

Form 2.43 General form of consent judgment

Court Procedures Rules 2006

(see r 1611 (Orders—by consent))

In the *[Supreme/Magistrates] Court of the Australian Capital Territory

No *[SC/MC] of (*year*)

(*name*)
Plaintiff

(*name*)
Defendant

Date of judgment: (*Court to enter*)

Originating process: (*originating *[application/claim] and date filed*)

How obtained: By consent of parties

*[Other matters:]

The Court orders by consent that:

1. (*eg Judgment be entered for the plaintiff for \$.*)
2. (*eg The defendant pay the plaintiff's costs.*)
3. (*any other orders, for example, interest*)

Filed on behalf of the plaintiff by:
(the plaintiff's address for service and telephone number (if any) or, if the plaintiff is represented by a solicitor and the solicitor is the agent of another solicitor, the name and place of business of the other solicitor)

The judgment of the Court by consent is that:

1. *(eg The plaintiff recover against the defendant \$ (state amount) and costs.)*
2. *etc*

Parties' consent to order*(s)

We consent to the order*(s).

(signature of plaintiff or plaintiff's solicitor)

Name:

Date:

(signature of defendant or defendant's solicitor)

Name:

Date:

Note Rule 1612 (3) provides that if a party (who is not a legal practitioner) acts in person in the proceeding, the party's consent to the order must be given—

- (a) in person to the judicial officer hearing the proceeding; or
- (b) in writing, witnessed by a legal practitioner.

Date entered:

(signature of Registrar):

Registrar

**omit if, or whichever is, inapplicable*