No. 28 1423



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 26 APRIL 2018

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All public Acts appearing in this gazette are to be considered official, and obeyed as such

BOXING AND MARTIAL ARTS ACT 2000

NOTICE OF UNIFIED RULES OF MIXED MARTIAL ARTS

Controlled Contact Sparring

TAKE NOTICE that pursuant to section 10 of the Boxing and Martial Arts Act 2000, the Hon Corey Wingard, Minister for Recreation, Sport and Racing and the Minister of the Crown to whom the administration of the Boxing and Martial Arts Act 2000, is committed, has approved the rules applicable to the conduct of the Kung Fu Wushu South Australia Ltd (KWSA) 'Controlled Contact Sparring' and 'Sanda' tournament events to commence operation on 19 April 2018.

The rules of the KWSA 'Controlled Contact Sparring' and 'Sanda' are set out below.

Kung Fu Wushu South Australia Ltd rules of 'Sanda' and 'Controlled Contact Sparring'

KUNG FU WUSHU AUSTRALIA FULL CONTACT SANDA RULES - June 2017

Published by KUNG FU WUSHU AUSTRALIA (NSW) 2017

KUNG FU WUSHU AUSTRALIA

Controlled Contact Sparring Rules - June 2017

Published by KUNG FU WUSHU AUSTRALIA (NSW) 2017

Dated: 19 April 2018

THE HON COREY WINGARD Minister for Recreation, Sport and Racing

FIRE AND EMERGENCY SERVICES ACT 2005

SECTION 78

Fire Danger Season

THE South Australian Country Fire Service hereby:

1. Fixes the date of the Fire Danger Season within the part of the State defined as the Mount Lofty Ranges Fire Ban District so as to end on the 15th of May 2018.

GREG NETTLETON Chief Officer SA Country Fire Service

FISHERIES MANAGEMENT ACT 2007

Items Seized

Notice is hereby given pursuant to Section 90 (2) of the Fisheries Management Act, 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

at CORNY POINT on 22/03/2018

1) Rock Lobster Pot with rope, Buoy, and 4L white oil container

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act, 2007, and were taken into possession at:

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Yorketown office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated: 16 April 2018

BREE BALMER Prosecutions Coordinator

GAMING MACHINES ACT 1992

GR NOTICE No. 1 of 2018

Gaming Machines—Automated Risk Monitoring—System Recognition Notice 2018

The Independent Gambling Authority publishes this notice under section 10B of the Gaming Machines Act 1992:

- 1. Citation, commencement, authorising provisions
 - This notice may be cited as the Gaming Machines—Automated Risk Monitoring—System Recognition Notice 2018. This notice comes into operation on 1 May 2018.
- (3) This notice is authorised by section 10B(1)(c)(ii) of the Gaming Machines Act 1992.
- 2. Automated risk monitoring system

This notice applies to the system described in an application made by Independent Gaming Corporation Limited (IGC) dated 28 November 2017 and as amended by additional documents submitted by Gaming Care, Club Safe and IGC, (as detailed in the document headed ARMS Index) and recorded on File No. 18/0036 (called "the System").

- 3. Recognition
- (1) The System is recognised for use with gaming machines, for the period ending on 30 April 2023.
- Section 10B(2)of the Gaming Machines Act 1992 allows for the recognition of a system to be withdrawn before the end of this period by further notice in the Gazette.

Dated: 26 April 2018

Independent Gambling Authority

HOUSING IMPROVEMENT ACT 2016

Rent Control

The Minister for Social Housing Delegate in the exercise of the powers conferred by the *Housing Improvement Act 2016*, does hereby fix the maximum rental per week which shall be payable subject to Section 55 of the *Residential Tenancies Act 1995*, in respect of each house described in the following table. The amount shown in the said table shall come into force on the date of this publication in the Gazette

Address of Premises	Allotment Section	Certificate of Title Volume/Folio	Maximum Rental per week payable	
74 George Street, MOONTA SA 5558	Allotment 510 Filed Plan 198691 Hundred Wallaroo	CT2017/46, CT5497/623	\$160.00	
5 Warner Road, Belalie North SA 5491	Allotments 1 & 2 Deposited Plan 18770 Hundred of Belalie	CT5280/699, CT5280/700	\$0.00 Unfit for Human Habitation	
1835 Two Wells Road, BUCHFELDE SA 5118 (PKA Portion Section 33, AKA Lot 432)	Allotment 432 Filed Plan 174333 Hundred of Mudla Wirra	CT4004/271, CT5739/556	\$0.00 Unfit for Human Habitation	
220 Gawler Road, Virginia SA 5120			\$0.00 Unfit for Human Habitation	
4 Stewart Avenue, Vale Park SA 5081	Allotment 17 Deposited Plan 7032 Hundred of Yatala	CT5618/593	\$0.00 Unfit for Human Habitation	

Dated: 26 April 2018

JOHN HERRMANN Housing Regulator and Registrar Office of Housing Regulation, Housing SA Delegate of Minister for Social Housing

HOUSING IMPROVEMENT ACT 2016

Rent Control Revocations

Whereas the Minister for Social Housing Delegate is satisfied that each of the houses described hereunder has ceased to be unsafe or unsuitable for human habitation for the purposes of the *Housing Improvement Act 2016*, notice is hereby given that, in exercise of the powers conferred by the said Act, the Minister for Social Housing does hereby revoke the said Rent Control in respect of each property.

Address of Premises	Allotment Section	Certificate of Title Volume/Folio
8 Sydney Place, Adelaide SA 5000	Allotment 568 Filed Plan 182220 Hundred of Adelaide	CT4030/967, CT5644/821, CT5898/335, CT6012/950
23 Smoker Street, Stirling North SA 5710	Allotment 1 Deposited Plan 73248 Hundred of Davenport	CT5984/254

Dated: 26 April 2018

JOHN HERRMANN Housing Regulator and Registrar Office of Housing Regulation, Housing SA Delegate of Minister for Social Housing

MINING ACT 1971

Invitation to Submit Exploration Licence Applications

Notice is hereby given that the Delegate of the Minister for Mineral Resources and Energy will be considering Exploration Licence applications over the land identified in Columns 1, 2, 3 and 6 of the Table during the moratorium period listed in Column 4 of the Table. Applications for exploration licences will be accepted during the application open dates (Application week) listed in Column 5 of the Table below

THE APPLICATION AREA MUST QUOTE THE ERA NUMBER AND MUST INCORPORATE THE WHOLE OF THE AREA (as specified in Column 3 of the Table).

THE TABLE

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
ERA No	Locality	Area (km²)	Moratorium Period	Applications Open Dates	ERA-Specific Criteria
983	Winnininnie Area - approx. 95 km northeast of Peterborough	969	26 April – 1 July 2018	2 – 6 July 2018	-
984	Koonamore Area - approx. 110 km northeast of Peterborough	529	26 April – 1 July 2018	2 – 6 July 2018	-
985	Minburra Station Area - approx. 90 km northeast of Peterborough	889	26 April – 1 July 2018	2 – 6 July 2018	-

Plans and co-ordinates for the land identified in Columns 1, 2, 3 and 6 of the Table can be obtained at the DPC Minerals website: http://minerals.dpc.sa.gov.au/exploration/public_notices, SARIG website: https://map.sarig.sa.gov.au/, or by phoning Mineral Tenements on 08 8463 3103.

This Notice becomes effective 26 April 2018.

P FREEMAN Deputy Executive Director Mineral Resources Department of the Premier and Cabinet Delegate of the Minister for Energy and Mining

MINING ACT 1971

Notice pursuant to Section 28(5) of the Mining Act 1971

Notice is hereby given in accordance with Section 28(5) of the Mining Act 1971 that the delegate of the Minister for Mineral Resources and Energy intends to grant Exploration Licences over the areas described below.

Applicant: Renascor Resources Limited

Wompinie area - approx 50 km northeast of Olary Bindarrah. Wompinine, Boolcoomatta Location:

Pastoral Leases:

Term: One year Area in km2: 35 2017/00255 Reference number:

Applicant: Endeavour Copper Gold Pty Ltd

Coondambo area - approx 120km NW of Woomera Location: Pastoral Leases: Wilgena, Coondambo, Bob Bon, North Well

Term: Two years Area in km²: 244 2018/00024 Reference number:

BHP Billiton Olympic Dam Corporation Pty Ltd Ferguson Hill area - approx 120 km WSW of Marree Applicant: Location:

Stuart Creek Pastoral Leases: Term: Two years Area in km²: 540 2018/00026 Reference number:

Applicant: Hillgrove Resources Limited

Location: Wheal Ellen Mine area - approx 40km SE of Adelaide

Term: Two years Area in km²: 2018/00027 Reference number:

Havilah Resources Limited Applicant:

Cochra area - approx. 80 km NE of Olary Location:

Pastoral Leases: Mundi Mundi Term: Two years Area in km²: 17 Reference number: 2018/00029

Applicant: Terramin Australia Limited

Monarto area - approx. 10 km W of Murray Bridge Location:

Term: Two years Area in km2: 2018/00030 Reference number:

Menninne Metals Pty Ltd Applicant:

Mt Ive area - approx 100 km NNW of Kimba Location:

Pastoral Leases: Kolendo, Mount Ive

Term: Two years Area in km²: 155 2018/00034 Reference number:

Applicant: Endeavour Copper Gold Pty Ltd

Pinding area - approx 30 km WSW of Tarcoola Mulgathing, Wilgena Location:

Pastoral Leases:

Term: Two years Area in km²: 250 2018/00037 Reference number:

Applicant: Hillgrove Resources Limited

Coomandook Area – approx. 55km southeast of Murray Bridge Location:

Term: Two years Area in km2: 2018/00039 Reference number:

Applicant:

Endeavour Copper Gold Pty Ltd Lake Labyrinth area – approx. 35 km northeast of Tarcoola Wilgena, North Well Location:

Pastoral Leases:

Term: Two years Area in km²: 2018/00041 Reference number:

Applicant: Norsa Exploration Pty Ltd

Mount Irwin area – approx. 105 km north-northeast of Marla Tieyon, De Rose Hill Location:

Pastoral Leases:

Term: Two years Area in km²: 503 2018/00042 Reference number:

Applicant: Hillgrove Resources Limited

Coonalpyn Area - approx 85km southeast of Murray Bridge Location:

Term: Two years Area in km2: 921 2018/00043 Reference number:

Applicant: Hillgrove Resources Limited

Location: Tintinara Area – approx. 30 km south of Coonalpyn

Term: Two years Area in km²: 898 Reference number: 2018/00044

Hillgrove Resources Limited Applicant:

Carcuma Area - approx. 90km southeast of Murray Bridge Location:

Term: Two years Area in km²: 950 2018/00045 Reference number:

Minotaur Operations Pty Ltd Applicant:

Location: Big Perry Area - approx. 50 km north-northeast of William Creek

The Peake, Anne Creek Pastoral Leases:

Two years Term: Area in km²: 977 Reference number: 2018/00047

Applicant: Minotaur Operations Pty Ltd

Edward Creek Area - approx. 80 km northwest of William Creek Location:

Pastoral Leases: Nilpinna, The Peake

Term: Two years Area in km²: 937 Reference number: 2018/00048

Applicant: Minotaur Operations Pty Ltd

Teemurrina Area - approx. 50 km northeast of William Creek The Peake, Anna Creek Location:

Pastoral Leases:

Two years Term: Area in km²: 971 2018/00049 Reference number:

Applicant: Minotaur Operations Pty Ltd

Location: Wood Duck area - approx. 90 km southeast of Oodnadatta

Pastoral Leases: The Peake Two years Area in km²: 484 Reference number: 2018/00050

Applicant: Ausmex Mining Pty Limited

Worlds End Area – approx. 35 km southeast of BurraPastoral Leases Location:

Term: One year Area in km²: 818 2018/00052 Reference number:

Applicant: Pacifico Minerals Limited

Location: Kanyaka Area - approx. 40 km northeast of Quorn

Term: Two years Area in km²: 828 2018/00053 Reference number:

Pacifico Minerals Limited Applicant:

Hammond Area - approx 55 km east of Port Augusta Location:

Term: Two years Area in km²: 162 2018/00054 Reference number:

Menninnie Metals Pty Ltd Applicant:

Mt Ive area – approx. 100 km north-northwest of Kimba Mount Ive, Kolendo Location:

Pastoral Leases:

Term: Two years Area in km²: 214 2018/00056 Reference number:

Trafford Resources Pty Ltd Applicant:

Location: Hilga Crutching Shed area - approx. 100 km NW of Tarcoola

Pastoral Leases: Mobella, Mulgathing

Term: Two years Area in km²: 107 Reference number: 2018/00057 Applicant: Trafford Resources Pty Ltd

Location: Mount Christie area - approx. 112km west-northwest of Tarcoola

Pastoral Leases: Mobella Term: Two years Area in km²: 786 2018/00058 Reference number:

Applicant: Trafford Resources Pty Ltd

Commonwealth Hill area – approx. 110 km north-northwest of Tarcoola Location:

Pastoral Leases: Mabel Creek, Commonwealth Hill, Ingomar

Term: Two years Area in km²: Reference number: 2018/00059

Applicant:

Trafford Resouces Pty Ltd Ingomar area - approx 75 km south-southeast of Coober Pedy McDouall Peak, Ingomar Location:

Pastoral Leases:

Term: Two years Area in km²: Reference number: 2018/00060

Alliance Craton Explorer Pty Ltd and Trafford Resources Pty Ltd Applicant:

Wilcherry Hill area - approx 45km north of Kimba Location:

Uno, Yeltana, Nonning Pastoral Leases:

Term: Two years Area in km²: 387 2018/00061 Reference number:

Applicant: TRK Resources Pty Ltd

Mount Eba Area - approx. 100 km north of Glendambo Location:

Pastoral Leases: Mount Eba, Millers Creek

Term: Two years Area in km²: 920 2018/00064 Reference number:

Plans and co-ordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public_notices or by contacting Mineral Tenements on 08 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: http://www.minerals.dpc.sa.gov.au/land_access/community_information or hard copy on request to Mineral Tenements.

> Mining Registrar Department of the Premier and Cabinet Delegate of the Minister for Mineral Resources and Energy

South Australia

Motor Vehicles (Conditional Registration—Recognition of Motor Vehicle Clubs) Notice 2018

under the Motor Vehicles Act 1959

1—Short title

This notice may be cited as the Motor Vehicles (Conditional Registration—Recognition of Motor Vehicle Clubs) Notice 2018.

2—Commencement

This notice takes effect when it is published in the Gazette.

3—Interpretation

In this notice—

Act means the Motor Vehicles Act 1959;

Code of Practice means the 'Code of Practice for Club Registration - a 90 day conditional registration scheme for historic, left hand drive and street rod vehicles' published by the Department of Planning, Transport and Infrastructure;

Conditional Registration Scheme or **Scheme** means the scheme for conditional registration of historic, prescribed left hand drive and street rod motor vehicles under section 25 of the Act and regulations 15 and 16 of the Motor Vehicles Regulations 2010;

Department means the Department of Planning, Transport and Infrastructure

Federation means the Federation of Historic Motoring Clubs Inc;

MR334 form means an 'Approval for Registration of Vehicle on the Club Registration Scheme (MR334)';

Prescribed log book means a log book in a form approved by the Registrar;

Registrar means the Registrar of Motor Vehicles;

Regulations means the Motor Vehicles Regulations 2010.

4—Recognition of motor vehicles clubs

The motor vehicle clubs specified in Schedule 1 are, subject to the conditions set out in clause 5, recognised for the purposes of regulation 16 of the Regulations.

5—Conditions of recognition

A motor vehicle club specified in Schedule 1 must comply with the following conditions:

- (a) the club must maintain a constitution approved by the Registrar;
- (b) the club must nominate and have members authorised by the Registrar (authorised persons). The club's authorised person(s) are responsible for approving applicants and motor vehicles for registration under the Scheme. This includes confirming that Scheme applicants are financial members of a club; any other details as required by the Registrar on the MR334 form; and to inspect members' vehicles when requested to do so by the Registrar;
- (c) the club must issue a prescribed log book to club members for each of their vehicles to record vehicle use;
- (d) the club must cancel a member's prescribed log book when a member resigns, must ensure that a statutory declaration is provided when a member's log book is lost or destroyed, must keep details of members' prescribed log book return sheets and forward copies of the same to the Registrar or Federation annually as required;
- (e) the club must create and maintain records detailing all its financial members, its authorised persons, all vehicles for which an MR334 form has been issued, all statutory declarations received and prescribed log books issued and returned to the club;
- (f) the club must keep records for a period of 5 years from the date of the document and these records must include all duplicate MR334 forms, all records of motor vehicle inspections undertaken in accordance with paragraph (b), all statutory declarations provided by members for the purposes of paragraphs (d), all prescribed log books issued by reference to their serial number, the member's name and the vehicle for which it was issued, and to make all such records available for inspection or provide copies of the records at the request of the Registrar for audit purposes;
- (g) the club must ensure, as far as practicable, that all members comply with the Code of Practice:

- (h) the club, as far as practicable, must report to the Registrar or the Federation details of members and motor vehicles not complying with the conditions and criteria set out in the Code of Practice for the Scheme;
- (i) the club must provide to the Registrar, within 2 months after the end of the club's financial year, an annual report detailing members from that financial year with vehicles registered under the Scheme who are no longer financial members of the club;
- (j) the club must notify the Registrar, in writing, within 14 days of resolution to cease operation as a club and must provide the club records specified in paragraph (f) to the Registrar within 14 days of its dissolution.

Note-

Under regulation 16(3)(c) of the *Motor Vehicles Regulations 2010*, the Registrar may, by notice in the Gazette, withdraw the recognition of a motor vehicle club if satisfied that the club has contravened or failed to comply with a condition applying to its recognition by the Registrar, or if there is other good cause to withdraw the recognition.

Schedule 1—Recognised motor vehicle clubs

Historic, left-hand drive and street rod motor vehicle clubs

Sports Car Drivers South Australia Incorporated

Made by the Registrar of Motor Vehicles

On 18 April 2018

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2016

Partial Closure of Coorong National Park

PURSUANT to Regulations 7(3) (a) and 7(3) (d) of the National Parks and Wildlife (National Parks) Regulations 2016, I, Vicki Linton, Director, Regional Programs Branch, Parks and Regions, authorised delegate of the Director of National Parks and Wildlife, close to the public, part of Coorong National Park from:

6pm on Monday 7 May 2018 until 6am on Friday 11 May 2018.

This closure applies to the whole of the park south of a line transecting the park east to west at Parnka Point, 35° 54′ 40.7″ South, 139° 23′ 42.9″ East.

The area impacted includes, but is not limited to:

- Ocean Beach
- Coorong Southern Lagoon
- Stony Well
- Jack Point
- Policemans Point
- Loop Road and Campgrounds
- Tea Tree Crossing and Campground
- Chinaman Well
- 42 Mile Crossing and Campground
- 32 Mile Crossing
- Wreck Crossing and Campground
- 28 Mile Crossing and Campground.

Parnka Point Campgrounds will remain open to the public during this period.

The purpose of the closure is to ensure the safety of the public during a pest control program within the reserve during the period indicated. This closure is additional to the current partial closure of the Coorong National Park which has been in place since Friday 19 December 2014, the purpose of which is to ensure the safety of the public during dredging operations.

Dated: 19 April 2018

VICKI LINTON A/Director Regional Programs Branch, Parks and Regions Department for Environment and Water

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2016

Closure of Gum Lagoon Conservation Park, Hanson Scrub Conservation Park, Jip Jip Conservation Park, Martin Washpool Conservation Park, Messent Conservation Park, Mount Boothby Conservation Park and Tilley Swamp Conservation Park

PURSUANT to Regulations 7(3) (a) and 7(3) (d) of the National Parks and Wildlife (National Parks) Regulations 2016, I, Vicki Linton, Director, Regional Programs Branch, Parks and Regions, authorised delegate of the Director of National Parks and Wildlife, close to the public, the whole of Gum Lagoon Conservation Park, the whole of Hanson Scrub Conservation Park, the whole of Jip Jip Conservation Park, the whole of Martin Washpool Conservation Park, the whole of Messent Conservation Park, the whole of Mount Boothby Conservation Park, and the whole of Tilley Swamp Conservation Park from:

6pm on Sunday 6 May 2018 until 6am on Saturday 12 May 2018.

The purpose of the closure is to ensure the safety of the public during a pest control program within the reserves during the period indicated.

Dated: 19 April 2018

VICKI LINTON A/Director Regional Programs Branch, Parks and Regions Department for Environment and Water

ROAD TRAFFIC ACT 1961

Breath Analysing Instruments

I, GRANT STEVENS, Commissioner of Police, do hereby notify that on and from 16 April, 2018, the following persons were authorised by the Commissioner of Police to operate breath analysing instruments as defined in and for the purposes of the

- Road Traffic Act 1961;
- Harbors and Navigation Act 1993;
- Security and Investigation Industry Act 1995; and
- Rail Safety National Law (South Australia) Act 2012.

PD Number	Officer Name				
73929	CRISPE, Daniel				
76271	FOLLEY, Breeanna May				
76353	HALLEDAY, Robert Nigel				
76222	MCDOUGALL, Alyssa Kate				
76286	MCMILLAN, Lauren Jane				
76371	RIDGWAY, Paige Emily				
76252	ROCHEA, Aimee Elisha				
74547	SIDDELL, Brett Raymond				
75849	SPRATT, Brenton James				
79550	YOUNG, Jacqueline				

GRANT STEVENS Commissioner of Police

Reference: 2018-0051

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation

WATER MAINS LAID

Notice is hereby given that the following main pipes or parts of main pipes have been laid down by the South Australian Water Corporation in or near the undermentioned water districts and are now available for a constant supply of water to adjacent land.

ADELAIDE WATER DISTRICT

CITY OF CHARLES STURT

Moody Street, Woodville West. p11
Myrtle Street, Royal Park. p28

Kidman Avenue, Kidman Park. p32

CITY OF PLAYFORD

Pride Avenue, Munno Para. p29 and 30 Angel Street, Munno Para. p29 and 30

Glory Road, Munno Para. p29 and 30 Douglas Drive, Munno Para. p29 and 30

Noble Road, Munno Para. p29 and 30

CITY OF PORT ADELAIDE ENFIELD

Berliet Street, Croydon Park. p8

CITY OF SALISBURY

Waterloo Corner Road, Burton. p2

OUTSIDE PARINGA WATER DISTRICT

RENMARK PARINGA COUNCIL Murtho Road, Paringa. p1

PORT HUGHES WATER DISTRICT

COPPER COAST COUNCIL St Andrews Drive, Port Hughes. p13 and 14 Randolph Street, Port Hughes. p13 Cunliffe Street, Port Hughes. p14

26 April 2018

SEWERS LAID

Notice is hereby given that the following sewers have been laid down by the South Australian Water Corporation in the undermentioned drainage areas and are now available for house connections.

ADELAIDE DRAINAGE AREA

CITY OF CHARLES STURT

Reserve Parade, Findon. FB 1275 p10 Judith Avenue, Findon. FB 1275 p11 Myrtle Street, Royal Park. FB 1275 p18 Dampier Avenue, Flinders Park. FB 1275 p20

CITY OF MARION

Across Travers Street, Sturt. FB 1275 p8 Parkmore Avenue, Sturt. FB 1275 p8 Newcastle Street, Warradale. FB 1275 p9 Plew Avenue, Morphettville. FB 1275 p12 Rosslyn Street, Glengowrie. FB 1275 p21 Pemberton Street, Oaklands Park. FB 1275 p22

CITY OF ONKAPARINGA

Dunn Street, Seaford. FB 1275 p1 and 2

Across and in Eric Road, Seaford. FB 1275 p1 and 2

Harbourview Road, Hackham West. FB 1275 p3

Easements in lot 385 in LTRO DP 6369, Madeira Drive and lot 301 in LTRO FP 57500, States Road, Morphett Vale. FB 1274 p54 and 55

CITY OF PLAYFORD

Pride Avenue, Munno Para. FB 1276 p9-11 Golfview Drive, Munno Para. FB 1276 p9-11 Angel Street, Munno Para. FB 1276 p9-11 In and across Douglas Drive, Munno Para. FB 1276 p9-12 Noble Road, Munno Para. FB 1276 p9, 10 and 12 Glory Road, Munno Para. FB 1276 p9, 10 and 12

CITY OF PORT ADELAIDE ENFIELD

Berliet Street, Croydon Park. FB 1275 p4
York Street, Northfield. FB 1275 p7
Allenby Road, Ottoway. FB 1275 p14
Easement in lot 46 in LTRO DP 28143, Mersey Road, Osborne. FB 1276 p1-8

Across and in Mersey Road, Osborne. FB 1276 p1-8 Across Florence Avenue, Blair Athol. FB 1275 p19 Hughes Street, Blair Athol. FB 1275 p19

CITY OF SALISBURY

Liberman Road, Para Hills. FB 1275 p6 Belalie Road, Ingle Farm. FB 1275 p5

Easements in lot 1516 in LTRO DP 9304 and lot 3 in LTRO DP 117885, Belalie Road, Ingle Farm. FB 1275 p5

CITY OF TEA TREE GULLY

Persimmon Grove, Golden Grove. FB 1275 p16 and 17

PORT LINCOLN COUNTRY DRAINAGE AREA

CITY OF PORT LINCOLN

Seaton Avenue, Port Lincoln. FB 1275 p13

STIRLING COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL

Lot 101 in LTRO DP 1949, Mount Barker Road, Bridgewater - 40mm PE100 low pressure sewer system. This main is available on application only. FB 1275 p15

Dated: 30 April 2018

ROCH CHEROUX Chief Executive Officer South Australian Water Corporation

RULES OF COURT

MAGISTRATES COURT OF SOUTH AUSTRALIA

Amendment 66 to the Magistrates Court Rules 1992

PURSUANT to section 49 of the *Magistrates Court Act 1991* and all other enabling powers, we, the undersigned, do hereby make the following amendments to the *Magistrates Court Rules 1992* as amended.

- 1. These Rules may be cited as the 'Magistrates Court Rules 1992 (Amendment 66)'.
- 2. The Magistrates Court Rules 1992 ('the Rules') as amended by these amendments apply to and govern all actions commenced in the criminal division of the Court on and after 30 April 2017.
- 3. The title of Rule 14.00 is amended to delete 'ENFORCEMENT OF PECUNIARY SUMS' and replace it with 'ENFORCEMENT OF MONETARY AMOUNTS'.
- 4. The title of Rules 14.24 14.31 are amended to delete 'Community Service Order' and replace it with 'Orders for Community Service and/or Completion of an Approved Treatment Program'.
- 5. The title of Rules 14.32 -14.39 are amended to delete 'Order Revoking Community Service' and replace it with 'Order Revoking Community Service and/or an Approved Treatment Program'.
- 6. Rules 14.05, 14.06, 14.15(a), 14.25, 14.27, 14.33 and 14.35 are amended to insert 'or alleged offender' after 'debtor' wherever occurring.
- 7. Rules 14.03, 14.04, 14.08, 14.09, 14.13, 14.14, 14.16, 14.19, 14.20, 14.21, 14.22, 14.27, 14.29 and 14.35 are amended to delete 'Fines Enforcement and Recovery Officer' and replace it with 'Chief Recovery Officer' wherever occurring.
- 8. Rule 14.01 is amended to delete 70K(11) and replace it with '36(15)', and to delete 'Criminal Law (Sentencing) Act 1988' and replace it with 'Fines Enforcement and Debt Recovery Act 2017'.
- 9. Rule 14.05 is further amended to delete the words 'the debtor is' and replace them with 'they are'.
- 10. Rule 14.10 is amended to delete '70K(11) and replace it with 36(15).
- 11. Rule 14.11 is amended to delete '70P(6)' and replace it with '42(6)', and to delete 'Criminal Law (Sentencing) Act 1988' and replace it with 'Fines Enforcement and Debt Recovery Act 2017'.
- 12. Sub-Rule 14.15(c) is amended to insert ', alleged offender' after debtor.
- 13. Rule 14.24 is deleted and replaced with the following:

An application for a community service order and/or an order for the completion of an approved treatment program pursuant to section 46(1) of the *Fines Enforcement and Recovery Act 2017* must comply with Form 56.

14. Rule 14.26 is deleted and replaced with the following:

It is sufficient for the Chief Recovery Officer to file Form 56 and an outline of the debtor or alleged offender's financial circumstances by electronic filing.

15. Rule 14.30 is deleted and replaced with the following:

An order for community service and/or the completion of an approved treatment program must not be made in the absence of a debtor or alleged offender.

16. Rule 14.31 is deleted and replaced with the following:

An order for community service and/or the completion of an approved treatment program must comply with Form 62.

17. Rule 14.32 is deleted and replaced with the following:

An application to revoke a community service and/or an order for the completion of an approved treatment program pursuant to section 46(11) of the *Fines Enforcement and Debt Recovery Act 2017* must comply with Form 57.

18. Rule 14.34 is deleted and replaced with the following:

It is sufficient for the Chief Recovery Officer to file Form 57 and an outline of the debtor or alleged offender's financial circumstances by electronic filing.

19. Rule 14.37 is deleted and replaced with the following:

The Chief Recovery Officer must be present at the hearing and provide the following details:

- (a) the amount of the original monetary amount;
- (b) the amount of the monetary amount paid;
- (c) the number of hours of community service performed;
- (d) the amount of time spend in an approved treatment program and the reduction of the monetary amount thereby; and
- (e) the amount of the monetary amount outstanding.
- 20. Rule 14.38 is deleted and replaced with the following:

So long as the debtor or alleged offender has been served, the Court can revoke a community service order and/or an order for the completion of an approved treatment program in the absence of the debtor or alleged offender.

21. Rule 14.39 is deleted and replaced with the following:

Where a community service order and/or an order for the completion of an approved treatment program is revoked, an order to restore the monetary amount must comply with Form 63.

- 22. Rule 18AAA.00 is amended to delete 'CRIMINAL LAW (SENTENCING) ACT 1988' and replace it with 'SENTENCING ACT
- 23. Rules 18AAA.01 and 18AAA.02 are deleted and replaced with the following:

18AAA.01 An intervention order made under s 28 of the Sentencing Act 2017 must comply with Form 30 and must be served on the defendant in accordance with s 23(5a) of the Intervention Orders (Prevention of Abuse) Act 2009.

24. The following is inserted after rule 19A.02:

19A.03 SA Police may file the preliminary brief in duplicate, but only if SA Police have provided a copy of the preliminary brief to the Office of the Director of Public Prosecutions prior to filing under this rule.

- 25. The following is inserted after rule 20.03:
 - 20.04 SA Police may file the committal brief and the accompanying document in duplicate, but only if SA Police have provided a copy of the committal brief and accompanying document to the Office of the Director of Public Prosecutions prior to filing under this rule.
- 26. Rule 25.02 is amended to insert after 'superior Court' the words 'under s 113 of the Act or s 9(7) of the Magistrates Court Act 1991'.
- 27. Rule 29C is deleted.
- 28. Rule 41 is deleted and replaced as follows:
 - 41.00 SENTENCING ACT 2017
 - 41.01 In this rule 'the Act' means the Sentencing Act 2017.
 - 41.02 The powers of the Court must be exercised by a magistrate in:
 - (a) proceedings under section 115(3) of the Act where failure to comply with a community service order is disputed.
 - (b) applications under section 116 of the Act.
 - 41.03 Where a court
 - (a) orders that a defendant enter into a bond, extends or varies a bond in any way, pursuant to the provisions of the Act; or
 - (b) orders that a defendant enters into a recognisance or undertaking of any kind, or extends or varies a recognisance or undertaking or any kind;

the bond, recognisance, or undertaking may be entered into, varied or extended before a Registrar or Justice of the Peace.

- 41.04 (a) A person wishing to furnish the Court with a victim impact statement pursuant to s 14 of the Act shall provide such statement in writing either to the Director of Public Prosecutions (the DPP), or to the Officer in Charge of Prosecution Services of South Australia Police (SAPOL) whoever shall have the conduct of the prosecution.
 - (b) A copy of the statement shall be provided to the presiding magistrate upon the defendant pleading guilty to, or being found guilty of, the offence or offences to which the statement relates.
 - (c) The presiding magistrate after consideration may appoint the time at which the statement will be read to the Court and may refuse to postpone the reading of the statement if the resulting delay would be unreasonable in the circumstances
 - (d) If the person providing the statement is not in the Court when the presiding magistrate gives directions pursuant to sub-rule 41.04(c), the DPP or SAPOL shall advise the person of the time fixed by the Court for the reading of the statement.
 - (e) Subject to sub-rule 41.04(f), the person making the statement may amend it at any time prior to the time at which it is read to the Court.
 - (f) The presiding magistrate may direct that irrelevant material in the statement not be read out to the Court.
 - (g) A person who has furnished a statement in accordance with s 14(1) of the Act may at any time withdraw the statement as a victim impact statement provided pursuant to that section in which event the statement will not be read out to the Court.
 - (h) A statement which is withdrawn pursuant to sub-rule 41.04(g) may be furnished to the court by the prosecutor pursuant to s 13 of the Act.
- 41.05 A warrant for commitment made under this Act shall comply with Form S1, except for a warrant for commitment for non-compliance with a non-pecuniary order, which shall instead comply with Form S2.
- 41.06 Forms under the following sections of the Act shall comply with the corresponding Forms set out hereunder:

Section 25	Notice of Community Service Order	Form S3
Sections 32(1), 35(1)	List of Additional Charges	Form S4
Section 71(1)	Home Detention Order	Form S5
Section 73(5)(a)	Summons	Form S6
Section 73(5)(b), (7)	Warrant of Apprehension	Form S7
Section 81(1)	Intensive Correction Order	Form S8
Section 83(5)(a)	Summons	Form S9
Section 85(5)(b), (7)	Warrant of Apprehension	Form S10
Section 96	Suspended Sentence Bond	Form S11
Section 97	Good Behaviour Bond	Form S12
Section 97, 100	Guarantee of Good Behaviour Bond	Form S13
Section 103	Application to Vary or Revoke a Condition of Bond or to Discharge Bond	Form S14
Section 110(2)	Application to Vary a Community Service Order	Form S15
Section 113(1)(a)(i)	Summons	Form S16
Section 113(1)(a)(ii)	Warrant of Apprehension	Form S17
Section 115(3)(a)	Notice to Show Cause	Form S18
Section 115(3)(b)	Warrant of Arrest	Form S19
Section 113(2), 115(4)	Warrant of Arrest	Form S20
Section 125	Certificate for Victim of Identity Theft	Form S21

- 41.07 In accordance with s 32(3) of the Act a copy of a List of Additional Charges, as filed in the Court, must be given to the defendant by the prosecutor.
- 41.08 The Registrar must serve a copy of an Application to Vary a Community Service Order on the Minister for Correctional Services and the person subject to the Community Service Order.
- 29. Rule 47.00 is deleted and replaced as follows:
 - 47.00 REFUSAL TO REVOKE ENFORCEMENT DETERMINATION: Section 23 Fines Enforcement and Debt Recovery Act 2017
 - 47.01 An application to review a decision of the Chief Recovery Officer to refuse to revoke an enforcement determination pursuant to section 22 of the *Fines Enforcement and Debt Recovery Act 2017* must comply with Form 55.
 - 47.02 An affidavit complying with Form 115 must be filed with the application.

- 47.03 If available, a copy of the application to the Chief Recovery Officer for revocation of the Enforcement Determination, the decision of the Chief Recovery Officer refusing the application and the expiation notice must accompany the application.
- 47.04 The Registrar must serve a copy of the application and all accompanying documentation on the Chief Recovery Officer.
- 47.05 If the application does not include the documents referred to in Rule 47.03, upon service of the application the Chief Recovery Officer should file the documents no later than 7 days before the hearing.
- 47.06 Unless an application is made for the suspension of an enforcement action, the Registrar must list the application for hearing as soon as practicable.
- 47.07 Where the issuing authority or the Chief Recovery Officer wishes to oppose the application, they must file and serve a Notice of Intention no later than 7 days before the hearing, and appear at the hearing.
- 47.08 It will be sufficient service for the purpose of this rule if the Chief Recovery Officer and the issuing authority are notified in writing, electronically, by telephone, email or facsimile.
- 30. Form 7 is deleted and replaced with Form 7.
- 31. Form 22 is deleted and replaced with Form S15.
- 32. Form 30 is deleted and replaced with Form 30.
- 33. Form 55 is deleted and replaced with Form 55.
- 34. Form 56 is deleted and replaced with Form 56.
- 35. Form 57 is deleted and replaced with Form 57.
- 36. Form 58 is deleted and replaced with Form 58.
- 37. Form 59 is deleted and replaced with Form 59.
- 38. Form 60 is deleted and replaced with Form 60.
- 39. Form 61 is deleted and replaced with Form 61.
- 40. Form 62 is deleted and replaced with Form 62.
- 41. Form 63 is deleted and replaced with Form 63.
- 42. Form 78 is deleted and replaced with Form S20.
- 43. Form 82 is deleted and replaced with Form S19.
- 44. Form 136 is deleted and replaced with Form S6.
- 45. Form 137 is deleted and replaced with Form S7.
- 46. Form 138 is deleted and replaced with Form S14.
- 47. Form 139 is deleted and replaced with Form S5.
- 48. Form S1 is inserted.
- 49. Form S2 is inserted.
- 50. Form S3 is inserted.
- 51. Form S4 is inserted.
- 52. Form S8 is inserted.
- 53. Form S9 is inserted.
- 54. Form S10 is inserted.
- 55. Form S11 is inserted.
- 56. Form S12 is inserted.
- 57. Form S13 is inserted.
- 58. Form S16 is inserted.
- 59. Form S17 is inserted.
- 60. Form S18 is inserted.
- 61. Form S21 is inserted.

Signed on the 19th day of 2018

MARY-LOUISE HRIBAL
Chief Magistrate
KYM ANDREW MILLARD
Magistrate
BRETT JONATHON DIXON
Magistrate
BRIONY KENNEWELL
Magistrate



WARRANT OF REMAND Magistrates Court of South Australia

www.courts.sa.gov.au
Criminal Procedure Act 1921
Sections 59, 104 and 120(2)
Magistrates Court Act 1991
Section 9

	Section 9							-
Registry						File No		
35 8050	Street Te					ohone		Facsimile
Address					100			1 destinate
Informant:	City/Town/Suburb	State		Postcode	-	Email Address		
Defendant								
Deferitant								DOB
Name	Surname		Give	n name/s				dd/mm/yyyy
	Street				Teleph	one		Licence Number
Address	one of				reiopii			Electrice (Valinaci
	City/Town/Suburb	State		Postcode		Email Address		
Particulars of	of Charge							
Date of offenc	e:							
Offence location	on:							
Offence:								
Section and A	ct:							
Other charges	:							
Particulars of	of Remand							
Court remand	ed to:							
Date and time	remanded to:							
Reason for re	mand:							
Correctional in	nstitution:							
Bail Condition	ons where Certified							
The defendant following cond	t who has not yet entered into a bail a litions:	igreeme	ent, m	ay be ba	iled b	y agreement	upon 1	the
Date warrant i								
Date warrant issued:								
To the Sheriff, Commissioner of Police for the State of South Australia and each member of the police force of the said State and to the Executive Director of the Department for Correctional Services.								
The Sheriff and the Commissioner of Police and members of the police force, are directed to take the defendant to the specified correctional institution. The Executive Director of the Department for Correctional Services is directed to receive the defendant unless he/she has been bailed in the meantime, detain the defendant until the day and time specified and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime.								
MAGISTRATE / REGISTRAR / JUSTICE OF THE PEACE								

Important Note

The requirements of s.11(9) of the *Bail Act* are such that if it becomes apparent that the defendant is not going to be able to arrange bail in the terms certified above, then arrangements should be made for him/her to be brought back before the Court as soon as possible for the conditions to be reviewed.

In any event, if the defendant is not successful in arranging bail, then he/she must be brought back before the Court for the conditions to be reviewed within five days of the date of this warrant.

Prisoner movement arrangements should be made with the Court on the day preceding the defendant's Court appearance. If (after reviewing bail conditions) the Court declines to vary the bail conditions certified on the warrant, no further review is required.



FINAL INTERVENTION ORDER

Magistrates Court of South Australia
www.courts.sa.gov.au
Intervention Orders (Prevention of Abuse) Act 2009 Section 23 Sentencing Act 2017 Section 28

			□ NATI	ONALLY RECO	GNISE	D D	OMEST	IC V	IOLENCE	ORD	ER	
AP	Numb	er								20		
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Nar	me		Surname			Give	n name/s					
Pro	otecte	d P	erson(s)			•						
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Na	me(s)		Sumame	turname		Given name/s				DOB	dd/mm/yyyy	
Ivai	110(3)		Surname			Given name/s				DOB	dd/mm/yyyy	
			Surname			Given name/s				DOB	dd/mm/yyyy	
Int	erven	tion	order made:									
			interim intervent se) Act 2009)	ion order as a final i	ntervent	ion o	rder (s 23	(1)(a) of the <i>Inter</i>	rention	Orders	(Prevention
			nal intervention or tion of Abuse) Ac	rder in substitution fo at 2009)	or interin	n inte	rvention o	order	(s 23(1)(b) o	f the Ir	nterventi	ion Orders
	inte	erim i		ion order as final inter, by consent withour ouse) Act 2009)								
				rder where defendar fencing Act 2017)	nt has be	een fo	ound guilt	y of a	an offence or	on ser	ntencing	for an
De	tails o	of in	tervention ord	er:								
	This	orde	r is declared to a	ddress a domestic v	iolence	conc	ern.					
The	The defendant must not:											
1		assa	ult, threaten, har	ass or intimidate the	protect	ed pe	rson(s).					
2		follo	w or keep the pro	tected person(s) un	der surv	eillan	ce.					
3		be w	rithin metre	es of the protected p	erson(s).						
4				ate with the protecte es, E-mail, Facsimile		n(s) e	ither dire	ctly o	r in any way	(includ	ing phoi	ne, letter,
5	enter or remain within metres of the boundary of the protected person(s) place of residence, place of											

	755	
6		damage or interfere with the premises where the protected person(s) is staying, residing or is employed.
7		damage or take possession of personal property belonging to the protected person(s) and the following specified property:
8		enter or be within metres of the boundary of the following locations:
9		enter or be within metres of the boundary of any education or care facility attended by the protected person(s) and at the moment the protected person(s) are attending these facilities at
10		be in possession of the following weapon(s) or article(s):
11 12 13		publish on the internet, by E-mail, SMS or other electronic means any material about the protected person(s). cause, allow or encourage another person to do anything forbidden by this order. other:
The	defe	endant is:
14		permitted to attend at the protected person(s) residence once in the presence of and at a time organised by a police officer to collect personal property not affected by this order.
The	defe	endant must:
15		vacate the premises at forthwith upon service of this order and not return to those premises unless this term is varied or dismissed by the Court.
16		to contact the nominee of the intervention program manager at phone number
		and make and attend an appointment for assessment and if assessed as suitable undertake any intervention program that is appropriate for the defendant.
Not	withs	tanding the other terms of this order contact is permitted:
17		for access to children or at a meeting or hearing ordered by a court exercising jurisdiction under the Family Law Act 1975 (Cth), the Children's Protection Act 1993 (SA), at a relevant hearing at the Social Security Appeals Tribunal or a court or tribunal hearing at which both a protected person and the defendant are required to attend.
18		by a solicitor or police
19		other:
1		

Fire	arms	s orders (for exceptions see section 14(2)):						
20			oossession of the defendant and any licence or permit held m, ammunition or part of a firearm must be surrendered to					
21		possession of a firearm, ammunition or part of a fire holding or obtaining a licence or permit authorising	se, any licence or permit held by the defendant authorising earm is suspended and the defendant is disqualified from possession of a firearm, ammunition or part of a firearm. Irm, ammunition or part of a firearm in the course of his or					
22		other						
l								
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l								
		Date	REGISTRAR					
IMP	IMPORTANT NOTICES TO THE DEFENDANT							
• 1	Non-compliance with the order may render you liable to a term of imprisonment.							
	 If this is a Nationally Recognised Domestic Violence Order it applies and is enforceable in all Australian States and Territories. 							
			Order, upon registration, this order is also enforceable in					
	other Australian States and Territories.							

- A copy of any evidence that was relied on to make the order may be obtained from the Registry.
 You cannot apply to the Court to vary or revoke this order for 12 months or such longer period as the Court may have ordered.

Pro	of of Service									
	Service is not required pursuant to s 23(4) of the Intervention Orders (Prevention of Abuse) Act 2009.									
	The defendant was present in Court when this order was made and is deemed served with the order pursuant to the Intervention Orders (Prevention of Abuse) Act 2009.									
	A copy of the order was provided to the	defendant in the	following manner:							
	The defendant was personally served w	vith this order.								
_	Name of person serving:									
	Address of person serving:									
	Name of person served:									
	Address at which service effected:									
	Date service effected:									
	Time of day: Between am/pr	m and	am/pm							
I ce	I certify that I served the attached document on the defendant personally.									
Cer	tified this day of	20								

Note – Include instructions to the police officer serving this order.

Note - Form 43 Multilingual Notice must be served with this order.



REVIEW OF REFUSAL TO REVOKE ENFORCEMENT DETERMINATION

Magistrates Court of South Australia

www.courts.sa.gov.au
Fines Enforcement and Debt Recovery Act 2017 Section 23

Court Use

Fee Paid: Date Filed: Service on Issuing Authority: Service on CRO:

	1					1	8			
Registry	File No									
Address	Street		1	Telephone Facsimile DX					DX	
	City/Town/Suburb	State	Postcod	e	Ema	il Address				
Applicant										
Full Name	DOB									
Address	Street				Teleph	опе		Facsimile		
Address	City/Town/Suburb	State	Po	stcode		Email Address				
Issuing Aut	hority									
Full Name										
Address	Street				Teleph	one		Facsimile		
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Enforcemen	nt Determination Particulars									
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Date of Notice	e of Determination		*							
Offence Partic	culars									
initial applicat I did not prosecut expiation I did not under se expiation	eview of the Chief Recovery Office ion to have the enforcement determinate a reasonable opportunity to elect for any offence to which the origination of expiation reminder notice have reasonable opportunity to apport a position 8A of the Expiation of Offence areminder notice under the Expiation riefly set out the facts relevant to year.	nination revelect under signal expiation ander the only for reviews 1996 (other of Offender)	oked we section to connection to the connection	as made as made as of the second of Control	de or e Exp tes (c Offend tion r use I	n the grounds biation of Offe other than becomes Act 1996 notice to whic	that: ences a cause or h the c	Act 1996 to be I did not recei	e ive an relates	

Particulars of Application											
I make an application out of time (this must be sought if the review is being made more than 30 days after notice of the decision under s 22(5)).											
	cation for an order for suspens of the enforcement action		on for the f	ollowing reason/s (please	also						
P 13.113.113.113		7									
li											
	rve an affidavit explaining w				ng more						
	otice of the decision under s ffidavit to this application			the Authorities of the	I.F						
available, a copy of	the Enforcement Determi	ination, the application t	o the CRO	for revocation of the En							
Determination, the	decision of the CRO refus	ing the application and	Expiation I	Notice must be filed.							
	Date APPLICANT										
	Registry			Date							
Hearing details	Address	<u></u>		Time	am/pm						
	Telephone	Facsimile	Email Add	ress							
IMPORTANT NOT	ICE TO THE REGISTRA	R									
The Registrar must s	erve a copy of the applicati	on on the Chief Recovery	Officer and	the Issuing Authority.							
Notice of Intention (To be completed by the	1,5)										
1,											
hereby give notice th	hereby give notice that I intend to oppose the application.										
	 Date	****		I DEUALE OF THE							
,	Jale			N BEHALF OF THE CUING AUTHORITY							
IMPORTANT NOTIC	E TO THE ISSUING AUTH	IORITY									
The Notice of Intention is to be filed and served no later than 7 days before the hearing.											



APPLICATION FOR COMMUNITY SERVICE ORDER AND/OR APPROVED TREATMENT PROGRAM

Magistrates Court of South Australia

www.courts.sa.gov.au

Fines Enforcement and Debt Recovery Act 2017 Section 46(1)

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Date File	ed:		

		Section 40	(1)								
Registry								File No			
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Debtor/Alleg	ged (Offender									
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= ,, ,,		Date						Email Address		ffence	Amount Due
Penalty No.		Issued			offence	ě			950	Date	(Inc. costs etc)
	_										
	_										
Total Amount	t Due	e: \$									
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Grounds	3.77.55	#1 #1 #0.0x.0	i i i i i i i i i i i i i i i i i i i		3 .0					300,400	
I make an app Program on th the means to s	ne bas satisf	sis that the de y a monetary	munity Service ebtor/alleged o amount withou al circumstance	offender does ut the debtor	s not ha r/allege	ave, ar ed offer	nd is nder	not likely w or his/her o	ithin a i lependa	reasonable ants sufferi	time to have,
Availability a	nd Sı	uitability for	Community S	Service/App	roved	Treatr	nent	Program			
Number of ho	urs a\	vailable for co	ommunity servi	ice:	hours						
Suitability for o		-	e/approved trea ents.	atment progr	am has	s been	conf	firmed [Yes	☐ No	
Total number	of ho	urs of commเ	unity service cu	urrently orde	red:						
		Date				74		CHIEF RI		RY OFFIC	
		Registry						D	ate		
Hearing deta	ails	Address						Т	ime		am/pm
		Telephone	9	Facsimile			Em	ail Address			

Proof of Service							
Name of person serving:							
Address of person serving:							
Name of person served:							
Address at which service effected:							
Date service effected:							
Time of day: Between	am/pm and	am/pm					
Method of service (tick box)							
□ personally;							
post;							
email, if the address has b	een confirmed.						
I certify that I served the attached document on the debtor/alleged offender in the manner described.							
Certified this day of	20						



APPLICATION TO REVOKE COMMUNITY SERVICE ORDER AND/OR ORDER TO COMPLETE APPROVED TREATMENT **PROGRAM**

Magistrates Court of South Australia
www.courts.sa.gov.au
Fines Enforcement and Debt Recovery Act 2017 Section 46(11)

Court Use
Date Filed:
Date Posted:

										(50)	
Registry	File No										
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Debtor/Allege	d Offender	•	•								
Full Name	DOB										
Address	Street					Telepho	one			Facsimile	
	City/Town/Suburb		State	Pos	tcode		Email Add	ress			
Particulars of	Particulars of the Application										
Amount of origin	nal monetary amount:										
Amount of mone	etary amount paid:										
Number of com	munity service hours perform	med:									
Time spent in a	oproved treatment program	and red	uction the	reby:							
Amount of mone	etary amount outstanding:										
Grounds of A	pplication										
complete an app	very Officer makes an appli proved treatment program a alleged offender has the me ip.	and resto	oration of a	a mone	tary a	mou	nt. This a	applica	ation	is made on th	ne basis
The Chief Reco application.	very Officer attaches an out	lline of tl	he financia	al circu	mstan	ices (of the de	btor/al	lleged	d offender to	this
	Date					(CHIEF R	ECO\	/ERY	OFFICER	
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Hearing detai	Is Address						1	Time			am/pm
	Telephone	Fa	acsimile			Em	ail Addre	ss			

Proof of Service			
Name of person servin	g:		
Address of person serv	ving:		
Name of person served	d:		
Address at which servi	ce effected:		
Date service effected:			
Time of day: Between		am/pm and	am/pm
Method of service (tick	box)		
personally;			
post;			
email, if the a	ddress has been o	confirmed.	
I certify that I served th	e attached docum	ent on the debtor/alleged o	ffender in the manner described.
Certified this	day of	20	



APPLICATION TO OPPOSE SEIZURE AND SALE OF ASSETS

Magistrates Court of South Australia

www.courts.sa.gov.au
Fines Enforcement and Debt Recovery Act 2017 Section 36(15)

Court Use

Date Filed: Date Posted: Service on CRO:

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	City/Town/Suburb		State	â	Postcode	į.	Email Address				
Applicant											
Full Name									DOB		
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Proporty C			Sidio	- 1	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2	Email Address				
Property Subject of the Order Sought Date on which property was seized: Please set out the details of the property in question: (If the property is a vehicle, please include the registration and plate number. For real property, please include Certificate of Title number and address. If the property is electronics or white goods, please provide serial number.)											
Grounds of Application I claim: that the above mentioned property is not liable to seizure and sale; OR an interest in the above mentioned property seized (not being the debtor/alleged offender). Provide evidence in support of this application in an affidavit (set out full details of the nature of the claim). Please attach the affidavit to this application. If available, please also attach to this application a copy of the Written Determination and the Notice listing the property seized.											
	Date				*		APP	LICAN			

	Registry			Date		
Hearing details	Address		Time	am/pm		
	Telephone	Facsimile	Email Add	Iress		

IMPORTANT NOTICE TO THE REGISTRAR

A copy of this application, affidavit and if available Written Determination and Notice must be served on the Chief Recovery Officer <u>within one working day</u>.

A copy must also be served on the debtor/alleged offender (if the debtor/alleged offender is not the applicant).

IMPORTANT NOTICE TO APPLICANT AND/OR DEBTOR/ALLEGED OFFENDER

If you wish to be heard on this application, you should attend court at the date and time stated above otherwise the court may hear and determine the matter in your absence.

Proof of Service									
Name of person serving:									
Address of person serving:	Address of person serving:								
Service on the debtor/alleged offender (if applicable)									
Name of person served:	Name of person served:								
Address at which service effected	1:								
Date service effected:									
Time of day: Between	am/pm and	am/pm							
Method of service (tick box)									
☐ Email;									
☐ Telephone;									
☐ Writing.									
I certify that I served a copy of the	e application and affidavit in	support in the manner herein specified.							
Certified this day of	20								



ORDER TO EXCLUDE PROPERTY FROM SALE OR DIRECT PROCEEDS OF SALE

Magistrates Court of South Australia
www.courts.sa.gov.au
Fines Enforcement and Debt Recovery Act 2017 Section 36(15)

Court Use	
Date Filed:	

Reç	gistry							File No			
Adc	iress	Street			4	Teleph	one	I I	Facsimile		DX
, ida	11000	City/Town/Suburb	Sta	te	Postco	de	Ema	il Address			
Applicant											
Full	Name									DOB	
Δdc	dress	Street					Tele	phone		Facsimile	
Aud	11699						_				
<u> </u>		City/Town/Suburb		State		Postcode		Email Addres	s		
Det	Details of the Order										
H		ication has been refused the following property fi		ha Chia	f Daca	vary Of	ficor	•			
	1 exclude	the following property in	Offi Sale by t	ne Cine	IRECO	very Ci	licei	•			
	2.										
	3.										
	4.										
	5.										
	I direct th	at the proceeds from ea	ich item iden	tified be	low be	distribu	uted	in the manne	er specifi	ed.	
		ltem				Ma	nne	r of Distribu	tion		
1.			T								
2.											
3.											
4.											
5.											
Dat	e of Order:	:	<u>.</u>								
\vdash											
l		Date	ī		MAGIS			EGISTRAR /			



APPLICATION TO RELEASE A SEIZED AND **CLAMPED OR IMPOUNDED VEHICLE**

Magistrates Court of South Australia

www.courts.sa.gov.au
Fines Enforcement and Debt Recovery Act 2017 Section 42(6)

Court Use

Date Filed: Date Posted: Service on CRO:

	* *							213		
Registry						File No				
3.5.2	Street	Tele	phone	· · · · · · · · · · · · · · · · · · ·	Facs	imile	DX			
Address	onee.			1010	J. Conc.		7 400	mm.c	DA.	
	City/Town/Suburb	State	Postcode	Telephone Facsimile Postcode Email Address DOB Telephone Facsimile Postcode Email Address DOB Telephone Facsimile Postcode Email Address						
Applicant										
Full Name					,			DOB		
Address	Street)	Teleph	one		Facsimile		
, (44)	City/Town/Suburb	State	Pos	tcode		Email Address				
Debtor/Alle	ged Offender									
Full Name								DOB		
Address	Street Telephone Facsimile									
» 13-41	City/Town/Suburb	State	Pos	tcode		Email Address				
Interested P	Party (If more than one party please attac	ch further partic	ulars)							
I advise the co	ourt that at the time of making this	application,	the follo	wing	perso	on has an inte	erest in	n this vehicle.		
Full Name		000000								
Address	Street		7		Teleph	one		Facsimile		
	City/Town/Suburb	State	Por	toodo		Email Addrass				
Nature of inter	• • • • • • • • • • • • • • • • • • • •	Otate	7.00	icode		Email Address				
Registered	Owner									
1000000		application.	the follo	wind	perso	on is the regis	stered	owner of this	vehicle.	
Full Name										
2.3.2	Street				Teleph	one		Facsimile		
Address	City/Town/Suburb	State	Pos	tcode				1		
Description	of Vehicle	•	3.5							
Make	A SANCE OF ASSAULT STREET		Mode	I						
Year of Manut	facture		***************************************		on No.					
Engine No.										
Garaging add	ress					A de				

Grounds of Application

I claim an interest in the above mentioned vehicle that has been seized and clamped or impounded.

I make an application for release of the above mentioned vehicle.

Please attach to this application the Written Determination of the Chief Recovery Officer to clamp or impound and any Notice of Disposal.

Provide evidence of your interest in the vehicle and the grounds for release in an affidavit.

Please attach the affidavit to this application.

	Date	****		APPLICANT	******
	Registry			Date	
Hearing details	Address			Time	am/pm
	Telephone	Facsimile	Email Add	Iress	

IMPORTANT NOTICE TO THE REGISTRAR

A copy of this application and affidavit must be served on the Chief Recovery Officer within one working day.

A copy must also be served on the debtor/alleged offender, interested party and registered owner.

IMPORTANT NOTICE TO ALL PARTIES

If you wish to be heard on this application, you should attend court at the date and time stated above otherwise the court may hear and determine the matter in your absence.

IMPORTANT NOTICE TO THE CHIEF RECOVERY OFFICER

The Chief Recovery Officer is required to notify the Registrar of any interested parties not already on the application.

Proof of Service (fill in where re	equired)								
Name of person serving:									
Address of person serving:									
Service on the debtor/alleged off	ender								
Name of person served:									
Address at which service effected:									
Date service effected:									
Time of day: Between	am/pm and	am/pm							
Service of application effected:	personally post	☐ email							
Service on the registered owner	of the vehicle (if applicable)								
Name of person served:									
Address at which service effecte	d:								
Date service effected:									
Time of day: Between	am/pm and	am/pm							
Service of application effected:	personally post	☐ email							
Service on the interested party (it	fapplicable)								
Name of person served:									
Address at which service effecte	d:								
Date service effected:									
Time of day: Between	am/pm and	am/pm							
Service of application effected:	personally post	☐ email							
I certify that I served a copy of th	e application and affidavit in suppor	t in the manner herein specified.							
Certified this day of	20								



ORDER TO RELEASE A SEIZED AND CLAMPED OR IMPOUNDED VEHICLE

Magistrates Court of South Australia

www.courts.sa.gov.au
Fines Enforcement and Debt Recovery Act 2017

Section 42(6)

Court Use	
Date Filed:	

Registry										File No			
Address	s	Street					10	Teleph	one	,	Facsimile		DX
Address	(City/Town/S	uburb	Telephone Facsimile State Postcode Email Address DOB Telephone Facsimile State Postcode Email Address Model Engine No. Vehicle Identification No.									
Applicar	- 00	my, rown.c.	spens		Oldic	<u> </u>	1 00100	ue .	in 11 has	Address			
Full Name	е											DOB	
Address	ئے	Street							Tele	phone		Facsimile	
Addicas		City/Town/Suburb				State		Postcode	,	Email Addres	s		
Descript	_										V-11		
Year of M	lanufac	cture			Engi	ne No.							
Registration	on No.			25	Vehic	cle Ider	ıtificati	on No.					
Garaging	addres	ss											
Details o	of the	Order											
☐ The a	applica	ation has	s been refused	d.									
☐ The a	abover	mention	ed vehicle be	released	into	the cus	tody o	of:					
Nam													
Addre													
W-100	of Birt												
The a		ation of t	he proceeds of	of the sal	e of t	he abo	vemer	ntioned	vehic	le are to be	dealt witl	ı in the fol	lowing
Date of O	rder:												
1	Date MAGISTRATE / REGISTRAR / JUSTICE OF THE PEACE												



NOTICE OF COMMUNITY SERVICE ORDER OR APPROVED TREATMENT PROGRAM ORDER

Magistrates Court of South Australia

www.courts.sa.gov.au
Fines Enforcement and Debt Recovery Act 2017 Section 46

Court Use	
Date Filed:	
Date Posted:	

9.										
Registry							File No			
A 44	Street		Telephone Facsimile L							DX
Address	City/Town.	/Suburb	State	Postcoo	ie	Email Address				
Details of the person against whom the order has been made										
Full Nam	ne	DOB								
Address	Street					Teleph	one		Facsimile	
Addiess	City/Town.	/Suburb	State Postcode Email Address							
Details	of the offen	ce(s)/penalties to w	hich the or	der re	lates					
Fi	le No.	Count No.					Offence			
-										
Order		•								
and is sa amount v	itisfied that yo without you or	red the application pur u do not have and are your dependents suffe he Chief Recovery Offi	not likely with ering hardship	nin a rea	asona	ble ti	me to have, th	ne me	ans to satisfy	y a monetary
The cour	t has ordered	you this day as follows	S :							
r		form hours of c th time as you have fini rrections officer to who		the re	quired		ber of hour, o	bey tl	he lawful dire	
C	You are to be under the supervision of a community corrections officer for a period of months from the date of this order and during that period must obey the lawful directions that are given to you by the community corrections officer to whom you are assigned for the purposes of supervision.									
	You are to report, within 2 working days of service, at the office of the Department of Community Corrections closest to your place of residence.									
		eed not report, within th comply with this requi		d, if yo	u rece	ive n	otice from the	Depa	artment advis	sing that you
- 0		must, until such a time ne community correctio		e finishe	ed the	requ	ired number o	of hou		lawful

The Court has also ordered:	
Date of Order:	
Date	RECEIPT ACKNOWLEDGED
What can happen if you fail to comply with this o	rder
If you fail to comply with any part of the order, you can be	sentenced to imprisonment.
☐ Duplicate notice handed to the above named person of	on the date set out hereunder.



ORDER FOR RESTORATION OF MONETARY AMOUNT

Magistrates Court of South Australia

www.courts.sa.gov.au
Fines Enforcement and Debt Recovery Act 2017
Section 46(11)

Court Use	
Date Filed:	

Registry							File No			
Address	Street				Teleph	one	Facsimile			DX
Address	City/Town/Suburb	State	te Postcode Email Address DOB Telephone Facsimile State Postcode Email Address Oved Treatment Program Order on the basis that the deant without the debtor/alleged offender, or their depende							
Debtor										
Full Name									DOB	
Address	Street					Telephone			Facsimile	
Address	City/Town/Suburb State Postcode					Email Address				
Details of th	ne Order									
offender has t		mount	withou	ut the d	debtor/					
Date of Order	Date of Order:									
	Date MAGISTRATE / REGISTRAR / JUSTICE OF THE PEACE									



WARRANT FOR COMMITMENT Magistrates Court of South Australia www.courts.sa.gov.au Sentencing Act 2017

Court Use Date Filed:

		-			-			
Registry						File No		
Address	Street	T		Ī	Telep	phone		Facsimile
	City/Town/Suburb	State		Postcode		Email Address		
Defendant								
Name								DOB
	Sumame		Give	en name/s				dd/mm/yyyy
Address	Street				Teleph	one		Licence Number
Address								
	City/Town/Suburb	State		Postcode		Email Address		
Details of O	30.00.00.00.00.00.00.00.00.00.00.00.00.0							
Date of offend								
Offence locati	ion:							
Offence:	. 14:							
Section and A								
	Imprisonment Ordered							
Offence:								
Term of Impris								
Commencem	ent date:							
Details of S	entence							
Total sentenc	ce of imprisonment to be served:							
Imprisonment	t commencement date:							
Non-parole pe	eriod fixed:							
Non-parole pe	eriod commencement date:							
Total VIC Lev	ry:							
	nmissioner of Police for the State ate, and to the Chief Executive O							
	nt named in this warrant has been dea nat imposed the penalty, the charge ag							1. ·
	nmissioner of Police and members of t d you the Chief Executive Officer, are o							
	Date						GISTR	 !ATE



WARRANT FOR COMMITMENT (NON-COMPLIANCE WITH A NON-PERCUNIARY ORDER)

Magistrates Court of South Australia www.courts.sa.gov.au

Sentencing Act 2017
Sections 115(5)(a) and 116(3)
Fines Enforcement and Debt Recovery Act 2017
Section 47(6)(a)

Court Use	
Date Filed:	

	The second secon					-	
Registry					File No		
Address				Те	elephone	Facsimile	
Address	City/Town/Suburb	State	Postcoo		Email Address	•	
Debtor/All	eged Offender/Defendant	State	r October	ь	Enlan Addicoc		
Name	Surname		Given name/s			DOB dd/mm/yyyy	-
Address	Street	127		Tele	phone	Licence Number	
Address	City/Town/Suburb	State	Postcoo		Email Address		
Details of	Offence(s) that the Order arose fr	rom (if	relevant)				
Date of offer	nce:	1000 mars.	Singano				
Offence loca	ation:						
Offence:							
Section and	Act:						
Terms of C	Order						
1 🔲 Top	perform hours of community serv	vice with	nin fro	m the	e date of the or	der.	
	report, within 2 working days of the ordevices.	er being	made, at th	e offic	es of the Depa	artment of Correctional	
3 🔲 To b	be under the supervision of a Communi ch the probationer is assigned.	ity Corre	ections Office	er and	l obey the lawf	ul directions of the officer t	[0
4 🗌 To 0	complete an approved treatment progra	am withir	n fror	n the o	date of the orde	er.	
5 🗌 Oth	er						
Details of	Sentence						
Term of Imp	risonment Ordered:						
Imprisonme	nt date:						
	mmissioner of Police for the State tate, and to the Chief Executive O						e of
	alleged offender/defendant named in thised officer of a non-pecuniary nature, are.						;h
offender/def	mmissioner of Police and members of t rendant to a correctional institution and inder/defendant for such period of time a	you the	Chief Execu	itive C			
	Date			*******		GISTRATE	



NOTICE OF COMMUNITY SERVICE ORDER Magistrates Court of South Australia www.courts.sa.gov.au Sention 25

Section 25

Court Use	
Date Filed:	

Registry				200		File No		
Address	Street				Telepho	one		Facsimile
Addiess	City/Town/Suburb	State	Post	code		Email Address		
Defendant	·							
Name	Surname		Given name	e/s				DOB dd/mm/yyyy
	Street				elephon	ıa.		Licence Number
Address								Litorios (Valino)
Details of O	City/Town/Suburb ffence(s) to which the Commun	State	Post	V	-	Email Address		
Date of offence	THE 18 (18 (18) 19 (19) 1 (ity Serv	rice Ora	er Ke	ales	•		
Offence location								
Offence:	л.							
Section and A	at:							
	ommunity Service Order							Helicolai Valley estat
Jan.	found you guilty of the offence(s) liste						•	
1 🗌 To pe worki	erform hours of community ser ing the required number of hours has			from t	the da	ate of this o	rder ar	nd, until such time as
Servi	port, within 2 working days of this ord ces at: Phone: (08) 8224 2500 e from the Department of Correctiona). (NOTE	: You nee	ed not	repoi	rt if, within t	hat 2 c	
direct	e under the supervision of a Commun tions given to you by the Community rvision and during that period of supe	Correction						d obey the lawful for the purposes of
IMPORTANT	NOTICE TO THE DEFENDANT							
What Can Ha	ppen if You Fail to Comply with thi	s Order:						
If you fail to co	omply with any part of the order set ou	ut above	, you can					
	u are a youth) for a period not exceed for each 7.5 hours of community serv				au, III	life case of	a Diea	ich of clause 1, on the
Acknowledg	gement by Probationer							
Duplicate notic	ce handed to the above named perso	n on the	date set	out he	ereund	der.		
	Date and Time				RE	CEIPT ACK	(NOW	LEDGED
Served by:	Full Name							



LIST OF ADDITIONAL CHARGES

Magistrates Court of South Australia
www.courts.sa.gov.au
Sentencing Act 2017
Sections 32(1) and 35(1)

Court Use

	Sections 32(1) and 35(1)						
Registry					File No		
Addropp	Street			Tele	phone		Facsimile
Address	City/Town/Suburb	State	Postcode		Email Address		
Defendant		Oluc	7 00000		Linus / war occ		
Name	Surname		Given name/s				DOB dd/mm/yyyy
Address	Street			Teleph	oone		Licence Number
Auuress	S. T. William	D4: 4a	Do ato a do		T " Address		
Details of I	City/Town/Suburb Principal Offence	State	Postcode		Email Address		
Date of Offe	Continuents (Article Manager VIII) - Production Manager Article Continuents (Article Continuents (Article Continuents))		Offence Lo	cation			
Offence:			Offence Cla				
Section and	Act:						
IMPORTAN	NT NOTICES TO THE DEFENDAN	Т					
	e found guilty of the principal offence at table and ask the Court to take them ir						
	urt does take the additional offence(s) i maximum penalty for all offences will no offence.						
	rt may order or give directions for any r pension of a licence or privilege for eac						
No proce resenten	eedings may be taken or continued aga cing.	inst you	for the additi	onal o	ffence(s) exc	ept aft	er an appeal or during
the Cour	nission of guilt to the additional offence t does not take the offence(s) into acco or set aside.						
6. You are	entitled to receive a copy of this form w	hen it ha	as been com	oleted	and signed b	y both	you and the prosecutor.
	nt, want the Court to take into account to take and I am willing to admit guilt in re				dealing with	me for	the principal offence
,	Date				DEI	FEND	ANT
***************************************	Date						ROSECUTOR
Certificate	(Court use only)						
	in dealing with the defendant for the pri ences described in the table attached to			bed al	bove, the Cou	ırt has	taken into account the
********	Date			•••••		GISTF	ATE

LIST OF ADDITIONAL CHARGES (Add additional rows as required)

	Prosecution Reference	Court File Number	Date of Offence	Offence Location	Offence (including Act, section number and brief description)	Offence Classification	Name(s) of Victim(s)	Court Registry	Date Next Appearing
1.									
2.									
3.									
4.									
5.									
6.									
7.									
8.									
9.									
10.									



HOME DETENTION ORDER

Magistrates Court of South Australia
www.courts.sa.gov.au
Sentencing Act 2017
Section 71(1)

Court of Origin							
Sitting at				Ī	File No		
Registry	Street			Telej	phone		Facsimile
Address	City/Town/Suburb	State	Postcode		Email Address		
Defendant							
Name	Surname	Give	n name/s				DOB dd/mm/yyyy
	Address						
Details of the	ne offence(s) to which the home	detention	order rel	ates			
Date	Offence				Section a	ınd A	ct
Non-parole properties of the Court has for each matter following conditions of the Court has for each matter following conditions of the Court following conditions of the Court following conditions of the Court following for the Court following following for the Court for t	ne Home Detention Order: s recorded a conviction against you fo er. It has, however, ordered that the s	entence(s) of ly with all of to me Detentio ntion Officer I by the Cour om that addres confirmed and ht; njury or death ved or directe	he condit n Officer to whom t, namely ess excep d approve n to yours ed to do s	ment for th you a t for t d by elf or o by	of this order. e period of this re assigned. , throughout he purposes of the Home Det to any other p	the pof: tentior person	e detention with the er and obey the lawful eriod of the Home n Officer to whom you n; n Officer to whom you
i	ii. a course of education, training, inst						
е. а	any other purpose approved by the Ho	me Detentio	n Officer f	o wh	om you are as	ssigne	ed.

4		That you travel to the specified address immediately upon release and upon arrival you contact the Home Detention Unit of the Department for Correctional Services by telephoning 1300 796 199.									
5		If, in the case of an emergency, you obtain permission from the Home Detention Officer to whom you are assigned to reside at a new address you must make an application to the Court for a variation of your Home Detention Order conditions within two working days, but you can reside at that address until that application for variation is considered by the Court.									
6		That you not leave the State without the prior written permission of the Home Detention Officer to whom you are assigned.									
7		That you wear an electronic transmitter and comply with the rules of electronic monitoring, including the requirement to fully charge the transmitter daily, for the term of the Home Detention Order.									
8		That you provide and maintain in operating condition an active mobile telephone service with an appropriate mobile communication device and give the contact details to the Department for Correctional Services (DCS) so that they may use it to communicate with you at all times while on electronic monitored home detention.									
9		That you present yourself at the front door of your nominated address at the request of the Home Detention Officer to whom you are assigned, and respond to any telephone call at that address at any time, unless absent in accordance with these conditions.									
10		That you surrender any passport you possess to the Registrar of the Court at the Court Registry, and not apply for a passport, nor attend within the boundary of the terminal building at any international airport whilst subject to a Home Detention Order.									
11		That you do not possess a firearm, or ammunition or any part of a firearm.									
12		That you submit to tests (including testing without prior notice) for gunshot residue as may be reasonably required.									
13		That you not consume alcohol or any other drug which is not medically prescribed or otherwise legally available and then only at the prescribed or recommended dosage. You will submit to any drug and alcohol testing as directed by the Home Detention Officer to whom you are assigned and sign all required forms and comply with the requirements of the testing procedures.									
14		That you attend and complete any assessment, counselling, treatment and therapeutic programs as may be deemed appropriate to effectively case manage your individual needs as directed by the Home Detention Officer to whom you are assigned.									
15		That you not approach or communicate with, either directly or indirectly, , nor be within metres of									
16		That you perform hours of community service within months from the date of this order and obey the lawful directions of the Home Detention Officer to whom you are assigned for the purposes of community service.									
17		That you authorise the Department for Correctional Services to reveal that you are subject to a Home Detention Order to any person it believes reasonably necessary for the purposes of confirming employment and compliance with the conditions of this order.									
18	Ц	Other:									
		Il happen if you comply with the conditions of this order:									
all c	f the	end of the designated period of imprisonment (or non-parole period as the case may be), you have complied with above conditions, the sentences(s) of imprisonment ordered by the Court will not have to be served in an and your sentence will have been served or you will be released on parole.									
Wha	at ca	n happen if you fail to comply with the conditions of this order:									
		to comply with any part of the order set out above, this order may be revoked and the sentence of imprisonment									
of a	com	u were to serve on home detention can be carried into effect to be served in an institution. In the case of a breach munity service condition, you may be ordered to serve further time in prison on the basis of 1 day for every 7.5 community service (or part thereof) not performed.									
		Date MAGISTRATE / REGISTRAR / JUSTICE OF THE PEACE									
Δcl	mov	/ledgment by Defendant									
I ag	ree to	o the conditions of this order. I acknowledge that I fully understand its conditions, and I undertake to comply with inditions. I also understand what will happen to me if I fail to do so.									
		Date DEFENDANT									



SUMMONS (BREACH OF HOME DETENTION Order) Magistrates Court of South Australia

www.courts.sa.gov.au
Sentencing Act 2017
Section 73(5)(a)

	92. SERIO : 0 - 0.00 EF
Court	Use
Date Filed:	

-							,	_		
Registry						S GOR	File No			
*******	Street					Telej	ohone		Facsimile	
Address		wn/Suburb	State	F	Postcode		Email Address			
Informant	Unj	W O UDATA	- Others		00100		Errant town v -			
Name	Surnam	е	5	Given n	iame/s			Inform	nant's Reference	
Address	Street					Teleph	one		Facsimile	
	City/To	νn/Suburb	State) _F	Postcode		Email Address			
Defendant	S-1-3-1	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,								
Full Name									DOB dd/mm/yyyy	
Address	Street		ī			Teleph	none		Licence Number	
	City/To:	Fown/Suburb State		,	Postcode		Email Address			
failed to c directions failed to c by	omply of the comply	ood behaviour by committing with the condition that you be officer to whom you are assigned with the condition that on Order entered into:	e under th	ne supe ;			Home Deten	tion O	fficer and obey the lawful	
		Registry					Date	9	_	
Hearing deta	ails	Address					Time	Э	am/pm	
Telephone			acsimile	ľ.		Em	ail Address	il Address		
	SOUTH BUILDING	Date		//AGIST	TRATE	/ REC	GISTRAR / J	USTIC	CE OF THE PEACE	
If you fail to ap • Proceed in	pear o your a	CE TO THE DEFENDAN [*] In the hearing date set out abbsence, or In your arrest		n any da	ay to w	hich tl	his matter is	adjoui	med the Court may:	

Proof o	f Service							
Name of	person serving:							
Address	of person serving:							
Name of	person served:							
Address	at which service effects	ed:						
Date ser	vice effected:							
Time of	day: Between	am/pm and	am/pm					
Method	of service (tick box)							
	personally;							
	by leaving a copy at th not less than 16 years		of abode with a person apparently residing there and	t				
	by leaving a copy at the 16 years of age;	ne place of business with a p	person apparently employed there and not less that	1				
	any other method permitted by the Rules – specify:							
I certify t	certify that I served the attached document in the manner described.							
Certified	this day of	20						



WARRANT OF APPREHENSION (BREACH OF HOME DETENTION ORDER) Magistrates Court of South Australia

www.courts.sa.gov.au Sentencing Act 2017 Section 73(5)(b) or 73(7)

Court Use	
Date Filed:	

	Section 73(3)(b) of 73(7)							
Registry		File No						
Address	Street Tel					lephone Facsimile		
Address	City/Town/Suburb	State		Postcode		Email Address		
Originating Do	cument Type:							
Date substanti	ated on oath:							
Informant:								
Defendant								
Name	Surname		Given	name/s				DOB dd/mm/yyyy
Address	Street	7	-1		Teleph	one		Licence Number
	City/Town/Suburb	State		Postcode		Email Address		
Particulars of	of Breach of Home Detention Or	rder						
Date of breach	:							
Breach location	n:							
Breach:								
Section and Ad	et:							
Other charges:								
Reason for iss	ue of warrant:							
Date warrant is	ssued:							
To the Commissioner of Police for the State of South Australia and each member of the police force for the State You are directed to apprehend the defendant and, subject to any endorsement below, bring the defendant before the Court not later than the next working day after the day of the defendant's arrest to be dealt with according to law.								
		M						E OF THE PEACE
Endorsemen	nt (Pursuant to s 5(2) of the Bail Act	03.502	, , , 0, 10				5.101	
□ Variable 1	The defendant may not be release		ril					
☐ Variable 1		he police	force				ank of	Sergeant or who is in
☐ Variable 3	The same of the sa						n bail	following arrest:
MAGISTRATE / REGISTRAR / JUSTICE OF THE PEACE								



INTENSIVE CORRECTION ORDER

Magistrates Court of South Australia
www.courts.sa.gov.au
Sentencing Act 2017
Section 81(1)

Cou Orig										
Sittir	ng at				File No					
Regi			Street					phone		Facsimile
Addı	ress		City/Town/Suburb	State		Postcode		Email Address		
Def	Defendant									
Nam	ne.		Surname	6	Giver	name/s				DOB dd/mm/yyyy
1,4411			90.000							
Det	aile	of the	Address e offence(s) to which the intens	ive cor	rect	ion orde	r rol	atos:		
Det	Date		Offence	100 001	1000	ion orac	1 10	Section	and A	rt
	Dut		Official	-				Occion	uliu A	
				+						
Deta	ails	of the	e sentence that the Court has in	nposed	d:					
Tota	ıl sen	ntence	of imprisonment to be served:							Ÿ
Non	-parc	ole per	iod:							
Deta	ails	of the	Intensive Correction Order:							
for e	ach	matter	recorded a conviction against you fo . It has, however, ordered that the so rection with the following conditions:	entence(
1		That y	ou be of good behaviour and compl	y with all	of th	e condition	ons o	f this order.		
2			ou be under the supervision of a Co directions given to you by the Comn							
3		Servic	ou report, within two working days o les at: Phone: (08) 8224 2500 e notice from the Department of Cor). (NOTE	: You	u need no	t rep	ort if, within t	hat two	o day period, you
4		throug	ou reside at the residence specified hout the period of the Intensive Corn ses of:							
		a.	remunerated employment, but only whom you are assigned;	if confir	med	and appr	oved	by the Comr	nunity	Corrections Officer to
		b.	your necessary medical or dental t	reatment	t;					
		C.	averting or minimising risk of serior	us injury	or de	eath to yo	ursel	f or to any ot	her pe	rson;
	d. any other purpose approved by the Community Corrections Officer to whom you are assigned.									

5	That you reside at the residence specified by the Court, namely , throughout the period of the Intensive Correction Order and will not be absent from that address except for the purposes of:					
	 a. remunerated employment, but only if confirmed and approved by the Community Corrections Officer to whom you are assigned; 					
	b. your necessary medical or dental treatment;					
	c. averting or minimising risk of serious injury or death to yourself or to any other person;					
	d. any other purpose approved by the Community Corrections Officer to whom you are assigned.					
6	That you travel to the specified address immediately upon release and upon arrival you contact the Intensive Corrections Unit of the Department for Correctional Services by telephoning 1300 796 199.					
7	If, in the case of an emergency, you obtain permission from the Community Corrections Officer to whom you are assigned to reside at a new address you must make an application to the Court for a variation of your Intensive Correction Order conditions within two working days, but you can reside at that address until that application for variation is considered by the Court.					
8	That you not leave the State without the prior written permission of the Community Corrections Officer to whom you are assigned.					
9	That you wear an electronic transmitter and comply with the rules of electronic monitoring, including the requirement to fully charge the transmitter daily, for the term of this Intensive Correction Order.					
10	That you provide and maintain in operating condition an active mobile telephone service with an appropriate mobile communication device and give the contact details to the Department for Correctional Services (DCS) so that they may use it to communicate with you at all times during the term of this Intensive Correction Order.					
11	That you present yourself at the front door of your nominated address at the request of the Community Correction Officer to whom you are assigned, and respond to any telephone call at that address at any time, unless absent in accordance with these conditions.					
12	That you surrender any passport you possess to the Registrar of the Court at the Court Registry, and not apply for a passport, nor attend within the boundary of the terminal building at any international airport whilst subject to this Intensive Correction Order.					
13	That you do not possess a firearm, or ammunition or any part of a firearm.					
14	That you submit to tests (including testing without prior notice) for gunshot residue as may be reasonably required.					
15	That you not consume alcohol or any other drug which is not medically prescribed or otherwise legally available and then only at the prescribed or recommended dosage. You will submit to any drug and alcohol testing as directed by the Community Corrections Officer to whom you are assigned and sign all required forms and comply with the requirements of the testing procedures.					
16	That you attend and complete any assessment, counselling, treatment and therapeutic programs as may be deemed appropriate to effectively case manage your individual needs as directed by the Community Corrections Officer to whom you are assigned.					
17	That you contribute to the cost of any course or treatment that you are required to undertake under this order.					
18	That you attend an intervention program, namely .					
19	That you contribute to the cost of the intervention program that you are required to attend under this order.					
20	That you not approach or communicate with, either directly or indirectly, , nor be within metres of .					
21	That you perform hours of community service within months from the date of this order and obey the lawful directions of the Community Corrections Officer to whom you are assigned for the purposes of community service.					
22	That you authorise the Department for Correctional Services to reveal that you are subject to an Intensive Correction Order to any person it believes reasonably necessary for the purposes of confirming employment and compliance with the conditions of this order.					
23	That you comply with any other conditions included in the Sentencing Regulations 2018 made for the purpose of section 82 of the Sentencing Act 2017.					
24	Other:					

Date

What will happen if you comply with the conditions of this order:						
If, at the end of the designated period of imprisonment (or non-parole period as the case may be), you have complied with all of the above conditions, the sentences(s) of imprisonment ordered by the Court will not have to be served in an institution and your sentence will have been served or you will be released on parole.						
What can happen if you fail to comply with the cor	ditions of this order:					
If you fail to comply with any part of the order set out above, this order may be revoked and the sentence of imprisonment which you were to serve under the Intensive Correction Order can be carried into effect to be served in an institution. In the case of a breach of a community service condition, you may be ordered to serve further time in prison on the basis of 1 day for every 7.5 hours of community service (or part thereof) not performed.						
Date N	AGISTRATE / REGISTRAR / JUSTICE OF THE PEACE					
Acknowledgment by Defendant						
I agree to the conditions of this order. I acknowledge that I fully understand its conditions, and I undertake to comply with those conditions. I also understand what will happen to me if I fail to do so.						

DEFENDANT



SUMMONS (BREACH OF INTENSIVE CORRECTION ORDER)

Magistrates Court of South Australia

www.courts.sa.gov.au Sentencing Act 2017 Section 83(5)(a)

Court Use	
Date Filed:	

Section 63(5)(a)										
Registry	File No									
Address	Street					Telej	phone		Facsimile	
Addiess	City/To	wn/Suburb	State		Postcode		Email Add	tress		
Informant	Informant									
Name	Surname Given name/s Informant's Reference									
25.22	Street			,		Teleph	one	·	Facsimile	
Address		wn/Suburb			Postcode	rerepii	Email Ado	trace	, downing	
Defendant	Ollyrio	WIISUBUID	State		rosicode		Linaii Auc	11633		
Full Name									DOB	тт/уууу
Address	Street				Telephone		Licence number			0.5.70004
Address	City/To	wn/Suburb	State		Postcode		Email Add	fress	**	
failed to be failed to conthe lawful of failed to re	failed to comply with the condition that you be under the supervision of a Community Corrections Officer and obey the lawful directions of the officer to whom you are assigned by ; failed to remain throughout the period of the intensive correction order at the residence specified on the order by failed to comply with the condition that									
1114400444000 0000000000000000000000000		ction Order entered into: ive Correction Order must be	attached	to th	is summ	ons)				
Average and Average and positions		Registry	54 Capping Stocks College of Sec.	100000	100000000000000000000000000000000000000		ĵ	Date		
Hearing details Address							Гime		am/pm	
900700		Telephone F	acsimile			Em	ail Addre	2 (2)		
Date MAGISTRATE / REGISTRAR / JUSTICE OF THE PEACE										
IMPORTANT NOTICE TO THE DEFENDANT If you fail to appear on the hearing date set out above or on any day to which this matter is adjourned the Court may: • Proceed in your absence, or										

Issue a warrant for your arrest

Proof of Service							
Name of person serving:							
Address of person serving:							
Name of person served:							
Address at which service effected:							
Date service effected:							
Time of day: Between	am/pm and	am/pm					
Method of service (tick box)							
☐ personally;							
by leaving a copy at the last (or not less than 16 years of age;	most usual) place of	f abode with a person apparently residing there and					
□ by leaving a copy at the place 16 years of age;	by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;						
any other method permitted by the Rules – specify:							
I certify that I served the attached document in the manner described.							
Certified this day of	20						



WARRANT OF APPREHENSION (BREACH OF INTENSIVE CORRECTION ORDER)

Magistrates Court of South Australia

www.courts.sa.gov.au Sentencing Act 2017 Section 83(5)(b), (7)

Court Use	
Date Filed:	

Registry						File No		_
						a to que la		Facsimile
Address	Street		1		1 eiej.	phone		Facsifine
	City/Town/Suburb	State		Postcode		Email Address		
Originating Dod	cument Type:							
Date substantia	ated on oath:							
Informant:								
Defendant								
Name	Surname		Given	name/s				DOB dd/mm/yyyy
Addross	Street				Telepho	ione		Licence Number
Address -	City/Town/Suburb	State		Postcode	,	Email Address		
Particulars o	of Breach of Intensive Correctio	n Orde	er					
Date of breach	Ē.							
Breach location								
Breach:								
Section and Ac	of-							
Other charges:								
Reason for issu								
Date warrant is								
To the Commissioner of Police for the State of South Australia and each member of the police force for the State You are directed to apprehend the defendant and, subject to any endorsement below, bring the defendant before the Court not later than the next working day after the day of the defendant's arrest to be dealt with according to law. MAGISTRATE / REGISTRAR / JUSTICE OF THE PEACE								
Endorsement (Pursuant to section 5(2) of the Bail Act 1985)								
☐ Variable 1	The defendant may not be release	ed on ba	ail.					
☐ Variable 2	At the discretion of a member of the charge of a police station, the defe						ank of	Sergeant or who is in
☐ Variable 3	Person or class of persons author	rised/rec	quired	to relea	ase the	e defendant o	n bail	following arrest:
MAGISTRATE / REGISTRAR / JUSTICE OF THE PEACE								



SUSPENDED SENTENCE BOND Magistrates Court of South Australia www.courts.sa.gov.au Sentencing Act 2017

Section 96

	Court Use	
Date	Filed:	

Registry									
Address	Street	Street 7							
Address	City/Town/Suburb	State	Postcode	Ĭ	Email Address				
Defend	lant								
Name	Surname		Given name/s				DOB dd/mm/yyyy		
Address	Street			Teleph	one		Licence Number		
	City/Town/Suburb	State	Postcode		Email Address				
Details	of Offence(s) to which the Bond Re	lates			•				
Offence Offence	Date of offence: Offence location: Offence: Section and Act:								
Term(s) of Imprisonment Ordered								
Offence									
Term of	Imprisonment:								
Comme	ncement date:								
Details	of Sentence								
5000	ntence of imprisonment to be served:								
- 31	role period fixed:								
VEREZUETURE, A. 1880	E TO THE DEFENDANT	. 11 66-	V-1- 4 -6.						
	rt has recorded a conviction against you fo It has, however, ordered that the sentence					ea tne :	sentence snown for each		
Details	of Your Bond								
Length	of Bond Term:								
1002505-00-00026-00	of Bond:								
Condit	ions of Your Bond								
1. 🗆	That you be of good behaviour, and comp	oly with a	ll of the condi	tions	of this bond.				
2. 🗌	That you be under the supervision of a Co directions given to you by the Community supervision and during that period of super-	Correcti					and obey the lawful for the purposes of		
3. 🗆	That you not leave the State for any reason Executive Officer for the Department of C			ce witl	h the written	permis	sion of the Chief		
4. That you report, within 2 working days of having signed this bond, at the office of the Department of Correctional Services at: Phone: (08) 8224 2500. (NOTE: You need not report if, within that 2 day period, you receive notice from the Department of Correctional Services that it is not necessary to do so).									
5. 🗌	That you do not possess a firearm or amn	nunition	or any part of	a fire	arm.				
6. 🗆	That you submit to such tests (including to required.	esting wi	thout notice) t	for gui	nshot residue	e as ma	ay be reasonably		
7 🗆	Other:								

IMPORTANT NOTICE TO THE DEFENDANT

What will happen if you comply with the conditions of this bond:

If, at the end of the term of this bond you have complied with all of the conditions mentioned above, the sentence of imprisonment ordered by the court will not have to be served, nor will you have to come back to court.

What will happen if you fail to comply with the conditions of this bond:

If you fail to comply with any of the conditions of your bond, the following things may happen —

- You may be brought back to court, and the court may cancel the order of suspension of the prison sentence imposed on you. You would then have to serve the sentence, or such lesser term of imprisonment as may be fixed by the court
- 2. You may be ordered to pay the amount of the bond (as set out above), or any lesser amount fixed by the court.
- 3. Any person who has agreed to act as a guarantor to this bond may be ordered to pay the amount of money for which they have signed, or any lesser amount fixed by the court.

Acknowledgement by Probationer	1,1,1,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0
	that I fully understand its conditions, and I undertake to comply with those in to me if I fail to do so.
Date and time	PROBATIONER
Bond taken before me and duplicate notice(s	served on the date set out hereunder.
Date and time	MAGISTRATE / REGISTRAR / JUSTICE OF THE PEACE



GOOD BEHAVIOUR BOND Magistrates Court of South Australia www.courts.sa.gov.au Sentencing Act 2017 Section 97

Count Llos	
Court Use	
Date Filed:	

Registry	у				File No		
	_ Street			Telet	phone		Facsimile
Address	S	Ö		10.0,	Mone -		Facontino
	City/Town/Suburb	State	Postcode		Email Address		
Defend	dant						
Name	Sumame		Given name/s				DOB dd/mm/yyyy
Address	S Street	Т		Teleph	one 		Licence Number
	City/Town/Suburb	State	Postcode		Email Address		
Details	s of Offence(s) to which the Bond Rel	ates					
Date of	foffence:						
Offence	e location:						
Offence	9:						
Section	and Act:						
NOTIC	CE TO THE DEFENDANT						
You, the	e probationer, have been found guilty of the				ourt this day	ordere	ed that you be
6-10-0	ged on a bond without a penalty having bee	n impose	d on you and	1:			
	ith a conviction recorded. ithout a conviction recorded.						
L VY	thout a conviction recorded.						
	s of Your Bond						
	of Bond Term:						
Amount	t of Bond:						
Condit	tions of Your Bond						
1. 🗆	That you be of good behaviour, and comp	ly with all	of the condit	tions o	of this bond.		
2. 🗆	That you appear before a court for convict any of the conditions of the bond.	ion and/o	or sentence o	n the	above offend	e(s) if	you fail to comply with
3. 🗆	That you be under the supervision of a Co directions given to you by the Community supervision and during that period of supe	Correctio					and obey the lawful for the purposes of
4. 🗆	That you not leave the State for any reaso Executive Officer for the Department of Co			æ with	า the written լ	permis	sion of the Chief
5. 🗌	That you do not possess a firearm or amm	nunition o	r any part of	a firea	arm.		
6. 🗆	That you submit to such tests (including te required.	sting with	nout notice) fo	or gur	nshot residue	as ma	ay be reasonably
7. 🗆	Other:						

IMPORTANT NOTICE TO THE DEFENDANT

What will Happen if You Comply with the Conditions of this Bond:

If, at the end of the term of this bond you have complied with all of the above conditions, the bond will lapse automatically. You will not be required to come back to court and you cannot be punished further for the offence listed above.

What will Happen if You Fail to Comply with the Conditions of this Bond:

If you fail to comply with any of the conditions of your bond, the following things may happen —

- You may be brought back to court, and the court may convict and sentence you for the offence of breaching your bond
- 2. You may be ordered to pay the above amount of the bond, or any lesser amount fixed by the court.
- 3. Any person who has agreed to act as a guarantor to this bond may be ordered to pay the amount of money for which they have signed, or any lesser amount fixed by the court.

they have signed, or any lesser amount	tixed by the court.
Acknowledgement by Probationer	
I agree to enter into this bond. I acknowledge conditions. I also understand what will happe	that I fully understand its conditions, and I undertake to comply with those n to me if I fail to do so.
Date and time	PROBATIONER
Bond taken before me and duplicate notice(s) served on the date set out hereunder.
Date and time	MAGISTRATE / REGISTRAR / JUSTICE OF THE PEACE



GUARANTEE OF GOOD BEHAVIOUR BOND

Magistrates Court of South Australia
www.courts.sa.gov.au
Sentencing Act 2017
Section 97, 100

Court Use	
Date Filed:	

Registry						File No		
Address	Street				Telej	phone		Facsimile
Addiess	City/Town/Suburb	State		Postcode		Email Address		
Probationer								
Name	Surname		Give	en name/s				DOB dd/mm/yyyy
Address	Street				Telepho	one		ID Number
Addicas	City/Town/Suburb	State		Postcode		Email Address		
Guarantor								
Name	Surname		Give	en name/s				DOB dd/mm/yyyy
Address	Street				Telepho	one		ID Number
Addices	City/Town/Suburb	State		Postcode		Email Address		
	antee that ("the probationer") vened) that the probationer has entered				he ter	ms and cond	litions	of the bond (a copy of
I understand the attached bond	hat I am liable to pay the sum of \$ I.	if the	prol	pationer (does r	not comply wi	ith any	of the conditions of the
3	Date and time					GUARANT	OR	
Bond taken be	efore me and duplicate notice(s) serve	ed on the	e dat	e set out	hereu	ınder.		
***************************************	Date and time							OF THE PEACE



APPLICATION TO VARY OR DISCHARGE CONDITION OF BOND OR TO REVOKE **BOND**

Magistrates Court of South Australia

www.courts.sa.gov.au Sentencing Act 2017

Section 103

Court Use	
Date Filed:	

Applicant									
Name	150230000000000								
	Surname	Gi	iven name/s			AP Nu	mber		
Address	Street	-20		Telepho	one		Facsimile		
Address									
	City/Town/Suburb	State	Postcode		Email Address				
Details of Bon	nd on subject to bond:								
Date bond was	Patronica de Colonica de la Colonica de Co								
Sentencing Cor									
Type of bond –									
(4 <u>1) </u>	good behaviour bond								
	d sentence bond								
And the second second	he bond are as follows:								
	To work and the fact that the								
The applicant									
☐ Vary the co	ondition/s of the bond as follows:								
Revoke the	ne following condition/s:								
	W1 9 121 0								
☐ Discharge	the entire bond								
	Data								
<u> </u>	Date				1	LICAN	II		
	Registry				Date				
Hearing deta	The state of the s				Time		am/pm		
	Telephone F	acsimile		Em	ail Address				
	Date	MAG	SISTRATE	/ REC	SISTRAR / JI	JSTIC	E OF THE PEACE		
IMPORTANT N									
Anna Tarana Maria and Maria	cutive Director of Correctional Servic nmissioner of Police	ces							
To the Prob									
	the above application. If you wish to	be heard c	on the ques	stion o	f this applica	tion, y	ou should attend court at		
the date and tin	me listed above.								

Magistrates Court. Dated the day of 20 at the



APPLICATION TO VARY A COMMUNITY SERVICE ORDER

Magistrates Court of South Australia

www.courts.sa.gov.au
Sentencing Act 2017
Section 110(2)

Court Use

Date filed:

Date served on respondent:

Date served on Minister for Correctional Services:

Registry					File No		
	Charat			Total			Facaimila
Address	Street		T	Telej	phone		Facsimile
	City/Town/Suburb	State	Postcode		Email Address		
Applicant		7	·				
Name	Surname		Given name/s				
	surrame		CHOI NAME OF				
Address	Street	_	T	Fε	acsimile		Telephone
	City/Town/Suburb	State	Postcode		Email Address		
1000	ct to the Community Service		1				
Name							DOB
	Surname		Given name/s				dd/mm/yyyy
	Street						Telephone
Address	50000						rolophe
Community S	City/Town/Suburb	State	Postcode		Email Address		
Charge/s relating Details of the or To perform The Community Number of community I now make an vary the term vary or revolution	hours of community service wi hours of community service wi unity Service Order has not expire munity service hours performed in application to the court to: ms of the order ke an ancillary order, namely:	ed at the da	of the order:	icatio	on. APPI	LICAN	
	Registry				Date		To the Kinds
Hearing detail				T_	Time		am/pm
	Telephone	Facsimile	9	Em	ail Address		
	Date	 M	1AGISTRATE	/ RE	GISTRAR / JU	ISTICI	E OF THE PEACE
	DTICE TO THE APPLICANT to attend on this date to support y	our applicat	tion.			_	
	OTICE TO THE REGISTRAR plication must be served on the Mi	nister for C	orrectional Ser	vices	or the person	subjec	t to the Community



SUMMONS (BREACH OF CONDITIONAL BOND) Magistrates Court of South Australia www.courts.sa.gov.au Sentencing Act 2017 Section 113(1)(a)(i)

		occion 113(1)(a)(i)							
Registry						***	File No		
Address	Street					Telej	phone		Facsimile
Address	City/To	wn/Suburb	State		Postcode		Email Addres	3	
Informant									
Name	Suman	пе		Give	n name/s			Inform	nant's Reference
	Street					Teleph	one		Facsimile
Address		wn/Suburb	State		Postcode		Email Address	6	
Defendant									
Full Name									DOB dd/mm/yyyy
Address	Street					Telepho	ne		Licence Number
		wn/Suburb	State Postcode Email Address				2.00,000,10,1120,		
It is alleged that	It is alleged that you have failed to comply with a condition of your bond, in that you:								
12-70 	170	ood behaviour by committing		1000			, , , , , ,		
		with the condition that you be				n of a	Community	Correc	ctions Officer and obey
failed to c	omply	with the condition that you p	perform co	- ommu	ınity serv	ice by	,		
☐ left the St Correction		r a reason without the writter crvices by	n permissi	ion of	the Chie	ef Exec	cutive Office	er for th	ne Department of
☐ possesse	d a fir	earm or ammunition or a par	t of a firea	arm by	у				
☐ failed to s	ubmit	to such tests (including testi	ng withou	t notic	ce) for g	unsho	t residue as	reasor	nably required by
failed to c	omply	with the condition that	by						
Date bond en			.						
(a copy of the bo	nu mu	ist be attached to this summons Registry	1				Dat	۵	
Hearing deta	ils	Address					Tim		am/pm
l mouning dots		Telephone	Facsimile)		Em	ail Address		dillipiii
		1							

Sussaida (44 - 144 - 144 - 144 - 144 - 144 - 144 - 144 - 144 - 144 - 144 - 144 - 144 - 144 - 144 - 144 - 144 -]	Date	ı	MAGI	STRATE	E / RE	GISTRAR /	JUSTI	CE OF THE PEACE
		ICE TO THE DEFENDAN				A. I. I	101102000000000000000000000000000000000		
Proceed in	• Introduction	on the hearing date set out all obsence, or	pove or or	n any	day to v	vnich t	nis matter i	s aajou	rned the Court may:
1.00000 111	,								

Issue a warrant for your arrest

Proof of Service			
Name of person serving:			
Address of person serving:			
Name of person served:			
Address at which service effected:			
Date service effected:			
Time of day: Between	am/pm and	am/pm	
Method of service (tick box)			
☐ personally;			
by leaving a copy at the last (or not less than 16 years of age;	most usual) place of	f abode with a person apparently residing there and	
□ by leaving a copy at the place 16 years of age;	of business with a po	erson apparently employed there and not less than	
any other method permitted by	the Rules – specify:		
I certify that I served the attached docun	nent in the manner de	escribed.	
Certified this day of	20		



WARRANT OF APPREHENSION (BREACH OF BOND) Magistrates Court of South Australia

www.courts.sa.gov.au
Sentencing Act 2017
Section 113(1)(a)(ii)

Court Use	
Date Filed:	

L_ v v									
Registry					_	File No		ř	
	Street				Total	hana		Facsimile	
Address	Street				reiej	ohone		Facsimile	
	City/Town/Suburb	State	1	Postcode		Email Address			
Originating Document Type:									
Date substanti	ated on oath:								
Informant:									
Defendant									
Name								DOB	
	Sumame		Given r	name/s				dd/mm/yyyy	
Address	Street				Teleph	one		Licence Number	
Addless	City/Town/Suburb	State	١,	Postcode		Email Address			
Particulars of	of Breach of Bond	State		00,000		Zilidii i toorooo			
Date of breach									
Breach location	n:								
Breach:									
Reason for iss	ue of warrant:								
Date warrant is	ssued:								
To the Comr	missioner of Police for the State for the State	of Sout	th Au	ustrali	a and	l each mem	ber c	f the	
	ed to apprehend the defendant and, s								
Court not later	than the next working day after the d	lay of the	defe	ndant's	arres	t to be dealt v	with ac	cording to law.	
			CIST	TPATE				E OF THE PEACE	
Endorsomor	of (Durawant to acation E/2) of the Ba			HOATE	7 IXEX	JOTTAK 7 OC	30110	LOI METEROL	
	nt (Pursuant to section 5(2) of the Ba								
☐ Variable 1	The control of the co			baia	of or	ahawa tha s	م الم	Corporat or who is in	
☐ Variable 2	At the discretion of a member of the charge of a police station, the defe						ank or	Sergeant or who is in	
☐ Variable 3	Person or class of persons author	rised/requ	iired t	to relea	se the	e defendant o	n bail	following arrest:	
						NOTDAD / "	ICTIC	E OF THE DEACE	
		MA	4GIS	IKAIE	/ KEC	JI / NAH i Ole	12 LIC	E OF THE PEACE	



NOTICE TO SHOW CAUSE (BREACH OF NON-PECUNIARY ORDER) Magistrates Court of South Australia

www.courts.sa.gov.au
Sentencing Act 2017
Sections 115(3)(a) and 116(1)(a)

Sections 115(3)(a) and 116(1)(a)
Fines Enforcement and Debt Recovery Act 2017

Court Use	
Date Filed:	

		Section 47(4)(a)							
Registry							File No		
Address	Street					Tele	phone		Facsimile
Audiess	City/Tc	own/Suburb	State		Postcode		Email Address		
Applicant									
Name	Surnan	me		Give	en name/s			Informa	ant's Reference
Address	Street					Teleph	none		Facsimile
Address	City/Tc	own/Suburb	State		Postcode		Email Address		
Debtor/Alleg	ged O	ffender/Defendant							
Full Name					313				DOB dd/mm/yyyy
× 61	Street				Telephone	e			Licence Number
Address		own/Suburb	State		Postcode		Email Address		
		have failed to comply with ord- pecuniary order in that you:	er to con	прієк	e Commu	Nily 3	егисе, ан ар	ргочец	treatment program,
		ed to appear before the court at term of imprisonment should r					I in this notice	e to sho	ow cause why a warrant
(a copy of the C	Order to	complete Community Service or	an Appro	ved T	reatment F	Progra	am must be att	ached to	o this summons)
		Registry		_			Date		
Hearing deta	ails	Address					Time	}	am/pm
		Telephone F	acsimile	,		Em	nail Address		
	Date MAGISTRATE / REGISTRAR / JUSTICE OF THE PEACE								
If you fail to ap	IMPORTANT NOTICE TO THE DEBTOR/ALLEGED OFFENDER/DEFENDANT If you fail to appear on the hearing date set out above or on any day to which this matter is adjourned the Court may: • Proceed in your absence, or								

- Proceed in your absence, or
- Issue a warrant for your arrest

Proof of Service		
Name of person serving:		
Address of person serving:		
Name of person served:		
Address at which service effected:		
Date service effected:		
Time of day: Between	am/pm and	am/pm
Method of service (tick box)		
personally;		
by leaving a copy at the last (or not less than 16 years of age;	most usual) place of abode	with a person apparently residing there and
by leaving a copy at the place of 16 years of age;	of business with a person ap	oparently employed there and not less than
any other method permitted by t	the Rules – specify:	
I certify that I served the attached docum	ent in the manner described	1
Certified this day of	20	



WARRANT OF ARREST (FAILURE TO COMPLETE NON-PECUNIARY ORDER)

Magistrates Court of South Australia

www.courts.sa.gov.au
Sentencing Act 2017
Section 115(3)(b)
Fines Enforcement and Debt Recovery Act 2017
Section 47(4)(b)

Court Use	
Date Filed:	

Registry						File No			
Address	Street			Telep	hone	Facsimile			
	City/Town/Suburb	State		Postcode		Email Address			
Debtor/Alleged Offender/Defendant									
Name	Surname		Give	n name/s				DOB dd/mm/yyyy	
Address	Street				Telepho	one		Licence Number	
Address	City/Town/Suburb	State		Postcode		Email Address			
	ne court, by evidence given on oath, to performance of community service.	that the o	debto	or/alleged	l offer	nder/defenda	nt has	failed to comply with an	
To the Comr	nissioner of Police for the State	of Sou	uth A	Australia	a and	l each mem	ber o	f the police force	
You are directed to arrest the debtor/alleged offender/defendant and, subject to any endorsement below, bring them as soon as practicable before the Court to be further dealt with according to law.									
	cable before the Court to be further d	ealt with	acco	ording to	law.			below, bring them as	
	cable before the Court to be further d	ealt with	acco	ording to	law.			below, bring them as	
	cable before the Court to be further d					ilSTRAR / JL	JSTICE	E OF THE PEACE	
soon as praction	cable before the Court to be further d It (Pursuant to s 5(2) of the Bail Act 1	M				SISTRAR / JL	JSTICE		
soon as praction		M 1985)	AGIS	STRATE	/ REG		JSTICE		
soon as practic	nt (Pursuant to s 5(2) of the <i>Bail Act</i> 1 The debtor/alleged offender/defer	 M 1985) ndant ma	AGIS	STRATE	/ REG	on bail. above, the r	ank of	E OF THE PEACE Sergeant or who is in	
Endorsemen	nt (Pursuant to s 5(2) of the <i>Bail Act</i> of The debtor/alleged offender/defer At the discretion of a member of the charge of a police station, the deb	 M 1985) ndant ma he police otor/alleg	AGIS ay no e forc jed o	ot be release who is	/ REG	on bail. above, the nant may be i	ank of	E OF THE PEACE Sergeant or who is in ed on bail.	
Endorsemer Variable 1 Variable 2	nt (Pursuant to s 5(2) of the Bail Act of The debtor/alleged offender/defer At the discretion of a member of the charge of a police station, the debt	 M 1985) ndant ma he police otor/alleg	AGIS ay no e forc jed o	ot be release who is	/ REG	on bail. above, the nant may be i	ank of	E OF THE PEACE Sergeant or who is in ed on bail.	

WARRANT OF ARREST

Magistrates Court of South Australia
www.courts.sa.gov.au
Sentencing Act 2017
Sections 113(2) and 115(4)
Fines Enforcement and Debt Recovery Act 2017 Section 47(5)

Court Use	
Date Filed:	

					_	Ī		
Registry						File No		
Address			- 6	Telej	ohone T		Facsimile	
	City/Town/Suburb	State		Postcode		Email Address		
Debtor/Alleç	ged Offender/Defendant							
Name	Surname		Given	name/s	DOB dd/mm/yyyy			
i	600 200							I state great ge
Address	Street		-1		Teleph	one		Licence Number
	City/Town/Suburb	State		Postcode		Email Address		
Particulars								
as required by	he court, by evidence given on oath, to a notice issued pursuant to s 113(1) and Debt Recovery Act 2017.							
Date warrant i	ssued:							
To the Com	missioner of Police for the State	of Sou	uth A	ustralia	and	d each men	nber o	of the police force
	ed to arrest the debtor/alleged offend cable before the Court to be further d					o any endors	ement	below, bring them as
i								
i								
		M	AGIS	TRATE /	REG	SISTRAR / JU	JSTIC	E OF THE PEACE
Endorseme	nt (Pursuant to s 5(2) of the <i>Bail Act</i> 1	1985)						
☐ Variable 1	The debtor/alleged offender/defer	ndant ma	ay not	t be relea	sed (on bail.		
☐ Variable 2	At the discretion of a member of the charge of a police station, the deb							
☐ Variable 3							ender/defendant on bail	
		M	AGIS	TRATE	REG	SISTRAR / .II	JSTIC	E OF THE PEACE



CERTIFICATE FOR VICTIM OF IDENTITY THEFT Magistrates Court of South Australia www.courts.sa.gov.au Sentencing Act 2017 Section 125

Registry	F							
Address	Street			Telej	phone		Facsimile	
Address	City/Town/Suburb State Postcod				Email Address			
Details of Magistrate that issued certificate								
Full Name	me							
Details of Vi	ctim							
Full Name								
Address	Street						DOB	dd/mm/yyyy
Address	City/Town/Suburb				State		Postcode	
Details of th	e offence(s)							
Date of offenc								
Offence location	on:							
Offence:	-1.							
Section and A Particulars of t								
	elevant Matters							
Any other K	elevant matters							
	Date				MAGISTRA			

CITY OF VICTOR HARBOR

Naming of Public Road

Notice is hereby given pursuant to Section 219 (1) of the Local Government Act 1999, that the City of Victor Harbor resolved at its meeting held on 26 March 2018, that the new road created from subdivision of 10 Welch Road Hindmarsh Valley SA 5211 (lot 300 in Deposited plan D111465, CT6171/692) be named Curlew Court.

VICTORIA MACKIRDY Chief Executive Officer

TATIARA DISTRICT COUNCIL

Change of Council Meeting Times

NOTICE is hereby given that Council at its meeting held on 10th April 2018, resolved to change its meeting times. Meetings will now be held on the second Tuesday of each month, commencing at 5.00 pm.

A CHAMPNESS Chief Executive Officer

NATIONAL ELECTRICITY LAW

The Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law as follows:

Under s 95, the Reliability Panel has requested the *Reliability Panel governance arrangements* (Ref. ERC0233) proposal. The proposal seeks to clarify and update some of the rules relating to the Reliability Panel's governance arrangements. The AEMC intends to expedite the proposal under s 96 as it considers the proposed Rule is non-controversial, subject to requests not to do so. Written requests not to expedite the proposal must be received by **10 May 2018**. Submissions must be received by **24 May 2018**.

Under s 95, the Australian Energy Market Operator (AEMO) has requested the *Reinstatement of long notice Reliability and Emergency Reserve Trader* (Ref. ERC0238) proposal. The proposal seeks to increase the lead time that AEMO has to contract for reserves from the current 10 weeks to nine months ahead of a projected shortfall. The AEMC intends to expedite the proposal under s 96 as it considers the proposed Rule is urgent, subject to requests not to do so. Written requests not to expedite the proposal must be received by **10 May 2018**. Submissions must be received by **24 May 2018**.

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's *Guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website, subject to confidentiality.

Written requests should be sent to submissions@aemc.gov.au and cite the reference in the title. Before sending a request, please review the AEMC's privacy statement on its website.

Documents referred to above are available on the AEMC's website and are available for inspection at the AEMC's office.

Australian Energy Market Commission

Level 6, 201 Elizabeth Street Sydney NSW 2000

Telephone: (02) 8296 7800 www.aemc.gov.au

Dated: 26 April 2018

NATIONAL ENERGY RETAIL LAW

The Australian Energy Market Commission (AEMC) gives notice under the National Energy Retail Law as follows:

Under s 251, The Honourable Josh Frydenberg MP, Minister for the Environment and Energy on behalf of the Australian Government and The Honourable Don Harwin MLC, Minister for Energy and Utilities on behalf of the NSW Government have requested the *Advance notice of price changes* (Ref. RRC0015) proposal. The proposal seeks to provide customers with advance notice of price increases. Submissions must be received by **24 May 2018**.

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's *Guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website, subject to confidentiality.

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Australian Energy Market Commission

Level 6, 201 Elizabeth Street Sydney NSW 2000 Telephone: (02) 8296 7800

www.aemc.gov.au

Dated: 26 April 2018

TRUSTEE ACT 1936

DECEASED ESTATES

Notice to Creditors and Claimants

Lois Elaine Christiansen formerly of 40/16 Cross Road, Myrtle Bank, South Australia 5064, Australia, Home Duties, deceased.

Creditors and other persons having claims (to which Section 29 of the *Trustee Act 1936*, relates) in respect of the estate of the deceased, who died on 7 September 2017, are required by the executor, Equity Trustees Wealth Services Limited of Level 1, 575 Bourke Street, Melbourne, Victoria, 3000 to send particulars of their claims to it, care of Tiziana Reiners, Equity Trustees Wealth Services Limited of Level 1, 575 Bourke Street, Melbourne, Victoria, 3000 within two (2) months of the date of publication hereof, after which date the executor may convey or distribute the assets having regard only to the claims of which the executor then has notice.

Dated: 26 April 2018

Equity Trustees Wealth Services Limited as Executor

TRUSTEE ACT 1936

DECEASED ESTATES

Notice to Creditors and Claimants

Victor Robinson formerly of 1A Mount Barker Road, Hahndorf, South Australia 5245, Australia, mechanical engineer, deceased.

Creditors and other persons having claims (to which Section 29 of the *Trustee Act 1936*, relates) in respect of the estate of the deceased, who died on 15 June 2017, are required by the executor, Equity Trustees Wealth Services Limited of Level 1, 575 Bourke Street, Melbourne, Victoria, 3000 to send particulars of their claims to it, care of Lou Caiafa, Equity Trustees Wealth Services Limited of Level 1, 575 Bourke Street, Melbourne, Victoria, 3000 within two (2) months of the date of publication hereof, after which date the executor may convey or distribute the assets having regard only to the claims of which the executor then has notice.

Dated: 26 April 2018

Equity Trustees Wealth Services Limited as Executor

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

In the matter of the estates of the undermentioned deceased persons:

CARTER Kathleen Napier late of 77 Sydenham Road Norwood of no occupation who died 15 October 2017 GIANNAKOPOULOS Christine late of 181 Days Road Regency Park retired seamstress who died 23 December 2017 HAINSWORTH Beverley Elizabeth late of 437 Salisbury Highway Parafield Gardens retired Registered Nurse who died 6 December 2017 McGUINNESS Gary Alan late of 12 Matthew Crescent Whyalla Stuart Steelworker who died 20 April 2017 STACEY Graham Keith late of 414 Carrington Street Adelaide Marine Consultant who died 11 December 2017

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975 that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the office of Public Trustee at GPO Box 1338, Adelaide, 5001, full particulars and proof of such claims, on or before the 25 May 2018 otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated: 26 April 2018

N S RANTANEN Acting Public Trustee

NOTICE SUBMISSION

Notices for publication must be submitted before 4 p.m. Tuesday, the week of intended gazettal.

Proofs of formatted content are supplied for all notice submissions. Alterations must be returned before 4 p.m. Wednesday.

The SA Government Gazette is compiled and published each Thursday. Requests to withdraw submitted notices must be received before 10 a.m. on the day of publication.

Gazette notices should be emailed as Word files—and signed PDF files if applicable—in the following format:

- Title (name of the governing legislation/department/organisation)
- Subtitle (description of notice)
- A structured body of text
- · Date of authorisation
- Name, position, and department/organisation of the authorising person

Please provide the following information in your email:

- Date of intended gazettal
- Details that may impact on publication of the notice
- Email address and phone number of the person authorising the submission
- Name of the person and organisation to be charged for the notice, if applicable
- Request for a quote, if required
- Purchase order, if required

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