# Electronic Transactions (ECM Courts) Order 2005

[2005-710]



## **Status Information**

### **Currency of version**

Historical version for 5 March 2015 to 7 April 2016 (accessed 12 July 2024 at 4:06)

Legislation on this site is usually updated within 3 working days after a change to the legislation.

#### **Provisions in force**

The provisions displayed in this version of the legislation have all commenced.

#### Authorisation

This version of the legislation is compiled and maintained in a database of legislation by the Parliamentary Counsel's Office and published on the NSW legislation website, and is certified as the form of that legislation that is correct under section 45C of the Interpretation Act 1987.

File last modified 5 March 2015

# **Electronic Transactions (ECM Courts) Order** 2005



# Contents

1 Name of Order	3
2 Commencement	3
3 Definitions	3
4 Authority to use JusticeLink	3
5 Authority to use Comcase	4
6 Authority to use e-Court	4
7 Authority to use NCAT Online	4
8 Authority to use Online Registry	4
Schedule 1 Authority to use JusticeLink	4
Schedule 2 Authority to use Comcase	7
Schedule 3 Authority to use e-Court	8
Schedule 4 Authority to use NCAT Online	8

# **Electronic Transactions (ECM Courts) Order** 2005



#### 1 Name of Order

This Order is the *Electronic Transactions (ECM Courts) Order 2005*.

#### 2 Commencement

This Order commences on 28 October 2005.

#### **3 Definitions**

(1) In this Order:

**Comcase** means the electronic case management system of that name that has been established under clause 2 of Schedule 1 to the Act.

*e-Court* means the electronic case management system of that name that has been established under clause 2 of Schedule 1 to the Act.

**JusticeLink** means the electronic case management system of that name that has been established under clause 2 of Schedule 1 to the Act.

**NCAT Online** means the electronic case management system of that name that has been established under clause 2 of Schedule 1 to the Act.

**Online Registry** means the electronic case management system of that name that has been established under clause 2 of Schedule 1 to the Act.

the Act means the Electronic Transactions Act 2000.

(2) Notes in the text of this Order do not form part of the Order.

#### 4 Authority to use JusticeLink

Pursuant to clause 3 of Schedule 1 to the Act, JusticeLink is authorised to be used by any court specified in Column 1 of Schedule 1 for any purpose specified in Column 2 of that Schedule in relation to that court.

The use of JusticeLink for any such purpose is regulated by rules of court.

#### 5 Authority to use Comcase

Pursuant to clause 3 of Schedule 1 to the Act, Comcase is authorised to be used by any court specified in Column 1 of Schedule 2 for any purpose specified in Column 2 of that Schedule in relation to that court.

#### 6 Authority to use e-Court

Pursuant to clause 3 of Schedule 1 to the Act, e-Court is authorised to be used by any court specified in Column 1 of Schedule 3 for any purpose specified in Column 2 of that Schedule in relation to that court.

#### 7 Authority to use NCAT Online

Pursuant to clause 3 of Schedule 1 to the Act, NCAT Online is authorised to be used by any court specified in Column 1 of Schedule 4 for any purpose specified in Column 2 of that Schedule in relation to that court.

#### 8 Authority to use Online Registry

Pursuant to clause 3 of Schedule 1 to the Act, Online Registry is authorised to be used by any court specified in Column 1 of Schedule 5 for any purpose specified in Column 2 of that Schedule in relation to that court.

## Schedule 1 Authority to use JusticeLink

(Clause 4)

Column 1	Column 2
Court	Purpose
Court of Criminal Appeal	<ul><li>Use in proceedings under the <i>Criminal Appeal Act 1912</i>, but only so as:</li><li>(a) to enable documents to be filed, issued, used and served in electronic form, and</li></ul>
	(b) to enable parties to the proceedings to communicate in electronic form with the Court of Criminal Appeal in connection with any business of the Court that is being conducted in the absence of the public.
	Use in proceedings under the <i>Bail Act 2013</i> , but only so as to enable detention applications and variation applications to be created, filed, issued and used in electronic form.

	Use in civil proceedings in the Corporations List, but only so as to enable documents to be filed, issued, used and served in electronic form.
Supreme Court	Use in civil proceedings in the Possession List, but only so as to enable documents to be filed, issued, used and served in electronic form. Use in civil proceedings in the Equity Division, but only so as to enable parties to the proceedings to communicate in electronic form with the Supreme Court in connection with any business of the Court that is being conducted in the absence of the public. Use in civil proceedings in the Common Law Division, but only so as to enable parties to the proceedings to communicate in electronic form with the Supreme Court in connection with any business of the Court
	that is being conducted in the absence of the public.
	Use in criminal proceedings, but only so as:
	<ul> <li>(a) to enable arrest warrant documents to be created, issued and used in electronic form, and</li> </ul>
	(b) to enable indictments to be created, filed, issued, used and served in electronic form.
	Use in proceedings under the <i>Bail Act 2013</i> , but only so as to enable detention applications and variation applications to be created, filed, issued and used in electronic form.
	Use in civil proceedings, but only so as to enable parties to the proceedings to communicate in electronic form with the District Court in connection with any business of the Court that is being conducted in the absence of the public.
	Use in criminal proceedings, but only so as:
District Court	<ul> <li>(a) to enable arrest warrant documents to be created, issued and used in electronic form, and</li> </ul>
	(b) to enable indictments to be created, filed, issued, used and served in electronic form.
	Use in proceedings under the <i>Bail Act 2013</i> , but only so as to enable detention applications and variation applications to be created, filed,

issued and used in electronic form.

Use in civil proceedings, but only so as to enable parties to the proceedings to communicate in electronic form with the Local Court in connection with any business of the Court that is being conducted in the absence of the public. Use in criminal proceedings, but only so as: (a) to enable court attendance notices to be filed, issued, used and served in electronic form, and
(b) to enable arrest warrant documents to be created, issued and used in electronic form.
<ul> <li>Use in committal proceedings heard at the Downing Centre in Sydney commenced (whether at the Downing Centre or elsewhere) on or before 31 December 2012, but only so as to enable parties to the proceedings to communicate in electronic form with the Local Court in connection with any business of the Court that is being conducted in the absence of the public in accordance with section 56 (3) of the <i>Criminal Procedure Act 1986</i>.</li> <li>Use in proceedings under the <i>Crimes (Domestic and Personal Violence) Act 2007</i>, but only so as:</li> <li>(a) to enable applications for an apprehended violence order to be filed, issued and used in electronic form, and</li> </ul>
(b) to enable applications to vary, revoke or annul an apprehended violence order to be filed, issued and used in electronic form, and
(c) to enable applications for substituted service of an apprehended violence order to be filed, issued, and used in electronic form, and
(d) to enable arrest warrant documents to be created, issued and used in electronic form.

Use in proceedings under the *Bail Act 2013*, but only so as to enable detention applications and variation applications to be created, filed, issued and used in electronic form.

Children's Court	Use in criminal proceedings, but only so as: (a) to enable court attendance notices to be filed, issued, used and served in electronic form, and
	(b) to enable arrest warrant documents to be created, issued and used in electronic form.
	<ul> <li>Use in proceedings under the <i>Crimes (Domestic and Personal Violence)</i></li> <li><i>Act 2007</i>, but only so as:</li> <li>(a) to enable applications for an apprehended violence order to be filed, issued and used in electronic form, and</li> </ul>
	(b) to enable applications to vary, revoke or annul an apprehended violence order to be filed, issued and used in electronic form, and
	(c) to enable applications for substituted service of an apprehended violence order to be filed, issued, and used in electronic form, and
	(d) to enable arrest warrant documents to be created, issued and used in electronic form.
	Use in proceedings under the <i>Bail Act 2013</i> , but only so as to enable detention applications and variation applications to be created, filed, issued and used in electronic form.

# Schedule 2 Authority to use Comcase

(Clause 5)

Column 1	Column 2
Court	Purpose
	<ul> <li>Use in proceedings under the <i>Workers Compensation Act 1987</i> or the <i>Workplace Injury Management and Workers Compensation Act 1998</i>, but only so as:</li> <li>(a) to enable documents to be created, filed, issued, used and served in electronic form, and</li> </ul>
Workers Compensation Commission	(b) to enable parties to the proceedings to communicate in electronic form with other parties to the proceedings and with the Commission, and
	(c) to enable information concerning the progress of the proceedings to be provided in electronic form to parties to the proceedings and to members of the public generally.

	<ul> <li>Use in relation to any application to the Registrar under the Workers Compensation Act 1987 or the Workplace Injury Management and Workers Compensation Act 1998, but only so as:</li> <li>(a) to enable documents to be created, filed, issued, used and served in electronic form, and</li> </ul>	
Registrar of the Workers Compensation Commission	(b) to enable parties to the application to communicate in electronic form with other parties to the application and with the Registrar, and	
	(c) to enable information concerning the progress of the proceedings on the application to be provided in electronic form to parties to the application and to members of the public generally.	
Schedule 3 Authority to use e-Court		

(Clause 6)

Column 1	Column 2
Court	Purpose
Land and Environment Court	Use in proceedings in Class 1, 2, 3 or 4 of the Court's jurisdiction, but only so as: (a) to enable documents to be filed, issued, used and served in electronic form, and
	(b) to enable parties to the proceedings to communicate in electronic form with the Court in connection with any business of the Court that is being conducted in the absence of the public.

# Schedule 4 Authority to use NCAT Online

(Clause 7)

Column 1	Column 2
Court	Purpose
Civil and Administrative Tribunal	<ul> <li>Use in proceedings in the Civil and Administrative Tribunal, but only so as:</li> <li>(a) to enable documents to be filed, issued, used and served in electronic form, and</li> <li>(b) to enable parties to the proceedings to communicate in electronic form with other parties to the proceedings and with the Civil and Administrative Tribunal, and</li> </ul>
	(c) to enable information concerning the progress of the proceedings to be provided in electronic form to parties to the proceedings and to members of the public generally.

## Schedule 5 Authority to use Online Registry

Column 1 Column 2 Court Purpose Use in civil proceedings, but only so as: (a) to enable documents to be created, filed, issued, used and served in electronic form, and (b) to enable parties to the proceedings to communicate in electronic form with other parties to the proceedings and with the Supreme Supreme Court Court, and (c) to enable information concerning the progress of the proceedings to be provided in electronic form to parties to the proceedings and to members of the public generally. Use in civil proceedings, but only so as: (a) to enable documents to be created, filed, issued, used and served in electronic form, and (b) to enable parties to the proceedings to communicate in electronic form with other parties to the proceedings and with the District District Court Court, and (c) to enable information concerning the progress of the proceedings to be provided in electronic form to parties to the proceedings and to members of the public generally. Use in civil proceedings, but only so as: (a) to enable documents to be created, filed, issued, used and served in electronic form, and (b) to enable parties to the proceedings to communicate in electronic form with other parties to the proceedings and with the Local Court, and Local Court (c) to enable information concerning the progress of the proceedings to be provided in electronic form to parties to the proceedings and to members of the public generally. Use in criminal proceedings, but only so as to enable documents to be

created, filed, issued, used and served in electronic form.

(Clause 8)