## 633.295 Testimony of witnesses.

The proof may be made by the oral or written testimony of one or more of the subscribing witnesses to the will. If such testimony is in writing, it shall be substantially in the following form executed and sworn to after the death of the decedent:

In the District Court	
In and for	County
In the Matter of the Estate of	
, Deceased	
Probate No	
Testimony of Subscribing	
Witness on Probate of Will.	
State of)	
County ) ss	
I,, being first duly swor	rn, state:
I reside in the County of .	, State of
; I knew the testato	or on the day of
(month), (year),	
the original or exact reproduction of wh	
shown to me, and purporting to be the	
the said, deceased; I	
witnesses to said instrument; at the sai	
I knew, the other subs	
instrument was exhibited to me and	
witness by the testator, who declared th	
last will and testament, and was s	
, in the County	
, on the date shown	
presence of myself and the other sub	
other subscribing witness and I then a	
the testator, in the presence of said test	
each other, subscribed our names theret	
••••••	
Name of witness	
Address	
Subscribed and sworn to before	me this day of
(month), (year)	Ţ.
	Notary Public in and for
(Stamp)	the State of
[C66, 71, 73, 75, 77, 79, 81, §633.295]	
2000 Acts, ch 1058, §56; 2012 Acts, ch 1050, §58, 60	
Referred to in §633.296, 633.319 [T] 2012 amendment takes effect January 1, 2013; 2012	Acts ch 1050 860
[T] Section amended	,