To be inserted by Court		
Case Number:		
Date Filed:		
FDN:		
NOTICE OF INTENTION TO ADDUCE EVIDENCE PURSUANT TO ORDER Criminal Procedure Act 1921 s 134(1)		
[SUPREME/DISTRICT] Select one COURT OF SOUTH AUSTRALIA CRIMINAL JURISDICTION		
R		
v		
[<i>FULL NAME</i>] Defendant		
Lodging party	Defendant	
	Party title	Full Name of party
Name of law firm/office	1 dily tino	Tull Name of party
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 Evidence provision for multiple kinds of evidence		
The Defendant, in response to the order made by [name of Judicial Officer] on [date], gives notice of intention to adduce at trial evidence relevant to [mental incompetence/mental unfitness to stand trial/self-		
defence/provocation/automatism/accident/necessity/duress/claim of right/intoxication] select one.		
The facts sought to be established by the evidence are: Facts sought to be established in numbered paragraphs		
1.		

To the Defendant: WARNING

If a Defendant fails to comply with the order, the Court may:

- grant an adjournment on the application of another party if the evidence would prejudice the case of that party; and/or
- the failure may be made the subject of comment to the jury by the prosecutor or the Judge (or both).

Service

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