

Criminal Law (Mentally Impaired Defendants) Act 1996

# Criminal Law (Mentally Impaired Defendants) Regulations 1997

Reprint 1: The regulations as at 6 February 2004

#### Guide for using this reprint

#### What the reprint includes



# Endnotes, Compilation table, and Table of provisions that have not come into operation

- 1. Details about the original regulations and legislation that has amended its text are shown in the Compilation table in endnote 1, at the back of the reprint. The table also shows any previous reprint.
- 2. Transitional, savings, or other provisions identified in the Compilation table may be important. The table may refer to another endnote setting out the text of these provisions in full.
- 3. A table of provisions that have not come into operation, to be found in endnote 1a if it is needed, lists any provisions of the regulations being reprinted that have not come into operation and any amendments that have not come into operation. The full text is set out in another endnote that is referred to in the table.

#### Notes amongst text (italicised and within square brackets)

1. If the reprint includes a regulation that was inserted, or has been amended, since the regulations being reprinted were made, editorial notes at the foot of the regulation give some history of how the regulation came to be as it is. If the regulation replaced an earlier regulation, no history of the earlier regulation is given (the full history of the regulations is in the Compilation table).

Notes of this kind may also be at the foot of Schedules or headings.

- 2. The other kind of editorial note shows something has been
  - removed (because it was repealed or deleted from the law); or
  - omitted under the *Reprints Act 1984* s. 7(4) (because, although still technically part of the text, it no longer has any effect).

The text of anything removed or omitted can be found in an earlier reprint (if there is one) or one of the written laws identified in the Compilation table.

#### Reprint numbering and date

- The reprint number (in the footer of each page of the document) shows how many times the regulations have been reprinted. For example, numbering a reprint as "Reprint 3" would mean that the reprint was the 3<sup>rd</sup> reprint since the regulations were published. Reprint numbering was implemented as from 1 January 2003.
- The information in the reprint is current on the date shown as the date as at which the regulations are reprinted. That date is not the date when the reprint was published by the State Law Publisher and it is probably not the date when the most recent amendment had effect.

#### Western Australia

# Criminal Law (Mentally Impaired Defendants) Regulations 1997

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Reprinted under the *Reprints Act 1984* as at 6 February 2004

Criminal Law (Mentally Impaired Defendants) Act 1996

## Criminal Law (Mentally Impaired Defendants) Regulations 1997

#### 1. Citation

These regulations may be cited as the *Criminal Law (Mentally Impaired Defendants) Regulations 1997* <sup>1</sup>.

#### 2. Commencement

These regulations come into operation on the day on which the *Criminal Law (Mentally Impaired Defendants) Act 1996* comes into operation <sup>1</sup>.

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

- (1) When a court makes a custody order the Registrar or clerk 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 complaint 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;
  - (f) 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.

#### 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 V	Warrant			
WESTERN AUSTI Criminal Law (Men Defendants) Act 19 ARREST WA	ntally Impaired 96, s. 37, 49		CWI Warrant I	No.:
То	All police officers			
Defendant	Name:			Date of birth:
Reasons for issue	The defendant has be and was released or cancelled.			
Command	You are commanded to arrest the defendant 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 cancelle	d:		
Place of custody				

		Forms	Schedule 1
Tagain a officer	Name:		Date:
Issuing officer	Office:		Date:
	Signature:		
Details of arrest	Date:	Time:	
(To be completed by police officer)	Place:		
	Police officer (name)		
	Station/division:		No.:
	Signature:		Date:

#### Schedule 1 **Forms** Form 2 — Custody Order WESTERN AUSTRALIA Supreme Court Criminal Law (Mentally Impaired District Court Defendants) Act 1996, Court of Petty Sessions s. 16, 19, 21, 22 Children's Court **CUSTODY ORDER** At: 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. Date of birth: **Defendant** Name: The defendant has been charged with the offences set out below. **Command** You are ordered to take the defendant to the place of custody set out below and detain him or her there until a determination is made by the Board under section 25 of the Criminal Law (Mentally Impaired Defendants) Act 1996. Reasons for issue Unfit to stand trial — in court of summary jurisdiction (s. 16) in superior court (s. 19) Acquitted on account of unsoundness of mind in superior court (s. 21) in court of summary jurisdiction (s. 22)

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Forms

Schedule 1

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

Schedule 1 Fo	orms				
Form 3 — Hospita	l Order				
WESTERN AUSTI	RALIA			Suprer	ne Court
Criminal Law (Mon	tally Impaired			Distric	t Court
Criminal Law (Men Defendants) Act 199				Court	of Petty Sessions
HOSPITAL (	ORDER		At:	Childre	en's Court
То	All police officers	1			
	All persons authoric Schedule 2 to the <i>C Act 1999</i>		-		
	Persons in charge o Chief executive off Offenders Act 1994	icers under tl			1981 or the Young
Defendant	Name:				Date of birth:
Order	The defendant has I You are ordered to set out below for exor she should be made if the defendant is represented in the him or her in an author when you must bring the defendant is represented by the defendant is represent	take the defe camination by ade an involu- made an invo- athorised hos- ing him or her not made an i- ody in prison	endant t y a psyc intary p luntary pital un to cou involun or a de	o the auchiatrist patient. patient til the agrt. tary pat	thorised hospital to determine if he you must detain ppearance date ient, he or she is to
Offences	Charge/indict no.	Offence			
1	1				

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		Forms	Schedule 2
Authorised hospital			
Appearance	Date: Place:	Time:	
	riace.		
Issuing officer	Name:		Date:
	Judicial officer (s) / Clerk of Arraig	gns	
	Signature:		
Results of	I have examined the defendant and	_	
assessment by psychiatrist	□ have □ ha	ve not	
	made him or her an involuntary pat	ient.	
	Name of psychiatrist:		Date:
	Signature:		

Schedule 1 Fo	rms			
Form 4 — Release	Order			
WESTERN AUSTR Criminal Law (Meni Defendants) Act 199	tally Impaired	,		
RELEASE O	RDER			
Defendant	Name:			Date of birth:
	Address:			
Offences	Charge/indic	t no.	Offence	
Reason for order		Unfit	harged with the offences stade against the defendant to stand trial —  in court of summary juristin superior court ted on account of unsound in superior court in court of summary juristin court of summary juristin court of summary juristin against the defendant terms are superior court.	diction  dness of mind —

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	Forms	Schedule 1
Release order	The defendant is to be released —  unconditionally  or  on the following conditions:	
	Date defendant to be released:  Date of expiry of order (if any):	
Governor	Name: Signature:	Date:
NOTE TO THE DEFENDANT	If this release order is subject to conditions breach those conditions, the release order is cancelled. If this happens the custody orde against you by the court will come back into	nay be r made

[Schedule 1 amended in Gazette 28 Jul 2000 p. 4008-9.]

#### **Notes**

This reprint is a compilation as at 6 February 2004 of the *Criminal Law (Mentally Impaired Defendants) 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	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)