

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

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

**To: G.H. of [address]**

Take notice that C.D. of [address] has stated in an affidavit sworn on ..... 20... that:

- 1 He [She] is the plaintiff in a probate action commenced in the Court entitled “South Australia In the Supreme Court No ... of 20.. In the Estate of A.B. deceased Between C.D. plaintiff and E.F. defendant”.
- 2 He [She] is proceeding in the said action to prove in solemn form of law the last will and testament dated ..... 20... of A.B. late of [address] deceased (“the deceased”) who died on ..... 20... [and also for revocation of the probate of an alleged will of the deceased dated ..... 20... which was granted by the said Court to E.F. on ..... 20... and to have the alleged will pronounced against].
- 3 You have an interest adverse to the plaintiff in the proceedings in that you are the ..... of the deceased and one of the persons entitled to share in the estate of the deceased in the event of an intestacy [or are one of the residuary devisees and legatees under the alleged will of the deceased dated ..... 20...].

You may answer this citation, if you think it is in your interest to do so, by entering an appearance in the abovementioned action, either personally or by your solicitor, at any time before the proceedings are heard and determined. In default of your so doing, the Court may hear and determine the proceedings in your absence and without further notice to you with such consequences as may ensue according to law.

Dated at Adelaide ..... 20...

**Registrar of Probates**

Extracted by .....

Solicitor for C.D. whose address for service is .....

[Form of affidavit to lead citation No .19]