

Form 6.18 Notice of intention to adduce tendency evidence

Court Procedures Rules 2006

(see r 6752 (Tendency evidence notice))

In the *[Supreme/Magistrates] Court of the Australian Capital Territory

No *[SC/SCC/MC/CC] of (year)

*(name)

*[Plaintiff/The Queen/Informant]

*[(name)/(name of accused person)]

*[Defendant]

To (name) of (address)

Under the *Evidence Act 1995* (Cwlth), section 97 (1), I, (name) give notice that I intend to adduce evidence of *[the * [character/reputation/conduct] of (name)/ a tendency that (name) *[has/had]] to prove that *[he/she] *[has/had] a tendency to *[act in a particular way/have a particular state of mind].

The substance of the evidence of the kind referred to in that subsection that I intend to adduce is as follows:

(substance of the evidence)

Particulars of the *[character/reputation/conduct/ tendency] of which evidence is to be adduced are as follows:

(particulars)

Filed for the (party) by:

(the party's address for service and telephone number (if any) or, if the party is represented by a solicitor and the solicitor is the agent of another solicitor, the name and place of business of the other solicitor)

(if that evidence consists of, or includes, evidence of the conduct of a person)

*[Particulars of—

- (a) the date, time, place and circumstances at or in which the conduct occurred; and
- (b) the names of each person who saw, heard or otherwise perceived the conduct; and

(in a civil proceeding—

*[(c) the address of each person so named]);

so far as they are known to me, are as follows:

(particulars)]

Particulars of the tendency sought to be proved by the evidence are as follows:

(particulars)

Date:

(signature of party or party's lawyer)

(name of party or party's lawyer)

(address)

**(delete if, or whichever is, inapplicable)*