

**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] died at in the said State on 20... aged years.
- 2 There is now pending in the Court a probate action (“the action”) No of 20... concerning the validity of the will of the deceased dated 20...
- 3 By order of the Honourable Justice [or His/Her Honour Judge] dated 20... it was ordered that letters of administration of the estate of the deceased be granted to me pending the action. A true copy of the sealed order is annexed and marked “A”.
- 4 Pending the action I will:
 - (a) under the control and direction of this Court collect, get in and administer according to law the estate of the deceased and will not distribute the residue of the estate;
 - (b) if required to do so by the Court, produce to the Court a full statement and account of my administration of the estate;
 - (c) if required to do so by the Court, deliver up to the Court the grant of administration;
 - (d) deliver at the office of Public Trustee of the State of South Australia within six calendar months from the date of administration being granted to me a statement and account verified by my declaration of all the estate of the deceased and of my administration of such estate pending the said action.

5 The deceased died possessed of assets in the State of South Australia [*where the deceased died before 1 July 1987, add: as disclosed in the annexed inventory and annex Form 54*].

Sworn/Affirmed [*delete whichever is inapplicable*]

by the abovenamed deponent

at [*place*]

on [*date*]

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

before me

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

[*print name of witness*]

[*print title of attesting witness*]

[*ID number of witness*]

Notes

- 1 The application for the order appointing an administrator *pendente lite* is made in the probate action.
- 2 If the order obtained contains any limitations then the form of oath must be varied accordingly.
- 3 The grant of administration ceases on the determination of the probate action and not upon the issue of a grant in substitution.