# 169.

E-FORM

P.6, r.32 FJ(P)R 2024

## Grants

(Title as in action)

*(a) Of Probate.*

Probate of the Last Will and Testament (dated [date of will]) (with codicils if such is the case) (dated [date of codicil]) of late of , deceased who died on [date] at , is granted by this Court to as the sole executor (or one of the executors or as the case may be) named in the Will.

Dated:

Date of issue:

*Registrar.*

# This form requires sealing by the Court and the signature of the Registrar.

*(b) Of Letters of Administration.*

Letters of Administration of the estate and effects of late of , deceased who died on [date] are granted to (insert the name and character in which the Grant is taken).

Dated:

Date of issue:

*Registrar.*

# This form requires sealing by the Court and the signature of the Registrar.

*(c) Of Letters of Administration for unadministered estate.*

late of deceased died intestate on [date].

Letters of Administration of his estate and effects were previously granted by the High Court/Family Justice Courts/State Courts/Subordinate Courts to (insert the name and character in which the Grant was taken) who after taking such administration died on [date], leaving part of the estate unadministered.

Letters of Administration of the said estate and effects so left unadministered were granted by this Court on [date] to (insert the name and character in which Grant was taken).

Dated:

Date of issue:

*Registrar.*

# This form requires sealing by the Court and the signature of the Registrar.

*(d) Of Letters of Administration for unadministered estate with will annexed.*

The Last Will and Testament (dated [date of will]) (with codicils if such is the case) (dated [date of codicil]) of late of deceased, was on [date] proved in the Family Justice Courts/High Court/State Courts and Probate was previously granted to the Executor (or one of the executors) named in the will who after taking such Probate died leaving the administration of the estate of the deceased incomplete and without having by his will appointed any executor.

Letters of Administration with the will annexed of the estate and effects of the deceased left unadministered were on [date], granted by this Court to (insert the name and character in which the Grant was taken).

Dated:

Date of issue:

*Registrar.*

# This form requires sealing by the Court and the signature of the Registrar.

*(e) To an Attorney.*

As in (b) above inserting after “granted to ” the duly constituted attorney of (one of the lawful children and next of kin of the deceased or as may be) for the use and benefit of until he shall obtain a grant of Letters of Administration to himself.

*(f) To a Guardian.*

As in (b) above inserting after “granted to ” as the legal guardian of the lawful infant children and next of kin of the deceased, limited until one of the infants obtains a grant to himself.

*(g) Of Double Probate.*

On [date], the Last Will and Testament (dated [date of will]) (with codicil(s) if such is the case) (dated [date of codicil]) of late of , deceased who died on [date] at was proved before this Court, and Administration of the estate was previously granted by this Court to as of the executors named in the Will, power being reserved of making the like grant to the other executor(s) named in the Will.

On the date stated below, the Will of the deceased (with Codicil annexed) was also proved in this Court, and that the like administration of the estate and effects of the deceased was granted by this Court to the other executor(s) named in the Will.

Dated:

Date of issue:

*Registrar.*

# This form requires sealing by the Court and the signature of the Registrar.