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or incompetent persons and that subsequent to service of Summons and process said minor and incompetent Defendants have not applied for the appointment of a Guardian ad litem in this action; and no application for the appointment of said Guardian ad litem has been made by any other person, relative or friend of the said minor and incompetent Defendants, and that said minor and incompetent Defendants do not have, according to the best knowledge and information of the Plaintiffs, any general or testamentary Guardian or Guardians within the State of Wyoming.

Further that Plaintiffs have been unable to ascertain that any of the named Defendants are in the military service of the United States Government or serving with the forces of any nation with which the United States may be allied, and that Plaintiffs have reason to believe, and do believe, that if any of said Defendants are in said military service, their ability to comply with any judgment that may be rendered in this action is not materially impaired or affected by reason of such service and that by virtue of the aforesaid affidavit the Court did make and enter an order herein appointing Vincent A. Vehar, an attorney practicing before this Court, to represent said minor and incompetent persons who are unknown defendants, as Guardian ad litem, and to defend said action in their behalf; and the Court did appoint said Vincent A. Vehar to serve as attorney for and to represent all of the above named Defendants in the trial of this cause, and did authorize and direct Vincent A. Vehar to appear and to defend said action in behalf of said Defendants, said appointment as attorney having been made pursuant to the provisions of the Soldiers' and Sailors' Civil Relief Act; and that the said Vincent A. Vehar by virtue of his said appointment has filed his answer herein, denying