



New South Wales

District Court Amendment (Seal of Court) Rule 2001

under the

District Court Act 1973

The District Court Rule Committee made the following rule of court under the *District Court Act 1973* on 23 August 2001.

J G Cowen

Secretary to the Rule Committee

Explanatory note

The object of this Rule is replace Part 1, rule 6 of the *District Court Rules 1973* with a new rule to make it clear how a registrar may stamp a document with the seal of the Court.

2001 No 753

Rule 1 District Court Amendment (Seal of Court) Rule 2001

District Court Amendment (Seal of Court) Rule 2001

1 Name of Rule

This Rule is the *District Court Amendment (Seal of Court) Rule 2001*.

2 Amendment of District Court Rules 1973

The *District Court Rules 1973* are amended as set out in Schedule 1.

3 Notes

The explanatory note does not form part of this Rule.

Schedule 1 Amendment

(Clause 2)

Part 1, rule 6

Omit the rule. Insert instead:

6 Seal of the Court

- (1) The registrar is to seal or stamp the following documents (or cause the documents to be sealed or stamped) with the seal of the Court:
 - (a) any order, notice, warrant, certificate, judgment or process made, given or issued by the registrar (or any copy of such a document),
 - (b) any other document issued by the registrar that is required by the rules to be sealed.
- (2) Without limiting subrule (1), a document may be stamped with the seal of the Court by any of the following means:
 - (a) affixing the seal on the document by means of a rubber stamp,
 - (b) affixing an adhesive label on the document with a representation of the seal printed on it,
 - (c) printing a representation of the seal on the document by electronic or mechanical means.