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| R.243 | FORM 60  CITATIONS |  |
| (Title as in Form 51 or as may be)  (*a*) *Citation by brother to father to accept or refuse Administration.*  To                       of  Whereas it appears by an affidavit of                        filed on [date]  that                                of                          died there on [date] a bachelor without a mother and intestate, leaving you,                            his lawful father and next-of-kin:  And whereas it also appears that                          is the lawful brother of the deceased, and lawful son of you            :  Now this is to require you,                      that, within 8 days after service, you do cause an appearance to be entered by you in the Registry of the Family Justice Courts, and accept or refuse Letters of Administration of the estate of the deceased or show cause why the same should not be granted to                     .  And take notice that in default of your so appearing and accepting and extracting the said Letters of Administration the Court will proceed in the premises according to law, your absence notwithstanding.  Dated:  Contact details of             :  # This form requires sealing by the Court and the signature of the Registrar. | | |
| (*b*) *Citation to accept or refuse Probate*.  To                        of  Whereas it appears by the affidavit of                filed on [date] that,            of            , deceased, died on [date], at                              having made and duly executed his Last Will and Testament bearing [date] and therein appointed you,                            , the sole executor (or sole executor and residuary legatee and devisee or as may be): | | |
| And whereas it further appears by the said affidavit that                         is a creditor (or a legatee named in the Will or as may be):  Now this is to require you,                       , that, within 8 days after service, you do cause an appearance to be entered by you in the Registry of the Family Justice Courts, and accept or refuse probate and execution of the Will (or as may be) of the said deceased, or show cause why the same should not be granted to                      as creditor of the deceased (or as may be):  And take notice that in default of your so appearing and accepting and extracting the said probate of the Will, the Court will proceed in the premises according to law, your absence notwithstanding.  Dated:  Contact details of             :  # This form requires sealing by the Court and the signature of the Registrar. | | |
| (*c*) *Citation to bring in Probate (Another Will set up).*  To                        of  Whereas it appears by an affidavit of                        filed on [date] that probate of the alleged Last Will and Testament of                        of                      , deceased, was, granted to you by the Court on [date]:  And whereas it is alleged in the affidavit that the deceased made and duly executed his Last Will and Testament, dated [date], and appointed            , executor (or as may be) and that probate ought to be called in, revoked, and declared null and void at law:  Now this is to require you,                          that, within 8 days after service on you, you do bring into and leave in the Registry of the Family Justice Courts, the probate in order that                          may proceed in due course of law for the revocation of the same.  Dated:  Contact details of             :  # This form requires sealing by the Court and the signature of the Registrar. | | |
| (*d*) *Citation to bring in Probate (Intestacy alleged).*  To                       of  Whereas it appears by the affidavit of                        , filed on [date] that probate of the alleged Last Will and Testament of                        of                        , deceased, was granted to you by the Court on [date], and that the deceased died a bachelor, leaving           , his lawful father and next-of-kin:  And whereas it is alleged in the affidavit that the deceased died intestate, and that the probate ought to be called in, revoked, and declared null and void at law:  Now this is to require you,            that, within 8 days after service on you, you do bring into and leave in the Registry of the Family Justice Courts, the probate in order that                    may proceed in due course of law for the revocation of the same.  Dated:  Contact details of              :  # This form requires sealing by the Court and the signature of the Registrar. | | |
| (*e*) *Citation to bring in Letters of Administration (Will set up).*  To                        of  Whereas it appears by the affidavit of                              , filed on [date] that Letters of Administration of all the estate of                            of                              , deceased, were granted to you by the Court on [date]:  And whereas it is alleged in affidavit that the deceased made and duly executed his Last Will and Testament, dated [date], and appointed                         , executor (or as may be), and that the Letters of Administration ought to be called in, revoked and declared null and void at law:  Now this is to require you,                             , that, within 8 days after service on you, you do bring into and leave in the Registry of the Family Justice Courts, the Letters of Administration in order that                                   may proceed in due course of law for the revocation of the same. | | |
| Dated:  Contact details of            :  # This form requires sealing by the Court and the signature of the Registrar. | | |
| (*f*) *Citation to bring in Letters of Administration (Administrator alleged not to be entitled).*  To                       of  Whereas it appears by the affidavit of                                        , filed on [date], that Letters of Administration of all the estate of                           of                          , deceased, were granted to you by the Court, as the lawful brother and one of the next-of-kin of the said deceased on [date]:  And whereas it is alleged in the affidavit that you are not one of the next-of-kin of the deceased, and that                 is the lawful son and only next-of-kin (or as may be) and that the Letters of Administration ought to be called in, revoked, and declared null and void in law:  Now this is to require you,                                  , that, within 8 days after service on you, you do bring into and leave in the Registry of the Family Justice Courts, the Letters of Administration in order that                                     may proceed in due course of law for the revocation of the same.  Dated:  Contact details of            :  # This form requires sealing by the Court and the signature of the Registrar. | | |
| (*g*) *Citation to see proceedings*.  To                        of  Whereas it appears by the affidavit of                                , filed on [date], that there is now pending in the Court, Probate suit entitled                             and another against                           , No.          of 20        , where the plaintiffs are proceeding to prove in solemn form of law the alleged Last Will and Testament, dated [date], at                    . | | |
| And whereas it further appears by the affidavit that you are the lawful                         and one of the next-of-kin of the deceased (or a legatee under the alleged will, dated                    or as may be).  Now this is to give notice to you,                          , to appear in the suit either personally or by your solicitor, should you think it for your interest so to do, at any time during the dependence of the suit and before final judgment shall be given.  And take notice that, in default of your so doing, the said Court will proceed to hear the Will proved in solemn form of law and pronounce judgment in the suit, your absence notwithstanding.  Dated:  Contact details of            :  # This form requires sealing by the Court and the signature of the Registrar. | | |
| (*h*) *Citation against executor who has intermeddled*.  To                       of  Whereas it appears by the affidavit of                , filed on [date] that,               of            , deceased, died on [date] at            having made and duly executed his Last Will and Testament bearing [date] and appointed you,            , the sole executor (or sole executor and residuary legatee and devisee or as may be):  And whereas it is alleged in the affidavit that you            have intermeddled in the estate of the deceased:  Now this is to require you,                          that, within 8 days after service on you, you do cause an appearance to be entered by you in the Registry of the Family Justice Courts and show cause why you should not be ordered to take probate of the Will under pain of the law and contempt thereof.  And take notice that in default of your so appearing and complying with the requirements of this citation the Court will proceed in the premises according to law, your absence notwithstanding.  Dated:  Contact details of            :  # This form requires sealing by the Court and the signature of the Registrar. | | |
| 1. *Citation to propound a Will*.   To                         of  Whereas it appears by the affidavit of                filed on [date] that            of                died on [date]     at            , intestate a widower leaving             , his lawful son the only person entitled to his estate:  And whereas it is alleged in the affidavit that the deceased left a certain paper writing dated [date], purporting to be a will where he appointed you                     sole executor (or sole executor and residuary legatee and devisee or as may be):  Now this is to require you,                            that, within 8 days after service on you, you do propound the will or paper writing should you think it in your interest to do so.  And take notice that in default of your complying with the requirements of this citation the Court will proceed to grant Letters of Administration of the estate to                              , your absence notwithstanding.  Dated:  Contact details of               :  # This form requires sealing by the Court and the signature of the Registrar. | | |