SUPPLEMENTARY GAZETTE



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, FRIDAY, 5 OCTOBER 2018

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RULES OF COURT

MAGISTRATES COURT OF SOUTH AUSTRALIA

Amendment 22 to the Magistrates Court (Civil) Rules 2013

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 (Civil) Rules 2013* as amended.

- 1. These Rules may be cited as the 'Magistrates Court (Civil) Rules 2013 (Amendment 22)'.
- 2. The Magistrates Court (Civil) Rules 2013 ('the Rules') as amended by these amendments apply to and govern all actions commenced in the civil division of the Court on and after the date on which these amendments are gazetted.
- 3. Rule 24(1)(c) is amended to delete the word 'pretrial'.
- 4. Rule 37(1) is amended to delete:

Marriage Act 1961 (Cth) Form as approved by the Attorney General (Cth)

and replace it with:

Marriage Act 1961 (Cth) Form 7

- 5. Rule 37(2) is amended to delete 'An application' and replace it with 'Any application'.
- 6. The following is inserted after rule 37(2):
 - (3) An application pursuant to section 56B of the *Criminal Assets Confiscation Act 2005* must also annex all certificates of record required to show that a person is a prescribed drug offender.
 - (4) An application pursuant to section 219 of the Criminal Assets Confiscation Act 2005 must also annex draft minutes of order.
- 7. Rule 37(3) is renumbered Rule 37(5).
- 8. Rule 37(4) is renumbered Rule 37(6).
- 9. Rule 37(5) is renumbered Rule 37(7).
- 10. Rule 37(6) is renumbered Rule 37(8).
- 11. Rule 37(7) is renumbered Rule 37(9).
- 12. Rule 37(8) is renumbered Rule 37(10).
- 13. Rule 37(9) is renumbered Rule 37(11).
- 14. Rule 37(10) is renumbered Rule 37(12).
- 15. Rule 37(11) is renumbered Rule 37(13).
- 16. The following is inserted after Rule 37(13):
 - (14) An application pursuant to sections 12 or 16 of the *Marriage Act 1961* (Cth) must comply with the requirements of part 2 of the *Marriage Regulations 2017* (Cth).
- 17. Rule 51 is amended to delete 'Division 3 of the Supreme Court Civil Rules 2006' and replace it with 'with the rules in the Supreme Court Civil Rules 2006 that deal with service under that convention'.
- 18. Form 2 is deleted and replaced with Form 2.
- 19. Form 3 is deleted and replaced with Form 3.
- 20. Form 3G is deleted and replaced with Form 3G.
- 21. Form 9A is deleted and replaced with Form 9A.
- 22. Form 51 is deleted and replaced with Form 51.
- 23. Form 53 is deleted and replaced with Form 53.

Dated: 27 September 2018

MARY-LOUISE HRIBAL
Chief Magistrate
BRETT JONATHON DIXON
Magistrate
GREGORY CHARLES FISHER
Magistrate
SIMON HUGH MILAZZO
Magistrate

CLAIM

Magistrates Court of South Australia (Civil Division) www.courts.sa.gov.au

Court Use Date Filed Date of Posting

	_						PI MVA - Served A	lianz:
Trial Court						Action No		
Address	Street	8			Teleph	one	proporations Law quity her Personal Injury bet — Tribunal Order her (specify) Party Facsimile Dx Facsimile Dx	DX
, iddi coc	City/Town/Suburb		State	Postcode		Email Address		
	Amount Clain	ned (if any)	\$	•				
	Court Fee on	Filing	\$					
	Service and 0	Other Fee	\$					
	Solicitor's Fee	Э	\$					
	TOTAL CLAII	MED	\$					
☐ Motor Ve	im (tick) Assets Confiscation chicle Property and Commercial Lease	☐ Worl				☐ Equ ☐ Oth ☐ Del	uity ner Personal Injury ot – Tribunal Order	
This claim is	i ☐ liquidated	unliquida	ated					
Method of s	service (tick)							
☐ Registra	r 🔲 She	eriff		Plaint	tiff's So	olicitor	☐ Party	
Plaintiff/s								
Full Name								
Address								
(Registered Office, if Body Corporate)	Street	·			Teleph	one	racsimile	DX
Done other powers space states	City/Town/Suburb		State	Postcode	-	Email Address		
Solicitor for P	Plaintiff/s (name)							1
Address	Street				Telephi	one	Facsimile	DX
Address	City/Town/Suburb		State	Postcode		Email Address		
Defendant/s			State	Fosicode		Email Address		
Full Name								
Address	Street				Teleph	one	Facsimile	DX
(Registered Office, if Body Corporate)	C#u/Teuro/Subt		State	Posts		Email Address	·	
Solicitor for D	City/Town/Suburb Defendant/s (name)	<u> </u>	State	Postcode		Email Address		
	Street				Teleph	one	Facsimile	DX
Address	City/Town/Suburb		State	Postcode		Email Address		

claim arose. Where the claim is for damages the amour	Briefly state the date, place and circumstances from which the not claimed for each head of damages must be given (e.g. an ne plaintiff or his/her solicitor must sign and date each page. im or counterclaim.					
Date	PLAINTIFF					
DEFENDANT/S - If you have a defence or countercla	im you must, within 21 days from <u>service</u> of this claim, go to					
your nearest court and file a defence and/or counterclaim. TAKE THIS FORM WITH YOU						
If you do nothing, the plaintiff may get judgment against you. If you consent to judgment, please sign and return this form to the Trial Court (address above).						
l _i	consent to judgment for the total claimed.					
Date	DEFENDANT					

AFFIDAVIT OF PROOF OF SERVICE

I,				of			
Occu	pation:						
MAKE	A HTAO	ND SAY that:					
I.	I did on th	e day	of	20 , between t	he hours of	and	duly serve the
	within nar	ned defendant		with this claim and	Form 17 and ar	ny applicable	form under the
	Service a	nd Execution of F	Process Act 1992 (Cth).				
(Pleas	se tick the a	ppropriate box)					
	By persor	al service on the	person.				
	By service	on the solicitor a	acting for the person.				
		g it for the person above the age of	at the address of the plot 14 years.	lace of dwelling or bu	usiness of the p	erson with so	omeone
	By deposi person.	ting it for the pers	son at the DX addressed	d to the DX number	of the person o	r the solicitor	acting for the
	By leaving	g it at the register	ed office of the body co	rporate.			
	By sendin	g it by prepaid po	est addressed to the stra	ata corporation at its	site or its post	office box.	
			to the community corpo nunity corporation or by				
	By fax dire		umber of the person or	the solicitor acting fo	or the person du	uring normal	business hours
	By service	on one partner	or at the principal place	of business of the fir	m.		
	By sendin	g it by prepaid po	est addressed to the per	son at -			
			atisfied that the docume costs thrown away if the				of the defendant
	Ву						
	(here des	cribe any other a	uthorised means of serv	rice)			
Π.	I served th	ne person at (state	e the address, DX number	, fax number etc.)			
III.	l necessa	rily made t	rips and travelled	kilometres for the p	ourpose of effect	cting the serv	rice.
SWO	RN before	me at					
on the	e da	y of	20				
Signa	Signature SERVER (Person authorised to take Affidavits) (e.g. Justice of the Peace)						

MINOR CIVIL ACTION - CLAIM

Magistrates Court of South Australia (Civil Division)

Court Use Date Filed Date of Posting PI MVA - Served Allianz:

Trial Court							Action No		
Addes	Street					Telepho	one	Facsimile	DX
Address								Facsimile Facsimile Facsimile Facsimile Facsimile Facsimile Facsimile	
	City/Town/Suburb		State		ostcode		Email Address		
	Amount Claimed (\$						
	Court Fee on Filin	_	\$						
	Service and Other	r Fee	\$						
	Solicitor's Fee								
	TOTAL CLAIMED		\$						
Type of clair	n (tick)								
☐ Building		Conf	tract				☐ Cor	rporations Law	
☐ Debt] Moto	or Vehicle F	Prope	erty		☐ Per	sonal Injury Motor	Vehicle
Other Per	sonal Injury	Debt	t – Tribuna	Orde	er		☐ Cor	nstruction Contract	Payment
☐ Other (sp	ecify)								
Method of s	ervice (tick)								
☐ Registrar	☐ Sheriff				Plaint	iff's So	olicitor	☐ Party	
Plaintiff/s									
Full Name									
Address	Street					Telepho		Familia 1	DX
(Registered Office, if Body Corporate)	Sireer					reiepric	me	Pacsinine	DA
	City/Town/Suburb		State	Po	ostcode		Email Address		
Solicitor for Pla (A solicitor is not r	aintiff/s (name) equired – the solicitor cannot appea	r at trial)							
Address	Street		Ī			Telepho	one	Facsimile	DX
	City/Town/Suburb		State	Po	ostcode		Email Address		
Defendant/s									
Full Name									
Address	Street					Telepho	one	Facsimile	DX
(Registered Office, if Body Corporate)						, c.c.p			
	City/Town/Suburb		State	Po	ostcode	8	Email Address		
Solicitor for De (A solicitor is not r	efendant/s (name) equired – the solicitor cannot appea	r at trial)							
Address and the	Chant					Televi		E	DV
Address	Street	-				Telepho	nie	racsimile	DX
	City/Tours/Subush		C4-4-	La			Cit Add		

claim arose. Where the claim is for damages the amo	Briefly state the date, place and circumstances from which the bunt claimed for each head of damages must be given (e.g. an The plaintiff or his/her solicitor must sign and date each page. claim or counterclaim.					
Date	PLAINTIFF					
DEFENDANT/S - If you have a defence or counterclaim you must, within 21 days from service of this claim, go to your nearest court and file a defence and/or counterclaim. TAKE THIS FORM WITH YOU If you do nothing, the plaintiff may get judgment against you. If you consent to judgment, please sign and return this form to the Trial Court (address above).						
l _a	consent to judgment for the total claimed.					
Date	DEFENDANT					

AFFIDAVIT OF PROOF OF SERVICE

I,				of					
Occu	pation:								
MAKE	MAKE OATH AND SAY that:								
I.	I did on the day of 20 , between the hours of and duly ser								
	within nar	ned defendant		with th	is claim and	Form 17 and a	any applicable	e form under the	
	Service a	nd Execution of	Process Act 1992 (Cth).						
(Pleas	e tick the a	opropriate box)							
	By persor	nal service on th	ne person.						
	By service	e on the solicito	r acting for the person.						
		g it for the perso y above the age	on at the address of the pe of 14 years.	lace of	dwelling or bu	usiness of the	person with s	someone	
	By depos person.	iting it for the pe	erson at the DX addresse	d to the	DX number	of the person o	or the solicito	r acting for the	
	By leaving	g it at the regist	ered office of the body co	rporate.					
	By sendir	g it by prepaid	post addressed to the stra	ata corp	oration at its	site or its post	office box.		
	By prepaid post addressed to the community corporation or to the presiding officer, treasurer or secretary at the postal address of the community corporation or by placing it in the community corporation's letterbox.								
	By fax dir		number of the person or	the soli	citor acting fo	or the person d	luring normal	business hours	
	By service	e on one partne	r or at the principal place	of busin	ness of the fir	m.			
	By sendir	g it by prepaid	post addressed to the pe	rson at	-				
			s satisfied that the docum to costs thrown away if t					of the defendant	
	Ву								
	(here des	cribe any other	authorised means of serv	/ice)					
Π.	I served t	ne person at (st	ate the address, DX number	r, fax nur	mber etc.)				
ш.	l necessa	rily made	trips and travelled	kilome	etres for the p	ourpose of effe	ecting the ser	vice.	
SWO	RN before	me at							
on the	e da	y of	20						
Signa	Signature SERVER (Person authorised to take Affidavits) (e.g. Justice of the Peace)								

FAIR TRADING ACT 1987 APPLICATION

Magistrates Court of South Australia (Civil Division)

www.courts.sa.gov.au Section 8A(7) Form 3G

Court Use

Date Filed:
Date Posted:
Service on the
Commissioner for
Consumer Affairs:

Trial Court							Action No			
Address	Street					Telepho	one	Facsimile Facsimile Facsimile Facsimile	DX	
Addiess	City/Town/Suburb		State		Postcode		Email Address			
	Amount Cl	laimed (if any)		\$						
	Court Fee	on Filing		\$						
	Service an	nd Other Fee		\$						
	Solicitor's F	Fee		\$						
	TOTAL CL	_AIMED		\$						
Commission	ner for Consumer A	Affairs (if App	licant)			500			200	
A 1.1	Street	,				Telepho	ione		Facsimile	
Address	Olived.	7				70125			T dodne.	
= 10 m m	City/Town/Suburb		State Postcode E			Email Address				
Solicitor (if any)									
Consumer	1									
Full Name										
Address	Street					Telepho	one		Facsimile	
(Registered Office, if Body Corporate)										
Solicitor (if any	City/Town/Suburb		State		Postcode		Email Address			
Trader	/									
Hadei										
Full Name										
Address	Street					Telepho	one		Facsimile	
(Registered Office, if Body Corporate)	City/Town/Suburb		State		Postcode	,	Email Address			
Solicitor (if any			I Name of the State of the Stat		235,220,000					

If you do not attend at the Trial Court for the Directions Hearing this application may be decided without you. If the amount claimed is more than \$12,000, you may elect at the Directions Hearing to remove this claim from the minor civil jurisdiction and then a higher cost scale applies and you can be represented by a lawyer at the trial. If the amount claimed is \$12,000 or less, or if you make no election, a lawyer cannot represent you at the trial (subject to some exceptions in s 38(4)(a) of the Magistrates Court Act 1991) and the minor civil cost scale will apply.

A written agreement from a conciliation conference with the Commissioner for Consumer Affairs was signed by the Commissioner, and the above named consumer and trader on the day of 20

A copy of the written agreement must be attached.

Briefly state the facts giving rise to this application:	
Date	APPLICANT

CRIMINAL ASSETS CONFISCATION ACT 2005 **APPLICATION**

Form 9A Court Use

Date Filed: Date of Posting

Magistrates Court of South Australia (Civil Division)

Trial Court Address Sievet			A CONTRACTOR OF THE PARTY OF TH					31 Marie		
Address Cty/Town/Suburb Value of property or sum claimed (if any) Court Fee on filing TOTAL Applicant/S Full Name Address (Registred Office, if Body Corporally Chy/Town/Suburb Defendant/s / Other Party/ies Full Name Address Registry Date Address Sizeet Telephone Faccimile Date APPLICANT Registry Date AAGdress Time AAGdress Time AAGdress Time AAGdress Time AAGdress APPLICANT Time Amplicant AND AAGdress Time AAGdress Time AAGdress Time AAPPLICANT AAGdress Time AAGdress Time AAGdress Time AAPPLICANT AAGdress Time AAGdress Time AAGdress Time AAAGdress Time AAAAGdress Time AAAAGdress Time AAAAGdress Time AAAAGdress Time AAAAGdress AAAAGdress AAAAGdress AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	Trial Court						Action No			
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Court Fee on filling S S		City/Town/Suburb		State	Postcode		Email Address			
Applicant/s Full Name Address (Registered Citice, if Body Corporate) Defendant/s / Other Party/ies Full Name Address (Registered Citice, if Body Corporate) Steel Footcode Email Address (Registered City Town/Suburb State Postcode Email Address Solicitor (name) Address Solicitor (name) Steel Footcode Email Address Solicitor (name) Address Steel Footcode Email Address Facsimile DX Facsimile Email Address Facsimile DX Facsimile Email Address MAGISTRATES COURT NOTICE TO APPLICANT An application for an order under the Criminal Assets Confiscation Act 2005 must be accompanied by an attached		Value of p	roperty or sum claim	ed (if any)	\$					
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Address (Registered Office, Registered Office) (Registered Office)	Applicant/s									
CaptrownSuburb State Postcode Email Address	Full Name							1	1	
CaptrownSuburb State Postcode Email Address	Address	04				T-lank	Lang.		200	
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Address (Registered Office, if Body Corporate) Solicitor (name) Address Solicitor (name) Address Street	Defendant/s	Other Party/	'ies							
Postcode Office Faccimile DX	Full Name									
Postcode Office Faccimile DX	Address									
Solicitor (name) Address Street Str	(Registered Office,	Street			\vdash	Teleph	one 	Facsimile	DX	
Solicitor (name) Address Street Str	if Body Corporate)	City/Town/Suburb		State	Postcode		Email Address	Email Address		
Particulars of action and remedy 1. Briefly state the date, place and circumstances from which the action arose: 2. State remedy or relief sought: 3. If the applicant wishes to proceed without notification to any other part, please state why: Date	Solicitor (name	- 1								
Particulars of action and remedy 1. Briefly state the date, place and circumstances from which the action arose: 2. State remedy or relief sought: 3. If the applicant wishes to proceed without notification to any other part, please state why: Date										
Particulars of action and remedy 1. Briefly state the date, place and circumstances from which the action arose: 2. State remedy or relief sought: 3. If the applicant wishes to proceed without notification to any other part, please state why: Date	Address	Street		\vdash	Teleph	one 	Facsimile	DX		
Particulars of action and remedy 1. Briefly state the date, place and circumstances from which the action arose: 2. State remedy or relief sought: 3. If the applicant wishes to proceed without notification to any other part, please state why: Date		City/Town/Suburb		State	Postcode		Email Address			
2. State remedy or relief sought: 3. If the applicant wishes to proceed without notification to any other part, please state why: Date	Particulars o		emedy							
3. If the applicant wishes to proceed without notification to any other part, please state why: Date				from which t	the actio	n aros	se:			
3. If the applicant wishes to proceed without notification to any other part, please state why: Date										
3. If the applicant wishes to proceed without notification to any other part, please state why: Date	2 State reme	edy or relief sou	ight:							
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Date MAGISTRATES COURT NOTICE TO APPLICANT An application for an order under the Criminal Assets Confiscation Act 2005 must be accompanied by an attached		Telephone	e Fa	acsimile		Em	ail Address			
Date MAGISTRATES COURT NOTICE TO APPLICANT An application for an order under the Criminal Assets Confiscation Act 2005 must be accompanied by an attached		1								
NOTICE TO APPLICANT An application for an order under the Criminal Assets Confiscation Act 2005 must be accompanied by an attached	********		KARABARARASA		***					
An application for an order under the Criminal Assets Confiscation Act 2005 must be accompanied by an attached		Date					MAGISTR	RATES COURT		
									hed	

APPLICATION

Magistrates Court of South Australia (Civil Division)

National Credit Code

Co	urt Use	
ate Filed:		

Trial Court						Action No		
That South						7.50011140		
Address	Street		50b		Teleph	one	Facsimile	DX
Address	1000 70 - 1000 - 10			5051 00 900				
	City/Town/		State	Postcode		Email Address		
		Amount claimed (if any)	\$ \$					
		Court Fee on filing						
Service and Other Fee \$								
		Solicitor's Fee	\$					
		TOTAL CLAIMED	\$					
Applicant								
Full Name								
Address								
(Registered Office,	Street				Teleph	one	Facsimile	DX
if Body Corporate)	City/Town/	Suburb	State	Postcode		Email Address		
Solicitor (name	e)							
Respondent								
Full Name								
A -1-1								
Address (Registered Office,	Street		ĺ	1	Teleph	one I	Facsimile	DX
if Body Corporate)	City/Town/	Suburb	State	Postcode		Email Address		
Solicitor (name		9900000000000000						
Particulars of	of action	n and remedy						
The second secon		ite, place and circumstances	from which	the clain	n arose	e :		
2. State the	applicabl	le section/s of the Code and	remedy or re	elief sou	ght:			
3. Give the i	name, ad	dress, phone, fax, e-mail ad	dress of any	person	whose	interests ma	y be affected by the	e grant of
3. Give the name, address, phone, fax, e-mail address of any person whose interests may be affected by the grant of the relief requested. State if that person is a supplier:								
	Dat	te		-2			PLICANT	
	Dai	.~				7 M 1	L. 3/ 11 11	

HOUSING IMPROVEMENT TENANCY DISPUTE APPLICATION

Magistrates Court of South Australia (Civil Division)

Housing Improvement Act 2016
Section 35(3)

Court Use
Date Filed
Date of Posting

Trial Court					ys	Action No			
Address	Street				Teleph	one	Facsimile	DX	
, taa. 555	City/Town/Suburb State Po		Postcode		Email Address				
	Amount				\$				
		e on Filing and Other Fee			\$ \$				
	Solicitor'				\$				
	TOTAL (CLAIMED			\$				
Applicant/s									
Full Name									
Address (Registered	Street				Teleph	one	Facsimile	DX	
Office, if Body Corporate)	City/Town/Subur	b	State	Postcode		Email Address			
Solicitor for Ap	oplicant/s								
	Street				Teleph	one	Facsimile	DX	
Address	Siree				relepin	one	racsinne	I DA	
	City/Town/Subur	b	State	Postcode		Email Address			
Respondent	/s / Other P	arty/ies							
Full Name						_			
Address (Registered	Street				Teleph	one	Facsimile	DX	
Office, if Body Corporate)				Postcode	Postcode Email Address				
Solicitor for Re	espondent/s		•						
						10 A C C C C C C C C C C C C C C C C C C	_		
Address	Street			l	Teleph	one	Facsimile	DX	
	City/Town/Subur	b	State	Postcode		Email Address			
Particulars of	of Housing	Improvement Tenan	cy Dispute						
Briefly state th	Briefly state the facts giving rise to this application:								
State remedy or relief sought pursuant to section 38 of the Act:									

☐ I have attached a copy of the applicable residential tenancy agreement to this form.								
Date	APPLICANT							
I certify that I have served a copy of the Application and supporting documentation provided by the Applicant/s on the Respondent/s / Other Party/ies at the address shown above.								
Date	REGISTRAR							
IMPORTANT NOTICE TO THE APPLICANT Monetary claims under the Act for less than \$40,000 must be brou Applications over \$40,000 may also be brought to SACAT if the pa								
IMPORTANT NOTICE TO THE APPLICANT								
If the applicant is the landlord, a copy of the applicable rent records 1995 must be attached to this form.	Is kept pursuant to s 57 of the Residential Tenancies Act							
IMPORTANT NOTICE TO THE REGISTRAR The Minister for Human Services must be notified of this application All respondents and/or other parties must be served with a copy of								

RULES OF COURT

MAGISTRATES COURT OF SOUTH AUSTRALIA

Amendment 68 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 68)'.
- 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 the date on which these amendments are gazetted.
- 3. The following is inserted after rule 27.01:

27A.00 POLICE ISSUED SUMMONSES

- A summons to a defendant to attend the Magistrates Court in relation to a summary offence may be issued by a member of SA Police acting in the execution of his or her duty.
- A summons issued by a member of SA Police must be in triplicate and comply with Form 4A. The summons must be completed by the issuing member of SA Police. The copies of the summons must be distributed as follows:
 - (a) one copy must be retained by SA Police; and
 - (b) one copy must be personally served on the defendant; and
 - (c) one copy must be filed in the Court no later than 10 working days prior to the hearing date on the summons.
- An information complying with rule 12 relating to the offence(s) listed in the summons and a Certificate of Service must be filed at the same time as the copy of the summons in the Court.
- The hearing date and location on the summons will be selected by SA Police from a set of dates and locations that have been provided by the Registrar to SA Police. The hearing date selected will be no less than 1 month and no more than 3 months from the date of issue of the summons.
- Any summons purportedly issued with a hearing date and location that has not been provided by the Registrar will be void and of no effect.
- 27A.06 The number of summonses issued by SA Police bearing the same hearing date and location must not be more than 20.
- Rule 41.08 is amended to delete 'Minister for Correctional Services' and replace it with 'Minister for Police, Emergency Services and Correctional Services'.
- 5. The following is inserted after rule 47.06:
 - 47.07 The issuing authority or Chief Recovery Officer is not required to attend the hearing if the applicant has not applied for a review of the enforcement determination with the Chief Recovery Officer pursuant to section 22 of the Fines Enforcement and Debt Recovery Act 2017 on the grounds specified in section 22(10)(b) or 22(10)(c) of the Fines Enforcement and Debt Recovery Act 2017.
 - 47.08 If the issuing authority or Chief Recovery Officer does not attend the hearing pursuant to rule 47.07, it must file an affidavit complying with Form 115 outlining the reasons for its non-attendance.
- 6. Rule 47.07 is renumbered Rule 47.09.
- 7. Rule 61.04 is amended to delete 'Minister for Children's Protection' and replace it with 'Minister for Child Protection'.
- 8. Rule 61.05 is amended to delete 'Minister for Disabilities' and replace it with 'Minister for Human Services'.
- 9. Rules 63 and 64 are renumbered to appear as follows:

63.00 RECORDING EVENTS IN COURT

- 63.01 Subject to this rule and to any contrary direction of the Court, the making of a record of persons, things, or events in court is not permitted.
- 63.02 Rule 63.01 does not apply to Courts Administration Authority staff acting in the course of their office or employment.
- 63.03 Despite rule 63.01:
 - (a) a party to a proceeding which is being heard by the Court, a legal practitioner, law clerk, student or a bona
 fide member of the media may make a handwritten or electronic note of persons, things or events in court;
 and
 - (b) a bona fide member of the media may make an audio recording of proceedings for the sole purpose of verifying notes and for no other purpose.
- 63.03a A party to proceedings must seek leave of the Court prior to using an electronic device.
- Any record made in court permitted by this rule must:
 - (a) be made in a manner which does not interfere with court decorum, not be inconsistent with court functions, not impede the administration of justice, and not interfere with the proceedings;
 - (b) not interfere with the Court's sound system or other technology; and
 - (c) not generate sound or require speaking into a device.
- 63.05 Any audio recording made by a member of the media under rule 63.03(b):
 - (a) must not record any private conversation occurring in court;
 - (b) must not be made available to any other person or used for any other purpose; and
 - (c) must be erased entirely within 48 hours of the recording.
- 63.06 For the purpose of this Rule, 'record' means a record by any means whatsoever, including by handwriting, other physical means, audio and/or visual recording or electronic record.

- 63.07 For the purpose of this Rule, 'electronic note' means a text based note.
- 64.00 ELECTRONIC COMMUNICATIONS IN COURT
- 64.01 Subject to this rule and to any contrary direction of the Court, communication by means of an electronic device to and from a court room during the conduct of proceedings is not permitted.
- 64.02 Rule 64.01 does not apply to Courts Administration Authority staff acting in the course of their office or employment.
- Despite rule 64.01 and subject to rules 64.04 and 64.05, a party to a proceeding which is being heard by the Court, a legal practitioner or a bona fide member of the media may communicate by means of an electronic device to and from a court room during the conduct of proceedings.
- 64.04 Any electronic communication permitted by this rule must:
 - (a) be made in a manner which does not interfere with court decorum, not be inconsistent with court functions, not impede the administration of justice, and not interfere with the proceedings;
 - (b) not interfere with the Court's sound system or other technology; and
 - (c) not generate sound or require speaking into a device.
- A communication of evidence adduced or a submission made in proceedings, whether in full or in part, must not be made until at least 15 minutes have elapsed since the evidence or submission in question, or until the Court has ruled on any application for suppression or objection made in relation to the evidence or submission within that period of 15 minutes, whichever occurs last.
- 64.06 For the purpose of this rule, 'electronic device' means any device capable of transmitting and/or receiving information, audio, video or other matter (including, cellular phones, computers, personal digital assistants, digital or analogue audio and/or visual cameras or similar devices).
- 10. The following is inserted after rule 76:
 - 77.00 CRIMINAL ASSETS CONFISCATION ACT 2005
 - 77.01 An application pursuant to s 59A of the Criminal Assets Confiscation Act 2005 shall comply with Form 23.
 - 77.02 An affidavit complying with Form 115 must be filed with the application.
 - 77.03 A copy of the Declaration of the Deemed Forfeiture Order obtained by the Director of Public Prosecutions must also be filed with the application, if available.
 - Where practicable, the application will be listed before the Criminal Magistrate who imposed the conviction for the conviction offence.
 - 77.05 If the Director of Public Prosecutions wishes to contest the application, it must file and serve on the applicant a copy of the Declaration of the Deemed Forfeiture Order, if it has not already been filed by the applicant.
- 11. Form 4A is inserted.
- 12. Form 9 is deleted and replaced with Form 9.
- 13. Form 55 is deleted and replaced with Form 55.
- 14. Form 62 is deleted and replaced with Form 62.
- 15. Form 73 is deleted and replaced with Form 73.
- 16. Form 110 is deleted and replaced with Form 110.
- 17. Form 123 is deleted and replaced with Form 123.
- 18. Form S15 is deleted and replaced with Form S15.

Dated: 27 September 2018

MARY-LOUISE HRIBAL
Chief Magistrate
BRETT JONATHON DIXON
Magistrate
GREGORY CHARLES FISHER
Magistrate
SIMON HUGH MILAZZO
Magistrate

Form 4A



SUMMONS POLICE ISSUED Magistrates Court of South Australia

www.courts.sa.gov.au Criminal Procedure Act 1921

Section 57

C	ourt	Use	
ate Fil	ed:		

Defendant										
Name									DOB	
	+					ľ			dd/n	nm/yyyy
Address Stre						Telep	hone		Licence Numb	er
Address	C#v/T/	own/Suburb		State	Postcode		Email A	ddress		
You are ac		0. VIO 6	ollowing offence		7 0010000		LIMM	idd/edd		
Offence	5 - 15 Mar (1997) 7 - 39 (1998)	Offer	nce Location	Section and	l Act		Partic	ulars of the	offence	
You must at	tend Co	urt accord	ding to the Hearing	Details below.						
		Registr	у				\$	Date		
Hearing de	etails	Address						Time		am/pm
		Teleph	one	Facsimile		Er	nail Add	dress		
SAPol Ref			nce Number			W/1894VI		SA POLICE (OFFICER	
If you fai Prod Issu If you are	il to appe ceed in y ue a war e unable	ces To 1 ear on the your abse rant for yo	THE DEFENDANT e hearing date set of	out above or on		to wh	ich this	matter is ad		
Proof of S	20 00115	ing Polic	o Officer:							
Name and II Address who		- ×								
Time hander				Time an	n/pm					
I certify that	l person	ally issue	ed this Police Issue his certificate.			d it to	the abo	venamed de	efendant in a	accordance
*******)ate	STEEL CONTRACTOR	3030	*********			SA POLICE (************



WRITTEN PLEA ADMITTING CHARGE

Magistrates Court of South Australia

www.courts.sa.gov.au
Criminal Procedure Act 1921
Section 113(1)(a)

	Court	Use	
ate	Filed:		

	Section 113(1)	(a)							L.
Registry						File N	o		
Address	Street				Telej	phone			Facsimile
Address	City/Town/Suburb State Postcode				Email A	ddress			
Informant									
Name					10.		Refe	rence	No:
Address	Street				Teleph	one			Facsimile
Address	City/Town/Suburb		State	Postcode		Email A	ddress		
Defendant									
Name									DOB dd/mm/yyyy
Address	Street				Teleph	one			Licence Number
Address	City/Town/Suburb		State	Postcode		Email A	ddress		
I admit all cha	rges in the attached inf	ormation and i	understand th	nat I may	be co	mmitte	d to a	superi	or court for sentence.
Defendant's	Solicitor								
Name:									
Telephone:		Facsimile:				Em	ail:		
Defendant's	Counsel								
Name:									
Telephone:		Facsimile:				Ema	ail:		
250	endant t details have changed,	please provid	e details belo	ow:					
Address: Telephone:		Facsimile:				Ema	ail·		
	ne defendant has had le		respect of this	s plea.					
	SOLICITOR	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	DEFENDA						ate
INFORMA (2) You must	plete this form, it must but TION to which this form attend at the Magistrate obe excused, please or	relates must b es Court hearin	e attached w	hen it is	filed.	-			ance A copy of the

If you do not attend, a WARRANT for YOUR ARREST may be issued without further notice.

be you seek to be excused from personally attending the next wags	strates Court hearing?
Please provide your reason(s) for seeking to be excused:	
If you seek to be excused from personally attending, you must file th	nis Form in the Magistrates Court at least 14 days
before your next hearing date. If you are informed by the Court that practitioner must represent you at the next hearing.	
PROSECUTION USE ONLY	
Does the prosecuting authority consent to the defendant's non-atten	ndance at the next hearing? Yes No
	0
Date	PROSECUTION
Date COURT USE ONLY	
Section of the sectio	PROSECUTION
COURT USE ONLY	PROSECUTION
COURT USE ONLY	PROSECUTION



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:

Registry	<i>(</i>						File No				
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Address	Silveer		2		reiep	none	1000	Facsimile		DX	
Applica	City/Town/S	Suburb	State	Postcoo	le	Ema	Email Address				
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Full Nan	rie								DOB		
Address	Street			-		Teleph	one		Facsimile		
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T GII I VAI					- 1						
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Enforc		nination Particulars		•							
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Vehicle	Registration			Dat	e of E	nforc	ement Determ	inatio	n		
Date of	Notice of Deterr	nination		illo							
Date of	Refusal to Revo	ke Enforcement Determ	ination by C	hief Re	cover	y Offic	cer				
Offence	Particulars										
Details	of Application	n.									
I apply f	or a review of th	ne Chief Recovery Office enforcement determinati									
pro	secuted for any	asonable opportunity to e offence to which the ori expiation reminder notic	ginal expiati	on notic	e rela	tes (c	other than beca	ause			
unc	der section 8A o	asonable opportunity to a f the Expiation of Offenc notice under the Expiati	es 1996 (ot	her thar	beca	use I					
Ple	ase briefly set o	ut the facts relevant to y	our ground	of revie	w:						
☐ loc	onfirm that I have	e first applied to the Chie	ef Recovery	Officer	to hav	e the	enforcement	deter	mination revo	ked.	
		application is made out	of time:								
	iake an applicati		ion is bair	a med-	m c ==	the=	20 days afta ::	natia -	of the desi-	on of the	
	This checkbox must be completed if the review is being made more than 30 days after notice of the decision of the Chief Recovery Officer refusing to revoke the enforcement determination under section 22(5)(b).										

than 30 days after n	erve an affidavit explaining workice of the decision of the Cb) you must explain the reas	Chief Recovery Officer ref			
available, attach a	ffidavit to this application copy of the enforcement d nforcement determination e.	letermination, the applic	cation to the	e Chief Recove	ery Officer for
	Date			APPLICANT	
	Registry			Date	
Hearing details	Address		Time	am/pm	
	Telephone	Facsimile	Email Add	dress	
	CE TO THE REGISTRAR serve a copy of the applicati	on on the Chief Recovery	Officer and	d the Issuing Au	thority.
l,	on ne Issuing Authority or the Chie nat I intend to oppose the ap	Poly Distributed authorities of the Poly State o			
	Date	ON BEHA		CHIEF RECOV	VERY OFFICER
areas defined and a second of the	CE TO THE CHIEF RECOVITY or the Chief Recovery Offine hearing.				applicant no later



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

	C	ourt	Use	
Date	Filed:			
Date	Poste	d:		

									97	
Registry	C.						File No			
Address	Street		Telephone Facsimile L					DX		
Address	City/Town	/Suburb	State	Postcoo	le	Eme	ail Address			
Details	Details of the person against whom the order has been made									
Full Nam	ne	DOB								
Address	Street			5276		Teleph	one		Facsimile	
Address	City/Town	/Suburb	State	Po	stcode		Email Address			
Details	of the offen	ce(s)/penalties to v	vhich the o	rder re	lates					
Fi	ile No.	Count No.					Offence			
Order										
and is sa amount	atisfied that yo without you or	red the application pur ou do not have and are your dependents suffe he Chief Recovery Offi	not likely with ering hardship	hin a rea	asona	ble ti	me to have, t	he me	eans to satisfy	y a monetary
The cou	rt has ordered	you this day as follows	s:							
		form hours of one of time as you have fin frections officer to who		g the red	quired		ber of hour, o	bey t	he lawful dire	
	date of this or	under the supervision der and during that per icer to whom you are a	iod must obe	y the la	wful di	irectio	ons that are g			ns from the community
3.	You are to rep closest to you	ort, within 2 working da r place of residence.	ays of service	e, at the	office	of th	e Departmer	t for C	Correctional S	Services
		eed not report, within the comply with this requi		od, if yo	u rece	ive n	otice from the	e Dep	artment advis	sing that you
0		i must, until such a tim ne community correctio		e finishe	ed the	requ	ired number	of hou		lawful

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



ORDER FOR DETENTION

Magistrates Court of South Australia
www.courts.sa.gov.au
Criminal Law Consolidation Act 1935
Part 8A

					_					
Registry					File	e No				
	Street			Tolonh	Telephone		Facsimile			DX
Address	Sireet			relepii	lone_		1 800	mine		DX
	City/Town/Suburb	State	Postcode	•	Ema	il Address				
Informant:										
Defendant										
Full Name								DOB	dd/r	nm/yyyy
Address	Street									
	City/Town/Suburb					State		Postcode		
Details of C	Offence									
Offence locat	ion:									
Section and A	Act:									
Terms of dete	ention ordered:									
Total period of	of detention to be served:									
Detention cor	mmencement date:									
Date order m	ade by Court:									
Date warrant	issued:									
To the Sheriff	f, the Commissioner of Police and N	Members of	the Poli	ce For	се а	nd the Minister	for H	lealth and	d We	ellbeing.
The defendant named in this warrant has been dealt with by a Court and, having been declared liable to supervision, committed for a term of detention pursuant to Part 8A of the <i>Criminal Law Consolidation Act 1935</i> . Particulars of the Court that imposed the penalty, the charges against the defendant and the detention imposed appear on this warrant.										
You, the Sheriff, and you, the Commissioner of Police and Members of the Police Force, are directed to convey the defendant to a mental health institution and you, the Minister for Health and Wellbeing, are directed to detain the defendant for such period of time as this warrant directs.										
Date MAGISTRATE										



APPLICATION FOR SPENT CONVICTION ORDER and/or EXEMPTION ORDER

Magistrates Court of South Australia
www.courts.sa.gov.au
Spent Convictions Act 2009 Section 8A and 13A

Court Use Date Filed: Date Posted: Service on the Attorney-General Service on the Commissioner of Police:

Registry						ion No				
Address	Street			Telep	hone	one Facsimile DX			DX	
Address	City/Town/Suburb	State	Postcode)	Ema	il Address				
Applicant	Applicant									
Full Name								DOB dd/mm	/уууу	
Address	Street				Telepho	one	Facsim		DX	
222 SOSSOCIA SENSOCIA CON CONTRACTOR CONTRAC	City/Town/Suburb	State	Pos	stcode		Emeil Address				
1999,000 - 1990, - 1990	Spent Conviction Application									
The applicant	t is applying to have the following e	eligible sex c	offence/s	spen	nt:					
First offence										
Offence (inclu	uding the statutory provision of the	offence):								
Court name v	where the conviction was recorded:	Š.								
STATE THE PARTY OF	viction was recorded:	3								
Penalty that v	was imposed:									
Second offer	nce									
Offence (inclu	uding the statutory provision of the	offence):								
3 CALL DE 18	where the conviction was recorded:									
Company of the American Company of the	viction was recorded:									
TOP THE PROPERTY OF THE PROPERTY OF	was imposed:									
	Details of any further information that the applicant would like to submit in support of the application (circumstances and seriousness of offence, the circumstances of the applicant etc.)									
Has an applic	cation been made to spend any of t	the above co	onviction	s in th	he pre	eceding 2 yea	ars?	Yes 🗌	No 🔲	
, , , ,	e provide the following details:									
The convictio	on the application was in regard to:									
The application	on was made on the day of			20						
3 to 12 - 0 5 0 0 1 4 1 5 4 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	on was refused on the day of	of		20	20					
THE STATE OF THE PARTY OF THE STATE OF THE S	nformation the applicant considers r				To tav i					
TO CANADA CONTRACTOR AND A CONTRACTOR AND A CONTRACTOR	all and the second of the seco									

Details of Exemp	otion Application				
The applicant is ap	plying to have the following	spent conviction/s exe	mpt:		
First offence					
Offence (including t	the statutory provision of the	e offence):			
Court name where	the conviction was recorded	d:			
Date the conviction	was recorded:				
Penalty that was im	Š.				
For the purpose/s of					
	or caring for, children (sch 1				
	or caring for, vulnerable peo	The same of the same of the same of			
	ciated with a character test	(sch 1, cl 8)			
Second offence Offence (including t	the statutory provision of the	e offence):			
	the conviction was recorded	d:			
Date the conviction					
Penalty that was im	a por consumoratoria.				
For the purpose/s o		-1.0\			
	or caring for, children (sch 1				
The same of the sa	or caring for, vulnerable pec ciated with a character test				
CALL SER MERCE SE					
	offences is available in the atta er information that the appli				12 12
Has an application	been made to exempt any	of the above spent con	victions in the pr	eceding 2 years?	Yes 🗌 No 🗌
	de the following details:				
The state of the s	application was in regard to	0)			
The application was	s made on the day o	f	20		
The application was			20		
	tion the applicant considers		20		
, any remainer inflormed	dorrano applicant contendore	Tolovani			
***************************************	Date			APPLICANT	
	Registry			Date	
Hearing details	Address			Time	am/pm
	Telephone	Facsimile	Email Add	lress	
NOTICE TO APPL	ICANT		•		
	nscript or sentencing remark ou do not need to attend th				

NOTICE TO THE ATTORNEY-GENERAL, COMMISSIONER OF POLICE AND DESIGNATED MINISTER

If you wish to intervene and request a hearing in these proceedings you must notify the applicant and the Registrar in writing 7 days before the hearing date.

IMPORTANT NOTICE TO THE REGISTRAR

A copy of this application must be served on the Attorney-General and the Commissioner of Police at least 4 weeks before the day appointed for hearing the application.

If an exemption order application is made for the purpose of working with, or caring for children, or working with or caring for vulnerable people, the designated Minister must also be served with a copy of this application at least 4 weeks before the day appointed for hearing the application.

Where a qualified Magistrate requires the attendance of the applicant, all potential parties must be notified at least 7 days prior to the hearing date.

Additional Details of Exemption Application
Offence
Offence (including the statutory provision of the offence):
Court name where the conviction was recorded:
Date the conviction was recorded:
Penalty that was imposed:
For the purpose/s of:
working with, or caring for, children (sch 1, cl 6)
working with, or caring for, vulnerable people (sch 1, cl 7)
activities associated with a character test (sch 1, cl 8)
Offence Offence (including the statutory provision of the offence):
Court name where the conviction was recorded:
Date the conviction was recorded:
Penalty that was imposed:
For the purpose/s of:
working with, or caring for, children (sch 1, cl 6)
working with, or caring for, vulnerable people (sch 1, cl 7)
activities associated with a character test (sch 1, cl 8)
Offence Offence (including the statutory provision of the offence):
Court name where the conviction was recorded:
Date the conviction was recorded:
Penalty that was imposed:
For the purpose/s of:
working with, or caring for, children (sch 1, cl 6)
working with, or caring for, vulnerable people (sch 1, cl 7)
activities associated with a character test (sch 1, cl 8)
Offence Offence (including the statutory provision of the offence):
Court name where the conviction was recorded:
Date the conviction was recorded:
Penalty that was imposed:
For the purpose/s of:
working with, or caring for, children (sch 1, cl 6)
working with, or caring for, vulnerable people (sch 1, cl 7)
activities associated with a character test (sch 1, cl 8)
Offence Offence (including the statutory provision of the offence):
Court name where the conviction was recorded:
Date the conviction was recorded:
Penalty that was imposed:
For the purpose/s of:
working with, or caring for, children (sch 1, cl 6)
□ working with, or caring for, vulnerable people (sch 1, cl 7) □ activities associated with a character test (sch 1, cl 8)



APPLICATION FOR REDUCTION/ REMISSION OF FEE

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

Court Use	
Date Filed:	

Registry					File No				
Address	Street			Teleph	one	Facsimile	DX		
Address									
	City/Town/Suburb	State	Postcode		Email Address				
Applicant									
Full Name									
Address	Street	400	70-	Teleph	one	Facsimile	DX		
(Registered Office, if Body Corporate)	City/Town/Suburb	State	Postcode		Email Address				
 I, the abovenamed Applicant MAKE OATH AND SAY: The information in the annexure marked "A" is true and correct. (Complete questionnaire attached to Civil Form 25) I hereby apply for a reduction/remission of the following fee: \$ I know the facts herein and declare them to be true and correct. 									
SWORN befor	re me at								
on the	day of 20								
Signature APPLICANT (Person authorised to take Affidavits) (e.g. Justice of the Peace)							TEATRA ELECTRICA ELECTRICA ELECTRICA ELECTRICA EL CONTROL EL CONTR		
REGISTRAR									
Fee of \$	reduced to \$								
	or								
	remitted in full								
	or ☐ not reduced/remi	ttad							
		ileu							

Annexure 'A'

(6	e.g. recent pay	D BRING TO COURT WITH PROOF OF slip or Centrelink statement) nation is correct and it may be shown to the co					
	Court	t File No:					
Family Name: Date of Birth :							
Other Names:							
Address:							
Phone Nos Home:	v	Vork: Mobile:					
Dependants:		37 Turking 19					
Bank where accounts held:							
Employer's name/address:							
A INCOME \$	per fortnight	B EXPENSES \$	per fortnight				
Wage / Salary (after tax)		Rent / Board					
Spouse income		Mortgage (home loan)					
Income from Rent or Board		Food					
Child Support		Household (Groceries,cleaning,maintainence)					
Self Employed		Health (Medicine, Chemist, health fund)					
Investments/dividends		Clothing					
Pensions, Benefits and		Children (nappies,formula,sport,child care,etc)					
Allowances (specify)		Education (fees, books, uniforms etc)					
Other (name)		Energy (electricity, gas, heating fuel etc)					
Other (name)		Phone and internet					
Other (hame)		Rates (Council and SA Water)					
Total Income (A)	\$	Insurance (house, contents)					
Total income (A)	Ą	Vehicle Expenses (petrol, registration,					
ASSETS AND LIABILITIES		insurance, repairs and maintenance)					
	of Appet						
		Other transport (bus, taxi)					
Real Estate	\$	Other (e.g.haircare, glasses, dentist,					
Vehicle	\$	leisure, bank fees,emergency services levy)					
Savings	\$	Judgment Debts					
Other (name)	\$	Fines					
Other (name)	\$	Car Loan					
Total Assets	\$	Credit Card					
	wed on debts						
Judgment debts	\$	Other (name)					
Fines (outstanding with Court)	\$	Other (name)					
Mortgage	\$	Total Expenses (B)	\$				
Car loan	\$	-	1				
Credit Card	\$	SUMMARY					
Centrelink	\$	TOTAL INCOME (A)	\$				
Other (name)	\$	minus TOTAL EXPENSES (B)	\$				
Other (name)	\$		•				
Carlot (Harris)	•						
Total Liabilities	\$	BALANCE	\$				
I,by evidence on oath/affirmation sv	wear the inforn	mation on this form is true and correct.					

Form S15



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 Police, Emergency Services and Correctional Services:

Registry					File No				
				Ι.,					
Address	Street			Tele	ephone		Facsimile		
	City/Town/Suburb	State	Postcode	è	Email Address				
Applicant									
Name	Surname Given name/s								
Address	Street			F	-acsimile		Telephone		
discussion and the same said	City/Town/Suburb	State	Postcode		Email Address				
	ect to the Community Serv		Footoose	_	Efficil /squiess				
Name							DOB		
	Surname		Given name/s				dd/mm/yyyy		
Address	Street	-1-			•		Telephone		
	City/Town/Suburb	State	Postcode	į.	Email Address				
	Service Order								
Date of the orde									
	the order was made:								
Charge/s relatin									
Details of the o		411.5	II - from		f andor				
To perform	hours of community service		months from						
	unity Service Order has not exp nmunity service hours performe	5	(2)	llCauc	on.				
	application to the court to:	d in respect of	Tille order.						
This control was a second control	ms of the order								
	oke an ancillary order, namely:								
	The state of the s								
*********	Dete		788	********	ADD				
	Date			—	APP Date	PLICAN	1T		
Hearing detai	Registry ils Address				Time		am/pm		
ricaring acc	Telephone	Facsimile		TEn	mail Address		ans pin		
	Totophone	1 465		1-	Idii Madi U				
	Date	M	IAGISTRATE	/ RE	:GISTRAR / JI	JSTIC	E OF THE PEACE		
555	IMPORTANT NOTICE TO THE APPLICANT								
,	d to attend on this date to suppor	rt your applicat	ion.						
	OTICE TO THE REGISTRAR oplication must be served on the	Minister for Pa	olice Emerge	nev S	Services and Co	orrectio	nal Services or the		

A copy of this application must be served on the Minister for Police, Emergency Services and Correctional Services or the person subject to the Community Service Order.