

ORDER TO EXTEND CLAMPING PERIOD or ORDER FOR IMPOUNDING or FORFEITURE OF MOTOR VEHICLE

Magistrates Court of South Australia

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Criminal Law (Clamping, Impounding and Forfeiture of Vehicle)Act 2007 Section 7(1) and 12(1)

Registry							File	No						
Address	Street				Telephone				Facsimile					
	City/Town/Suburb State				Postcode Email Address									
Applicant														
Name	Surname			Give	n name/s				ID N	lo.				
Address	Street													
	City/Town/Suburb				State Postcode				Telephone					
Person agai	nst whon	n the order is to be mad	de			•								
Name	Surname	Given name/s				Reference								
Address	Street									DOB		dd/mm/yyyy		
Address	City/Town/Suburb								State	te Po		stcode		
	Telephone		Facsimile E			Email Address								
Date of the r	notor vel	nicle												
Make				М	lodel									
Year of Manuf	Year of Manufacture				Registration No.									
Engine No.	igine No.			V	Vehicle Identification No.									
Garaging addr	ess													
Details of Order: ☐ Extension of clamping period (section 7(1)) I, the undersigned, am satisfied that the above-mentioned vehicle was used in the commission of a prescribed offence and the said vehicle shall remain clamped for a further period of days from or ☐ Impounding of motor vehicle for (not exceeding) 6 months (section 12(1)(b)(i)) I, the undersigned, am satisfied that has on the been convicted of a prescribed offence, namely														
I, the undersigned, am also satisfied that the defendant has, within 10 years of the date of the above prescribed offence, been found guilty of or expiated 1 other prescribed offence, namely committed on the														
I order that the motor vehicle be impounded by the Sheriff for a period of days/months commencing from the date of seizure.														
Pursuant to Section 12(5) of the <i>Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) Act 2007</i> , the relevant authority is authorised to seize the above-mentioned vehicle and deal with it in accordance with Parts 4 and 5 of the Act.														

or	Forf	feiture of motor vehicle (sections 12(1)(a)(i),(ii), (iii))						
		I, the undersigned, am satisfied that been convicted of a forfeiture offence, namely I order that the motor vehicle be forfeited to the Crown.	has on the					
		I, the undersigned, am satisfied that been convicted of a prescribed offence, namely	has on the					
		I am also satisfied that within 12 months of the above prescribed of of, or expiated one other prescribed offence, namely I order that the motor vehicle be forfeited to the Crown.	ffence, the defendant has been found guilty committed on					
		I, the undersigned, am satisfied that been convicted of a prescribed offence, namely I am also satisfied that within 10 years of the date of the above pre found guilty of or expiated two or more previous prescribed offe committed on						
		I order that the motor vehicle be forfeited to the Crown.						
_	Pursuant to Section 12(5) of the <i>Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) Act 2007</i> the relevant authority is authorised to seize the above-mentioned vehicle and deal with it in accordance with Parts 4 and 5 of the said Act.							
and □	Purs	suant to Section 12(4) of the said Act, I made the following ancillary	orders that the convicted person will:					
Pursuant to Section 12(1a) of the Act, I order that the convicted person pay to the relevant authority, fees calculated in accordance with the <i>Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) Regulations 2007</i> , in relation to the impounding and or forfeiture of the motor vehicle, namely the sum of \$								
l ce	I certify that I have served a copy of this notice on all parties who have an interest in the motor vehicle.							
	•••	Date	REGISTRAR					