CS301

JUSTICES ACT 1902 JUSTICES (COMMUNITY CORRECTIONS CENTRES) AMENDMENT REGULATIONS 1990

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Justices (Community Corrections Centres) Amendment Regulations 1990.

Principal regulations

2. In these regulations the Justices (Community Corrections Centres) Regulations 1989* are referred to as the principal regulations.

[*Published in the Gazette of 24 February 1989 at pp. 509-510. For amendments to 27 September 1990 see Gazette of 12 January 1990 and Erratum 26 January 1990.]

Regulation 5 repealed and a regulation substituted 3 Regulation 5 of the principal regulations is repealed and the

3. Regulation 5 of the principal regulations is repealed and the following regulation is substituted—

Form of warrant of commitment

"5. A warrant of commitment shall be in the form set out in Form 1 of Schedule 1. ".

Schedule 1 amended

4. Schedule 1 to the principal regulations is amended by deleting Form 1 and substituting the following form—

Form 1

(Regs 3 and 5)

WARRANT OF COMMITMENT ON CANCELLATION OF A WORK AND DEVELOPMENT ORDER

JUSTICES ACT 1902

Justices (Community Corrections Centres) Regulations 1989 Warrant of Commitment under section 171AG (2) (b)

Court of origin File No.
Warrant No Charge No
Date of Birth
To all police officers in the State.
Whereas (the offender)
of
in the State was on the day of 19 for (the offence) ordered by the above
Court off Petty Sessions to forfeit and pay the sum of \$
including costs: default of payment
days imprisonment, and further fees of \$
having been incurred for the execution of any warrant issued under sections 157 or 158 of the <i>Justices Act 1902:</i> totalling And Whereas a work and development order was issued on default of payment but that order was cancelled and so the offender is regarded as having not paid the amount due except to the extent of This therefore commands you to apprehend the offender and to take the offender to the nearest prison and place the offender in the custody of the officer in

The amount payable under this warrant is \$..... made up as follows—

Amount ordered to be paid (in- cluding fees of any warrant issued under sections 157 and 158 of the <i>Justices Act 1902</i>)		\$
Amount since paid or regarded as having been satisfied	-	\$
Total amount payable	=	\$

Given under my hand at in the State on 19

Chief Executive Officer [or delegate] Department of Corrective Services Community Based Corrections Branch.

POLICE USE ONLY DETAILS OF EXECUTION OR SATISFACTION

Warrant satisfied by		Data	Densing No.
Amount by cash			
Amount by cheque	\$	Date	Receipt No
		Bank	•
		Branch	
Offender arrested at		. Time	Date
Detained in custody	at		

Name (print)

Rank

Station

Date

Signature

By His Excellency's Command,

G. PEARCE, Clerk of the Council.