

Director of Public Prosecutions (NSW) v PD – 2024/00409471

Opposing party's response – 2 June 2025

1. The opposing party, PD, consents to the leave sought. PD consents to: the application for leave being dealt with in the absence of the public and without the attendance of any person; and/or the application for leave being heard with argument on the appeal. PD does not have anything further to say about leave than is in the DPP's summary of argument at [12]-[17].
2. PD consents to the orders sought set out in the draft notice of appeal dated 5 May 2025. PD does not have anything further to say than is in the DPP's summary of argument, in particular at [30]-[34], [36]-[37].
3. If, however, the Court is considering making any order(s) that has an effect other than that he is subject to a control order(s) or aggregate control order(s) totalling 3 years with a non-parole period(s) of 18 months from 7 August 2023, PD wishes to be heard.



Madeleine Avenell

Public Defenders Chambers

(e) madeleine.avenell@justice.nsw.gov.au

(t) 02 9268 3111

(m) 0411 690 550

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