## 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				ay of			0 ,	
CD, of	, in the Territory,						,	
came before [me] a magistrate	of the T	erritory	, and	ackno	owledg	ged [hi	mself	
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 <i>CD</i> shall fail in the conditions endorsed.								
Taken and acknowledged abovementioned at Canberra, i			the	day	and	year	first	
					[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.

Approved form under Court Procedures Act 2004, s 8

page 1

## **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