



The Provincial Court of Saskatchewan

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## PRACTICE DIRECTIVE I

## Preliminary Inquiry

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Noteworthy *Criminal Code* Provisions:

1. Offences that entail a Preliminary Inquiry option: s. 535.
2. No Preliminary Inquiry unless one is requested: s. 536(4).
3. Mandatory Statement Identifying Issues and Witnesses: s. 536.3.
4. Conference or Hearing prior to Preliminary Inquiry: s. 536.4.
5. Limitations on the Scope of the Preliminary Inquiry: ss. 536.5, 537(1)(i), 537(1.01).
6. Powers of Preliminary Inquiry Justice: s. 537.
7. Order restricting publication: s. 539.
8. Evidentiary provisions: s. 540(7)-(9).
9. Absence of the Accused: paras. 537(1)(j), (j.1), (k), s. 537(1.02).
10. Order to Stand Trial or Discharge: s. 548.
11. Order to Stand Trial with Consent: s. 549.

The Court shall hold a preliminary inquiry whenever the accused is facing an indictable offence, elects to be tried in Court of Queen's Bench, the accused or the prosecutor requests a preliminary inquiry *and* the offence charged carries a maximum penalty of 14 years imprisonment or more. Where the accused faces a charge listed under s. 469 of the *Criminal Code* no election is required, and the Court shall hold a preliminary inquiry if one is requested and the offence is punishable by a maximum of 14 years imprisonment or more.

A request for a preliminary inquiry must be made at the time of election (if applicable) or within a time period fixed by the Provincial Court Judge presiding in docket court. The election, a preliminary inquiry request and the date of the preliminary inquiry will be endorsed on the information and, if applicable, on the remand warrant.

### Form PI-1 - STATEMENT IDENTIFYING ISSUES AND WITNESSES

- If the Crown or counsel for the accused requests a Preliminary Inquiry, that party shall file a statement of issues and witnesses, Form PI-1. That statement is to be filed with the Case Manager or the Clerk of the Court prior to the appearance in docket court to fix the date for the Preliminary Inquiry.
- Self-represented accused are not required to complete Form PI-1.

September 2, 2020

## REQUEST FOR PRE-HEARING CONFERENCE

- The Crown or the accused can apply for a hearing (hereinafter referred to as a “pre-hearing conference”) to assist the parties in identifying the issues, witnesses or any other matter that would promote a fair and expeditious inquiry.
- The judge scheduled to preside at the Preliminary Inquiry may order a pre-hearing conference on his/her own motion.
- In the event that a pre-hearing conference is ordered, the Case Manager or Clerk of the Court will set a date for the conference, in consultation with the parties.
- It should be noted that although the order for a pre-hearing conference must be made by the judge who will preside at the Preliminary Inquiry, the actual conference itself can be presided over by any judge of the Court. The Case Manager or Clerk of the Court shall make every effort to schedule the pre-hearing conference before the judge who will preside at the Preliminary Inquiry.

## Form PI-2 - AGREEMENT AND ADMISSIONS AT PRE-HEARING CONFERENCE

- The pre-hearing conference will take place in open Court on the record. Counsel may appear by telephone with leave of the judge presiding at the pre-hearing conference, but self-represented accused must appear in person.
- All admissions of fact or agreement made by the parties at a pre-hearing conference shall be endorsed on Form PI-2, which will be signed by the parties as well as the presiding judge. Form PI-2 will be formally filed with the Court.



IN THE PROVINCIAL COURT OF SASKATCHEWAN

STATEMENT IDENTIFYING ISSUES AND WITNESSES

Section 536.3 Criminal Code

Date: \_\_\_\_\_

R. v. \_\_\_\_\_ Information # \_\_\_\_\_

Charges: \_\_\_\_\_

Next Court Appearance: \_\_\_\_\_

Is disclosure by the Crown complete? Yes \_\_\_\_\_ No \_\_\_\_\_

Has a pre-plea discussion taken place between Defence and Crown counsel to attempt resolution or admissions?

Yes \_\_\_\_\_ No \_\_\_\_\_

The requesting party requires evidence to be given only on the following issues:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

The requesting party wishes to hear only the following witnesses at the inquiry:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Crown and Defence counsel estimate that the time for the preliminary hearing is:

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*(Estimate of Court Time Required)*

Name, address and phone number of  
requesting party:

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*Signature of Requesting Party*



IN THE PROVINCIAL COURT OF SASKATCHEWAN  
AGREEMENT AND ADMISSIONS AT PRE-HEARING CONFERENCE

Section 536.4(2) Criminal Code

Date: \_\_\_\_\_

R. v. \_\_\_\_\_ Information # \_\_\_\_\_

Charges: \_\_\_\_\_

Next Court Appearance: \_\_\_\_\_

The prosecutor and the accused agree to limit the scope of the preliminary inquiry to the following specific issues:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

The prosecutor and the accused agree to the following admissions for the purpose of the preliminary inquiry only:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_  
*Signature of Prosecutor*

\_\_\_\_\_  
*Signature of Counsel for the Accused*

Pursuant to s. 536.4(2) of the *Criminal Code* I recorded the above agreement to limit the scope of the preliminary inquiry and admissions of fact by the terms herein recorded.

\_\_\_\_\_  
*Date*

\_\_\_\_\_  
*Judge of the Provincial Court of Saskatchewan*