To be inserted by Court					
Case Number:					
Date Filed:					
FDN:					
FDN.					
	NOTICE OF	F PENALTY IMF	POSED		
MAGISTRATES/YOUTH/ENAUSTRALIA CRIMINAL JURISDICTION	NVIRONMENT RESO	URCES AND DEVE	LOPMENT] Select one CO	OURT OF SOUTH	
FULL NAME] nformant					
,					
<i>FULL NAME</i>] Defendant/Youth					
Defendant/Youth					
Address	Full Name				
7.1000	Street Address (including unit or	level number and name of proper	ty if required)		
	City/town/suburb	State	Postcode	Country	
D. ((. D.) II /II.	Email address		T		
Date of Birth/Licence no	Date of Birth		Driver's Licence no (if any)		
Phone Details					
	Type (eg. Home; work; mobile) –	Number	Another number		
To [the] [Defendant/Youth	h] [number] [name]: W	ARNING			
You were convicted in yo	ur absence on [<i>date</i>]	of:			
□ the charge in the Information dated [date].					
□ all of the charges in the Information dated [date].					
\Box count[s] [number(s)] in the Information dated [date].					
Monetary Penalties					
☐ (a) The Court has	imposed on you the fo	llowing fine[s] on [date	e] :		
i. count [<i>numb</i>	ount [number] a fine of \$[amount] provision for multiple				
☐ (b) The Court has	has ordered that you pay \$[amount] in costs.				

	(c)	The Court has ordered that you pay the following victims of crime [levy/levies]:	
		i. count [number]: \$[amount] provision for multiple	
	(d)	The Court has ordered that you pay \$[amount] to [full name of victim] by way of compensation.	
The	total am	nount the Court has ordered that you pay is \$[amount].	
into pay	a paym ment op	nt must be paid within 28 days of the date that it was imposed. You will need to pay the amount[s] or enter ent arrangement with the Chief Recovery Officer of the Fines Enforcement and Recovery Unit. For all tions, contact the Fines Enforcement and Recovery Unit by telephone on 1800 659 538 or by visiting a.gov.au.	
	Disqua	alification Penalties	
	You have been disqualified from holding or obtaining a licence to drive a motor vehicle commencing on [date and ending at midnight on [date].		
	that me	ust not, under any circumstances, drive any form of motor vehicle on a road or street, or in any place embers of the public can access, during this time. Driving while disqualified is a serious offence. If you do u will be guilty of an offence and may be imprisoned for up to 6 months for a first offence, and up to s for a second offence. Imprisonment is the most common penalty for this offence.	
	of Sout	xisting licence has also been automatically cancelled by operation of legislation made by the Parliament th Australia. If you wish to drive after the period of disqualification, you must reapply for your licence after iod of disqualification has ended.	

Possibility of 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 the Court is satisfied that:

- (a) the parties consent to have it set aside; or
- (b) the conviction or order was made in error; or
- (c) it is in the interest of justice to set aside the conviction or order.

If the Court sets aside a conviction, the Court will arrange to re-hear the proceedings.

If you wish to make an application for re-hearing, you must complete a Form 172A Interlocutory Application for Set Aside and Re-hearing within 14 days of receiving this Notice. This can be done through the CourtSA portal or by returning the completed Form to the Registry of the Court within this time period.

After you have filed your application, the Court will tell you of a date, time and location to hear your application. You or your solicitor must then go to the hearing to support your application.

Accompanying Documents	Accom	panying	Documents
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Accompanying this notice is the Information dated [date].