NORTHERN TERRITORY OF AUSTRALIA LOCAL COURT (CRIMINAL JURISDICTION) AMENDMENT RULES 2016

Subordinate Legislation No. 18 of 2016

Table of provisions

1	Citation	2
2	Rules amended	
3	Schedule amended	
4	Rules further amended	
5	Expiry of Rules	
•	=/py =: 1.4a.ee	•••

Schedule Rules further amended



Subordinate Legislation No. 18 of 2016*

Local Court (Criminal Jurisdiction) Amendment Rules 2016

I, John Allan Lowndes, Chief Judge, and the Judges specified below, under section 48(1) of the *Local Court Act*, make the following rules.

Dated 4 May 2016

J. A. LOWNDES Chief Judge

> J. M. R. NEILL Judge

E. H. ARMITAGE Judge

T. P. FONG LIM Judge

J. W. A. BIRCH Judge

^{*} Notified in the Northern Territory Government Gazette on 16 May 2016.

1 Citation

These Rules may be cited as the *Local Court (Criminal Jurisdiction) Amendment Rules 2016.*

2 Rules amended

These Rules amend the Local Court (Criminal Jurisdiction) Rules.

Note for regulation 3

The Rules amended by these Rules are the former Justices Regulations, which become rules of court under section 89(2) of the Local Court Act on the commencement of that Act.

3 Schedule amended

Schedule, after Form 41

insert

FORM 42

NORTHERN TERRITORY OF AUSTRALIA

Local Court (Criminal Procedure) Act

section 105D

NOTICE OF PRELIMINARY EXAMINATION

In the Local Court, Northern Territory		
To [name and address of accused]		
You have been charged with [details of offence(s)]		
There will now be a preliminary examination in relation to the charge(s).		
It will be held at the Local Court at [address of Court]		
There will be a mention hearing on//_ at am/pm.		
You must attend the Local Court for this hearing.		

Information about a preliminary examination

The Judge will then set the date for the preliminary examination.

What is a preliminary examination?

A preliminary examination is a court proceeding in which a Local Court Judge reviews the evidence against you and decides whether there is sufficient evidence to send you for trial in the Supreme Court.

The evidence

The evidence against you is contained in the committal brief you have been given with this notice. The brief also includes:

- a list of prosecution witnesses and copies or recordings of their statements; and
- a list of any other prosecution evidence (i.e. documents or other things) and copies or a description or picture of them.

If the prosecution wants the Judge to hear from other witnesses, or has other evidence, it must give you another list and copies of witness statements or the evidence.

These witness statements and any other listed evidence is the evidence that the Judge may consider at the preliminary examination.

Questioning the witnesses

If you (or your lawyer) want to question any of the prosecution's witnesses, you must get permission from the Judge to do so.

When you have decided whether you want to question any of the witnesses, you must fill in the Notice in Relation to Witnesses form. (If you have a lawyer, he or she will have this form. If not, you can get one from the Court.) When you attend Court for the mention hearing, you must give the form to the Judge.

If the prosecution agrees to the questioning, the Judge will usually give permission. If the prosecution does not agree to the questioning, the Judge may give permission if the Judge believes there is a good reason for you to question the witness. However, the Judge does not have to give permission.

[The following sentence is to be included only if the accused is charged with a sexual offence.]

Also, you will not be allowed to question the alleged victim or any witnesses who are children.

[The following sentence is to be included only if the accused is charged with a serious violence offence that is not a sexual offence.]

Also, you will not be allowed to question any witnesses who are children.

What happens at the preliminary examination?

At the preliminary examination the Judge will read each witness' statement and treat it the same as if the witness had given evidence in person. The Judge may allow the witness to appear in Court and give extra evidence, but only if there is a good reason.

If you have been given permission to question the witness, the witness must attend Court and you (or your lawyer) will be allowed to question the witness. However, the Judge will control what you can question the witness about.

The Judge may allow the prosecution to call witnesses who are not on the list in the committal brief, or to give other evidence, but only if there is a very good reason. If you wish to do so, you can give evidence at the preliminary examination and call your own witnesses. If you do, you and your witnesses can be questioned by the prosecutor and the Judge.

After considering all the evidence, the Judge will decide whether there is enough evidence to send you for trial in the Supreme Court.

Where to get more information

If you have a lawyer, he or she will be able to advise you about the procedure for a preliminary examination and what you should do now.

If you do not have a lawyer, it is recommended that you seek advice from the NT Legal Aid Commission, the North Australian Aboriginal Justice Agency (NAAJA) or the Central Australian Aboriginal Legal Aid Service (CAALAS).

If you choose to represent yourself, you should read and make sure you understand Part V, Division 1A of the *Local Court (Criminal Procedure) Act* and the Court's Practice Directions which give more details about the Court's procedures.

4 Rules further amended

The Schedule has effect.

5 Expiry of Rules

These Rules expire on the day after they commence.

Schedule Rules further amended

rule 5

Provision	Amendment	
	omit	insert
Long title	Regulations	Rules
	Justices	Local Court
rule 1	Regulations may be cited as the <i>Justices</i> Regulations	Rules may be cited as the Local Court (Criminal Jurisdiction) Rules
rule 2	Justices Act shall	Local Court Act are to
Schedule, heading	The	
Schedule, Forms 1A and 1B	Justices	Local Court (Criminal Procedure)
	19 (all references)	
	Justice of the Peace for the Territory	Local Court Judge/registrar/JP
	all words from "such Justice" to "be there"	the Local Court
	Justice of the Peace (<i>or</i> Clerk of the Court)	Local Court Judge/registrar/JP
Schedule, Forms 2A and 2B	Justices	Local Court (Criminal Procedure)
	19 (all references)	
	Justice of the Peace for the Northern Territory of Australia	Local Court Judge/registrar/JP
	all words from "such Justice" to "be there"	the Local Court
	Justice of the Peace (or Clerk of the Court)	Local Court Judge/registrar/JP

Schedule 1, Forms 3 and 4	whole Form		
Schedule 1, Form 5	is is	it is	
Schedule 1, Forms 5 and 6	Justices	Local Court (Criminal Procedure)	
	19 (all references)		
	me	the Local Court	
	all words from "or before" to "there,"		
	Justice of the Peace.	Local Court Judge	
	all words from "ENDORSEMENT" to "Peace."		
Schedule 1, Forms 7 to 12	whole Form		
Schedule 1, Form 13	Justices	Local Court (Criminal Procedure)	
	19 (all references)		
	Justice of the Peace for the Northern Territory of Australia	justice of the peace	
	Peace.	peace	
Schedule 1, Form 14	whole Form		
Schedule 1, Form 15	Justices	Local Court (Criminal	
	19 (all references)	Procedure)	
	me	the Local Court	
	all words from "or before" to "Territory,"		
	Justice of the Peace.	Local Court	
	all words from "ENDORSEMENT" to "Peace."		

Schedule 1, Form 16	Justices	Local Court (Criminal Procedure)
	19 (all references)	
	all words from "me" to "for the said Territory"	the Local Court
	I do hereby	to
	Justice of the Peace.	Local Court
Schedule 1, Form 17	Justices	Local Court (Criminal Procedure)
	all words from "undersigned" to "Australia"	Local Court
	19 (all references)	
	to me	to the Court
	before me	before the Local Court
	or before such Justice or Justices of the Peace as shall then be there,	
	Justice of the Peace.	Local Court
	all words from "ENDORSEMENT" to "Peace."	
Schedule 1, Form 18	whole Form	
Schedule 1, Form 19	Justices	Local Court (Criminal Procedure)
	19 (all references)	
	the the	the
	before the Justice or Justices	before the Local Court
	me, the undersigned, a Justice of the Peace for the said Territory	the Local Court

or before some other Justice or Justices of the Peace for the said

Territory,

Justice of the Peace.

Local Court

all words from

"ENDORSEMENT" to

"Peace."

Schedule 1, Form 20 whole Form

Schedule 1, Form 21 **Justices**

19

Local Court (Criminal

Procedure)

(all references)

all words from "we," to

"Australia,"

the Local Court

all words from "do

dismiss" to "do order"

dismisses the complaint

and orders

forthwith we order immediately

we adjudge that

Justices of the Peace. **Local Court**

Schedule 1, Form 22

Justices

Local Court (Criminal

Procedure)

We hereby certify

The Local Court hereby

certifies

19

(all references)

all words from "us," to

"us"

the Court and was

Justices of the Peace.

Local Court

Schedule 1, Forms 23

to 27

whole Form

Schedule 1, Form 28 **Justices**

Local Court (Criminal

Procedure)

19

(all references)

all words from "we," to

"Australia"

the Local Court

do adjudge

adjudges

we adjudge the Court adjudges we do also adjudge also adjudges forthwith we order immediately the Court orders Justices of the Peace. **Local Court** Schedule 1, Form 38 **Justices** Local Court (Criminal Procedure) 19 (all references) all words from "a justice of the peace Justice" to "Australia" Peace. peace Schedule 1, Form 39 Justices Local Court (Criminal Procedure) 19 (all references) me, the undersigned, a the Local Court Justice of the Peace for the Northern Territory of Australia or before such other Justice or Justices of the Peace for the Northern Territory of Australia, Justice of the Peace Local Court Judge all words from "ENDORSEMENT" to "Peace." Schedule 1, Form 40 Local Court (Criminal **Justices** Procedure) undersigned, a Justice **Local Court** of the Peace for the Northern Territory of Australia 19 (all references) the Local Court all words from "me" to "there"

Justice of the Peace. Local Court

Judge/registrar/JP

Schedule 1, Form 41 Jus

Justices Local Court (Criminal

Procedure)

19

(all references)

Justice or Justices Local Court

sitting

me, the undersigned, a the Local Court Justice of the Peace for

the Northern Territory

of Australia

all words from "or before" to "Australia."

Justice of the Peace. Local Court

distice of the Feace.

all words from "ENDORSEMENT" to

"Peace."

me, the undersigned, a the Local Court

Justice of the Peace for the Northern Territory

of Australia

9

(all references)

me to the Court to

all words from "me or"

to "there"

nere"

the Local Court

Local Court

Justice of the Peace.
all words from

"ENDORSEMENT" to

"Peace."

Schedule 1, Forms 45

to 48

whole Form

Schedule 1, Form 49

Justices

Local Court (Criminal

Procedure)

sections 128, 131

section 128

A MINOR INDICTABLE

OFFENCE

INDICTABLE OFFENCE HEARD

AND DETERMINED

SUMMARILY

19

(all references)

all words from "me" to

"Australia"

the Local Court

I (we)

Special Magistrate (or Justices of the

Peace).

the Local Court

Local Court

Schedule 1, Form 50

Justices

Local Court (Criminal

Procedure)

A MINOR INDICTABLE

OFFENCE

INDICTABLE

OFFENCE HEARD AND DETERMINED

SUMMARILY

19

(all references)

all words from "I, the" to

"certify"

The Local Court

certifies

me (or us)

the Court

l (or we)

the Court

Special Magistrate

. .

(or Justices of the

(Or adalices

Local Court

Peace).

Schedule 1, Form 51

whole Form

Schedule 1, Form 52	Justices	Local Court (Criminal Procedure)
	sections 136, 140	section 136
	all words "me" to "Australia"	the Local Court
	19 (all references)	
	I do hereby	to
	next Court of Oyer and Terminer or General Gaol Delivery	Supreme Court
	Judge of the Supreme Court	Supreme Court Judge
	Justice of the Peace.	Local Court
Schedule 1, Form 53	Justices	Local Court (Criminal Procedure)
	me, the undersigned, a Justice of the Peace for the Northern Territory of Australia	the Local Court
	19 (all references)	
	by me	
	I having said to him	the defendant, having been asked
	all words from "I do" to "admit"	the Court admits
	commit	commits
	next Court of Oyer and Terminer and General Gaol Delivery	Supreme Court
	Judge of the Supreme Court	Supreme Court Judge
	Justice of the Peace	Local Court

Schedule 1, Form 58	Justices	Local Court (Criminal
	40	Procedure)
	19	
	Justice of the Peace for the Northern Territory of Australia	Local Court Judge/registrar/JP
	any Justice of the Peace for the Northern Territory of Australia	the Local Court
	Justice of the Peace.	Local Court Judge/registrar/JP
Schedule 1, Form 59	Justices	Local Court (Criminal Procedure)
	Esquire, a Justice of the Peace for the Northern Territory of Australia	a Local Court Judge/registrar/JP
	19 (all references)	
	any Justice	the Local Court
Schedule 1, Form 60	Justices (all references)	Local Court (Criminal Procedure)
	all words from "me" to "Australia,"	the Local Court
	my	the Court's
	a certain Justice of the Peace for the said Territory	a Local Court Judge/registrar/JP
	all words from "I" to "direct"	the Local Court directs
	19	
	Justice of the Peace.	Local Court
Schedule 1, Form 61	Justices (all references)	Local Court (Criminal Procedure)
	COURT OF SUMMARY JURISDICTION	LOCAL COURT
	Court of Summary Jurisdiction	Local Court

	me (<i>or</i> us) the undersigned, a Special Magistrate (<i>or</i> 2 Justices of the Peace for the Northern Territory of Australia	the Local Court
	(all references)	the Local Court
	me (<i>or</i> us)	facts the Local Court
	facts I (or we)	The Local Court is
	I (or we) were	
	Special Magistrate (<i>or</i> Justices of the Peace).	Local Court
Schedule 1, Forms 62 and 62A	whole Form	
Schedule 1, Form 63	Justices (all references)	Local Court (Criminal Procedure)
	19 (all references)	
	by the Court of Summary Jurisdiction	by the Local Court
	all words from " <i>and</i> Justices" to "above-named"	the Local Court
	all words from "you the said" to "Jurisdiction"	the Local Court
	whereby you	in which the Local Court