**INFORMATION [*REVISION NUMBER*]**

**Criminal Procedure Act 1921 s 103**

[*SUPREME/DISTRICT*] **Select one** COURT OF SOUTH AUSTRALIA

CRIMINAL JURISDICTION

**R**

**v**

**[*FULL NAME*]**

**First Defendant**

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| Name of prosecution agency | [*Commonwealth*] Director of Public Prosecutions  **Prosecution agency** |
| Committal Court case no |  |
| **Number** |

**Statement of Charges**

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| **This item only displayed if Commonwealth DPP is Prosecution Agency and this count alleges an offence against State law**  **State Charge:**  The Informant of the Director of Public Prosecutions for the State of South Australia who prosecutes in this behalf for her Majesty the Queen by [*name of authorised CDPP officer*], a person delegated in writing the power to lay indictable charges against the law of this State, charges that:  **Count [*number*]:**  **This item only displayed if more than one defendant charged in Information**  **Defendants charged**  [*Name(s) of Defendants charged where more than one Defendant charged on Information*]  **Offence Details:**  [*Short name of offence and statutory provision if applicable*]  Particulars  [*Essence of physical and mental elements of offence alleged*]  **If applicable**  Circumstances of aggravation  [*Particulars of circumstances of aggravation alleged*] **Duplicate if multiple counts**  **only displayed if applicable** Prescribed, Qualifying, Disqualification and/or Presumptive Disqualification Offence  **only displayed if applicable** This may be a ‘prescribed offence’ within the meaning of sections 5 and 38 of the *Child Safety (Prohibited Persons) Act 2016* **next words only displayed if more than one defendant/youth in Information** in respect of [*Defendant/Youth*] [*number*] [*name*]*.* **party role displayed based on jurisdiction**  **only displayed if applicable** This may be ‘qualifying offence’ within the meaning of sections 44 and 48 of the *Children and Young People (Safety) Act 2017* **next words only displayed if more than one defendant/youth in Information** in respect of [*Defendant/Youth*] [*number*] [*name*]*.* **party role displayed based on jurisdiction**  **only displayed if applicable** This may be a ‘presumptive disqualification offence’ within the meaning of sections 26A and 38 of the *Child Safety (Prohibited Persons) Act 2016* **next words only displayed if more than one defendant/youth in Information** in respect of [*Defendant/Youth*] [*number*] [*name*]*.* **party role displayed based on jurisdiction**  **only displayed if applicable** This may be a ‘disqualification offence’ within the meaning of sections 18A and 18U of the *Disability Inclusion Act 2018* **next words only displayed if more than one defendant/youth in Information** in respect of [*Defendant/Youth*] [*number*] [*name*]*.* **party role displayed based on jurisdiction**  **only displayed if applicable** This may be a ‘presumptive disqualification offence’ within the meaning of sections 18A and 18U of the *Disability Inclusion Act 2018* **next words only displayed if more than one defendant/youth in Information** in respect of [*Defendant/Youth*] [*number*] [*name*]*.* **party role displayed based on jurisdiction** |

**Next box displayed if applicable**

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| **Notice of Expedited Proceeding**   * This proceeding comprises ‘prescribed proceedings’ within the meaning of section 127 of the *Criminal Procedure Act 1921* because count[*s*] [*number(s)*] [*is a/are*] serious and organised crime offence[*s*] in respect of which it is alleged that the offence[*s*] [*was/were*] committed in the circumstances where: * [*the*] Defendant [*number*] [*name*] committed the offence for the [benefit](http://classic.austlii.edu.au/au/legis/sa/consol_act/clca1935262/s145.html#benefit) of a [criminal](http://classic.austlii.edu.au/au/legis/sa/consol_act/clca1935262/s5.html#criminal_organisation) [organisation](http://classic.austlii.edu.au/au/legis/sa/consol_act/clca1935262/s5.html#criminal_organisation) or 2 or more members of a [criminal organisation](http://classic.austlii.edu.au/au/legis/sa/consol_act/clca1935262/s5.html#criminal_organisation) or at the direction of or in association with a [criminal organisation](http://classic.austlii.edu.au/au/legis/sa/consol_act/clca1935262/s5.html#criminal_organisation). * in the course of or in connection with the offence [*the*] Defendant [*number*] [*name*] identified themself as belonging to or otherwise being associated with a [criminal organisation](http://classic.austlii.edu.au/au/legis/sa/consol_act/clca1935262/s5.html#criminal_organisation). * [*The*] Defendant [*number*] [*name*] has been determined by a bail authority under the *Bail Act 1985* to be a serious and organised crime suspect within the meaning of section 3A of the *Bail Act 1985*. * The trial of this proceeding is required to be given priority under or section 126A of the *Supreme Court Act 1935*, section 50B of the *District Court Act 1991* because count[*s*] [*number(s)*] allege ‘sexual offences’ within the meaning of that provision and it is alleged that the victim is * a child. * a person with a disability that adversely affects the person's capacity to give a coherent account of the person's experiences or to respond rationally to questions. |

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| …………………………………………  Signature of Director or person authorised by the Director  [*Name of Director or other authorised person*]  **Next line only displayed if not signed by Director personally**  For and on behalf of the Director of Public Prosecutions |