Form 34A

To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	
Hearing Date and Time:	
Hearing Location:	

WARRANT OF REMAND OR MANDATE

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

[FULL NAME] Informant/R

v

[FULL NAME] [Defendant/Youth]

Subject of Remand or Mandate						
[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 and Licence						
number	Date of Birth		Driver's Licence No			
Phone Details						
	Type (eg. home; work; mobile) – Number		Another number			

Next box displayed if warrant issued under Criminal Procedure Act 1921 or Magistrates Court Act 1991

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]

Introduction

- (a) The [*defendant/youth*] has been charged with the [*offence/offences*] described in the Information dated [*date*].
- (b) The Court is satisfied that the [*defendant/youth*] should be remanded in custody pursuant to section 104(a) or section 104(b)(i) of the *Criminal Procedure Act 1921*, section 9(3) or 9(7) of the *Magistrates Court Act 1991*, or section 59(2) of the *Criminal Procedure Act 1921*.
- (c) The Court has remanded the [defendant/youth] to appear on [date] at [time] in the [name of court] at [location].

[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/training centre].
- 2. The Chief Executive of the Department [*for Correctional Services/of Human Services, Youth Justice*] is directed to receive and detain the [*defendant/youth*] until the day and time specified; and on that day and at that time, to have the [*defendant/youth*] appear before the Court to which the [*defendant/youth*] was remanded to be further dealt with according to law, unless some other order is made in the meantime.

Next box displayed if warrant issued under Criminal Law Consolidation Act 1935

To: The Sheriff

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

The Minister for Health and Wellbeing

not displayed if warrant issued under section 269X(2)(b) The Chief Executive of the Department [for Correctional Services/of Human Services, Youth Justice]

Introduction

- (a) The Court declared the [defendant/youth] liable to supervision on [date] and there are unresolved questions about how the Court is to deal with the [defendant/youth] and the Court considers that the [defendant/youth] should be committed to an appropriate form of custody under section 269X(2)(b) of the Criminal Law Consolidation Act 1935, as determined by the Minister, until the [defendant/youth] is next to be brought before the Court.
- (b) The Court has remanded the [defendant/youth] to appear on [date] at [time] in the [name of Court] at [location].

[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 secure mental health facility or another appropriate form of custody determined from time to time by the Minister for Health and Wellbeing.
- 2. The Chief Executive of the Department [for Correctional Services/of Human Services, Youth Justice] and the Minister for Health and Wellbeing, as the case may be, are directed, unless some other order is made in the meantime, to detain the [defendant/youth] until the day and time specified above and on that day and at that time to have the [defendant/youth] before the Court to which the [defendant/youth] was remanded to be further dealt with according to law.

Next box displayed if warrant issued under the 'General power of the Court' on input

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]

Introduction

- (a) The [defendant/youth] is charged with an offence or offences in the Court.
- (b) The Court has remanded the [defendant/youth] to appear on [date] at [time] in the [name of court] at [location].

[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/training centre].
- 2. The Chief Executive of the Department [for Correctional Services/of Human Services, Youth Justice] is directed to receive and detain the [defendant/youth] until the day and time specified; and on that day and at that time, to have the [defendant/youth] appear before the Court to which the [defendant/youth] was remanded to be further dealt with according to law, unless some other order is made in the meantime.

Next box displayed if warrant issued under other specific statutory provision

To: The Sheriff

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

[The Minister for Health and Wellbeing]

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

[Other]

Introduction

- (a) [list jurisdictional facts and criteria]. provision for multiple
- (b) The Court has determined that a [*warrant/mandate*] should issue pursuant to [*section/regulation number*] of the [*Act or Regulations*].
- (c) The Court has remanded the [defendant/youth] to appear on [date] at [time] in the [name of court] at [location].

[Warrant/Mandate]

1. [terms of warrant/mandate]. provision for multiple

Signature of Court Officer [*title and name*]

Date [warrant/mandate] signed: [date]