To be inserted by Court				
Case Number:				
Date Filed:				
FDN:				
ORIGINATING API	C	R RESERVATION OF APPEAL Docedure Act 1921 s 1		I TO COURT
SUPREME COURT OF SOU COURT OF APPEAL CRIMINAL JURISDICTION	TH AUSTRALIA			
CASE NO:Appellant				Full Name
,				
Respondent		Full Nan	ne	
Appellant				
Name of law firm/office	Party title		Full name of party	
Name of authorised officer	Law firm/office		Responsible Solicitor	
If body corporate and no law firm/office Address for service	Full name			
	Street Address (including unit or	level number and name of propert	y if required)	
	City/town/suburb	State	Postcode	Country
	F-neil addrage			1
Phone Details	Email address			
	Type (eg. Home; work; mobile) - N	Number		
Provide for multiple parties				
Respondent				
Address	Full Name			
71001000	Street Address (including unit or	level number and name of propert	ty if required)	
	Street Address (moldaning and c.	lever number and name or proper.	у птеципец	
	City/town/suburb	State	Postcode	Country
Phone Details	Email address			
	Type (eg. Home: work: mobile) –	Number	Another number	

Only complete if applicable otherwise mark a	as N/A				
Respondent					
	Full Name				
Address	ddress				
	Street Address (including unit or l	evel number and name of proper	ty if required)	T	
	City/town/suburb	State	Postcode	Country	
Dhana Dataila	Email address				
Phone Details					
	Type (eg. Home; work; mobile) – Number Another number				
Only complete if applicable otherwise mark	as N/A				
Respondent					
	Full Name				
Address					
	Street Address (including unit or l	evel number and name of proper	ty if required)	Т	
	City/town/suburb	State	Postcode	Country	
Phone Details	Email address				
Priorie Details					
	Type (eg. Home; work; mobile) - N	lumber	Another number		
Application Details Mark appropriate selection below with an '	x'				
The Appellant applies					
[] for leave to apply to consideration and de		an order requiring a	Court to refer a relevant	Question to it for	
[] for an order requiring the Court to refer the Question to it for consideration and determination.					
This Application is brought under section 153(6) of the Criminal Procedure Act 1921.					
Matter subject of applicat	ion				
Date of conviction if applicable:	date				
Date of decision of Court re	fusing to refer the releva	ant Question or Ques	tions if applicable:	date	
Date of decision of Court refusing to refer the relevant Question or Questions if applicable:					
Judicial Officer:title and name					
Case number of court:					
		or, providential manapie			
Relevant question or questions ("the Questions"): Question or Questions in separate numbered paragraphs if more than one.					

Form '	193h
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• • •		
• • •		
Co	ntext in which the Questions arise:	
	context	
• • •		
Ar	y decision made by the Court concerning the Questions: decision / not applicable circle One	
G.	ounds of application for reservation of question	
gro	ounds of application for reservation of question	
1.		

following item only displayed if first selection to previous question

Ord	ers sought sought in numbered paragraphs		
1.			
Lea	ve to make application		
[] Leave not required if application made by Attorney-General or Director of Public Prosecutions		
[] Leave granted bydate		
[] Leave sought.		
	ring of application appropriate selection below with an 'x'		
The Appellant is in custody: yes / no			
Only complete the following if appellant is a defendant/youth and answered yes to previous question			
following item only displayed if leave sought At the hearing of the application for leave to apply to reserve Questions, the Appellant wishes to: [] be present in person. [] appear by audiovisual link. [] not appear.			

Reasons why Appellant wishes to be present in person:
audiovisual link is the usual form of appearance at a hearing of an application for leave for persons in custody. Special reasons need to be given for the Court to direct personal
attendance
At the hearing of the application to reserve Questions (if leave already granted), the Appellant wishes to:
[] be present in person.
[] appear by audiovisual link.[] not appear.
Only complete the following if first selection to previous question otherwise mark as N/A
Reasons why Appellant wishes to be present in person:
audiovisual link is the usual form of appearance at a hearing of an application for leave for persons in custody. Special reasons need to be given for the Court to direct personal
attendance
Only complete the following if applicant is defendant/youth and yes to first question at top of box otherwise mark as N/A At the hearing of the Questions reserved (if reserved), the Appellant wishes to:
[] be present in person.
[] appear by audiovisual link.[] not appear.
Only complete the following if first selection to previous question otherwise mark as N/A
Reasons why Appellant wishes to be present in person:

Form 193h	
audiovisual link is the usual form of appearance at a hearing of an application for leave for persons in custody. Special reasons need to be given for the Court to direct person	al
attendance	

To the Other Parties: WARNING

The Appellant applies for reservation of the Questions identified above. The parties will be advised of a hearing date in due course.

If you wish to oppose the application or make submissions about it, you **must** attend the hearing. If you do not attend the hearing, the Court may make orders **finally determining** the Application without further warning

Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.