

CRIMINAL PROCEDURE RULES 2016

CRIMINAL PROCEDURE RULES – SUPREME COURT CASE MANAGEMENT FORM

PART 2

DEFENCE DETAILS

FOR COMPLETION BY OR ON BEHALF OF THE DEFENDANT

Contact Details

Name of Defendant	
Date of Birth	
Identity Verified by (e.g. Social Security No.)	
Telephone No.	
Email	

Representation is: none capital case legal aid private

Name of Attorney	
Telephone No.	
Email	

Plea

Does the Defendant understand that he will receive credit for a Guilty plea? (Rule 9.16) Yes No

Does the Defendant want to request a sentence indication hearing? (Rule 9.17) Yes No

Does the Defendant want to plead guilty to all, or any offences? Yes No

Does the Defendant want to plead guilty, but to a different offence? (Rule 9.15) Yes No

If yes, give brief details

Are there any issues with the Defendant's fitness to plead or stand trial? Yes No

If yes, give brief details.

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Trial Issues (Rule 9.11)

Save for the details in respect of alibi, which the Defendant is required to provide under s.125 Indictable Procedure Act, the Defendant shall not be compelled to provide this information, but it will help the Court find out what is in dispute and give appropriate directions for trial. Any information may be used in evidence.

The Defendant will raise the following issues of fact at trial:

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If the Defendant is raising an alibi defence, please provide particulars

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The Defendant will raise the following legal arguments/challenge the admissibility of the following evidence.

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The Defendant requires the following Prosecution witnesses to attend trial.

Name	What is disputed/material issue in case that makes it necessary for witness to attend? (Rule 10.1)	Time in Examination

The following Prosecution witnesses/facts can be admitted as agreed evidence:

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The Defendant intends to call the following witnesses at trial

Name	Description of Evidence	Dates to Avoid	Time in Examination

Signature of/on behalf of Defendant: