Supreme Court Rules 1937—Form 1.30

(see o 35 r 3)

Admission of facts under notice

In the Supreme Court of the Australian Capital Territory

No of (year)

(*name/s*) Plaintiff[s]*

(name/s) Defendant[s]*

To the plaintiff [or **the defendant** or insert name of party requesting admissions)]—

- 1 The defendant [*or* plaintiff *or insert name of party admitting facts*] admits the facts specified below, subject to any specified qualifications.
- 2 These admissions are subject to the admissibility of those facts in evidence.
- 3 These admissions are made for the purposes of these proceedings only, and shall not be used by any party to these proceedings other than the party to whom these admissions are given.

Date:

Signed:

(Plaintiff [or Defendant or insert name of party admitting facts]) or (Solicitor or agent for the plaintiff [or defendant or insert name of party on whose behalf facts are admitted])

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Approved form under Court Procedures Act 2004, s 8 page 1

Authorised by the ACT Parliamentary Counsel-also accessible at www.legislation.act.gov.au

Facts admitted

Qualifications

[*Here set out the facts admitted and any qualifications to those admissions, for example as follows*:]

Example

Facts admitted		Qualifications	
1	That John Smith died on 1 January 1870.	1	
2	That he or she died intestate.	2	
3	That James Smith was his or her lawful son.	3	But not that he or she was his or her only lawful son.
4	That Julius Smith died.	4	But not that he or she died on 1 April 1896.
5	That Julius Smith never was married.	5	
*(delete if inapplicable)			

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Endnote

1 This form was originally in the *Supreme Court Rules 1937*. Under the *Court Procedures Act 2004* A2004-59, pt 8, the form became a form approved under that Act.

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