

ADDITIONAL ORDERS

ORDERS RE PROPERTY

☐ **RESTITUTION OR COMPENSATION ORDERED**

☐ Total Amount ordered \$ _____

☐ Time to pay _____ ☐ In Default _____

☐ **s.685B (CODE) ORDER - PROPERTY HELD BY POLICE**

Property subject to the order: _____

☐ **DRUGS MISUSE ACT FORFEITURE ORDER MADE(s.34 DMA)**

☐ DMA Forfeiture order made: ☐ Real Estate ☐ Motor Vehicle ☐ Vessel ☐ Aircraft ☐ Shares ☐ Bank Account

☐ Cash \$ _____ ☐ Bank Account \$ _____ ☐ Other: _____

Value of property for purpose of order: \$ _____

☐ **CRIMES CONFISCATION ACT ORDER MADE**

☐ **PECUNIARY PENALTY ORDER** made: \$ _____

☐ **FORFEITURE ORDER** made:

☐ Real Estate ☐ Motor Vehicle

☐ Vessel ☐ Aircraft ☐ Cash: \$ _____ ☐ Shares ☐ Bank Account \$ _____

☐ Other:(specify) _____

ORDER RE ACCUSED

☐ **SEXUAL OFFENDER ORDERED TO REPORT TO POLICE(s.19 Criminal Law Amendment Act 1945)**

Period specified to report for: _____

☐ **DRIVERS LICENCE DISQUALIFIED(s.187 P@S or s.194 JJA)**

☐ Disqualified absolutely

☐ Disqualified for a period of _____ yrs _____ mths

☐ **WEAPON FORFEITED UNDER WEAPONS ACT(s.155 Weapons Act)**

☐ **DISQUALIFIED FROM HOLDING WEAPONS ACT LICENCE OR APPROVAL(s.155 Weapons Act)**

☐ **SPECIAL ORDER RE CHILD**

☐ Parent of Child ordered to show cause why they should not pay compensation(s.197)

☐ Parent of Child ordered to pay compensation (s.198). Amount: _____

☐ Order for Child's Identifying particulars to be taken (s.194 A JJA)

(G) OFFENCE OUTCOME SUMMARY

COUNT No / s	INDICTMENT OFFENCE OUTCOME (all counts with the same outcome can be summarised on the same line) (use the terms set out in the index below and attend to other action as set out in bold in index)
1 - 8	NOLLE (S)

OFFENCE	SUMMARY OFFENCE OUTCOME (all offences of the same type with the same outcome can be summarised on the same line)

S.189 OFFENCES TAKEN INTO ACCOUNT ON SENTENCE

INDEX OF TERMS TO BE USED IN "OUTCOME" COLUMN ABOVE

GUILTY(P)- Guilty Plea

GUILTY(T)- Guilty Verdict

GUILTY(A-specify alt offence)- Guilty Verdict to statutory alternative: (specify)

ALTERNATIVE- VERDICT NOT REQUIRED - Accused convicted on count (specify) verdict not required on this count

NOT GUILTY-Not Guilty Verdict- PROSECUTOR COMPLETE A BRIEF NOTE OUTLINING DEFENCE ARGUMENT AT TRIAL

NOLLE(S)-Nolle at start of proceedings-COMplete PART (E) CHARGE DISCONTINUANCE .

NOLLE(E)-Nolle after argument / evidence-COMplete PART (E) CHARGE DISCONTINUANCE .

NOLLE(M)-Nolle at mention-COMplete PART (E) CHARGE DISCONTINUANCE .

ADJOURNED(C) - Adjourned on Crown application COMplete A NOTE RECORDING REASON.

ADJOURNED(D) - Adjourned on defence application COMplete A NOTE RECORDING REASON.

HUNG - Jury unable to agree

STAY-Charge stayed by court-COMplete PART (E) CHARGE DISCONTINUANCE .

NO TRUE BILL-No true bill-COMplete PART (E) CHARGE DISCONTINUANCE .

MISTRIAL - Mistrial- Jury discharged without verdict-PROSECUTOR COMPLETE A BRIEF NOTE OUTLINING REASON FOR MISTRIAL

NO CASE - Judge ruled no case to answer

OTHER IN LIEU - Plea on another charge accepted in lieu of this charge-COMplete PART (E) CHARGE DISCONTINUANCE

BREACH-Defence dealt with for breach of earlier order

RT1210044

File01

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(H) PROSECUTOR CERTIFICATION

- (i) The accused was ☐ convicted of all alleged offences
☐ acquitted or discharged on all alleged offences
☐ acquitted or discharged on the major alleged offence but convicted of a lesser offence
☐ convicted of some (but not all) offences on the indictment.
- (ii) ☐ There was a NOLLE which terminated indictment proceedings against the accused.
☐ There was a NOLLE / CHARGE REDUCTION which materially reduced the criminality alleged
☐ Not Applicable
- (iii) ☐ The JUDGE ☐ A PERSON CONCERNED has made ☐ a favourable ☐ an adverse comment re prosecution.
☐ Not Applicable
- (iv) ☐ I am satisfied that the SENTENCE IS WITHIN RANGE.
☐ I am not satisfied that the sentence was within range- SENTENCE APPEAL RECOMMENDED-(send memo to DPP appeals).
☐ Not Applicable
- (v) ☐ I consider that the Judge wrongly ruled against the prosecution on a pure question of law. (send memo re A.G. REFERENCE)
☐ Not Applicable
- (vi) ☐ The accused was a registered TEACHER- notice to be sent to Board of Teacher Registration.
☐ Not Applicable
- (vii) ☐ Further action required on this indictment as recorded in attached note
☐ No further action required on this indictment
- (viii) ☐ Other charges on this file remain to be determined
☐ No other charges /indictment on this file remain-FILE MAY BE CLOSED
- (viii) ☐ DPP TRIAL/ BRIEF PREPARATION COULD HAVE BEEN IMPROVED.
☐ Not Applicable

NOTES

(If more than one Indictment relating to this accused dealt with at the same time, record here the total effect of what happened. eg- the total effective sentence)

None in case of new indictment

I HAVE - CHECKED THE ACCURACY OF THE INFORMATION SUPPLIED IN THIS FORM and

-ENSURED THAT ALL REQUIRED INFORMATION HAS BEEN SUPPLIED and

- COMPLETED EACH OF THE PARTS (i) to (viii) above

CROWN PROSECUTOR SIGNATURE:

[Signature]

PP REP:RY YEAR: END 30 JUNE 2014
GAWP-LEGALISTANDARDDelibout.wpd

File01 DPP FORM THREE v.2.





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(F) SUMMARY OF SENTENCE ON THIS INDICTMENT - if applicable

If more than one offence summarise the total effective sentence. Do not record the individual sentences.

☐ Accused sentenced as a CHILD

☐ A CONVICTION was RECORDED

☒ Accused sentenced as an ADULT

☒ A CONVICTION was NOT RECORDED

IMPRISONMENT ORDERED

☐ IMPRISONMENT / DETENTION ORDERED

CHILD

- ☐ Child detained for ____ years ____ mths
☐ Order for Release of Child after serving ____ % of detention
☐ Immediate Release Order re child

ADULT

- ☐ Life imprisonment
☐ Adult imprisoned for ____ yrs ____ mths
☐ Adult imprisonment totally suspended
☐ Adult imprisonment partially suspended after serving ____ yrs ____ mths
☐ Operational period of (adult) suspended imprisonment ____ yrs ____ mths
☐ Recommendation for parole after having served ____ yrs ____ mths

SPECIAL ORDERS RE IMPRISONMENT

☐ Declaration of serious violent offence ☐ Intensive correction order made ☐ Indefinite sentence imposed

☐ Imprisonment was ordered to be cumulative upon _____

☐ PRE-SENTENCE CUSTODY DECLARED ____ DAYS

NON CUSTODIAL ORDER

☒ INTERMEDIATE ORDER

- ☐ Probation for ____ yrs ____ mths
☒ Community Service 200 hours
☐ Probation for ____ yrs ____ mths and
Imprisonment for ____ mths

☐ DISCHARGE/RELEASE / GOOD BEHAVIOUR ORDER

- ☐ (Adult) Discharge/ Release absolutely
☐ (Adult) Release on recognisance for ____ yrs ____ mths
☐ (Child) Reprimand
☐ (Child) Good Behaviour Order for ____ yrs ____ mths
☐ Amount of recognisance \$

☐ FINE

- ☐ Fine in the amount of \$ ____ ☐ Default period ____
☐ Fine Option Order made ☐ Time to pay ____

☐ SENTENCED TO RISING OF THE COURT

☐ COMMUNITY CONFERENCE ORDERED

ORDER MADE UPON BREACH PROCEEDINGS

☐ ORDER MADE FOR BREACH OF SUSPENDED IMPRISONMENT ORDER

- ☐ Operational period extended by: ____
☐ Offender ordered to serve whole period of suspended sentence: ____ (period)
☐ Offender ordered to serve part of the period of suspended sentence ____ (period) of _

☐ ORDER MADE FOR BREACH OF COMMUNITY BASED ORDER

Type of order breached: ☐ Probation ☐ Community Service ☐ Intensive Correction

Offender ☐ Admonished and discharged

☐ Sentenced in relation to the original offence

☐ Ordered to pay: \$ ____

☐ Committed to prison for balance of term under Intensive Correction Order

☐ No Action taken

☐ Number of community service hours increased

☐ Period of community service extended

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ADDITIONAL ORDERS

ORDERS RE PROPERTY

☐ RESTITUTION OR COMPENSATION ORDERED

☐ Total Amount ordered \$ _____

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☐ s.685B (CODE) ORDER - PROPERTY HELD BY POLICE

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☐ CRIMES CONFISCATION ACT ORDER MADE

☐ PECUNIARY PENALTY ORDER made: \$ _____

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NOTES

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JUDGE DID NOT IMPOSE CONVICTION DESPITE
R SUBMISSIONS - NOT APPLICABLE BUT CONSENT.

I HAVE - CHECKED THE ACCURACY OF THE INFORMATION SUPPLIED IN THIS FORM and

-ENSURED THAT ALL REQUIRED INFORMATION HAS BEEN SUPPLIED and

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CROWN PROSECUTOR SIGNATURE:

[Signature]

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2	Guilty (P)

OFFENCE	<u>SUMMARY OFFENCE OUTCOME</u> (all offences of the same type with the same outcome can be summarised on the same line)

S. 189 OFFENCES TAKEN INTO ACCOUNT ON SENTENCE

INDEX OF TERMS TO BE USED IN "OUTCOME" COLUMN ABOVE

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BREACH-Offence dealt with for breach of earlier order

RT1210044

File01

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Related Matters

File No T00 1992

AS AT 28/5 /99

OPEN FILES IN OFFICE

Number	Cypher	Charges
NIL		

CO-ACCUSED FILES IN OFFICE

Name	File Number	Crisp No.	Cypher
NIL			



**DIRECTOR OF PUBLIC PROSECUTIONS
QUEENSLAND**

Director of Public Prosecutions - RN Miller QC

Acting Deputy Director - Mike Byrne

FAX TRANSMISSION

FAX: (07) 3220 0035

PHONE: (07) 3239 6840

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Date:

To: The Officer in Charge, Warrant Bureau

Fax No: (07) 3364 6404 Ph No: (07) 3364 6140

From:

Subject: R v.

No of Pages: (Including this page)

If there are problems with transmission please phone the sender on 3239

COMMENTS

Please be advised that Warrant No. _____ Issued pursuant to the
Act in the Brisbane Magistrates Court No. _____
on _____ Has been

◇ - Executed

◇ Withdrawn and Cancelled

by SM in Brisbane Magistrates Court No. _____

ON

No further action should be taken in relation to this warrant.

Regards _____

Name:

Section: _____

Phone: _____

Enquiries 5th Floor, State Law Building, Cnr George and Ann Streets, Brisbane QLD 4000

GPO Box 2403, Brisbane QLD 4001 DX 40170 Brisbane Uptown

RTI210044- Telephone: (07) 3239 6840 File01 Facsimile: (07) 3220 0035

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NOTES:

IF YOU ARE NO LONGER ACTING IN MATTER

- (1) Please note that **Practice Direction No. 1 of 1992, CRIMINAL JURISDICTION OF DISTRICT COURT** indicates that Solicitors who acted for an accused person at a committal hearing (unless they have advised that they have ceased to act), or who commence to act for an accused person at any time after committal hearing, are expected to appear at the callover during the sittings to which the accused was committed unless they have been told that an indictment will not be presented on that date.

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 Solicitor for Prosecutions 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 6780.

All physical exhibits can be made available for inspection upon request from the **Exhibits Officer**, tel (07) 3239 0665. Copies of photographs are available from the Queensland Police Service pursuant to the ***Police (Photographs) Act 1966-1981***.

SUBJECT	CHECK
Introduction <ul style="list-style-type: none"> Name Your role and role of DPP Purpose of interview No evidence to be discussed 	
Committal <ul style="list-style-type: none"> Committal procedure Purpose of Committal to decide if enough evidence to commit to trial Role of Prosecutor / Defence Check she has copy of statement Oath / Affirmation Hearing taped Special witness provisions/Court closed Children - tapes if under twelve years Explanation Accused does not have to give evidence. Bail conditions Screen/support person/Interpreter - application can be made but approval at discretion of the magistrate Child care Preparation of an indictment - what an indictment is. Explanation of mentions and adjournment Importance of keeping this Office informed in case of taking a holiday. 	
Committal Outcome <ul style="list-style-type: none"> Plea No case - dismissed Discontinuance Proceed to Trial 	
Pre-Trial Preparation <ul style="list-style-type: none"> Conference with Trial Prosecutor where generally will be a discussion of the evidence to be given in the Trial. To give Prosecutor name of support person. 	
Trial <ul style="list-style-type: none"> Trial Procedure before a judge and jury Verdict - what beyond a reasonable doubt means. 	
Sentence <ul style="list-style-type: none"> Information as to effects of offence may be provided This is available to accused. May be subject to cross-examination 	
Appeal <ul style="list-style-type: none"> No appeal from acquittal Accused appeal against sentence and conviction 	
Compensation <ul style="list-style-type: none"> Legal Aid number re criminal compensation action Compensation form. 	
Protection <ul style="list-style-type: none"> Bail conditions - how to cope if accused approaches you or your family After matter completed:- <ul style="list-style-type: none"> guilty - Corrective Services Commission not guilty - Domestic Violence Orders/Peace and Good Behaviour - Womens Legal Service. 	
Referral <ul style="list-style-type: none"> Support person. Counselling/other needs. 	
Closure <ul style="list-style-type: none"> Ask if any questions concerns. Check she has your phone number Thank her for coming. 	

Director of Public Prosecutions

Queensland

Committals Information System - Callover Instructions

Report range, From: 12/07/99 To: 12/07/99

Page : 4 of 24

Bail Status

☒ Bail

☐ Custody

Bail Address :

☐ Surety

Amount :

☐ Reporting

☐ Sun

☐ Mon

☐ Tue

☐ Wed

☐ Thur

☐ Fri

☐ Sat

Reporting Station :

☐ Non Contact with Complainant

☐ Non Contact Crown Witness

☐ Curfew

Curfew Start :

Curfew End :

Other Details :

Enquiries 5th Floor State Law Building Cnr George & Ann Streets Brisbane Q 4000

GPO Box 2403 Brisbane Q 4001 DX 40170 Brisbane Uptown

Telephone (07) 3239-6840 Facsimile (07) 3220-0035

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