

INTENSIVE CORRECTION ORDER

Magistrates Court of South Australia www.courts.sa.gov.au

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Sentencing Act 2017
Section 81(1)

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Court of Origin									
Sitting at	t						File No		
Registry		Street		Telephone			phone		Facsimile
Address		City/Town/Suburb State			Postcode Email Address				
Defend	ant								
		Surname			Given name/s				DOB dd/mm/yyyy
Name		Address							
Details of the offence(s) to which the intensive correction order relates:									
Dat		Offence		Section and Act					
Details	of the	sentence that the Court has in	nposed	l:					
T		<u> </u>							
		of imprisonment to be served:							
		Intensive Correction Order:	r the offe	ncels	e) listed a	ahove	and has imr	nosed t	the sentence(s) shown
The Court has recorded a conviction against you for the offence(s) listed above and has imposed the sentence(s) shown for each matter. It has, however, ordered that the sentence(s) of imprisonment be served in the community while subject to intensive correction with the following conditions:									
1 🗆	That y	ou be of good behaviour and comply	with all	of the	condition	ons o	f this order.		
		you be under the supervision of a Community Corrections Officer for the period of this order and obey the I directions given to you by the Community Corrections Officer to whom you are assigned.							
	Correc	you report, within two working days of this order being made, at the office of the Department of ectional Services at: Phone: (08) 8224 2500. (NOTE: You need not report if, within that two day d, you receive notice from the Department of Correctional Services that it is not necessary to do so).							
	throug	you reside at the residence specified by the Community Corrections Officer to whom you are assigned ighout the period of the Intensive Correction Order and will not be absent from that address except for the oses of:							
	a.	a. remunerated employment, but only if confirmed and approved by the Community Corrections Officer to whom you are assigned;							
	b.	your necessary medical or dental to	eatment;	;					
	C.	averting or minimising risk of seriou	us injury o	or dea	ath to yo	ursel	f or to any otl	her per	·son;
	d. any other purpose approved by the Community Corrections Officer to whom you are assigned.								

5	That you reside at the residence specified by the Court, namely , throughout the period of the Intensive Correction Order and will not be absent from that address except for the purposes of:						
	 remunerated employment, but only if confirmed and approved by the Community Corrections Officer to whom you are assigned; 						
	b. your necessary medical or dental treatment;						
	c. averting or minimising risk of serious injury or death to yourself or to any other person;						
	d. any other purpose approved by the Community Corrections Officer to whom you are assigned.						
6	That you travel to the specified address immediately upon release and upon arrival you contact the Intensive Corrections Unit of the Department for Correctional Services by telephoning 1300 796 199.						
7	If, in the case of an emergency, you obtain permission from the Community Corrections Officer to whom you are assigned to reside at a new address you must make an application to the Court for a variation of your Intensive Correction Order conditions within two working days, but you can reside at that address until that application for variation is considered by the Court.						
8	That you not leave the State without the prior written permission of the Community Corrections Officer to whom you are assigned.						
9	That you wear an electronic transmitter and comply with the rules of electronic monitoring, including the requirement to fully charge the transmitter daily, for the term of this Intensive Correction Order.						
10	That you provide and maintain in operating condition an active mobile telephone service with an appropriate mobile communication device and give the contact details to the Department for Correctional Services (DCS) so that they may use it to communicate with you at all times during the term of this Intensive Correction Order.						
11	That you present yourself at the front door of your nominated address at the request of the Community Correction Officer to whom you are assigned, and respond to any telephone call at that address at any time, unless absent in accordance with these conditions.						
12	That you surrender any passport you possess to the Registrar of the Court at the Court Registry, and not apply for a passport, nor attend within the boundary of the terminal building at any international airport whilst subject to this Intensive Correction Order.						
13	That you do not possess a firearm, or ammunition or any part of a firearm.						
14	That you submit to tests (including testing without prior notice) for gunshot residue as may be reasonably required.						
15	That you not consume alcohol or any other drug which is not medically prescribed or otherwise legally available and then only at the prescribed or recommended dosage. You will submit to any drug and alcohol testing as directed by the Community Corrections Officer to whom you are assigned and sign all required forms and comply with the requirements of the testing procedures.						
16	That you attend and complete any assessment, counselling, treatment and therapeutic programs as may be leemed appropriate to effectively case manage your individual needs as directed by the Community Corrections Officer to whom you are assigned.						
17	That you contribute to the cost of any course or treatment that you are required to undertake under this order.						
18	That you attend an intervention program, as directed by the Community Corrections Officer to whom you are assigned.						
19	That you contribute to the cost of the intervention program that you are required to attend under this order.						
20	That you not approach or communicate with, either directly or indirectly, , nor be within metres of .						
21	That you perform hours of community service within months from the date of this order and obey the lawful directions of the Community Corrections Officer to whom you are assigned for the purposes of community service.						
22	That you authorise the Department for Correctional Services to reveal that you are subject to an Intensive Correction Order to any person it believes reasonably necessary for the purposes of confirming employment and compliance with the conditions of this order.						
23	That you comply with any other conditions included in the Sentencing Regulations 2018 made for the purpose of section 82 of the Sentencing Act 2017.						
24	Other:						

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

If, at the end of the designated period of imprisonment, you have complied with all of the above conditions, the sentence(s) of imprisonment ordered by the Court will not have to be served in an institution and your sentence will have been served.

What can happen if you fail to comply with the conditions of this order:

If you fail to comply with any part of the order set out above, this order may be revoked and the sentence of imprisonment which you were to serve under the Intensive Correction Order can be carried into effect to be served in an institution. In the case of a breach of a community service condition, you may be ordered to serve further time in prison on the basis of 1 day for every 7.5 hours of community service (or part thereof) not performed.

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Acknowledgment by Defendant						
I acknowledge that I have received a copy of the Intensive Correction Order. I understand its conditions and I understand what will happen if I fail to comply with these conditions.						
Date	DEFENDANT					
Witness I have witnessed the Defendant's signature and provided the Defendant with a copy of this Intensive Correction Order						
Date	MAGISTRATE / REGISTRAR / JUSTICE OF THE PEACE					