

## NOTICE: EVIDENCE OF DOMESTIC VIOLENCE COMPLAINANT IN CRIMINAL PROCEEDINGS

NOTE: This notice must be completed by the prosecution and provided to the magistrate at first mention in ALL criminal proceedings for a domestic violence offence.							
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The prosecution should discuss the complainant's entitlements under section 289V of the <i>Criminal Procedure Act 1986</i> with the complainant prior to completing this notice.							
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CASE:		POLICE v					
H NUMBER:							
CASE NUMBER:							
The prosecution has discussed the complainants' entitlements under section 289V of the <i>Criminal Procedure Act 1986</i> with the complainant in the above matter. The complainant has indicated if the above matter proceeds to hearing following a plea of not guilty, he/she: (please select <b>ONE</b> option below)							
A: Seeks to exercise their entitlement to give evidence from a place other than the							
court room by Audio Visual Link under section 289V of the <i>Criminal Procedure Act</i> 1986						L	
OR							
<b>B:</b> Seeks to exercise their entitlement to give evidence by use of arrangements							
made to restrict contact with the accused (including screens, planned seating							
arrangements) under section 289V of the Criminal Procedure Act 1986							
		OR					
C: Chooses not to exercise either of the above entitlements and will attend to give							
evidence in person without any arrangements in place under section 289V of the							
Criminal Procedure Act 1986							
PROSECUTOR/							
OIC NAME :					1		
SIGNATURE:				DATE:	/		/