



New South Wales

# Sentencing (General) Amendment Regulation 1997

under the

Sentencing Act 1989

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Sentencing Act 1989*.

BOB DEBUS, M.P.,

Minister for Corrective Services

## Explanatory note

The object of this Regulation is to amend the *Sentencing (General) Regulation 1996* so that the particulars of a parole order in relation to a single warrant issued in respect of more than one conviction or order may be detailed on one form. This amendment is made as a consequence of the amendments made to sections 87 and 88 of the *Justices Act 1902* by the *Courts Legislation Amendment Act 1996*. Those amendments make it clear that a single warrant may be issued in respect of more than one conviction or order.

This Regulation is made under the *Sentencing Act 1989*, including section 55 (the general regulation-making power), in particular section 55 (1) (b).

**1997 No 574**

Clause 1                      Sentencing (General) Amendment Regulation 1997

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**Sentencing (General) Amendment Regulation  
1997**

**1 Name of Regulation**

This Regulation is the *Sentencing (General) Amendment Regulation 1997*.

**2 Amendment of Sentencing (General) Regulation 1996**

The *Sentencing (General) Regulation 1996* is amended as set out in Schedule 1.

**3 Notes**

The explanatory note does not form part of this Regulation.

## Schedule 1 Amendments

(Clause 2)

### [1] Schedule 1 Forms

Omit the matter relating to Paragraphs 1 (Sentencing Details) and 2 (Release Details) from Form 1.

Insert instead:

#### 1. Sentencing details

\*Local/District Court at: .....

Name of offender: .....

Date of birth: .....

Criminal Names Index (CNI)  
number: .....

#### Particulars of imprisonment imposed by Court

(Like offences with like sentences may be grouped)

Case No	Sentence date	offences and dates of offences	Counts	Term of Sentence	Commences	Expires	Indicate if cumulative
				fixed: minimum: additional:			
				fixed: minimum: additional:			
				fixed: minimum: additional:			
				fixed: minimum: additional:			

## 1997 No 574

### Sentencing (General) Amendment Regulation 1997

#### Schedule 1 Amendments

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The earliest day the offender is eligible for release:

The Court recommends:

#### 2. Release details

Pursuant to the provisions of the *Sentencing Act 1989*, the Court directed the offender be released on parole to the expiration of the minimum term of imprisonment. The order is to be in force for the period commencing on the date of release and terminating on  
unless it is revoked.

Section 41 of the *Correctional Centres Act 1952* provides that:

- (a) an inmate may be discharged from detention in a correctional centre at any time during the 24 hours before the time at which the inmate would otherwise be due to be discharged from detention in a correctional centre, and
- (b) the discharge of any inmate from detention in a correctional centre may, with the inmate's consent, be delayed during any Saturday, Sunday or public holiday to the first day following that is not a Saturday, Sunday or public holiday.

#### [2] Form 2

Omit the matter relating to Paragraphs 1 (Sentencing Details) and 2 (Release Details) from Form 2.

Insert instead:

##### 1. Sentencing details

\*Local/District Court at: .....

Name of offender: .....

Date of birth: .....

Criminal Names Index (CNI)  
number: .....

### Particulars of imprisonment imposed by Court

(Like offences with like sentences may be grouped)

Case No	Sentence date	Offences and dates of offences	Counts	Term of Sentence	Commences	Expires	Indicate if cumulative
				fixed: minimum: additional:			
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The earliest day the offender is eligible for release:

The Court recommends:

#### 2. Release details

Pursuant to the provisions of the *Sentencing Act 1989*, the Court directed the offender be released on parole to the expiration of the minimum term of imprisonment. The order is to be in force for the period commencing on the date of release and terminating on unless it is revoked.

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