

# Form 1                      Warrant—suspect not in custody

## *Crimes (Forensic Procedures) Act 2000*

(see s 37 (1) (b) (Securing the presence of suspects at hearings—suspect not in custody))

## *Crimes Act 1914 (Cwlth)*

(see s 23WW (1) (b) (Securing the presence of suspect at hearing—suspect not in custody))

In the \*[Magistrates/Childrens] Court of the Australian Capital Territory  
Criminal jurisdiction

No \*[KP/CP]                      of (*year*)

### **Authority and directions**

To (*insert full name of police officer or constable applying for the warrant*), a \*[police officer/constable] of the \*[ACT/Commonwealth], who is the executing officer for this warrant:

You, or any other \*[police officer/constable] of the \*[ACT/Commonwealth], are authorised and directed to arrest the person named in this warrant (the *suspect*) and bring the suspect before \*[the Court/me] at Magistrates Court Building, Knowles Place, Canberra for the hearing of an application.

### **Details of suspect**

Name:

Address:

Date of birth (if known):

## Reason for arrest

The suspect is not in custody.

\*I am satisfied that the arrest is necessary to ensure the appearance of the suspect at the hearing of an application for an order under the \*[*Crimes (Forensic Procedures) Act 2000*, part 2.5 (Forensic procedures on suspect by order of magistrate) / *Crimes Act 1914* (Cwlth), part 1D, division 5 (Forensic procedures on suspect by order of a magistrate)].

\*I am satisfied that the suspect might destroy evidence that might be obtained by carrying out the forensic procedure sought under the \*[*Crimes (Forensic Procedures) Act 2000*, part 2.5 (Forensic procedures on suspect by order of magistrate) / *Crimes Act 1914* (Cwlth), part 1D, division 5 (Forensic procedures on suspect by order of a magistrate)].

\*I am satisfied that the issue of the warrant is justified for the following reasons:

*(briefly state reasons for justification)*

Date:

Magistrate:

*\*omit if, or whichever is, inapplicable*