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| District Court - Schedule: B - Forms in criminal proceedingsNo. 31.6O.31, r.7Criminal Justice (Forensic Evidence) Act, 1990 Section 4 (5) Order For Retention Of Records And SamplesDistrict Court Area of District No. Between .......... Applicant of .......... \*(in court area and district aforesaid) and .......... Respondent of ..... \*(in the court area and district aforesaid) UPON HEARING an application \*by \*on behalf of the above-named applicant for an order pursuant to section 4 (5) of the above-mentioned Act authorising the retention of sample(s) of .......... taken from the \*applicant \*respondent pursuant to section 2 of the said Act on the ... day of ..... 20... while he/she was in custody as indicated in the said section 2 at ............. \*(in court area and district aforesaid), and for the retention of the record(s) identifying the sample(s) and the said \*applicant \*respondent, THE COURT being satisfied that the destruction of the record(s) and the sample(s) identified by such record (s) required to be carried out on the ... day of ........... 20... , that notice of the application herein was duly served upon the respondent, that there is good reason why the said record(s) and sample(s), to which section 4 of the said Act applies, should not be destroyed under that section, HEREBY AUTHORISES the retention of the said record(s) and sample(s) for the period of from the date hereof for the purpose of:- Dated this ..... day of ........ 20. Signed ............................. Judge of the District Court. *\* delete words inapplicable*  |

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