

Criminal Investigation Regulations 2007

Compare between:

[30 Sep 2008, 00-d0-03] and [01 Jul 2015, 00-e0-03]

Western Australia

Criminal Investigation Act 2006

Criminal Investigation Regulations 2007

1. Citation

These regulations are the *Criminal Investigation Regulations* 2007¹.

2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations on the day on which section 156 of the Act comes into operation.

3. Terms used in these regulations

In these regulations, unless the contrary intention appears —

Act means the Criminal Investigation Act 2006;

approved course means a course approved under regulation 6;

Commissioner means the Commissioner of Police;

forensic procedure power means a power that may be exercised when doing a forensic procedure on a person under Part 9 of the Act by a qualified person.

4. Forms prescribed

Each form in Schedule 1 is prescribed for the purposes of the section of the Act for which it is prescribed.

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5. Forms, completing

- (1) A form in Schedule 1 may be adapted as necessary for the purposes of the section of the Act for which it is prescribed.
- (2) If an item in a form in Schedule 1 does not have enough space to complete it, the person completing it must
 - (a) insert in the item "See attachment [*number*]"; and
 - (b) attach to the form a separate document titled "Attachment [*number*] — [*name of the item*]".

Example: for this regulation:

A single attachment to Form 1 for the item "Thing(s) to be searched for" will be titled "Attachment 1 — Thing(s) to be searched for".

6. Approving courses for certain forensic procedures

- (1) Any act done by the Commissioner under this regulation must be in writing.
- (2) The Commissioner may approve a course of training or study in relation to exercising a forensic procedure power if satisfied that a person who satisfactorily completes the course is competent to exercise the power when doing the procedure on another person.
- (3) The Commissioner may amend or cancel an approval given under subregulation (2).
- (4) Notice of any act done by the Commissioner under subregulation (2) or (3) must be published in the *Gazette*.

7. Qualified persons for certain forensic procedures

- (1) Any act done by the Commissioner or his or her delegate under this regulation must be in writing.
- (2) If the Commissioner is satisfied
 - (a) on the basis of a person's qualifications or experience in relation to exercising a forensic procedure power that the person is competent to exercise the power when doing the procedure on another person; or

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(b) that a person has successfully completed an approved course in relation to exercising a forensic procedure power,

the Commissioner may give the person a certificate that says the person is qualified to exercise the power when doing the forensic procedure, either generally or in a way or circumstances specified in the certificate.

- (3) A certificate may relate to more than one forensic procedure power.
- (4) The Commissioner may cancel a person's certificate
 - (a) if there is good reason to do so; or
 - (b) if the person ceases to be a person whose official duties may include doing forensic procedures.
- (5) If the Commissioner cancels a person's certificate, the Commissioner must give the person a notice of the fact and of the effect of subregulation (6).
- (6) A person who is given a notice under subregulation (5) must return the certificate concerned to the Commissioner within 14 days after the day on which he or she is given the notice.
 Paraltur a fina of \$500

Penalty: a fine of \$500.

- (7) The Commissioner must keep a register of persons who have certificates.
- (8) The Commissioner may delegate his or her functions under this regulation, other than this power of delegation, to a police officer who is, or is acting as, a superintendent or an officer of a rank more senior than a superintendent.
- (9) A person who is given a certificate in relation to a forensic procedure power is, subject to the terms of the certificate, a qualified person for the purposes of Part 9 of the Act in relation to exercising the power when doing the procedure.

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8. Authorised person prescribed (Act s. 120)

For the purposes of section 120 of the Act, a person appointed under the *Criminal Injuries Compensation Act 2003* as the Chief Assessor or as an Assessor is prescribed to be an authorised person.

9. Senior officer prescribed (Act s. 140)

For the purposes of section 140 of the Act, the Commissioner appointed under the *Corruption-and*. *Crime Commissionand* <u>*Misconduct*</u> *Act 2003* is prescribed as a senior officer in relation to any authorised officer who, under section 184(3) of that Act, is prescribed to be a public officer for the purposes of the Act.

[Regulation 9 amended: Gazette 26 Jun 2015 p. 2270.]

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Form 1A

Schedule 1 — Forms

[r. 4]

1A. Move on order (Act s. 27)

Western Aus Criminal Inve	tralia estigation Act 1	2006 s. 27	Μ	ove on ord	ler ¹	Se M	rial Number O
То	Given names:			Surr	ame:		
	Address	No. & Stre	eet				
		Town/sub	urb				Postcode:
	Date of birth	/ /		M F	MD	L/II) No.
Order	Under the $Critical leave - 2^2$	iminal Inve	stiga	tion Act 200	06 s. 2	7, I	order you to
[Optional. Tick whichever apply]	 ³ I order you beyond ⁴ I order you 	In addition— ³ I order you to go— beyond m/km from the above place; or beyond the area bounded by— ⁴ I order you to obey the above order(s) until p.m./a.m. on / /20					
Warning	If you do not \$12 000 and					ble	to a fine of
Issuing officer's signature	I issue this or Signature Rank & surna		date	and at this t	ime	Dat Tin	
and details	Registered No		S	Station/squa	d		
Witnessing officer	Rank & surna Registered No	ime	S	Station/squa	d		
Recipient's signature	I acknowledg [Optional]			<u>^</u>		ıd w	hat it says.

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Form 1A

Conduct	The recipient—
giving rise	(a) was doing an act—
to order	(i) that involved the use of violence against a
	person; or
[Tick	(ii) that will cause a person to use violence against
whichever	another person; or
apply]	(iii) that will cause a person to fear violence will be
	used by a person against another person; or
	(b) was just about to do an act likely to—
	(i) involve the use of violence against a person; or
	(ii) cause a person to use violence against another
	person; or
	(iii) cause a person to fear violence will be used by a
	person against another person; or
	(c) was committing any other breach of the peace; or
	(d) was hindering, obstructing or preventing any lawful
	activity being, or about to be, carried out by another
	person; or
	(e) was intending to commit an offence; or
	(f) had just committed or was committing an offence.
	Description of any offence that was or was about to be
	committed—
	Disorderly behaviour in public (The Criminal Code
	s. 74A)
	Obstructing public officer (The Criminal Code s. 172)
	Consuming liquor contrary to the Liquor Control
	Act 1988 s. 119
	Other:
Recipient's o	
Identifying	Height: cm Build: Hair colour: Facial hair:
information	Other: ⁵
Dress	
Ethnic	Aboriginal Arab/Middle Eastern Caucasian
appearance ⁶	East Asian Indian/Pakistani
	African/Afro-American Pacific Islander/Maori
	South/Central American Southern European
	Other:
Additional	Vehicle involved? Yes/No.
information	If yes, recipient was driver/passenger.
	Reg No: Colour, make & model:
	Other information:
Officer's	

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Notes and instructions for move on order form ----

1. The *Criminal Investigation Act 2006* s. 27(1) allows a police officer to order a person who is in a public place, or in a vehicle used for public transport, to leave it, or a part of it if the officer reasonably suspects that the person is doing one of the things listed in s. 27(1) (see the conduct part of the form).

An officer giving a move on order to a person must take into account the likely effect of the order on the person, including but not limited to the effect on the person's access to the places where he or she usually resides, shops and works, and to transport, health, education or other essential services. (See s. 27(3)).

- 2. Specify the public place, or vehicle used for public transport, or the part of it, from which the person is being ordered to move.
- 3. This distance or area must be reasonable (see s. 27(2)(a)).
- 4. This period must be reasonable and not longer than 24 hours (see s. 27(2)(b)).
- 5. E.g. tattoos, scars, marks, piercings.
- 6. Ethnic appearance must be stated and recorded on IMS.

[Form 1A inserted-in: Gazette 13 Jun 2008 p. 2520-22.]

1. Search warrant (Act s. 42)

Criminal Inves	stigation Act 2006 s.	42	Search warrant				
To ¹	All police officer	·S.					
Application	**	The applicant has applied under the <i>Criminal Investigation Act 2006</i> s. 41 to me, a Justice of the Peace, for a search warrant.					
Applicant's	Name of officer	cer					
details ²	Office held	Registered No.					
	Station/squad						
Suspected offence(s)							
Warrant	the person descri described below, <i>Act 2006</i> s. 43 an	bed below, or using the pow d 44.	search the place described below for for the thing(s) or class of thing vers in the <i>Criminal Investigation</i> in accordance with s. 43 to s. 45 of				

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	1						
Place to be							
searched ³							
Person or							
thing(s) to be							
searched for ⁴							
Execution	This w	arrant mus	st be executed	within	days after th	he date it	is
period ⁵	issued						
Issuing details	Name	of JP					
	Date				Time		
JP's signature	Issued	by me on	the above date	and at th	e above tim	e.	
	Justice	e of the Pea	ace				
Execution	Start	Date:	Time:	End	Date:	Time	:
details	Occup	ier present	? Yes/No Sear	ch audiov	visually reco	orded? Ye	es/No
	Other	place enter	ed under s. 44	(2)(a)? Y	es/No If yes	s, official	details
	of sent	ior officer	who approved	the entry	:		
	Persor	n found/Th	ing(s) seized?	Yes/No			
Officer in	Name						
charge of	Office	held			Register	red No.	
execution ²	Station	n/squad					

Notes to Form 1 ---

- 1. If the applicant is a public officer, include a reference to the officers who can execute the warrant (see the Act s. 43(5)).
- 2. This must comply with the Act s. 42(2)(a) read with s. 3(1) "official details".
- 3. State the address or geographical location of the place to be searched. If a vessel, vehicle or aircraft is to be searched, describe it and give the address or geographical location of it.
- 4. Describe the person or the thing(s) or class of things to be searched for.
- 5. This period must not exceed 30 days (see the Act s. 42(2)(f)).

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Criminal Investi	gation Act 2006 s.	53	Order to precord	oroduce	a busii	ness
To ¹						
Application	The applicant has s. 52 to me, a Jus record.					
Applicant's	Name of officer					
details ²	Office held			Register	ed No.	
	Station/squad					
Business	Description of re	$cord(s)^3$		Version	to be pr	oduced ⁴
record(s) to be	1.				^	
produced	2.					
Order ⁵	You are ordered	to produce the	version of th	ne record	or recor	ds
	described above	-				
Warning	It is an offence r					
0	excuse.	·				
Where record(s)						
to be produced						
Issuing details	Name of JP					
-	Date		Т	ime		
JP's signature	Issued by me on	the above date	e and at the al	bove time	e.	
	Justice of the Pea	ice				
Service details ⁶	On [date] I served a copy of this order on the person to whom it is					
	addressed by:					
	Signature of serv	er				
Server's details ²	Name of officer					
	Office held			Register	ed No.	

2. Order to produce a business record (Act s. 53)

Notes to Form 2 —

- 1. State the name and address of the person to whom the order applies.
- 2. This must comply with the Act s. 53(2)(a) read with s. 3(1) "official details".
- 3. This must comply with the Act s. 53(2)(c).
- 4. This must comply with the Act s. 53(2)(e) and (f). Specify whether original or copy and whether paper, electronic or other version is to be produced.

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5.	The date on or before which the order must be obeyed must allow a
	reasonable time for the person to comply with the order (see the Act
	s. 53(2)(h)).

6. State how the copy was served in accordance with the Act s. 54.

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3. Data access order (Act s. 59)

Criminal Investig	gation Act 2006 s.	59	Data access orde	er			
To ¹							
Application		he applicant has applied under the <i>Criminal Investigation Act</i> 2006 58 to me, a magistrate, for a data access order.					
Applicant's details ²	Name of officer Office held Station/squad						
Data storage device details ³	Station/squad						
Order	 reasonable and ne all of the followin (a) to gain access contain; (b) to copy any si (c) to reproduce 	 You are ordered to provide information or assistance that is easonable and necessary to allow the above applicant to do any or ll of the following — a) to gain access to any data the above data storage device may contain; b) to copy any such data to another data storage device; c) to reproduce any such data on paper. You must obey this order on or before [<i>date</i>]. 					
Warning	It is an offence r excuse.	ot to obey th	is order without a	reasonable			
Issuing details	Name of magistra Date	ate	Time				
Magistrate's signature	Issued by me on Magistrate	the above date	and at the above tin	me.			
Service details	On [<i>date</i>] I serve addressed person Signature of serv	ally.	s order on the perso	on to whom it is			
Server's details ²	Name of officer Office held Station/squad		Regist	ered No.			

Notes to Form 3 —

- 1. State the name and address of the person to whom the order applies.
- 2. This must comply with the Act s. 59(2)(a) read with s. 3(1) "official details".
- 3. Describe the data storage device to which the order relates.

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Criminal Investigation Act 2006 s. 90 FP warrant (involved person) To¹ All police officers. The applicant has applied under the Criminal Investigation Act 2006 Application s. 89 to me, a magistrate, for a FP (involved person) warrant. Applicant's Name of officer details² Office held Registered No. Station/squad Involved person Full name Date of birth Offence(s)³ Procedure Non-intimate forensic procedure authorised4 Intimate forensic procedure [Tick one box] Internal forensic procedure of this kind ----Relevant thing to be searched for⁵ Warrant This warrant authorises you ---to arrest the involved person named above; and • to detain him or her for a reasonable period in order to do the above forensic procedure. This warrant also authorises the doing of the above forensic procedure on the involved person named above without the consent or consents referred to in s. 86(1) or (2) of the Act. The above forensic procedure must be done in accordance with Part 9 Division 6 of the Act. Execution This warrant must be executed within days after the date it is period⁶ issued. Issuing details Name of magistrate Date Time Magistrate's Issued by me on the above date and at the above time. signature Magistrate Execution Start Date: Time: End Date: Time: Involved person arrested or detained? Yes/No details Procedure done by: 7 Relevant thing seized or sample taken? Yes/No If yes, describe it:

4. FP warrant (involved person) (Act s. 90)

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Officer in	Name	
charge of	Office held	Registered No.
execution ²	Station/squad	

Notes to Form 4 —

- 1. If the applicant is a public officer, include a reference to the officers who can execute the warrant (see the Act s. 90(8)).
- 2. This must comply with the Act s. 90(6)(a) read with s. 3(1) "official details".
- 3. Offence(s) in respect of which the involved person is suspected to be an involved person.
- 4. If an internal forensic procedure is authorised, specify the kind of procedure that is proposed to be done on the involved person.
- 5. "Relevant thing" is defined in the Act s. 73.
- 6. This period must not exceed 14 days (see the Act s. 90(6)(g)).
- 7. Full name(s) of who did the procedure on the involved person and their qualification (e.g. doctor, nurse).

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5. FP warrant (suspect) (Act s. 100)

Criminal Investi	gation Act 2006 s.	100	FP warr	ant (susp	ect)			
To ¹	All police officer	·S.						
Application [*Delete the inapplicable]								
Applicant's details ²	Name of officer Office held Station/squad	Registered No.						
Suspect Offence(s) ³	Full name Date of birth							
Procedure authorised ⁴ [Tick one box]	Intimate fore	Non-intimate forensic procedure Intimate forensic procedure Internal forensic procedure of this kind —						
Relevant thing to be searched for ⁵								
Warrant	 This warrant authorises you — to arrest the suspect named above; and to detain him or her for a reasonable period in order to do the above forensic procedure. This warrant also authorises the doing of the above forensic procedure on the suspect named above without the consent or consents referred to in s. 94(1) or (2) of the Act. The above forensic procedure must be done in accordance with Part 9 Division 6 of the Act. 							
Execution period ⁶	This warrant mus issued.	st be executed	within c	lays after t	he date i	t is		
Issuing details	Name of JP/magistrate Date			Time				
JP/Magistrate's signature	Date Time Issued by me on the above date and at the above time. Justice of the Peace/Magistrate							

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Execution	Start	Date:	Time:	End	Date:	Time:			
details	Suspe	ct arrested	t arrested or detained? Yes/No						
	Procedure done by: ⁷								
	Relevant thing seized or sample taken? Yes/No If yes, describe it:								
Officer in	Name								
charge of	Office	held			Regist	ered No.			
execution ²	Station	n/squad							

Notes to Form 5 —

- 1. If the applicant is a public officer, include a reference to the officers who can execute the warrant (see the Act s. 100(8)).
- 2. This must comply with the Act s. 100(5)(a) read with s. 3(1) "official details".
- 3. Offence(s) that the suspect is suspected of having committed.
- 4. If an internal forensic procedure is authorised, specify the kind of procedure that is proposed to be done on the suspect.
- 5. "Relevant thing" is defined in the Act s. 73.
- 6. This period must not exceed 14 days (see the Act s. 100(5)(g)).
- 7. Full name(s) of who did the procedure on the involved person and their qualification (e.g. doctor, nurse).

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6. Seizure notice (Act s. 147)

Criminal Investigation Act 2006 s. 147			Seizure notice			
То	The owner of the property to which this notice is attached and to anyone else who reads this notice.					
Property						
description						
Seizure notice	Under the <i>Criminal Investigation Act 2006</i> the property described above, to which this notice is attached, has been seized because it is a thing relevant to an offence. You must not lease, sell, transfer, mortgage, give away, move, use, destroy, or otherwise deal with the property without a court order or proper authorisation. For information about this seizure notice, contact the officer below.					
Warning	It is an offence under the <i>Criminal and Found Property Disposal</i> <i>Act 2006</i> s. 10 to deal with this property.					
Issuing details ¹	Name of officer		· · ·			
C	Office held		Regist	ered No.		
	Contact details					
	Date		Time			
Officer's	I issued and attached this notice to the above property on the above					
signature	date and at the above time. Police officer/Public officer					
Removal	This notice must not be removed except by a officer with the same functions as the above officer.					

Note to Form 6 —

1. This must comply with the Act s. 100(5)(a) read with s. 3(1) "official details".

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Notes

1

This is a compilation of the *Criminal Investigation Regulations 2007* and includes the amendments made by the other written laws referred to in the following table.

Compilation table

Citation	Gazettal	Commencement	
Criminal Investigation Regulations 2007	22 Jun 2007 p. 2941-58	r. 1 and 2: 22 Jun 2007 (see r. 2(a)); Regulations other than r. 1 and 2: 1 Jul 2007 (see r. 2(b) and <i>Gazette</i> 22 Jun 2007 p. 2837)	
Criminal Investigation Amendment Regulations 2008	13 Jun 2008 p. 2519-22	r. 1 and 2: 13 Jun 2008 (see r. 2(a)); Regulations other than r. 1 and 2: 30 Sep 2008 (see r. 2(b) and <i>Gazette</i> 11 Jul 2008 p. 3253)	
Criminal Investigation Amendment Regulations 2015	<u>26 Jun 2015</u> <u>p. 2270</u>	<u>r. 1 and 2: 26 Jun 2015</u> (see r. 2(a)); <u>Regulations other than r. 1 and 2:</u> <u>1 Jul 2015 (see r. 2(b)(ii) and</u> <u>Gazette 26 Jun 2015 p. 2235)</u>	

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