Form 18

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|  | | | NOTICE OF PENALTY  **Magistrates Court of South Australia**  [www.courts.sa.gov.au](http://www.courts.sa.gov.au)  *Criminal Procedure Act 1921*  Sections 27C and 62C | | | | | | | | | Court Use  Date Posted: | | |
|  | | | | | | | | | | | | | | | |
| Registry |  | | | | | | | File No | |  | | | | |
| Address |  | | | | |  | | | | |  | | |  |
|  | *Street* | | | | | *Telephone* | | | | | *Facsimile* | | | *DX* |
|  |  | | |  |  | |  | | | | | | | |
|  | *City/Town/Suburb* | | | *State* | *Postcode* | | *Email Address* | | | | | | | |
| **Defendant** | | | | | | | | | | | | | | |
| Name |  | | | | | | | | | | | | | |
| Address |  | | | | |  | | | | |  | | |  |
|  | *Street* | | | | | *Telephone* | | | | | *Facsimile* | | | *DX* |
|  |  | | |  |  | |  | | | | | | | |
|  | *City/Town/Suburb* | | | *State* | *Postcode* | | *Email Address* | | | | | | | |
| **In your absence you have been convicted of the following offence(s):** | | | | | | | | | | | | | | |
| **Date Imposed** | | **Offence** | | | | | | | **Offence Date** | | | | **Penalty Due (Inc. costs etc)** | |
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| You are disqualified from holding or obtaining a driver’s licence commencing on       and ending at midnight on | | | | | | | | | | | | | | |
| **NOTE**  You must not, under any circumstances drive any form of motor vehicle on a road or street (or any place to which the public have access) during the term of your disqualification.  **Driving under disqualification is a serious offence for which you can be imprisoned for up to 6 months for a first offence or up to two years for a second. Imprisonment is the penalty most often ordered by the court for this offence.** | | | | | | | | | | | | | | |
| **Payment Advice**  The amount is due within 28 days of the date it was imposed. You will need to pay the penalty or enter into a payment arrangement with the Chief Recovery Officer of the Fines Enforcement and Recovery Unit. For all payment options please contact the Fines Enforcement and Recovery Unit on 1800 659 538 or seek further information from www.fines.sa.gov.au. | | | | | | | | | | | | | | |
| **NOTICE TO THE DEFENDANT**  **RE-HEARING**  Section 76A of the *Criminal Procedure Act 1921* provides that the Court may, on its own initiative or on the application of any party, set aside a conviction or order provided that:   1. the parties consent to have it set aside 2. the conviction or order was made in error 3. it is in the interest of justice to set aside the conviction or order   If you wish to have the conviction or order set aside, you must complete the application for Rehearing (Form 19) and file this application within **14 days** of the day on which you received this notice. An application for Rehearing can be obtained online at [www.courts.sa.gov.au/ForLawyers/Pages/Magistrates-Court-Criminal-Forms.aspx](http://www.courts.sa.gov.au/ForLawyers/Pages/Magistrates-Court-Criminal-Forms.aspx) or by contacting the Call Centre on (08) 8204 2444.  If you do not apply to have the conviction or order set aside within **14 days** of the receipt of this notice the conviction or order will stand. | | | | | | | | | | | | | | |