

Charge Wording for new Section 145 Offences under Bill C-75
(effective December 18, 2019)

Section Number and Short Form Wording	Long Form Wording
Section 145(1) – Escape Lawful Custody or Unlawfully at Large	Escape lawful custody: ...did escape from lawful custody, contrary to section 145(1) of the Criminal Code. Unlawfully at large: ...was, before the expiration of a term of imprisonment to which they were sentenced, at large without lawful excuse, contrary to s. 145(1) of the Criminal Code.
Section 145(2)(a) – Fail to Attend Court while on Release Order	Fail to attend court – release order ...did, being at large on a release order, fail to attend court in accordance with the release order, contrary to section 145(2)(a) of the Criminal Code.
Section 145(2)(b) – Fail to Attend Court after having Appeared	Fail to attend court – having appeared ...did, having appeared before a court, justice or judge, fail to subsequently attend court as required by the court, justice or judge, contrary to s. 145(2)(b) of the Criminal Code.
Section 145(2)(c) – Fail to Surrender as per Court Order	Fail to surrender – court order ...did fail to surrender themselves in accordance with an order of the court, of a justice or of a judge, contrary to section 145(2)(c) of the Criminal Code.

Charge Wording for new Section 145 Offences under Bill C-75
(effective December 18, 2019)

Section Number and Short Form Wording	Long Form Wording
Section 145(3) – Fail to Comply with Appearance Notice or Summons to Attend for Fingerprinting or Court	<p>Fail to comply with appearance notice or summons – fingerprinting</p> <p>...did, being named in an appearance notice that has been confirmed by a justice under section 508 of the Criminal Code, or having been served with a summons, did fail to appear at the time and place stated in the notice or summons for the purposes of the Identification of Criminals Act, contrary to s. 145(3) of the Criminal Code.</p> <p>Fail to comply with appearance notice or summons – court</p> <p>...did, being named in an appearance notice that has been confirmed by a justice under section 508 of the Criminal Code, or having been served with a summons, did fail to attend court in accordance with the notice or summons, contrary to s. 145(3) of the Criminal Code.</p>
Section 145(4)(a) – Fail to comply with Undertaking	<p>Fail to comply with undertaking</p> <p>...did, being at large on an undertaking, fail to comply with a condition of that undertaking, contrary to section 145(4)(a) of the Criminal Code.</p>
Section 145(4)(b) – Fail to Attend for fingerprints or court as per undertaking	<p>Fail to comply with undertaking – fingerprints</p> <p>...did, being at large on an undertaking that has been confirmed by a justice under section 508 of the Criminal Code, fail to appear at the time and place stated in the undertaking for the purposes of the Identification of Criminals Act, contrary to section 145(4)(b) of the Criminal Code.</p>

Charge Wording for new Section 145 Offences under Bill C-75
(effective December 18, 2019)

Section Number and Short Form Wording	Long Form Wording
Section 145(4)(b) – Fail to Attend for fingerprints or court as per undertaking	Fail to comply with undertaking – court ...did, being at large on an undertaking that has been confirmed by a justice under section 508 of the Criminal Code, fail to attend court in accordance with the undertaking, contrary to section 145(4)(b) of the Criminal Code.
Section 145(5)(a) – Failure to comply with release order (other than to attend court)	Fail to comply with release order – other than to attend court ...did, being at large on a release order, fail to comply with a condition of that release order other than a condition to attend court, contrary to section 145(5)(a) of the Criminal Code.
Section 145(5)(b) – fail to comply with an order under ss. 515(12), 516(2), or 522(2.1)	Fail to comply with non-communication order ...did, while bound to comply with an order under sections 515(12), 516(2) or 522(2.1) of the Criminal Code, fail to comply with that order, contrary to section 145(5)(b) of the Criminal Code.