

**SUPREME COURT OF THE  
AUSTRALIAN CAPITAL TERRITORY**

**NOTICE TO PRACTITIONERS**

**SETTLING DRAFT ORDERS AND JUDGMENTS ELECTRONICALLY**

The Supreme Court will now accept the filing of draft orders, judgments, consent orders and consent judgments for settling by the Registrar (see rules 1606 and 1611) by email to the Court to the following address:

SC\_Draft\_Orders@act.gov.au

This is an alternative procedure in addition to the traditional means of filing these documents in the Registry.

When your draft is received, it will be settled by using the tracking tool and highlighting any changes made. The document will be emailed back to you noting that it has been settled. You can then accept the highlighted changes (if there are any), run the document off, have it signed if applicable, and then file the settled version in hard copy in the Court in the usual way. Clearly, if the document requires no changes it will still be settled and emailed back to you as described above.

The Court anticipates that this new practice will result in a big saving of time, expense and paper to practitioners and litigants.

Dated: 29 January 2008

ANNIE GLOVER  
Registrar