**Rule 61(2)**

Form 17 Notice of intention to object to proposed discreditable conduct evidence

(*insert front sheet*)

### NOTICE OF INTENTION TO OBJECT TO PROPOSED DISCREDITABLE CONDUCT EVIDENCE

*Evidence Act 1929 s 34P(4)*

TO THE DIRECTOR OF PUBLIC PROSECUTIONS

AND TO THE DEFENDANT: (*insert name of co-defendant if applicable*)……………

……………………………………………………………………………………………

**Notice**

TAKE NOTICE that (*insert role and name of party objecting*) ………………………..

will object to the evidence of discreditable conduct proposed to be adduced by (*insert role and name of relevant party*) ………………………………………………………..

The evidence of discreditable conduct to which objection is taken is (*specify the particular proposed evidence of discreditable conduct to which and the counts in respect of which objection is taken*) ……………………………………………………...

………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………

**Grounds**

The grounds of objection are as follows:

1. (*set out, separately in relation to each allegation of discreditable conduct, the grounds of objection*)

(*etc*)

**Date**:

 (*signed*) ...........................…………………………….……

Director of Public Prosecutions/Defendant/Solicitor for the defendant (*delete whichever is inapplicable*)

**Note**

This Notice must be filed in the Court and served on all other parties to the proceeding:

* if in response to evidence proposed to be led by the Director of Public Prosecutions—no later than 28 calendar days after the Director of Public Prosecutions filed a Notice of Intention to Adduce Discreditable Conduct;
* otherwise— at least 5 clear business days before the listed trial date.