## WARRANT OF REMAND Magistrates Court of South Australia

Magistrates Court of South Australia
www.courts.sa.gov.au
Summary Procedure Act 1921
Sections 59, 103 and 112
Criminal Law (Sentencing) Act 1988
Section 19(4)

_		
Coi		1 1 ~ ~
1 .( )1	111	1156

Date Filed:

Registry					File No					
							•			
Address	Street	Street			Telep	phone Facsimile				
	City/Town/Suburb	State		Postcode		Email Address				
Informant:										
Defendant										
Name	Surname Given name/s						DOB dd/mm/yyyy			
Address	Street	<del>                                     </del>			Teleph	one Licence Number				
	City/Town/Suburb	State		Postcode		Email Address	Email Address			
Particulars of Charge										
Date of offence:										
Offence location:										
Offence:										
Section and Act:										
Other charges	s:									
Particulars of Remand										
Court remanded to:										
Date and time remanded to:										
Reason for remand:										
Correctional institution:										
Bail Conditions where Certified  The defendant who has not yet entered into a bail agreement, may be bailed by agreement upon the following conditions:										
Date warrant issued:										
To the Sheriff, Commissioner of Police for the State of South Australia and each member of the police force of the said State and to the Executive Director of the Department of Correctional Services.  The Sheriff and the Commissioner of Police and members of the police force, are directed to take the defendant to the specified correctional institution. The Executive Director of the Department of Correctional Services is directed to receive the defendant unless he/she has been bailed in the meantime, detain the defendant until the day and time specified and on that day and at that time to have the defendant before the Court to which the defendant was remanded to be further dealt with according to law, unless some other order is made in the meantime.										
MAGISTRATES COURT										

## **Important Note**

The requirements of s.19 of the *Bail Act* are such that if it becomes apparent that the defendant is not going to be able to arrange bail in the terms certified above, then arrangements should be made for him/her to be brought back before the Court as soon as possible for the conditions to be reviewed.

In any event, if the defendant is not successful in arranging bail, then he/she must be brought back before the Court for the conditions to be reviewed within five days of the date of this warrant.

Prisoner movement arrangements should be made with the Court on the day preceding the defendant's Court appearance. If (after reviewing bail conditions) the Court declines to vary the bail conditions certified on the warrant, no further review is required.