

3. NOTICE TO THE DEFENDANT SERVED with this document:

If you are convicted, you will have an opportunity to explain to the court why you think the proposed order should not be made. (Written notice of any evidence you rely on needs to be served on the court officer and the prosecutor.)¹

4. Name and address of prosecutor:

Name

Address

.....

Prosecuting authority (if applicable)

.....

5. Offence(s) with which the defendant is charged / has been convicted:

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¹ See rules 31.3(4) and 31.6.

6. Attachments in support of the proposed application:

The prosecutor attaches the following material upon which the application will be based: *(Attach items (i) and (ii) in every case and (iii) and (iv) where applicable.)*

(i) **Description of behaviour** (a list, with dates, of the specific acts of behaviour upon which the prosecutor will rely in making this application)

(ii) **Evidence to be relied on** (e.g. witness statements, any previous convictions):

(a) a list of such evidence that has already been served;

(b) a list of such evidence that has not yet been served and is attached to and served with this notice.

(iii) **Notice of any hearsay evidence to be relied on.**¹

(iv) **Other documents served with this notice** *(The prosecutor is required to list and attach all other documents now served, such as a map of the proposed exclusion area).*

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Signed

Prosecutor

Date

This notice and proposed application must be served, with the listed attachments upon which the application will be based, as soon as possible (without waiting for a verdict) on the court officer and on the defendant.

¹ See rule 31.6.