



Case Management Memorandum

s 56 Criminal Procedure Act 2011
rule 4.8 Criminal Procedure Rules 2012

Due date for filing:	10 December 2024	CRI-2024-004-009143
Defendant:	Kaz Rossmajon Fraider	Remand status: On Bail
Defendant's lawyer:	Ben Hoffman	Prosecutor: Police Department
Defendant's lawyer address for service:	Regus ANZ Centre Level 33, 23-28 Albert St Auckland	Prosecutor address for service: Auckland Central Police Hub 13-15 College Hill Road Ponsonby Auckland
Scheduled case review date:	17 December 2024	Scheduled court for filing: Auckland District Court

Checklist, attachments and written submissions (mark or complete as applicable)

Protocol offence

Part A: Charges

- Guilty plea(s)
- Amend charge(s)
- Join charge(s)

Add new charge(s)

Withdraw charge(s)

Part B: Judicial intervention

- Sentence indication
- Defendant raises disclosure issue
- Case management discussions not held
- Other

Bail application (if in custody)

Prosecution raises disclosure issue

Defendant's lawyer unable to get instructions

Part C: Trial

- Case is ready to proceed to Judge-alone trial
- Case is ready to proceed to jury trial

Estimated trial length: 2 days

Attachments and written submissions

(delete or strikethrough any that are not attached) If not attached but to be filed, list and provide anticipated filing date

summary of facts sentencing submissions	list of previous convictions sentence indication submissions	victim impact statement written application (specify below)	protocol annex other (specify below)

Case Management Memorandum

Part A: Charges (complete as applicable)**Crown charge notice** (mark if changes to charges to be recorded in Crown charge notice for case review hearing)**Charge details** (record intention against each charge, leave may need to be given to amend or withdraw)

No change: Charge and plea remain the same

Guilty plea: Defendant intends to enter a guilty plea

Withdraw: Prosecutor intends to withdraw

Amend: Prosecutor intends to amend

Join: Prosecutor intends have charges heard together

Sentence indication: Defendant requests indication

CRN	Charge	Intention
24004014542	Impedes breathing/blood circulation (strangulation/suffocation) - s189A(a) Crime Act 1961	No change
24004014543	Impedes breathing/blood circulation (strangulation/suffocation) - s189A(a) Crime Act 1961	No change
24004014544	Assaults Wth Intent To Inj(Manually) - CRIMES ACT 1961 SECTION 193	Amend
24004014545	Threatens To Kill/Do Gbh(Verbally) - CRIMES ACT 1961 SECTION 306	No change
24004014546	Theft Ex Person (Under \$500) - Crimes Act 1961 s223(d)	No change
24004014547	Wilful Damage - SUMMARY OFFENCES ACT 1981 s11(1)	No change

New charges (record any new charges prosecutor intends to add, and record intention against each)

Guilty plea: Defendant intends to enter a guilty plea

Sentence indication: Defendant requests indication

CRN	Charge	Intention

Jointly charged defendants

for each jointly charged defendant, include if s 138(2) leave is sought or a s 138(1) notification has already been given:

Transfer to High CourtIf the case includes a protocol offence, record the views of the parties as to the appropriate court.
If not, record if either party intends to make a section 70 application for transfer to the High Court.

Case Management Memorandum

Part B: Judicial intervention (complete if judicial intervention is required)**Sentence indication** (complete if an indication has been requested in Part A)

specify if request for type of sentence only (e.g., community work or imprisonment) or type and quantum record any unavailability of the parties for a sentence indication hearing

NOTE: an agreed summary of facts and list of previous convictions must be attached

Sentencing information (complete if a guilty plea has been indicated in Part A)

Indicate whether sentencing could proceed at case review and if not, any unavailability of the parties for sentencing include any outstanding charges that could be added for sentencing purposes (include CRN, charge description, next hearing date and court of hearing, if different)

Other matters (complete if judicial intervention is required, providing sufficient details)

- details of any disclosure issues
- if no case management discussion, include reasons
- mode of evidence (Judge-alone trial)
- other
 - bail or suppression
 - if no instructions obtained, include reasons
 - pre-trial admissibility hearing (Judge-alone trial), include reasons for leave under s 78 if written application not yet filed

1. Police will amend Assault with intent to injure to injuring with intent to injure.

Case Management Memorandum

Part C: Judge-alone trial (complete if a Judge-alone trial may be required)**Estimated duration and availability** (include any unavailability for pre-trial hearing, if applicable)

Estimated duration (days/hours)

Prosecution unavailability

Defence unavailability

Witnesses and special arrangements (include party calling the witness where applicable)

Number of proposed prosecution witnesses

Number of proposed defence witnesses

provide details of any expert, young or vulnerable witnesses and any unavailability for the Judge-alone trial
include any special arrangements required (e.g., interpreters, screens, AVL), any objection and reasons for that objection

Evidence, facts and issues (complete as applicable)

any admission the defendant makes under s 9 of the Evidence Act 2006

any fact the defendant indicates will, or will not, be disputed (unless admitted under s 9 of the Evidence Act 2006)

any issue the defendant indicates will, or will not, be disputed or on which the defendant intends to rely

Part D: Authentication (signatures not required if authenticated electronically)

Defendant's lawyer: Ben Hoffman

Prosecutor: Hannah Scott-Mackie

Signed: BH

Signed: HScott-Mackie

Date: 6 December 2024

Date: 6 December 2024

Page 4 of 4