Supreme Court Of Bermuda

PRE-TRIAL AND CASE MANAGEMENT HEARINGS

CRIMINAL JURISDICTION AND PROCEDURE ACT 2015 DISCLOSURE AND CRIMINAL REFORM ACT 2015 CRIMINAL PROCEDURE RULES 2013 POLICE AND CRIMINAL EVIDENCE ACT 2006 CRIMINAL CODE ACT 1907 THE EVIDENCE ACT 1905



PRACTICE DIRECTION FORM 4 (issued by the Registrar 27 January 2017) <u>DEFENCE STATEMENT (TRIAL TIMETABLE)</u> SEE GUIDANCE NOTES UNDER PRACTICE DIRECTION No. 3 of 2017 PRIOR TO COMPLETION OF THIS FORM

THE KING **v**

Indictment No. ____of 20___

TRIAL TIMETABLE

NOTICE OF PRE-TRIAL APPLICATIONS BY THE DEFENCE

1 Does the Defence intend to make any pre-trial applications to the Court?	1A Has the Defence reviewed the Guidance Notes applicable to this Form?
YES NO	YES NO
2 If the answer to 1 is YES, state nature of the pre-trial 2A If the answer to 1 is YES, state the relief/ order(s) so	N/A
2	N/A
3 If the answer to 1 is YES, did the Defence make the nature of the pre-trial application(s) and the statutory provisions and case law which will be relied on in support known to the Prosecutor? YES N/A NO	 4 If the answer to 3 is NO, does the Defence confirm its understanding that this is required to be done on or before the day this Form is due to be filed as a step towards filing a joint hearing bundle? YES N/A NO

1 | P a g e FORM 4 DEFENCE STATEMENT (TRIAL TIMETABLE)

admissibility objections to the Court?does the Defence setYESNOVOIR DIRE7If the answer to 5 is YES and the answer to 6 is VOIR8If the answer to 5 is YES and the answer to 6 is VOIRIf the answer to 5	s YES, which mode of resolu eek? and /or SUBMISSIC N/A 5 is YES, will the Defenc t to any statutory provis n support of objections?	ONS
admissibility objections to the Court?does the Defence setYESNOVOIR DIRE7If the answer to 5 is YES and the answer to 6 is VOIR8If the answer to 5 is YES and the answer to 6 is VOIRIf the answer to 5	eek? and /or SUBMISSIC N/A 5 is YES, will the Defenc t to any statutory provis	ONS
7 If the answer to 5 is YES and the answer to 6 is VOIR If the answer to 5	N/A 5 is YES, will the Defenc t to any statutory provis	
If the answer to 5 is YES and the answer to 6 is VOIR If the answer to 5	rt to any statutory provis	e be
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YES NO YES	N/A	NO
statutory provisions and case law which will beits understanding therelied on in support known to the Prosecutor?on or before the day	s NO, does the Defence con hat this is required to be c by this Form is due to be file g a joint hearing bundle ?	lone
YES N/A NO YES	N/A	NO
NOTICE OF FORMAL ADMISSIONS 11 12		
	1 is YES, will the Defenc admissions?	e be
YES NO YES		NO
	is YES, are the Prosecution how to shorten the evide	
YES N/A NO YES	N/A	NO
NOTICE OF READ-INS	'	
1516Has the Defence considered what evidence can be read-in by agreement under section 29 of the Evidence Act 1905?Did the Prosecut section 29 of the Evidence Act 1905	t or propose read-ins u vidence Act 1905?	nder
YES NO YES		NO
17 18		
-	is YES, did the Defence re or's proposals for read-ins?	fuse
YES N/A NO YES	N/A	NO
19 If the answer to 18 is YES, list the read-in proposals refused by the Defence N/A	e and reasons for refusal:	

NOTICE OF REQUEST FOR WITNESS TO BE TENDERED FOR XX 20 21 Has the Prosecutor indicated whether any of the If the answer to 20 is YES, did the Defence inform witnesses, whose statements were served as used the Prosecution of any particular witnesses required material, will not be called at trial? to be tendered for cross-examination? N/A YES NO YES NO 22 23 Does the Defence need to address the Court on If the answer to 22 is YES, will the Defence be issues arising under 20-21? referring the Court to any statutory provisions and/or case law in support of objections? YES N/A NO YES N/A NO 24 25 If the answer to 23 is YES, did the Defence make If the answer to 24 is NO, does the Defence confirm its understanding that this is required to be done the statutory provisions and case law which will be relied on in support known to the Prosecutor? on or before the day this Form is due to be filed as a step towards filing a joint hearing bundle? YES N/A NO N/A NO YES EDITING RECORDS OF ACCUSED STATEMENTS 27 26 Does the Defence assert the need for edits to be made If the answer to 26 is YES, has the Defence made to transcripts and/or recordings of statement(s) by this known to the Prosecutor? the Accused? NO YES N/A NO YES N/A 29 28 Did the Defence liaise with the Prosecutor to identify Does the Defence need to address the Court on any agreeable edits to transcripts / recordings? issues arising under 26-29? NO YES N/A NO YES EDITING VIDEO /AUDIO CROWN EXHIBITS 30 Does the Defence assert the need for edits to be made If the answer to **30** is YES, has the Defence made to video and/or audio exhibits which the prosecution this known to the Prosecutor? intends to produce at trial? YES N/A YES N/A NO NO 32 33 Did the Defence liaise with the Prosecutor to identify Does the Defence need to address the Court on any agreeable edits? issues arising under 30-33? N/A NO YES NO YES **REMOVAL OF PHOTOGRAPHS FROM CROWN PHOTO ALBUMS** 34 35 Does the Defence assert the need for the removal of If the answer to 34 is YES, has the Defence made any photographs from photo albums which the this known to the Prosecutor? Prosecution intends to exhibit? N/A YES N/A NO YES NO 36 37 Did the Defence liaise with the Prosecution in Does the Defence need to address the Court on attempt to agree which photographs can be agreed for issues arising under 34-37? inclusion in the photo album(s)? N/A NO YES NO YES

NOTICE OF ESTIMATED LENGTH OF DEFENCE CASE

38 Does the Defence intend to call the Accused to give evidence?	39 Does the Defence intend to call any witnesses?
YES NO	YES NO
40 If the answer to 39 is YES, how many witnesses does the Defence intend to call?	 41 Select any of the following which categorizes any Defence witness: a. vulnerable person; b. minor in age; c. afflicted by a medical or mental condition which requires special consideration; d. not fluent in English language; or e. resident overseas NONE OF THE ABOVE

42

If the answer to **38** and/or **39** is YES, list the names of the witnesses and expected time estimates for the evidence-in-chief of each of those witnesses (including the Accused where applicable):

DEFENCE EXHIBIT	'S (ELECTRONIC)
	44

43 Does the Defence intend to play any video or audio	44 If the answer to 43 is YES, what is the duration of
evidence for the jury?	the footage?
YES NO	HOURS: MINUTES: N/A
45 Does the Defence intend to rely on the Court to provide electronic equipment for the viewing or listening of the evidence?	46 Does the Defence need to address the Court on issues arising under 43-46?
YES NO	YES NO
NOTICE OF REQUEST FOR SITE VISIT	
47 Does the Defence intend to invite the Court to attend any site visits?	48 If the answer to 47 is YES, state the location:
YES NO	N/A
49	50
If the answer to 47 is YES, state whether the site visit should be scheduled at any particular stage of trial:	Does the Defence need to address the Court on issues arising under 47-50?
	YES NO

NOTICE OF SECURITY CONCERNS		
51 Does the Defence perceive any particular security concerns which are likely to arise at trial?	52 Does the Defence need to address the Court in respect of security concerns?	
YES NO	YES NO	
THIS FORM MUST BE FILED AND SERVED NO LATER THAN WITHIN 28 DAYS OF THE DATE ON WHICH THE PROSECUTION SERVED FORM 1		
DATE PROSECUTION SERVED FORM 1:		
DAY OF	20	
PRINTED NAME OF DEFENCE COUNSEL AND FIRM: SIGNATURE OF ACCUSED OR DEFENCE COUNSEL:		
This form should be completed after careful review of the Guidance Notes		

REGISTRY DATE FILING STAMP SHOULD BE PLACED HERE: