People I want to receive information

I request the ODPP to provide the following people/support organisations with updates about my matter.

Support organisations

Please tick if you would like the following support organisation(s) to receive information about your matter.

- Victim Assist Queensland Provides access to financial assistance and specialised support services
- Protect All Children Today ('PACT')
 Provides court support for children required to give evidence in court
- Court Network Provides court support for adults required to give evidence in Brisbane, Cairns, Ipswich and Townsville courts only
- Queensland Homicide Victims' Support Group
 Provides support for relatives and friends of victims of homicide
- WWILD Sexual Violence Prevention Association Provides counselling and support for people with intellectual and learning disabilities who have been victims of sexual violence
- Queensland Health Victim Support Service (QHVSS)
 Provides specialised counselling, support and information to victims of crime when the person charged has been assessed as having a mental illness or intellectual disability.

Other

Name of organisation				
Contact	Name (if known)	Phone		
Postal address	Address Line 1			
	Suburb		State	Postcode

Individuals

Add the details of family members or friends if you would like them to receive information about your matter.

Name			Relationshi	p to victim	
Postal address	Address Line 1			Email	
	Suburb	State	Postcode	Phone	
Name			Relationshi	p to victim	
Postal address	Address Line 1			Email	
	Suburb	State	Postcode	Phone	

Please sign this form and return it in the reply paid envelope provided or scan and email it to <u>ODPPVLONorthpoint@justice.qld.gov.au</u>.

I understand that if I choose not to disclose my postal address or fail to advise my victim liaison officer of a change of address, the Victim Liaison Service will not be able to provide a full service and keep me updated in relation to my matter.

Signature	Date	

RTI 210108

NOTES

(1) If you are no longer acting in the matter:

Please note that practice direction 19 of the *Criminal Practice Rules* 1999 sets out the requirements if a lawyer wants to withdraw from acting for an accused person.

(2) If other charges are pending:

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.

(3) If a plea of guilty is intended:

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.

(4) If you wish to make a submission:

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.

(5) If you wish to receive a copy of the depositions or exhibits:

If you wish to receive a copy of the depositions, these are available upon request from the Depositions Officer (phone +61 7 3239 6840).

All physical exhibits can be made available for inspection upon request from the Exhibits Officer (phone +61 7 3239 6840).

NOTES

(1) If you are no longer acting in the matter:

Please note that practice direction 19 of the *Criminal Practice Rules 1999* sets out the requirements if a lawyer wants to withdraw from acting for an accused person.

(2) If other charges are pending:

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.

(3) If a plea of guilty is intended:

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.

(4) If you wish to make a submission:

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.

(5) If you wish to receive a copy of the depositions or exhibits:

If you wish to receive a copy of the depositions, these are available upon request from the Depositions Officer (phone +61 7 3239 6840).

All physical exhibits can be made available for inspection upon request from the Exhibits Officer (phone +61 7 3239 6840).

File03

2

Criminal Practice Rules 1999 (rule 29) Form 23, Version 1 - Notice to be served with form 21 subpoena

THIS IS A VERY IMPORTANT DOCUMENT - PLEASE READ IT CAREFULLY

Failure to comply with subpoena may result in arrest

Failure to comply with this subpoena without lawful excuse is contempt of court and may result in your arrest.

Not all subpoenas will specify a particular date and time to attend.

The courts often list a number of cases in the same time period. As cases are completed or adjourned others may progress up the list. The lists are constantly reviewed to maximise use of court time and to reduce the costs to the taxpayer. If you have not been given a definite date and time in the subpoena, the party serving the subpoena must, as soon as practicable, advise you when you are required to attend court or if your attendance is no longer required (rule 29 Criminal Practice Rules 1999).

Entitlement to travelling expenses

A person must comply with a subpoena only if an amount sufficient to meet the person's reasonable travelling expenses in complying with the subpoena, or a ticket or other travel document needed to comply with it, is tendered either when the subpoena is served or within a reasonable time before attendance under the subpoena is required (rule 35 Criminal Practice Rules 1999).

Application to set aside subpoena

A person who has been served with the subpoena may apply to the court for an order to set aside the subpoena. If it is a subpoena to produce documents, an application may also be made to narrow its scope (eg. by reducing the number of documents to be produced).

If the application to set aside or narrow the subpoena is successful, the applicant may apply to the court for an order that all or part of the applicant's costs incurred in applying to have the subpoena set aside or narrowed be paid by -

(a) the party who served the subpoena; or

(b) if the court finds the conduct of the party's lawyer in serving the subpoena was oppressive, vexatious or an abuse of process, the party's lawyer (rules 33 to 35 Criminal Practice Rules 1999).

The applicant must serve a copy of the application to set aside a subpoena on the person who served the subpoena (rule 33 Criminal Practice Rules 1999).

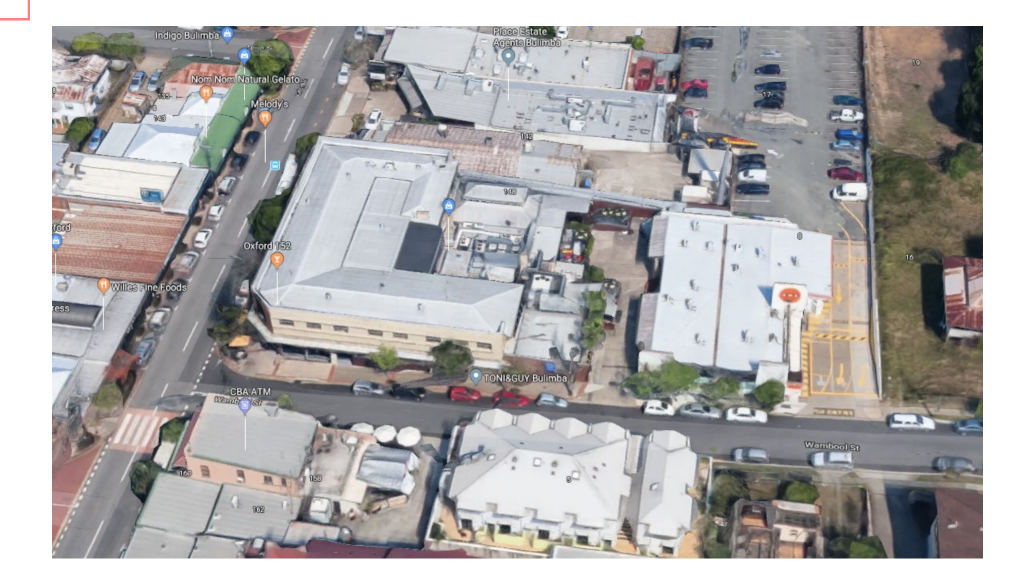
Subpoena to produce medical or hospital records or records of a department of government or a statutory authority of the Commonwealth or State

If a subpoena requires the production of a medical record, hospital record or a record of a department of government, or a statutory authority of the Commonwealth or State, the served person may comply by giving the record to the proper officer of the court in a sealed envelope clearly marked "court exhibits" or something similar. The record is to be given to the proper officer at least 1 clear day before the time stated for production in the subpoena (rule 30 Criminal Practice Rules 1999).

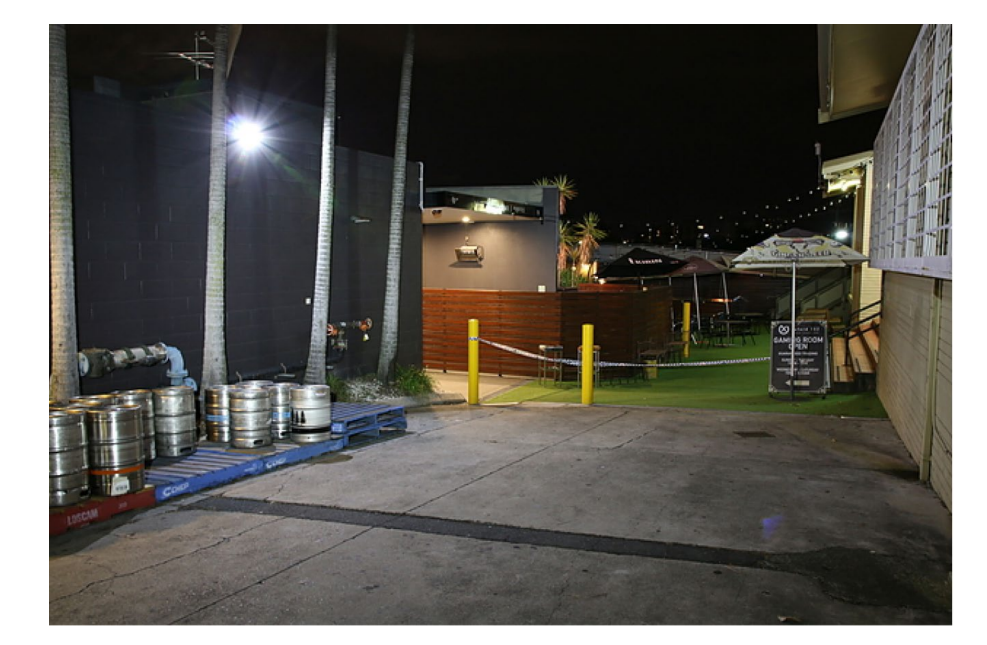
If you wish to object to the record or part of it being inspected or copied you must give the proper officer a written statement stating the grounds for the objection (rule 31 Criminal Practice Rules 1999).

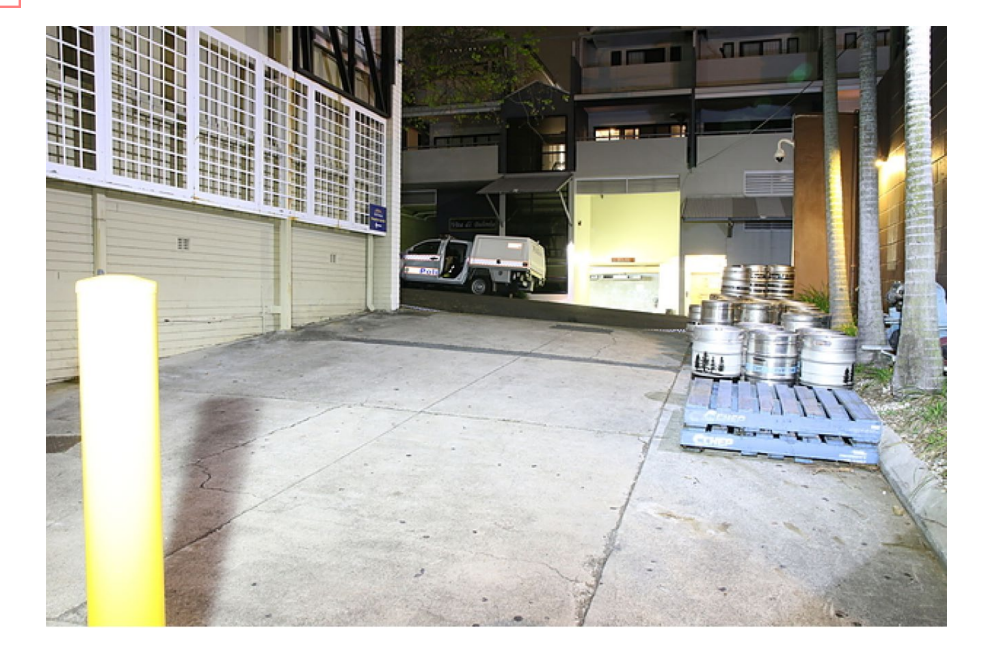


















Jasmine Woodward A/Victim Liaison Officer FOR AND ON BEHALF OF M R BYRNE QC DIRECTOR OF PUBLIC PROSECUTIONS



1	Primary carer	Secondary carer
Name:		
Current address:		
All current phone numbers:		
Current email address:		

3 - PACT referral

Has a PACT referral been made for the complainant child/children?

<Yes or No>

If a PACT referral has not been made for the child/children, please do so, and notify this office once is has been done.

4 - Child witnesses (Please include details of witnesses OTHER than the victim)

Are there any child witnesses?	<yes no="" or=""></yes>
If yes, please complete below.	
Child witness name:	
Child witness date of birth:	
Child witness under care of:	<insert carer="" docs="" or="" parents="" s=""></insert>
Contact details for carer	
Name:	
Current address:	
All current phone numbers:	
Current email address:	
If there is more than one child witness, please advise:	

5 - PACT referral

Has a PACT referral been made for ALL of the child witnesses listed above?

<Yes or No>

If a PACT referral has not been made for the child/children, please do so, and notify this office once is has been done.

6 - Deceased victim

Is this victim deceased?

<Yes or No>

If yes, please complete below.

Contact details for next of kin

Name:

Relation to deceased:



² File03 Current address:

All current phone numbers:

If there is more than one next of kin to inform, please advise:

If you have any questions or concerns, please do not hesitate to contact me on (07) 3239 6481 or by return email.

Kind regards,



Courtney Pallot | Victim Liaison Officer Office of the Director of Public Prosecutions | Northpoint Chambers

T 07 3239 6481 | X 96481 | F 07 3239 6468 E <u>courtney.pallot@justice.qld.gov.au</u> | M GPO Box 2403 Brisbane Qld 4001

RTI 210108

