

Supreme Court Rules 1937—Form 1.1E

(see o 1AB r 4)

Notice of intention to adduce coincidence evidence

In the Supreme Court of the Australian Capital Territory

*[Criminal jurisdiction]

No _____ of (*year*)

(*for civil matters*)

(*name/s*)

Plaintiff[s]*

(*name/s*)

Defendant[s]*

(*for criminal matters*)

The Queen

and

(*name of accused person*)

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

Under the *Evidence Act 1995* (Cwlth), 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*)

Particulars of—

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

Endnote

- 1 This form was originally in the *Supreme Court Rules 1937*. Under the *Court Procedures Act 2004* A2004-59, pt 8, the form became a form approved under that Act.

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