Form 6 Order for defendant's removal to an approved health facility

Crimes Act 1900

(see s 309 (Assessment whether emergency detention required))

In the Magistrates Court of the Australian Capital Territory Criminal jurisdiction

No CC of (year)

Authority and directions

To (insert full name of police officer or corrections officer), a *[police/corrections] officer of the ACT:

You are authorised and directed to take the person named in this order (the *defendant*) to the (*insert name of approved health facility*), an approved health facility, for clinical examination for the purpose of deciding whether the defendant needs immediate treatment or care because of mental impairment.

(if the defendant is found to need detention and care because of mental impairment)

To the person in charge of an approved health facility or approved mental health facility where the defendant is detained for care:

You must only release the defendant into the custody of a police officer.

Details of defendant	
Name:	
Address:	
Date	
Date: Magistrate/Registrar/Deputy Registrar:	
*omit if, or whichever is, inapplicable	

Registrar, ACAT

Office of the Community Advocate Officer in Charge, City Watchhouse

Court Liaison Officer, The Canberra Hospital

cc.