

# MAGISTRATES COURT OF QUEENSLAND

Registry : Holland Park  
File No: MAG-00140584/15(1)  
LFR: HOLL-MAG-3763/15

Plaintiff : Police Commissioner Queensland Police Service (ABN 29 409 225 509)  
and  
Defendant : Peter Markan



## APPLICATION

**TAKE NOTICE that the Defendant is applying to the Court for the following order:**  
**Transfer of the liability for the police charge of speeding to Ms SHERYL LOUISE CORNACK**

### FACTS:

1. During the preliminary court hearing on 22.10.2015 in this court, when asked how do I plead, I answered – ‘I do not plead anything’.
2. Ms SHERYL LOUISE CORNACK said in reply – ‘**I will enter a plea of not guilty on his behalf**’ – and she made the note in court papers to that effect.
3. At that time **I was not** incapacitated, un-able or legally restrained to make the decision in my own matter, while representing myself in court.
4. The Evidence – hearing transcript pages – 5-26 and 6-12

### THE CONSEQUENCE:

By pleading to the charge Ms SHERYL LOUISE CORNACK became the 'owner' of the charge, responsible for it with all the liabilities.

Ms SHERYL LOUISE CORNACK pleaded voluntarily of her own free will – she chose to do it as:

- I did not ask Ms SHERYL LOUISE CORNACK to plead on my behalf,
- I did not authorise Ms SHERYL LOUISE CORNACK to plead on my behalf as the magistrate, Ms SHERYL LOUISE CORNACK is not allowed to represent one of the parties and act on behalf of one of the parties
- Ms SHERYL LOUISE CORNACK simply raised her hand and said ‘I will take it over for myself’

There are certain rules to follow, which Ms CORNACK should be aware of, as she claims that she is acting as the magistrate of Magistrate Court.

One of the them is the responsibility for one’s actions.

Otherwise it will be just ‘CORNACK BULLYING ENTERPRISE’.

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APPLICATION

Filed on Behalf of the Defendant

Form 9, Version 1

Uniform Civil Procedure Rules 1999

Rule 31

Name: Peter Markan

Address:

Phone :

Email: justiceaction@queenslandinstitute.org

**LEGAL CONSIDERATIONS**

**The following LAWS provide the basis of my LEGAL STANDING:**

- Act Interpretation Act 1954
- Justices Act 1886
- Magistrates Court Act 1921
- Criminal Code Act 1899
- Criminal Practice Rules 1999
- Mabo v Queensland [No 2] (1992) 175 CLR
- Australian Constitution
  - 109 Inconsistency of laws and 117 Rights of residents in States
- Australian Human Rights Commission Act 1986
  - Schedule 2 - International Covenant on Civil and Political Rights
- Charter of Human Rights and Responsibilities Act 2006 - VICTORIA
- Human Right Act 2004 - ACT

**ORDERS SOUGHT –**

- **I request that Ms CORNACK be declared as the person liable for the police charge of speeding, initially directed at me**

This application will be heard by the Magistrate Court at Holland Park on: 06.05.2016 at 9 am

Filed in the Holland Park Registry on 03.02.2016

Registrar: .....

If you wish to oppose this application or to argue that any different order should be made, you must appear before the Court in person or by your lawyer and you shall be heard. If you do not appear at the hearing the orders sought may be made without further notice to you.


On the hearing of the application I intend to rely on the following Affidavit  
Affidavit of Peter Markan sworn 01.02.2016

THE APPLICANT ESTIMATES THE HEARING SHOULD BE ALLOCATED 0.5 HOUR

**PARTICULARS OF THE DEFENDANT:**

Name: Peter Markan

Plaintiff's residential or business address:  
Peter Markan

Signed: .....  .....

Description: *Defendant*

Dated: 03.02.2016

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Filed on Behalf of the Defendant	Address:
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