

**SOUTH AUSTRALIA  
IN THE SUPREME COURT  
TESTAMENTARY CAUSES JURISDICTION**

**In the Estate of A.B. deceased**

I [*full name, address and occupation of deponent*] SWEAR ON OATH/DO TRULY AND SOLEMNLY AFFIRM [*delete whichever is inapplicable*] THAT:

- 1 I am the sole executor [or one of the executors *or as the case may be*] named in the last will and testament (“the document”) of A.B. late of [*address*] deceased, the document bearing date ..... 20..., being now produced to me and marked “A”, and having viewed and perused the document and particularly observed [*here recite the various obliterations, interlineations, erasures, and alterations (if any) or describe the plight and condition of the document or any other matters required to be accounted for [e.g. pin holes, perforations, etc], and describe the finding of the document in its present state, and, if possible, trace the document from the possession of the deceased up to the time of making the affidavit*].
- 2 The document is now in all respects in the same state, plight and condition as when found by me [*or as the case may be*] save and except as aforesaid.

Sworn/Affirmed [*delete whichever is inapplicable*]

by the abovenamed deponent

at [*place*]

on [*date*]

.....  
(*signature of deponent*)

before me

.....  
(*signature of attesting witness*)

*[print name of witness]*

*[print title of attesting witness]*

*[ID number of witness]*

**Note**

If the present state of the document cannot be accounted for, evidence of thorough (unsuccessful) search for other testamentary papers must be provided.