Rules Governing Probate and Administration Matters, 1964

KARNATAKA India

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Act 327 of 1963

- Published on 13 July 1964
- Commenced on 13 July 1964
- [This is the version of this document from 13 July 1964.]
- [Note: The original publication document is not available and this content could not be verified.]

Rules Governing Probate and Administration Matters, 1964Published vide Notification No. SPL 327 of 1963, dated 13th July, 1964Last Updated 12th December, 2019Notification No. SPL 327 of 1963. - In exercise of the powers conferred by section 129 of the Code of Civil Procedure, 1908-Central Act V of 1908 - and all other powers thereunto enabling, the High Court of Karnataka hereby makes and promulgates the following rules to govern the procedure for the grant of Probate and Letters of Administration in the exercise of its original civil jurisdiction:-

1.

These Rules shall be called "The Rules Governing Probate and Administration Matters, 1964."

2.

(i)These Rules shall come into force from the date of publication of these rules in the Karnataka Gazette and shall apply to all proceedings pending in the High Court on such date or instituted thereafter.(ii)On the coming into force of these Rules, all existing Rules, Orders, Circulars, practices, Conventions or the like governing any matter dealt with or covered by these Rules shall stand repealed:Provided that this repeal shall not affect or invalidate anything done, any action or decision taken, any disposal made, any decree, order or proceeding made or issued under the existing Rules before the commencement of these Rules.

3.

(i)In these Rules the word "Act" means the Indian Succession Act, 1925 (Central Act No. 39 of 1925).(ii)"Code" means the Code of Civil Procedure as amended from time to time.(iii)"Form" shall unless otherwise provided, mean the Form prescribed in Appendix to these Rules.(iv)"Court" shall

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mean the High Court of Karnataka, unless it is repugnant in the context, and shall include such Judge of the High Court or Bench of Judges thereof to whom the work is assigned by the Chief Justice.(v)"Registrar" shall mean the Registrar of the High Court except in Rule 7 infra.

4. Title of Applications under the Indian Succession Act, 1925.

- The applications for Probate or Letters of Administration shall be designated as Civil Petitions and shall be entered in the Register of Civil Petitions.

5. (a) Application for Probate or Letters of Administrations.

(1)An application for Probate or Letters of Administration shall be by original petition in Form No.2 or 3 and shall be accompanied by an authenticated copy of the application and the valuation of the estate in duplicate as prescribed by section 52 of the Karnataka Court Fees and Suits Valuation Act, 1958 (Karnataka Act No. 16 of 1958).(ii) The application shall also be accompanied by proof of death of the testator or the person in respect of whose estate administration is sought in the shape of a certificate of death issued by the Registrar of Births and Deaths or a certificate of death issued by the authorities of the Government Hospital where the death occurred if the issue of such certificates is permitted or provided for by the rules governing such Hospital, or an affidavit of the person or persons who had actually witnessed the death or in such other form as may be convenient provided that the Court may in any case require production of such other or further evidence as it may deem fit to establish or prove the fact of death.(iii)The Court shall forward to the Deputy Commissioner of the District in which the estate is situated, or if the estate is situated in more than one District, to the Deputy Commissioner of the District in which the most valuable portion of the immovable property included in the estate is situated, together with a notice in Form No. 4 and also a copy of the valuation thereof.(iv)Unless the Court otherwise orders, notice of an application for probate or Letters of Administration in Form No.4 shall be posted on the Notice Board of the Court and shall be served by the petitioner on all persons of the same degree of relation as or nearer degree than, the petitioner and send the same under prepaid registered cover to their respective addresses and shall be published in one or more of the principal newspapers of the District in which the deceased was residing at the time of his death and an affidavit proving the said service and publication shall be filed by the petitioner.(b)(i)When the Court directs that a citation issued shall be published in any newspaper, the petitioner shall file into Court a copy of the newspaper in which the citation is published.(ii)When the Court directs publication of the citation in the Gazette, the petitioner shall be required to remit the requisite amount of publication charges to any Government Treasury under the appropriate head of account and file the receipt or challan into the Court.(iii)Upon receipt of the challan, as soon as practicable, the Registrar shall cause the citation to be published in the Gazette.(iv)The citation shall be in Form No. 5-A.

6. Age of minor to be stated.

- A petition for the grant of Letters of Administration under section 244 of 246 of the Act, shall if the petitioner is acquainted with the facts, state the age of the minor or shall be accompanied by the affidavit of the person who is so acquainted, stating the age of the minor.

7. Probate or Letters of Administration with Will annexed.

- (i) If a Will has been deposited with a Registrar or Sub-Registrar under the Indian Registration Act (16 of 1908), an affidavit shall be filed stating the fact and that the applicant intends to apply to the Court for a Grant or Probate or Letters of Administration with the Will annexed and praying that an order may be issued to such Registrar to forward the Will to the Court and thereupon the Court may direct an order to be issued accordingly. Upon the production of the Will, petitioner and the attesting witness shall attend the Court with the petition, and the Will shall be annexed to or exhibited with the petition which shall then be signed and verified.(ii)If the petitioner or the said witness is unable to attend the Court, the said affidavit shall state the reason for such inability and thereupon the Court may direct the Will to be annexed to the petition. The petition shall then be signed and verified and forwarded to the Court.

8. Particulars in caveat.

- The caveat shall be in the form prescribed by Schedule V of the Act, it shall also state the full and true address of the caveator for service on him.

9. Notice of caveat.

- When a caveat against the grant of probate or Letters of Administration is filed, the Court shall cause notice thereof to be given to the petitioner as in Form No.5 and the petition shall thereupon be amended by inserting the name of the caveator as a defendant.

10.

The application shall thereupon be numbered and registered in the Register of Suits and shall thereafter be governed as far as practicable by the procedure prescribed for suits under the Code and the Rules thereunder.

11.

Within five days after the service of the said notice, upon him or such further time as may be granted by the Court, the petitioner shall bring into Court a notice to the caveator in Form No. 6, a copy of the petition and the prescribed fees for the service of the same; and the provisions of the Code and the Rules thereunder with respect of summons to a defendant and service thereto shall apply to the notice.

12. Order for grant of Probate.

(a)The order for grant of Probate or Letters of Administration shall direct the grantee to file in Court within six months and one year respectively the inventory and account prescribed by section 317 of the Act.(b)[xxx] [Omitted by Notification No. SPL 327/1963 dated 2.1.1967] no order granting

Probate or Letters of Administration shall be made until the petitioner has produced a certificate from the Controller under sub-section (2) of section 57 or section 67 of the Estate Duty Act, 1953 (Act No. 34 of 1953), that the estate duty payable in respect of the property included in the schedule to the petition has been paid or will be paid or that none is due, as the case may be.

13. Decree.

(a)(i)In all cases falling under section 295 of the Act, a decree shall be drawn up in Form No. 7.(ii)The decree shall direct the grantee to file in court within six months and one year respectively the inventory and account mentioned in section 317 of the Act.(b)After an order for grant of probate is made and in contentious cases the decree is drawn up, the Probate or Letters of Administration shall be drawn up in the form prescribed in Schedule VI or VII of the Act, as the case may be, on stamp paper of requisite value produced by the petitioner upon the petitioner filing into Court the Administration Bond of himself and/or his sureties in accordance with the order of the Court.

14. Form of inventory.

- The inventory referred to in Rule 12, shall be in Form No. 8 and shall be verified by the affidavit of the executor or administrator. It shall set out under the several heads contained in the said form a detailed description of the property, credits and the effects of the deceased and, if the deceased did not possess property falling under any particular head, it shall be so stated in each case.

15. Form of account.

- The said account shall be in the form of Debtor and Creditor Account, all moneys and other properties received by the executor or administrator being placed on the debit side and all disbursements made by him being placed on the credit side; and a balance shall be struck. The accounts shall be headed with the cause title of the matter and shall be verified by the affidavit of the executor or administrator.

16. Extension of time to file inventory or accounts.

- (i) If the inventory or account is not filed within time prescribed therefor, the matter shall be posted before Court for orders. The Court may either extend the time or call upon the party in default to file an application for the purpose or pass such other order as may be lawful and just in the circumstances of the case.(ii)An application for further time to file the inventory or account shall be made by an interlocutory application entitled in the petition in which the grant of Probate or Letters of Administration was made and shall be supported by affidavit, stating the cause of the delay in filing the same.

17. Administration Bond.

- An administration bond shall be in Form No.9. The Registrar shall, subject to the approval of the Court, determine the actual amount of security to be given and may examine the proposed sureties as to their properties and liabilities and for this purpose may direct notice to issue to the proposed sureties and adjourn the further hearing of the application to a fixed day by passing and order in Form No. 10. The proposed administrator and his sureties when approved by the Court, shall execute the administration bond before the Registrar or other officer authorized to take affidavits. The bond shall be filed in Court not less than three days before the adjourned hearing.

18. Preservation and inspection of Wills.

- (i) Every original Will filed in the Court for the purpose of an application for the grant of a Probate or Letters of Administration with the Will annexed shall except as hereinafter provided, remain in the custody of the Registrar and shall be preserved by him in the manner hereinafter mentioned: Provided that it shall be lawful for the Registrar upon the requisition from any other Court for the production of an original Will in a case pending in such Court to forward the Will in a sealed packet under the custody of a responsible officer to such Court for production in the pending case. The officer to whom the original Will is so entrusted shall deliver the sealed packet containing the same to the Judge of such Court and the Presiding Judge shall thereupon take all needful precaution for the safe custody and preservation of the Will until he has returned the same in a sealed packet to the Officer to whom it was entrusted for production, who shall deliver the sealed packet to the Registrar for the purpose of the application for the grant of Probate or Letters of Administration.(ii)The Registrar may transmit a Will to a Court requiring its production by registered post insured for not less than Rs.1000 when its production through a responsible Officer before that Court, in view of the distance of that Court, entail an amount of delay or expense which the Registrar considers unreasonable.(iii)The Registrar shall not comply with any requisition for the production of a Will except on receipt of a sum sufficient to cover all necessary expenses.(iv)When any original Will is filed for the purpose of an application for the grant of Probate or Letters of Administration, the Registrar shall endorse upon it a serial number and a reference to the application and shall cause a copy of the Will to be made and after the copy has been examined by himself or such Officer of the Court as he directs and found by him to be a true copy, the Registrar shall certify the copy to be a true copy and shall place with the record the copy so certified and the Will shall thereupon be placed in a sealed cover (to be sealed in the presence of the Registrar) and the sealed cover containing the Will shall be locked up in a fire proof box which shall be kept in the sole charge of the Registrar. The key of the box shall also be in the sole charge of the Registrar who will be held responsible for the safe custody of the box and its contents.(v)No original Will, after being placed in the fire proof box, shall be removed therefrom except under an order in writing of the Registrar made for the purpose of (a) complying with a requisition within the meaning of the proviso to Rule (i), (b) it being produced in Court on the hearing of the application for the purpose for which it was filed or on the hearing of an application for the revocation of a grant of Probate or Letters of Administration with the Will annexed or on the hearing of a case in Court or in any subordinate Court in which it is necessary to put such Will in evidence, (c) it being copied and (d) for inspection of such Will.(vi)A special register of Wills filed for the purposes of application for the

grant of Probate or Letters of Administration with the Will annexed shall be maintained in English in form No. 11.(vii)In the Register mentioned in the above rule, shall be entered the particulars indicated by the headings of columns. (viii) Alphabetical index shall be prepared in Form No. 12 to the entries made in the Register and a copy of such index shall be attached to the Register. The Registrar may upon an application in writing for inspection of the Register or of any Will mentioned in such Register, make an order permitting the inspection of the same: Provided that no such order shall be made unless in such application are set forth the names, residences and occupations of the applicant and the person or persons, if any, to be present on his behalf at the inspection and the reason for which the order of inspection is sought and in the case of an application for the inspection of an original will, unless the application be accompanied by Court fee stamps prescribed therefor.(ix)An order for inspection shall state the date on which the inspection may be had. No inspection shall be allowed under these Rules except between the hours of 11 a.m. and 3 p.m. or otherwise than in the presence of the Registrar or an officer of the Court as the Registrar shall direct. No person inspecting the Will under these Rules shall be permitted during the inspection to have in his possession or have access to a pen or ink or to write anything whatsoever to make any erasure or mark in the Register or on the Will, but a person so inspecting may be permitted to make notes in pencil on a separate paper.(x)Every copy of an original Will shall be made in the presence of the Registrar or such other officer of the Court as the Registrar may direct.(xi)Application for copy of an original Will shall be submitted to the Court and such copy shall only be granted subject to the condition which attach to the inspection of original Wills.

19.

(i)Save as otherwise expressly provided in these Rules, the proceedings in relation to Probate and Administration matters in the High Court shall be governed by the Karnataka High Court Rules, 1959, as amended form time to time.(ii)Without prejudice to the generality of the provision in sub-rue (i), applications under section 262, 263, 301 and 302 of the Act, shall be in the form of Civil Petition within the meaning of Rule 1 of Chapter VII of the High Court of Karnataka Rules, 1959.Appendix

Form No.	Description
1.	Cause Title in Probate and Administrationmatters (Rule 4)
2.	Petition for Probate or Letters of Administration with the Will annexed [(Rule 5(i)]
3.	Petition for Letters of Administration [(Rule5(i)]
4.	Notice of application for Probate or Letters of Administration [Rule 5(ii)]
5.	Notice of caveat (Rule 9)
5A.	Form of Citation [Rule 5(b) (iv)]
6.	Notice of caveator (Rule 11)
7.	Decree (Rule 13)
8.	Inventory to be filed by Executor or Administrator (Rule 14)
9.	Administration Bond (Rule 17)

10.	Interim Order on application for grant of Letters of Administration (Rule 17)
11.	Register of Wills filed in application for grantof Probate or Letters of Administration [Rule 18 (vi)]
12.	Index to the Register of Wills [Rule 18 (viii)]
	e and Administration Matters RulesForm No.1(See Rule 4).Cause Title in Probate and stration mattersIn The High Court of Karnataka At BangaloreC.P.No.
	ter of the goods of A.B. intestate and deceased or when the application is under Part X of the Succession Act, 1925 in the matter of the debts of A.B. deceased.
1. C.D	. and
2. E.F	-
Petition	nersORBetween
1. C.D	. and
Petition	ners
2. E.F	•
And	
1.	
G.H. an	nd
2. J.K	. Respondents
Letters No	e and Administration Matters RulesForm No. 2[See Rule 5(a) (i)]Petition for Probate or of Administration with theWill annexed.In The High Court of Karnataka At BangaloreC.P. 20(Cause Title)Petition of C.D. under II and IX of the Indian Succession Act, 1925.The above named petitioner states as follows:-
	the 1st petitioner, is a land owner and resides at
	and notition on is a dealer in spain and resides at
	e 2nd petitioner, is a dealer in grain and resides at

2. G.H. the 1st respondent, is a land owner and resides at	•
I. J. the 2nd respondent, is an infant of about years and resides with K.L. a land own and is sued as the legal representative of M.N. land owner, deceased.	ner at
3. The above named A.B. died on the day of at	here
4. The writing annexed hereto now shown to me and marked with the least will and testament of the said A.B., and was duly executed be in the presence of the witnesses whose names appear at the foot there	y him
OR (in a case falling under section 237)The deceased had made a Will and it has been lost of since the testator's death or it has been destroyed (describe how and why destroyed) otherw by an act of the testator and that the annexure, marked Exhibit-A, is a copy or draft of the V (in a case falling under section 238)The deceased had made a Will and it is lost or destroyed copy has been made nor draft preserved but the annexure marked Exhibit-A, contains the to the Will as far as it could be ascertained by the petitioner and it is attested by the persons not the Will as attestors.	vise than Vill.OR d and no erms of
5. I am the same person as C.D., the executor named in the said Will (or where the application is for Letters of Administration with the Will annumber to paragraphs 4 and 5 of Form 3 infra.)	
6. The amount of the assets which are likely to come to my hands does exceed in the aggregate the sum of Rs and the net amount of the assets, after deducting all items which I am by law allowed to deduct, it under the value of Rs	e said
7. I hereby undertake to duly administer the property and credits of the A.B. deceased and to make a full and true inventory thereof and exhibit same in this Court within six months from the date of grant of Probate Letters of Administration) to me, and also to render to this Court a true	t the (or

account of the said Property and credits within one year from the said date.

8. Your petitioner therefore, prays:-

(a) That he may be allowed to prove the said Will in common form and that Probate thereof (or Letters of Administration to the property and credits of the said deceased, with the said Will annexed) to have effect throughout the State of Karnataka may be granted to him.(b)For such other relief as this court may deem fit.

Schedule

(Set out property left within the jurisdiction, if necessary, to find jurisdiction)(Sd.) C.D.(Sd. E.F.)Advocate for C.D.I, C.D. the petitioner in the above petition, declare that what is stated herein is true to the best of my information and belief. (Sd.) C.D. Witnesses: O.P. of (residence and description)I, of (residence and description) one of the witnesses to the last Will and testament of A.B. the testator mentioned in the petition declare, that I was present and saw the testator affix his signature (or mark) to the said Will, now shown to me, and marked A, (or that the said testator acknowledged the writing annexed to the above petition, now shown to me and marked A, to be his last Will and testament in my presence).(Sd.) O.P.Probate and Administration Matters RulesForm No.3[Rule 5(a) (i)]Petition for Letters of AdministrationIn The High Court of Karnataka At Bangalore(Cause Title)C.P. No.Proceed as in Form No. 2, but in place of

paragraphs 4 and 5 insert as follows:-

4. The said A.B., left him surviving the following relations namely:-

(1)E.F., your petitioner, and(2)G.H. of (residence and description) his sons.(3)J.K. the wife of L.M. of etc., his daughter; (4) N. of etc his wife; (5) P.Q. of etc, and (6) R.S. of etc, his brother of whom the said P.Q..... died on the day ofand left no other relations.

- 5. The said A.B. died intestate and your petitioner claims administration of his property and credits as his elder son.
- 6. Your petitioner, therefore, prays-
- 7. Insert paragraph 7 as in Form No. 2 supra
- 8. Your petitioner, therefore, prays-

(a) That letters of administration to the property and credits of the said deceased to have effect throughout the State of Karnataka, may be granted to him;(b)For such other relief as to this Court may deem fit.(Signed)C.D.Signed X.Y.Advocate for C.D.(Insert verification as in Form No. 2 supra)Probate and Administration Matters RulesForm No. 4[See Rule 5(a) (iv)]Notice of application for Probate or Letters of Administration In The High Court of Karnataka At Bangalore C.P. No.

(Cause Title)To,L.M.,Deputy Commissioner of
Notice is hereby given that application has been made to this
thereto) dated respectively theday of
(or letters of administration of the property and credits or letters of administration
with the Will, dated theday of annexed, of the property and credits) of
A.B. date of (address and description) who died on theday of
at to C.D. of (address and description) one of the executors named in the said
Will (or the brother and one of the next of kin of the deceased or as the case may be).(Where the
notice is to be sent to any person other than the Deputy Commissioner, and that the
day of has been appointed for the hearing of the said
application and that if you desire to oppose the same you must file a caveat in the said Court). The
gross value of the estate has been sworn at Rs and the net value at Rs
thisday of(Signed)E.F.,Advocate for the said
C.D.(Signed)G.H.RegistrarProbate and Administration Matters RulesForm No. 5[See Rule 9]Notice
of CaveatIn The High Court of Karnataka at BangaloreC.P. No.
(Cause Title)To,C.D. (the Petitioner)And X.Y. his
pleaderAt (address) for service. Take notice that on the day of
(address and description) lodged a caveat against the grant of probate (or letters of administration)
in the above matter.SignedRegistrar.Probate and Administration Matters
RulesForm No. 5-A[See Rule 5(b)(iv)]Form of CitationIn The High Court of Karnataka At
Bangalore C.P. No(Cause Title) Whereas CD., the petitioner
above named has made an application for grant of Probate of a Will annexed to his application on a
copy of draft of a Will (alleged to have been lost or destroyed or not found and no copy of which is
forthcoming), said to have been executed by deceased A.B., (here mention the name and address
and the last known place of residence of the deceased) and/or/for Letters of Administration in
respect of the property described in the Schedule annexed:Be it known that no caveat has been
entered/caveat is entered by and that the said petition is posted for hearing on the
date of 20, and all persons claiming to have any interest in the estate of the deceased
may come and see the proceedings before the grant of Probate or Letters of Administration.(Where
the petitioner for Letters of Administration with the Will annexed is not the executor appointed by
the Will, and the following additional clause). You, the executor named in the Will are hereby called
upon to accept or renounce your executorship and that in the absence of any intimation from you
before the said date of hearing you will be deemed to have renounced your executorship. Given
under my hand and the seal of this Court, this Day of
No. 6[See Rule 11]Notice to CaveatorIn The High Court of Karnataka at BangaloreO.S. No.
(Cause Title)To,J.K.At (address of service)Whereas the above
petition to which you are made a respondent is now pending in the said Court and the above named
petitioner is proceeding therein to obtain the grant of probate of the alleged last Will (with a codicil
thereto) or [letters of administration (with the alleged Will annexed) of the estate and effects] of the
above named L.M. deceased against the granting of which you have filed a caveat. You are hereby
summoned to appear in this Court, in person or by a duly authorised pleader of the Court duly
instructed (continue as in Form No. 2 of Appendix B to the Code)
, ,

Administration Matters RulesForm No. 7 (Decree)[See Rule 13 P and A]Matters RulesIn The High Court of Karnataka at Bangalore(P. and A.) O.S. No
1. That the Will Exhibit A produced with the application for Probate aforementioned/mentioned in the application for Probate is proved to be the last Will and testament of the deceased
2. It is further ordered and decreed that the Plaintiff/s be granted a Probate of the said Will under section 289 of the Indian Succession Act, 1925 read with section 300 thereof (this clause shall be retained only when the Probate is granted); and
3. That the petitioner/s be granted Letters of Administration to the estate of the said deceased/with/without a copy of the Will annexed under section 290 of the Indian Succession Act, 1925 read with section 300 thereof.
4. It is also ordered and decreed:
(i)that the plaintiff/s shall execute a bond in a sum of Rupees

Probate of the Will (or letters of administration of the property and credits) of the above named A.B.

deceased, was (or, were) granted to me by this Court.

2. The Inventory hereunder set forth contains a full and true estimate of all the property in the possession of and all the credits of and all the debts owing by any person to the said deceased, to which I am entitled as such executor (or administrator) as aforesaid.

Inventory

Sl. No.	Description of property	Person now in possession thereof	Encumbrances	Net amount or value
(1)	(2)	(3)	(4)	(5)
	MOVABLE PROPERTY			
1.	Cash			
2.	Currency Notes			
3.	Moneys secured on the following moveable properties			
4.	Moneys secured on the following immovable properties			
5.	Other credits of the deceased			
6.	Furniture, household goods, wearing apparel.			
7.	Jewellery, bullion, precious stones			
8.	Stock in trade, goodwill of business, share ofpartnership.			
9.	Government Securities.			
10.	Shares, stock or debentures, or other securities of public companies.			
	Policy of insurance on the life of the			
11.	deceasedin the Company,			
	dated No			
	IMMOVABLE PROPERTY			
12.	Lands			
13.	Houses			
14.	Other immovable property			
	Moveable and immovable property not			

fallingunder any of the above heads.

15.

3. I have not received nor am I entitled to as such executor (or, administrator) as aforesaid any property credits or effects other than those set forth.

Solemnly affirmed (or sworn) by the saidC.D. this day ofat(Signed) C.D.Before
me,(Signed)E.FDesignationProbate and Administration Matter
RulesForm No. 9[See Rule 17]Administration BondIn The High Court of Karnataka at BangaloreP
and A No(Cause Title)Know all men by these presents that I/We
(the guardian) of (residence and description) and we Society, Limited,
(carrying on business in Karnataka at through (and hereinafter called Society) are
jointly and severally bound unto the Registrar in Rs to be paid to the Registrar or
his assigns, for which payment to be made, I/We do hereby bind myself/ourselves
and each and every of my/our heirs, executors and Administrators and we the society for
ourselves and our successors do bind and oblige ourselves for the whole unto the said Registrar, its
successors in office or assigns firmly by these presents. Now the condition of the above written bond
is such, that if the said C.D. (the administrator) shall within six months from the grant to him of
letters of administration of the property and credits of A.B. late of etc., deceased or such further time
as the Court may appoint exhibit in the Court an inventory containing a full and true estimate of all
the property in possession, and all the credits and also all the debts owing by any person, to which
the said C.D. is entitled as administrator, and shall within one year from the said grant or such
further time as the Court may appoint, exhibit an account of the estate of the said deceased, showing
the assets which have come to his hands and the manner in which they have been applied or
disposed of, and shall well and truly administer the said property credits and estate according to
law, and all the rest and residue of the said property, credits and estate, which shall be found
remaining upon the said administration account, shall deliver and pay unto such person or persons
as shall be lawfully entitled thereto. Then the above bond shall be void and of no effect, otherwise it
shall remain in full force.Sd. Sureties
1

Ι.	 	 	 	
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7				

Serial Number of Will	Number of file is the Court register whichres to the will	Name of Testator	Residence	Of Probate or Letters of Administration	Persons to whom probate or Letters ofAdministration with the will annexed, granted	Date of	Person by whom the Will inspected	realised on	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(1