

**Form 18 – Response to application for removal**

Note: see rule 26.04.2.

IN THE HIGH COURT OF AUSTRALIA

[ ] REGISTRY

BETWEEN:

AB  
Applicant

and

CD  
Respondent

**RESPONSE**

Special considerations or circumstances

*[Any special considerations or circumstances which may affect the Court's consideration of the application (for example, the need for expedition; suppression or non-publication orders made below; etc).]*

**Part I:** *[Reasons why an order for removal should / should not be made.]*

**Part II:** *[A brief statement of the factual issues in contention.]*

**Part III:** *[A brief statement of the respondent's argument.]*

**Part IV:** *[Any special order for costs sought by the respondent.]*

**Part V:** *[A list of the authorities on which the respondent relies, identifying the paragraphs at which the relevant passages appear.]*

**Part VI:** *[The particular constitutional provisions, statutes and statutory instruments applicable to the questions the subject of the application set out verbatim. If more than one page in length, this Part should be attached as an annexure.]*

Dated [e.g. 6 October 2012]

.....  
*[Respondent  
or Legal Practitioner]*

The respondent is represented by *[Firm name]*.

OR

The respondent is self-represented.