**NOTICE OF INTENTION TO ADDUCE DISCREDITABLE CONDUCT EVIDENCE**

**Evidence Act 1929 s 34P(4)**

SUPREME / DISTRICT / MAGISTRATES / YOUTH / ENVIRONMENT RESOURCES AND DEVELOPMENT **Circle one** COURT OF SOUTH AUSTRALIA

CRIMINAL JURISDICTION

CASE NO: ………..

………………………………………………………………………………………………**Full Name**

**R / Informant Circle one**

**v**

………………………………………………………………………………………………**Full Name**

**Defendant / Youth Circle one**

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| **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** |

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| **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* **circle** **one** …………………….**enter name** at trial under section 34P(4) of the *Evidence Act 1929*.**Item 1 provision for multiple numbered items**1. Nature of discreditable conduct: ………………………………………………………………………
2. Witness[*es*] from whom the evidence is proposed to be led, whether in examination in chief or cross-examination: ………………………………………………………………………………………
3. ……………………………..**name of witness[es]****provision for multiple**
4. 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***
5. ……………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………*…………………….***fact in issue, count(s), provision for multiple**
6. The use or uses of the evidence which are said to be permissible uses under s 34P(2) of the *Evidence Act 1929*:

………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………**enter Details****Item 2** **provision for multiple numbered items. Mark N/A as required**1. Nature of discreditable conduct: ………………………………………………………………………
2. Witness[*es*] from whom the evidence is proposed to be led, whether in examination in chief or cross-examination: ………………………………………………………………………………………
3. ……………………………..**name of witness[es]****provision for multiple**
4. 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***
5. ……………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………*…………………….***fact in issue, count(s), provision for multiple**
6. The use or uses of the evidence which are said to be permissible uses under s 34P(2) of the *Evidence Act 1929*:

………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………**enter Details****Item 3 provision for multiple numbered items. Mark N/A as required**1. Nature of discreditable conduct: ………………………………………………………………………
2. Witness[*es*] from whom the evidence is proposed to be led, whether in examination in chief or cross-examination: ………………………………………………………………………………………
3. ……………………………..**name of witness[es]****provision for multiple**
4. 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***
5. ……………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………*…………………….***fact in issue, count(s), provision for multiple**
6. The use or uses of the evidence which are said to be permissible uses under s 34P(2) of the *Evidence Act 1929*:

………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………**enter Details** |

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| **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. |

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