Judgment and Stay of Execution

This application is for persons convicted by default of an offence under a Quebec penal law and who wish to ask a judge for cancellation of the judgment on the ground that they were prevented from presenting their defence. The application is also for persons wishing to ask the judge to order a stay of the judgment execution proceedings brought against them.

A person can be convicted by default for failure to comply with a statement of offence within the required time period or for failure to appear in court for his or her trial.

The judge can cancel the judgment rendered if the grounds given for preventing the person from presenting his or her defence are believed to be serious. The judge can also order, on application, a stay of the judgment execution proceedings.

This document is intended to assist the applicant in filling out his application and is only a guide. Please read carefully before completing your application. TAKE NOTICE THE MUNICIPAL COURT EMPLOYES CAN NOT HELP YOU WITH SAID APPLICATION. You may consult a lawyer for further information.

#### **▶ WHERE IS THE APPLICATION TO BE FILED?**

The application must be filed at the Municipal court of Saint-Constant located at **66 du Maçon St., Saint-Constant (Québec), J5A 1T1**.

#### ➤ WHEN DOES THE APPLICATION HAVE TO BE FILED?

The application must be filed within 15 days after you acquire **knowledge** of the judgment convicting you. If you file the application after that time period, you must explain the reasons for the delay in section 3 of the application.

#### WHAT HAPPENS IF THE APPPLICATION FOR REVOCATION OF JUDGMENT IS ACCEPTED?

If the judge grants your application, the judgment will be cancelled and you will be placed in the position you were in before your conviction by default. The judge will then recommence the trial, allowing you to present your defence.

#### WHAT HAPPENS IF THE APPPLICATION FOR REVOCATION OF JUDGMENT IS REJECTED?

The guilty verdict will be upheld and the amount stated on the last notice will be due.

#### WHAT ARE THE FEES FOR FILING AN APPLICATION?

Non-refundable fees of \$26 per adult and \$10 for a minor are payable when submitting your application for revocation of judgment. Fees are payable in cash, by debit card, or by certified check or postal order made out to the City of Saint-Constant before the date of presentation at 66 du Maçon St.

#### ➢ HOW TO FILL OUT THE APPLICATION?

- ✓ <u>Heading:</u> Enter the file number, your full name and check the city where the offence occurred;
- √ Facts:
- 1: Enter the date of the conviction indicated on the notice of judgment;
- 2: Specify the date on which you acquired knowledge of the judgment convicting you;
- **3:** If you exceed the 15 days allowed for filling you application for revocation of judgment, explain why it was impossible for you to present you application in the time allotted;
- **4:** Explain why you were unable to appear in court to defend yourself. The reasons for not presenting your defence must be convincing and serious.
- **5:** Explain why you are contesting the merits of the judgment rendered against you;
- **6:** Explain why you wish to be exempt from giving prior notice (if applicable).
- ✓ Conclusion: Indicate the purpose of the application by checking the appropriate boxes.
- ✓ <u>Sworn Statement or Solemn Affirmation:</u> Fill out the section « Sworn Statement or Solemn Affirmation » and have it signed by a commissioner of oaths.
- ✓ <u>Prior Notice:</u> You must obtain from the court clerk the date and time where you application will be heard and enter this information in the prior notice.
- ✓ <u>Service of the application:</u> You must serve your application at least five (5) days before the date of its presentation to the judge.

In certain urgent circumstances, you can ask the judge to be excused from serving your application (see section 6 of the application).

You must be present on the date and time indicated to present your application, in your absence; your request will not be presented. Keep a copy of your application for yourself and have it in hand during the hearing of the application.

## CANADA

# PROVINCE OF QUÉBEC DISTRICT OF LONGUEUIL

DISTRICT OF LONGUEUII

SAINT-CONSTANT COMMON MUNICIPAL COURT 66 du Maçon St. Saint-Constant, J5A 1T1

File number				
	Applicant			
	C.			
	☐ City of Saint-Constant			
	☐ City of Delson			
	Represented by Me Brigitte Lussier Respondent			
Application for Revocation of Judgment and Stay of Execution (section 250 and 255 of the Code of Penal Procedure)				
TO THE JUDGE OF THE MUNICIPAL COURT,	THE APPLICANT STATES THE FOLLOWING:			
I was convicted by default on	in the above file;			
2. It is only on the of the judgment in the following manner:				
<ol> <li>I ask that the consequences of my delay days after the date on which I acquired k because (explain why it was impossible for time allowed):</li> </ol>	nowledge of the judgment be cancelled			

4.	I was unable to appear in court to defend myself, for the following reasons (the explanation must be convincing and serious):
5.	I contest the merits of the judgment of conviction rendered against me because (describe the nature of your contestation):
6.	I ask to be excused from serving on the prosecutor prior notice of the application for stay of execution of judgment for the following reasons:
F	FOR THESE REASONS, I ASK:
] ] [ ]	<ul> <li>to be relieved of the consequences of my delay in presenting the applicatio for revocation of judgment;</li> <li>to be excused from serving prior notice of the application for stay of execution of judgment because of an urgency;</li> <li>that my application for revocation of judgment be allowed;</li> <li>that my application for stay of execution be granted;</li> <li>to procede immediately with the trial or to have it adjourned to a later date.</li> </ul>
\t	This20
	Applicant

## **SWORN STATEMENT OR SOLEMN AFFIRMATION**

I, the undersigned		residing	
at civic number		Tel	
having been duly sworn in do h	ereby declare an	nd say (or solemnly declare) the following:	
1. I am the applicant in the	I am the applicant in the present application for revocation of judgment.		
2. I attest that the facts give	en in the applicati	ion are true.	
And I have signed		Applicant	
□ Sole	emn declaration	☐ Sworn before me	
At		this	
	PRIOR N	Person authorized to administer the oath	
TO: City of Saint-Constant Represented by Me Brig	itte Lussier		
	• •	revocation of judgment will be presented at the 66 du Maçon St., Saint-Constant, J5A 1T1	
on the may be heard.	at	, or soon thereafter as the application	
At	,	, this	
		 Applicant	

# SECTION À COMPLÉTER PAR LA COUR

LA POURSUITE :				
☐ Ne s'objecte pas à la demande de surs	sis			
☐ S'objecte à la demande de sursis pour les motifs suivants :				
<u>DÉCISION / SURSIS D'EXÉCUTION</u>				
☐ La demande de sursis d'exécution est accordée jusqu'à ce qu'il soit statué sur la demande de rétractation de jugement, soit le				
☐ La demande de sursis d'exécution est rejetée				
	Signé ce			
	L'HONORABLE			