

**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 A.B. late of [address] deceased (“the deceased”) died at on 20... a widow leaving me this deponent [her son] and the only person entitled to her [his] estate in case she [he] died intestate (there being no other person entitled in priority to share in her [his] estate by virtue of any enactment) [or having made and duly executed her [his] last will and testament bearing date 20... wherein she [he] named me the sole executor].
- 2 The deceased left a document dated 20... purporting to be a will (“the document”) wherein she [he] appointed E.F. of [address] sole executor and residuary devisee and legatee and which document now remains in the Probate Registry of this Court.
- 3 I am desirous of issuing a citation against E.F. to propound the document should he [she] think it in his [her] interest so to do and that in default letters of administration of the estate of the deceased as having died intestate be granted to me [or that in default probate of the said last will and testament of the deceased bearing date 20... be granted to me].
- 4 The deceased left real and personal estate [or real estate only] [or personal estate only] in the State of South Australia.

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*]

[Form of citation, No. 28]