Historical version: 1.7.2009 to 30.6.2010

South Australia

Criminal Law (Sentencing) Regulations 2000

under the Criminal Law (Sentencing) Act 1988

Contents

- 1 Short title
- 4 Interpretation
- 5 Forms
- 7 Enforcement of bonds and guarantees (section 57)
- 8 Review of written payment arrangements (section 64)
- 9 Applications relating to registration of court order for pecuniary sums (section 68)
- Modification of bankruptcy laws (seizure of personal property) (section 70G)
- 11 Enforcement of community service orders
- 12 Enforcement of non-pecuniary orders

Schedule 1—Forms

Schedule 2—Fees

Legislative history

1—Short title

These regulations may be cited as the Criminal Law (Sentencing) Regulations 2000.

4—Interpretation

In these regulations—

the Act means the Criminal Law (Sentencing) Act 1988.

5—Forms

- (1) The forms set out in Schedule 1 are prescribed, and must be used, for the purposes of the Act.
- (2) If any enforcement proceedings are to be taken against a guarantor of a bond, the relevant forms in Schedule 1 must be modified accordingly.
- (3) If any document the form of which is prescribed by Schedule 1 is to be served on a company, the relevant form must be modified accordingly.

7—Enforcement of bonds and guarantees (section 57)

(1) If, pursuant to section 57(1) of the Act, a probative court decides to issue a summons or a warrant of arrest to bring a probationer before the court on a written application made by the Crown alleging breach of bond, the court must endorse the application accordingly.

- (2) The court should first issue a summons to a probationer alleged to have breached a bond unless the court has reasonable grounds to believe—
 - (a) that service of a summons is not likely to be effected; or
 - (b) that the probationer is not likely to comply with a summons.
- (3) A summons must be served on the probationer—
 - (a) personally; or
 - (b) if personal service is not practicable or the probationer cannot, after reasonable enquiries, be found, in such other manner as the court may direct,

not later than 2 clear working days before the date specified in the summons for the hearing of the matter.

- (4) If a probationer fails to appear before the probative court in compliance with a summons and the court is satisfied that the summons was duly served on the probationer, the court may, instead of issuing a warrant, deal with the application in the absence of the probationer.
- (5) If a guarantor fails to appear before the probative court in compliance with a summons and the court is satisfied that the summons was duly served on the guarantor, the court may make orders in relation to enforcing the guarantee in the absence of the guarantor.
- (6) If a probationer is found guilty of an offence committed during the term of a bond by a court that has jurisdiction to deal with proceedings for breach of the bond, the court may, on an oral application by the Crown, proceed to hear and determine the application forthwith if it is satisfied that the probationer has had adequate notice of the intention of the Crown to make such an application.

8—Review of written payment arrangements (section 64)

The Manager of the Penalty Management Unit must cause each written arrangement entered into under section 64 of the Act to be reviewed on a regular basis, at intervals not exceeding 6 months.

9—Applications relating to registration of court order for pecuniary sums (section 68)

- (1) An application made by an authorised officer under section 68 of the Act—
 - (a) for registration as a charge over land of an order of a court imposing a pecuniary sum; or
 - (b) for cancellation of the registration of such an order,

must be made using Form A3 of the forms approved by the Registrar-General under the *Real Property Act 1886*.

- (2) An application referred to in subregulation (1) need not be accompanied by a duplicate certificate of title for the land.
- (3) No fee is payable in respect of lodging an application referred to in subregulation (1).

10—Modification of bankruptcy laws (seizure of personal property) (section 70G)

For the purposes of section 70G(3) of the Act, the laws of bankruptcy are modified to the extent that the following personal property of a debtor, although not divisible amongst creditors in a bankruptcy, is available for seizure and sale pursuant to an order for sale under section 70G:

- (a) any motor vehicle, of whatever value; and
- (b) property—
 - (i) that was purchased or acquired with exempt money (being exempt money within the meaning of section 116 of the *Bankruptcy Act 1966* of the Commonwealth); and
 - (ii) that is not otherwise excluded from seizure and sale by virtue of the application of the laws of bankruptcy.

11—Enforcement of community service orders

- (1) A notice issued under section 71(3)(a) of the Act must be served on the defendant—
 - (a) personally; or
 - (b) if personal service is not practicable or the defendant cannot, after reasonable enquiries, be found, in such other manner as the court may direct,

not later than 2 clear working days before the date specified in the notice for the hearing of the matter.

(2) If the defendant fails to attend before the court in compliance with the notice and the court is satisfied that the notice was duly served on the defendant, the court may deal with the matter in the absence of the defendant.

12—Enforcement of non-pecuniary orders

- (1) A notice under section 71A(1)(a) of the Act must be served on the defendant—
 - (a) personally; or
 - (b) if personal service is not practicable or the defendant cannot, after reasonable enquiries, be found, in such other manner as the court may direct,

not later than 2 clear working days before the date specified in the notice for the hearing of the matter.

(2) If the defendant fails to attend before the court in compliance with the notice and the court is satisfied that the notice was duly served on the defendant, the court may deal with the matter in the absence of the defendant.

Schedule 1—Forms

Form 1

Court particulars				
Court of origin				
Defendant's particulars				
Name			Date of birth	6
Address				
Details of the offence(s) a	nd the term	(s) of imprisons	nent ordered for the	offence(s)
File No	Count No	Offence (and offence date)	Sentence imposed	CIC Levy
Total sentence of imprisonment to be served			Total CIC Levy	5
Imprisonment commencement date			Amount paid	\$
Non-parole period set (or minimum term)			Amount outstanding	5

|--|

Non-parole period commencement date Name of person who imposed penalty

Date order made by court

To the Commissioner of Police for the State of South Australia and each police officer, and to the Executive Director of the Department of Correctional Services.

The defendant named in this warrant has been dealt with by a court and sentenced to a term of imprisonment. Particulars of the court that imposed the penalty, the charge(s) against the defendant and the sentence(s) imposed appear on this warrant.

You, the Commissioner of Police and police officers, are directed to convey the defendant to a correctional institution and you, the Executive Director, are directed to detain the defendant for such period of time as this warrant directs.

Judge/Magistrate

For	rm 2					
	ninal Law (S ion 38)	Sentencing) Act	1988			
Sus	spended	sentence be	ond			
Det	alls of the o	ourt that imp	osed the sentence	2(s)		
Na	me of court					
Deta	ails of the p	probationer				
Na	me	1			Date of Birth	
Ad	dress				Committee of the second	
has	imposed fo	or those offenc	es	lates and of	the sentence(s) that t	he court
File	e No	Count No	Offence		Sentence Imposed	
			_			
-			_			_
-			-			
-		12				
To	tal sentence	of imprisonme	nt to be served			
	n-parole pe months or r		e sentence to be se	erved is		
imp	osed the ser		for each matter.		ffence(s) listed above ver, ordered that the se	
		r bond are:				
Le	ngth of bone	d term			from *when you s you are released from	Aug.
An	nount of bor	nd				
Con	ditions of y	our bond are:				
1		The second of the contract of			e conditions of this bo	
2					tions officer for a peri	
					n to you by the co ooses of supervision.	ommunity
*3					y service within	
	months fi	rom the date o	f this bond, and o	bey the lawf	il directions of the cooses of the community	ommunity
*4	Departme	ent of Correction	nal Services at		d this bond, at the offi	

5 Other conditions:

is not necessary to do so.)

^{*}Delete if inapplicable.

What will happen if you comply with the conditions of this bond:

If, at the end of the term of this bond, you have complied with all of the conditions mentioned above, the sentence(s) of imprisonment ordered by the court will not have to be served, nor will you have to come back to court.

What will happen if you fail to comply with the conditions of this bond:

If you fail to comply with any of the conditions of your bond, the following things may happen:

- You may be brought back to court, and the court may cancel the order of suspension of the prison sentence(s) imposed on you. You would then have to serve that sentence, or such lesser term of imprisonment as may be fixed by the court.
- You may be ordered to pay the amount of the bond (as set out above), or any lesser amount fixed by the court.
- 3 Any person who has agreed to act as a guarantor to this bond may be ordered to pay the amount of money for which they have signed, or any lesser amount fixed by the court.

amount of money for which they have sign Acknowledgment by probationer	ned, or any lesser a	mount fixed by the court.
I agree to enter into this bond. I acknowle understand its conditions, and I undertake to co- conditions. I also understand what will happen do so.	omply with those	Probationer
Bond taken before me and duplicate served this	day of	20
	Judge Magistrate Justice of the Peace	

_				- 400
	_	-	-	~~
г	O			3

Criminal Law (Sentencing) Act 1988 (section 39)

C			Land and the
G000	De:	haviour	bona

Amount of bond

Details of the court	that imposed the	sentence(s)	
Name of court			
Details of the prob	ationer		
Name		Date of Bir	th
Address			
Details of the offen	ce(s) that the bond	relates to	7
File No	Count No	Offence	
**************************************	1120/3/45305	7,000,000	
ordered that you be having been imposed	discharged on a b l on you.	ailty of the offence(s) listed above. The ond *with/without conviction and with	
*Delete whichever is in:			
Details of your bon Length of bond term		(starting from when you sign this bo	and)
a constituent conditions	11	Lamining Holli which you sigh this to	114.2

The condition of your bond is that you be of good behaviour.

What will happen if you comply with the condition of this bond:

If, at the end of the term of this bond you have complied with the condition to be of good behaviour, the bond will lapse automatically. You will not be required to come back to court and you cannot be punished further for the offence(s) listed above.

What will happen if you fail to comply with the condition of this bond:

If you fail to comply with the condition to be of good behaviour, the following things may happen:

- You may be ordered to pay the above amount of the bond, or any lesser amount fixed by the court.
- 2 Any person who has agreed to act as a guarantor to this bond may be ordered to pay the amount of money for which they have signed, or any lesser amount fixed by the court.

Acknowledgme	ent by probatione
--------------	-------------------

I agree to enter into this bond. I acknowledge that I fully understand the condition to be of good behaviour, and I undertake to comply with that condition. I also understand what will happen to me if I fail to do so.

Probationer	

Judge Magistrate Justice of the Peace

Criminal Law	(Sentencing)	Act	1988
(section 39)			

is not necessary to do so.) Other conditions:

Cal	ad babaulaus l	and fwith an	nditional		
	od behaviour l				
	ails of the court th	at imposed the	sentence(s)	
Na	me of court				
Deta	ails of the probati	ioner			
3117	me dress			Date of Birth	
Deta	ails of the offence	(s) that the bond	relates to		
	e No	Count No	Offenc	e	
			_		
-			-		
-			_		
_			_		
orde		ischarged on a b		offence(s) listed above. The without conviction and with	
Det	ails of your bond	are:			
Le	ngth of bond term			(starting from when you s	ign this bond)
An	nount of bond				Mark All Dobates
Con	ditions of your b	ond are:			
1			d comply w	ith all the other conditions of	of this bond.
2		before a court for of the conditions		on and/sentence for the abo	ve offence(s) i
3	That you be unde	er the supervision	of a commu	nity corrections officer for	a period of
				ections given to you by to for the purposes of supervisi	
4				ving signed this bond, at th	

(NOTE: You need not report if within that 2 day period you receive notice from the Department that it

What will happen if you comply with the conditions of this bond:

If, at the end of the term of this bond you have complied with all of the above conditions, the bond will lapse automatically. You will not be required to come back to court and you cannot be punished further for the offence(s) listed above.

What will happen if you fail to comply with the conditions of this bond:

If you fail to comply with the conditions of your bond, the following things may happen:

- You may be brought back to court, and the court may *convict and/sentence you for the offence(s).
- You may be ordered to pay the above amount of the bond, or any lesser amount fixed by the court.
- 3 Any person who has agreed to act as a guarantor to this bond may be ordered to pay the amount of money for which they have signed, or any lesser amount fixed by the court.

*Delete whichever is inapplicable.		
Acknowledgment by probationer	<u> </u>	
I agree to enter into this bond. I acknowledge that I fully understand its conditions and I undertake to comply with those conditions. I also understand what will happen to me if I fail to do so.	Probationer	
Bond taken before me and duplicate served this d	lay of 20	
	Judge Magistrate	

Form 5					
Criminal Law (Sentencing) (section 41)	Act 1988				
Guarantee of bond					
I,		(D/B	1	/)
of					
and I,		(D/B	1	1)
of					
guarantee that					
("the probationer") will co which is attached) that he o			e bono	I (а сор	y of
I understand that I am liabl of the conditions of the atta		if the probati	oner b	reaches	any
	(taren			(Guara	ntor)
	****			(Guara	ntor)
Taken before me this	day of	20			
Duplicates served on the gr	aarantor(s) and the probat	tioner.			

Cru	minai Law (Senten	cing) Act 1988		
No	tice of a comm	nunity service ord	der made b	y a court
Det	ails of the court	that made the order		POLITICAL PRODUCT
Na	ame of court			
Det	ails of the person	against whom the o	rder has been	a made
Na	ime	770:		Date of Birth
Ac	Idress			
Det	ails of the offenc	e(s) to which the orde	er relates	
	le No	Count No	Offence	
	No.10.00			
	e court has *fou tenced you this day		ed you of th	e offence(s) listed above and has
orde	er(s) for the pecur	niary sum(s) listed in t	he attached or	70I of the Act and has revoked the opy of Referral Notice and made a
com		der against you instead,		which are as follows:
1				time as you have finished working
	the required nur	mber of hours, obey th	e lawful direc	tions of the community corrections
				the community service.
*2	directions that a	om the date of this or	der and during community of	corrections officer for a period of g that period must obey the lawful corrections officer to whom you are
3	You are to repo	rt, within 2 working d	ays of having	signed this notice, at the offices of
		at		
		ed not report if, within the so not have to comply with		you receive notice from the Department at.)
* De	elete if inapplicable			
Dat	e of Order	//20		
Wh	at can happen if	you fail to comply w	ith this order	
imp	risonment (detenti	on or home detention the case of a breach of	if you are a y	at above, you can be sentenced to youth) for a period not exceeding 6 he basis of 1 day for each 8 hours of
Du	plicate notice hand	ded to the abovenamed	person this	
11101		day of		
		20		(Server)
Rec	eint acknowledged	1	200000000000000000000000000000000000000	

_					-
-	\sim	•	m	•	-
	u				

Criminal Law	(Sentencing)	Act	1988
(section 57)			

(section :	57)					
Summ	ons to a per	son char	ged with bre	aching a	conditiona	al bond
On the	day of	20	, you entered	into a bond, a	copy of whi	ich is attached.
It is alle	ged by				-9189	
of						
that you	have failed to co	omply with a	condition of yo	our bond, in th	hat you-	
* fa		d behaviour	by committing			lars of which are
th		he supervisi	ion of a commu	nity correction		ith the condition d obey the lawful
	iled, in the man at you perform o			ed affidavit, t	to comply w	ith the condition
	iled, in the man					ith the condition
5.55						
*Delete v	whichever is inappli	icable.				
	NOTICE that you ondition of your day of					failed to comply appear on the
20	, at	o'clock in	the	noon at the		
be dealt may ore absence	with according der that a warrar	to law. If it be issued cluding (exc	you fail to atter for your arrest ept where impri	nd as required , or make su sonment is no	f by this sun ch order aga	y you should not nmons, the court inst you in your for the offence(s)
Dated th	he	day o	of	20	, at	
in the S	tate of South Aus	stralia				
				*************	***********	Judge/Magistrate

Proof of service	0				
I,		0	f		
make oath and say t	hat I did on the	day of	20	, between the hours of	
and	in	the	noe	on duly serve	
		a	t		
with this summons b	by delivering a du	plicate first t	o him/her per	sonally.	
C					
Sworn before me at				f0	
				(Serve	.)
on the	day of				
	20				
				(Justice of the Peace	:)

Criminal Law	(Sentencing)	Act	1988
(section 57)			

Wa	rrant to app	rehend a per	son charge	d with brea	ch of a bond	d
Tot	the Commission	ner of Police for th	ne State of Sout	h Australia, an	d to each police	officer.
This	s warrant is for	the apprehension	of			
of					("the p	robationer").
Evid	dence on oath w	vas given on the	of	day of	20	
that		has failed to con Court o		nditions of a b	ond entered into 20	
in re	elation to an off	ence of				
Con	ditions of the b	ond are that the p	robationer—			
*2		e supervision of ven by that officer		corrections of	officer and obe	y the lawful
*3		hours of com ven by the com the purposes of th		ions officer t		y the lawful robationer is
*4		n 2 working days			the office of the	Correctional
*5	Other conditi	ons:				
*Del	lete whichever is	inapplicable.				
And		nat the probatione	er has failed to	comply with t	he conditions of	f the bond in
cone the	ng satisfied by ditions of the b	evidence on oath ond, direct you to fter the day of the	that the probat apprehend the Court (or	probationer ar the Magistrate	ve failed to com id to bring that p es Court) not la	erson before ater than the
Date	ed the	day of		20	, at	
in th	ne State of Sout	h Australia.				
			****		Ju	dge/Magistrate

Criminal Law (Sentencing) Act 1988

Warrant of commitment

(Imprisonment for non-compliance with an order of a non-pecuniary nature)

nature)		
Details of court/autho	rised officer that made order	
Name of court/title of o	ficer	
File no		Count no
Details of defendant		
Name		
Date of birth		
Address		
Details of offences(s)	hat order arose from	
Date of offence(s)		
Offence location		
Offence(s)		
Details of order		
	To perform community service of Other (give brief particulars)	hours
Details of imprisonme	ent imposed on default	
Term of imprisonment	The state of the s	
Imprisonment commence	ement date	
Name of court or titl imposed sentence	e of officer who	
Date warrant issued		
	Police for the State of South Austral Department of Correctional Service	
	this warrant has refused or neglecte of a non-pecuniary nature, and ha which appear above.	
correctional institutio	of Police and police officers are dire n, and you, the Executive Direct I of time as this warrant directs.	
	***************************************	Judge/ Magistra

Criminal Law (Sentencing) Act 1988 section 54

Certificate for victims of identity theft

d seal of the Supreme Court/District

Schedule 2—Fees

*Delete whichever is inapplicable.

1	Remind	er notice fee (section 65)	\$26.50
2	Issuance	e of penalty enforcement order—	
	(a)	suspension of driver's licence (section 70E)	\$33.50
	(b)	restriction on transacting business with Registrar of Motor Vehicles (section 70F)	\$33.50
	(c)	order for sale of property (section 70G)	\$93.50
	(d)	garnishee order (section 70H)	\$93.50

- 3 Service and execution of penalty enforcement order—a fee comprised of the costs reasonably incurred in the service or execution, including—
 - (a) postage and telephone calls;
 - (b) travelling, accommodation and necessary meals;
 - (c) labour in seizing and removing seized property;
 - (d) cartage, storage and insurance of seized property;
 - (e) maintenance of seized animals;
 - (f) engaging assistants, appraisers, auctioneers or agents;
 - (g) advertisements;
 - (h) conducting sales of seized property.

Legislative history

Notes

- Variations of this version that are uncommenced are not incorporated into the text.
- Please note—References in the legislation to other legislation or instruments or to titles of bodies or offices are not automatically updated as part of the program for the revision and publication of legislation and therefore may be obsolete.
- Earlier versions of these regulations (historical versions) are listed at the end of the legislative history.
- For further information relating to the Act and subordinate legislation made under the Act see the Index of South Australian Statutes or www.legislation.sa.gov.au.

Legislation revoked by principal regulations

The Criminal Law (Sentencing) Regulations 2000 revoked the following:

Criminal Law (Sentencing) Regulations 1988

Principal regulations and variations

New entries appear in bold.

Year 1	No	Reference	Commencement
2000	16	Gazette 2.3.2000 p1293	6.3.2000: r 2
2000 5	55	Gazette 25.5.2000 p2709	1.7.2000: r 2
2001 4	42	Gazette 31.5.2001 p1941	1.7.2001: r 2
2002	79	Gazette 20.6.2002 p2569	1.7.2002: r 2
2003 8	80	Gazette 29.5.2003 p2214	1.7.2003: r 2
2004 5	53	Gazette 27.5.2004 p1455	1.7.2004: r 2
2004 2	247	Gazette 9.12.2004 p4493	9.12.2004: r 2
2005	106	Gazette 26.5.2005 p1555	1.7.2005: r 2
2006	147	Gazette 15.6.2006 p1905	1.7.2006: r 2
2007	98	Gazette 7.6.2007 p2414	1.7.2007: r 2
2008 8	83	Gazette 5.6.2008 p2002	1.7.2008: r 2
2009 1	100	Gazette 4.6.2009 p2510	1.7.2009: r 2
2010	133	Gazette 10.6.2010 p2968	1.7.2010: r 2

Provisions varied

New entries appear in bold.

Entries that relate to provisions that have been deleted appear in italics.

Provision	How varied	Commencement
rr 2 and 3	omitted under Legislation Revision and Publication Regulations 2002	1.7.2004
r 5		

r 5(1)	varied by 80/2003 r 4(1)	1.7.2003
r 5(2)	varied by 80/2003 r 4(2)	1.7.2003
r 5(3)	varied by 80/2003 r 4(3)	1.7.2003
r 6	varied by 55/2000 r 3	1.7.2000
	varied by 42/2001 r 3	1.7.2001
	varied by 79/2002 r 3	1.7.2002
	deleted by 80/2003 r 5	1.7.2003
Sch 1	Sch redesignated as Sch 1 by 80/2003 r 6	1.7.2003
	varied by 247/2004 r 4	9.12.2004
Sch 2	inserted by 80/2003 r 7	1.7.2003
	substituted by 53/2004 r 4	1.7.2004
	substituted by 106/2005 r 4	1.7.2005
	substituted by 147/2006 r 4	1.7.2006
	substituted by 98/2007 r 4	1.7.2007
	substituted by 83/2008 r 4	1.7.2008
	substituted by 100/2009 r 4	1.7.2009

Historical versions

1.7.2004

9.12.2004

1.7.2005

1.7.2006

1.7.2007

1.7.2008