

Magistrates Court Act 1930—Form 30

(see s 77 and s 103)

Recognisance to give evidence

Australian Capital Territory, }
 to wit. }

BE it remembered that on the day of , 20 ,
CD, of , in the Territory, ,
came before [*me*] a magistrate of the Territory, and acknowledged [himself
or herself] to owe to the Crown the sum of to be made and
levied of [his or her] goods and chattels, lands, and tenements, to the use of
the Crown if *CD* shall fail in the conditions endorsed.

Taken and acknowledged before [*me*] the day and year first
abovementioned at Canberra, in the Territory.

[*Signature*]

Magistrate

Condition

THE condition of the withinwritten recognisance is such that whereas *AB*,
was this day charged before the Magistrates Court at Canberra, for that [*etc*
as in the caption of the depositions]. If therefore *CD* shall appear at the next
sittings of the Supreme Court, to be holden at in the
 , on , the day
of , 20 , and there give evidence upon an information to
be then preferred against *AB* for the offence aforesaid, then the
recognisance to be void, or else to stand in full force and effect.

Endnotes

- 1 This form was originally in the *Magistrates Court Act 1930* (the **authorising Act**), schedule 1. Under amendments made by the *Legislation (Consequential Amendments) Act 2001*, the form was omitted from the authorising Act and became a form approved under section 256 of that Act (see amdts 1.2764 and 1.2769).
- 2 Under the *Court Procedures Act 2004* A2004-58, pt 8, this form became a form approved under that Act.
- 3 This republication includes amendments made under the Legislation Act, part 11.3 (Editorial changes).

© Australian Capital Territory 2005