Form 19 Notice to admit facts

Court Procedures Rules 2006

(see r 491 (Admissions-notice to admit facts or documents))

In the *[Supreme/Magistrates] Court of the Australian Capital Territory

No *[SC/MC] of (year)

(*name*) Plaintiff

(*name*) Defendant

TO: (the party asked to admit facts)

Take notice that—

1. The (*party asking for the admission*) proposes to adduce in evidence the facts stated below.

2. The (*party asking for the admission*) asks that you admit, for the proceeding only, each of the facts stated below.

3. Your admission of the facts may only be relied on by the (*party asking for the admission*).

Filed on behalf of the (party) by:

(the party's address for service and telephone number (if any) or, if the party is represented by a solicitor and the solicitor is the agent of another solicitor, the name and place of business of the other solicitor)

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4. If, at the end of 14 days after the day this notice is served on you, you have not served a notice on the (*party asking for the admission*) disputing the facts, you are taken to admit, for this proceeding only, each of the facts stated in this notice.

5. If you dispute a fact stated in this notice and afterwards the fact is proved in the proceeding, you must pay the costs of the proof, unless the Court otherwise orders.

Date:

(signature of party/party's solicitor)

(name of party/party's solicitor)

Facts to be admitted

(set out the facts asked to be admitted, for example, as follows)

Example

- 1 that John Smith died intestate
- 2 that John Smith died on 1 April 2006
- 3 that John Smith never married
- *Note* An example is part of the rules, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).

*omit if, or whichever is, inapplicable