

Form 4.11

Supreme Court criminal proceeding—application in criminal proceeding

Court Procedures Rules 2006

(see r 4753 (Supreme Court criminal proceedings—applications under r 4750, r 4751 and r 4752) and r 6007 (Application in proceeding—contents))

In the Supreme Court of the Australian Capital Territory
Criminal jurisdiction

No of (*year*)

The Queen

and

(*name of accused person*)

Take notice that the Court will hear an application by (*party*) on (*date*), at (*time*) (or as soon after that as this application can be heard), to make the following orders:

1. (*state briefly orders sought*)
2. Any other orders that the Court considers appropriate.

Filed on behalf of the (*party*) by:
(*the party's address for service and telephone number or, if the party is represented by a solicitor who is the agent of another solicitor, the name and place of business of the other solicitor*)

***Grounds of application**

*[The orders are sought on the following grounds:

(state briefly particulars of the grounds relied on that are sufficient for any other party to decide whether to call evidence to resolve the issues raised)]

*[The nature of any question of law to be raised is as follows:

**(state particulars)]*

***Supporting material**

*This application is supported by the following affidavits:

1. Affidavit of *(name)* *[sworn/affirmed] on *(date)*.
2. Affidavit of *(name)* to be *[sworn/affirmed] on *(date)*.

(The affidavits that you intend to rely on must be filed and a stamped copy served at the party's or respondent's address for service before the hearing date.)

Date:

(signature of party/party's solicitor)

(name of party/party's solicitor)

To:

[Director of Public Prosecutions/(accused person/accused person's lawyer)*]
(address for service)

**omit if, or whichever is, inapplicable*

Endnotes

This republication includes amendments made under the Legislation Act, part 11.3 (Editorial changes).

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