**SUBPOENA TO ATTEND AND TO PRODUCE DOCUMENTS**

[*MAGISTRATES/YOUTH/ENVIRONMENT RESOURCES AND DEVELOPMENT*] **Select one** COURT OF SOUTH AUSTRALIA

CRIMINAL JURISDICTION

**[*FULL NAME*]**

**Informant**

**v**

**[*FULL NAME*]**

**Defendant/Youth**

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| **Person subject to Subpoena** | | | | |
| Person |  | | | |
|  | **Full Name** | | | |
| Address |  | | | |
| **Street Address (including unit or level number and name of property if required)** | | | |
|  |  |  |  |
| **City/town/suburb** | **State** | **Postcode** | **Country** |
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| **Email address** | | | |
| Phone Details |  | |  | |
| **Type (eg. Home; work; mobile) - Number** | | **Another number (optional)** | |

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| **Details of Subpoena**  YOU ARE ORDERED to **attend to give evidence and to produce this Subpoena or a copy of it and the documents or things specified in the Subpoena/Schedule of documents at the date, time and location set out above** unless you receive notice of a later date or time from the issuing party, in which case the later date or time is substituted.  Insofar as you are required to produce this Subpoena or a copy of it and documents or things, you may comply with this requirement by delivering or sending this Subpoena or a copy of it and the documents or things specified in the **Subpoena/Schedule of documents** to the Registrar at the address below, or if there is more than one address below, at any one of those addresses, so that they are received not less than 2 clear business days before the date specified for production. (see Notes 5-9 below).  Address, or any address, to which the Subpoena (or a copy of it) and documents or things may be delivered or posted:  [*Enter Court*] of South Australia Criminal Registry  [*Enter address*] **provision for multiple addresses**  **Failure to comply with this Subpoena without lawful excuse is a contempt of court and may result in your arrest.**  You should read all the Notes set out at the end of this Subpoena**. You must complete the Declaration by Addressee (Subpoena Recipient) set out at the end of this Subpoena.** |

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| The last date for service of this Subpoena is [*date*].  **Only complete if applicable**  The last date for service was fixed by order made by [*title of Judicial Officer*] [*name*] on [*date*]. |

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| **Subpoena issued at the request of the following party** | | | | |
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| **Party title** | **Full Name** | | | |
| Name of law firm/office |  | |  | |
|  | **Law firm/office** | | **Responsible Solicitor** | |
| Address for service |  | | | |
| **Street Address (including unit or level number and name of property if required)** | | | |
|  |  |  |  |
| **City/town/suburb** | **State** | **Postcode** | **Country** |
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| **Email address** | | | |
| Phone Details |  | |  | |
| **Type (eg. Home; work; mobile) - Number** | | **Another number (optional)** | |

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| **Documents and Things**  The documents and things you must produce   * are included in the Schedule attached to this Subpoena. * are as follows:   **Enter list of documents or things** |

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| **Notes**  **Is this Subpoena valid?**   1. This Subpoena is only valid if it has the Court seal. 2. Unless you actually knew of this Subpoena before the last date for service, this Subpoena must have been served on you before the last date for service set out at the top of this Subpoena. 3. If this Subpoena does not comply with Notes 1 or 2, you need not comply with it.   **Addressee a corporation**   1. If this Subpoena is addressed to a corporation, the corporation must comply with the Subpoena by its appropriate or proper officer.   **Sending documents and things by post**   1. For the part of this Subpoena requiring you to produce documents, you can comply by sending the required documents to the Registrar of Court as set out earlier in this Subpoena. The documents must arrive at the Registry no later than 2 clear business days before the date for attending Court. **If you do this, you will still need to attend Court to give evidence**. 2. If you object to any documents or things produced being inspected by the parties, you must notify the Registrar in the way described in Note 10.   **Producing documents and things generally**   1. Unless the Subpoena says that you must produce an original document, you are required to produce copies (either hard copy or digital copy) of the documents the subject of this Subpoena rather than originals. 2. If you are producing copies, you are encouraged to do so by producing digital copies rather than hard copies. This can be done by producing: 3. a USB or memory card containing the documents in any of the following document formats:   .doc and .docx – Microsoft Word documents  .pdf – Adobe Acrobat documents  .xls and .xlsx – Microsoft Excel spreadsheets  .jpg – image files  .rtf – rich text format  .gif – graphics interchange format  .tif – tagged image format  any other format which is agreed with the issuing party; or  (b) a digital link through which the document can be downloaded.   1. If you produce more than one document or thing, you must, if requested by the Court, produce a list of the documents or things produced.   **Objections and Applications in relation to documents and things**   1. You may object on recognised grounds to the parties or a party inspecting some or all of the documents or things produced. **You must notify the Registrar in writing of any objection at the time you produce the documents or things.** The objection must state:    1. the documents or things the subject of the objection;    2. whether you object to all other parties inspecting the documents or things, or if you only object to some parties inspecting the documents or things;    3. why you are objecting, which may include different reasons for different documents or things. 2. You may apply to the Court through the CourtSA Portal:   a. for an order setting aside the Subpoena (or a part of it) or for other relief in respect of the Subpoena; or  b. for an order with respect to your claim for privilege, public interest immunity or confidentiality in relation to any document or thing produced.  **Cost of complying with this Subpoena**   1. You are entitled to be paid by the party who requested this Subpoena to be issued:   a. your reasonable expenses of attending Court, including travel expenses;  b. your reasonable expenses of complying with this Subpoena, including an appropriate witness fee; and  c. any other expense incurred or loss suffered in complying with this Subpoena, including legal fees.   1. If you need your reasonable expenses of attending Court paid before you come to Court, you should as soon as practicable contact the party who requested this Subpoena to be issued. 2. If you will need to travel from **outside of South Australia**, you are entitled to be paid your expenses of attending Court 14 days before the date of the hearing. If this does not happen, you do not need to obey this Subpoena. 3. You may apply to the Court for an order for payment of these expenses, if required.   **Consequences of not complying with this Subpoena**   1. If you fail to comply with this Subpoena without a lawful excuse, any of the following might happen:   a. **you may be arrested** and brought before the Court.  b. you may be found to be in **contempt of court and may be liable for a fine or imprisonment**.  c. the Court may make any other order within its powers to ensure compliance with this Subpoena.  **Attending Court**   1. If you need an interpreter, or if you have a disability that affects your ability to give evidence, you must advise the Court as soon as practicable of any assistance you require. If you need an interpreter, this includes advising the Court of the language and dialect you require. 2. For general information about attending Court, Court services and translation services visit www.courts.sa.gov.au.   **Questions**   1. If you have any questions about what you must do, or if you cannot comply with the Subpoena, you should contact:   a. the Registrar of the Court; or  b. the party who requested this Subpoena to be issued; or  c. a solicitor to obtain your own legal advice. |

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| **Notes to Lodging Party**  If the recipient is to be served interstate, a Form 113A Notice must be served with the Subpoena.  If the recipient is a prisoner to be served interstate, a Form 113B Notice must be served with the Subpoena.  If the recipient is to be served in New Zealand a Form 113C Notice must be served with the Subpoena. |

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| **DECLARATION BY ADDRESSEE (SUBPOENA RECIPIENT)**  **You must sign and date this Declaration and return it as part of this Subpoena with the documents or things you are required to provide to the Court under this Subpoena.**  Unless you declare that some or all of the documents or things that you are producing **to the Court under this Subpoena** are original materials of which you seek return, by signing and dating this Declaration you acknowledge that those materials may be destroyed once they are no longer required by the Court, without further notice to you.  Return of documents or things  **Complete only if applicable**    Some or all of the documents or things that I am providing to the Court are original materials of which I seek return. I request that the original materials identified in the **Schedule of documents or things to be returned** On the following page) are returned to me at the following address*:* [*Enter address for return of material*]  …………………………………………  Signature of Addressee  …………………………………………  Full name of Addressee  ………………………….  Date |

**SCHEDULE OF DOCUMENTS OR THINGS TO BE RETURNED**

1. [*Enter list of documents or things*]