

WHEN CORRESPONDING PLEASE REFER TO PLATOON **B**

ADULT CHARGE SCREENING FORM

AFTER AN INITIAL REVIEW OF THE CASE, A SUMMARY OF THE POSITION OF THE CROWN ATTORNEY IS NOTED BELOW. THIS POSITION IS SUBJECT TO ONGOING REVIEW.

PLEASE READ AND KEEP THIS DOCUMENT. **DO NOT LOSE IT.** IF APPLYING FOR LEGAL AID, PROVIDE THAT OFFICE WITH A **COPY** AND RETAIN THIS ONE FOR YOUR RECORDS.

Regina v. _____

Charges: _____

The Crown will consider adding these additional charges: _____

The Crown will withdraw the following charges: _____

1. This is appropriate for: Direct Accountability 810 Peace Bond Domestic Early Intervention (PARS)

2. The Crown early resolution position is: _____

NOTE: THIS POSITION EXPIRES 90 DAYS FROM THE DATE BELOW.

3. The Crown intends to elect: Summarily By Indictment

4. Upon a finding of guilt, the Crown will seek the following orders:

DNA (s. 487.051) S.O.I.R.A. (s. 490.012) s. 110/109 s. 161

5. The Crown is seeking that the following items be forfeited to the Crown in Right of Ontario: _____

6. The Crown: Is seeking jail for these charges before a trial date is set

Is not seeking jail for these charges before a trial date is set

Date

On behalf of the Crown

PLEASE READ IMPORTANT INFORMATION ON REVERSE
CE FORMULAIRE EST DISPONIBLE EN FRANCAIS SUR DEMANDE

DISCLOSURE AND INTAKE COURT NOTICE PLEASE REVIEW AND PROVIDE TO COUNSEL

Crown Attorney's Office Address: 50 Eagle Street West, Newmarket, Ont. L3Y 6B1
Telephone: (905) 853-4800 Fax: (905) 853-4849

CONDITIONS OF DISCLOSURE:

If you do not accept any of the following conditions you should return this disclosure to the Crown and come to a different agreement with the Crown or seek a court order with respect to disclosure.

1. This copy of disclosure is being provided without charge. If it is lost there may be a charge to replace it.
2. You may use these materials for the purpose of making full answer and defence only.
3. You must keep these materials secure. Disclosure is confidential information. The contents are not to be published, distributed or shared with anyone but your lawyer.
4. Counsel may permit access to these materials to persons acting under his/her supervision.
5. If counsel is retained you will deliver all disclosed material to that counsel and the same conditions will apply.
6. In the event a different counsel is later retained, the former counsel will provide the disclosed material and this notice to the new counsel.
7. All future disclosure on this file is subject to these same conditions.

NOTICES:

1. Take notice that where any record of a judicial proceeding, book document, entry, or business record forms a part of this or any further disclosure, the Crown intends to produce the same at the preliminary hearing and/or trial pursuant to the provisions of the CANADA EVIDENCE ACT.
2. Take notice that pursuant to s. 657.3(3) OF THE CRIMINAL CODE, that where a report or written opinion of an EXPERT WITNESS (including his/her name, area of expertise, and qualifications) forms part of the disclosure in this case, the Crown may seek to adduce the expert opinion evidence at the preliminary inquiry and/or trial of these charges.
3. Take notice that in the event you choose to proceed with a preliminary inquiry, pursuant to s. 540 the Crown will seek to tender credible or trustworthy information contained in the statements of witnesses made in writing or otherwise recorded that are provided in this or subsequent disclosure.
4. Take notice that in the event you are convicted or a finding of guilt is found in relation to an offence under s. 487.04 it is the intention of the Crown to seek an order for taking samples for the purpose of **DNA ANALYSIS**.
5. Take notice that in the event you are sentenced or found not criminally responsible in relation to an offence under s. 490.011 it is the intention of the Crown to apply for an order requiring a person to comply with the SEX OFFENDER INFORMATION REGISTRATION ACT.

LOCAL PROCEDURES:

1. If further disclosure of specific material is being requested, please provide written particulars of what is being sought by fax or mail directly to the Crown's Office at the above address.
2. Black and white photocopies of photographs will be provided. If you require colour photographs please contact the Crown's office concerning any cost involved. You are welcome to set up an appointment to view the photographs by calling the above number.
3. Requests for video and/or audio tapes must be submitted to the above address in writing. Please note that certain tapes are retained for a limited time from the date of the offence. If you wish tapes please request them immediately by fax or mail directly to the Crown's Office at the above address so they can be preserved.
4. You or your lawyer should be prepared to tell the Court any reason that you require an earlier trial date or any prejudice that you are suffering as a result of any delay.
5. It is the practice of the Court that a date for a pre-trial, trial or preliminary inquiry will not be set until you or your lawyer or duty counsel has met with the Crown concerning a resolution, or reduction of trial issues. A Crown Attorney familiar with your file will be available to meet concerning your file.
6. An early guilty plea is considered to be a true indication of remorse and the Crown will ask for a lower penalty than will be requested after a trial date is set.
7. If you wish to plead guilty before setting a trial date the Crown will consider agreeing to a request for a delay in the entry of the guilty plea, or to the imposition of sentence on a later date. This consideration will be opposed if a plea occurs on a trial date.
8. Full time duty counsel is available at 50 Eagle Street, Newmarket, Ontario to provide some assistance to those charged. To apply for legal aid attend at the Legal Aid office at 17070 Yonge Street, Newmarket, with this form.