

Compare between:

[03 Jan 1992, 00-e0-02] and [18 Jan 2001, 00-f0-06]

Western Australia

INDUSTRIAL ARBITRATION ACT 1979

Industrial Relations (Industrial Magistrates' Courts) Regulations 1980

1. Citation and commencement

These regulations may be cited as the *Industrial Relations* (*Industrial Magistrates' Courts*) Regulations 1980 and shall come into operation on the 1st March, 1980.

[Regulation 1 amended by Gazette 3 January Jan 1992 p.42.]

2. Interpretation

In these regulations, unless the contrary intention appears — "industrial magistrate" means industrial magistrate or acting industrial magistrate holding office under section 81B of the Act.

[Regulation 2 amended by Gazette 3 January Jan 1992 p.42.]

3. Proceedings before Industrial Magistrate

(1) Subject to the Act and to these regulations, proceedings before an industrial magistrate's court and in particular the making of a complaint, the issue of a summons, the summoning of witnesses, the fees to be paid relating to any matter, the taking of evidence, the hearing and determination of a complaint and the costs and allowances to parties and witnesses shall be, with such modifications as circumstances require, those prescribed by the *Justices Act 1902*, in respect of proceedings before justices for a simple offence.

- (2) Proceedings before an industrial magistrate's court shall be commenced by a complaint which may be made by the complainant in person or by his counsel or solicitor or other person authorised in that behalf.
- (3) A complaint for hearing by an industrial magistrate's court made before and a summons may be issued by the Registrar, Deputy Registrar, Assistant Registrar, a Justice of the Peace or a Clerk of Petty Sessions.
- (4) Subject to section 103 of the Act, every complaint shall be in respect of one matter only, but if two or more matters of complaint are substantially in respect of the same act or omission on the part of the defendant, such matters may be joined in the one complaint.
- (5) The summons shall be directed to the defendant, and shall state shortly the matter of the complaint, and require him to appear at a certain time and place before an industrial magistrate's court.
- (6) A complaint shall be in the form of Form 1 in the Schedule.
- (7) A summons to a defendant shall be in triplicate and
 - (a) in the case of the service copy of that summons, be in the form set out in Form 2A in the Schedule;
 - (b) in the case of the defendant's copy of that summons, be in the form set out in Form 2B in the Schedule; and
 - (c) in the case of the triplicate copy of that summons, be in the form set out in Form 2A in the Schedule without the indorsement of service.
- (8) A summons of a witness shall be in the form of Form 3 in the Schedule.
- (9) Subject to these regulations, a summons to a witness
 - (a) may be issued without leave and shall be signed by the Registrar, Deputy Registrar, Assistant Registrar, a Justice of the Peace or a Clerk of Petty Sessions;

- (b) may require the production of books, deeds, papers and writings in the possession or control of the person to whom it is directed;
- (c) shall be directed to not more than one person; and
- (d) shall be served by the party applying for the summons or his solicitor, or the agent or servant of such party or solicitor, or by a member of the Police Force of Western Australia or a bailiff of a Local Court.

[Regulation 3 amended by Gazettes 4 May 1984 p.1213; 3 January Jan 1992 pp.42 and 44.]

4. Service of summons

- (1) A summons shall be served upon the person to whom it is directed by delivering a duplicate of the summons to him personally or, if he cannot be found, by leaving it with some person apparently over the age of sixteen years at his last known place of abode or, if he is a principal of a business, at his last known place of business.
- (2) A summons shall be served on a company by delivering a duplicate of the summons at the registered office of the company to the person apparently in charge.
- (3) A summons shall be served on a corporation, other than a union, by delivering a duplicate of the summons to the manager, chairman or other principal officer, senior clerk, treasurer or secretary of the corporation or, where statutory provision has been made for the manner of service upon a corporation, service may be effected in the manner provided by that provision.
- (4) A summons shall be served on a union in the manner provided by subsection (3) of section 60 of the Act.

5. Non-compliance with witness summons

(1) If a person summonsed as a witness neglects or refuses to appear at the time and place appointed by the summons or neglects or refuses to bring and produce all documents and

writings in his possession or power when so required by the summons and no just excuse is offered for such a neglect or refusal, then (after proof that the summons was duly served upon such person and that a reasonable sum was paid or tendered to him for his costs and expenses of attendance), the industrial magistrate's court before which such person was summonsed to appear may then and there impose upon him in his absence a penalty not exceeding forty dollars, which may be recovered in the same manner as penalties imposed upon a summary conviction.

- (2) The industrial magistrate's court may also issue a warrant to bring and have such person at a time and place mentioned in the warrant before an industrial magistrate's court to testify what he knows concerning the matter of the complaint.
- (3) Notwithstanding subregulation (9) of regulation 3 and subregulation (1) of this regulation, no person shall be bound to produce any document or writing not specified or otherwise sufficiently described in the summons, or which he would not be bound to produce upon a *subpoena duces tecum* in the Supreme Court.

[Regulation 5 amended by Gazette 3 January Jan 1992 p.43.]

6. Substituted service

Where an industrial magistrate's court is satisfied that service of a summons in accordance with regulation 4 cannot be effected promptly, the industrial magistrate's court may make any order which it considers necessary or convenient for substituted or other service or the substitution for service of notice by letter, public advertisement or otherwise and in any such case compliance with the order of the industrial magistrate's court shall be sufficient service.

[Regulation 6 amended by Gazette 3 January Jan 1992 pp.43 and 44.]

7. Oral evidence and evidence by affidavit

- (1) Subject to the *Evidence Act 1906* and any other Act relating to the admission of evidence and subject also to sub-regulation (2), every witness shall be examined in open court upon oath or in such other manner as is allowed by the Acts in force relating to giving evidence in Courts of Justice.
- (2) Notwithstanding sub-regulation (1), where having regard to the circumstances of the case it considers it reasonable to do so, the industrial magistrate's court may order that the evidence of a witness shall be given by affidavit, but such an order shall not be made if it appears to the industrial magistrate's court that a party to the proceedings *bona fide* desires the production of that witness for cross examination and such witness can reasonably be produced.

[Regulation 7 amended by Gazette 3 January Jan 1992 pp.43 and 44.]

8. Representation before Industrial Magistrate

The provisions of section 91 of the Act as to the representation of parties before the Court apply to proceedings before an industrial magistrate's court.

[Regulation 8 amended by Gazettes 6 February Febr 1981 p.560; 3 January Jan 1992 p.44.]

9. Practipe for warrant of execution

Before issuing a warrant of execution or a warrant of commitment, the person issuing the warrant may require the person applying for its issue to furnish to him a praecipe in the form of Form 4 in the Schedule.

[Regulation 9 amended by Gazette 3 January Jan 1992 p.43.]

10. Execution

(1) Any fine, penalty, or costs directed to be levied by execution, and also any sum of money or costs payable under any award,

- order or judgment of an industrial magistrate's court, shall be recoverable by warrant of execution in the form of Form 5 or 6 in the Schedule, as the case requires.
- (2) A police officer, under a warrant of execution, may seize and take and cause to be sold any goods (which term includes cheques, bills of exchange, promissory notes, specialties, or other securities for money) that the person against whom the warrant was issued is or may be possessed of or entitled to or has power to assign or dispose of, except that the following goods are protected from seizure, namely —

wearing apparel of that person to the value of one hundred dollars and of his wife to the value of one hundred dollars and of his family to the value of fifty dollars for each member thereof dependent on him; household furniture and effects to a value not exceeding in the aggregate three hundred dollars; implements of trade to the value of one hundred dollars; all beds and bedding; family photographs and portraits.

- (3) The police officer shall hold any cheques, bills of exchange, promissory notes, specialties, or other securities for money that are seized or taken under the warrant of execution, as a security for the amount directed to be levied under the warrant, or so much thereof as has not been otherwise levied or raised for the benefit of the execution creditor, and may receive any moneys payable by virtue of any such instrument from the person liable under it.
- (4) The police officer may sue in the name of the person against whom the warrant of execution was issued, or in the name of any person in whose name the debtor might sue, for the recovery of the sums secured or made payable by any such instrument when the time of payment thereof arrives.
- (5) Any money paid to the police officer or recovered in an action brought by him in respect of any such instrument shall be paid to the Registrar by him.

- (6) A sale of goods that are taken in execution shall not, unless the goods are of a perishable nature, be made until after the expiration of the five days at least next following the day on which the goods were taken, except upon the request in writing of the person whose goods are taken.
- (7) Until the sale, the goods shall be deposited by the police officer in some fit place or they may remain in the custody of a fit person approved by the police officer to be put in possession by him.
- (8) The police officer may deduct out of the amount realised by the sale, the costs incurred in the execution of any warrant of execution and all costs and charges actually incurred in effecting the sale, and shall render to the owner the surplus (if any) after retaining the amount of the sum for which the warrant was issued and the proper costs and charges of the execution of the warrant.
- (9) A written account of the costs and charges incurred in respect of the execution of any warrant of execution shall be sent by the police officer to the Registrar, and the person against whom the warrant was issued may, at any time within one month after the levy, inspect the account at any reasonable time and take a copy thereof.
- (10) A writ or warrant of execution issued under the Act has the same effect against any property (including land under the *Transfer of Land Act 1893*) as a writ of *fieri facias* issued out of the Supreme Court.
- (11) Section 133 of the *Transfer of Land Act 1893* applies to a sale under a writ or warrant of execution issued under the Act, and that section and the schedules therein referred to shall, in relation to any such sale, be read as if the words "warrant of execution issued out of the Court" were inserted in place of "writ of *fieri facias* issued out of the Supreme Court"; and as if the word "sheriff" included the police officer effecting the sale.

[Regulation 10 amended by Gazette 3 January Jan 1992 pp.43 and 44.]

11. Commitment

- (1) When the police officer has returned that he can find no goods or no sufficient goods to satisfy a warrant of execution issued under regulation 10, and that the sum to be levied remains wholly or partially unsatisfied, then a warrant may be issued in the form of Form 7 or Form 8 in the Schedule as the case requires for the imprisonment of the offender in accordance with the scale set forth in section 167 of the *Justices Act 1902*.
- (2) Where an industrial magistrate's court has ordered that a person be committed to prison
 - (a) in default of payment of a penalty or fine, then a warrant shall be issued in the form of Form 9 in the Schedule;
 - (b) upon making a conviction, then a warrant shall be issued in the form of Form 10 in the Schedule.
- (3) The police officer to whom a warrant is directed shall convey the person therein named or described to the prison or other place mentioned in the warrant and there deliver him, together with the warrant, to the superintendent or keeper of such prison or place, who shall thereupon give the police officer delivering the prisoner into his custody a receipt for the prisoner in the form of Form 11 in the Schedule setting forth the state and condition in which the prisoner was at the time he was delivered into the custody of the superintendent or keeper.
- (4) The superintendent of any prison to which any person has been committed under a warrant in Form 7 or 8 shall discharge the person
 - (a) on payment to him of the fine or penalty or costs or such part thereof as remains unpaid;
 - (b) on receipt of a certificate from the Registrar that the fine or penalty or costs, or the part remaining unpaid, has been paid or realised;

(c) if the fine or penalty or costs, or any part thereof remains unpaid or unrealised after he has suffered the period of imprisonment set forth in the warrant of commitment or such portion thereof corresponding with the unpaid part of the fine or penalty or costs.

[Regulation 11 amended by Gazette 3 January Jan 1992 pp.43 and 44.]

12. Procedure for issue of warrants of execution and commitment

A warrant of execution and commitment shall be prepared by the person seeking to issue it, and shall be presented in duplicate to the Registrar who shall procure the signature of an industrial magistrate or sign it, and issue a duplicate for lodgment with the police officer or other official to whom it may be directed.

[Regulation 12 amended by Gazette 3 January Jan 1992 p.43.]

13. Crown not bound by regulations

Nothing in regulations 10, 11 and 12 applies to the Crown in right of the State.

14. Order for sum of money or costs enforceable by warrant of execution

Where an order is made by an industrial magistrate's court directing the payment of any sum of money or costs, it may direct that the order shall be enforced in the manner provided by regulation 10 and thereupon the proceedings provided for in that regulation may be taken.

[Regulation 14 amended by Gazette 3 January Jan 1992 pp.43 and 44.]

	Sch	eaure	
Western Australia Industrial Relations Act 1979	CHARGE BY S		CHARGE No. S Industrial Magistrate's Court PERTH
Registrar or the Deputy Registrar of Indust	(Full name) (Full	_ before the under Sessions) who says	IN THE STATE OF WESTERN AUSTRALIA RN (OR MADE) AT: signed (^(A) *one of Her Majesty's Justices of the Peace or the that between/on
theDAY OF	(Full na	me of Defendant)	AY OF19AT:
Clause Sub-clause THE DEFENDANT IS REQUIRED		WING DOCUME	NTS
Signature of Complainant		(A) * Signature	
NAME OF DEFENDANT:OF:	(Full na	me of Defendant)	
no. to appear before THE INDUSTRIAL MAG on FLOOR LEVEL NUMBER 3 on THE	GISTRATE'S COURT, SUPPL'		•
Summons signed at	in	the said State, on	the day and year first mentioned above.
	RECORD OF CO	URT PROCEEDI	NGS
Adjournments etc:			
DEFENDANT Yes REF PRESENT: No PENALTY FINE \$	PRESENTED BY:		PLEA: Guilty Not Guilty FINDING: Guilty Not Guilty FINES — PAYABLE BY TO Guilty
	DEFAULT	EXECUTION	COSTS — PAYABLE BY TO
COSTS \$		IMPRIS	DAYS CLERK'S RECORD
UNDERPAYMENT OF \$	DEFAULT:		
PAYABLE BY		IMPRIS	DAYS
to			
Other order			
Industrial Magistrate			Date:

Western Australia Industrial Relations Act 1979	CHARGE BY SUMMONS	CHARGE No. S
inaustriai Keiations Act 1979	2A. — SUMMONS TO THE DEFENDANT UPON COMPLAINT	Industrial Magistrate's Court PERTH
THE COMPLAINT OF	(Full name of Complainant)	
OF:	(Full name of Complainant)	IN THE STATE OF WESTERN AUSTRALIA
(Address of Complainar	nt) (Postcode)	IN THE STATE OF WESTERN AUSTRALIA
		(OR MADE) AT:
THIS DAY	OF 19 before the undersig	gned ((A) *one of Her Majesty's Justices of the Peace or the
	strial Unions, or a Clerk of Petty Sessions) who says the	
theDAY OF	19 and THE DA`	Y OF19AT:
NAME OF DEFENDANT:	(Full name of Defendant)	
being a party bound by AWARD No that (B)		of 19has committed a breach thereof in
THESE ARE THEREFORE TO	ED TO PRODUCE THE FOLLOWING DOCUMENT	
COMMAND THE DEFENDANT:	(Full name of Defendant)	
OF:	, , , , , , , , , , , , , , , , , , , ,	
	and street town/locality	postcode
	GISTRATE'S COURT, SUPPLY HOUSE, 815-823	
**		19 AT 10 O'CLOCK IN THE FORENOON
Summons signed at	in the said State, on the	e day and year first mentioned above.
		(A)*Signature

	(Reverse of Form 2A	()
	INDORSEMENT OF SEF	RVICE
h the within summons	, I served the within-rest by delivering a duplicate for him with	of it to him personally (or b
own place of abode or	•	, his l
The prince of account of	(Sign	nature)e)
Western Australia Industrial Relations Act 1979	CHARGE BY SUMMONS 2B. — SUMMONS TO THE DEFENDANT UPON COMPLAINT	CHARGE No. S Industrial Magistrate's Court PERTH
	SWORN ((Y OF	
ClauseSub-clause THE DEFENDANT IS REQUIR	RED TO PRODUCE THE FOLLOWING DOCUMENTS	
	(Full name of Defendant) 10. and street town/locality (AGISTRATE'S COURT, SUPPLY HOUSE, 815-823 H/	postcode AY STREET PERTH
on FLOOR LEVEL NUMBER 3 on TH		19 AT 10 O'CLOCK IN THE FORENOON
on FLOOR LEVEL NUMBER 3 on TH Summons signed at		ay and year first mentioned above. (A)*Signature

The alternatives open to you are -

a) To enter a PLEA OF NOT GUILTY by completing the appropriate section on the reverse side of this summons and returning it to the Clerk to reach him prior to the hearing date above. (It should be received by the Clerk no later than 3 days prior to that date.) If you plead not guilty you do not have to attend Court and your case will be adjourned to a subsequent date when you and your witnesses will be required to attend.

NOTE: (It remains your responsibility to ascertain the date of hearing.)

- b) To enter a PLEA OF GUILTY by completing the appropriate section on the reverse side of this summons and returning it to the Clerk to reach him prior to the hearing date. (It should be received by the Clerk no later than 3 days prior to that date). There will be no need for you to attend unless you wish to address the Court on mitigation of penalty. You may also forward with the summons any written explanation or other information you believe is relevant to the charge.
- c) If you are in doubt as to what action you should take it is suggested that you seek advice.

[(If you fail to take the account outlined in a) or b) and you fail to appear at Court the complaint against you may be dealt with in your absence. You may be liable for additional costs if witnesses are called by the complainant.)]

NOTE (a) IT IS YOUR RESPONSIBILITY TO ASCERTAIN ANY PENALTY WHICH MAY BE IMPOSED BY THE COURT AGAINST YOU AT THE TIME AND DATE OF HEARING SHOWN HEREON.

(Reverse of Form 2B) SECTION A

PLEA OF NOT GUILTY

Should you desire to plead not guilty please endorse this summons in the place provided hereunder "I plead not guilty" and give your address for service of notices, sign and date where indicated and then return to the Court mentioned on the front of this form to reach it prior to the hearing date (it should be received by the Court no later than 3 days prior to that date).

NOTE:

- (1) IF YOU PLEAD NOT GUILTY IN THE MANNER MENTIONED ABOVE THE MATTER WILL NOT PROCEED ON THE DATE SET OUT IN THIS SUMMONS AND IT WILL NOT BE NECESSARY FOR YOU TO ATTEND AT THE COURT. A TIME AND DATE WILL BE APPOINTED BY THE COURT FOR DETERMINATION OF THE MATTER.
- (2) YOU AND YOUR WITNESSES WILL BE REQUIRED TO ATTEND THE COURT ON THE DATE OF HEARING, OTHERWISE THE MATTER MAY BE DEALT WITH IN YOUR ABSENCE ON THAT DATE.
- (3) NOTE: (It remains your responsibility to ascertain the date of hearing)

nd I understand the plea I am making.
LEA:
(in your own handwriting)
DDRESS FOR SERVICE OF NOTICES IS:
GNED:
ate:

I understand the English language/or these provisions have been explained to me

The followi case for hea	ng information should be provi	ded to as	ssist the Clerk in listing your
(a)	Will you be represented?		
(b)	If so, what is his/her name?		
(c)	How many witnesses (includi	•	elf) do you propose to call?
(d)			ce will take?
(e)	Are there any comments you hearing date?		nake regarding a suitable
	SECTIO		
PLEA OF C	GUILTY		
provided he it to the Coudate (it shou The effect of the hearing complaint in though you summons at to the charge	(a) IT IS YOUR RESPONSIE PENALTY THAT MAY I	nd date visits form to later that divice is the plea, ine the country. You ther information of the plea, the suitty. You ther information of the plea, the suitty. The suitty of the plea, the plea, the plea, the plea in the plea, the ple	where indicated and then return to reach it prior to the hearing in 3 days prior to that date). received by the Court prior to the Court dealing with the complaint in your absence as ou may also forward with the rmation you believe is relevant
	I the English language/or these stand the plea I am making.	provisio	ns have been explained to me
PLEA:	our own handwriting)		I WILL <u>NOT</u> BE ATTENDING COURT
SIGNED:	<u>C</u>		I <u>WILL</u> BE ATTENDING COURT
DATE:			(Indicate Which)

Form 3 (Reg. 3)
Industrial Relations Act 1979
Before the Industrial Magistrate's Court at
No
Between
Compleinant
Complainant, and
Defendant
SUMMONS OF A WITNESS
(Breach of Award)
To of
Whereas a Complaint was on theday of
19, made before one of Her Majesty's Justices of the Peace (or the
Registrar of Industrial Unions, Deputy or Assistant Registrar of Industrial Unions or a Clerk of Petty Sessions) by
These are therefore to require you to appear at
o'clock in the
Given under my hand at in the said State this
day of, 19
Justice of the Peace.
(Or the Registrar of Industrial Unions, Deputy or Assistant Registrar of Industrial Unions or a Clerk of Petty Sessions.)
ENDORSEMENT OF SERVICE.
On the, 19, at

place of business).
(Signature.)
Dated this day of 19

Form 4 (Reg. 9)

Industrial Relations Act 1979

PRAECIPE FOR WARRANT OF EXECUTION OR COMMITMENT

No	of 19	
	FEES	
		\$
Warrant		
Execution		
Payment for	or Distance travelled	
Receipt No	O	
	Between	
	a	nd
		Defendant.
PLEASE ISSUE Warrant of Executi abovenamed Complainant (or Defendant, being the amount of Order or of, 19, b Magistrate's Court at	dant) for the sum of \$ part of same made the before	day Industrial
		or Defendant
Amount of Order:	\$	\$
Fine		
Wages	······	
or		
In the following periodical payments	s, namely: —	
Payment due on		
Payment due on		
Payment due on	······	<u></u>

Registrar of Industrial Unions.

Industrial Relations (Industrial Magistrates' Courts) Regulations 1980

Schedule

Form 5 (Reg.	. 10)
Industrial Relation	s Act 1979
	No of 19
	Between
	Complainant,
	and
	Defendant
WARRANT OF EXECUTION A	GAINST DEFENDANT
TO the principal police officer at	in the State
of Western Australia, and to all other police o	
Whereas on the, day of	
on the hearing of a complaint made by the con	•
that †	inplantant against the defendant
† Nature of compla	aint briefly
the Industrial Magistrate's Court convicted th	*
his offence he should forfeit and pay the sum	
, the v	* •
the difference between the amount paid and the	
the worker under the said Award and should a	
for costs, and it was thereby ordered that if the	
forthwith (on or before the	
the same should then be levied by execution a	•
defendant. And whereas default has been made	
thereof) THESE ARE THEREFORE TO CO	
POLICE OFFICERS FORTHWITH to make	
goods of the defendant wheresoever they may	
goods of the defendant as are protected by reg	
Relations (Industrial Magistrate's Court) Reg	
the foot of this warrant being the amount due	
conviction, including the costs of this execution	•
have so levied to the Registrar of Industrial U	
have done under this warrant immediately upon	

Dated t	his	day of	, 19
	By the Court,	·	,
(Seal)			
		Indu	strial Magistrate/Registrar
			of Industrial Unions.
		(D. 11.)	(See over.)
		(Reverse side.)	
			\$
Amoun	t directed to be paid	under conviction	
Since p	aid		
Remain	ing due		
Fees for	r issuing and execut	ing this warrant	
Any ad	ditional fees for exe	cuting this warrant	
	Total ar	mount to be levied	
followi	ng the day on which	not to be sold until after the athey were seized, unless writing of the defendant.	<u> </u>
Applica	ntion was made to th	e Registrar for this warrar	nt
		, in the, 19	
		Indu	strial Magistrate/Registrar of Industrial Unions.
†	wearing apparel of his wife to the valu of fifty dollars for a furniture and effect hundred dollars; im	e of one hundred dollars a each member thereof depe as to a value not exceeding	f one hundred dollars and of nd of his family to the value ndent on him; household in the aggregate three alue of one hundred dollars,

Form 6 (Reg. 10)	
Industrial Relations Act 1979 No of 19.	
Between	•••••
Complai and	nant,
Defen	
WARRANT OF EXECUTION FOR COSTS AGAINST COMPLAINA	NT
TO the Principal Police Officer at in the State of Western Australia, and to all other police officers in the said State.	
WHEREAS on the, day of	n the
hearing of a complaint made by the Complainant against the defendant that	
dismissed the complaint and ordered that the complainant should pay the	Jourt
defendant forthwith (or on or before the day of	
19), the sum of \$ for defendant's costs in connection with the	
said complaint. And whereas default has been made in payment according to said order THESE ARE THEREFORE TO REQUIRE AND ORDER YOU	tne
FORTHWITH to make and levy by distress and sale of the goods of the	
complainant wheresoever they may be found within the State (excepting so n	
of the goods of the complainant as are protected by regulation 10 of the <i>Indus Relations (Industrial Magistrate's Court) Regulations 1980*</i> , the sum stated a	
the foot of this warrant being the amount due to the defendant under the said	
order, including the costs of this execution, and to pay what you shall have so	
levied to the Registrar, and make return of what you may have done under this warrant immediately upon the execution thereof.	S
Dated this day of, 19	
By the Court,	•••••
(Seal.)Industrial Magistrate/Registr	ror
of Industrial Unions	aı
(See Over.)	

(Reverse side)	
	\$
Amount ordered to be paid	
Since paid	
Remaining due	
Fees for issuing and executing this warrant	
Any additional fees for executing this warrant	
Total amount to be levied	\$
NOTICE: The goods are not to be sold until after the end of following the day on which they were seized, unless they be or at the request in writing of the complainant.	•
Application was made to the Registrar for this warrant	
minutes past the hour of in the in the	noon of
the day of	
Industrial M	Iagistrate/Registrar

* The following goods are protected from seizure by regulation 10 — wearing apparel of that person to the value of one hundred dollars and of his wife to the value of one hundred dollars and of his family to the value of fifty dollars for each member thereof dependent on him; household furniture and effects to a value not exceeding in the aggregate three hundred dollars; implements of trade to the value of one hundred dollars, all beds and bedding; family photographs and portraits.

(Reverse side.)
These are therefore to command you the said Police Officers to apprehend the defendant and convey him to the Prison at
The total amount payable under this warrant is \$ made up as follows: —
\$
Amount ordered to be paid
Since paid
Remaining due
Costs and charges this warrant
Total\$
Provided that if the defendant shall pay any portion of the total amount (namely, \$) payable under this warrant, then the period of imprisonmen shall be thereby reduced by a period which shall bear the same ratio to the period of imprisonment as the portion paid bears to the total payable, and the prisoner is to be released on the expiry of the reduced period, and in calculating any such reduction fractional parts of days are to be disregarded.
Dated this
(Seal.) Industrial Magistrate.

Form 8 (Reg	g. 10)
Industrial Magistrat	te's Act 1979
	No of 19
	Between
	Complainant
	Complainant, and
	Defendant.
WARRANT OF COMMITMENT FOR COSTS ON DISMISSAL O	
TO the principal police officer at	ne said State, and to the
Whereas on the	a complaint made by the complainant Industrial Magistrate's Court, the complainant should pay to the s and that if the said sum was not
And it was adjudged that in default of sufficience complainant should be imprisoned for the term said sum and all costs and charges of the executive complainant to prison should be sooner produced for a warrant of police commanding him to levy the sum of execution against the goods and chattels of the appears to me by the return of the police of find no sufficient goods and chattels could be four abovementioned:	m of
abovementioned.	(See over.)

(Reverse side	.)
THESE ARE THEREFORE TO COMMAND apprehend the complainant and convey him to put the superintendent or keeper thereof, together we superintendent or keeper, are hereby commanded your custody in the prison or gaol, there to improof	orison or gaol and deliver him to with this warrant, and you, the ed to receive the complainant into rison him and keep him for a term costs and charges of the execution omplainant to prison or gaol
	\$
Costs ordered to be paid	
Fees for issue of warrant of execution and exec	
Paid under warrant of execution and/or otherwi	se
Remaining due	
Fees for issuing and executing this warrant	
Costs and charges of conveying complainant to gaol	prison or
Total amount due	\$
Provided that if the complainant shall pay any punder this warrant, then the period of imprison period which shall bear the same ratio to the period paid bears to the total payable, and the period of the reduced period, and in calculating of days are to be disregarded.	ment shall be thereby reduced by a riod of imprisonment as the orisoner is to be released on the
Dated this day of	, 19
By the Court,	
(Seal.)	Industrial Magistrate
Form 9 (Reg. 1	<u></u>
Industrial Relations A	
musitui Retaitons 1	No of 19
q	Setween

Complainant, and
Defendant. WARRANT OF COMMITMENT UPON CONVICTION FOR A PENALTY IN THE FIRST INSTANCE
TO the principal police officer at
Whereas, of
and it was adjudged that the defendant for his offence should forfeit and pay the sum of \$
And whereas the time in and by the said conviction appointed for payment of the said several sums has elapsed, but the defendant has not paid the same except to the extent of \$
(Reverse side.) These are therefore to command you, the said police officers, to apprehend the defendant and convey him to the prison (or gaol) at

hereby command you, the said superintender gaol) to receive the defendant into your custo to imprison him (and keep him to hard labour	ody in the said prison (or gaol), there
unless the said several sums and the costs and said prison (or gaol) amounting to the further sooner paid.	d charges of conveying him to the
The total amount payable under this warrant as follows: —	is \$ made up
	\$
Amount ordered to be paid	
Since paid	
Costs and charges this warrant	
Total	\$
Provided that if the defendant shall pay any paths warrant, then the period of imprisonment which shall bear the same ratio to the period bears to the total payable, and the prisoner is reduced period, and in calculating any such ratio be disregarded. Dated this	t shall be thereby reduced by a period of imprisonment as the portion paid to be released on the expiry of the eduction fractional parts of days are
•	Industrial Magistrata
(Seal.)	Industrial Magistrate.
Form 10 (Re	g. 10)
Industrial Relation	ıs Act 1979
	No of 19
	Between
	Complainant,
	and
	Defendant.
	Defendant.

WARRANT OF COMMITMENT ON A CONVICTION WHERE THE PUNISHMENT IS BY IMPRISONMENT. To the principal police officer at in the State of Western Australia, and to all other police officers in the said State, and to the Superintendent (or keeper) of Her Majesty's prison (or gaol) at in the said State. Whereas of was this day duly convicted before the undersigned an Industrial Magistrate's Court that *..... and it was adjudged that the said should be imprisoned in Her Majesty's prison (or gaol) at (there to be kept to hard labour) for the term of These are therefore to command you, the said police officers, to convey the said to prison (or gaol) at aforesaid, and deliver him to the Superintendent (or keeper) thereof, together with this warrant, and I command you, the said Superintendent (or keeper) of the said prison (or gaol) to receive the said in your custody in the said prison (or gaol) there to imprison him and keep him to hard labour for the term of Given under my hand at in the said State this **Industrial Magistrate** * State the offence Form 11 (Reg. 10) Industrial Relations Act 1979 GAOLER'S RECEIPT FOR PRISONER I hereby certify that I have this day received from police officer of in the State of Western Australia, the body of in good health (or as the case may be) together with a warrant of commitment directing the imprisonment of the said

[Schedule amended by Gazette 10 October 1980 p.3506; 4 May 1984 pp.1213-6; 3 January 1992 p.44.]

issued by an Industrial Magistrate of the said State.

Superintendent of the Prison

Notes

This is a compilation of the *Industrial Relations (Industrial Magistrates' Courts)*Regulations 1980 and includes the amendments referred to in the following Table.

Compilation table

Citation	Gazettal	Commencement
Industrial Relations (Industrial Magistrates' Courts) Regulations 1980	4 Mar 1980 pp.755-68	1 Mar 1980 (see r. 1)
	10 Oct 1980 p.3506	
	6 Feb 1981 p.560	
	4 May 1984 pp.1213-16	
	3 Jan 1992 p.42-4	

<u>These regulations were repealed by the Industrial Magistrates' Courts (General Jurisdiction) Regulations 2000 r. 57(1) as at 18 Jan 2001 (see r. 2 and Gazette 19 Dec 2000 p. 7341)</u>