

MAGISTRATES COURT of WESTERN AUSTRALIA

APPROVED NOTICE THAT THE ACCUSED DOES OR DOES NOT HAVE A CRIMINAL RECORD

s.35(4)(c), s.35(5)(c) & s.35(6)(a)Criminal Procedure Act 2004

You are advised that you do/do not have a criminal record.

As soon as practicable after you have been served with this notice the prosecutor must make available a copy of the record to you or your lawyer.

If before or at your first appearance in court in relation to this matter you request the prosecutor to give you a copy of your criminal record, the prosecutor must, if practicable, obey the request before or at the appearance.

If you have been served with your criminal record at least five working days before you are to be sentenced, your record is admissible in the sentencing proceedings as evidence of its contents, unless you object.

If you object to the admission of your criminal record, the court, if requested to do so by the prosecutor, must adjourn the case to allow the prosecutor to prove your criminal record.