**THE KING V [NAME OF DEFENDANT]**

**INDICTMENT NO. [INSERT]**

**SAMPLE TRIAL PLAN**

| **Day of trial** | **Step in the trial** | **Time estimate** | **Total time** |
| --- | --- | --- | --- |
| Day 1 | Crown opening |  |  |  |
|  | Prosecution witnesses – name (and qualification if expert) | How witness will give their evidence | Relevance/relationship of witness | Issue to which witness’ evidence is relevant | Estimate of time: |
| EIC | XXN | RXN |  |
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|  |  |  |  |  |  |  |  |  |
|  | Defence opening (if any) |  |  |  |  |  |
|  | Defence witnesses – name (and qualification if expert)[[1]](#footnote-1) | How witness will give their evidence | Relevance/relationship of witness | Issue to which witness’ evidence is relevant | EIC | CXN | RXN |  |
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|  | **Closing Addresses**[[2]](#footnote-2)  |  |
|  | Crown closing address |  |  |
|  | Defence closing address |  |  |

1. See paragraph 18 of the Practice Direction – this is not to be taken as requiring a defendant to reveal the nature of their defence before being called on at the hearing of the trial. [↑](#footnote-ref-1)
2. Whichever order is appropriate, having regard to s 619 of the *Criminal Code.* [↑](#footnote-ref-2)