

Magistrates Court (General) Rules 2005

Compare between:

[19 Dec 2015, 03-f0-00] and [05 Dec 2018, 03-g0-01]

Western Australia

Magistrates Court Act 2004

Magistrates Court (General) Rules 2005

Part 1 — Preliminary

1. Citation

These rules are the *Magistrates Court (General) Rules 2005*¹.

2. Commencement

These rules come into operation on the day on which the *Magistrates Court Act 2004* comes into operation ¹.

3. Terms used

In these rules, unless the contrary intention appears —

Act means the Magistrates Court Act 2004;

approved form means a form approved by the Chief Magistrate;

approved user, of the courts electronic system, has the meaning given in the *Criminal Procedure Regulations 2005* regulation 3(1);

courts electronic system means the electronic system for the management of proceedings in Western Australian courts;

CPA means the Criminal Procedure Act 2004;

Form, if followed by a number, means the form of that number in Schedule 2;

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lodge a document, means to lodge it with the Court together with any fee required to be paid under the Magistrates Court (Fees) Regulations 2005;

non-police registry means a registry where there is at least one registrar who is not a deputy registrar appointed under the Act section 26(5);

police registry means a registry where the only registrar is a deputy registrar appointed under the Act section 26(5);

registry means a registry of the Court;

working day means a day other than a Saturday, a Sunday, or a public holiday.

[Rule 3 amended in: Gazette 23 Nov 2007 p. 5862; 15 Aug 2014 p. 2938.]

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Part 2 — Administrative matters

Division 1—**Court seals**

4. Form and number of court seals

- (1) The Court's seal is to be in a form or forms approved by the Chief Magistrate.
- (2) The Principal Registrar must ensure that each registry has at least one such seal.

5. Custody of court seals

The registrar in charge of a registry must ensure that the Court's seals are kept in safe custody and are used in accordance with these rules and any other applicable written law.

6. Use of court seals

A person must not apply the Court's seal to a document unless he or she is —

- (a) a registrar; or
- (b) a person authorised to do so by a registrar.

7. Applying court seal electronically

For the purposes of the *Courts and Tribunals (Electronic Processes Facilitation) Act 2013* section 10, a document that is required to be sealed by the Court is authenticated if —

- (a) the Court issues the document in an electronic form; and
- (b) the electronic document bears a facsimile of the Court's seal.

[Rule 7 inserted-in: Gazette 15 Aug 2014 p. 2938.]

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Division 2—**Registry matters**

8. Registry at which applications commencing a case must be lodged

Except as provided in ----

- (a) Parts 6 to 9; and
- (b) the *Magistrates Court (Civil Proceedings) Rules 2005* rule 96; and
- (c) the *Magistrates Court (Minor Cases Procedure) Rules 2005* rule 46,

an application that is to commence a case may be lodged at any registry.

[Rule 8 inserted-in: Gazette 24 Aug 2007 p. 4322.]

8A. Registry at which documents must be lodged if a case has commenced

- (1) Except as provided in subrule (2), a document that is to be lodged in respect of a case that has been commenced must be lodged at the registry at which the case is being conducted.
- (2) An application made by a prosecutor without notice to the accused for an order under the CPA section 138 is to be lodged at the registry of the Court sitting at Perth.

[Rule 8A inserted in: Gazette 24 Aug 2007 p. 4323; amended in : Gazette 23 Nov 2007 p. 5862.]

9. Some documents may be rejected for lodgment

A registrar may refuse to accept for lodging any form that does not contain the information required by the form and any document that does not comply with rules of court made by the Court or with any other written law.

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10. Leave to lodge a refused document, application for (Act s. 17)

An application under the Act section 17 to a magistrate for leave to lodge a document that a registrar has refused to accept must be made by lodging a Form 1A.

[Rule 10 amended-in: Gazette 23 Nov 2007 p. 5862.]

Division 3—Lodging and serving documents electronically

11. Lodging documents by fax

- (1) Subject to this rule, a document may be lodged by fax.
- (2) A person wanting to lodge a document at a registry by fax must use the published fax number for that registry.
- (3) A document that, with any attachments and a cover page, is more than 20 pages long, must not be lodged by fax.
- (4) A document that is sent by fax to a registry must have a cover page stating
 - (a) the sender's name, postal address, document exchange number (if any), telephone number and fax number; and
 - (b) the number of pages (including the cover page) being sent by fax.
- (5) A person that lodges a document by fax must
 - (a) endorse the first page of the original document with
 - (i) a statement that the document is the original of a document sent by fax; and
 - (ii) the date and time the document was sent by fax; and
 - (b) keep the endorsed original document and the fax machine's report evidencing the successful transmission of the document; and

- (c) if directed to do so by the Court, produce the items in paragraph (b) to the Court.
- (6) A document lodged by fax at a registry is to be taken to have been lodged
 - (a) if the whole document is received before 4.30 p.m. on a day when the registry is open for business, on that day;
 - (b) otherwise, on the next day when the registry is open for business.
- (7) If a document is sent by fax to a registry but not in accordance with this rule
 - (a) the document is to be taken not to have been lodged at the registry; and
 - (b) a registrar must notify the person who sent it of the fact.

12. Lodging documents through Court's website

- Subject to the requirements of the Court's website, a person may lodge a document electronically by lodging an electronic version of it by means of the Court's website.
- (2) A document that must be signed by or on behalf of a person cannot be lodged electronically under this rule unless
 - (a) the document is an affidavit; or
 - (b) the document is lodged by
 - (i) the person who signed it; or
 - (ii) the person on whose behalf it was signed; or
 - (iii) a person who is acting for either of those persons.
- (3) A document lodged electronically under this rule that is to be signed by or on behalf of the person by whom it is lodged is authenticated for the purposes of the *Courts and Tribunals* (*Electronic Processes Facilitation*) *Act 2013* section 10 if
 - (a) the Court's website records the identity of the person who lodges the document; and

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- (b) the name of the person who signed the document is stated in the electronic version of the document at any place where the person's signature is required.
- (4) An affidavit lodged electronically under this rule is authenticated for the purposes of the *Courts and Tribunals* (*Electronic Processes Facilitation*) Act 2013 section 10 if —
 - (a) an electronic version of it that includes the signatures on it is lodged; or
 - (b) the electronic version that is lodged includes a statement of the name of the person who signed the affidavit at any place where a signature appears in the paper version.
- (5) A person by or on behalf of whom an affidavit is lodged under this rule must
 - (a) have possession of the paper version signed according to law; and
 - (b) ensure that, subject to any order of the Court, arrangements are made for the retention of the paper version.
- (6) A document lodged electronically under this rule which is directed to a registry is to be taken to have been lodged at the registry
 - (a) if the whole document is received before 4.30 p.m. on a day when the registry is open for business, on that day;
 - (b) otherwise, on the next day when the registry is open for business.
- (7) If a document sent electronically to a registry by means of the Court's website is not sent in accordance with the requirements of the Court's website and this rule
 - (a) the document is to be taken not to have been lodged at the registry; and
 - (b) a registrar must notify the person who sent it of the fact.

- (8) A person by or on behalf of whom a document is lodged electronically under this rule must ensure that the paper version of the document is available at any conference or hearing in the case concerned.
- (9) The Court may at any time, on the application of a party or on its own initiative, order a person who has lodged a document electronically under this rule to lodge the paper version of the document.

[Rule 12 inserted in: Gazette 15 Aug 2014 p. 2938-40.]

13A. Lodging documents by means of courts electronic system

- (1) An approved user may lodge a document electronically by providing the information required for the completion of the document by means of the courts electronic system.
- (2) If a document is or must be signed by a person who is not, or who is not acting on behalf of, the person lodging it, the document cannot be lodged electronically under this rule unless it is an affidavit.
- (3) A document lodged electronically under this rule that is to be signed by or on behalf of the person lodging it is authenticated for the purposes of the *Courts and Tribunals (Electronic Processes Facilitation) Act 2013* section 10 if
 - (a) the courts electronic system records the identity of the person who lodges the document; and
 - (b) the name of the person who lodges the document is stated in the electronic version of the document at any place where the person's signature is required.
- (4) An affidavit lodged electronically under this rule is authenticated for the purposes of the *Courts and Tribunals* (*Electronic Processes Facilitation*) Act 2013 section 10 if the electronic version that is lodged includes a statement of the name of the person who signed the affidavit at any place where a signature appears in the paper version.

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- (5) A person who lodges an affidavit under this rule must
 - (a) have possession of the paper version signed according to law; and
 - (b) ensure that arrangements are made for the retention of the paper version subject to any order of the Court.
- (6) A document lodged under this rule which is directed to a registry is to be taken to have been lodged at the registry
 - (a) if the whole document is received before 4.30 p.m. on a day when the registry is open for business, on that day;
 - (b) otherwise, on the next day when the registry is open for business.
- (7) If a document sent electronically to a registry by means of the courts electronic system is not sent in accordance with the requirements of the courts electronic system and this rule
 - (a) the document is to be taken not to have been lodged at the registry; and
 - (b) a registrar must notify the person who sent it of the fact.

[Rule 13A inserted <u>in:</u> Gazette 15 Aug 2014 p. 2940-1; amended <u>in:</u> Gazette 18 Dec 2015 p. 5077.]

13B. Making documents available to court by means of courts electronic system

- (1) An approved user may make a document available to the Court electronically by means of the courts electronic system.
- (2) A document that is required to be signed and is made available electronically under this rule is authenticated for the purposes of the *Courts and Tribunals (Electronic Processes Facilitation) Act 2013* section 10 if the name of the person who signed the document is stated in the electronic version of the document at any place where a signature appears in the paper version of the document.

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(3) A person who makes available a document under this rule that is required to be signed must, subject to any order of the Court, be satisfied that arrangements have been made for the paper version of the document to be retained.

[Rule 13B inserted in: Gazette 15 Aug 2014 p. 2941.]

13. Electronic address for service

- (1) A person may give an electronic address for service in accordance with this rule.
- (2) A person may give a fax number as an address for service by providing
 - (a) a residential or business address; and
 - (b) a fax number that operates at that address.
- (3) A person who is not registered by the Court's website as a person authorised to lodge documents electronically may give an email address as an address for service by providing —
 - (a) a residential or business address; and
 - (b) an email address at which documents may be given to, or accepted on behalf of, the person.
- (4) If a lawyer practises in a business with one or more other lawyers or people
 - (a) any fax number provided under subrule (2) must be the fax number of the business and not that of the lawyer personally; and
 - (b) any email address provided under subrule (3) must be the email address of the business and not that of the lawyer personally.
- (5) A self-represented person who resides in Australia and is registered by the Court's website as a person authorised to lodge documents electronically may give an email address as an address for service by providing
 - (a) a residential or business address; and

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- (b) an email address that is the email address of the party provided in connection with that registration.
- (6) A lawyer, or the business for which a lawyer works, that has a business address in Australia and is registered by the Court's website as a person authorised to lodge documents electronically may give an email address as an address for service by providing —
 - (a) a residential or business address; and
 - (b) an email address that is the email address of the lawyer or business provided in connection with that registration.
- (7) A person who under this rule provides an address for service that is a fax number or an email address is to be taken to consent to being served with documents by fax at that fax number, or as an attachment to an email sent to that email address, as the case may be.
- (8) If a person's fax number or email address provided under this rule changes, the person must lodge and serve a notice of change of address as soon as practicable after the change occurs.
- (9) The notice of change of address for service must be in the approved form.

[Rule 13 inserted-in: Gazette 15 Aug 2014 p. 2941-3.]

14. Service by fax or email

- (1) If rules of court require a person to serve a document, the person may serve the document
 - (a) if the party has provided a fax number under rule 13(2), by sending the document by fax to that number; or
 - (b) if the party has provided an email address under rule 13, by sending the document as an attachment to an email sent to that address.
- (2) A document cannot be served by email under subrule (1) if under rule 12(2) or 13A(2) it cannot be lodged electronically.

- (3) Rule 11(4) and (5), with any necessary changes, apply to a document being served by fax in the same way as they apply to a document being lodged by fax.
- (4) A document served by email that must be signed by a person is authenticated for the purposes of the *Courts and Tribunals* (*Electronic Processes Facilitation*) *Act 2013* section 10 if the electronic version of the document that is served states the name of the person whose signature is required at each place where the signature is required.
- (5) A document that is served by email or fax on a person is to be taken to have been served
 - (a) if the whole document is sent before 4.30 p.m. on a working day, on that day;
 - (b) otherwise, on the next working day.
- (6) Subrule (1), with any necessary changes, applies to the service by the Court of any document on a party.
- (7) This rule does not prevent a person from consenting to being served in a manner other than in accordance with rules of court.

[Rule 14 amended-in: Gazette 15 Aug 2014 p. 2943; 18 Dec 2015 p. 5077.]

15A. Documents issued by court by means of courts electronic system

- (1) For the purposes of the *Courts and Tribunals (Electronic Processes Facilitation) Act 2013* section 12(1), a document that is to be issued to a person by the court is issued to the person if —
 - (a) the person is an approved user of the courts electronic system in respect of a document of that type and an electronic version of the document is issued to the person by means of the courts electronic system; or

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- (b) the person has provided an email address for service and an electronic version of the document is sent by email to the person at that address.
- (2) For the purposes of the *Courts and Tribunals (Electronic Processes Facilitation) Act 2013* section 10, a document issued by the court that must be signed by the person issuing it is authenticated if —
 - (a) the Court issues the document in an electronic form by means of the courts electronic system; and
 - (b) the electronic document identifies the person who issued it.
- (3) A document that is issued to a person in accordance with subrule (1) is to be taken to have been issued
 - (a) if the whole document is available before 4.30 p.m. on a working day, on that day;
 - (b) otherwise, on the next working day.

[Rule 15A inserted-in: Gazette 15 Aug 2014 p. 2943-4.]

Division 4—**Recording proceedings**

15. Terms used

In this Division, unless the contrary intention appears —

proceedings means any proceedings in the civil or criminal jurisdiction of the Court;

record means any thing or process —

- (a) upon or by which information is recorded or stored; or
- (b) by means of which a meaning can be conveyed by any means in a visible or recoverable form,

whether or not the use or assistance of some electronic, electrical, mechanical, chemical or other device or process is required to recover or convey the information or meaning;

registrar does not include a deputy registrar.

16. Application of these rules

These rules apply to and in relation to all proceedings that are —

- (a) pending when these rules commence; or
- (b) commenced on or after these rules commence.

17. Transcripts may be in electronic form

These rules do not prevent a transcript of proceedings being in an electronic form.

18. Proceedings that are to be recorded and transcribed

- (1) A registrar may direct that the whole or a part of any proceedings or class of proceedings be recorded.
- (2) A registrar may direct how proceedings are to be recorded.
- (3) A registrar may direct that the whole or a part of any record or class of record be transcribed into written English.

19. Recorders and transcribers, duties of

- (1) In this rule a reference to recording proceedings or to transcribing records of proceedings includes a reference to copying a record or transcript of proceedings.
- (2) A person who records proceedings or who transcribes records of proceedings or who checks the accuracy of transcripts of proceedings is, while doing so, an officer of the Court and must obey any directions of a magistrate or a registrar in respect of those activities.
- (3) A person who records proceedings must
 - (a) before the proceedings commence, check that the recording equipment is working properly; and
 - (b) during the proceedings, monitor the recording equipment and ensure that an accurate record is made; and

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- (c) identify the record.
- (4) A person who transcribes a record of proceedings must
 - (a) enter in a register the identification of the record; and
 - (b) accurately transcribe the record into written English; and
 - (c) include on each page of the transcript information to identify the proceedings and the speakers and any other matter directed by a registrar.
- (5) A person who checks a transcript, or who copies a record or transcript, of proceedings must
 - (a) ensure that the transcript is an accurate transcription of the record, or that the copy is an accurate copy, as the case requires; and
 - (b) having done so, certify that it is accurate.
- (6) A person who records, copies, transcribes or checks the accuracy of transcripts of proceedings must at all times ensure the safe custody of the record of the proceedings.

20. Accuracy of transcript, requesting check of

- (1) Whether or not a transcript or a copy has been certified under these rules to be accurate, a person may apply to a registrar to have the accuracy of a specific part of the transcript checked.
- (2) On such an application a registrar must cause the transcript to be checked for accuracy, corrected if necessary and certified to be accurate.

21. Certificate of accuracy, form of

A certificate given under this Part as to the accuracy of a transcript of a record of proceedings must comply with the *Evidence Act 1906* section 50A(2).

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22. Recordings and transcripts, custody of

A registrar must ensure that the recording and any transcript of the recording of proceedings —

- (a) are sufficiently registered and marked for identification; and
- (b) are kept in safe custody; and
- (c) unless the Court orders to the contrary, are not destroyed until at least 2 years after the conclusion of the proceedings, or the last date for commencing any appeal in relation to the proceedings, whichever is the later.

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Part 3 — Delegated jurisdiction

Division 1 — General

23. Oaths, who may administer

Any Court officer assisting the Court, when it is constituted by a magistrate or by one or more JPs, may administer an oath or affirmation to any person who the Court requires to be sworn.

Division 2— Registrar's jurisdiction

24. Civil jurisdiction of registrars

- In a civil case, a registrar has the jurisdiction conferred on a registrar by the *Magistrates Court (Civil Proceedings) Rules 2005* in addition to the jurisdiction conferred by others of these rules.
- (2) When a registrar exercises the conferred jurisdiction, the registrar can exercise any power of the Court that could be exercised if a magistrate were exercising that jurisdiction.

[Rule 24 amended in: Gazette 24 Aug 2007 p. 4323.]

25. Criminal jurisdiction of registrars

(1) In this rule —

registrar does not include a deputy registrar.

- (2) In a criminal case, the jurisdiction conferred by this rule is in addition to the jurisdiction conferred by others of these rules.
- (3) A registrar has jurisdiction to deal with an application made under the CPA for an adjournment and to perform the court's functions under the CPA section 75.
- (4) A registrar has jurisdiction to grant or adjourn, but not to refuse, an application made under the CPA section 71 if
 - (a) it is made in the circumstances described in the CPA section 72(1) or (2); and

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- (b) it is not made by an accused who is in custody and who seeks to be released on bail until the hearing at which the charge is to be dealt with again.
- (5) If an application made under the CPA section 71(1) or (2) includes an application made under the CPA section 71(3), a registrar may only grant the application made under the CPA section 71(3) if the registrar grants the application made under the CPA section 71(1) or (2).

Division 3 — Appeals against decisions by a registrar

26. Commencing an appeal (Act s. 29)

- (1) If under the Act section 29(1) a person who is dissatisfied with a decision made by a registrar wants to appeal to a magistrate, the person must lodge 2 copies, and one copy for each other party, of these documents
 - (a) a Form 1B; and
 - (b) a copy of the registrar's decision; and
 - (c) any other documents necessary to decide the appeal.
- (2) The appellant must serve one copy of the lodged documents on each other party within 14 days after the date on which the documents are lodged.
- (3) A magistrate may, by order, extend the period in subrule (2), and may do so even if the period has elapsed.
- (4) An application for an order under subrule (3)
 - (a) is not required to be served on any other party; and
 - (b) may be dealt with in the absence of the parties.

[Rule 26 amended in: Gazette 23 Nov 2007 p. 5862; 26 Jul 2013 p. 3346.]

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27A. Order for substituted service or dispensing with service

- (1) If the appellant cannot serve on another party the documents lodged under rule 26(1), a magistrate may, on application made by the appellant
 - (a) order that the appellant may take whatever steps are set out in the order to bring the matter to the attention of the other party; or
 - (b) if it is appropriate in the circumstances, order that the requirement for service be dispensed with altogether.
- (2) An application for an order under subrule (1)
 - (a) is not required to be served on any other party; and
 - (b) may be dealt with in the absence of the parties.
- (3) If a magistrate makes an order under subrule (1)(a)
 - (a) the magistrate may order that the documents are to be taken to have been served on the happening of any event specified in the order, or on the expiry of any period specified in the order; and
 - (b) when the steps set out in the order have been taken, the appellant must lodge an affidavit of service completed by the person who has taken those steps and stating
 - (i) what steps were taken; and
 - (ii) when those steps were taken; and
 - (iii) who took those steps.
- (4) If a magistrate makes an order under subrule (1), the magistrate may make whatever directions are necessary or desirable with respect to the listing of the appeal for hearing and the notification of the parties.

[Rule 27A inserted-in: Gazette 26 Jul 2013 p. 3346-7.]

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27. Appeal does not stay the case

The commencement of an appeal under the Act section 29(1) does not stay the case concerned unless a magistrate orders otherwise.

28. Listing the appeal for hearing

- (1) When the documents lodged under rule 26(1) are served, a registrar must list the appeal for hearing and notify the parties.
- (2) The appeal must be listed at least 21 days after the date on which the documents lodged under rule 26(1) are served.
- (3) Subrules (1) and (2) are subject to any directions made under rule 27A(4).

[Rule 28 amended in: Gazette 26 Jul 2013 p. 3347.]

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Part 3A — General matters

[Heading inserted in: Gazette 24 Aug 2007 p. 4323.]

28A. Magistrates, addressing etc.

In court and in relation to court proceedings, a magistrate is entitled —

- (a) to be addressed as "Your Honour"; and
- (b) to be referred to as "His Honour" or "Her Honour".

[Rule 28A inserted in: Gazette 24 Aug 2007 p. 4323.]

28B. Civil cases, dealing with in chambers

(1) In this rule —

civil case means proceedings in the Court involving or in connection with the Court's civil jurisdiction.

(2) The Court, on the application of a party or on its own initiative, may deal with a civil case, or an aspect of a civil case, in chambers.

[Rule 28B inserted in: Gazette 17 May 2011 p. 1823.]

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Part 4 — Contempt of court

29. Terms used

In this Part —

contempt has the meaning given by the Act section 16; *defendant* means a person who is alleged to have committed a contempt.

30. Summonses and warrants (Act s. 16), form of

- (1) A warrant issued under the Act section 16(2)
 - (a) for a person who has committed a contempt of court under the Act section 15(2) must be in the form of Form 12 in the *Criminal Procedure Regulations 2005* Schedule 1;
 - (b) for any other person who has committed a contempt of court, must be in the form of Form 1 in the *Criminal Procedure Regulations 2005* Schedule 1.
- (2) A summons issued under the Act section 16(2) must be in the form of Form 4 in the *Criminal Procedure Regulations 2005* Schedule 1 adapted as necessary.

31. When contempt may be dealt with summarily

- (1) If an alleged contempt occurs
 - (a) while the Court, constituted by a magistrate or JP, is sitting; or
 - (b) in respect of a magistrate or JP who is about to, or who has just, constituted the Court,

and the magistrate or JP is satisfied that the alleged contempt should be dealt with immediately because it is an immediate threat to the authority of the Court or to the integrity of the proceedings, the officer may deal with it summarily.

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(2) If a magistrate or JP decides to deal with an alleged contempt summarily, he or she must if practicable, orally inform the defendant of the nature and particulars of the alleged contempt.

32. Contempts not dealt with summarily may be referred to Attorney General

- (1) This rule and rule 33 apply if an alleged contempt is not dealt with summarily.
- (2) If the alleged contempt occurs while the Court, constituted by a magistrate or JP, is sitting, or occurs in respect of a magistrate or JP, he or she may refer it to the Attorney General.
- (3) If the alleged contempt occurs in the presence of or in respect of a registrar when performing functions delegated to the registrar under the Act section 28, the registrar may refer it to the Chief Magistrate who may refer it to the Attorney General.
- (4) If the alleged contempt occurs in any other circumstances, the Chief Magistrate may refer it to the Attorney General.
- (5) A referral of an alleged contempt to the Attorney General must set out the details of the act or omission that are considered to constitute the alleged contempt.

33. Attorney General may prosecute alleged contempt

- (1) The Attorney General may commence and conduct proceedings in the Court against a person for a contempt of court allegedly committed by the person.
- (2) To commence proceedings for an alleged contempt, the Attorney General must lodge a written charge against the defendant that sets out the details of the act or omission that constitute the alleged contempt.
- (3) The charge must be served on the defendant together with written notice of a hearing date for it and written notice that at the hearing he or she is entitled to be represented by a lawyer and to call any person as a witness.

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34. Charge of contempt, hearing of

At the hearing of a charge of contempt lodged by the Attorney General —

- (a) the Court must be constituted by a magistrate; and
- (b) the Court must not be constituted so as to include any Court officer in whose presence or in respect of whom the alleged contempt was committed; and
- (c) a certificate by
 - (i) the magistrate or JP who was constituting the Court when, or in respect of whom, the alleged contempt was committed; or
 - (ii) the registrar in whose presence, or in respect of whom, the alleged contempt was committed; or
 - (iii) the Chief Magistrate,

setting out the details of the act or omission that constitute the alleged contempt is, in the absence of evidence to the contrary, evidence of its contents; and

(d) any transcript of the proceedings in which the alleged contempt was committed is admissible.

35. Procedure for contempts generally

The procedure for dealing with an alleged contempt, whether summarily or otherwise, is to be the same, so far as is practicable, as that followed in the Supreme Court when it is dealing with an alleged contempt except so far as this Part provides otherwise.

36. Outcome of contempt proceedings to be recorded

(1) Whether an alleged contempt is dealt with summarily or otherwise, the person constituting the Court must record the Court's decision about the alleged contempt and any order made as a result.

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(2) A registrar must issue to the defendant a written notice advising the defendant of the Court's decision, any order made as a result, and any punishment imposed.

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Part 5 — Court records

Division 1 — Requests under Act s. 33(3) or (7)

[Heading inserted in: Gazette 11 Mar 2014 p. 573.]

37. Request to inspect or obtain a copy of a document (Act s. 33(3) or (7))

- (1) A request under the Act section 33(3) or (7) must be made by lodging a Form 1.
- (2) When the request is lodged, a registrar may
 - (a) grant it, if satisfied that the person making it is entitled under the Act section 33(3) or (7) to inspect or obtain a copy of the document requested; or
 - (b) refer it to a magistrate.
- (3) A magistrate to whom a request is referred may, in chambers
 - (a) without hearing the person making the request, grant it; or
 - (b) order a registrar to list the request for hearing by a magistrate.
- (4) A magistrate hearing the request may grant or refuse it.

[*Rule 37 inserted <u>in</u>: Gazette 8 Apr 2008 p. 1335-6; amended <u>in</u> :_Gazette 7 Jan 2011 p. 51.]*

Division 2 — Applications under Act s. 33(4) or (8)

[Heading inserted in: Gazette 11 Mar 2014 p. 573.]

38. Application for leave (Act s. 33(4))

- (1) An application for leave under the Act section 33(4) must be made by lodging a Form 2.
- (2) When the application is lodged, a registrar may grant it or refer it to a magistrate.

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- (3) A magistrate to whom an application is referred may, in chambers
 - (a) without hearing the applicant, grant the application; or
 - (b) order a registrar to list the application for hearing by a magistrate.
- (4) A magistrate hearing the application may grant or refuse it.

[Rule 38 inserted in: Gazette 8 Apr 2008 p. 1336; amended in : Gazette 7 Jan 2011 p. 52.]

39. Application for access to information (Act s. 33(8))

- (1) An application under the Act section 33(8) must be made by lodging a Form 3A together with an affidavit supporting the application.
- (2) When the application is lodged, a registrar
 - (a) must refer it to a magistrate; and
 - (b) may attach to it a written report on the administrative implications of granting it.
- (3) A magistrate to whom an application is referred may, in chambers
 - (a) without hearing the applicant, grant the application; or
 - (b) order a registrar to list the application for hearing by a magistrate.
- (4) If under subrule (2)(b) a registrar has attached a report to an application, a magistrate must consider the report before determining the application.
- (5) A magistrate hearing the application may grant or refuse it.

[*Rule 39 inserted <u>in</u>: Gazette 8 Apr 2008 p. 1336; amended <u>in</u> <u>:</u> <i>Gazette 7 Jan 2011 p. 52.*]

Compare 19 Dec 2015 [03-f0-00] / 05 Dec 2018 [03-g0-01] Published on www.legislation.wa.gov.au

Division 3 — Transcripts and exhibits for media organisations under Act s. 33(9)(b)

[Heading inserted in: Gazette 11 Mar 2014 p. 574.]

40A. Terms used

In this Division —

application means an application under rule 40B;

exhibit has the meaning given in rule 40B(b);

media organisation means an organisation that disseminates news or information to the public through the press or by means of radio, television or the internet;

relevant record, in relation to an application, means a transcript or exhibit the subject of the application;

transcript has the meaning given in rule 40B(a).

[Rule 40A inserted-in: Gazette 11 Mar 2014 p. 574.]

40B. Media organisation may apply for transcript or exhibit

For the purposes of section 33(9)(b) of the Act, a media organisation may apply to the Court for leave to inspect or obtain a copy of —

- (a) the record, or the certified transcript of the record, of any proceedings in the case (a *transcript*); or
- (b) any other document (including in an electronic form) tendered in evidence in the case (an *exhibit*).

[Rule 40B inserted in: Gazette 11 Mar 2014 p. 574.]

40C. Making applications

- (1) An application must be made by lodging a Form 1.
- (2) The relevant media organisation need not give notice of the application to any party to the case unless an order is made under rule 40E(2)(a).

[Rule 40C inserted in: Gazette 11 Mar 2014 p. 574.]

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40D. Who may deal with applications

- (1) When the application is lodged, a registrar must refer it to a magistrate unless subrule (2) applies.
- (2) A registrar may, without hearing the relevant media organisation, grant an application if
 - (a) the relevant record was the subject of a previous application in the case; and
 - (b) the application was granted by a magistrate.
- (3) A magistrate to whom an application is referred under subrule (1) may, in chambers
 - (a) without hearing the relevant media organisation, grant the application; or
 - (b) order a registrar to list the application for hearing by a magistrate.

[Rule 40D inserted-in: Gazette 11 Mar 2014 p. 574-5.]

40E. Dealing with applications

- (1) A magistrate or registrar dealing with an application may deal with the application even though no party to the case has been served with it.
- (2) A magistrate dealing with an application may
 - (a) order the relevant media organisation to serve any other person, specified in the order, with the application and a notice in an approved form entitling the person to be heard on the application; and
 - (b) deal with the application accordingly.
- (3) A magistrate dealing with an application may grant or refuse it.
- (4) A magistrate dealing with an application, if satisfied the relevant media organisation has sufficient cause to be granted leave, may grant the application subject to
 - (a) any order made under the CPA section 171; and

- (b) any information contained in a pre-sentence report ordered under the *Sentencing Act 1995* section 20 indicating that it would be inappropriate to grant the application; and
- (c) any other order or written law that prohibits or restricts the publication or possession of the relevant record.

[Rule 40E inserted in: Gazette 11 Mar 2014 p. 575.]

40F. Court's power to publish unaffected

This Division does not prevent the Court from publishing, on its own initiative, all or any part of the proceedings in a case to any person, and in any manner, it thinks fit.

[Rule 40F inserted-in: Gazette 11 Mar 2014 p. 575.]

Division 4 — Information generally under Act s. 33(9)(b)

[Heading inserted in: Gazette 11 Mar 2014 p. 575.]

40. Criminal cases, information about available on request

- (1) Except as provided in any order under the *Criminal Procedure Act 2004* section 171, in respect of criminal proceedings in the Court, any person is entitled, on request, to the following information relating to a <u>particular case</u> —
 - (a) the name of the accused;
 - (b) <u>in relation to each charge in that case against the</u> accused;

(c) (i) the charge; and

- (ii) any conviction or order made in respect of the charge; and
- (diii) any penalty imposed on the accused in relation to the charge.
- (2) A request may be made at a registry
 - (a) orally, in person or by telephone; or

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- (b) in writing, by mail, fax or email.
- (3) Nothing in subrule (1) entitles a person to obtain information about the accused's criminal history other than information in respect of a charge in the case to which the request relates.

[Rule 40 inserted-in: Gazette 8 Apr 2008 p. 1337: amended: Gazette 4 Dec 2018 p. 4629-30.]

41A. Civil cases, certain people entitled on request to certain information about

(1) In this rule —

approved recipient means a person who is approved in writing by the Attorney General as a person entitled to receive searchable information;

searchable information means any of the following information in respect of civil proceedings in the Court —

- (a) the names and addresses of the parties;
- (b) the amount and nature of the claim;
- (c) the amount of any judgment entered;
- (d) whether the case has been dismissed or discontinued.
- (2) An approved recipient is entitled, on request, to obtain searchable information in relation to a case.
- (3) A request under subrule (2) must be made in writing, by mail, fax or email.
- (4) When the request is lodged, a registrar must, on each working day in the period of 12 months after the lodgment, provide the approved recipient with such searchable information that has not already been provided to the recipient in relation to each case before the Court.
- (5) If suitable facilities exist at the Court to enable the searchable information to be provided by email to an approved recipient, then the registrar must not provide the information except by email.

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[*Rule 41A inserted in: Gazette 8 Apr 2008 p. 1337; amended in* :_*Gazette 31 Dec 2013 p. 6548.*]

41. Conditions on access to records may be imposed

- (1) A registrar or magistrate granting a request referred to in rule 37 or 40 or an application referred to in rule 38, 39 or 40B may impose any conditions on the applicant's access to the record as is just.
- (2) Without limiting subrule (1), conditions may be imposed
 - (a) to prevent the record from being damaged, interfered with or lost;
 - (b) to prevent the improper use or publication of the record or any information in it.

[Rule 41 amended in: Gazette 8 Apr 2008 p. 1338; 11 Mar 2014 p. 576.]

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Part 6 — Criminal Procedure Act 2004 rules

42. Interpretation

In this Part, unless the contrary intention appears, a term defined in the CPA has the same meaning as it has in the CPA.

43. Prescribed court officers

For the purposes of the CPA each registrar is prescribed to be a prescribed court officer.

44. **Prosecutions, where they must be commenced**

- (1) A prosecution for an offence must be commenced in the registry nearest to the place where the offence was allegedly committed.
- (2) Despite subrule (1), if an offence is allegedly committed in a suburb listed in Schedule 1, a prosecution for the alleged offence must be commenced in the registry listed opposite that suburb in Schedule 1.
- (3) If it is not known where an alleged offence was committed, a prosecution for it must be commenced in the registry nearest to where the accused usually lives.
- (4) Despite subrule (3), if an accused usually lives in a suburb listed in Schedule 1, a prosecution for the alleged offence must be commenced in the registry listed opposite that suburb in Schedule 1.
- (5) A prosecution for an offence that is one of 2 or more offences the prosecutions of which are to be dealt with together may be commenced in the registry nearest to the place where any one of the prosecutions may be commenced in accordance with subrule (1), (2), (3) or (4).
- (6) Despite subrules (1) to (5), a prosecution for an alleged offence may be commenced in a registry that is not a registry where it is required by those subrules to be commenced if the registrar in

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charge of the registry is satisfied that there is good reason for the prosecution to be commenced in that registry.

(7) If a prosecution for an offence is not commenced in a registry in accordance with subrules (1) to (6), the Court sitting at the place where the prosecution is commenced may, under the CPA section 135, order that prosecution be conducted at a registry where it should have been commenced.

45. Manner of lodging prosecution notice (CPA s. 24)

- (1) Unless subrule (2) applies, a prosecution notice must be lodged by means of the courts electronic system in accordance with rule 13A.
- (2) A prosecution notice may be lodged by handing a hard copy of the notice to the Court if
 - (a) the person lodging the notice does not have access to the courts electronic system; or
 - (b) the Court agrees to the notice being lodged in that manner.
- (3) If a hard copy of a prosecution notice is handed to the Court, an officer of the Court must
 - (a) enter the details of the prosecution notice into the courts electronic system; and
 - (b) ensure that the original document is retained on the Court's records.

[Rule 45 inserted-in: Gazette 15 Aug 2014 p. 2944.]

45A. Substituted prosecution notices

(1) In this rule —

substituted prosecution notice means a prosecution notice that is intended to replace a prosecution notice that has been lodged but not finally disposed of.

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- (2) If a substituted prosecution notice is lodged but not served on the accused, and the accused fails to appear for the next court appearance scheduled in relation to the original prosecution notice, the charges contained in the substituted prosecution notice must —
 - (a) be removed from the list of matters for hearing; or
 - (b) held in a temporary list and only formally listed when the accused next appears in relation to the original prosecution notice.

[Rule 45A inserted in: Gazette 15 Aug 2014 p. 2945.]

45B. Form of remand warrant for accused

A remand warrant for an accused must be in the form of the *Criminal Procedure Regulations 2005* Schedule 1 Form 2.

[Rule 45B inserted in: Gazette 15 Aug 2014 p. 2945.]

46. Summons etc., amendment of (CPA s. 34)

A prescribed court officer must not, under the CPA section 34, amend the court date in a summons or a court hearing notice after the summons has been lodged with the Court.

46A. Disclosure requirements, applications relating to (CPA s. 138)

An application made by a prosecutor without notice to the accused for an order under the CPA section 138 must be heard by a magistrate sitting in chambers at the Court sitting at Perth.

[Rule 46A inserted in: Gazette 24 Aug 2007 p. 4323; amended in: Gazette 23 Nov 2007 p. 5862.]

46B. Magistrates and registrars to verify orders

- (1) If a magistrate or a registrar makes an order in respect of a prosecution notice the magistrate or registrar must
 - (a) ensure that the order is noted on a hard copy of the prosecution notice and sign or initial the order; or

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- (b) ensure that the order is noted on the electronic version of the prosecution notice and verify the making of the order by means of the courts electronic system.
- (2) If under subrule (1)(a) an order is noted on a hard copy of the prosecution notice, an officer of the Court must ensure that the order is also noted on the electronic version of the prosecution notice.

[Rule 46B inserted-in: Gazette 15 Aug 2014 p. 2945-6.]

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Part 7 — Fines, Penalties and Infringement Notices Enforcement Act 1994 rules

47. Terms used

In this Part —

Act means the Fines, Penalties and Infringement Notices Enforcement Act 1994;

prosecuting authority has the meaning given in the Act.

[Rule 47 amended in: Gazette 12 Aug 2014 p. 2892.]

48. Application to cancel licence suspension order (Act s. 101)

- (1) An application under the Act section 101 must be made by lodging a Form 3 at the registry closest to where the alleged offence took place.
- (2) On accepting a Form 3, a registrar must
 - (a) list the application for hearing on the earliest convenient date; and
 - (b) insert the hearing details on the form; and
 - (c) at least 5 clear days before the date set by the Court for the hearing of the application, return one copy of the form to the applicant and give one copy to each of the following —
 - (i) the Commissioner of Police;
 - (ii) if the Commissioner of Police is not the relevant prosecuting authority, the relevant prosecuting authority.

[Rule 48 amended in: Gazette 11 Mar 2014 p. 576; 12 Aug 2014 p. 2892-3.]

49A. Application to cancel enforcement warrant (Act s. 101AA)

(1) An application under the Act section 101AA must be made by lodging a Form 4AA at the registry closest to where the alleged offence took place.

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(2)	On accept	ринд а гогн	11 4AA, a	registrar	must —

- (a) list the application for hearing on the earliest convenient date; and
- (b) insert the hearing details on the form; and
- (c) at least 5 clear days before the date set by the Court for the hearing of the application, return one copy of the form to the applicant and give one copy to the relevant prosecuting authority; and
- (d) as soon as practicable after reaching a decision on the application, the Court must advise the Sheriff referred to in the *Supreme Court Act 1935* section 156 of that decision.

[Rule 49A inserted in: Gazette 20 Aug 2013 p. 3818; amended in: Gazette 11 Mar 2014 p. 576; 12 Aug 2014 p. 2893.]

49. Application to cancel licence suspension order (Act s. 101A)

- (1) An application under the Act section 101A must be made by lodging a Form 4 at the registry closest to where the alleged offence took place.
- (2) On accepting a Form 4, a registrar must
 - (a) list the application for hearing on the earliest convenient date; and
 - (b) insert the hearing details on the form; and
 - (c) at least 5 clear days before the date set by the Court for the hearing of the application, return one copy of the form to the applicant and give one copy to the relevant prosecuting authority.

[Rule 49 amended in: Gazette 11 Mar 2014 p. 576; 12 Aug 2014 p. 2893.]

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Part 8 — *Road traffic legislation* rules

[Heading amended-in: Gazette 8 Jan 2015 p. 161.]

50. Terms used

In this Part —

CEO has the meaning given in the *Road Traffic* (*Administration*) *Act 2008* section 4;

RT (AD) Act means the Road Traffic (Authorisation to Drive) Act 2008;

RTA means the Road Traffic Act 1974.

[Rule 50 amended-in: Gazette 15 Feb 2011 p. 537; 8 Jan 2015 p. 162.]

50A. Application under RTA s. 71B, how to be made

- (1) An application under the RTA section 71B(7) must be made by lodging a Form 4A and any affidavit that the applicant proposes to tender at the hearing of the application.
- (2) When a form and any affidavit is lodged under this rule, 2 copies must also be lodged.

[Rule 50A inserted in: Gazette 23 Nov 2007 p. 5863.]

50B. Application under RTA s. 71F, how to be made

- (1) An application under the RTA section 71F(1) must be made by lodging a Form 4B, accompanied by a copy of the disqualification notice and any affidavit that the applicant proposes to tender at the hearing of the application.
- (2) When a form and any affidavit is lodged under this rule, 2 copies must also be lodged.

[Rule 50B inserted in: Gazette 31 Jul 2012 p. 3690.]

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51. Application under RT (AD) Act s. 27 or 35, how to be made

- (1) An application under the RT (AD) Act section 27 must be made by lodging a Form 5 and any affidavit that the applicant proposes to tender at the hearing of the application.
- [(2) deleted]
- (3) An application under the RT (AD) Act section 35(1) must be made by lodging a Form 7 and any affidavit that the applicant proposes to tender at the hearing of the application.
- (4) An application under the RT (AD) Act section 35(2) must be made by lodging
 - (a) a Form 8 and any affidavit that the applicant proposes to tender at the hearing of the application; and
 - (b) a copy of the record of the convictions of the holder of the extraordinary licence to which the application relates.
- (5) When a form and any affidavit is lodged under this rule, 2 copies must be also be lodged.

[Rule 51 amended-in: Gazette 15 Feb 2011 p. 537; 8 Jan 2015 p. 162.]

51A. Application under RTA s. 80J, how to be made

- (1) An application under the RTA section 80J(5) or (6) must be made by lodging a Form 9 and any affidavit that the applicant proposes to tender at the hearing of the application.
- (2) When a form and any affidavit is lodged under this rule, 2 copies must also be lodged.

[Rule 51A inserted in: Gazette 3 Oct 2008 p. 4485.]

51B. Registries where applications may be lodged

(1) An application referred to in rule 50A may be lodged at the nearest non-police registry to the place where the keys that are the subject of the application are being held.

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- (2) An application referred to in rule 50B or 51 may be lodged at any registry of the Court, including a police registry.
- (3) An application referred to in rule 51A may be lodged at the nearest non-police registry to the place where the uncollected vehicle or item that is the subject of the application is being held.

[Rule 51B inserted <u>in</u>: Gazette 23 Nov 2007 p. 5863; amended <u>in</u>: Gazette 23 May 2008 p. 1992; 3 Oct 2008 p. 4486; 31 Jul 2012 p. 3690.]

52. Registrar's functions when application is made

- (1a) On accepting a Form 4A or 9, a registrar must
 - (a) list the application for hearing on the earliest convenient date; and
 - (b) insert the hearing details on the form; and
 - (c) return one copy of the form to the applicant and serve one copy on the Commissioner of Police in accordance with the CPA Schedule 2 clause 2 or 3 at least 5 clear days before the date set by the Court for the hearing of it.
- (1) A registrar may reject an application made under rule 51 if the registrar has reason to believe that the application cannot be made to or heard by the Court under the RT (AD) Act section 29 or 35(3).
- (2A) On accepting a Form 4B, a registrar must
 - (a) list the application for hearing on the earliest convenient date that is at least 14 clear days after the date on which the form is lodged; and
 - (b) insert the hearing details on the form; and
 - (c) return one copy of the form to the applicant and serve one copy on the Commissioner of Police in accordance with the CPA Schedule 2 clause 2 or 3 at least 14 clear

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days before the date set by the Court for the hearing of it.

- (2)On accepting a Form 5, a registrar must
 - list the application for hearing on the earliest convenient (a) date that is at least 14 clear days after the date on which the form is lodged; and
 - (b) insert the hearing details on the form; and
 - return one copy of the form to the applicant and serve (c) one copy on the CEO in accordance with the CPA Schedule 2 clause 2 or 3 or by any other means agreed to by the CEO.
- On accepting a Form 7, a registrar must (3)
 - list the application for hearing on the earliest convenient (a) date; and
 - insert the hearing details on the form; and (b)
 - return one copy of the form to the applicant and serve (c) one copy on the CEO in accordance with the CPA Schedule 2 clause 2 or 3.
- (4)On accepting a Form 8, a registrar must
 - list the application for hearing on the earliest convenient (a) date that is at least 14 clear days after the date on which the form is lodged; and
 - (b) insert the hearing details on the form; and
 - return 2 copies of the form to the CEO. (c)
- On receiving the copies of a Form 8 from a registrar, the CEO (5) must serve one copy on the holder of the extraordinary licence to which the application relates in accordance with the CPA Schedule 2 clause 2 or 3.

[Rule 52 amended in: Gazette 24 Aug 2007 p. 4324; 23 Nov 2007 p. 5863; 23 May 2008 p. 1992; 3 Oct 2008 p. 4486; 15 Feb 2011 p. 537; 31 Jul 2012 p. 3690; 8 Jan 2015 p. 163.]

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53. Hearing of application, appearance at

- (1a) If the Court is satisfied that the Commissioner of Police has been served with an application made under the RTA section 71B(7), 71F(1) or 80J(5) or (6), the Court may deal with it in the absence of the Commissioner of Police.
- (1) If the Court is satisfied that the CEO been served with an application made under the RT (AD) Act section 27 or 35(1), the Court may deal with it in the absence of the CEO.
- (2) If the Court is satisfied that the holder of the extraordinary licence to which an application made under the RT (AD) Act section 35(2) relates has been served with it, the Court may deal with it in the absence of the holder.

[Rule 53 amended in: Gazette 23 Nov 2007 p. 5863; 3 Oct 2008 p. 4486; 15 Feb 2011 p. 537; 31 Jul 2012 p. 3690; 8 Jan 2015 p. 164.]

54. Hearing of application, procedure on

At the hearing of an application made under the RT (AD) Act section 27 or 35(2) —

- (a) the applicant bears the onus of proof; and
- (b) the standard of proof is on the balance of probabilities; and
- (c) affidavit evidence may be adduced by a party if the maker of the affidavit is present.

[*Rule 54 amended <u>in:</u> Gazette 24 Aug 2007 p. 4324; 23 May 2008 p. 1992; 15 Feb 2011 p. 537; 8 Jan 2015 p. 164.*]

55. CEO to be notified of decision

As soon as practicable after the Court decides an application to which this Part applies, a registrar must give the CEO notice of the decision including the details of any order made.

[Rule 55 amended in: Gazette 8 Jan 2015 p. 165.]

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Part 9 — Criminal Investigation Act 2006 rules

[Heading inserted in: Gazette 24 Aug 2007 p. 4324.]

56. Application under *Criminal Investigation Act 2006* s. 151, how to be made

- (1) An application under the *Criminal Investigation Act 2006* section 151(4) must be made by lodging a Form 10 and every seized record relating to the application.
- (2) The application must be lodged with
 - (a) one or more affidavits that state the facts and circumstances on which it is based; and
 - (b) any records that are to be lodged with the application.
- (3) When a form and affidavits are lodged under this rule, 2 copies must be also be lodged.

[Rule 56 inserted-in: Gazette 24 Aug 2007 p. 4324-5.]

57. Registries where applications may be lodged

An application under rule 56 may be lodged at the nearest non-police registry to the place where the records were seized.

[*Rule 57 inserted <u>in</u>: Gazette 24 Aug 2007 p. 4325; amended <u>in:</u> Gazette 23 Nov 2007 p. 5864.]*

58. Registrar's functions when application is made

On accepting a Form 10, a registrar must —

- (a) list the application for hearing on the earliest convenient date; and
- (b) insert the hearing details on the form; and
- (c) return the 2 copies of the form and any affidavits to the applicant.

[Rule 58 inserted in: Gazette 24 Aug 2007 p. 4325.]

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59. Application must be served

The applicant must serve a copy of the application and affidavits on every person entitled to possession of the records at least 5 clear days before the date listed for the hearing of the application.

[Rule 59 inserted in: Gazette 24 Aug 2007 p. 4325.]

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Schedule 1 — Suburbs and registries

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		te 11 Mar 2014 p. 576.j		
Suburb (A-L)	Registry	Suburb (M-Z)	Registry	
Alexander Heights	Joondalup	Maddington	Armadale	
Alfred Cove	Fremantle	Madeley	Joondalup	
Alkimos	Joondalup	Madora	Mandurah	
Anketell	Rockingham	Mahogany Creek	Midland	
Applecross	Perth	Maida Vale	Midland	
Araluen	Armadale	Malaga	Midland	
Ardross	Perth	Malmalling	Midland	
Armadale	Armadale	Mandogalup	Rockingham	
Ascot	Perth	Mandurah	Mandurah	
Ashby	Joondalup	Manning	Perth	
Ashendon	Ashendon Armadale		Joondalup	
Ashfield	Ashfield Midland		Armadale	
Attadale	Fremantle	Mariginiup	Joondalup	
Atwell	Fremantle	Marmion	Joondalup	
Aubin Grove	Armadale	Marsurup	Mandurah	
Aveley	Midland	Martin	Armadale	
Bailup	Midland	Maylands	Perth	
Balcatta	Perth	Meadow Springs	Mandurah	
Baldivis	Rockingham	Medina	Rockingham	
Balga	Perth	Melaleuca	Joondalup	
Ballajura	Midland	Melville	Fremantle	
Banjup	Rockingham	Menora	Perth	
Banksia	Mandurah	Merriwa	Joondalup	
Banksia Grove	Joondalup	Middle Swan	Midland	
Barragup	Mandurah	Midland Midland		

[Heading inserted in: Gazette 11 Mar 2014 p. 576.]

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Suburb (A-L)	Registry	Suburb (M-Z)	Registry
Baskerville	Midland	Midvale	Midland
Bassendean	Midland	Millendon	Midland
Bateman	Fremantle	Mindarie	Joondalup
Bayswater	Perth	Mirrabooka	Perth
Beaconsfield	Fremantle	Morley	Perth
Beckenham	Perth	Mosman Park	Perth
Bedford	Perth	Mount Helena	Midland
Bedfordale	Armadale	Mt Claremont	Perth
Beechboro	Midland	Mt Hawthorn	Perth
Beechina	Midland	Mt Lawley	Perth
Beeliar	Fremantle	Mt Nasura	Armadale
Beldon	don Joondalup		Perth
Belhus	Midland	Mt Richon	Armadale
Bellevue Midland		Mullaloo	Joondalup
Belmont	Perth	Mundaring	Midland
Bentley	Perth	Mundijong	Armadale
Bertram	Rockingham	Munster	Fremantle
Bibra Lake	Fremantle	Murdoch	Fremantle
Bickley	Midland	Myaree	Fremantle
Bicton	Fremantle	Myora	Mandurah
Booragoon	Fremantle	Nanbeelup	Mandurah
Bouvard	Mandurah	Naval Base	Rockingham
Boya	Midland	Nedlands	Perth
Brabham	Midland	Neerabup	Joondalup
Brentwood	Fremantle	Newburn	Midland
Brigadoon	Midland	Nirimba	Mandurah
Brookdale	Armadale	Nollamara Perth	
Bull Creek	Fremantle	Noranda	Perth

Compare 19 Dec 2015 [03-f0-00] / 05 Dec 2018 [03-g0-01] Published on www.legislation.wa.gov.au

Suburb (A-L)	Registry	Suburb (M-Z)	Registry
Bullsbrook	Midland	North Beach	Perth
Burns Beach	Joondalup	North Coogee	Fremantle
Burrendah	Fremantle	North Dandalup	Mandurah
Burswood	Perth	North Fremantle	Fremantle
Butler	Joondalup	North Lake	Fremantle
Byford	Armadale	North Perth	Perth
Calista	Rockingham	North Shore	Joondalup
Camillo (formerly Westfield)	Armadale	North Yunderup	Mandurah
Canning Mills	Armadale	Northbridge	Perth
Canning Vale	Armadale	Nowergup	Joondalup
Cannington	Perth	O'Connor	Fremantle
Carabooda	rabooda Joondalup		Armadale
Cardup	Cardup Armadale		Mandurah
Carilla	Midland	Ocean Reef	Joondalup
Carine	Perth	Oldbury	Armadale
Carlisle	Perth	Orange Grove	Armadale
Carmel	Midland	Orelia	Rockingham
Carramar	Joondalup	Osborne Park	Perth
Casuarina	Rockingham	Padbury	Joondalup
Caversham	Midland	Palmyra	Fremantle
Challenger	Rockingham	Parkerville	Midland
Champion Lakes	Thampion Lakes Armadale		Fremantle
Chidlow	dlow Midland		Rockingham
Chittering	Midland	Paulls Valley	Midland
Churchlands	Perth	Pearsall	Joondalup
City Beach	Perth	Peel Estate	Rockingham
Claremont	Perth	Peppermint Grove	Fremantle

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Suburb (A-L)	Registry	Suburb (M-Z)	Registry		
Clarkson	Joondalup	Peron	Rockingham		
Cloverdale	Perth	Perth Airport	Perth		
Como	Perth	Perth City	Perth		
Connolly	Joondalup	Piara Waters	Armadale		
Coodanup	Mandurah	Pickering Brook	Midland		
Coogee	Fremantle	Piesse Brook	Midland		
Coolbellup	Fremantle	Pinjar	Joondalup		
Coolbinia	Perth	Pinjarra	Mandurah		
Cooloongup	Rockingham	Point Gray	Mandurah		
Cottesloe	Perth	Port Kennedy	Rockingham		
Craigie	Joondalup	Postans	Rockingham		
Crawley	Crawley Perth		Midland		
Cullacabardee	Cullacabardee Midland		Perth		
Currambine Joondalup		Quinns Rock	Joondalup		
Daglish	Daglish Perth		Mandurah		
Dalkeith	keith Perth		Midland		
Darch	Joondalup	Redcliffe	Perth		
Darling Downs	Armadale	Reservoir	Midland		
Darlington	Midland	Ridgewood	Joondalup		
Davis Park	Fremantle	Ridley Park	Mandurah		
Dawesville	Mandurah	Riverton	Perth		
Dayton	Midland	Rivervale	Perth		
Dianella	Perth	Rockingham	Rockingham		
Doubleview Perth		Roleystone	Armadale		
Dudley Park	Mandurah	Rottnest Island	Fremantle		
Duncraig	Joondalup	Rossmoyne	Perth		
Dwellingup	Mandurah	Safety Bay Rockingh			
East Cannington	Perth	Sale	Mandurah		

Compare 19 Dec 2015 [03-f0-00] / 05 Dec 2018 [03-g0-01] Published on www.legislation.wa.gov.au

Suburb (A-L)	Registry	Suburb (M-Z)	Registry	
East Fremantle	Fremantle	Salter Point	Perth	
East Perth	Perth	Samson	Fremantle	
East Rockingham	Rockingham	San Remo	Mandurah	
East Victoria Park	Perth	Sawyers Valley	Midland	
Eden Hill	Midland	Scarborough	Perth	
Edgewater	Joondalup	Seaforth	Armadale	
Eglinton	Joondalup	Secret Harbour	Rockingham	
Ellenbrook	Midland	Serpentine	Armadale	
Ellis	Fremantle	Seville Grove	Armadale	
Embleton	Perth	Shelley	Perth	
Erskine	Mandurah	Shenton Park	Perth	
Fairbridge	Mandurah	Shoalwater	Rockingham	
Ferndale	Perth	Silver Sands	Mandurah	
Floreat	Perth	Sinagra	Joondalup	
Forrestdale	Armadale	Singleton	Mandurah	
Forrestfield	Midland	Sorrento	Joondalup	
Fremantle	Fremantle	South Beach	Fremantle	
Furnissdale	Mandurah	South Coogee	Fremantle	
Gidgegannup	Midland	South Fremantle	Fremantle	
Girrawheen	Joondalup	South Guildford	Midland	
Glen Forrest	Midland	South Lake	Fremantle	
Glendalough	Perth	South Perth	Perth	
Gleneagle	Armadale	South Yunderup	Mandurah	
Glengarry	Joondalup	Southern River	Armadale	
Gnangara	Joondalup	Southwell	Fremantle	
Golden Bay	Mandurah	Spearwood	Fremantle	
Golden Bay	Rockingham	St Andrews	Joondalup	
Gooseberry Hill	Midland	St James	Perth	

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Suburb (A-L)	Registry	Suburb (M-Z)	Registry		
Gorrie	Midland	Stakehill	Mandurah		
Gosnells	Armadale	Stirling	Perth		
Graylands	Perth	Stoneville	Midland		
Greenfields	Mandurah	Stratton	Midland		
Greenmount	Midland	Subiaco	Perth		
Greenwood	Joondalup	Success	Fremantle		
Guildford	Midland	Swan View	Midland		
Gwelup	Perth	Swanbourne	Perth		
Hacketts Gully	Midland	Tamala Park	Joondalup		
Halls Head	Mandurah	Tapping	Joondalup		
Hamersley	Perth	The Lakes	Midland		
Hamilton Hill	Hamilton Hill Fremantle		Rockingham		
Hammond Park	Fremantle	The Vines	Midland		
Harrisdale	Armadale	Thompson Lake	Fremantle		
Haynes	Armadale	Thornlie	Armadale		
Hazelmere	Midland	Trigg	Perth		
Heathridge	Joondalup	Tuart Hill	Perth		
Helena Valley	Midland	Two Rocks	Joondalup		
Henderson	Fremantle	Upper Swan	Midland		
Henley Brook	Midland	Victoria Park	Perth		
Herdsman	Perth	Viveash	Midland		
Herne Hill	Midland	Waikiki	Rockingham		
High Wycombe	Midland	Walliston	Midland		
Highgate	Perth	Wandi	Rockingham		
Hilbert	Armadale	Wangara	Joondalup		
Hillarys	Joondalup	Wannanup	Mandurah		
Hillman	Rockingham	Wanneroo	Joondalup		
Hilton	Fremantle	Warnbro	Rockingham		

Compare 19 Dec 2015 [03-f0-00] / 05 Dec 2018 [03-g0-01] Published on www.legislation.wa.gov.au

Suburb (A-L)	Registry	Suburb (M-Z)	Registry		
Hocking	Joondalup	Warwick	Joondalup		
Hope Valley	Rockingham	Waterford	Perth		
Hopeland	Rockingham	Watermans Bay	Perth		
Hovea	Midland	Wattle Grove	Midland		
Huntingdale	Armadale	Wattleup	Fremantle		
Iluka	Joondalup	Wellard	Rockingham		
Inglewood	Perth	Welshpool	Perth		
Innaloo	Perth	Wembley	Perth		
Jandabup	Joondalup	Wembley Downs	Perth		
Jandakot	Fremantle	West Leederville	Perth		
Jane Brook	Midland	West Perth	Perth		
Jarrahdale	Armadale	West Pinjarra	Mandurah		
Jindalee	Joondalup	West Swan	Midland		
Jolimont	Perth	Westfield	Armadale		
Joondalup	Joondalup	Westminster	Perth		
Joondanna	Perth	Wexcombe	Midland		
Kalamunda	Midland	Whitby	Armadale		
Kallaroo	Joondalup	White Gum Valley	Fremantle		
Karawara	Perth	Whiteman	Midland		
Kardinya	Fremantle	Whitfords	Joondalup		
Karnup	Rockingham	Whittaker	Mandurah		
Karragullen	Armadale	Willagee	Fremantle		
Karrakatta	Perth	Willetton	Perth		
Karrakup	Armadale	Wilson	Perth		
Karrinyup	Perth	Winthrop	Fremantle		
Kelmscott	Armadale	Woodbridge Midland			
Kensington	Perth	Woodlands	Perth		
Kenwick	Perth	Woodman Point	Fremantle		

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Suburb (A-L)	Registry	Suburb (M-Z)	Registry
Kewdale	Perth	Woodvale	Joondalup
Keysbrook	Armadale	Wooroloo	Midland
Kiara	Midland	Wungong	Armadale
Kings Park	Perth	Yanchep	Joondalup
Kingsley	Joondalup	Yangebup	Fremantle
Kinross	Joondalup	Yokine	Perth
Koondoola	Joondalup		
Koongamia	Midland		
Kwinana	Rockingham		
Kwinana Beach	Rockingham		
Kwinana Town Centre	Rockingham		
Lakelands	Mandurah		
Landsdale	Joondalup		
Langford	Fremantle		
Lathlain	Perth		
Leda	Rockingham		
Leederville	Perth		
Leeming	Fremantle		
Leighton	Fremantle		
Lesmurdie	Midland		
Lexia	Midland		
Lockridge	Midland		
Lynwood	Fremantle		

[Schedule 1 inserted-in: Gazette 11 Mar 2014 p. 576-82.]

Compare 19 Dec 2015 [03-f0-00] / 05 Dec 2018 [03-g0-01] Published on www.legislation.wa.gov.au

Form 1A

Schedule 2 — Forms

[r. 3]

Magistrates Court Act 2004 s. 17(3) Magistrates Court at No:			Application for leave to lodge a document			
Applicant	Full name Address					
	Telephone			Fax		
	Email address					
Case details	Case No. Parties				Civil/Criminal	
Document to be lodged						
Application	I am a party above docu		e case and I	would	like leave to lodge the	
Signature of applicant				Date		

1A. Application for leave to lodge a document (r. 10)

[Form 1A inserted in: Gazette 23 Nov 2007 p. 5864.]

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Magistrates Court A	<i>ct 2004</i> s. 29)		Appe	al ag	ainst	reg	istrar's decision	
Magistrates Court at									
No:									
Appellant	Full name								
	Address								
	Telephone					Fax			
	Email								
	address						-		
Case details	Case No.						Cir	vil/Criminal	
	Parties								
Decision being	Date of								
appealed	decision								
	Brief								
	description	of							
	decision								
Appeal						04 sect	ion	29 the appellant	
	appeals aga								
Extension of time	Is this application lodged within 21 days after the date of the								
	above decision? Yes/No								
	If no, state	why	the app	lication	is loc	iged la	te:		
Grounds of appeal	1.								
Signature of						Date	e		
appellant or lawyer									
	Appellant/Appellant's lawyer								
Hearing details	This application will be heard —								
on [<i>date</i>] at [<i>time</i>] or as soon			soon af	ter as	s possil	ole,			
	at [<i>place</i>]								

1B. Appeal against registrar's decision (r. 26)

[Form 1B inserted-in: Gazette 23 Nov 2007 p. 5864.]

Compare 19 Dec 2015 [03-f0-00] / 05 Dec 2018 [03-g0-01] Published on www.legislation.wa.gov.au

Form 1

1. Request to inspect or obtain copy of document from the Court (r. 37 and 40C)

Magistrates Cour	rt Act 2004 s. 33(2	3), (7) and (9)	Request to i	nspect or obtain	
Magistrates Cour	't at		copy of document from the		
No:			Court		
Person making	Full name				
the request	Address				
	Telephone		Fax		
	Email address				
Case details	Case No.			Civil/Criminal	
	Parties				
Documents					
wanted					
Request by a	I am a party to the above case and I would like —				
party	□ to inspect;				
[Delete if not	D to obtain a	copy of,			
applicable.]	the above docu	ments.			
Request by	I am not a party	to the above	case. I would	like —	
non-party	□ to inspect;				
	to obtain a	copy of,			
	the above docu	ments on the f	ollowing groui	nds —	
	[give details].				
Media	I represent the	following med	ia organisation	:	
organisation					
[Delete if not					
applicable.]			I	1	
Signature of			Date		
person making					
the request					

[Form 1 inserted-in: Gazette 8 Apr 2008 p. 1338; amended-in: Gazette 11 Mar 2014 p. 582-3; 12 Aug 2014 p. 2893.]

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Magistrates Cou Magistrates Cou No:		8(4)	Applicatio court reco		leave in respect of
Applicant	Full name				
	Address				
	Telephone			Fax	
	Email address				
Case details	Case No.				Civil/Criminal
	Parties				
Records wanted					
Application ¹	I am a party to the above case and, under the <i>Magistrates Court</i> <i>Act 2004</i> s. 33(4), I apply for leave —				
Signature of applicant				Date	

2. Application for leave in respect of court record (r. 38)

Notes to Form 2 —

1. Set out in detail what the applicant wants leave to do.

[Form 2 amended-in: Gazette 8 Apr 2008 p. 1338.]

Compare 19 Dec 2015 [03-f0-00] / 05 Dec 2018 [03-g0-01] Published on www.legislation.wa.gov.au

Form 3A

3A. Application for access to information held by the Court (r. 39)

Magistrates Court Act 2004 s. 33(8)		8(8)	Applicatio	on for	access to
Magistrates Cou No:	rt at		informatio	on hel	d by the Court
Applicant	Full name				
	Address				
	Telephone			Fax	
	Email address				
Case details	Case No.				Civil/Criminal
	Parties				
Information wanted					
Application	I would like —	-			
	\Box to inspect;				
	D to obtain a	copy of;			
	\Box to view or	listen to,			
	the above information.				
	[Set out ground	ls for the rec	quest.]		
Signature of				Date	
applicant					

[Form 3A inserted in: Gazette 8 Apr 2008 p. 1339.]

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3. Application to cancel licence suspension order made in respect of infringement notice (r. 48)

Enforcement Act 1994 s. 101		1	Application suspension of infringen	order n	nade in respect	
Applicant	Full name					
	Address					
	Date of birth					
Licence	Prosecuting au	thority				
suspension	Infringement n	otice No.				
details	Registry case N	No.				
	Licence susper	nded		Driver's lic	ence No.	
	[Tick one box]			Vehicle lice		
				All vehicle		
Application						ng or obtaining the
[Tick one box]						de under the Fines,
[*delete one]	Penalties and	Infringemen	t l	Votices Enfor	cement A	<i>ct 1994</i> Part 3.
	Under section	101 of that	Ac	et I apply for a	an order	cancelling the
	licence suspens	sion order o	n	the grounds th	nat I rece	eived none of the
	following —					
		gement not	ico	e that gave ris	e to the l	licence suspension
	order;					
					on 14 of t	he Act in respect
		ingement no				
					er section	17 of the Act in
		the infringe			. 1 . 1	
						er section 18 of the
	(e) the notice			ringement not		uad undar
						ngement notice.
Certificate						essful application
Certificate						nce suspension
	order or in rela					
	respect of this				spension	order made m
Signature of	respect of this	geiner			Date	
applicant						
Hearing details	This applicatio	n will be he	ear	-d —		1
	on [<i>date</i>] at [<i>tit</i>				ible,	
	at [place]	-		L.		

[Form 3 amended in: Gazette 20 Aug 2013 p. 3819.]

Compare 19 Dec 2015 [03-f0-00] / 05 Dec 2018 [03-g0-01] Published on www.legislation.wa.gov.au

Form 4AA

4AA. Application to cancel enforcement warrant made in respect of infringement notice (r. 49A)

Fines, Penalties and Infringement Notices Enforcement Act 1994 s. 101AA Magistrates Court at No:			e			ncellation of ant issued under	
Applicant	Full name						
	Address						
	Date of birth						
Enforcement	Prosecuting au	thority					
warrant details	Infringement n	otice No.					
	Registry case r	10.					
	Action	Action			 Personal property seized Land seized Vehicle immobilised Number plates removed from vehicle 		
Application	 Number plates removed from vehicle An enforcement warrant has been issued in respect of me, the applicant, under the <i>Fines, Penalties and Infringement Notices Enforcement Act 1994</i> Part 3. The enforcement warrant was served on/_/ Under section 101AA of that Act I apply for an order cancelling the enforcement warrant on the grounds that I received none of the following — (a) the infringement notice that gave rise to the warrant; (b) the final demand issued under section 14 of the Act in respect of the infringement notice; (c) the order to pay or elect issued under section 17 of the Act in respect of the infringement notice; (d) the notice of intention to enforce issued under section 18 of the Act in respect of the infringement notice; (e) any notice confirming licence suspension issued under 				ment Notices rrant was served der cancelling the 1 none of the warrant; he Act in respect 17 of the Act in er section 18 of the sued under ngement notice.		
Certificate by applicant	I certify that I have not previously made an unsuccessful application under section 101AA of the Act in relation to this enforcement warrant or in relation to any other enforcement warrant made in respect of the infringement notice to which the warrant relates.						
Signature of applicant					Date		
Hearing details	This application on [<i>date</i>] at [<i>ti</i> at [<i>place</i>]				ible,		

[Form 4AA inserted in: Gazette 20 Aug 2013 p. 3819-20.]

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4. Application to cancel licence suspension order made in respect of a fine (r. 49)

Fines, Penalties and Infringement Notices Enforcement Act 1994 s. 101A Magistrates Court at No:		Application suspension of a fine		cel licence nade in respect		
Applicant	Full name					
	Address					
	Date of birth					
Licence	Sentencing Cour	rt				
suspension	Charge No.					
details	Registry case No					
	Licence suspend		river's licence			
	[Tick one box]	🗖 V	ehicle licence	No.		
			Il vehicle lice			
Application	I have been disq					
[Tick one box]	licence(s) by a li					
[*delete one]	Penalties and In					
	Under section 1				er cancelling the	
	licence suspensi					
	(a) I did not red					
				the fine	that gave rise to	
	the licence					
	(b) I was not pr				imposed; and	
	(c) I received n					
					under section 42	
			ect of that fine			
				uspensio	n issued under	
		n 43(6) of th			6.1. 1: .:	
Certificate by					essful application	
applicant					cence suspension	
	order or in relation to any other licence suspension order made in				order made in	
Cianatana of	respect of this fi	ne.		Data		
Signature of				Date		
applicant	This and line t	This application will be heard —				
Hearing details				ihla		
	on [<i>date</i>] at [<i>time</i>] or as soon after as possible,					
	at [place]					

[Form 4 amended-in: Gazette 20 Aug 2013 p. 3820.]

Compare 19 Dec 2015 [03-f0-00] / 05 Dec 2018 [03-g0-01] Published on www.legislation.wa.gov.au

Form 4A

4A. Application for an order for seized keys to be handed over (r. 50A)

Road Traffic Act 1974 s	Road Traffic Act 1974 s. 71B(7)			Application for an order for seized			
Magistrates Court at No:			keys to be l	nanded	over		
Applicant	Full name						
	Address						
Person described in	Full name						
s. $71B(5)$ of the Act	Address						
Application	The application than the			for the se	eized keys to be		
Seized keys ¹							
Signature of applicant or lawyer	Applicant/A	nnlicant	's lawyer	Date			
Hearing details	This applica	tion wil	l be heard — r as soon after	as possit	le,		

Notes to Form 4A —

1. Set out the details of the seizure and a description of the vehicle to which the keys relate.

[Form 4A inserted-in: Gazette 23 Nov 2007 p. 5865; amended-in: Gazette 3 Oct 2008 p. 4486.]

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4B. Application for revocation of disqualification notice (r. 50B)

Court Copy

MAGISTRATES COURT of WESTERN AUSTRALIA	Court No.
APPLICATION FOR REVOCATION	Magistrates Court at
OF DISQUALIFICATION NOTICE <i>Road Traffic Act 1974</i> s. 71F(1)	Date lodged
Magistrates Court (General) Rules 2005 Form 4B	Receipt No.

Applicant	Name				
(Name of the party	Address				
applying)	DOB		MDL No.		
Application	Under the <i>Road Traffic Act 1974</i> section 71F, the applicant applies for an order that revokes the disqualification notice issued in respect of the below matter.				
Notice details	Provision/ Grounds				
	Date				
Grounds	The grounds t	for this application	n are:		
[A copy of the					
disqualification notice					
must be attached to this					
application]					
Signature of applicant or			Date		
lawyer					

HEARING DETAILS This application will be heard on:				
Date and time	Date	Time	or as soon after as possible	
Place				

Compare 19 Dec 2015 [03-f0-00] / 05 Dec 2018 [03-g0-01] Published on www.legislation.wa.gov.au

	For Court Use Only					
Date	Appearance	Counsel	Record of	Judicial		
	by accused		court	officer		
			proceedings			
	Y / N					
	Y / N					
	Y / N					
	Y / N					
	Ord	lers				
Judicial officer		Date				

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Return of Service Copy

MAGISTRATES COURT of WESTERN AUSTRALIA APPLICATION FOR REVOCATION OF DISQUALIFICATION NOTICE

Road Traffic Act 1974 s. 71F(1) Magistrates Court (General) Rules 2005 Form 4B

Court No.	
Magistrates Court at	
Date lodged	
Receipt No.	

Applicant	Name					
(Name of the party	Address					
applying)	DOB		MDL No.			
Application	Under the <i>Road Traffic Act 1974</i> section 71F, the applicant applies for an order that revokes the disqualification notice issued in respect of the below matter.					
Notice details	Provision/ Grounds					
	Date					
Grounds	The grounds	for this application	n are:			
[A copy of the						
disqualification notice						
must be attached to this						
application]						
Signature of applicant or			Date			
lawyer						

HEARING DETAILS						
	This application will be heard on:					
Date and time	Date		Time	or as soon after as possible		
Place						

Compare 19 Dec 2015 [03-f0-00] / 05 Dec 2018 [03-g0-01] Published on www.legislation.wa.gov.au

Service details	On , I served a copy of the			
[Service on applicant]	application referred to above in the following manner:			
	Method of service:			
	Person served:			
	Name of server:			
	Signature:			
Service details	On , I served a copy of the			
[Service on respondent]	application referred to above in the following manner:			
	Method of service:			
	Person served:			
	Name of server:			
	Signature:			

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Copy for Applicant to retain

MAGISTRATES COURT of WESTERN AUSTRALIA APPLICATION FOR REVOCATION OF DISQUALIFICATION NOTICE

Road Traffic Act 1974 s. 71F(1) Magistrates Court (General) Rules 2005 Form 4B

Court No.	
Magistrates Court at	
Date lodged	
Receipt No.	

Applicant	Name				
(Name of the party	Address				
applying)	DOB		MDL No.		
Application	Under the <i>Road Traffic Act 1974</i> section 71F, the applicant applies for an order that revokes the disqualification notice issued in respect of the below matter.				
Notice details	Provision/ Grounds Date				
Grounds		s for this applicati	on are:		
[A copy of the disqualification notice must be attached to this application]		o tor and upphoun			
Signature of applicant or			Date		
lawyer					

HEARING DETAILS This application will be heard on:					
Date and time	Date	Time	or as soon after as possible		
Place					

Compare 19 Dec 2015 [03-f0-00] / 05 Dec 2018 [03-g0-01] Published on www.legislation.wa.gov.au

Copy for service on Respondent

MAGISTRATES COURT of WESTERN AUSTRALIA APPLICATION FOR REVOCATION

Road Traffic Act 1974 s. 71F(1) Magistrates Court (General) Rules 2005 Form 4B

OF DISQUALIFICATION NOTICE

Court No.	
Magistrates Court at	
Date lodged	
Receipt No.	

Applicant	Name				
(Name of the party	Address				
applying)	DOB		MDL No.		
Application	Under the <i>Road Traffic Act 1974</i> section 71F, the applicant applies for an order that revokes the disqualification notice issued in respect of the below matter.				
Notice details	Provision/ Grounds				
	Date				
Grounds	The ground	s for this applicati	on are:		
[A copy of the					
disqualification notice must					
be attached to this					
application]					
Signature of applicant or			Date		
lawyer					

An application to revoke the disqualification notice above has been lodged. Your attendance is required at the date, time and place stated below. If you do not attend, the court may deal with the application in your absence.

HEARING DETAILS This application will be heard on:						
Date and time	Date	Time	or as soon after as possible			
Place						

[Form 4B inserted in: Gazette 31 Jul 2012 p. 3691-5.]

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Form 5

Road Traffic (Authorisation to Drive) Act 2008 s. 27			Application licence	n for ext	raordinary		
Magistrates Cour	rt at			ncence			
No:	li ai						
Applicant	Full name						
II	Address						
	Date of birth						
	Occupation						
	Employment	Employment 🗇 Self employed 🗇 Not employed					
	[Tick one box]			d by the empl			
	Employer's						
	name and						
	address						
Details of	Date disqualifi						
disqualification	Period disquali	ified					
from holding or	Reason ¹						
obtaining a							
driver's licence	Under the <i>Road Traffic (Authorisation to Drive)</i> Act 2008 s. 27 I						
Application							
	apply for an or licence that all				rant an es	ktraordinary	
	 vehicles of c 		le to di	ive —			
	 venicles of a in these loca 						
	In these locaon these day			200			
	 for these put 			nes.			
Grounds for	• Ioi tilese pu	rposes	5.				
this application ²	1.						
Certificate by	A licence susp	ension	order	made under th	e Fines	Penalties and	
applicant						in force against	
apphount	me.	oncer	, Engen	cement fier 19	<i>> 1</i> 15 Hot	in force against	
		n refus	sed an e	extraordinary]	icence by	y a court within the	
	6 months befor			•	•	,	
	I am not disqualified from holding or obtaining a driver's licence						
	under the Road	l Traf	fic Act	1974 section 7	/1D(1).		
						•	
Signature of					Date		
applicant							
Hearing details	This applicatio						
	on [<i>date</i>] at [<i>tin</i>	me] 01	as soo	n after as poss	sible,		
	at [<i>place</i>]						

5. Application for extraordinary licence (r. 51(1))

Compare 19 Dec 2015 [03-f0-00] / 05 Dec 2018 [03-g0-01] Published on www.legislation.wa.gov.au

Form 5

Notes to Form 5 —

- If disqualified by a court after being convicted of an offence, state the court and the offence and, if the offence was against the *Road Traffic Act 1974* s. 63, 64, 67 or 67A, state whether the conviction was the applicant's first, second or subsequent for the offence. If disqualified for some other reason, give details.
- 2. Note the *Road Traffic (Authorisation to Drive)* Act 2008 s. 30. Use numbered paragraphs.

[Form 5 amended-<u>in</u>: Gazette 23 May 2008 p. 1992; 15 Feb 2011 p. 538; 31 Jul 2012 p. 3695; 12 Aug 2014 p. 2894; 8 Jan 2015 p. 165.]

[Form 6 deleted-in: Gazette 15 Feb 2011 p. 538.]

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Road Traffic (Authorisation to Drive) Act 2008 s. 35(1)			Application extraordina	•	•	
Magistrates Cour No:	rt at					
Applicant	Full name					
Extraordinary	Address Court that or	lered it				
licence details	Date of court					
	Licence's lim and condition					
Application [Tick one box]	(Authorisatio □ An order □ An order substitut	<i>n to Driv</i> that vari	e) Act es the cels the	y licence. Und 2008 s. 35(1) I above limitation e above limitations and condit	apply for a sport of a	or —
Grounds for this application ¹	1.					
Signature of applicant	Date					
Hearing details	This applicati on [<i>date</i>] at [<i>i</i> at [<i>place</i>]			1 — after as possib	ole,	

7. Application by holder to vary extraordinary licence (r. 51(3))

Notes to Form 7 —

1. Note the *Road Traffic (Authorisation to Drive) Act 2008 s. 35(4).* Use numbered paragraphs.

[Form 7 amended in: Gazette 8 Jan 2015 p. 165-6.]

Form 8

8. Application by CEO to vary, cancel extraordinary licence (r. 51(4))

Road Traffic (Authorisation to Drive) Act 2008 s. 35(2)			Application extraordina	•	•
Magistrates Cour No:	rt at			e e	
Extraordinary	Holder's name				
licence details	Holder's address				
	Court that ordered it				
	Date of court order				
	Licence's limitations and conditions				
Application [Tick one box]	 Under the <i>Road Traffic (Authorisation to Drive) Act 2008</i> s. 35(2) the CEO applies for — An order that varies the above limitations and conditions by: An order that cancels the above limitations and conditions and substitutes these limitations and conditions: An order that cancels the above extraordinary licence. 			onditions by: conditions and	
Grounds for	1.				
this application ¹					
Signature of				Date	
applicant	for CEO				
Hearing details	This application will be heard —				
	on [date] at [time] or as soon after as possible,				
	at [<i>place</i>]				

Notes to Form 8 —

1. Note the *Road Traffic (Authorisation to Drive) Act 2008 s. 35(4).* Use numbered paragraphs.

[Form 8 amended in: Gazette 8 Jan 2015 p. 166-7.]

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9. Application by owner for delay of sale of uncollected vehicle and/or return of item (r. 51A)

<i>Road Traffic Act 197</i> Magistrates Court at No:	4 s. 80J(5) & (6)		Application by owner for delay of sale of uncollected vehicle and/or return of item	
Applicant (Owner)	Full name			
	Address			
Uncollected	Registration			
vehicle/item	No.			
	Description			
	of item			
Application	I apply for —			
[Tick applicable box(es)]	An order that the sale or disposal of the uncollected vehicle not take place until after:			
	1.			
	□ An order th	at t	he item be returned.	
Signature of				
applicant or lawyer	Applicant or lay	wye	er Date	
Hearing details	This application will be heard —			
	on [date] at [time] or as soon after as possible,			
	at [place]			

Notes to Form 9 —

1. Specify until when you want the sale delayed. The sale cannot be delayed later than 3 months after the day of the order you are seeking.

[Form 9 inserted in: Gazette 3 Oct 2008 p. 4486-7.]

Form 10

10. Application for decision on whether information in seized record is privileged (r. 56)

<i>Criminal Investigatio</i> Magistrates Court at No:	on Act 2006	v	application whether inf ecord is pr	ormatio	on in seized
Applicant	Full name Address				
Person entitled to possession of the record	Full name Address				
Application	The applicant applies for a decision on whether information in the seized record(s) set out below is privileged.				
Seized record(s) ¹					
Privilege claimed ²					
Signature of applicant or lawyer	Applicant/Ap	plicant's la	wyer	Date	
Hearing details	This applicati on [<i>date</i>] at [<i>t</i> at [<i>place</i>]	on will be l	neard —	possible	,

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Note to Form 10 —

- 1. Set out a description of the seized record or records.
- 2. Set out the basis or bases upon which the person entitled to possession of the record(s) claims that information in the record(s) is privileged and lodge the record(s) with this application.

[Form 10 inserted in: Gazette 24 Aug 2007 p. 4327.]

Compare 19 Dec 2015 [03-f0-00] / 05 Dec 2018 [03-g0-01] Published on www.legislation.wa.gov.au

Notes

¹ This is a compilation of the *Magistrates Court (General) Rules 2005* and includes the amendments made by the other written laws referred to in the following table. The table also contains information about any reprint.

Compilation table Gazettal Commencement

Citation	Gazettal	Commencement
Magistrates Court (General) Rules 2005	28 Apr 2005 p. 1605-49	1 May 2005 (see r. 2 and <i>Gazette</i> 31 Dec 2004 p. 7127)
Magistrates Court (General) Amendment Rules 2005	8 Jul 2005 p. 3160	8 Jul 2005
Magistrates Court (General) Amendment Rules 2007	24 Aug 2007 p. 4322-7	r. 1-3: 24 Aug 2007 (see r. 2(a)); Rules other than r. 1-3: 25 Aug 2007 (see r. 2(b))
Magistrates Court (General) Amendment Rules (No. 2) 2007	23 Nov 2007 p. 5861-5	r. 1 and 2: 23 Nov 2007 (see r. 2(a)); Rules other than r. 1 and 2: 24 Nov 2007 (see r. 2(b))
Magistrates Court (General) Amendment Rules 2008	8 Apr 2008 p. 1335-9	r. 1 and 2: 8 Apr 2008 (see r. 2(a)); Rules other than r. 1 and 2: 30 Sep 2008 (see r. 2(b) and <i>Gazette</i> 11 Jul 2008 p. 3253)
Magistrates Court (General) Amendment (Road Traffic) Rules 2008	23 May 2008 p. 1991-2	r. 1 and 2: 23 May 2008 (see r. 2(a)); Rules other than r. 1 and 2: 30 Jun 2008 (see r. 2(b) and <i>Gazette</i> 10 Jun 2008 p. 2471)
Magistrates Court (General) Amendment Rules (No. 2) 2008	3 Oct 2008 p. 4485-7	r. 1 and 2: 3 Oct 2008 (see r. 2(a)); Rules other than r. 1 and 2: 4 Oct 2008 (see r. 2(b))
Reprint 1: The Magistrates Court (Ge amendments listed above)	eneral) Rules 20	05 as at 13 Feb 2009 (includes
Magistrates Court (General) Amendment Rules 2010	7 Jan 2011 p. 51-2	r. 1 and 2: 7 Jan 2011 (see r. 2(a));

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Rules other than r. 1 and 2: 8 Jan 2011 (see r. 2(b))

Citation	Gazettal	Commencement
Magistrates Court (General) Amendment Rules 2011	15 Feb 2011 p. 536-8	r. 1 and 2: 15 Feb 2011 (see r. 2(a)); Rules other than r. 1 and 2: 4 Jul 2011 (see r. 2(b) and <i>Gazette</i> 20 May 2011 p. 1837)
Magistrates Court (General) Amendment Rules (No. 2) 2011	17 May 2011 p. 1823	r. 1 and 2: 17 May 2011 (see r. 2(a)); Rules other than r. 1 and 2: 18 May 2011 (see r. 2(b))
Magistrates Court (General) Amendment Rules 2012	31 Jul 2012 p. 3689-95	r. 1 and 2: 31 Jul 2012 (see r. 2(a)); Rules other than r. 1 and 2: 1 Aug 2012 (see r. 2(b))
Reprint 2: The <i>Magistrates Court</i> amendments listed above)	(General) Rules 20	05 as at 23 Nov 2012 (includes
Magistrates Court (General) Amendment Rules (No. 3) 2013	26 Jul 2013 p. 3346-7	r. 1 and 2: 26 Jul 2013 (see r. 2(a)); Rules other than r. 1 and 2: 27 Jul 2013 (see r. 2(b))
Magistrates Court (General) Amendment Rules (No. 2) 2013	20 Aug 2013 p. 3818-20	r. 1 and 2: 20 Aug 2013 (see r. 2(a)); Rules other than r. 1 and 2: 21 Aug 2013 (see r. 2(b) and <i>Gazette</i> 20 Aug 2013 p. 3815)
Magistrates Court (General) Amendment Rules 2013	31 Dec 2013 p. 6548	r. 1 and 2: 31 Dec 2013 (see r. 2(a)); Rules other than r. 1 and 2: 1 Jan 2014 (see r. 2(b))
Magistrates Court (General) Amendment Rules (No. 2) 2014	11 Mar 2014 p. 573-83	r. 1 and 2: 11 Mar 2014 (see r. 2(a)); Rules other than r. 1 and 2: 12 Mar 2014 (see r. 2(b))
Reprint 3: The Magistrates Court amendments listed above)	(General) Rules 20	05 as at 13 Jun 2014 (includes
Magistrates Court (General)	12 Aug 2014	r. 1 and 2: 12 Aug 2014

Magistrates Court (General)	12 Aug 2014	r. 1 and 2: 12 Aug 2014
Amendment Rules (No. 4) 2014	p. 2892-4	(see r. 2(a));
		Rules other than r. 1 and 2:
		13 Aug 2014 (see r. 2(b))

Compare 19 Dec 2015 [03-f0-00] / 05 Dec 2018 [03-g0-01] Published on www.legislation.wa.gov.au

Citation	Gazettal	Commencement	
Magistrates Court (General) Amendment Rules 2014	15 Aug 2014 p. 2937-46	r. 1 and 2: 15 Aug 2014 (see r. 2(a)); Rules other than r. 1 and 2: 16 Aug 2014 (see r. 2(b))	
Magistrates Court (General) Amendment Rules (No. 3) 2014	8 Jan 2015 p. 161-7	r. 1 and 2: 8 Jan 2015 (see r. 2(a)); Rules other than r. 1 and 2: 27 Apr 2015 (see r. 2(b) and <i>Gazette</i> 17 Apr 2015 p. 1371)	
Magistrates Court (General) Amendment Rules 2015	18 Dec 2015 p. 5077	r. 1 and 2: 18 Dec 2015 (see r. 2(a)); Rules other than r. 1 and 2: 19 Dec 2015 (see r. 2(b))	
<u>Magistrates Court (General)</u> <u>Amendment Rules 2018</u>	<u>4 Dec 2018</u> <u>p. 4629-30</u>	<u>r. 1 and 2: 4 Dec 2018</u> (see r. 2(a)): <u>Rules other than r. 1 and 2:</u> <u>5 Dec 2018 (see r. 2(b))</u>	

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