

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.

The prosecution should discuss the complainant's entitlements under section 289V of the *Criminal Procedure Act 1986* with the complainant prior to completing this notice.

CASE:	POLICE v
H NUMBER:	
CASE NUMBER:	

The prosecution has discussed the complainants' entitlements under section 289V of the *Criminal Procedure Act 1986* 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 ONE 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 *Criminal Procedure Act 1986*



OR

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 :				
SIGNATURE:	DATE:	/	/	