

SUPREME COURT OF QUEENSLAND
PRACTICE DIRECTION NUMBER 10 OF 2024

**REGISTRAR'S POWER: WILL ATTESTED BY ONLY
ONE WITNESS**

1. This Practice Direction is issued for the purposes of r 452(2)(b) of the *Uniform Civil Procedure Rules 1999* (Qld) (UCPR).
2. The registrar may constitute the court to hear and decide applications under s 18(2) of the *Succession Act 1981* (Qld) to dispense with the requirement under s 10(4) of that Act that a will must be witnessed by at least two persons, in circumstances where a will has been attested by only one witness, subject to the production of evidence:
 - (a) showing that the deceased intended the document to be their will;
 - (b) of due execution of the will by the testator in the presence of the witness (using UCPR Form 107,¹ with necessary modification); and
 - (c) of any explanation why more than one witness did not attest the will document.



H Bowskill
Chief Justice
11 March 2024

¹ See <https://www.courts.qld.gov.au/about/forms>.