

Criminal Law (Mentally Impaired Accused) Regulations 1997

Compare between:

 $[01 \ Aug \ 2007, \ 00\text{-}b0\text{-}02] \ and \ [04 \ Apr \ 2008, \ 02\text{-}a0\text{-}06]$



Reprinted under the Reprints Act 1984 as at 4 April 2008

Criminal Law (Mentally Impaired Defendants Accused) Act 1996²

Criminal Law (Mentally Impaired Accused) Regulations 1997

1. Citation

These regulations may be cited as the *Criminal Law (Mentally Impaired Accused) Regulations 1997* ¹.

-[Regulation-1 amended in Gazette 31 Jul 2007 p. 3795.]

2. Commencement

These regulations come into operation on the day on which the *Criminal Law (Mentally Impaired Defendants Accused)*Act 1996 comes into operation ¹. ³.

3. Court to provide documents to Board (s.-25)

- (1) When a court makes a custody order the Registrar of the court is to
 - (a) immediately notify the Board that the order has been made; and
 - (b) within 2 working days after the order is made give to the Board copies of the documents listed in subsection (2).
- (2) The documents to be provided to the Board are
 - (a) the custody order;

- (b) the prosecution notice or indictment;
- (c) either
 - (i) the statement of facts by the prosecutor;
 - (ii) if there is no statement of facts, a copy of the relevant parts of the transcript of proceedings; or
 - (iii) if there is no transcript or it will not be available in time, a written summary of the facts prepared by the judicial officer who made the order;
- (d) the offender's criminal record (if tendered to the court);
- (e) any pre-sentence report;
- any other reports considered by the court when making the custody order; and
- (g) either
 - (i) the written reasons for making the custody order;
 - (ii) if written reasons are not given or they will not be available in time, a copy of the relevant parts of the transcript of proceedings; or
 - (iii) if there is no transcript or it will not be available in time, a written summary of the reasons prepared by the judicial officer who made the order.

[Regulation-3 amended in Gazette 31 Jul 2007 p. 3795.]

4. Absence without leave — prescribed persons (s.-31)

A person is qualified for the purposes of section 31(3) of the Act if the person is a mental health practitioner as defined in the *Mental Health Act 1996*.

5. Forms

(1) The forms set out in Schedule 1 are prescribed in relation to the matters specified in those forms.

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(2) Subject to section 74 of the *Interpretation Act 1984*, if a form is prescribed in relation to a matter, the matter is to be done, effected or set out in that form.

Schedule 1

Forms

Form 1 — Arrest Warrant

WESTERN AUSTRALIA Criminal Law (Mentally Impaired Accused) Act 1996, s.-37, 49

CWI Warrant No.:

ARREST WA	ARRANT					
То	All police officers					
Accused	Name: Da				Date of birth:	
Reasons for issue	The accused has been charged with the offences set out below and was released on a release order. That order has now been cancelled.					
Command	You are commanded to arrest the accused and take him or her to the place of custody set out below.					
Offences	Charge/indict no.	Offence				
Release order	Date of order: Date release:					
	Date order cancelled:					
Place of custody						

Issuing officer	Name:	Date:	
	Office:		
	Signature:		
Details of arrest	Date:	Time:	
(To be completed by police officer)	Place:		
	Police officer (name)		
	Station/division:		No.:
	Signature:		Date:

[Form 1 amended in Gazette 31 Jul 2007 p. 3795.]

	y Orde	er				
WESTERN AUST	RALIA				□-Sı	upreme Court
					District C	Court
					Magistra	tes Court
				At:	Children	's Court
То	All j Sche Pers Chie	edule 2 to ons in c ef execu	authorised to to the <i>Court So</i> harge of autho	ecurity a orised ho	end Custodi espitals	t out in clause 5 of ial Services Act 1999 at 1981 or the Young
Accused	Name	e:				Date of birth:
Command	You out l mad	are ordered below and e by the	ered to take th	e accuse or her the section 2	ed to the pla here until a control of the Cr	ces set out below. ace of custody set determination is riminal Law
Reasons for issue		Unfit	to stand trial -	_		
			in court of s	ımmary	jurisdiction	ı (s16)
			in superior c	ourt (s	19)	
		Acqui	itted on accou	nt of uns	oundness o	of mind —
			in superior c	ourt (s	21)	
			in court of si			

Merged Cells		
Merged Cells		
Inserted Cells		

Offences	Charge/indict no.	Offence	
Place of custody			
Issuing officer	Name:	Date:	
	Judicial officer (s) /		
	Signature:		
	Signature:	-	

[Form 2 amended in Gazette <u>28 Jul 2000 p. 4008;</u> 31 Jul 2007 p. 3795.]

Form 3 — Hospital Order WESTERN AUSTRALIA Supreme Court District Court Criminal Law (Mentally Impaired Accused) Act 1996, s.-5, 14 Magistrates Court **HOSPITAL ORDER District Court Magistrates Court** Children's Court To All police officers All persons authorised to exercise a power set out in clause 5 of Schedule 2 to the Court Security and Custodial Services Act 1999 Persons in charge of authorised hospitals Chief executive officers under the Prisons Act 1981 or the Young Offenders Act 1994. Accused Name: Date of birth: Order The accused has been charged with the offences set out below. You are ordered to take the accused to the authorised hospital set out below for examination by a psychiatrist to determine if he or she should be made an involuntary patient. If the accused is made an involuntary patient, you must detain him or her in an authorised hospital until the appearance date when you must bring him or her to court. If the accused is not made an involuntary patient, he or she is to be detained in custody in prison or a detention centre (as the case may be) until the appearance date Offences Charge/indict no. Offence

Merged Cells
Merged Cells
Inserted Cells

		Time:	
Place:			
Name:			Date:
Judicial officer (s) / C	Clerk of Arraig	ns	
Signature:			
I have examined the	accused and —	-	
have have not			
made him or her an in	nvoluntary pati	ent.	
Name of psychiatrist:	:		Date:
Signature:			
	Judicial officer (s) / C Signature: I have examined the a	Place: Name: Judicial officer (s) / Clerk of Arraig Signature: I have examined the accused and — have have have have made him or her an involuntary pati	Place: Name: Judicial officer (s) / Clerk of Arraigns Signature: I have examined the accused and — have have have not made him or her an involuntary patient. Name of psychiatrist:

[Form 3 amended in Gazette <u>28 Jul 2000 p. 4009;</u> 31 Jul 2007 p. 3795-6.]

WESTERN AUSTRALIA Criminal Law (Mentally Impaired Accused) Act 1996, s35 RELEASE ORDER Accused Name: Address: Charge/indict no. Offence Charge/indict no. Offence The accused was charged with the offences set out above. A-custody order was made against the accused because he or was Unfit to stand trial — in court of summary jurisdiction in superior court Acquitted on account of unsoundness of mind — in superior court	Form 4 — Relea	se Order	
Address: Charge/indict no. Offence The accused was charged with the offences set out above. A-custody order was made against the accused because he or was— Unfit to stand trial — in court of summary jurisdiction in superior court Acquitted on account of unsoundness of mind —	WESTERN AUS Criminal Law (Ma Accused) Act 199	TRALIA entally Impaired 6, s _. 35	
Charge/indict no. Offence Charge/indict no. Offence Charged with the offence Charged was charged with the offences set out above. Charged was made against the accused because he or was Charged was made against the accused because he or was Charged was made against the accused because he or was Charged was made against the accused because he or was Charged with the offences set out above. Charged was made against the accused because he or was Charged was made against the accused because he or was Charged was made against on the order was made against on the accused because he or was Charged was made against on the accused because	Accused	Name:	Date of birth:
Reason for order The accused was charged with the offences set out above. A-custody order was made against the accused because he or was		Address:	,
A-custody order was made against the accused because he or was Unfit to stand trial — in court of summary jurisdiction in superior court Acquitted on account of unsoundness of mind —	Offences	Charge/indict no.	Offence
A-custody order was made against the accused because he or was— Unfit to stand trial — in court of summary jurisdiction in superior court Acquitted on account of unsoundness of mind —			
A-custody order was made against the accused because he or was— Unfit to stand trial — in court of summary jurisdiction in superior court Acquitted on account of unsoundness of mind —			
A-custody order was made against the accused because he or was Unfit to stand trial — in court of summary jurisdiction in superior court Acquitted on account of unsoundness of mind —			
in court of summary jurisdiction in superior court Acquitted on account of unsoundness of mind –	Reason for order	A-custody order v	
in superior court Acquitted on account of unsoundness of mind –			
Acquitted on account of unsoundness of mind –		_	
			in superior court
☐ in court of summary jurisdiction			in court of summary jurisdiction

Release order	The accused is to be released —	
	unconditionally	
	or	
	on the following conditions:	
	Date accused to be released:	
	Date of expiry of order (if any):	
Governor	Name:	Date:
	Signature:	
NOTE TO THE ACCUSED	If this release order is subject to conditions at breach those conditions, the release order mat cancelled. If this happens the custody order against you by the court will come back into the state of	y be made
ACCUSED	If this release order is subject to conditions at breach those conditions, the release order ma cancelled. If this happens the custody order is	y be made
ACCUSED	If this release order is subject to conditions as breach those conditions, the release order ma cancelled. If this happens the custody order against you by the court will come back into a same amended in Gazette 31 Jul 2007 p. 3796.] The same amended in Gazette 28 Jul 2000 p. 4008 9;	y be made force.
ACCUSED [Form 4	If this release order is subject to conditions as breach those conditions, the release order ma cancelled. If this happens the custody order against you by the court will come back into a same amended in Gazette 31 Jul 2007 p. 3796.] The same amended in Gazette 28 Jul 2000 p. 4008 9;	y be made force.

Notes

This <u>reprint</u> is a compilation as at 4 April 2008 of the *Criminal Law (Mentally Impaired Accused) Regulations 1997* 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

Citation	Gazettal	Commencement
Criminal Law (Mentally Impaired Defendants) Regulations 1997 ²⁴	11 Nov 1997 p. 6215-20	13 Nov 1997 (see r. 2)
Criminal Law (Mentally Impaired Defendants) Amendment Regulations 2000	28 Jul 2000 p. 4008-9	28 Jul 2000

Reprint 1: The *Criminal Law (Mentally Impaired Defendants) Regulations 1997* as at 6 Feb 2004 (includes amendments listed above)

Criminal Law (Mentally Impaired	31 Jul 2007	r. 1 and 2: 31 Jul-2007 (see
Defendants) Amendment	p. 37946 3794-	r. 2(a));
Regulations 2007	<u>6</u>	Regulations other than r. 1 and 2:
		1 Aug 2007 (see r. 2(b))

Reprint 2: The Criminal Law (Mentally Impaired Accused) Regulations 1997 as at 4 Apr 2008 (includes amendments listed above)

- Formerly referred to the Criminal Law (Mentally Impaired Defendants) Act 1996 the short title of which was changed to the Criminal Law (Mentally Impaired Accused) Act 1996 by the Criminal Procedure and Appeals (Consequential and Other Provisions) Act 2004 s. 82.
- Formerly referred to the Criminal Law (Mentally Impaired Defendants) Act 1996 the short title of which was changed to the Criminal Law (Mentally Impaired Accused) Act 1996 by the Criminal Procedure and Appeals (Consequential and Other Provisions) Act 2004 s. 82. This reference was changed under the Reprints Act 1984 s. 7(3)(gb).
- 4 Now known as the Criminal Law (Mentally Impaired Accused) Regulations 1997; citation changed (see note under r. 1).