

## Form 6.19

## Notice of intention to adduce coincidence evidence

*Court Procedures Rules 2006*

(see r 6753 (Coincidence evidence notice))

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

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

\*[(for a civil matter)

(name)

Plaintiff

and

(name)

Defendant]

---

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)*

---

*\*[(for a criminal matter)*  
*(name of prosecuting entity)*  
and  
*(name of defendant)]*

To *(name)* of *(address)*

Under the *Evidence Act 2011*, section 98 (1), I, *(name)* give notice that I intend to adduce evidence that *(number)* related events occurred to prove that, because of the improbability of the events occurring coincidentally, *(name)* *\*[did a particular act/had a particular state of mind]*.

The substance of the evidence that I intend to adduce is as follows:

*(substance of the evidence)*

*\*[The particulars, so far as they are known to me, are as follows:*

*(particulars about:*

- (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.))]*

Particulars of any additional evidence to be relied on to establish the improbability of the events having occurred coincidentally are as follows:

*(particulars)*

Particulars of the *\*[act/state of mind]* 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*