Western Australia	

Criminal Procedure Regulations 2005

Western Australia

Criminal Procedure Regulations 2005

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Western Australia

Criminal Procedure Act 2004

Criminal Procedure Regulations 2005

Part 1 — Preliminary

1. Citation

These regulations are the Criminal Procedure Regulations 2005.

2. Commencement

These regulations come into operation on 2 May 2005.

3. Interpretation

- In these regulations, unless the contrary intention appears (1)
 - "CPA" means the Criminal Procedure Act 2004:
 - "Form", if followed by a number, means the form of that number in Schedule 1:
 - "lodge" a document, means to lodge it with the court concerned at the registry where the prosecution concerned is being conducted together with any fee required to be paid under -
 - (a) the Magistrates Court (Fees) Regulations 2005; or
 - the Children's Court (Fees) Regulations 2005, as the case requires;
 - "working day" means a day other than a Saturday, a Sunday, or a public holiday.

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(2) Examples in these regulations do not form part of them and are provided to assist understanding.

Part 2 — General

Forms prescribed 4.

Each form in Schedule 1 is prescribed for the purposes for which it is applicable, whether under the CPA or another Act referred to in the form.

5. Forms, completion of

- When completing a form in Schedule 1 (1)
 - the name of a party must be capitalised according to the preference of the party; and
 - (b) the family name of a party must be underlined.

Examples: Vincent van Gogh; Wong Hei; Mary Jane Citizen.

- A person completing a form in Schedule 1 must adapt the form (2) to the circumstances of the prosecution concerned, such as where there is more than one accused.
- If an item in a form in Schedule 1 does not have enough space to complete it, the person completing it must
 - insert in the item "See attachment [number]"; and
 - (b) attach to the form a separate document titled "Attachment [number] — [name of the item]".

6. **Service information**

Unless a form in Schedule 1 provides otherwise, the following information is the service information that must be included in the service certificate on a document that is served on a person under the CPA Schedule 2 —

- the name of the person who served the document;
- the name of the person served with the document; (b)
- (c) how the document was served;

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- (d) if the document was served under the CPA Schedule 2 clause 2 the date on which, and the time and place at which, it was served;
- (e) if the document was served under the CPA Schedule 2 clause 3
 - (i) the date on which it was posted;
 - (ii) the address to which it was posted; and
 - (iii) if the CPA Schedule 2 clause 3(4) or (5) applies, a statement as to how the person who served the document is qualified to serve it.

Part 3 — CPA Part 2 regulations

7. Corresponding laws prescribed (CPA s. 11)

For the purposes of the definition of "corresponding law" in the CPA section 11, each law of each jurisdiction listed in the Table to this regulation is prescribed to be a law that corresponds with the Road Traffic Act 1974 or the Control of Vehicles (Off-road Areas) Act 1978.

Table

Jurisdiction	Corresponding law
Australian	Road Transport (General) Act 1999
Capital	Road Transport (Driver Licensing) Act 1999
Territory	Road Transport (Vehicle Registration) Act 1999
New South	Road Transport (General) Act 1999
Wales	Road Transport (Driver Licensing) Act 1998
	Road Transport (Vehicle Registration) Act 1997
Northern	Motor Vehicles Act 2004
Territory	
Queensland	Transport Operations Road Use Management
	Act 1995
South	Motor Vehicles Act 1959
Australia	
Tasmania	Vehicle and Traffic Act 1999
Victoria	Road Safety Act 1986

Part 4 — CPA Part 3 regulations

Division 1 — General

8. Prosecution notice

- (1) A prosecution notice must be in the form of Form 3.
- (2) Any attachment to a prosecution notice must be signed by the person or persons who sign the notice.
- (3) A prosecution notice must not allege both an either way charge and an indictable charge that is not an either way charge.
- (4) If a prosecution notice alleges more than one offence
 - (a) the item in Form 3 that requires the details of the alleged offence must contain "See attachment 1 Charges";
 - (b) in the attachment
 - (i) each alleged offence must be numbered consecutively as "Charge No. 1 of 2" and "Charge No. 2 of 2" as the case requires; and
 - (ii) the details of each alleged offence, as required by Form 3, must be stated.
- (5) If a prosecution notice alleges that more than one person committed an offence
 - (a) the item in Form 3 that requires the accused's details must contain "See attachment [number] Accused";
 - (b) in the attachment
 - (i) each of the accused must be numbered consecutively as "Accused No. 1 of 2" and "Accused No. 2 of 2" as the case requires; and
 - (ii) the name of each accused, and the accused's details, as required by Form 3, must be stated;
 - (c) on the original of the notice that is lodged, in the item in Form 3 that requires the details of the alleged offence,

Division 1

- the name of the first accused in the item must be marked with an asterisk; and
- (d) for each of the other accused the prosecutor must lodge a copy of the original of the notice (together with its attachment or attachments) on which, in the item in Form 3 that requires the details of the alleged offence, the name of the accused to which the copy relates is marked with an asterisk.

9. Warrant in the first instance, applying for

- In this regulation (1)
 - "remote communication" means any way of communicating at a distance including by telephone, fax, email and radio.
- (2) A reference in this regulation to making an application includes a reference to giving information in support of the application.
- This regulation applies to and in respect of an application to a (3) magistrate under the CPA section 28 for an arrest warrant for an accused.
- (4) The application must be made in person before the magistrate unless
 - the warrant is needed urgently; and (a)
 - (b) the applicant reasonably believes that a magistrate is not available within a reasonable distance of the applicant,

in which case —

- it may be made to a magistrate by remote communication; and
- the magistrate must not grant it unless satisfied about the (d) matters in paragraphs (a) and (b).
- (5) The application must be made in writing unless
 - the application is made by remote communication; and
 - (b) it is not practicable to send the magistrate written material,

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in which case —

- (c) it may be made orally; and
- (d) the magistrate must make a written record of the application and any information given in support of it.
- (6) The application must be made on oath unless
 - (a) the application is made by remote communication; and
 - (b) it is not practicable for the magistrate to administer an oath to the applicant,

in which case —

- (c) it may be made in an unsworn form; and
- (d) if the magistrate issues a warrant, the applicant must as soon as practicable send the magistrate an affidavit verifying the application and any information given in support of it.
- (7) If on an application made by remote communication a magistrate issues a warrant, the magistrate must, if practicable, send a copy of the original warrant to the applicant by remote communication, but otherwise
 - (a) the magistrate must give the applicant by remote communication any information that must be set out in the warrant;
 - (b) the applicant must complete a form of a warrant with the information received and give the magistrate a copy of the form as soon as practicable after doing so; and
 - (c) the magistrate must attach the copy of the form to the original warrant and any affidavit received from the applicant and make them available to the applicant.
- (8) The copy of the original warrant sent, or the form of the warrant completed, as the case may be, under subregulation (7) has the same force and effect as the original warrant.
- (9) If an applicant contravenes subregulation (6)(d) or (7)(b) any evidence obtained under the warrant is not admissible in

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proceedings in a court unless the court is satisfied that the desirability of admitting the evidence outweighs the undesirability of admitting the evidence.

10. Prescribed simple offences (CPA s. 35)

For the purposes of the CPA section 35, the offences listed in Schedule 3 are prescribed as prescribed simple offences.

11. Committal, prescribed periods after (CPA s. 45)

- For the purposes of the CPA section 45(2), the prescribed period (1) is 21 days.
- For the purposes of the CPA section 45(3), the prescribed period (2) is 21 days.

12. Listed simple offences (CPA s. 60)

For the purposes of the CPA section 60, the offences listed in Schedule 4 are prescribed as listed simple offences.

Division 2 — Applications to courts of summary jurisdiction

13. **Application of this Division**

- This Division applies to and in respect of any application that (1) may be made to a court of summary jurisdiction in a prosecution.
- (2) This Division does not apply to or in respect of an application that may be made to a superior court in a prosecution.

14. Applications, general provisions about

- This regulation applies to and in respect of an application except (1) to the extent that
 - another regulation provides otherwise; (a)
 - the CPA or a written law provides otherwise; or (b)
 - a court, in a particular case, permits otherwise. (c)

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Part 4 CPA Part 3 regulations

Division 2 Applications to courts of summary jurisdiction

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- (2) The application must be made by lodging a Form 6.
- (3) The application and any affidavit in support of it must be lodged and served at least 3 clear working days before the date on which it is to be heard, unless the court orders otherwise.
- (4) The application must be served on each other party in accordance with the CPA Schedule 2 clause 2 or 3.
- (5) The application must be heard in court and not in chambers.

15. Applications that can be made orally

Despite regulation 14(2) and (3), these applications may be made orally unless the court in any particular case orders otherwise —

- (a) an application for bail;
- (b) an application to vary a condition of bail;
- (c) an application made under the *Bail Act 1982* section 20, 48 or 54;
- (d) an application for the issue of a warrant under the *Bail Act 1982* section 56;
- (e) an application under the CPA to a prescribed court officer, other than an application under the CPA section 159;
- (f) an application to adjourn a prosecution, other than an application made under the CPA section 63(2);
- (g) an application for the use of a video link or audio link at the hearing of any proceedings in a prosecution;
- (h) an application for a directions hearing;
- (i) an application for costs;
- (j) an application for forfeiture.

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16. Application for arrest warrant for accused (CPA s. 28)

An application under the CPA section 28(3) or (4) to a magistrate for an arrest warrant for an accused must be lodged together with —

- the prosecution notice that alleges one or more charges (a) against the accused; and
- a draft arrest warrant for the accused. (b)

17. Application for an adjournment due to non-disclosure (CPA s. 63)

An application under the CPA section 63(2) must be lodged and served at least 5 clear working days before the date on which the trial is listed to begin, unless the court orders otherwise.

18. Application to set aside decision made in absence of a party (CPA s. 71)

An application under the CPA section 71 must be made by lodging a Form 7 together with an affidavit verifying the grounds for the application.

19. Application for use of video link (CPA s. 77)

An application for an order under the CPA section 77(2) or (3) may be dealt with in chambers.

20. Applications, non-appearance at hearing of

If a court is satisfied that a party who does not appear at the hearing of an application has had adequate notice of the hearing. the court may deal with the application in the absence of the party.

Part 5 — Witnesses

21. Interpretation

In this Part —

"trial date", in relation to a trial, means the date the trial is listed to begin.

22. Application of this Part

This Part does not apply to or in respect of a prosecution in a superior court.

23. Prescribed court officers (CPA s. 159)

For the purposes of the CPA section 159 the prescribed court officers for a court are as follows —

- (a) for the Magistrates Court, any registrar;
- (b) for the Children's Court, any registrar;
- (c) for an industrial magistrate's court established under the *Industrial Relations Act 1979*, the clerk of the court;
- (d) for a compensation magistrate's court established under the *Workers' Compensation and Injury Management Act 1981*, the clerk of the court.

24. Witness in custody, request for presence of

If a party or other person wants a person who is in legal custody to be present to give oral evidence in a case, he or she must lodge a Form 8.

25. Witness summons, application for (CPA s. 159)

(1) To make an application under the CPA section 159 a party must lodge a Form 9 to which is attached one or both of the following —

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- (a) a draft witness summons, in the form of Form 10, that requires the witness to attend the court to give oral evidence in the case;
- a draft witness summons, in the form of Form 11, that requires the witness to attend the court and produce to the court a record or thing that is relevant to the case.
- (2) The attendance date in a witness summons to produce a record or thing must be
 - if the person who applied for the issue of the summons so requests, a date before the trial date; or
 - otherwise, the trial date.
- A witness summons must be issued under the seal of the court concerned.
- A witness summons must contain or be accompanied by the information to the witness in Schedule 2.

26. Early compliance with summons to produce in court of summary jurisdiction

- This regulation applies in the case of a witness summons to (1) produce a record or thing if
 - the summons requires the witness to produce the record or thing to the court on a date before the trial date; or
 - under the CPA section 163 the witness wishes to (b) produce the record or thing to the court on a date before the trial date.
- (2) The witness may produce the record or thing in person or may send it to the court by post or a courier.
- If the witness produces more than one record or thing to the court, the witness must give the court a list of whatever is produced.
- If the witness claims that any record or thing to which the (4) summons relates is privileged, the witness -

- (a) must apply for an order that the record or thing is privileged; and
- (b) must produce the record or thing to the court at the hearing of the application.
- (5) An application under subregulation (4)(a) must be lodged as soon as practicable after the witness is served with the witness summons and in any event on or before the attendance date in the witness summons.
- (6) On receiving the record or thing produced, a registrar must
 - (a) issue a receipt to the witness for the record or thing; and
 - (b) keep the record or thing in safe custody until any application for an order under the CPA section 163(3) is decided and, subject to any order made on such an application, until the trial date.

27. Arrest warrant for a witness (CPA s. 159(2))

A warrant to arrest a witness (whether issued under the CPA section 159(3) or under the *Evidence Act 1906* section 16(1)(b)) must be in the form of Form 12.

28. Warrant to imprison a witness (CPA Sch. 4 cl. 2)

A warrant to imprison a witness under the CPA Schedule 4 clause 2 must be in the form of Form 13.

Part 6 — CPA Part 6 regulations

29. Application to correct court record (CPA s. 179)

- If an application made under the CPA section 179 to correct a (1) record of a court in respect of an accused is made by or on behalf of the prosecutor in the relevant prosecution against the accused, the application
 - need not be served on the accused; and (a)
 - (b) may be dealt with in the absence of the accused,

unless a court orders otherwise.

- If an application made under the CPA section 179 to correct a record of a court in a prosecution is made by a person other than the prosecutor, the application
 - must be served on the prosecutor; and
 - must not be dealt with in the absence of the prosecutor unless a court considers it is in the interests of justice to do so.

30. Application for review of court officer's decision (CPA s. 184)

- To make an application under the CPA section 184 a person (1) must lodge a Form 14.
- (2) The court may deal with the application either
 - at a hearing of which notice has been given to the parties; or
 - (b) without a hearing on the basis of the documents lodged with the court.
- If the application is dealt with without a hearing, the court must (3) notify the parties of the court's decision on the application.

Part 7 — CPA Schedule 3 regulations

31. Transcripts, certification of (CPA Sch. 3 cl. 6)

- (1) For the purposes of the CPA Schedule 3 clause 6(5), a certificate that a transcript of a witness's evidence is correct must comply with the *Evidence Act 1906* section 50A(2).
- (2) A person who signs a certificate required by the CPA Schedule 3 clause 6(5) knowing that it is false in a material particular commits an offence.

Penalty: \$1 000.

Schedule 1 — Forms

[r. 4]

1. Arrest warrant

Western Australi	a		Arrest warrant for an accused or	
[Name of court]	at		an offender	
No:			CWI Warrant No.	
То	All police office	rs.	o wit warrant ite	
			exercise a power in the Court Security	
			ct 1999 Schedule 2 clause 2.	
Person to be	Full name			
arrested	Date of birth		Male/Female	
	Address		·	
Command	This warrant au	uthorises	and commands you to arrest the above	
			her before the above court to be dealt	
	with according	to law.		
			n must be brought before the above	
			nably practicable, either in person or by	
	means of an aud			
Reason for	Under the Bail A			
issue of warrant			ication to cancel surety undertaking (s. 48).	
			ication to vary or revoke bail (s. 54).	
			ll undertaking (s. 56).	
	Under the Criminal Procedure Act 2004 —			
			nce to accompany a prosecution notice or	
			e person (s. 28, 86). nmons (s. 38).	
			ear on a charge (s. 139).	
	Under the Young			
			tice to attend court (s. 43).	
	Under the Senter			
			tencing (s. 14, 33J).	
			court can ascertain if he or she has	
			ntence order (PSO) or conditional release	
	order (CRO) (
			ication to amend or cancel a conditional	
			community based order (CBO), or an	
			rder (ISO) (s. 129).	
			ver allegation of re-offending while subject	
		O or ISO	or to suspended imprisonment (s. 79, 84E,	
	129).			
	Other (specify) -	_		

cl. 1

Relevant	Prosecution notice/	Description of offence	e
charges	Indictment No.		
Warrant issued	Signature:		Date
by			
	Judicial officer/[Title	e of officer]	
Execution	Person arrested on	20 at hours at	
details	by:	Regi	stered No.:
	of:	Stati	on:
	Signature:	Date	:

2. Remand warrant

Western Australi	a		Remand was	rrant			
[Name of court]	at						
No:							
To	All police office	rs.					
	Chief executive	Chief executive officer under the <i>Prisons Act 1981</i> .					
	All persons authorised to exercise a power in the Court Security						
	and Custodial S	ervices 2	<i>4ct 1999</i> Schedu	le 2 clau	se 2 or 3, as the		
	case requires.						
Person	Full name						
remanded	Date of birth			Male/Fe	male		
	Address						
Reason for	The above pers	on appe	ared before this	court in	relation to these		
warrant	offences and the	e procee	edings were adjo	urned.			
Command			es and command				
					, when you shall		
			court at the place				
	before then bail, if granted, is entered into under the Bail						
			with the conditi		W.		
Offences	Prosecution noti	ce/ De	scription of offen	ce			
charged	Indictment No.						
New court date	Date:			Time:			
(if in custody)	Court:						
	Place:						
				hat date,	the accused must		
[Tick one box]	be brought befor	e the co	urt —				
	in person						
	by means of a	video l	ink or audio link				
New court date	Date:			Time:			
(if bailed)	Court:						
	Place:						
Bail	Granted (see be	low) No	ot granted				
Bail details	Conditions:						
(if granted)							
		roved by	JP Other (spec		T		
Warrant issued	Signature:			Date			
by			-				
	Judicial officer/[Title of	officer]	1			

3. Prosecution notice (r. 8)

Western Australi	a		Prosecution	notice	
Criminal Proced	ure Act 2004				
[Name of court] a	at				
Details of	Accused				
alleged offence ¹	Date or period				
	Place				
	Description				
	Written law				
Notice to	You are charged	d with the	offence descri	bed above,	
accused	or the offences of	lescribed	in any attachn	nent to this notice.	
	The charge(s) w	ill be deal	lt with by the a	bove court.	
Accused's	Date of birth			Male/Female	
details ²	Address				
Prosecutor ³					
Person issuing	Full name				
this notice	Official title				
	Work address				
	Work telephone				
	Signature				
	Witness's				
	signature ⁴	JP/Prescr	ibed court offic	er	
Date	This prosecution	notice is s	signed on	·	

Notes to Form 3 —

- 1. This description must comply with the CPA Schedule 1 clause 5.
- 2. This description must comply with the CPA Schedule 1 clause 4.
- 3. Identify the prosecutor in accordance with the CPA Schedule 1 clause 3.
- 4. A witness may not be needed. See the CPA section 23.

4. Summons to an accused

Western Australi			Summons to a	an accused		
Criminal Procea	lure Act 2004					
[Name of court]	at					
No:						
Accused's	Full name					
details	Address					
Hearing details	The charge(s) in	the attache	ed prosecution no	otice dated		
	will be dealt with	by the ab	ove court on	at	a.m./p.m.	
	at					
Command	You are comma	nded to a	ttend personally	before the a	bove court	
	at the above hea					
	You must attend					
	not only on the a	above dat	e but also on su	bsequent day	s.	
Warning	If you do not ob					
Notice	If you do not know what to do, you should get advice from a lawyer,					
	the Legal Aid Co					
	If you will need a			se contact the	court.	
Issuing details	This summons is	issued on	[date].			
	[Title of person is					
Service details	I personally served a copy of this summons and the prosecution					
	notice referred to	above on		-	on [<i>date</i>].	
[*Police only]	Name of server:	ver: *Registered No:				
	Signature:			Station:		

5. Court hearing notice

Western Australi Criminal Proced			Court hearing notice			
[Name of court] :						
Accused's	Full name		l			
details	Address					
Hearing details			ed prosecution notice dated he above court on at a.m./p.m.			
Notice to accused	Your options are set out below. You should read them carefully. If you do not know what to do, you should get advice from a lawyer, the Legal Aid Commission or the Aboriginal Legal Service. If you will need an interpreter in court, please contact the court.					
Options	 You can attend the above hearing. You can do nothing. You can plead <u>not guilty</u> in writing. You can plead <u>guilty</u> in writing. Options 2, 3 and 4 are explained below. 					
Doing nothing [Option 2]	If you do not appear at the above hearing and you do not send the court a written plea in time, the court may determine the charge(s) at the above hearing in your absence. In some cases the court can take as proved any allegation in the attached prosecution notice without hearing evidence. The court may decide to summons you to court or have you arrested and brought before the court. If the court finds you guilty, it may fine you and order you to pay court costs and the prosecutor's costs.					
Pleading not guilty in writing [Option 3]	Pleading <u>not guilty</u> to a charge in the prosecution notice means you do not admit the charge. If you send the court a written plea of <u>not guilty</u> , you need not attend the above hearing. If the court receives your written plea in time it will send you a notice of another hearing at which the court will deal with the charge(s) (in your absence if you are not there) and hear any evidence you wish to give and any witnesses you call. To send the court a written plea of not guilty, fill out page 2 of this form and send page 2 to the address on it at least 3 days before the above hearing date.					

Pleading guilty	Pleading guilty to a charge in the prosecution notice means you					
in writing	admit the charge.					
[Option 4]	If you send the court a written plea of guilty, you need not attend the above hearing unless you want to tell the court something. If the court receives your written plea in time it will deal with the charge(s) at the above hearing (in your absence if you are not there) and may fine you and order you to pay court costs and the prosecutor's costs. To send the court a written plea of guilty, fill out page 2 of this form, include any written explanation or information you want the court to consider, and send it all to the address on the form at least 3 days before the above hearing date. The court might not accept your plea of guilty if what you tell the					
	court suggests you do not admit the charge. If that happens you will					
	be notified.					
Issuing details	This notice is issued on [date].					
	[Title of person issuing notice]					
Service details ¹	On 20, the accused was served with a copy of this notice					
	and the prosecution notice referred to above in the following manner:					
	Name of server: *Registered No:					
[*Police only]	Signature: *Station:					

Notes to Form 5 page one —

1. Service must be in one of the manners in the CPA Schedule 2 clauses 2, 3 or 4 (see s. 33(3)). Insert here whichever manner of service was used.

Form 5 page 2

Western Australia Criminal Procedu	re Act 2004		Written plea by accused		
[Name of court] at No:					
Accused's details	Full name				
	Address	Iress			
Accused's plea	I have received a prosecution notice dated and a court hearing notice advising me of the hearing on [date]. I understand or have had explained to me the charge(s) in the prosecution notice and the contents of the court hearing notice and I understand the effect of this written plea I am sending to the court.				

cl. 5.

Plea of guilty	I plead guilty to the charge(s) in the prosecution notice.				
[Tick one box]	I plead guilty to Charge No. in the prosecution notice.				
	Attendance at court:				
[Tick one box]	I will be attending the hearing on the above date.				
	I will not be attending the hearing on the above date.				
	I would like the court to take account of the following: ²				
	g.				
Plea of not guilty	I plead <u>not guilty</u> to the charge(s) in the prosecution notice.				
[Tick one box]	I plead <u>not guilty</u> to Charge No. ³ in the prosecution notice.				
	Attendance at court:				
[Tick one box]	I will be attending the hearing on the above date.				
	I will not be attending the hearing on the above date.				
	At the trial of the charge(s) I intend to call ⁴ witnesses (including				
	myself).				
	When setting a date for the trial please take account of the				
	following: ⁵				
	-				
Contact details	My contact details are —				
	Address (if different to the one above):				
	Telephone No. Fax No. Mobile No.				
Lawyer's details	Name:				
[If a lawyer will	Firm name:				
appear for you]					
Accused's	Date				
signature ⁶					
Court address	Send this document to:				
	at:				

Notes to Form 5 page 2 —

- 1. If the prosecution notice contains more than one charge and you want to plead guilty to only some of them, write the numbers of the charges here.
- 2. If you are pleading guilty you can (but need not) explain why you committed the offence(s) and give any information that you want the court to consider when deciding what sentence to impose on you.
- 3. If the prosecution notice contains more than one charge and you want to plead not guilty to only some of them, write the numbers of them here.
- 4. Please insert the number of witnesses to assist the court in deciding how long the trial might last.
- 5. Please provide any information that might assist the court when setting the date for the trial such as dates when you will be overseas or in hospital.
- 6. This may be signed by the accused's lawyer or, if the accused is a corporation, made in accordance with the *Criminal Procedure Act 2004* section 154(1).

6. Application in a prosecution (r. 14)

Criminal Procedure Act 2004		Application in a prosecution		
[Name of court] at				
No:				
Case	[Names of all parties]			
Applicant	[Name of the party applying]			
Application	The applicant applies for —			
details	[Set out the order or orders	sought]		
Signature of	Date			
applicant or				
lawyer	Applicant/Applicant's lawyer			
Hearing details	This application will be heard —			
	on [date] at [time] or as soon after as possible,			
	at [place]			

page 25

7. Application to set aside decision made in absence of a party (r. 18)

Criminal Proced	Criminal Procedure Act 2004		Application	to set a	side decision		
[Name of court] at		made in abs	sence of	a party			
No:							
Case	[Names	[Names of all parties]					
Applicant	[Name o	of the party applying	g]				
Application	Under th	ne <i>Criminal Proced</i>	ure Act 2004 s	ection 7	l, the applicant		
	applies	for an order that set	s aside the dec	ision spe	cified below and		
	that orde	ers the charge speci	fied below to b	oe dealt v	vith again.		
Licence	Unde	er the <i>Criminal Proc</i>	edure Act 200	4 section	71(3) the		
disqualification		cant applies for an o					
order,		alifying the accused					
suspension of l		under a written law until the above application is decided.					
Decision details	Court		at		No.		
	Date						
Grounds ²		unds for this applica					
		not receive notice of	of the court dat	e on whi	ch the above		
[Tick one box]		ion was made.					
		not receive notice of					
		ion was made in en					
		receive notice of th					
	was made but I did not appear for these reasons —						
Signature of				Date			
applicant or							
lawyer	Applicant/Applicant's lawyer						
Hearing details	This app	olication will be hea	ırd —				
	on [date] at [time] or as soon after as possible,						
	at [place	<i>2</i>]					

Notes to Form 7 —

- 1. Tick the box if you are applying under the *Criminal Procedure Act 2004* section 71(3).
- 2. You must lodge an affidavit verifying these grounds.

8. Request that person in custody be present to give evidence (r. 24)

Criminal Procedure Act 2004 [Name of court] at No:		Request that person in custody be present to give evidence			
Case	[Names of all parties]	•			
Applicant	[Name of the party request.	[Name of the party requesting]			
Request	The applicant requests the court to require the following person(s) to be present on [date] at [place] to give evidence on behalf of the applicant in this matter.				
	Full name of person in cust	ody	Place of cus	stody (if known)	
Signature of applicant or lawyer	Applicant/Applicant's lawy	/er	Date		

9. Application for witness summons (r. 25(1))

Criminal Procedure Act 2004		Application	for wit	tness summons
[Name of court]	at			
No:				
Case	[Names of all parties]			
Applicant	[Name of the party requesti	ng]		
Request	The applicant requests the court to issue the attached witness summons(es) requiring the witness(es) named below to give or produce evidence on behalf of the above applicant in this matter.			
Full names of witness(es)	1.			
Signature of applicant or lawyer	Applicant/Applicant's lawy	er	Date	
Result of application	Application granted. Application refused beca		Date	

10. Witness summons to give oral evidence (r. 25(1)(a))

Western Australia		Witness summons	to give oral		
Criminal Procedu	re Act 2004	evidence	9		
[Name of court] at					
No:					
Case	[Names of the parties to t	he case in which the wi	tness is required		
To:	[Full name and address]		1 1		
[Witness's details]	,				
Command	You are commanded to	attend personally at the	he time and place		
	specified below to give e	vidence in the above r	natter.		
Time and place to	You must attend personal	ly as follows:			
appear	Date: Time:				
	Court:				
	Place:				
	You must attend at the co	urt until you are release	ed by the court, not		
	only on the above date bu	t also on subsequent da	iys.		
Warning	If you do not obey this s	ummons you may be a	arrested and also		
	you may be imprisoned	or fined or both.			
Party requesting	This summons is issued b	y the court at the reque	st of [party]		
summons	For inquiries contact	Tel:	Ref:		
Date summons	This summons is issued b	y the court on [date].	Court seal		
issued					
Service details	I personally served a copy				
	witness" in the Criminal Procedure Regulations 2005 Schedule 2				
	on this witness at [place] on [date].				
	At the same time I gave the				
	or other means for the wi				
[*Police only]	Name of server:	*Re	egistered No:		
	Signature:	*St	ation:		

11. Witness summons to produce a record or thing (r. 25(1)(b))

	Witness summons to produce a			
re Act 2004	record or thing			
[Names of the parties to t	he case in which the wi	tness is required		
[Full name and address]		<u>-</u>		
You are commanded to	produce the records o	r things		
described below at the p	olace, and on or before	the date and		
time specified below.				
Date: Time:				
Court:				
Place:				
		ing to be		
		rrested and also		
	y the court at the reque	st of [<i>party</i>]		
	Tel:	Ref:		
This summons is issued by	by the court on [date].	Court seal		
I personally served a con-	v of this summons and t	he "Notice to		
		egistered No:		
		ation:		
	[Full name and address] You are commanded to described below at the ptime specified below. Date: Court: Place: You must produce to the [Describe in reasonable of produced; on an attachm If you do not obey this syou may be imprisoned This summons is issued be For inquiries contact This summons is issued be I personally served a copy witness" in the Criminal on this witness at [place] At the same time I gave to	[Names of the parties to the case in which the wing [Full name and address] You are commanded to produce the records of described below at the place, and on or before time specified below. Date: Time Court: Place: You must produce to the court the following: [Describe in reasonable detail each record or the produced; on an attachment if necessary.] If you do not obey this summons you may be a you may be imprisoned or fined or both. This summons is issued by the court at the reque For inquiries contact Tel: This summons is issued by the court on [date]. I personally served a copy of this summons and the witness" in the Criminal Procedure Regulations on this witness at [place] on [date]. At the same time I gave the witness [set out the cord of the means for the witness to comply with the Name of server: *Records.		

12. Arrest warrant for a witness (r. 27)

Western Australi	ia		Arrest	war	rant for	a witness	
Criminal Proced	lure Act 2004						
[Name of court] at No:		CWI Warrant No.					
To	All police officers.						
	All persons authorised to exercise a power in the <i>Court Security</i> and <i>Custodial Services Act 1999</i> Schedule 2 clause 2.						
Person to be	Full name	Services rici	1/// 50	ncuu	ic 2 claus	, <u> </u>	
arrested	Date of birth			N	lale/Fem	ale	
	Address			1			
Case in which	The above pers	son is wanted	l as a wit	ness i	n the foll	owing case:	
witness is	[Set out the parties to the case.]						
required							
Command						arrest the above	
	person and ta						
	When arreste						
					ole, eithe	r in person or by	
	means of an a	udio link or	video lir	ık.			
Reason for	The above p	erson did no	t obey a	witne	ss summe	ons.	
warrant	The above p	erson is wan	ted as a	witnes	ss in the a	above matter.	
Warrant issued	Signature:				Date		
by							
	Judicial officer	•					
Execution	Person arrested	d on	20 at	hou	rs at		
details	by:			Reg	gistered N	lo:	
	of:			Sta	tion:		
	Signature:			Dat	te:		

13. Warrant to imprison a witness (r. 28)

Western Australi	a		Warrant to	impris	on a witness	
Criminal Proced	lure Act 2004			•		
[Name of court]	at					
No:						
To	All police officers.					
	Chief executive officer under the <i>Prisons Act 1981</i> .					
	All persons authorised to exercise a power in the <i>Court Security</i> and <i>Custodial Services Act 1999</i> Schedule 2 clause 2 or 3 as the case requires.					
Witness	Full name					
	Date of birth		N	1ale/Fem	ale	
	Address					
Case in which	The above person is wanted as a witness in the following case:					
witness is	[Set out the parties to the case.]					
required						
Command	This warrant authorises and commands you to keep the above					
	witness in custody until the hearing date below when you must					
	bring the witness to this court at the place stated below;					
	unless before then —					
[Tick box(es) as	The state of the s					
required]	Procedure Act 2004 Schedule 4 clause 2(5) as set out below;					
	one or more sureties comply with an order made under the					
	Criminal Procedure Act 2004 Schedule 4 clause 2(5) as set out					
	below.					
Hearing date	Date:			Tin	ne:	
	Place:					
Order as to						
witness ¹						
Order as to						
surety ²				1	1	
Warrant issued	Signature:			Date		
by						
	Judicial officer					

Notes to Form 13 —

1. Leave blank if no order is made under the *Criminal Procedure Act 2004* Schedule 4 clause 2(4). Otherwise set out terms of the order made under clause 2(4) and any order made under clause 2(5) in respect of the witness.

- 2. Leave blank if no order is made under the *Criminal Procedure Act 2004* Schedule 4 clause 2(5) requiring one or more sureties. Otherwise set out the terms of any order made as to a surety or sureties.
- 14. Application for review of court officer's decision (r. 30)

Criminal Procedure Act 2004			Application for review of court		
[Name of court] at			officer's de	cision	
No:					
Case	[Names of all parties]				
Applicant	[Name of the party applying]				
Decision to be	Date of decision				
reviewed	Brief description				
	of decision				
Application	Under the <i>Criminal Procedure Act 2004</i> section 184 the applicant				
	applies for a review of the above decision.				
Extension of	Is this application lodged within 7 days after the date of the above				
time	decision? Yes/No				
	If no, state why the application is lodged late:				
Grounds of	1.				
review					
Signature of				Date	
applicant or					
lawyer	Applicant/Applicar	nt's lawy	er		
Hearing details	This application will be heard —				
	on [date] at [time] or as soon after as possible,				
	at [place]				

Schedule 2 — Information for witnesses

[r. 25(4)]

Notice to witness

This notice and the attached document(s) are very important.

Please read them very carefully. If you have any trouble understanding them, you should get legal advice as soon as possible.

Attached to this notice is either one or two witness summonses that have been issued by a court.

Your rights

You may be able to apply to the court to have the summons(es) set aside. If you want to make such an application you should get legal advice.

Your obligations

You must obey the summons(es) if at the time you were served with them or at some reasonable time before the date(s) when the summons(es) require you to appear in court —

- an amount that is likely to be sufficient to meet your reasonable expenses of attending court was tendered to you;
- arrangements to enable you to attend court were made with you; or
- you were provided the means to enable you to attend court.

If you do not obey the summons(es) you may be imprisoned or fined or both.

Are you restricted in where you can go by a legal order?

Read this if you are subject to a legal restriction on your movements that you might breach when you obey the summons(es); for example one of these —

- a bail undertaking;
- an order imposed on you by a court as or part of a sentence;
- a work and development order;
- a parole or other order imposed on you when you were released from prison.

If you are restricted in where you can go, you must —

- tell the person who supervises the order that restricts your movements; and
- tell the court that issued the summons(es); and
- tell the party that requested the summons(es),

as soon as practicable after you are served with the summons(es).

You must take all reasonable steps to have the restriction varied so that you can comply with the summons(es).

If the restriction is not varied you must tell the court that issued the summons(es) and the party that requested the summons(es) either —

- of the steps you took to have the restriction varied and that the restriction has not been varied; or
- that the law does not permit that variation,

whichever is the case.

Schedule 3 — Prescribed simple offences

[r. 10]

1. Criminal Code offence

The offence under *The Criminal Code* section 338E (Stalking).

2. Prostitution Act 2000 offence

The offence under the *Prostitution Act 2000* section 7 (Seeking to induce person to act as prostitute).

3. Restraining Orders Act 1997 offences

The offences under the following sections of the *Restraining Orders Act 1997* —

- (a) section 61(1) (Breaching a violence restraining order);
- (b) section 61(2a) (Breaching a police order).

4. Road Traffic Act 1974 offence

The offence under the *Road Traffic Act 1974* section 59A (Dangerous driving causing grievous bodily harm).

Schedule 4 — Listed simple offences

[r. 12]

1. Criminal Code offence

The offence under *The Criminal Code* section 338E (Stalking).

2. Prostitution Act 2000 offence

The offence under the *Prostitution Act 2000* section 7 (Seeking to induce person to act as prostitute).

3. Restraining Orders Act 1997 offences

The offences under the following sections of the *Restraining Orders Act 1997* —

- (a) section 61(1) (Breaching a violence restraining order);
- (b) section 61(2a) (Breaching a police order).

4. Road Traffic Act 1974 offence

The offence under the *Road Traffic Act 1974* section 59A (Dangerous driving causing grievous bodily harm).

Notes

This is a compilation of the *Criminal Procedure Regulations 2005*. The following table contains information about that regulation.

Compilation table

Citation	Gazettal	Commencement
Criminal Procedure Regulations 2005	28 Apr 2005 p. 1441-82	2 May 2005 (see r. 2)

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