

District Court Amendment (Entry and Recording of Judgments, Orders, Sentences, Directions or Recommendations) Rule 2007

under the

District Court Act 1973

THE District Court Rule Committee made the following rule of court under the *District Court Act 1973* on 7 November 2007.

A. R. GREW, Secretary of the District Court Rule Committee

Explanatory note

The object of this Rule is to amend Part 53 rule 12 of the *District Court Rules 1973* to enable judgments, orders, sentences, directions or recommendations in criminal matters in the District Court of New South Wales to be entered on the indictment in the proceedings, the appropriate Court file or the appropriate computer record.

2007 No 549 District Court Amendment (Entry and Recording of Judgments, Orders, Sentences, Directions or Recommendations) Rule 2007

District Court Amendment (Entry and Recording of Judgments, Orders, Sentences, Directions or Recommendations) Rule 2007

under the

District Court Act 1973

Name of Rule

This rule is the District Court Amendment (Entry and Recording of Judgments, Orders, Sentences, Directions or Recommendations) Rule 2007

Amendment of the District Court Rules 1973

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

District Court Amendment (Entry and Recording of Judgments, Orders, Sentences, Directions or Recommendations) Rule 2007

Amendment Schedule 1

Schedule 1 Amendment

(Clause 2)

Part 53, rule 12

Omit the rule. Insert instead:

12 Entry and recording of judgments, orders, sentences, directions or recommendations

Any judgment, order, sentence, direction or recommendation given or made by a Judge in any proceedings shall be entered on:

- (a) the indictment in the proceedings,
- (b) the appropriate court file, or
- (c) the appropriate computer record

and that entry shall, when signed by the Judge or entered on the appropriate computer record, be the record of the judgment, order, sentence, direction or recommendation.