

## CASE MANAGEMENT PRECEDING THE PRE-HEARING CONFERENCE

Date:
District of:
File No.:
Prosecutor:
Defendant:

- The parties are required to be ready to discuss a joint or adversarial position for each question. These positions will then be discussed with the case management/trial judge during the pre-hearing conference, in the presence of the accused, in order to answer the questions in the pre-hearing conference form, available on the Court's website:

  <a href="https://coursuperieureduquebec.ca/fileadmin/cour-superieure/document/2019-02">https://coursuperieureduquebec.ca/fileadmin/cour-superieure/document/2019-02 formulaire.doc</a> (ctrl+enter)
- ➤ The parties must send their applications in Word or OCR PDF format to the judge and the opposing party.

### **General Information:**

- 1. Language of the trial:
- 2. Jordan date
- a) According to the Crown:
- b) According to the Defence:
- 3. Filing of the indictment completed:
- 4. Preliminary applications concerning the drafting of the indictment:
- 5. Summary of the case according to the Crown filed:
- 6. Anticipated duration of the trial and number of witnesses for the prosecution:

## **Applications:**

- 7. Application for disclosure of evidence (e.g., *Stinchcombe/McNeil/O'Connor*)? a) Sealed/Redacted exhibits?
- 8. Statements of the accused: free and voluntary/constitutional rights raised?
  a) If by video: transcripts made to the satisfaction of the parties?

- 9. Alleged motive?
- 10. Propensity evidence (e.g., for the purpose of demonstrating motive) or evidence of bad character?
- 11. *Bradshaw/Khelawon* application or circumstantial hearsay evidence not constituting truth of its content (motive/victim's state of mind/truth/reliability/necessity)? Prepare a table of these statements.
- 12. Admissibility of electronic documents pursuant to section 31.1 of the CEA?
  - a) Text messages/emails (electronic communications)?
- 13. Application to exclude evidence or to stay proceedings pursuant to constitutional rights or any anticipated issue weighing probative value and prejudicial effect?
- 14. Grandinetti application (known/unknown third-party suspect)?
- 15. Evidence of the victim's bad character?
- 16. Nikolovski application (video)?
- 17. Victim's conduct (276 Cr. C.)?
- 18. 486.3 Cr. C. application (appointment of counsel to conduct the cross-examination)/Amicus curiae?
- 19. Corbett application: which prior convictions are at issue?
- 20. Others?

## Various evidentiary issues that will be raised:

- 21. After-the-fact conduct: contested or White/Calnen type instruction?
- 22. Privilege/wiretap/other methods of investigation (e.g., Mr. Big)?
  - a) Sealed/Redacted exhibits?
- 23. Is the documentary evidence that the prosecution will file contested?
- 24. Is the affidavit evidence that the prosecution will file contested?
- 25. Expert reports? Reports and qualifications admitted? *Mohan*? Redaction of expert reports? Other anticipated problems related to expert testimony or the admissibility of opinion evidence?
- 26. Have the photos that will be filed as evidence-in-chief been verified by the defence?

# **Trial management:**

- 27. *Dagenais/Mentuck* publication ban and/or publication ban under subsection 648(1) of the Cr. C.?
- 28. If there was a preliminary inquiry, is the transcript available?
- 29. Technological equipment required:
- 30. Interpreter or two interpreters/consecutive or simultaneous?
- 31. If applicable, renunciation by the accused of language rights or of consecutive interpretation?
- 32. Testimony by Teams (714.1 Cr. C.)?
- 33. Number of jurors: alternate jurors (631(2.1) Cr. C.) or additional jurors for the duration of the trial (631(2.2) Cr. C.)?
- 34. Challenges for cause (*Chouhan*)? (e.g., addiction, escort service, etc.)
- 35. Has the order to call a panel of jurors for the jury selection date been rendered?
- 36. List of admissions
- 37. List of prosecution's witnesses