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By AuthorityGovernment Printer

District Court Criminal Practice Note 27

Jury Trials and Judge Alone Trials

1. This Practice Note replaces District Court Criminal Practice Note 23.

Commencement

2. This Practice Note commences on 2 May 2022.

Review

3. This Practice Note will continue to be reviewed as may be necessary.

Definitions

4. In this Practice Note:

"counsel" includes a solicitor advocate.

"Court" means the District Court of NSW.

"court participants" includes judges, associates, counsel representing the Crown (both State and Commonwealth), counsel representing an accused person, solicitors, an accused person, Sheriff's officers, Corrective Services Officers, court officers, witnesses who appear in person (not by audio-visual link), interpreters, RSB court reporters, sound reporters and third party contractors, ODPP Witness Assistance Officers, other persons providing support and jurors.

"List Judge" includes the circuit Judge for a circuit sittings.

"RAT" means Rapid Antigen Self-Test.

"Readiness Hearing" means a hearing to ascertain the readiness of the parties to proceed on the allocated trial date.

"pre-trial callover" includes a pre-trial callover conducted by a circuit Judge.

Application

5. This Practice Note applies to all jury trials and judge alone trials in the District Court.

Readiness Hearing

- 6. This Practice Note supplements District Court Criminal <u>Practice Notes 18 and 19.</u>
- 7. The parties must strictly comply with case management orders made at Readiness Hearings.

Jury Panels

8. The Sheriff of NSW will ensure that all members of the jury panels for trials in the Court consent to undergoing a RAT as required and have undergone a RAT.

Pre-Trial Callovers

- 9. This Practice Note emphasises the importance of pre-trial callovers. For trials listed for hearing at the Downing Centre, a pre-trial callover is heard by the List Judge in Court 3.1 on the Thursday the week before the trial date. In other Courts, the pre-trial callover is heard at the time directed by the Senior Judge.
- 10. The parties are obliged to ensure that the information provided to the Court in the form annexed is accurate.

Prior to the Pre-Trial Callover

Prosecution

- 11. The Crown is to file the form annexed electronically to the List Judge or Senior Judge advising whether counsel and instructing solicitors consent to undergo a RAT, no later than two days prior to the pre-trial callover. This form may be signed by the instructing solicitor.
- 12. The Crown is to file a list of witnesses that the Crown intends to call at trial, no later than two days prior to the pre-trial callover. A list of witnesses advising whether they consent to a RAT should be filed by the form annexed. This form may be signed by the instructing solicitor.

Defence

- 13. The Defence is to file the form annexed electronically to the List Judge or Senior Judge advising whether counsel and instructing solicitors consent to undergo a RAT, no later than two days prior to the pre-trial callover. This form may be signed by the instructing solicitor.
- 14. The Defence is to file a list of expert and/or alibi witnesses that are to be called in the trial, no later than two days prior to the pre-trial callover. A list of witnesses advising whether they consent to a RAT should be filed by the form annexed. This form may be signed by the instructing solicitor.
- 15. Where an accused person is not in custody, the Defence is to file the form annexed electronically to the List Judge or Senior Judge advising whether the accused person consents to a RAT, no later than two days prior to the pre-trial callover. This form may be signed by the instructing solicitor on advice received from the accused person.

At the Pre-Trial Callover

- 16. Pre-trial callovers will continue to be conducted remotely unless the Court directs otherwise.
- 17. At the pre-trial callover, counsel appearing for the Crown and counsel appearing for the accused person must:
 - a. clearly identify all pre-trial issues;
 - b. inform the Court of all pre-trial issues that are to be determined and the estimated length of the pre-trial hearing;
 - c. inform the Court whether there is any change to the information provided to the Court in accordance with paragraphs 11-15 of this Practice Note and to provide the Court with any further information that may be required; and
 - d. confirm that all proposed exhibits consented to be tendered have been prepared into a tender bundle with the appropriate number of copies ready to be brought into the Court on the trial date.

RAT Regime

18. All court participants in jury trials and judge alone trials are required to undergo a RAT prior to the commencement of the trial and on every second day of the trial or as otherwise required by the Sheriff of NSW.

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- 19. The Sheriff of NSW's current testing regime is provided in the "Court Users (Frequently Asked Questions FAQ)" document, which is available on the District Court's website.
- 20. Parties must make allowance for a RAT to be conducted within an appropriate time prior to attending court. This includes accompanying witnesses who are giving evidence in person.
- 21. An accused person who is not in custody is to be accompanied by his or her counsel or instructing solicitor for a RAT in accordance with paragraphs 18-19.
- 22. The Chief Judge of the Court has made a direction in all jury trials and judge alone trials that where an accused person is in custody, the accused person is to undergo a RAT conducted by Corrective Services NSW every two days during the trial prior to being transported to the Court.

Failure to Consent to RAT

Counsel and Solicitors

- 23. Where counsel and/or solicitors do not consent to a RAT, the trial may be vacated and relisted on a later date. In determining whether the trial will be vacated, the Court will have regard to:
 - a. the interests of justice;
 - b. the public health risk posed by the COVID-19 pandemic;
 - c. the efficient use of available judicial and administrative resources;
 - d. whether counsel and/or solicitors may appear by the use of the virtual courtroom;
 - e. any relevant matter raised by a party to the proceedings; and
 - f. any other matter that the Court considers relevant.

Witnesses

24. Where a Crown witness or a Defence expert or alibi witness does not consent to a RAT, an application may be made pursuant to s 5B(1) of the *Evidence (Audio and Audio Visual Links) Act 1998* (NSW) (the Act) seeking a direction that the witness give evidence to the Court by audio link or audio-visual link from any place within or outside New South Wales, including a place outside Australia, other than the court room in which the trial is proceeding. Such application is to

- be made and determined by the Trial Judge at the commencement of the trial and in jury trials, before empanelling the jury.
- 25. Alternatively, pursuant to s 5B(1) of the Act, the Court may on its own motion direct that a witness give evidence to the Court by audio link or audio-visual link from any place within or outside New South Wales, including a place outside Australia, other than the court room in which the trial is proceeding. Such a direction will be made by the Trial Judge at the commencement of the trial and in jury trials, before empanelling the jury.

Accused Person not in Custody

- 26. Where an accused person who is not in custody does not consent to a RAT, the Court may make orders as to the conduct of the trial, having regard to:
 - a. the interests of justice; and
 - b. any other matter that the Court considers relevant.

The parties will have an opportunity to make submissions to the Court as to the orders that may be made.

Empanelment in Jury Trials

- 27. To enhance COVID-19 safety, the empanelment of juries may be staggered and empanelment times allocated by the List Judge or Senior Judge.
- 28. The jury will not be empanelled until all pre-trial issues have been determined.
- 29. The Trial Judge is to inform the jury manager of the relevant Court when all pretrial issues are determined.

Trial

- 30. At trial, face mask wearing is mandatory for all court participants. This requirement is waived:
 - a. when a court participant is addressing the Court or giving evidence;
 - when any court participant is required to remove his or her face mask for purposes of in-court identification and for purposes of briefly allowing the jury or judge to see the court participant's face by way of introducing the person to the court;

- c. where a court participant is unable to wear a face mask for medical reasons, which must be established by a medical certificate; or
- d. where there is a reason that the Court considers relevant.
- 31. With respect to any witnesses to be called in the Defence case, other than witnesses required to be disclosed at the pre-trial callover pursuant to paragraph 14, the Defence is to notify the Court of whether they consent to RAT after the close of the Crown case and prior to the witness being called during the trial. This information should be handed to the Trial Judge in the form annexed. This form may be signed by the instructing solicitor.
- 32. Where a Defence witness does not consent to a RAT, an application may be made pursuant to s 5B(1) of the Act seeking a direction that the witness give evidence to the Court by audio link or audio-visual link from any place within or outside New South Wales, including a place outside Australia, other than the court room in which the trial is proceeding.
- 33. Alternatively, pursuant to s 5B(1) of the Act, the Court may on its own motion direct that a witness give evidence to the Court by audio link or audio-visual link from any place within or outside New South Wales, including a place outside Australia, other than the court room in which the trial is proceeding. Such a direction will be made by the Trial Judge at the commencement of the trial and in jury trials, before empanelling the jury.

Accused Person who is Self-Represented

- 34. Where an accused person is self-represented, he or she should endeavour to comply with the provisions of this Practice Note.
- 35. Where a self-represented accused person is able to satisfy the Trial Judge or List Judge that he or she consents to RAT, the self-represented accused person should be permitted to appear in person. Paragraph 26 otherwise applies.

Open Justice

- 36. The Court remains committed to the principles of open justice. However, the risk of COVID-19 requires the Court to limit the persons who may attend a trial in person.
- 37. Members of the public may not attend court in person. Should a member of the public wish to view a trial, attendance will be permitted by use of the virtual courtroom. The link to the virtual courtroom may be provided on request made by email to the Trial Judge's associate. All such requests will be subject to

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- orders made by the Trial Judge concerning the conduct of the trial. A list of associate contact details is available on the Court's website.
- 38. A member of the media may attend Court in person. As is the case with all court participants, a member of the media is required to undergo a RAT prior to attending the Court and must wear a face mask while on the court premises.
- 39. Should a member of the media prefer to view a trial by use of the virtual courtroom, the link to the virtual courtroom may be provided on request made by email to the Court's media liaison officer (mediadistrictcourt@justice.nsw.gov.au).
- 40. All such attendances at Court or requests for use of the virtual courtroom will be subject to orders made by the Trial Judge concerning the conduct of the trial.

The Honourable Justice D Price AO Chief Judge

22 April 2022



In Person Appearance Request Form

MATTER DETAILS			
Case Name:	Regina v		
Case Number:			
Filing on behalf of:	Regina OR Accused Person		
Legal representative:			
Barrister briefed to appear at trial:			
Bail status of the accused:			
Name	Name Role of Court Participant (i.e. counsel, instructing solicitor, accused person, expert witness, support person)	Consent to RAT	
		Yes	No
SIGNATURE			
Signature of legal representative:			
Capacity:			
Date of signature:			

GEOGRAPHICAL NAMES ACT 1966

Notice of proposal to create and amend Address Locality Boundaries in Wollongong Local Government Area

PURSUANT to the provisions of Section 8 of the *Geographical Names Act 1966*, the Geographical Names Board hereby notifies that it proposes to create a new address locality (suburb) named Stream Hill and amend the existing boundary of Kembla Grange as shown on map GNB 3686 – 7A.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. The proposal can be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au from 27 April to 27 May 2022. Alternatively, written submissions may be mailed to the Secretary, Geographical Names Board, 346 Panorama Ave, Bathurst, NSW 2795.

In accordance with Section 9 of the *Geographical Names Act 1966*, all submissions lodged may be subject to a Government Information (Public Access) application and may be viewed by a third party to assist the Board in considering this proposal.

THOMAS GRINTER A/Chair

Geographical Names Board 346 Panorama Ave BATHURST NSW 2795

Office of the Minister for Police SYDNEY, NSW

27 April 2022

DISAPPEARANCE / MURDER

ONE MILLION DOLLAR (\$1,000,000) REWARD

Amber Michelle HAIGH, aged 19 years, of Kingsvale, NSW, was reported missing on 19 June 2002 and has not been seen since. It is believed that Amber met with foul play and was murdered.

Notice is hereby given that a reward of up to one million dollars (\$1,000,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Amber Michelle HAIGH.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night at any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000 or Crime Stoppers on 1800 333 000

THE HON. Paul TOOLE, MP
Deputy Premier
Minister for Regional New South Wales
Minister for Police

Office of the Minister for Police SYDNEY, NSW

27 April 2022

SUSPICIOUS DISAPPEARANCE

FIVE HUNDRED THOUSAND DOLLARS (\$500,000) REWARD

On the 22 June 1997, Marion Barter (also known as Florabella Natalia Marion Remakel), aged 51 years, was last seen at a bus depot in Southport, Queensland. She has not been seen since and fears are held for her safety.

Notice is hereby given that a reward of up to five hundred thousand dollars (\$500,000) will be paid by the Government of New South Wales for information that leads to the discovery of Marion Barter's whereabouts or discloses the circumstances of her disappearance.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as strictly confidential, may be given at any time of the day or night at any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000 or Crime Stoppers on 1800 333 000

THE HON. Paul TOOLE, MP
Deputy Premier
Minister for Regional New South Wales
Minister for Police

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of incorporation pursuant to section 74

TAKE NOTICE that the incorporation of the following associations is cancelled by this notice pursuant to section 74 of the Associations Incorporation Act, 2009.

SAPPHIRE COAST AFL INCORPORATED	Y0169530	
ENCOUNTER MINISTRIES INCORPORATED	INC9897870	
DALAIGUR PRE-SCHOOL AND CHILDREN'S SERVICES ASSOCIATION INCORPORATED	Y1350447	

Cancellation is effective as at the date of gazettal.

Dated this 28 April 2022

Megan Green
Delegate of the Commissioner for Fair Trading
Department of Customer Service