

9. If any evidence is considered to be “sensitive evidence” within the meaning of Section 590AF of the *Criminal Code* - Has the defence been advised in writing of:
- the description of the thing considered to be “sensitive evidence”.
  - the fact that the prosecution considers the thing to be sensitive evidence.
  - In respect of things that may be tendered as exhibits - the place where an “an appropriate person” may view and examine the thing under the supervision of the prosecution and subject to any other conditions considered appropriate.
  - In respect of anything other than things that may be tendered as exhibits – the place where the accused may view the thing.

Yes  No  Not Applicable

10. If there is any thing that disclosure of is considered to be contrary to the public interest - Has the defence been advised in writing that the prosecution is not required to disclose the thing other than as required under Section 590AQ of the *Criminal Code*?

Yes  No  Not Applicable

11. If there is any other thing that it is intended to rely upon - Has the defence been provided with a copy of that thing?

Yes  No  Not Applicable

**I certify that the mandatory disclosure requirements of Part 5 Sub B of the *Criminal Code* have been complied with.**

\_\_\_\_\_  
Case Lawyer or Crown Prosecutor NAME and SIGNATURE

Date:



## NOTES:

### IF YOU ARE NO LONGER ACTING IN MATTER

- (1) Please note that **Practice Direction No. 19 of the CRIMINAL PRACTICE RULES 1999** sets out the requirements if a lawyer wants to withdraw from acting for an accused person.

### IF OTHER CHARGES ARE PENDING

- (2) If your client(s) has other charges pending which you are instructed may proceed by ex officio indictment, please advise this Office as soon as possible giving details of the charges and the name and Station of the Arresting Officer in respect of those charges.

### IF A PLEA OF GUILTY IS INTENDED

- (3) **The Penalties and Sentences Act 1992** provides that a Court may when imposing a sentence have regard to the time at which the offender informed the relevant law enforcement agency of his or her intention to plead guilty. If your client(s) intends to plead guilty to the charge(s) in the indictment, please advise this Office in writing as soon as possible.

### IF YOU WISH TO MAKE A SUBMISSION

- (4) If your client(s) wishes to make a submission regarding reduction or discontinuance of the charge(s) in the indictment, whether before presentation of the indictment or after presentation, please forward the submission in writing to the Manager Operations at this Office as soon as possible. Written submissions are preferred.

### IF YOU WISH A COPY OF DEPOSITIONS OR EXHIBITS

- (5) If you wish to receive a copy of the Depositions then these are available upon request from the **Depositions Officer**, tel (07) 3239 6840.

All physical exhibits can be made available for inspection upon request from the **Exhibits Officer**, tel (07) 3239 6840. Copies of photographs are available from the Queensland Police Service pursuant to the **Police (Photographs) Act 1966-1981**.



**MAG Committal Mention 15 December 2008**

**MAG. CT OUTCOME:** (MLC02)

**NEXT MAG. CT DATE:** (mmicd)

COURT DATE SEARCH FIELD MCD85

[Do not type directly into these fields – Use Update – Committal Details]

**COMMITTAL HEARING ADDITIONAL INFORMATION (Where DPP Appeared)**

LENGTH OF HEARING (HOURS):

NUMBER OF COMPLAINANTS CALLED AT COMMITTAL:

NUMBER OF OTHER WITNESSES REQUIRED BY DEFENCE:

NUMBER OF OTHER WITNESSES CALLED:

**QUESTIONS: (Yes / No)**

DID DEFENCE REQUIRE COMPLAINANTS?

WAS THE ACCUSED RELEASED ON BAIL AFTER COMMITTAL?

DID THE CHARGES REVERT TO SUMMARY DISPOSITION?

IF YES TO CHARGES ABOVE, DATE RETURNED TO POLICE:

**ADDITIONAL NOTES** (Do not put mentions/callover instructions here)

