To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	

WARRANT OF COMMITMENT OR MANDATE FOR DETENTION

[SUPREME/DISTRICT/MAGISTRATES/YOUTH/ENVIRONMENT RESOURCES AND DEVELOPMENT] Select one COURT OF SOUTH AUSTRALIA CRIMINAL JURISDICTION

[FULL NAME] Informant/R

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[FULL NAME] Defendant/Youth

Defendant/Youth					
	Full Name				
Address					
	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country	
	Email address				
Date of Birth/Licence no					
	Date of Birth		Driver's Licence no (if any)		
Phone Details					
	Type (eg. Home; work; mobile) – Number		Another number		

To: The Sheriff

The Commissioner of Police for the State of South Australia and each member of the Police Force for the State

The Chief Executive of the Department [for Correctional Services/of Human Services, Youth Justice]

Next 2 entries only displayed if jurisdiction exercised under section 98 of the Cross Border Justice Act 2009

The Commissioner of Police for and each member of the Police Force of [Western Australia/the Northern Territory]

The Superintendent of each correctional institution in [Western Australia/the Northern Territory]

Introduction

- (a) The [Defendant/Youth] [name] was sentenced on [date] for these offences to a term of [imprisonment/detention] of [indeterminate duration] / [no of years] [no of months] [no of days]. provision for multiple
- (b) The [Defendant/Youth] is liable to serve a total term of [imprisonment/detention] of [indeterminate duration] / [no of years] [no of months] [no of days] commencing on [date].
- (c) select when section 96(4) Bond/Obligation or section 96(5) Bond imposed Pursuant to section [96(4)/96(5)] of the Sentencing Act 2017 the [Defendant/Youth] is to be released after having served a term of [no of months] [no of days] provision for multiple and entering into [a Bond/an Obligation].
 - (d) select when Recognizance Release Order with term of imprisonment/detention to be served imposed Pursuant to Section 20(1)(b) of the Crimes Act 1914 (Cth) the Defendant is to be released upon giving security by way of a Recognizance to be of good behaviour and to comply with the conditions as set out on the attached Recognizance Release Order after serving a term of [no of years] [no of months] [no of days]. provision for multiple
- (e) not applicable for youths, if section 96(4) or section 96(5) bond or Recognizance Release Order selected above, automatically deselected A non-parole period of [no of years] [no of months] [no of days] has been fixed in relation to these sentences commencing on [date].
- (f) default selected for adults The [Defendant/Youth] is liable to pay a total VIC levy of \$[amount].
- ☐ (g) The Court has ordered that the [Defendant/Youth] serve this sentence in custody pursuant to the [Sentencing Act 2017/Young Offenders Act 1993].

The following option is only displayed if youth:

☐ (h) The Youth named in this mandate has been sentenced to a term of detention, to be followed by a term of home detention. Particulars appear on this mandate below:

Details of Offences:

Period of Detention Ordered: [details]

Total sentence of detention to be served: [details]

Detention commencement date: [details]

HOME DETENTION ORDER

Period of Home Detention: [details]

Home Detention Commencement Date: on expiration of the term of detention

Address of Home Detention: [details]

[Warrant/Mandate]

- 1. The Sheriff and the Commissioner of Police and members of the police force are directed to take the [Defendant/Youth] to a correctional institution next words only displayed if jurisdiction exercised under section 98 of the Cross-Border Justice Act 2009 [in Western Australia/the Northern Territory].
- 2. The Chief Executive of the Department [for Correctional Services/of Human Services, Youth Justice] is directed to receive and detain the [Defendant/Youth] for the period of time specified in this [warrant/mandate].
- 3. This item only displayed if jurisdiction exercised under section 98 of the Cross-Border Justice Act 2009The Superintendent of a correctional institution in [Western Australia/the Northern Territory] is directed to receive and detain the [Defendant/Youth] for the period of time specified in this [warrant/mandate].
- 4. Accompanying this [warrant/mandate] insofar as it is provided to the Chief Executive of the Department [for Correctional Services/of Human Services, Youth Justice] is a copy of the Information(s) in respect of which the [Defendant/Youth] was sentenced.

NOTICE TO THE YOUTH:

If you fail to obey the conditions of your home detention order, the Court:

- may impose some other sentence on you; may sentence you to a period of **DETENTION** in a **Training Centre** for a time not exceeding the balance of the period of home detention unexpired; and

may issue a warrant for your apprehension and detention pending determination of proceedings

Authentication
Signature of Court Officer
[title and name]
Date [warrant/mandate] signed: [date]