Information to be provided to the Court for making of a Gaol Order.

Prepared by:
Of Law firm/ Police Station:
Address:
Urgent contact phone number:
Email:
Has the opposing party (defence practitioner/informant) been notified: yes/no
State reason why prisoner could not be authorised to be present in court by audio visual link under Part
IIA of the Evidence (Miscellaneous Provisions) Act 1958:
SCHEDULE 2 Regulation 20 ORDER TO BRING A PRISONER BEFORE A COURT OR CORONER
To (insert title of person in charge of prison)
at (insert name of place of prison)
AND to all members of the police force in Victoria.
Under the provisions of regulation 20 of the Corrections Regulations 2009 I order that
(insert name of Prisoner)
a prisoner detained at (insert name of prison)
be brought before the (insert name of court)
to be held at (insert place where court to be held)
on (insert date)
for the purpose of (insert purpose for which the prisoner is required to attend. If the purpose is to answer a charge include the nature of the offences with which the prisoner is charged)
and the prisoner is to remain in the custody of those officers and members of the police force acting under this order until the prisoner is returned to the prison from which the prisoner was removed or is released by order of the court.
Dated the day of , 20
Judge
Magistrate
Coroner

NOTICE TO THE OFFICERS AND MEMBERS OF THE POLICE FORCE BRINGING A PRISONER BEFORE A COURT OR CORONER

The prisoner (insert name of prisoner)

is detained for other matters and must be returned to the place of detention* or is not detained for other matters or is granted bail and may be released if so ordered by the court.*

Name and signature of the person in charge Of the prison from which the prisoner is Removed to attend before a court or coroner

^{*}Strike out whichever is inapplicable.