To be inserted by Court		
•		
Case Number:		
Date Filed:		
FDN:		
REQUEST	TO HAVE MATTER CALLED O	N FOR GUILTY PLEA
SUPREME / DISTRICT / MA COURT OF SOUTH AUSTRA CRIMINAL JURISDICTION CASE NO:	AGISTRATES / YOUTH / ENVIRONMENT F ALIA	RESOURCES AND DEVELOPMENT circle one
		FollMone
R / Informant _{Circle one}		Full Name
V		
Defendant / Youth Circle one		Full Name
Lodging party	INFORMANT/R or DEFENDANT/YOUTH	
Name of law firm/office	Party title – Circle one	Full Name of party
If applicable	Law firm/office	Name of responsible solicitor
Name of authorised officer		
If applicable - If body corporate and no law firm/office	Full Name	
	e called on – Use only if case has been ate of lodgement is within 4 weeks aften 10(3) of the <i>Criminal Procedure Act 1921</i>	
	Prosecution and requests that the matter be	•
Mark appropriate selection below with a	n 'x' rmation dated	
[] count number(s)		
in the Information date	ed	
	sts that this matter be called on in Court on the maximum discount currently applicable u	

Request for matter to be called on – Use for all other matters Mark appropriate selection below with an 'x'		
The Defendant/Youth		
[] all charges in the Information dated. [] count number(s). in the Information dated.		
 [] the Defendant/Youth requests that this matter be called on in Court for the reason of entering a guilty plea. [] the Defendant/Youth requests that this matter be called on in Court on or before the date of		
Hearing details Mark appropriate selection below with an 'x'		
The facts in this matter are [] disputed. [] not disputed. [] the Defendant/Youth will be providing/requesting a report		
Estimated time for hearing:minutes.		
Counsel/solicitor who is intended to appear at the hearing is:		
Name		
Phone number		
Email address		
Hearing requirements [] An interpreter is required for the hearing in the following language and dialect:		
[] Special arrangements for the hearing, namelyeg. hearing loop		
are needed because of the following reason(s)		
[] The Defendant/Youth requests to appear by audiovisual link from the following location		
because of the following reason(s) eg travel from regional location or in custody		

Service

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

Note to the Defendant/Youth: WARNING (if State offences charged)

Sections 39 and 40 of the *Sentencing Act 2017* set out the maximum reduction in sentence for a guilty plea in respect of State offences based on the date of the plea. The maximum reduction does **not**, except in special circumstances, depend on completing this Form but on **the date when the guilty plea is actually entered in Court**.

Note to the Defendant/Youth: WARNING (if Commonwealth offences charged)

Sections 39 and 40 of the *Sentencing Act 2017* do not apply to Commonwealth offences. However, it will ordinarily be in the interests of the defendant to enter a guilty plea in Court as soon as possible after deciding to plead guilty. Section 16A(2)(g) of the *Crimes Act 1914* (Cth) provides that in sentencing the court must take into account the fact and timing of any guilty plea.