Form 121e

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

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	

Notice of Intention

The [Defendant/Youth] choose one gives notice of intention to assert that there is no case to answer in relation to:

 \Box the charge in the Information dated [*date*].

 \Box 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

1.

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.