Annance (Canat Df )	10 · · · · · · · · · · · · · · · · · · ·	
Supreme Court Of	eemuva	
PRE-TRIAL AND CASE MANAGEMENT HEARINGS		
CRIMINAL PROCEDURE RU	ULES 2013 224 35 S	
CRIMINAL JURISDICTION AND PRO	CEDURE ACT 2015	
DISCLOSURE AND CRIMINAL REFORM ACT 2015		
PRACTICE DIRECTION FORM 3 (issued by the Registrar 27 January 2017) DEFENCE STATEMENT GUIDANCE NOTES UNDER PRACTICE DIRECTION No. 3 of 2017 MUST BE READ THOROUGHLY PRIOR TO COMPLETION OF THIS FORM THE KING V		
DATE SENT TO THE SUPREME COURT FROM THE MAGISTRATES' COURT:	DATE OF FIRST APPEARANCE IN THE SUPREME COURT:	
DAYOF20	DAYOF20	
DATE ARRAIGNED (If plea entered):		
DAYOI	F20	
DEFENCE REPLY TO FORM 1 DISCLOSURE NOTICE (PROSECUTION S.3(3) NOTICE DISCLOSURE AND CRIMINAL REFORM ACT 2015) POLICE AND CIVILIAN WITNESS STATEMENTS		
	ATERIAL	
1 Is the Defence in possession of a copy of the Indictment?	<b>1A</b> Was the Defence served with a <b>summary</b> of the Prosecution case?	
YES NO	YES NO	
2 Was the Defence served with copies of <b>police</b> <b>witness statements</b> ?	2A Was the Defence served with written copies of civilian witness statements?	
YES NO	YES NO	
<b>3</b> Was the Defence served with <b>audio</b> or <b>video</b> recordings of <b>civilian witness statements</b> ?	4 Does the Defence <b>assert</b> that the Prosecution has <b>not served</b> any particular police/civilian witness statement(s)/recording(s) in existence?	
YES NO	YES NO	
5 If YES to 4, did the Defence make a written request to the Prosecution for service?	6 If YES to 5, on what date was the first written request made?	
YES N/A NO	DATE: N/A	
7 If YES to 4 and 5, did the Prosecution state a likely timeframe for service?	8 Does the Defence need to address the Court on any issues arising under 1-7?	

NO

YES

NO

YES

N/A

	SERVICE OF PROSECUTION EXPERT EVIDENCE <u>USED</u> MATERIAL		
9 10			
If YES to 1A, does the written summary refer to expert evidence or call for expert evidence? Has the Prosecutor confirmed that expert evidence?	vidence		
YES N/A NO YES	NO		
11 12   Did the Prosecution serve any expert reports? Does the Defence assert that the Prosecut not serve any expert reports in existence?	ion <b>did</b>		
YES NO YES 13 14	NO		
If YES to 12, state any known info re the expert report(s) which the Defence asserts to be unserved: If YES to 12, has the Defence made a request to the Prosecutor for service of the u expert report(s)?			
N/A YES N/A	NO		
1516If YES to 14, on what date was the first written16If YES to 14, did the Prosecution reply slikely timeframe for service of the ureport(s)?	0		
YES N/A	NO		
17If YES to 16, what timeframe for service was stated?18Does the Defence need to address the C any issues arising under 9-17?	ourt on		
N/A <b>YES</b>	NO		
SERVICE OF CROWN EXHIBITS/AID MEMOIRES			
<u>USED</u> MATERIAL			
1920Was the Defence served with copies of any maps, charts or other like visual aids for trial use?Did the Prosecution make allowance for the I to view the Crown exhibits prior to trial?	Defence		
YES NO YES	NO		
21If YES to 20 did the Defence agree to view the Crown exhibits at the time and place proposed by the Prosecution?22Are there currently any unseen exhibits will Defence intends to view prior to trial?	hich the		
YES NO YES	NO		
23 Did the Prosecution provide the Defence with copies of any video or audio exhibit(s)? 24   Does the Defence assert that the Prosecut not serve copies of any particular video or exhibits?			
YES NO YES	NO		
2526Was the Defence served with copies of any photo albums containing a 'legend' of photos therein?Does the Defence assert that the Prosecut not serve copies of any particular photograp			
YES NO YES	NO		
27If YES to 24 and/or 26, did the Defence make a written request to the Prosecution for service?2816 YES to 27, what is the date of the first request?	written		
YES N/A NO	N/A		
29If YES to 27, did the Prosecution reply stating a30likely timeframe for service?Does the Defence need to address the C any issues arising under 19-29?	ourt on		
YES N/A NO <b>YES</b>	NO		

SERVICE OF STATEMENTS BY THE ACCUSED USED MATERIAL		
31	32	
Did the Prosecutor serve the Defence with copies of all recordings of Accused statements?	Did the Prosecutor serve the Defence with copies of <b>transcripts</b> for all recorded Accused statements?	
YES N/A NO	YES N/A NO	
33 Does the Defence assert that the Prosecution did not serve copies of any Accused statements?	34 If YES to 33, did the Defence make a written request to the Prosecution for service?	
YES NO	YES N/A NO	
35 If YES to 34, what is the date of the first written request?	36 If YES to 34, did the Prosecution reply stating a likely timeframe for service?	
N/A	YES N/A NO	
37 If YES to 36, what timeframe was stated?	38 Does the Defence need to address the Court on any issues arising under 31-37?	
N/A	YES NO	
DEFENCE REPLY TO FOR	M 1 DISCLOSURE NOTICE	
	SURE AND CRIMINAL REFORM ACT 2015)	
	UNUSED MATERIAL	
<b>39</b> Was the Defence served copies of all exculpatory and/or 'no-comment' type <b>Accused statements</b> ?	<b>40</b> Was the Defence served copies of <b>police notes</b> ?	
YES N/A NO	YES NO	
<b>41</b> Was the Defence served copies of <b>search reports</b> ?	<b>42</b> Was the Defence served copies of <b>custody reports</b> ?	
YES NO	YES NO	
<b>43</b> Was the Defence served copies of <b>warrants</b> ?	44 Was the Defence served copies of <b>previous police</b> <b>disciplinary records</b> ?	
YES NO	YES NO	
45 If no to 39, 40, 41, 42, 43, and/or 44 did the Defence make a written request for service?	45A Does the Defence need to address the Court on any issues arising under 39-45?	
YES N/A NO	YES NO	
	UNUSED MATERIAL	
<b>46</b> Was the Defence served copies of any <b>expert notes</b> or <b>unused reports</b> ?	47 If NO to 46, did the Defence make a written request to the Prosecution for service?	
YES N/A NO	YES N/A NO	
<b>48</b> If YES to <b>47</b> , did the <b>Prosecution reply</b> stating a likely <b>timeframe for service</b> ?	49 Does the Defence need to address the Court on any issues arising under 46-48?	
YES N/A NO	YES NO	
CIVILIAN WITNESS EVIDENCE UNUSED MATERIAL		
50 Was the Defence served copies of antecedent records?	51 Does the Defence need to address the Court on any issues arising under 50?	
YES NO	YES NO	

THE DEFENCE CASE
52 State the general nature of the Accused person's defence:
53 State any statutory defences on which the Accused person intends to rely:
54 State any common law defences on which the Accused person intends to rely:
55 State the matters of fact on which the Accused takes issue with the Prosecution:
56 Will the Accused be relying on any defences which assert a lack of mental competency or a defective state of mind? If so, provide details:
N/A

Alibi Defence		
57 If the Defence intends to call any alibi evidence, please state the name, address and date of birth of the intended alibi witness(es):		
N/A		
58 State all material information identifying or findiname, address or date of birth of that person is un	•	
N/A		
59 Defence Exp	bert Evidence 59A	
Does the Defence intend to call expert evidence?	If so, how many expert witnesses will be called?	
YES NO		
60 If YES to 59, describe the nature of the Defence expert evidence:		
N/A		
61 If YES to 59, state the name(s), business title(s) and address(es) of the Defence expert witness(es):		
N/A		
62 If YES to 59, has the Defence obtained copies of any expert reports?	63 If YES to 62, what is/are the date(s) of the report(s):	
YES NO	N/A	
64 If YES to 62, has the Defence provided the Prosecution with a copy of the expert report(s)?	65 Does the Defence need to address the Court on any issues arising under 59-64?	
YES NO	YES NO	

Rules of Evidence and Rights of the Accused		
66	67	
Has the Accused been made to understand	Has the Accused been made aware of the	
his/her right to decide whether to give evidence	Prosecutor's and any Co-Accused's right to	
on the witness stand and whether to call	cross-examine the Accused and any of the	
witnesses at trial?	Accused's witnesses who give evidence at trial?	
	C C	
YES NO	YES NO	
68	69	
Has the Accused been made to understand the	Has all the evidence disclosed been fully	
various ways a character shield may be lost at	explained to the Accused or has the Accused	
trial and the possible consequences of the loss of	been given access to all evidence disclosed by	
shield?	the Prosecutor?	
YES NO	YES NO	
70	71	
Has Defence Counsel obtained full instructions	Has the Accused been made to understand	
from the Accused in respect of the evidence	his/her rights to challenge in the jury selection	
disclosed?	process?	
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:		
DATE PROSECUTIO	JN SERVED FORM I:	
DAY OI	F20	
SIGNATURE OF DEFENCE COUNSEL:	SIGNATURE OF ACCUSED:	
PRINT NAME:	PRINT NAME:	

REGISTRY DATE FILING STAMP SHOULD BE PLACED HERE: