

FORM 9A Rules 9.01 and 9.03

IN THE MAGISTRATES' COURT OF VICTORIA  
AT MELBOURNE

Court Reference: W01708623

BETWEEN:

D/SGT BORIS BUICK

v.

FARUK ORMAN

**NOTICE BY INFORMANT IN RESPONSE TO AN APPLICATION  
BY THE DEFENDANT TO CROSS-EXAMINE A WITNESS AND FOR  
PRODUCTION OF AN ITEM LISTED IN THE HAND-UP BRIEF**

TO:	The Registrar Melbourne Magistrates' Court Cnr. William and Lonsdale Streets MELBOURNE, 3000	The Defendant c/o Galbally Rolfe 552 Lonsdale Street MELBOURNE, 3000
-----	---	---

(clauses 12(2A) and 12(4)(a) of Schedule 5 to the Magistrates' Court Act 1989)

The Committal Mention Date in this committal proceeding is: 1 October 2007

**TAKE NOTICE** that the Informant consents to leave being granted to the defendant to cross-examine the following persons named in the Notice of the Defendant dated 17 September 2007 in Response to Hand-Up Brief:



**TAKE NOTICE** that the Informant opposes leave being granted to the defendant to cross-examine the following person:

Robertta WILLIAMS	Although this person appears in the witness list, she has not made a statement to police. The informant acknowledges that in the event this person makes a statement to police, the defendant will have a right to apply for leave to cross-examine her at any committal proceedings of this matter.
-------------------	--

**TAKE NOTICE** that the Informant's response to the defendant's request for production of items listed in the hand-up brief is as follows:

The statements referred to in paragraph 4 of the informant's Form 7A	Will be provided
Running sheets	Will be provided
Attendance register	None in existence
Expert witness notes	Not in informant's possession
Witness prior convictions	Will be provided, if any
Notes of all police members referred to in paragraph 2 b)(a) of the Defendant's Form 8A	Will be provided, if any
All notes, draft statements, results and documents in relation to any forensic procedures, examinations or tests carried out during the course of the investigation that have not yet been provided in the hand-up brief	This material is not in the informant's possession and cannot be provided by him.
All notes and draft statements of all prosecution witnesses used in the drafting of their statements	Will be provided, if any
Copies of any other statement or draft statement, rough copies, notes or similar documents) made by any other witnesses or potential witnesses and not included in the hand-up brief	Will be provided, if any
Copies of all photographs taken in the course of or in connection with the investigation that have not yet been served with the brief of evidence	Will be provided, if any
All Information Reports	Will be provided, if any
All search warrants obtained during the course of this investigation and exhibit logs in relation to every search conducted, that have not yet been served with the brief of evidence	Will be provided, if any
All listening device warrants obtained	The Informant claims public interest

during the course of this investigation. All listening device material and transcripts obtained in the course of or in connection with the investigation	immunity in relation to this material.
All telephone intercept material obtained in the course of or in connection with the investigation	The Informant claims public interest immunity in relation to this material
All video surveillance footage (or audio surveillance footage) obtained in the course of or in connection with the investigation that has not yet been served with the brief of evidence	The Informant claims public interest immunity in relation to this material
All telephone subscriber checks and call charge records obtained in the course of or in connection with the investigation	Will be provided, if any
Transcripts and recording of all 000 calls made by any witness on 1 May 2002	Will be provided.

Dated: 24 September 2007

Signature:

for or on behalf of the Director of Public Prosecutions