

**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 On 20... I duly served E.F. of with a sealed copy of the warning, a true copy of which marked “A” is annexed hereto, by delivering to and leaving the same at[or by sending the same by registered mail addressed to him [her] at a copy of the Registered Post Lodgement Document marked “B” being annexed hereto]

or

On the 20... I duly served GH & Co. of Solicitors with a sealed copy of the warning, a true copy of which marked “A” is annexed hereto, by delivering to and leaving the same with a clerk of the said GH & Co. solicitors at their office aforesaid [or leaving the same at their office aforesaid at the hour of in thenoon] or by sending the same by registered mail to their office aforesaid. A copy of the Registered Post Lodgement Document marked “B” being annexed hereto]

2 On 20... I searched the records in the Probate Registry of this Court for entering of appearances from 20... [day of service] to the present day inclusive, to ascertain whether or not any appearance to the warning had been entered, and I say that no appearance to the warning has been entered either by or on behalf of any person or persons whomsoever.

3 No summons for directions under rule 52(9) of the *Probate Rules 2015* has been received by my firm.

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]