EXAMPLE THREE

DPP v [OFFENDER'S NAME]

CENTRAL LOCAL COURT - 5 MAY 2020

OUTLINE OF SUBMISSIONS FOR THE OFFENDER

Introduction

1. "I would like to apologise to the Australian community and I acknowledge that I have hurt Australia as a whole...after being in gaol, I learnt that cannabis is dangerous. It can destroy the well-being of the community": Report of xxxx at [xxx].

Objective Seriousness of the Offence

- 2. Lower end:
 - a. Quantity just below the commercial quantity
 - b. Sophistication does not exceed what is ordinarily expected for offences of this type.
 - c. Role watering and fertilising the plants (see report of xxx at [10])

Mitigating/Subjective Circumstances

- 3. Plea of Guilty: 25%.
- 4. No Criminal Record & Good character
- 5. Remorse:
 - a. Plea of guilty
 - b. Letter of apology
 - c. Report of xxx at [10].
- 6. Good prospects of rehabilitation and low risk of re-offending:
 - a. Co-operation with police at the time of her arrest.
 - b. Remorse and insight into the seriousness of her offending.
 - c. Plea of guilty.
 - d. Good character.
 - e. Family support
 - f. No prison misconduct charges.
 - g. Ms xxx conclusion at [39] that the offender is "not an inherently anti-social individual and she does not have any significant criminogenic treatment requirements".

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7. Hardship in custody:

- a. She is a foreign national; with limited English language skills, and; she has no family in Australia: *R v Huang* (2000) 113 A Crim R 386 per Adams J at [19].
- b. In protective custody.

Orders/Findings sought

- 8. <u>Form 1 Offence</u>: the criminality of the Form 1 offence can be reflected in the sentence the court will impose for the principal offence.
- 9. Sentence of Imprisonment
 - a. The only appropriate sentence is one of full-time imprisonment.
 - b. Sentencing statistics **attached**. To be addressed orally.
- 10. Commencement Date: from arrest on 1 July 2019.

11. Special Circumstances:

- a. Likely deportation is irrelevant to the structure of the sentence: *R v Pham* [2005] NSWCCA 94 at [13]-[14].
- b. First time in custody.
- c. Hardship in custody.
- d. Need for supervision in the community to provide the offender with English language and vocational training, and community support: report of xxx at [40].
- e. If statutory ratio varied, the non-parole period will still reflect all the principles of punishment: Thach v R [2018] NSWCCA 252 at [42].

xxxx

Solicitor

5 May 2020

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