#### NORTHERN TERRITORY OF AUSTRALIA

# JUVENILE JUSTICE (JUVENILES' INFRINGEMENT NOTICE ENFORCEMENT SCHEME) REGULATIONS

Regulations 1999, No. 41

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# NORTHERN TERRITORY OF AUSTRALIA

Regulations 1999, No. 41*
Regulations under the Juvenile Justice Act
I, NEIL RAYMOND CONN, the Administrator of the Northern Territory of Australia, acting with the advice of the Executive Council, make the following regulations under the <i>Juvenile Justice Act</i> .
Dated 17 December 1999.

N. R. CONN Administrator

By His Honour's Command

CHRIS D. LUGG Minister for Correctional Services

<sup>\*</sup> Notified in the Northern Territory Government Gazette on 22 December 1999.

## JUVENILE JUSTICE (JUVENILES' INFRINGEMENT NOTICE ENFORCEMENT SCHEME) REGULATIONS

#### 1. Citation

These Regulations may be cited as the Juvenile Justice (Juveniles' Infringement Notice Enforcement Scheme) Regulations.

#### 2. Commencement

These Regulations come into operation on the commencement of the *Juvenile Justice Amendment Act 1999*.

#### 3. Provisions under which infringement notices may be issued

For the purposes of paragraph (d) of the definition of "infringement notice" in section 58A of the Act, the following are prescribed provisions:

- (a) by-law 52A of the Territory Parks and Wildlife Conservation By-laws;
- (b) by-law 11 of the Northern Territory University (Site and Traffic) By-laws;
- (c) by-law 21 of the Darwin City Council By-laws;
- (d) section 9A of the Litter Act;
- (e) regulation 3 of the Summary Offences Regulations;
- (f) regulation 168D of the Work Health (Occupational Health and Safety) Regulations;
- (g) section 58B of the Brands Act;
- (h) section 23A of the Stock (Control of Hormonal Growth Promotants)

  Act;
- (j) section 43C of the Stock Diseases Act;
- (k) section 65B of the Stock Routes and Travelling Stock Act;
- (m) by-law 54 of the Alice Springs (Animal Control) By-laws;
- (n) by-law 9 of the Alice Springs (Todd Mall) By-laws;
- (p) regulation 49 of the Meat Industries Regulations;

- (q) regulation 6 of the Waste Management and Pollution Control (Administration) Regulations;
- (r) regulation 13 of the Fire and Emergency Regulations.

#### 4. Prescribed forms

- (1) In this regulation, a reference to a form by number is a reference to a form of that number in the Schedule.
- (2) A warning letter served under section 58C of the Act is to be in accordance with Form 1.
- (3) A certificate lodged under section 58E of the Act is to be in accordance with Form 2.
- (4) An order made under section 58H of the Act is to be in accordance with Form 3.
- (5) An enforcement order notice served under section 58J of the Act is to be in accordance with Form 4.
- (6) A warrant of commitment issued under section 58N of the Act is to be in accordance with Form 5.
- (7) An application under section 58G of the Act by an enforcement agency for the withdrawal of a certificate is to be in accordance with Form 6.
- (8) An application under section 58P of the Act by an enforcement agency for the revocation of an enforcement order is to be in accordance with Form 6.
  - (9) An application under section 58P of the Act by –
  - (a) a juvenile; or
  - (b) a parent, guardian or person having custody of a juvenile.

for the revocation of an enforcement order is to be in accordance with Form 7.

#### 5. Prescribed costs

For the purposes of –

- (a) section 58A of the Act the warrant costs are \$40.00;
- (b) section 58C(1)(a)(ii) of the Act the infringement notice costs are \$5.00;

- (c) section 58F(e) of the Act the certificate costs are \$10.00; and
- (d) section 58H(2)(c) of the Act the enforcement order costs are \$65.00.

#### 6. Ratio of imprisonment

For the purposes of sections 58H(3), 58N(3)(b), 58U(3), 58ZF(3) and 58ZG(5) of the Act, the prescribed ratio is imprisonment for one day in respect of each \$50.00, or amount less than \$50.00, of the amount remaining unpaid.

#### **SCHEDULE**

Regulation 4

FORM 1

(Part 1)

### WARNING LETTER

10:	(Juvenile's na	ame and address	<b>s)</b> .	
FROM: (En	forcement agen	cv's name and a	ddress)	
				ē. <b>4</b> .
Infringement No.:				
Issued for:				
Committed on		at		
Penalty:	\$			
Infringement notice costs	s: \$			
*Victims' levy:	\$			
TOTAL:	\$	due o	on:	

AN INFRINGEMENT NOTICE HAS BEEN ISSUED TO YOU, BUT THE AMOUNT SHOWN ON IT HAS NOT BEEN PAID.

You now have 28 days from the date of this letter in which to pay the penalty and the costs shown above. If you do not pay these amounts, you will have to pay a higher amount later and a warrant may be issued for your arrest.

If you wish to have this matter dealt with by the Juvenile Court you should complete Part 2 of this form and return it to (Name and address of enforcement agency).

\* The victims' levy is a contribution to the Victims' Assistance Fund required under the Crimes (Victims Assistance) Act.

SEE ATTACHED REPLY - IT EXPLAINS HOW TO PAY

Infringement Officer

Date: / /

Victims' levy:

#### **IMPORTANT**

#### DO NOT IGNORE THIS DOCUMENT

If you do not understand what you should do, have it explained to you immediately. The court staff, a solicitor, a legal aid officer or a friend may be able to help.

#### PLEASE DISREGARD THIS LETTER IF YOU HAVE ALREADY PAID

FORM 1

(Part 2)

REPLY TO WARNING LETTER				
TO:				
Infringement No.:	· · ·			
Issued for:				
Committed on		at		
Penalty:	\$			
Infringement notice costs:	\$			

\$

TOTAL: \$ due on:
IF YOU ARE PAYING THE AMOUNT SHOWN ABOVE DO NOT SIGN THI FORM – JUST ATTACH PAYMENT AND POST OR TAKE IT IN TO B PAID.
YOU MAY PAY
In person – at
office hours are
Credit cards are acceptable if payment is made in person. Cheques and mone orders should be crossed and marked "Not Negotiable". If the bank specified in the cheque will not pay the amount specified in the cheque because there is not enoug money in the cheque account to cover the amount or for any other reason, paymer will not be considered made.
By post – send a cheque or money order to the address shown above.
Do not post cash. Part payment cannot be accepted. If part payment is sent, it will be returned. This will not delay any order to enforce payment.
This reply must accompany your payment.
If full payment accompanies this document no further action will be taken.
REQUEST TO HAVE JUVENILE COURT DEAL WITH MATTER
TO: (enforcement agency)
Take notice that I do not want to have this offence dealt with under Division 2 of Part VIA of the <i>Juvenile Justice Act</i> .
I understand that I may receive a summons for this offence.
My address for service of a summons is:
(This address must be completed if the Court is to deal with the matter)
Signature
Print name

Date signed:

## FORM 2

## CERTIFICATE FOR ENFORCEMENT OF INFRINGEMENT NOTICE

TO: Clerk of the Juvenile Court at:				
FROM:				
(Enforce	ment agency	's name and address)		
Juvenile:				
(1	Name and add	dress: residential and	postal)	
Date of Birth:		Licence No. and Star	te/Territory:	
Vehicle reg. No	and State/To	erritory:		
Infringement No	o.:			
Issued for:				
Committed on		at		
Penalty:	\$			
Costs:	\$			
Victims' levy:	\$			
TOTAL:	\$	due on:		
I,	, an inf	ringement officer of	(name of enforcement agency),	
state that in relation to the above-mentioned offence —				
*(a) an infringement notice has been served on the juvenile;				

- \*(a) an infringement notice has been served otherwise than on the juvenile, as permitted by law;
- (b) a warning letter has been served on the juvenile after the expiration of the time specified in the infringement notice for payment of the infringement penalty, the infringement notice costs and the victims' levy;
- (c) not less than 28 days from the date of the warning letter have elapsed;
- (d) the full amount of the infringement penalty, the infringement notice costs and the victims' levy have not been paid;
- (e) a written statement from the juvenile stating that he or she does not want to have the offence to which the warning letter relates dealt with under Division 2 of Part VIA of the *Juvenile Justice Act* has not been received;
- (f) a complaint in relation to the offence has not been laid;
- (g) the time within which a complaint in relation to the offence may be laid has not expired; and
- \*(h) (in the case of an infringement notice served under the Local Government Act in relation to a traffic or parking infringement, or served under regulation 65 of the Traffic Regulations) the juvenile—
  - (i) is the person on whom the infringement notice was served; and
  - \*(ii) was, at the time of the alleged offence, the owner of the motor vehicle within the meaning of the *Motor Vehicles Act*;
  - \*(iii) was, at the time of the alleged offence, the person in control of the motor vehicle as shown in a statutory declaration furnished pursuant to \*regulation 64(3)(b) of the Traffic Regulations \*a by-law made in pursuance of section 212(c) of the Local Government Act.

Infringement officer:

(Signature)

(Print name)

\*Delete where inapplicable.

## FORM 3

## **ENFORCEMENT ORDER**

Enforcement agency: File r	10:	
Juvenile's name and addres	s:	
Date of birth:		
Licence No. and State/Terr	itory:	
Vehicle reg. No. and State/	Territor	y:
Infringement No.:	· ·,.	
Issued for:		
Committed on		at
Infringement penalty:	\$	
Costs:	\$.	
Victims' levy:	\$	
TOTAL:	\$	due on:
THE CLERK OF THE JUY	VENILE	E COURT ORDERS THAT –
1. The juvenile, days after the date of this or	rder the	, pay to the Juvenile Court within 28 following amounts:
Infringement penalty:	\$	
Infringement notice costs:	\$	
Costs:	\$	
Victims' levy:	\$	
TOTAL \$		

be det	If the amount is not paid in full and a community service order is not made Part VIA of the Juvenile Justice Act in relation to this order, the juvenile is to ained for a period of one day in respect of each \$50.00, or amount less than
\$50.00	O, of the amount that is not unpaid.
3.	(If any other order).
	Clerk of the Juvenile Court
	Date: / /
,	FORM 4
	(Part 1)
* *	NOTICE OF ENFORCEMENT ORDER
TO:	
	(Juvenile)
£	of
	(Address)
Date o	of birth:
-	e No. and State/Territory:
Vehic	le reg. No. and State/Territory:
Infring	gement No.:
Issued	for:
Comn	nitted on at
AN E	NFORCEMENT ORDER WAS MADE AGAINST YOU ON:
	(date)
for	
	gement penalty:

Costs: \$

\*Victims' levy: \$

TOTAL: \$ due on:

#### YOU MAY NOW -

- 1. Pay the total amount shown above by the due date, or
- 2. Apply to the Clerk of the Juvenile Court at:

(address)

- (a) for more time to pay
- (b) to pay by instalments
- (c) to revoke the order and refer the matter to the Court for hearing. The Court may convict you if the charge is proved.

OR

Apply to the Director of Correctional Services for a community service order in relation to this enforcement order.

If you do not do one of the above a warrant will be issued against you to detain you at a detention centre or prison for days.

In either case, if a warrant is issued, the \$40.00 warrant costs will be added to the amount due.

\*The Victims' Levy is a contribution to the Victims' Assistance Fund required under the Crimes (Victims Assistance) Act.

SEE ATTACHED DOCUMENT - IT EXPLAINS HOW TO PAY

# IMPORTANT DO NOT IGNORE THIS DOCUMENT

If you do not understand what you should do, have it explained to you immediately. The court staff, a solicitor, a legal aid officer or a friend may be able to help.

PLEASE DISREGARD THIS DOCUMENT IF YOU HAVE ALREADY PAID

### FORM 4

(Part 2)

## LETTER TO ACCOMPANY PAYMENT

TO: Clerk of Juvenile Court at	File No:
(Postal address)	
I enclose payment for the sum of \$	
Infringement No.:	
Issued to	
Issued for:	(juvenile):
Committed on at	
Date of birth:	
Licence No. and State/Territory:	
Vehicle Reg. No. and State/Territory:	
ENFORCEMENT ORDER MADE ON	for: \$
	(date)  Due on:
IF YOU ARE PAYING THE AMOUNT PAYMENT TO THIS FORM AND PO	JNT SHOWN ABOVE JUST ATTACH ST OR TAKE IT IN TO BE PAID.
YOU MAY PAY	

or at any court house in the Northern Territory. Office hours are:

In person –

8.45 a.m. – 4.00 p.m.

Credit cards are acceptable if payment is made in person. Cheques and money orders should be crossed and marked "Not Negotiable". If the bank specified in the cheque will not pay the amount specified in the cheque because there is not enough money in the cheque account to cover the amount or for any other reason, payment will not be considered made.

By post send a cheque or money order made payable to the Clerk of the Juvenile Court and send it to

Do not post cash. Part payment cannot be accepted.

This form must accompany your payment.

\*Victims' levy:

If you require a receipt please indicate – yes/no

#### FORM 5

#### WARRANT OF COMMITMENT

Juvenile's File No: (name, sex, date of birth, address) Licence No. and State/Territory: Vehicle reg. No. and State/Territory: Enforcement agency: Infringement No.: Issued for: Committed on at Infringement penalty: \$ Costs: Execution

\$

Biyor cement !	scheme) Regulations
TOTAL: \$	due on:  Default: days
TO ALL MEMBERS OF THE NORT	THERN TERRITORY POLICE FORCE
The juvenile was ordered to pay the enforcement order notice under sect juvenile has failed to pay the amounts	e amounts set out above and was sent a ion 58J of the Juvenile Justices Act. The due.
You are directed –	
(a) to demand payment from the ju	venile of the total due; and
most accessible or convenier	ved immediately, to take the juvenile to the new detention centre/prison and deliver the at that detention centre/Officer-in-Charge of arrant.
	F DETENTION CENTRE/OFFICER-IN- E OF PRISON
You are directed to take the juvenile/p unless the amount due is paid sooner.	person into custody for a period of day
Clerk of the Juvenile Court	
Date: / /	a para di mangang mga mga mga mga mga mga mga mga mga mg
RETURN ON PAYMENT – \$	paid on
EXECUTION	
Juvenile/person arrested on at	a.m./p.m. at
	Member
	Date:
DETENTION/IMPRISONMENT	
<ul> <li>Juvenile/person received on</li> </ul>	at a.m./p.m. at
	Superintendent/Officer-in-Charge

Date:

<ul> <li>Juvenile/person released on</li> </ul>	at	a.m./p.m.	
	Superin	tendent/Officer-in-Charge	
	Date:		
NB: If a payment is made, the war payment can then be used to reduce to			e of
	FORM 6		
	CEMENT OR and/or	DER	)F
* NOTICE REQUESTING	WITHDRAW	AL OF CERTIFICATE	
TO: Clerk of the Juvenile Court at	: <del></del>	File No:	
FROM:			
(Enforcement agency's name	and address)		
Infringement No.:	<del></del>		
Issued for:			
Committed on	at		
Juvenile's name and address:			
Date of birth:			
Licence No. and State/Territory:			

# DETAILS OF ENFORCEMENT ORDER MADE ON

					(date)
Infringement penalt	y: \$	3		•	
Costs: *Victims' levy:	§				
TOTAL:	<b>§</b>		due	on:	
<b>I</b> ,	, an infr	ingement offic		ne of enforce	ement agency)
apply under *section	n 58G(1)/	*section 58P(	1) of the Juv	enile Justice	Act –
*(a) to have	ve the abo	ve enforceme	nt order revo	oked;	
*(b) to have	ve the cert	ificate produc	ed before th	e Clerk with	drawn.
The grounds	of this ap	plication are:		1 B 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Applicant's s	ignature	ing the state of t		يواڭ قامكىسىيدان	عمد الدرائيس بالقائل لا در مستام الدام .
Print name  Date: / /					
* Delete where inap	plicable.				

## FORM 7

### APPLICATION FOR REVOCATION OF ENFORCEMENT ORDER BY JUVENILE OR BY PARENT, GUARDIAN OR PERSON HAVING CUSTODY OF JUVENILE

TO:	Clerk of the Juvenil	e Court at –	File No:			
FROM	<b>1</b> :					
<del></del>						
Infrin	gement No.:					
Issued	l for:					
Comn	nitted on		at			
Name	and address of juver	nile:				
Date of	of birth:					
Licen	ce No. and State/Terr	ritory:				
Vehic	Vehicle reg. No. and State/Territory:					
DETA	ALS OF ENFORCE	MENT ORDER	MADE ON			
	(date)					
Infring	gement penalty:	\$				
Costs:		\$				
*Victi	ms' levy:	\$				
TOTA	L:	\$	due on:			

I, , a juvenile\* / the parent, guardian or person having custody of the juvenile named in this application\* apply under section 58P(1) of the Juvenile Justice Act to have the above enforcement order revoked.

The grounds of this application are:

Applicant's signature

Print name

Date: / /

\* Delete where inapplicable.