

Form 6.33 Application for leave to intervene

Court Procedures Rules 2006

(see r 6040 (Human rights commissioner—application for leave to intervene))

Human Rights Act 2004

(see s 36 (Human rights commissioner may intervene))

In the Supreme Court of the Australian Capital Territory

*[Criminal jurisdiction]

No *[SC/CC] of (year)

*(for a civil matter)

(name)

Plaintiff

(name)

Defendant

Filed for the human rights commissioner by:
(the human rights commissioner's address for service and telephone number (if any) or, if the human rights commissioner is represented by a solicitor and the solicitor is the agent of another solicitor, the name and place of business of the other solicitor)

**(for a criminal matter)*

**[The Queen]*

and

(name of accused person)

Take notice that the Court will hear an application by the human rights commissioner on *(date)*, at *(time)* (or as soon after that as this application can be heard), to make the following orders:

- 1 the human rights commissioner be granted leave to intervene in a proceeding under the *Human Rights Act 2004*, section 36;
- 2 any other orders that the Court considers appropriate.

Grounds of application

The orders are sought on the grounds stated in the affidavit of *(name)*

**[sworn/affirmed]* on *(date)*.

(the affidavit must set out the reasons why leave should be given and must be filed with the application and served on each active party to the proceeding (see r 6040).)

Date:

(signature of human rights commissioner or solicitor)

human rights commissioner

**omit if, or whichever is, inapplicable*