CrR 4.5 OMNIBUS HEARING

- (a) When Required. When a plea of not guilty is entered, the court shall set a time for an omnibus hearing.
- **(b) Time.** The time set for the omnibus hearing shall allow sufficient time for counsel to (i) initiate and complete discovery; (ii) conduct further investigation of the case, as needed; and (iii) continue plea discussions.
- (c) Checklist. At the omnibus hearing, the trial court on its own initiative, utilizing a checklist substantially in the form of the omnibus application by plaintiff and defendant (see section (h)) shall:
 - (i) ensure that standards regarding provision of counsel have been complied with;
- (ii) ascertain whether the parties have completed discovery and, if not, make orders appropriate to expedite completion;
- (iii) make rulings on any motions, other requests then pending, and ascertain whether any additional motions, or requests will be made at the hearing or continued portions thereof;
- (iv) ascertain whether there are any procedural or constitutional issues which should be considered;
- (v) upon agreement of counsel, or upon a finding that the trial is likely to be protracted or otherwise unusually complicated, set a time for a pretrial conference; and
 - (vi) permit defendant to change his plea.
- (d) Motions. All motions and other requests prior to trial should be reserved for and presented at the omnibus hearing unless the court otherwise directs. Failure to raise or give notice at the hearing of any error or issue of which the party concerned has knowledge may constitute waiver of such error or issue. Checklist forms substantially like the memorandum required by section (h) shall be made available by the court and utilized at the hearing to ensure that all requests, errors and issues are then considered.
- **(e) Continuance.** Any and all issues should be raised either by counsel or by the court without prior notice, and if appropriate, informally disposed of. If additional discovery, investigation or preparation, or evidentiary hearing, or formal presentation is necessary for a fair and orderly determination of any issue, the omnibus hearing should be continued from time to time until all matters raised are properly disposed of.
- **(f) Record.** A verbatim record (electronic, mechanical or otherwise), shall be made of all proceedings at the hearing.
- **(g) Stipulations.** Stipulations by any party shall be binding upon that party at trial unless set aside or modified by the court in the interests of justice.
- **(h) Memorandum.** At the conclusion of the hearing, a summary memorandum shall be made indicating disclosure made, rulings and orders of the court, stipulations, and any other matters determined or pending. Such summary memorandum shall be in substantially the following form:

| Copy Received | Date Filed by Clerk |
|---------------|---------------------|
| | |

| FOR (| · |) COUNTY |
|--|-------------|---|
| THE STATE OF WASHINGTON, |) | No |
| Plaintiff, | j i | 110. |
| V. | j | OMNIBUS APPLICATION |
| |) | BY PLAINTIFF |
| Defendant. |) | AND DEFENDANT |
| _ | | |
| Date | | |
| Notice to | | |
| | : plea a | nd to determine the extent of discovery to be |
| granted to each party. | | • |
| Мол | TON D | I |
| | | Y DEFENDANT |
| | | the applications or motions checked off below: |
| | e indict | ment (of information) to state an offense. |
| Granted Denied | 1.0 | 4.4.1 |
| 2. To sever defendant's case a | | ± |
| 3. To sever counts and for a so | | |
| 4. To make more definite and | | |
| _ | | r recorded statements made by defendant to |
| investigating officers or to third part | | |
| | and ad | dresses of plaintiff's witnesses and their |
| statements. | | . 1 |
| | | ry evidence in plaintiff's possession. |
| | | plaintiff's possession because of (1) illegal |
| search, (2) illegal arrest. Hearing set | | · |
| 9. For a hearing under rule 3.5 | | |
| 10. To suppress evidence of the | | |
| 11. To take the deposition of w | | |
| 12. To secure the appearance o | | |
| • | ons of p | pretrial release. Affirmed Modified |
| to | | |
| To Deguine the Dange oution | | |
| To Require the Prosecution 14. To state: | | |
| | n involv | yadı. |
| (a) If there was an informe | | |
| (b) Whether he will be call | | |
| | | of the informer or claim the privilege. |
| | .11111111 S | possession, favorable to defendant on the issue |
| of guilt. | | mian acts on convictions of a similar metrum for |
| | rely on | prior acts or convictions of a similar nature for |
| proof of knowledge or intent. | 4:4- | and if an armely |
| · · · · · · · · · · · · · · · · · · · | | ness will be called, and if so, supply: |
| | ncation | as and subject of testimony; |
| (b) Report. | ata af | hyvical or mantal avaminations in the accurate |
| 18. 10 supply any reports or te | sts of p | hysical or mental examinations in the control of |

SUPERIOR COURT OF WASHINGTON

- 19. To supply any reports of scientific tests, experiments, or comparisons and other reports to experts in the control of the prosecution, pertaining to this case.
- 20. To permit inspection and copying of any books, papers, documents, photographs or tangible objects which the prosecution:
 - (a) Obtained from or belonging to the defendant; or
 - (b) Which will be used at the hearing or trial.

the prosecution.

21. To supply any information known concerning a prior conviction of persons whom

| the prosecution inter | | | • | |
|---------------------------------|----------------|--------------------|------------------------------|---------------------|
| | the defendan | t of any informat | tion he has indicating ent | rapment of the |
| defendant. | | | | |
| Dated this | day of | | , 19 | |
| | | Attorne | ey for Defendant | |
| | | II | | |
| | 7 | MOTION BY PI | LAINTIFF | |
| The plaintiff m | | olication or motic | | |
| <u>-</u> | | eneral nature of | | |
| | _ | | l rely on an alibi and, if s | o to furnish a list |
| of his alibi witnesses | | | - | o, to running a not |
| | | | l rely on a defense of insa | anity at the time |
| of the offense. | .o state whet | ner or not ne wn | i tery on a detense of mist | anity at the time |
| | efendant to s | unnly the name(s | s) of his witness(es) on th | ne issue, both lay |
| and professional. | rendant to s | appry the name() | s) of his withess(es) on the | ie issue, both tay |
| - | afandant to r | parmit the proces | ution to inspect and copy | all medical |
| reports under his cor | - | - | | an medicai |
| - | | | - | evohietrie |
| | | | not he will submit to a p | sycillatife |
| examination by a do | | • | | mmonicons and the |
| | | | tests, experiments or con | inparisons and the |
| names of persons wh | | | | |
| 5. Defendant t | | - | | |
| | - | voice identificati | on by witnesses. | |
| 7. Defendant t | 0 1 | | . 1 . | C (1 |
| | | | involving a reenactment | of the crime). |
| | | icles of clothing. | | • • |
| | - | - | ns of material under finge | |
| | - | | blood, hair and other mat | erials of his body |
| which involve no un | | | | |
| | | amples of his ha | | |
| | | | nal inspection of his body | |
| | | • | claim of incompetency to | |
| 15. For discov | ery of the na | mes and address | ses of defendant's witness | es and their |
| statements. | | | | |
| | | | dence in defendant's poss | session. |
| | | (s) of witness(es) | | |
| 18. To secure | the appearan | ce of a witness a | nt trial or hearing. | |
| 19. Defendant | to state whe | ther his prior con | nvictions will be stipulate | ed or need be |
| proved. | | | | |
| Defendant | to state whe | ther he will stipu | alate to the continuous ch | ain of custody of |
| evidence from acqui | sition to tria | 1. | | |
| Dated this | day of | | , 19 | |
| Prosecuting Att | orney | | | |
| It is so ordered | l this | day of | , 19 | _• |
| | | | Judge | |

Comment

[Adopted effective July 1, 1973; Amended effective September 1, 1995.]