

**Form P46 (Rule 25-2 (1.1))**

*[Style of Proceeding]*

**DEMAND FOR ELECTRONIC WILL**

*[Rule 22-3 of the Supreme Court Civil Rules applies to all forms.]*

I, \_\_\_\_\_, of \_\_\_\_\_, in accordance with Rule 25-2 (1.1), require you, \_\_\_\_\_ to provide me with either the will of **JOHN ROBERT SMITH** in its original electronic form or access to the third-party electronic repository where the will of **JOHN ROBERT SMITH** is stored, if this is where the sole copy of the will in its original electronic form can be accessed.

If there are expenses in order to access the third-party electronic repository where the will of **JOHN ROBERT SMITH** is stored for the purpose of viewing the will, then, in accordance with Rule 25-15, you must reimburse me for those expenses.

You have 7 days to comply with this demand.

If I am concerned about the validity of the will, I am entitled to file a Notice of Dispute at any time and may choose to do so before the expiry of the 21-day notice period referred to in Form P1 Notice of Proposed Application in Relation to Estate, in order to prevent a grant from issuing to you, so that I have time to assess the electronic will. A Notice of Dispute filed must not be removed until it expires or is withdrawn by me or by order of the court.

Date: 01/FEB/2024

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Signature of notice recipient

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*[type or print name]*