QUEENSLAND JUSTICES ACT 1886 Sections 114, 115

Annexure B to Practice Direction 14 of 2010

Magistrates Court of Queensland Notice of Intention to Proceed via Registry Committal on Amended / Substituted Charges

Court Location: Defendant:	:			
Paragraphs 1	– 11 are to be co	ompleted by defence		
 I, < name of legal representative>, Legal Practitioner with < name of firm>, am the legal representative of the above mentioned defendant. 				
2 <a< td=""></a<>				
List of charges				
File No.	Chg No.	Details of Offence in full		
Withdrawal of C 3. The follow	-	been withdrawn [Delete if not applicable]:		
File No.	Chg No.	Details of Offence in full		

List of finalised charges for registry committal

4. Following the amendment or substitution of charges the defendant is to be committed upon the finalised charges in the below schedule [If an amendment relates to the wording of the charge, italicise the amendment]:

File No.	Chg No.	Details of Offence in full

- **5.** The defendant consents to proceed via registry committal on the finalised charges as outlined in section 4 of this form.
- **6.** The defendant is not in custody and is not in breach of his/her bail conditions, or the defendant is remanded in custody for the indictable offences.
- **7.** The defendant does not intend to give evidence or call any witness in relation to the defendant's committal for the indictable offences.
- **8.** The defendant acknowledges that the functions of the clerk of the court for a registry committal do not include considering or deciding whether the evidence before the clerk of the court is sufficient to put the defendant on trial for the indictable offences.

9.	Election as to plea (NB: one election only must be nominated)
	The defendant wishes to enter no plea and to be committed for trial to the <court type=""> at <court location="">.</court></court>
	The defendant wishes to enter a plea of not guilty and to be committed fo trial to the <court type=""> at <court location="">.</court></court>
	The defendant wishes to enter a plea of guilty and to be committed for sentence to the <court type=""> at <court location="">. Exhibit A to this Notice of Intention to Proceed Via Registry Committal is</court></court>
	an Acknowledgment of Plea notice.

- 10. Election as to written statements in the proceeding. The defendant has/has not (strike out whichever is inapplicable) been given copies of the written statements in the proceeding: and (select one if applicable)
- The defendant consents to the Clerk of the Court ordering the defendant be committed for trial or sentence without the written statements in the proceeding being filed in the court.
- The defendant consents to the Clerk of the Court ordering the defendant be committed for trial or sentence without the written statements in the proceeding being given to the defendant.

0	The defendant consents to the Clerk of the Court ordering the defendant be committed for trial or sentence without the written statements in the proceeding being filed with the court and without the written statements in the proceeding being given to the defendant. The defendant consents to the Clerk of the Court ordering the defendant be committed for trial or sentence without the written statement ¹ of
	*(Transfer of jurisdiction by consent, delete if not applicable) The defendant consents to the matter being committed for trial / sentence to the <court type=""> at</court>
Date: .	oner name and firm:
	the defendant's bail undertaking includes a surety, a Surety Requirements for ried upon Registry Committal Proceedings notice must also be filed]
Paragı	raphs 12 – 14 are to be completed by the prosecution
	I,
	The prosecution confirm the details outlined in paragraph 11 and confirm that all evidence of witnesses for the prosecution (including the evidence of any affected child under the Evidence Act 1977, part 2, division 4A, given under the requirements of that division) is intended to be given in written statements.
	*(Transfer of jurisdiction by consent, delete if not applicable) The prosecution consents to the matter being committed for trial/sentence to the <court type=""> at <court location=""> in accordance with sections 108(2) or 113(4) and 115(7) or 115(8) of the Justices Act 1886.</court></court>
Date: .	Prosecutor/Legal Officer/Prosecutor name:

 $^{^{1}}$ In this form 'written statement' has the meaning given in the *Justices Act 1886*, section 110A as amended by the *Evidence Act 1977*, section 21AF and Schedule 3.