**FORM 6D**

Rule 2.06H

**Children, Youth and Families Act 2005**

**CASE DIRECTION NOTICE**

(Section 119 of the **Criminal Procedure Act 2009**)

IN THE CHILDREN’S COURT OF

VICTORIA AT *(venue)* Court Reference:

BETWEEN:

 *(name of informant)*

v.

 *(name of accused)*

|  |  |
| --- | --- |
| TO:  | The Registrar |

 TAKE NOTICE that –

[ ]  the [ ]  accused / [ ]  accused’s legal practitioner has read the brief of evidence;

[ ]  the DPP or informant has read the brief of evidence;

[ ]  the accused and the DPP or informant have discussed whether this matter can be resolved by [ ]  a plea / [ ]  pleas of guilty / and, if so, on what charge(s).

[ ]  the accused and the DPP or informant propose that this committal proceeding be dealt with as follows-

[ ]  1. The court should determine the committal proceeding at the committal mention hearing.

At the committal mention hearing, will the accused submit that the accused should not be committed for trial? Yes [ ]  No [ ]

If committed for trial, how does the accused intend to plead?

Guilty [ ]  Not Guilty [ ]  Not applicable (charge to be withdrawn)

 [ ]  Basis of indication of intention to plead

*(If the accused indicates an intention to plead on a particular basis or bases, briefly indicate that basis or those bases.*

*For example - The indication is made without prejudice in the course of negotiations to settle the matter. The indication is made on the basis that the informant will withdraw particular charges.)*

[ ]  2. The parties seek a committal case conference. The issues identified by the parties to be addressed at the committal case conference are—

*(insert brief description of issues)*

[ ]  3. The accused will apply for a summary hearing of the following charge(s).

|  |  |
| --- | --- |
| **Charge number(s):***(list each charge for which there will be an application for a summary hearing)* | **Proposed Plea:**Guilty / Not Guilty |
|  | [ ]  Guilty [ ]  Not Guilty |
|  | [ ]  Guilty [ ]  Not Guilty  |
|  | [ ]  Guilty [ ]  Not Guilty  |
|  | [ ]  Guilty [ ]  Not Guilty  |
|  | [ ]  Guilty [ ]  Not Guilty |
|  | [ ]  Guilty [ ]  Not Guilty |
|  | [ ]  Guilty [ ]  Not Guilty |
|  | [ ]  Guilty [ ]  Not Guilty |
|  | [ ]  Guilty [ ]  Not Guilty |
|  | [ ]  Guilty [ ]  Not Guilty |
|  | [ ]  Guilty [ ]  Not Guilty |
|  | [ ]  Guilty [ ]  Not Guilty |
|  | [ ]  Guilty [ ]  Not Guilty |
|  | [ ]  Guilty [ ]  Not Guilty |

 [ ]  4. The accused will apply for leave to cross-examine the following witness or witnesses:

|  |  |  |  |
| --- | --- | --- | --- |
| **Name of witness** | **Does the informant oppose leave being granted?** | **Issue, relevance & justification** | **Opposition**  |
|  | [ ]  Yes [ ]  No | Issue*: (indicate the issue or issues identified by the accused to which the proposed questioning relates)*Relevance*: (indicate why the accused considers that evidence of the witness is relevant to that issue or those issues)* Justification*: (indicate why the accused considers that cross-examination on that issue or those issues is justified)*  | *(indicate why the informant opposes leave being granted)* |
|  | [ ]  Yes [ ]  No | Issue:Relevance:Justification: |  |
|  | [ ]  Yes [ ]  No | Issue:Relevance:Justification: |  |
|  | [ ]  Yes [ ]  No | Issue:Relevance:Justification: |  |
|  | [ ]  Yes [ ]  No | Issue:Relevance:Justification: |  |

[ ]  5. The particulars of previous convictions of any witness on whose evidence the prosecution intends to rely in the committal proceeding.

[ ]  6. The accused seeks the production of an item or items listed in the hand-up brief and the informant objects to the production of the item or items—

|  |  |
| --- | --- |
| **Item** | **Ground for objection** |
|  *(describe the item(s))* | *(indicate the informant’s ground for objecting to producing the item)* |
|  |  |
|  |  |
|  |  |
|  |  |

[ ]  7. The accused seeks the production of an item or items not included in the hand-up brief.

[ ]  8. The prosecution did not describe the following in the disclosure certificate served on the accused under section 110A of the **Criminal Procedure Act 2009-**

|  |  |
| --- | --- |
| **Information, document or thing** | **Nature of privilege, immunity, prohibition or restriction** |
| *[describe the information, document or thing (including any detail relating to the information, document or thing) that was not described in the disclosure certificate]* | *[describe the privilege, immunity, prohibition or restriction to which the information, document or thing is subject]* |
|  |  |
|  |  |
|  |  |

[ ]  9. The accused is [ ]  prepared/[ ]  not prepared to proceed with the committal hearing while a forensic procedure, examination or test described in the hand-up brief remains incomplete.

[ ]  10. The accused and the DPP or informant seek an adjournment of the committal proceeding.

Reason(s) for adjournment—

*(indicate the reason(s) for the proposed adjournment)*

Date:

Signature of [ ]  accused / [ ]  accused's legal practitioner:

Date:

Signature:

 (for or on behalf of the DPP or informant)