To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	

NOTICE OF INTENTION TO ADDUCE DISCREDITABLE CONDUCT EVIDENCE Evidence Act 1929 s 34P(4)

[SUPREME/DISTRICT/MAGISTRATES/YOUTH/ENVIRONMENT RESOURCES AND DEVELOPMENT] Select one COURT OF SOUTH AUSTRALIA CRIMINAL JURISDICTION

[FULL NAME] Informant/R

v

[FULL NAME] Defendant/Youth

Lodging party		
	Party title	Full Name of party
Name of law firm/office		
If applicable	Law firm/office	Responsible Solicitor
Name of authorised officer		
If body corporate and no law firm/office	Full Name	

Notice of Intention to Adduce Discreditable Conduct Evidence

The lodging party gives notice of intention to seek to adduce the following evidence of the discreditable conduct of [the] [Defendant/Youth] select one [enter name] at trial under section 34P(4) of the Evidence Act 1929.

Item 1 provision for multiple numbered items

- (i) Nature of discreditable conduct: [enter nature of conduct]
- (ii) Witness[es] from whom the evidence is proposed to be led, whether in examination in chief or cross-examination:
- (iii) [name of witness] provision for multiple
- (iv) Fact[s] in issue to which the evidence of the discreditable conduct relate[s], and count[s] in respect of which it is relevant: evidence must be circumstantial evidence of these facts see section 34P(2)(b) of the Evidence Act 1929
- (v) [enter fact in issue] [count(s)] provision for multiple
- (vi) The use or uses of the evidence which are said to be permissible uses under section 34P(2) of the Evidence Act 1929:[enter Details]

To the other parties: WARNING

If you wish to object to the admission of the evidence of discreditable conduct described in this Form, you **must**, within 28 days after service of this Notice file in the Court and serve on all other parties to the proceeding a Form 80 Notice of Objection to Discreditable Conduct Evidence.

Service

The party filing this document is required to serve it on all other parties in accordance with legislation and the Rules of Court.