**Information Notice**

**Statutory Rule Title** **Supreme Court (General Civil Procedure) Rules 2015**

**Information Title:** **Correction**

**Version:** **046**

A placement error of Rule 30.06(3) occurred during the consolidation of this version. This paragraph (3) was incorrectly inserted into Rule 36.06.

In Rule 30.06 for:

"30.06 How interrogatories to be answered

 (1) A party interrogated shall answer each interrogatory specifically by answering the substance of the interrogatory without evasion except insofar as it is objectionable on any of the grounds referred to in Rule 30.07.

 (2) Where the party objects to answer an interrogatory the party shall state briefly—

 (a) the ground of objection; and

 (b) the facts, if any, on which it is based."

substitute:

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Rule 30.06(3) inserted by S.R. No. 123/2023 rule 4.

 (3) A party interrogated shall answer each interrogatory by stating both the question and the answer to that question in the one document."

In Rule 36.06 for:

"36.06 Pleading to an amended pleading

 (1) A party shall plead to an amended pleading within 30 days after it is served on that party.

 (2) Where a party has pleaded to a pleading which is subsequently amended, the party shall be taken to rely on that party's original pleading in answer to the amended pleading unless the party pleads to it within the time limited for so doing.

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