

Form 2 Warrant—suspect in custody

Crimes (Forensic Procedures) Act 2000

(see s 36 (1) (Securing the presence of suspects at hearings—suspect in custody))

In the Magistrates Court of the Australian Capital Territory
Criminal jurisdiction

No CC of (year)

Authority and directions

To (*insert full name of person detaining the suspect under territory law*), a person detaining the person named in this warrant (the *suspect*) under territory law (the *original custody*):

You are authorised and directed to deliver the suspect into the temporary custody of the police officer executing this warrant for the hearing of an application under the *Crimes (Forensic Procedures) Act 2000*, part 2.5 (Forensic procedures on suspect by order of magistrate).

To (*insert full name of police officer applying for the warrant*), a police officer of the ACT, who is the executing officer for this warrant:

You must deliver the suspect and bring the suspect before the Court at (*insert address*) on (*insert date*) at (*insert time*) for the hearing of an application under the *Crimes (Forensic Procedures) Act 2000*, part 2.5.

At the end of the hearing you must return the suspect to the place of the original custody—

- (a) if the application for a forensic procedure order is refused—without delay; or
- (b) if the order is made—without delay after the period after the order is made that is reasonably necessary to carry out the forensic procedure.

Details of suspect

Name:

Address:

Reason for warrant

The suspect is in the custody of a police officer or is otherwise detained under territory law and is required to appear before the Court for the hearing of an application under the *Crimes (Forensic Procedures) Act 2000*, part 2.5 (Forensic procedures on suspect by order of magistrate).

Date:

Magistrate: