SCHEDULE Rule 3

Form 5In the Crown Court in Northern Ireland

Rule 44B

Application under Article 81(2) of the Police and Criminal Evidence (Northern Ireland) Order 1989 for leave to use television link where witness will not give evidence otherwise through fear or is a child or is to be cross-examined after admission of video recording.

- An application should be made within 28 days from-
 - (a) the date of committal of the defendant; or
 - (b) the date on which Notice of Transfer under Article 3 of the Criminal Justice (Serious Fraud) (Northern Ireland) Order 1988 or under Article 4 of the Children's Evidence (Northern Ireland) Order 1995, was given; or
 - (c) the date on which leave to present an indictment under section 2(2)(e) of the Grand Jury (Abolition) Act (Northern Ireland) 1969 was given; or
 - (d) the date on which an order for retrial is made.
- This form may also be used where an extension of time has been granted for the making of this application.
- A copy of this form must be served at the same time on every other party to the proceedings.

~~		
Case	100	taric
~ ~ ~	100	

The Crown Court at

Crown Court Case Number:

*Delete as appropriate

Date of:

commital for trial?:

giving of Notice of Transfer*

leave given to present

indictment*: order for retrial*:

State the names of the defendant(s) to whom this application relates

Defendant(s): surname:

forenames:

Application

Name of applicant:

Name of applicant's solicitor:

Address of solicitor:

Reference:

Give brief details of those charges Charges to which this application relates Please read the Note beside this Note Witness — An application by the defence for section before completing it. evidence to be given through live television link need not disclose Date of Birth who that witness is except to the If an application has been made to tender in extent that disclosure is required by evidence a video recording of testimony from section I Evidence of Alibi Act. (Northern Ireland) 1972 nor need it the winness, state the date and (if known) result disclose the name of the person. of that application. proposed to accompany the witness if this could lead to the If the Applicant is the prosecutor enter the name of witness or (as the case may be) the identification of the witness. letter under which he is designated in the proceedings: If the Applicant is the defendant enter name of witness (but only if disclosure is already required by section 1 of the Evidence of Alibi Act (Northern Ireland) 1972): Grounds for applying for evidence to be given by television link State the name of the person who Name of the person who is proposed to will accompany a witness where the accompany the witness: witness comes within rule Occupation of this person: 44B(1)(b) Relation to the witness of this person (if any): Grounds for believing this person should accompany the witness: Signature of applicant or applicant's solicitor

notice

Form 6In the Crown Court in Northern Ireland

Note to party who receives a copy of this

and the chief clerk in writing of your opposition stating the reasons for such.

If you wish to oppose this application you are required within 14 days to notify the applicant

Rule 44C

Notice of Application for leave to tender in evidence a video recording under Article 81A of the Police and Criminal Evidence (Northern Ireland) Order 1989.

- An application should be made within 28 days from—
 - (a) the date of committal of the defendant; or
 - (b) the date on which Notice of Transfer under Article 4 of the Children's Evidence (Northern Ireland) Order 1995 was given; or
 - (c) the date on which leave to present an indictment under section 2(2)(e) of the Grand Jury (Abolition) Act (Northern Ireland) 1969 was given; or
 - (d) the date on which an order for retrial is made.
- If made after the expiry of this period, this notice can be used but should be accompanied by a statement giving good reasons why the application was not made within it.
- A copy of this form and any video recording(s) to which it relates must be sent
 at the same time to the other party or parties to the case. Where a defendant is
 unrepresented, a copy of the video recording should not be sent, but must be made
 available for viewing by him.

available for viewing by him.			
	Case Deta	Case Details	
	The Crown Court at:		
	Crown Court Case Number:		
Delete as appropriate	Date of:	commital for trial: consent given to present indictment* notice of transfer served* notice of appeal served*	
	Defendant(s): samame: forenames:	
	Applicatio	<u>a</u>	
	Name of applicant:		
	Name of applicant's solicitor:		
	Address of solicitor:		
	Reference:		
Give brief details of those charges to which this application relates	Charges		
	Witness		
	Name:		
	Date of Birth:		

only to the extent that the	Video recording(s)
information is not contained in the video recording itself	Statement as to circumstances in which video recording made
	Date(s) of video recording(s):
State times at which recording began and finished including any interruptions	Time(s) of video recording(s):
Give address and description of premises where recording made	Location and normal function of premises where video recording made:
Include name, age and occupation of anyone present; time for which present, relationship (if any) to witness and defendant	Details of those present while recording made
Include number, and type of cameras (fixed or mobile), number and location of microphones, video format and whether single or multiple recording facilities used	Equipment used
Stare name and address of keeper of mastertape	Location of mastertape
State when and by whom each copy accompanying this notice was made	Details of copy

[Note A copy of any video recordings of other parts of the interview with the witness which is *not* proposed to tender in evidence must also be provided to the coort and the other parties. The details of each such recording must be given as above. Use separate sheets where necessary.]

Grounds for application

I confirm that

- (a) I believe the witness is willing and able to attend the trial for cross-examination;
- (b) The details given in the statement of the circumstances in which the video recording was made above are correct;
- (c) Copies of the video recording(s) to which this application relates have been disclosed to the other parties and their agreement to them being tendered has been sought;
- (d) A copy of this notice and the video recording(s) to which it relates have been served on each party to the proceedings.

Signature of applicant	
or applicant's Solicitor:	Date:
	F31F-11-1137F311F111-1F-3F

Form 7In the Crown Court in Northern Ireland

Case Details

Rule 44C

Notice of decision on application to tender in evidence a video recording under Article 81A of the Police and Criminal Evidence (Northern Ireland) Order 1989

The Crown Cou	irt at:	
Crown Court C	ase Number:	
Defendant(s):	Surname:	
	Forenames:	
Application		
Name of Applic	cant:	
Name of Applic	eant's Solicitor:	
Address of Soli	citor:	
Reference:		
Date of Applica	ation:	
Witness's name	::	Date of videotape:
Result		*Delete as appropriate
Leave to tender	the video recording accomp	panying
following ground	nds*/granted*/granted_subje	anying this application is refused on the ect to the following conditions* (stated or of any additional material discloses
Signed (an Officer of the	he Court)	Date