**NOTICE OF INTENTION TO ASSERT NO CASE TO ANSWER**

**Criminal Procedure Act 1921 s 112(1)**

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

CRIMINAL JURISDICTION

**[*FULL NAME*]**

**Informant**

**v**

**[*FULL NAME*]**

**Defendant/Youth**

|  |  |  |
| --- | --- | --- |
| **Lodging party** | [*Defendant/Youth*] **Select one** [*Enter* *number*] |  |
|  | **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**The [*Defendant/Youth*] **choose one** gives notice of intention to assert that there is no case to answer in relation to:[ ] the charge in the Information dated [*date*].[ ] all charges in the Information dated [*date*].[ ] count[*s*] [*Enter* *number*] **provision for multiple counts** in the Information dated [*date*].It will be contended that there is no case to answer because:**Enter reasons in numbered paragraphs** |

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| **Service**The party filing this document is required to serve it on the prosecution at least 2 weeks before the date appointed for the answer charge hearing in line with the Rules of Court.If this document is served on the prosecution less than 2 weeks before the date appointed for the answer charge hearing, the Court must, at the request of the prosecution, adjourn the answer charge hearing for up to 2 weeks (or such longer period as the Court thinks fit) to allow the prosecution time to consider this Notice and properly prepare for the answer charge hearing. |