

**Justices (Forms) Regulations 1982** 

# Western Australia

# **Justices (Forms) Regulations 1982**

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#### Western Australia

#### Justices Act 1902

# Interpretation Act 1918

# **Justices (Forms) Regulations 1982**

#### 1. Citation

These regulations may be cited as the *Justices (Forms)* Regulations 1982 <sup>1</sup>.

#### 2. Commencement

These regulations shall come into operation on the day on which the Justices Amendment Act 1981 comes into operation 1.

#### **3. Forms**

The forms set out in the Schedule are prescribed for the purposes to which they are respectively applicable.

[Regulation 3 inserted in Gazette 24 September 1999 p.4652.]

**[4-6.** Repealed in Gazette 24 September 1999 p.4652.]

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# **Schedule**

(Regulation 3)

#### Forms

# Form 1

Western Australia  JUSTICES ACT 1902	CHARGE BY SUMMONS	CHARGE No. S	•
JUSTICES (FORMS) REGULATIONS 1982 1.— SUMMONS TO THE DEFENDANT UPON COMPLAINT OF INDICTABLE OFFENCE	DEPT. MDL. No. BRIEF No. DATE OF BIRTH	COURT OF PETTY SESSIONS PERTH	DEFENDANT'S COPY

THE COMPLAINT OF:		
	Christian names	surname
OF		IN THE SAID STATE OF
WESTERN AUSTRALIA	OCCUPATION:	
SWORN (OR MADE) AT		THIS
DAY OF 20	, before the unde	rsigned, one of Her Majesty's
Justices of the Peace for the said	State (or the Clerk of Pe	etty Sessions,
in the s	said State) who says	
THAT ON THE	DAY OF	20
AT:		
NAME OF DEFENDANT:		
	Christian names	surname
(a):		
Section		on/Clause
Act/Reg/By-law		

(a) Nature of offence or subject matter

THESE ARE THEREFORE TO COMMAND THE DEFENDANT:
THE DEFENDANT:
Christian names surname
OF:
No. and street town/locality postcode
to appear in the COURT OF PETTY SESSIONS,
in the said State on THE
DAY OF, AT O'CLOCK IN
THE NOON.

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S	^	h	_	A	 1	•
	(:	n	e	(1		

Summons signed at and year first mentioned above.	•	in the said State, on the day
		Signature of J.P. or C.P.S.

#### NOTE.

The above charge is an offence that allows you to decide whether it will be heard before a Magistrate or Judge and jury. There are therefore certain essential preliminary steps that must be taken on the date this summons requires you to attend Court. YOU MUST THEREFORE APPEAR AT COURT ON THAT DATE.

#### IF YOU DO NOT APPEAR A WARRANT MAY BE ISSUED FOR YOUR ARREST.

When your case is called in Court the Magistrate will ask you (a) if you want it to be heard by a Magistrate or by a Judge and jury and (b) whether you wish to plead not guilty or guilty. Each time you must tell the Magistrate what you wish to do. He will then inform you what must happen as a result of the answers you have given.

However please note that if you intend to defend the charge it will not be heard.

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#### **Schedule**

# (Reverse of Form 1) INDORSEMENT OF SERVICE

at....., I served the within-named..... ......with the within summons by delivering a duplicate of it to him personally [or by leaving a duplicate of it for him with...... ....., at ....., his last known place of abode]. (Signature)..... (Date)..... OR (Applicable only for offences against Acts, Regulations, Rules, By-laws or Orders referred to in or prescribed under section 56A of the Justices Act.) 2. I, the complainant, or a person authorised in writing by the complainant, do hereby certify that I did on the day of 20...... despatch by prepaid registered post numbered. to......at.... ..... his last known place of residence/business, a duplicate of the within summons. (Signature)..... (Date).....

S	c	h	Δ	h		ı	Δ
J	·		c	u	u		Œ

Children's Court)

#### Form 2

# **CHILDREN'S COURT COMPLAINT**

Form 2 Regulation 4A Justices (Forms) Amendment Regulations (No. 2) 1993

(USE ONLY WITH NOTICE TO ATTEND COURT)

Charge no.	
Court of Origin	
ORIGINAL	(To be lodged at

	Surname			Date of	Birth / /
Defendant's	Given Names			Sex	☐ Male ☐ Female
Details	Address			Driver's	s Licence
		Postc	ode		
	Short Description:				
Charge	Date and Time:				
Details	Place:				
Brief					
Description of					
Alleged					
Offence					
Act or		A at/	Regulation	Section	Subsection/Paragraph
Regulation	☐State ☐C'wealth	Acu	Regulation	Section	Subsection/Faragraph
Court	Court		Date	9	Time
Appearance			/	/	
Police or Other	Full Name		Date		Signature
Complainant			/ /		
	Full Name			Regi	mental No
Details of	Agency				
Issuing Officer	Location			Sign	nature of Issuing Officer

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# Schedule

		1. On theday of	20	at				
		I personally served a Notice to attend court under section 33(1)(a)(ii) of the <i>Child Welfare Act 1947</i> on the defendant.						
Proof of Service		Signature of Serving Officer Date/						
		<ul> <li>(a) I personally served on, or sent by postoster parent or guardian a copy of the paragraph 1;* or</li> <li>(b) After reasonable enquiry I could not such person referred to in paragraph</li> <li>Signature of</li> </ul>	(b) After reasonable enquiry I could not ascertain the whereabouts or address of any such person referred to in paragraph (a).*  * Strike out if inapplicable					
	No	me	1	Restitution				
Parent/		ldress	Name	Kesutuuon				
Guardian			Address					
Name &								
Address		Postcode Postcode						

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Subsection/Clause .....

# Form 2A.

Western Australia	CHARGE BY	CHARGE No. S	
JUSTICES ACT 1902	SUMMONS		
JUSTICES (FORMS)			Э
REGULATIONS 1982	DEPT.		/IC PY
2A.— SUMMONS TO THE DEFEN-	MDL. No.		SERVICE
DANT UPON	BRIEF No.	COURT OF	
COMPLAINT	DATE OF BIRTH	PETTY SESSIONS	
THE COMPLAINT OF:			
	christian names	surname	
OF:		IN THE SAID STAT	E OF
	OCCUPATION:		
SWORN (OR MADE) AT	· ······	THIS	
	20, before the ur		esty's
	ne said State (or the Clerk of	Petty Sessions,	
	n the said State) who says		
	DAY OF		,
AT:			
NAME OF DEFENDANT	· ····································		
	christian names	surname	
(a):			

(a)
Nature
of
offence
or
subject
matter

THESE ARE THEREFO	RE TO COMMA	ND			
THE DEFENDANT:					
christian names		3	surname		
OF:					
No. and street		town/locality	postcode		
to appear in the COURT OF PETTY SESSIONS,					
in the said State		on THE			
DAY OF	20	, AT	O'CLOCK IN		
THE	NOON.				

Act/Reg/By-law ....

Summons signed at . in the said State, on the day and year first mentioned above.

Signature of J.P. or C.P.S.

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#### **Schedule**

# (Reverse of Form 2A) INDORSEMENT OF SERVICE at....., I served the within-named..... ......with the within summons by delivering a duplicate of it to him personally [or by leaving a duplicate of it for him with ...... ....., at ....., his last known place of abode]. (Signature) ..... (Date)..... OR (Applicable only for offences against Acts, Regulations, Rules, By-laws or Orders referred to in or prescribed under section 56A of the Justices Act.) 2. I, the complainant, or a person authorised in writing by the complainant, do hereby certify that I did on the.....day of......day 20....., despatch by prepaid registered post numbered..... to......at..... ..... his last known place of residence/business, a duplicate of the within summons. (Signature)..... (Date).....

#### Form 2B

Western Australia  JUSTICES ACT 1902	CHARGE BY SUMMONS	CHARGE No. S
JUSTICES (FORMS) REGULATIONS 1982  2B.— SUMMONS TO THE DEFEN- DANT UPON COMPLAINT	DEPT.  MDL. No.  BRIEF No.  DATE OF BIRTH	COURT OF PETTY SESSIONS  DEFENDAN
THE COMPLAINT OF:	christian names	surname

OF: ...... IN THE SAID STATE OF WESTERN AUSTRALIA OCCUPATION: ..... SWORN (OR MADE) AT ...... THIS ..... DAY OF ....., before the undersigned, one of Her Majesty's Justices of the Peace for the said State (or the Clerk of Petty Sessions, in the said State) who says AT: ..... NAME OF DEFENDANT: ..... christian names surname (2): Section ..... Subsection/Clause ..... Act/Reg/By-law .....

(2) Nature of offence or subject matter

THESE ARE THEREFO					
THE DEFENDANT:			•••••	•••••	
	christian names		sur	name	
OF:					
No. and street		town/locality		postcode	
to appear in the COURT OF PETTY SESSIONS,					
in the said State		on THE.			
DAY OF	20	, AT		O'CLOCK IN	
THE	NOON.				

Summons signed at . in the said State, on the day and year first mentioned above.

Signature of J.P. or C.P.S.

The alternatives open to you are: —

- (a) To enter a PLEA OF NOT GUILTY by completing the appropriate section on the reverse side of this summons and returning it to the Clerk of Petty Sessions to reach him prior to the hearing date above. (It should be received by the Clerk no later than 3 days prior to that date). If you plead not guilty you do not have to attend Court and your case will be adjourned to a subsequent date when you and your witnesses will be required to attend.
  - You will be advised in writing of the date fixed for hearing. If, within 14 days of entering a plea of not guilty, you have not been advised of the date fixed for hearing you should contact the Court to find out that date.
- (b) To enter a PLEA OF GUILTY by completing the appropriate section on the reverse side of this summons and returning it to the Clerk of Petty Sessions to reach him prior to the hearing date. (It should be received by the Clerk no later than 3 days prior to that date). There will be no need for you to attend unless you wish to address the Court on mitigation of penalty. You may also forward with the summons any written explanation or other information you believe is relevant to the charge.
- (c) If you fail to take either of the alternatives mentioned above, and you fail to appear at Court on the day and time stated in this summons, the Court may
  - (i) proceed to hear and determine the complaint in your absence and, if the complainant is a public officer, take as proved any allegation in this summons;
  - (ii) adjourn your case and issue a further summons; or
  - (iii) adjourn your case and issue a warrant to have you arrested and brought before the Court.
- (d) If you are convicted of the offence alleged in this summons you may be liable to the penalty prescribed for the offence, the court costs and any legal costs claimed by the prosecution.
- (e) If you are in doubt as to what action you should take it is suggested that you seek legal advice from a lawyer or from the Legal Aid Commission.
- NOTE (a) IT IS YOUR RESPONSIBILITY TO ASCERTAIN ANY PENALTY AND/OR CANCELLATION/SUSPENSION OF LICENCE WHICH MAY BE IMPOSED BY THE COURT AGAINST YOU AT THE TIME AND DATE OF HEARING SHOWN HEREON.

- (b) IF THE COURT CONSIDERS IT NECESSARY THAT YOU BE PRESENT FOR SENTENCING IT MAY —
  - ADJOURN YOUR CASE AND ISSUE A FURTHER SUMMONS TO HAVE YOU APPEAR IN COURT; OR
  - ADJOURN YOUR CASE AND ISSUE A WARRANT TO HAVE YOU ARRESTED AND BROUGHT BEFORE THE COURT.

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# (Reverse of Form 2B) SECTION A

#### PLEA OF NOT GUILTY

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

- NOTE: (1) IF YOU PLEAD NOT GUILTY IN THE MANNER
  MENTIONED ABOVE THE MATTER WILL NOT PROCEED
  ON THE DATE SET OUT IN THIS SUMMONS AND IT WILL
  NOT BE NECESSARY FOR YOU TO ATTEND AT THE
  COURT. A TIME AND DATE WILL BE APPOINTED BY THE
  COURT FOR DETERMINATION OF THE MATTER AND YOU
  WILL RECEIVE REASONABLE NOTICE, IN WRITING, OF
  THE DATE OF HEARING.
  - (2) YOU AND YOUR WITNESSES WILL BE REQUIRED TO ATTEND THE COURT ON THE DATE NOTIFIED TO YOU FOR HEARING, OTHERWISE THE COURT MAY
    - (a) PROCEED TO HEAR AND DETERMINE THE COMPLAINT IN YOUR ABSENCE AND, IF THE COMPLAINANT IS A PUBLIC OFFICER, TAKE AS PROVED ANY ALLEGATION IN THIS SUMMONS; OR
    - (b) ADJOURN YOUR CASE AND ISSUE A WARRANT TO HAVE YOU ARRESTED AND BROUGHT BEFORE THE COURT.

I understand the English language/or these provisions have been explained to
me and I understand the plea I am making.
PLEA:
(in your own handwriting)
ADDRESS FOR SERVICE OF NOTICES IS:
SIGNED:
Date:

Schedule

	following information may be provided to assist the Clerk of Petty Sessions ting your case for hearing.
a)	Will you be represented by a lawyer?
b)	If so, what is his name?
	and his firm's name?
c)	How many witnesses (including yourself) do you propose to call?

(d) Are there any comments you wish to make regarding a suitable hearing date?

#### **SECTION B**

#### PLEA OF GUILTY

Should you desire to plead guilty to this summons please endorse in the place provided hereunder "I plead guilty", sign and date where indicated and then return it to the Court of Petty Sessions at the Court mentioned on the front of this form to reach it prior to the hearing date (it should be received by the Court no later than 3 days prior to that date). The effect of doing so will be that, unless advice is received by the Court prior to the hearing date that you wish to withdraw the plea, the Court dealing with the complaint may proceed to hear and determine the complaint in your absence as though you were present and had pleaded guilty. You may also forward with the summons any written explanation or any other information you believe is relevant to the charge. If, prior to the hearing date, you advise the Court that you wish to withdraw your plea of guilty and you do not appear, the Court may —

- (a) proceed to hear and determine the complaint in your absence and, if the complainant is a public officer, take as proved any allegation in this summons; or
- (b) adjourn your case and issue a warrant to have you arrested and brought before the Court.
- NOTE: (a) IT IS YOUR RESPONSIBILITY TO ASCERTAIN ANY PENALTY AND/OR CANCELLATION/SUSPENSION OF LICENCE THAT MAY BE IMPOSED BY THE COURT AGAINST YOU AT THE TIME AND DATE OF HEARING SHOWN HEREON.
  - (b) IF THE COURT CONSIDERS IT NECESSARY THAT YOU BE PRESENT FOR SENTENCING IT MAY
    - (i) ADJOURN YOUR CASE AND ISSUE A FURTHER SUMMONS TO HAVE YOU APPEAR IN COURT; OR
    - (ii) ADJOURN YOUR CASE AND ISSUE A WARRANT TO HAVE YOU ARRESTED AND BROUGHT BEFORE THE COURT.

I understand the English language/or these provisions have been explained to me and I understand the plea I am making.

PLEA:	I WILL NOT BE
(in your own handwriting)	ATTENDING COURT
SIGNED: DATE:	I WILL BE ATTENDING COURT (indicate which)

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#### **COURT OF PETTY SESSIONS**

Charge No. / /

# WESTERN AUSTRALIA JUSTICES ACT 1902

JUSTICES (FORMS) REGULATIONS 1982

# FORM 3 NOTICE REQUIRING ATTENDANCE PART A

To:								••
					•••••		•••••	••
					•••••			
Take	notice t	hat the	e charg	ge agai	inst yo	u for t	he fol	llc

Take notice that the charge against you for the following offence —

on which you lodged a plea of not guilty with this Court has been adjourned for hearing and determination at o'clock in the

noon on the day of

20 .

THESE ARE THEREFORE TO REQUIRE YOU TO ATTEND AT THAT TIME AND PLACE.

If you do not attend in accordance with this notice the matter may be dealt with in your absence or a warrant may be issued for your arrest.

Given under my hand at

nis

20 .

Authorised Officer

### PART B

#### CERTIFICATE OF SERVICE

I,	, an officer of	f the Court duly
authorised in writing by the Clerk of Petty Sess	sions,	do hereby
certify that I did despatch by prepaid registered	l post numbered	
the original of the above notice on the	day of	
20to the defendant at the address stated	l in Part A above.	
Signa	ature	
	Date	

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# Form 4 Complaint in all other cases

(previously Form 3 in the Fourth Schedule to the Act)

Western Australia, [Perth] to wit.	
The complaint of C.D., of	, in the said State,,
made this day of	, 20, before the undersigned, one
of Her Majesty's Justices of the F	Peace for the said State [or for the magisterial
	day of, 20, at
, at[6	etc., stating the offence or subject-matter].
Sworn [or made] before me, the of the said State.	lay and year first abovementioned, at
	J.S., J.P.

# Warrant in the first instance to apprehend a person charged with an indictable offence or a simple offence

To the principal police officer at \_\_\_\_\_\_\_, in the State of Western Australia, and to all other police officers in the said State.

Whereas a complaint has this day been made upon oath before the undersigned, one of Her Majesty's Justices of the Peace for the said State [or, etc.], for that A.B., on the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 20\_\_\_\_\_, at \_\_\_\_\_\_ [here state shortly the offence or matter of the complaint]: These are therefore to command you, in Her Majesty's name forthwith to apprehend the said A.B. and to bring [him] before some one or more of Her Majesty's Justices of the Peace, to answer to the said complaint, and be further dealt with according to law.

Given under my hand, at \_\_\_\_\_\_ in the said State, \_\_\_\_\_ day of \_\_\_\_, 20\_\_\_\_.

J.S., J.P.

For offences committed on the high seas the warrant may be the same as in ordinary cases, but describing the offence to have been committed "on the

For offences committed on the high seas the warrant may be the same as in ordinary cases, but describing the offence to have been committed "on the high seas out of any jurisdiction or place in the State of Western Australia, and within the jurisdiction of the Admiralty of England."

For offences committed abroad for which the parties may be indicted in this State the warrant also may be the same as in ordinary cases, but describing the offence to have been committed "on land out of the State of Western Australia, to wit, at \_\_\_\_\_\_" as the case may be.

# Warrant to convey accused person before a justice of the place in which the offence was committed

(previously Form 53 in the Fourth Schedule to the Act)

To the principal police officer at, in the State of Western Australia, and all other police officers in the said State and to all persons authorised to exercise a power set out in clause 2 or 3, as the case requires, of Schedule 2 to the <i>Court Security and Custodial Services Act 1999</i> .
Whereas A.B. of, in the said State has this day been charged before the undersigned [one] of Her Majesty's Justices of the Peace for the said State [or etc.] that [etc., as in the summons or warrant]: And whereas [I] have taken the deposition of C.D., a witness examined by me in this behalf, but [I] am informed that the principal witnesses to prove the said offence against the said A.B. reside at, in the said State, where the said offence is alleged to have been committed: These are therefore to command you forthwith to convey the said A.B. to, in the said State, and take [him] before some justice or justices in and near to the place where the offence is alleged to have been committed to answer further the said complaint before him or them; and [I] hereby further command you to deliver to the said justice or justices, the complaint in this behalf, and also the said deposition of C.D. now given into your possession for that purpose, together with this warrant.
Given under [my] hand, at, in the said State, this day of, 20  J.S., J.P
[Forms 7, 8 and 9 repealed]
[- ····································

JUSTICES ACT 1902 s. 98(3)(b) JUSTICES (FORMS) REGULATIONS 1982

# NOTICE OF PROCEDURE FOR INDICTABLE OFFENCES

You have been charged with an indictable offence. This notice sets out what will occur before the charge against you is dealt with. If after reading this notice you do not understand its contents or have any questions, you should seek legal advice.

[Note: 2 or more Justices of the Peace may sometimes sit instead of a magistrate in a court of petty sessions.]

#### PART A

Indictable offences are serious offences. Some of them can be dealt with only in the Supreme Court or the District Court by a judge and a jury. If the charge against you is one of these read Part C.

Other indictable offences can be dealt with EITHER by a judge and jury in the Supreme Court or the District Court OR by a magistrate in a court of petty sessions. If the charge against you is one of these read Part B and Part C.

#### PART B

If the charge against you is one that can be dealt with in a court of petty sessions and a magistrate considers that the charge can be adequately dealt with in that court, you will be asked to choose one of the following —

to have the charge dealt with by a magistrate in the court of petty sessions,

OR

to have the charge dealt with by a judge and jury in the Supreme or the District Court.

If you choose to have the charge dealt with in the court of petty sessions, you must tell the magistrate.

If you choose to have the charge dealt by a judge and jury, some procedural matters will occur in the court of petty sessions before your case is sent to the Supreme Court or the District Court. Part C deals with those matters.

#### PART C

This Part explains the procedural matters that will occur in the court of petty sessions if the charge against you is to be dealt with in the Supreme Court or District Court.

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#### **Schedule**

Before you are given the opportunity in the court of petty sessions to plead to the charge against you, the prosecution will give you —

- a document stating the facts of the case against you in connection with the charge,
- a copy of any statement made by you to the police and signed by you,
- a copy of any interview with the police that was written down and signed by you,
- notice about any tape or videotape of any interview of you by the police,
- a written version of anything you said to the police that the police think is relevant to the charge.

You should read all the papers that the prosecution give you.

When you next come before the court after getting the papers from the prosecution, the magistrate will ask you if you want to plead to the charge. You do not have to, but if you want to, you can plead guilty or plead not guilty.

If you plead guilty the charge will be sent to either the Supreme Court or the District Court together with a copy of the papers that the prosecution gave you.

If you plead not guilty or if you do not plead, the charge will be adjourned to a further hearing in the court of petty sessions prior to committal to the Supreme or District Court, and you will be given a notice explaining the procedures in that hearing.

#### PLEAS OF GUILTY

By law a court can take into account a plea of guilty and the stage when a person pleads guilty and may impose a lesser sentence accordingly.

[Form 10 amended in Gazette 17 Apr 2003 p. 1244.]

# WESTERN AUSTRALIA

Fines, Penalties and Infringement Notices Enforcement Act 1994, s.101

# APPLICATION FOR CANCELLATION OF LICENCE SUSPENSION ORDER

Court of Petty Sessions	
At:	

Applicant	Name:	Date of birth:			
	Address:				
Details of suspension	Prosecuting authority: Infringement no: Fines enforcement case no: □ Driver's licence no.: suspen □ Motor Vehicle licence no.: suspen				
Application	I, the applicant, have had —				
* delete if not applicable	* my driver's licence; or  * the motor vehicle licence of my vehicle, cancelled by a licence suspension order made under Part 3 of the Fines, Penalties and Infringement Notices Enforcement Act 1994.				
	I apply for an order under section 101 of the <i>Fines, Penalties and Infringement Notices Enforcement Act 1994</i> cancelling the licence suspension order on the grounds that I received none of the following:				
	(a) the <b>infringement notice</b> that gave rise to the li order;	cence suspension			
	(b) the <b>final demand</b> issued under section 14 of the the infringement notice;	e Act in respect of			
	(c) the <b>order to pay or elect</b> issued under section respect of the infringement notice;	17 of the Act in			
	(d) the <b>notice of intention to suspend licences</b> iss section 18 of the Act in respect of the infringer				
	(e) the <b>notice confirming licence suspension</b> issu section 19(6) of the Act.	ed under			

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# Justices (Forms) Regulations 1982

Schedule						
	under or in i	I certify that I have not previously made an unsuccessful application under section 101 of the Act in relation to this licence suspension order or in relation to any other licence suspension order made in respect of this infringement notice.				
	Signature of applicant: Date:					
Hearing details	This application is listed for hearing in the Court of Petty Sessions at				Sessions at:	
ucturis .	on:			at	a.m./p.m.	
Court order			e suspension order issue the above driver's licen		in e licence is	
		Applicatio	on refused,			
	Signar SM or	ture of r JPs		Date:		

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Extract from www.slp.wa.gov.au, see that website for further information As at 17 Apr 2003 page 22

#### Form 11A

# WESTERN AUSTRALIA

Fines, Penalties and Infringement Notices Enforcement Act 1994, s.101A

# APPLICATION FOR CANCELLATION OF LICENCE SUSPENSION ORDER

Court of Petty Sessions	
At:	

Applicant	Name:	Date of birth:			
	Address:				
Details of	Court:				
suspension	Charge/Indictment No:				
_	Fines enforcement case no:				
	-	ended.			
	☐ Motor Vehicle licence no.: susp	ended.			
	1				
Application	I, the applicant, have had —				
	* my driver's licence; or				
* delete if not	* the motor vehicle licence of my vehicle,				
applicable	cancelled by a licence suspension order made under Part 4 of the				
T F	Fines, Penalties and Infringement Notices Enforcement Act 1994.				
	I apply for an order under section 101A of the Fine				
	Infringement Notices Enforcement Act 1994 cancel	ling the licence			
	suspension order on the grounds that —				
	(a) I did not receive a summons or a notice to atte				
	of the charge that gave rise to the fine that ga	ve rise to the			
	licence suspension order;				
	(b) I was not present in court when that fine was	imposed; and			
	(c) I received neither of the following:				
	(i) the <b>notice of intention to suspend licen</b> section 42 of the Act in respect of that fi				
	(ii) the notice confirming licence suspension 43(6) of the Act	on issued under			

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Schedule						
	under order	I certify that I have not previously made an unsuccessful application under section 101A of the Act in relation to this licence suspension order or in relation to any other licence suspension order made in respect of this fine.				
	Signa applic	ture of cant:		Date:		
	T					
Hearing	This a	application is	listed for hearing in t	he Court of Petty	Sessions at:	
details	on:			at	a.m./p.m.	
Court order			suspension order iss ne above driver's lice		in e licence is	
		Application	refused,			
	Signa SM o	ture of r JPs		Date:		

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_				
Sc	nο	<b>~</b> 1	ш	
J		u	u	

WESTERN AUSTRALIA  Bail Act 1982, ss 48, 54, 56  Justices Act 1902, ss 97A, 135  Young Offenders Act 1994, s 43  Sentencing Act 1995, ss 14, 50, 79, 126, 129  ARREST WARRANT		□ Supreme Court □ District Court □ Court of Petty Sessions □ Children's Court At:			
ARREST	AKKAN	CWI Warrant No.			
To	All police officers				
Defendant or Offender	Name: Address:	Date of birth:			
Command	This warrant authorises and commands any police officer to arrest the above person and to take the person to the above court to be dealt with according to law.				
Reason for issue of warrant	☐ Application by police officer to var	Application by surety to cancel surety undertaking Application by police officer to vary or revoke bail Failure to comply with requirements of bail undertaking			
	□ Non-appearance in accordance with				
	<ul> <li>□ Offender to re-appear so the court of has complied with a conditional release.</li> <li>□ Offender to appear at application to</li> </ul>	Offender to re-appear so the court can ascertain if the offender has complied with a conditional release order (CRO)			
	(CBO) or an intensive supervision of Alleged re-offending while subject ☐ Alleged re-offending while subject imprisonment ☐ Other (specify):	order (ISO) to a CRO, CBO or ISO			

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# Justices (Forms) Regulations 1982

**Schedule** 

#### Charge/Indict Description of offence Relevant No offences Signature: Date: Warrant issued by Judicial Officer/Clerk of Arraigns This person arrested on ...../..... at .......... hours Execution details Regimental No: by: police station/division of: Date: Signature:

Sc	h	hα		ما
3C	11	eu	u	ı

		Form 13				
WESTERN AUSTRALIA  Justices Act 1902, s 79 Sentencing Act 1995, s 17  REMAND WARRANT		☐ Supre ☐ Distric ☐ Court o ☐ Childre	t Court of Petty Sessions			
	T					
То	power set out it to the <i>Court Se</i>	All police officers and to all persons authorised to exercise a power set out in clause 2 or 3, as the case requires, of Schedule 2 to the <i>Court Security and Custodial Services Act 1999</i> Chief executive officer under the <i>Prisons Act 1981</i> .				
Defendant or Offender	Name:			Date of birth:		
Reason for issue of warrant	The above person appeared before this court in relation to these offences and the proceedings were adjourned.  This warrant authorises and commands you to keep the person in custody until the remand date stated below, when you shall bring the person to this court at the place stated below; unless before then bail, if granted, is entered into under the <i>Bail Act 1982</i> in accordance with the conditions below.					
	T	1				
Offences	Charge/Indict No	Description of o	ffence			
Bail granted	☐ Yes (see	below)	No			
Remand date (if in custody)	Date:		Time:			
I	Ī					

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# Justices (Forms) Regulations 1982

Schedule			
New hearing	Date:	Time:	
date (if bailed)	Place:		
<b>Bail details</b>	Conditions of bail:		
Delete if not			
granted	Surety to be approved by □ JP	□ other (spe	cify)
-		` 1	•
Warrant	Signature:		Date:
issued by	Judicial Officer/Clerk of Arraigns		

	Form 14				
WESTERN AUSTRALIA  Justices Act 1902, s 123 Sentencing Act 1995, ss 78, 128, 132  WARRANT OF COMMITTAL TO ANOTHER COURT		☐ District Court ☐ Court of Petty Sessions ☐ Children's Court At:			
То	All police officers and to all person power set out in clause 2 or 3, as t to the <i>Court Security and Custodia</i> Chief executive officer under the	he case require A Services Act 1	es, of Schedule 2		
Defendant or Offender	Name:		Date of birth:		
Reason for issue of warrant Command	The above person appeared before this court and, in relation to these offences, was committed by this court to appear before another court.  This warrant authorises and commands you to keep the person in custody until —  • the criminal sittings stated below (or until a date in those sittings notified to you by the Supreme or District Court); or  • the hearing date in the Children's Court stated below, when you shall take the person to the other court; unless before then bail, if granted, is entered into under the Bail Act 1982 and in accordance with the conditions below.				
Offences	Charge/Indict Description of offer No	ence			
Committal details	□ Committed to the criminal sittings of — □ Supreme Court □ District Court commencing on: □ To a hearing in the Children's Court on:	Date:			

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# Justices (Forms) Regulations 1982

Schedule					
Date of committal		Bail granted	Yes (see bel	low)	No
Bail details	Conditions for b	oail:			
Delete if not					
granted	Surety to be app	proved by D JP	other (specif	v)	
	i surety to ov upp	10.00.00	 ourer (speen	<i>J</i> /	
Warrant	Signature:			Date:	
* * * * * * * * * * * * * * * * * * * *					
issued by	Judicial Officer/	Clerk of Arraigns			

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# Form 15 Summons of a witness

(previously Form 7 in the Fourth Schedule to the Act)

To E.F., of	in the State of	of Western	Australia.	
	omplaint was, on th			, 20 ,
made before the unc				
said State [or etc.],				
defendant]: These a	re therefore to requ	uire you to	appear at	in the
said State, on the _	day of	,	20, at	o'clock in
the forenoon, before				
know concerning th				
to bring with you ar		•	ace abovenamed	] [Here
describe the docum	ents to be produced	d].		
	my hand, at	in	the said State, th	nis day
of, 20	)			
		J.S., J	J.P. [or Clerk of	Petty Sessions].
	Endorsen	nent of serv	rice	
On the	day of	, 20	) , at	I served
the within-named E	F. with the within	summons	by delivering a	duplicate of it
to him personally [c	or by leaving a dup	licate of it	for him with	at
, his la	ast known place of	abode].		
			(Signature)	
			(Date)	

# Form 16 Warrant for a witness in the first instance

(previously Form 13 in the Fourth Schedule to the Act)

To the principal police officer at _Australia, and all other police office			e of Wester	rn
Whereas on the da complaint was made that A.B. [etc made to appear before me on oath is likely to give mat as the case may be] in the matter, attend to give evidence without be command you, in Her Majesty's not bring [him] before me at justices as may be there, to testify said complaint.	that E.F., or erial eviden and it is proving compell ame, forthw in the what [he] k	, 20	warrant], a, in the so of the prose e said E.F. These are the the said before such in the man	nd it being aid State ecution [or will not herefore to d E.F. and th other atter of the
Given under my hand, at day of, 20		in the said s	state, this _	J.S., J.P.

### Warrant where a witness has not obeyed a summons to attend the examination of a person charged with an indictable offence or the hearing of a charge of a simple offence or breach of duty

(previously Form 12 in the Fourth Schedule to the Act)

To the principal police officer at, in the State of Western
Australia, and all other officers in the said State.
Whereas on the day of, 20, a complaint was made that A.B. [etc., as in the summons or warrant], and a summons was duly issued to E.F., of in the said State requiring [him] to appear on day of, 20, at in the said State, before such justices as might then be there, to testify what [he] knew
concerning the matter of the said complaint: And whereas proof has been made that such summons was duly served upon the said E.F.: And whereas the said E.F. neglected to appear at the time and place appointed by the said summons, and no just excuse has been offered for such neglect: These are therefore to command you, in Her Majesty's name, forthwith to apprehend the said E.F. and bring [him] before [me] at, in the said State, or before such other justices as may then be there, to testify what [he] knows concerning the matter of the said complaint.
Given under [my] hand at, in the said State, thisday of, 20  J.S., J.P.

# Warrant of commitment of a witness for refusing to be sworn or to give evidence

(previously Form 56 in the Fourth Schedule to the Act)

<del></del>
To all police officers in the State of Western Australia and to all persons
authorised to exercise a power set out in clause 2 or 3, as the case requires, of
Schedule 2 to the Court Security and Custodial Services Act 1999, and to the
superintendent [or keeper] of Her Majesty's prison [or the gaol] at
, in the said State.
Whereas on the day of, 20, upon the hearing
of a charge before the undersigned, [one] of Her Majesty's Justices of the Peace
for the said State [or etc.], that [etc., as in the summons or warrant] E.F., of
, in the said State, being required to make oath [or
affirmation] as a witness to testify what [he] knew concerning the said charge,
refused so to do [or being duly sworn as a witness, refused to answer certain
questions concerning the premises which were put to him] without offering any
just excuse for such refusal: These are therefore to command you the said police
officers or authorised persons to convey the said E.F. to Her Majesty's prison
[or the gaol] at, in the said State, and deliver [him] to the
superintendent [or keeper] thereof, together with this warrant, and [I] hereby
command you the said superintendent [or keeper] of the said prison [or gaol] to
receive the said E.F. into your custody in the said prison, [or gaol] and keep
[him] there for the space of days for [his] contempt, unless in the
meantime he consents to be examined and to answer concerning the premises.
Given under [my] hand, at, in the said State, this
day of, 20
J.S., J.P.

# Form 19 Recognisance to give evidence

(previously Form 26 in the Fourth Schedule to the Act)

Western Australia, [Perth] to wit.
Be it remembered that on the day of, 20,
C.D. of, in the said State,, came before [me] one of
Her Majesty's Justices of the Peace in and for the said State [or, etc.], and
acknowledged [himself] to owe to our Sovereign Lady the Queen the sum
of, to be made and levied of [his] goods and chattels, lands and
tenements, to the use of our said Lady the Queen, her heirs and successors, if
[he] the said C.D. shall fail in the condition endorsed.
Taken and acknowledged before [me] the day and year first abovementioned, at, in the said State.
J.S., J.P.
Condition
The condition of the within-written recognisance is such that whereas
A.B. was this day charged before [me], J.S., the Justice of the Peace
within-mentioned, for that [etc., as in the caption of the depositions]: If,
therefore [he], the said C.D., shall appear at the next criminal sitting of the
Supreme Court [or as the case may be], to be holden, in the State
of Western Australia,, the day of, 20,
and there give evidence upon an information to be then preferred against the
said A.B. for the offence aforesaid, then the said recognisance to be void, or else
to stand in full force and virtue.

### Notice of recognisance to be given to the witnesses

•	,	0		
(previous)	y Form 27 in the	e Fourth Schedul	e to the Act)	
Western Australia, [Perth]	to wit.			
Take notice that you	u, C.D., of	, ir	n the said Sta	ate, are bound
in the sum of	_, to appear a	at the next [as	in the Condi	ition], and then
and there to give evidence	against A.B.	, and unless y	ou then appe	ear and give
evidence accordingly the	recognisance	entered into b	y you will be	e forthwith put
in suit and enforced again	st you.			
Dated this	day of	, 20	·	
				J.S., J.P.

## Form 21 Commitment of witness for refusing to enter into recognisance

(previously Form 58 in the Fourth Schedule to the Act)

To all police officers in the State of Western Australia and to all persons authorised to exercise a power set out in clause 2 or 3, as the case requires, of Schedule 2 to the <i>Court Security and Custodial Services Act 1999</i> , and to the superintendent [or keeper] of Her Majesty's prison [or the gaol] at, in the said State.  Whereas on the day of, 20, and upon the
hearing of a charge before the undersigned, [one] of Her Majesty's Justices of
the Peace for the said State [or, etc.] that [etc., as in the summons or warrant]
E.F., of
preferred against the said A.B. for the offence aforesaid, and also to give
evidence upon the trial of the said A.B. for the said offence.
Given under [my] hand, at, in the said State, this
day of, 20
J.S., J.P.

# Order to discharge a witness upon prisoner not being committed for trial

(previously Form 70 in the Fourth Schedule to the Act)

To the Superintendent [or keeper] of H, in the State of Western A		or the gaol] at
Whereas by a warrant, dated the under the hand of L.M. [one] of Her M State [or etc.], reciting that upon the he certain offence therein mentioned, E.F. refused to enter into a recognisance, to said L.M. committed the said E.F. to yo [him] until after the trial of the said A.I meantime the said E.F. should enter int whereas the said A.B. has not been consaid offence, but has been discharged: discharge the said E.F. out of your cust the said commitment.	ajesty's Justices of the earing of a charge agai having been examine give evidence against our custody, and requi B. for the offence afor to such recognisance a mitted for trial or hel These are therefore to	e Peace for the said nst one A.B. for a d as a witness, the said A.B., the red you to keep esaid, unless in the s aforesaid: And d to bail for the direct you to
Given under [ <i>my</i> ] hand, at of, 20	_ in the said State, thi	s day J.S., J.P

### Certificate of non-appearance or default to be endorsed on a recognisance

(previously Form 21 in the Fourth Schedule to the Act) [I] hereby certify that the said A.B. did not appear at the time and place in the condition of the within-written recognisance mentioned. J.S., J.P. Form 24 **Depositions of witnesses** (previously Form 29 in the Fourth Schedule to the Act) Western Australia, [Perth] to wit. \_\_\_\_\_, and E.F., \_\_\_\_\_ of \_\_\_\_, 20\_\_\_\_, at The examination of C.D., of \_\_\_ , taken this in the said State, before the undersigned [one], of Her Majesty's Justices of the Peace for the said State [or, etc.], in the presence and hearing of A.B., who is charged this day before [me] that [he] [etc., describing the offence as in a warrant of commitment.] C.D., on his oath [or affirmation] says as follows [etc., state the deposition of the witness as nearly as possible in the words he uses, and when his deposition is complete let him sign it]. E.F., upon his oath [or affirmation] say as follows [etc.] Taken and sworn [or affirmed] before [me] \_\_\_\_\_\_ at \_\_\_\_\_ said State, on the day and year first abovementioned. J.S., J.P.

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# Form 25 Statement of the defendant

(previously Form 30 in the Fourth Schedule to the Act)

Western Australia, [Perth] to v	wit.	
A.B. stands charged bef Justices of the Peace for the sa, 20, that [h the charge being read to the sa C.D. and E.F. being severally addressed by [me] as follows: say anything in answer to the cunless you desire to do so, but and may be given in evidence A.B. says as follows — [here very words, as nearly as possi Taken before [me] at	Fore the undersigned [and State [or, etc.], this e], [etc., as in the capital A.B. and the witner examined in [his] prese.—"Having heard the charge? You are not on whatever you say will against you upon your state whatever the printle: get him to sign it	day of tion of the depositions], and sses for the prosecution, sence, the said A.B. is now evidence, do you wish to bliged to say anything Il be taken down in writing, r trial." Whereupon the said soner may say, and in his if he will]. A.B.
abovementioned.		IC ID
		J.S., J.P.
	Form 26	
Gaoler's	receipt for the p	orisoner
(previously For	rm 67 in the Fourth Schedu	tle to the Act)
I hereby certify that I hat of, in the State of health [or as the case may be]. Esquire, [one] of Her Majesty	of Western Australia, together with a warra	the body of A.B., in good ant under the hand of J.S.,
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# Form 27 Order of dismissal of complaint

(previously Form 40 in the Fourth Schedule to the Act)

• •
Western Australia, [Perth] to wit.
Be it remembered that on the day of, 20, a
complaint was made that [etc., as in the summons to the defendant or warrant],
and on this day of, 20, at, in the said State, the said complaint came on for hearing before the undersigned [one] of
State, the said complaint came on for hearing before the undersigned [one] of
Her Majesty's Justices of the Peace for the said State [or, etc.] whereupon it
appears to [me] that the said complaint is not proved [or the complainant did not
appear], and [I] therefore dismiss the said complaint [and adjudge that the said
C.D., pay to the said A.B. the sum of for the costs incurred by [him] in [his] defence, and if the said sum is not paid forthwith [or on or before
[nim] in [nis] defence, and if the said sum is not paid forthwith [or on or before
], *[ I] order that the same be levied by execution against the goods and chattels of the said C.D., and in default of sufficient goods and
chattels* [I] adjudge the said C.D. to be imprisoned in Her Majesty's prison [or
the (police) gaol] at for the term of unless the said
sum and all costs and charges of the said execution [and of taking and
conveying the said C.D. to prison] are sooner paid.
Given under [my] hand, at, in the said State this day of
, 20
J.S., J.P.
* Or where the issuing of warrant of execution would be more injurious to the defendant or his family, than imprisonment, or it appears that he has no goods whereon to levy, then instead of the words between the asterisks ** say — "Inasmuch as it appears to [me] that the issuing of a warrant of execution would be more injurious to the said A.B. and his family than imprisonment" [or
"that the said A.B. has no goods or chattels whereon to levy the said sums], [I] adjudge" [etc., as above, to the end, but omitting the words "of the said execution and"].
adjudge" [etc., as above, to the end, but omitting the words "of the said

### Form 28 Certificate of dismissal

(previously Form 41 in the Fourth Schedule to the Act)

Western Australia, [Perth] to wi	t.
[I] the undersigned [one]	of Her Majesty's Justices of the Peace for the
said State [or, etc.], hereby certi	fy that on the day of,
20, at, at	, in the said State, A.B. was charged
2 3/ 2 3	.B. [etc., stating the offence and the time and o have been committed], and that [I] thereupon
Given under [ <i>my</i> ] hand, at, 20	, in the said State this day of
	J.S., J.P.

# Order for any matter where the disobeying of it is punishable by imprisonment

(previously Form 44 in the Fourth Schedule to the Act)

Western Australia, [Perth] to	o wit.				
Be it remembered that on th	e	day of	, 2	0.0	, complaint
was made before the unders	igned, [or	ne] of Her N	Majesty's Just	ices of	the Peace
for the said State [or, etc.], t					
order, with the time and pla	ce when d	and where t	hey occurred]	$ $ , and $\alpha$	on the
day of	, 20	, at	, in th	e said	State,
having heard the said compl	aint, [ <i>I</i> ] a	djudge the	said A.B. to [	here si	tate the
matter required to be done],					
served upon the said A.B. ei					
[his] last known or usual pla			•		•
same, [I], adjudge the said A					
the (police) gaol] at	, fo	or the term o	f [unles	s the s	aid order is
sooner obeyed if the statute					
pay to the said C.D. the sum					
forthwith [or on or before _					
execution against the goods					
sufficient goods and chattels					
said prison for the term of					
[his] imprisonment aforesaid					
charges of the said execution	n Land of	taking and	conveying the	said A	A.B. to
prison] are sooner paid.					
Given under [my] hand, at _	, in th	ne said State	, this	_ day o	of
, 20					
					J.S., J.P.

# Warrant of Commitment on an order where the disobeying of it is punishable by imprisonment

(previously Form 61 in the Fourth Schedule to the Act)

To all police officers in the State of Western Australia, and to the superintendent [or keeper] of Her Majesty's prison [or the gaol] at, in the said State.
Whereas on the day of, 20, upon the hearing of a complaint before the undersigned, [one] of Her Majesty's Justices of the
Peace for the said State [or, etc.], that [etc., as in the order], [I] adjudged the
said A.B. to [etc., as in the order], and ordered that if upon a copy of the minute
of that order being served upon the said A.B. either personally or by leaving the
same for [him] at [his] last known or usual place of abode [he] should refuse or
neglect to obey the same, the said A.B. should be imprisoned in Her Majesty's
prison [or the gaol] at in the said State for the term of,
unless the said order should be obeyed: And whereas it is now proved to [me]
that after making of the said order a copy of the minute thereof was duly served
upon the said A.B., but [he] then refused [or neglected] to obey the same, and
has not as yet obeyed the said order: These are therefore to command you, the
said police officers, to apprehend the said A.B. and convey [him] to the prison
[or gaol] ataforesaid, and deliver him to the superintendent [or
keeper] thereof, together with this warrant and [I] hereby command you, the
said superintendent or officer in charge of the said prison, [or gaol] to receive
the said A.B. into your custody in the said prison [or gaol], there to imprison
[him] for the term of
Given under [my] hand, at, in the said State, this
day of, 20
J.S., J.P.

## Form 31 Certificate that the costs of an appeal are not paid

(previously Form 5 in the Fourth Schedule to the Act)

In The District Court of Western Australia [or as the case may be] holden at
[Title of the appeal]
I hereby certify that at a sitting of The District Court of Western Australia [or as the case may be], holden at on the day of, 20, an appeal by A.B. against a [conviction] of J.S., Esquire, [one] of Her Majesty's Justices of the Peace for the said State [or etc.], came on to be tried and was then heard and determined, and the said court thereupon ordered that the said [conviction] should be affirmed [or reversed], and that the said [appellant] should pay to the said [respondent] the sum of [his] costs of the said appeal, and which sum was ordered to be paid to the Registrar [or as the case may be] of the said court, on or before the day of, 20, to be by him handed over to the said [respondent]; and I further certify that the said sum for costs has not, nor has any part thereof, been
paid in obedience to the said order.
Dated the day of, 20  G.H. Registrar of the said court [or as the case may be].

# Form 32 Complaint to ground search warrant

(previously Form 2 in the Fourth Schedule to the Act)

Western Australia, [Perth] to wit.
The complaint of C.D., of in the said State,, made
this day of, 20, before the undersigned, one of Her
Majesty's Justices of the Peace for the said State [or for the magisterial district
of, in the said State], who says that the following goods of [him], the
said C.D., to wit [describe them] were, on the day of [or
have lately been] feloniously stolen, taken, and carried away, from and out of
the dwelling-house [or as the case may be] of the said C.D., situated at
, in the said State; and that he, the said C.D. has reasonable
cause to suspect, and does suspect, that the said goods, or part thereof, are
concealed in the dwelling-house or premises [or as the case may be] in the
occupation of A.B., situated at, in the said State. [Here state
grounds of suspicion]
Sworn [or made] before me, the day and year first abovementioned, at
, in the said State.
J.S., J.P.

### Form 33 **Search Warrant**

(previously Form 9 in the Fourth Schedule to the Act)			
To the principal police officer at, in the said State of Western Australia, and all other police officers in the said State.			
Whereas a complaint has this day been made upon oath before the undersigned, one of Her Majesty's Justices of the Peace for the said State [or, etc.], for that [etc., as in Form 15 to the end, then thus]: These are therefore to command you, in Her Majesty's name, forthwith, with proper assistance, to enter the said dwelling-house and premises [or as the case may be] of the said A.B. [in the day time], and there diligently search for the said goods; and if the same, or any part thereof, are found upon search, that you attach the goods so found [and apprehend the said A.B., and bring (him) before some one or more of Her Majesty's Justices of the Peace, to give an account of how he came by the said goods, and to be further dealt with according to law.]			
Given under my hand, at, in the said State, this day of, 20			
J.S., J.P.			
[Schedule amended in Gazette 22 April 1983 pp.1241-3; (corrigendum in Gazette 13 May 1983 p.1431); 5 March 1993 p.1448-9; 3 December 1993 pp.6458-9; 30 June 1995 pp.2634-6; 5 July 1996 pp.3230-2; 4 October 1996 pp.5237-9; 17 September 1999 pp.4558-9; 24 September 1999 pp.4652-63;			

17 April 2003 p.1244.]

#### Notes

This is a compilation of the *Justices (Forms) Regulations 1982* and includes the amendments referred to in the following Table.

#### **Compilation table**

Citation	Gazettal	Commencement
Justices (Forms) Regulations 1982	6 Aug 1982 p. 3059-64	6 Aug 1982
	22 Apr 1983 p. 1240-3	22 Apr 1983
	(Corrigendum 13 May 1983 p. 1431)	
Justices (Forms) Amendment Regulations 1993	5 Mar 1993 p. 1448-9	5 Mar 1993
Justices (Forms) Amendment Regulations (No. 2) 1993	3 Dec 1993 p. 6458-9	3 Dec 1993
Justices (Forms) Amendment Regulations (No. 2) 1995	30 Jun 1995 p. 2634-6	30 Jun 1995
Justices (Forms) Amendment Regulations 1996	5 Jul 1996 p. 3229-32	5 Jul 1996
Justices (Forms) Amendment Regulations (No. 2) 1996	4 Oct 1996 p. 5236-9	4 Nov 1996 (see r. 2 and <i>Gazette</i> 25 Oct 1996 p. 5632).
Justices (Forms) Amendment Regulations 1999	24 Sep 1999 p. 4651-63	25 Sep 1999 (see r. 2 and <i>Gazette</i> 24 Sep 1999 p. 4651)
Justices (Forms) Amendment Regulations (No. 2) 1999	17 Sep 1999 p. 4557-9	1 Oct 1999 (see r. 2)
Justices (Forms) Amendment Regulations 2000	28 Jul 2000 p. 4009-11	28 Jul 2000
Justices (Forms) Amendment Regulations 2003	17 Apr 2003 p. 1243-4	17 Apr 2003