

IN THE HIGH COURT OF JUSTICE

Address

Family Division

DX

**Principal" or "District Probate". If "District Probate" add "at.....".

The*

Registry

† If necessary to include alias of deceased in grant add "otherwise (alias name)" and state below which is true name and reason for requiring alias.

IN the Estate of †

(1) "I" or "We". Insert the full name, place of residence and occupation or, if none, description of the deponent(s). State the postcode of the deponent(s) and deceased's place of residence, if known.

(1)

deceased.

(2) Or "do solemnly and sincerely affirm".

make Oath and say,(2)

that

(3) Each testamentary paper must be marked by each deponent, and by the person administering the oath.

(1) believe the paper writing now produced to and marked by (3)

(4) "with one, two (or more) Codicils", as the case may be.

to contain the true and original last Will and Testament (4)

of †

of

(5) This should be the date of birth as shown in the Register of Deaths.

who was born on the (5)

day of

deceased,

(6) If exact age is unknown, give best estimate.

and who died on the

day of

(7) Where there are separate legal divisions in one country, the state, province, etc., should be specified.

aged

years (6) domiciled in (7)

(8) Delete "no", if there was land vested in deceased which remained settled land notwithstanding his or her death.

and that to the best of

knowledge, information and belief there was (8) [no] land

vested in the said deceased which was settled previously to h death (and not by h Will

(4)

)

(9) Include the names of the executors who have renounced.

and which remained settled land notwithstanding h death

And (1) further make oath and say (2)

that (9)

executor(s) named in the said Will (4)

have renounced probate thereof

Notice of this application has been given to

(10) Delete or amend as appropriate. Notice of this application must be served on all executors to whom power is to be reserved unless dispensed with by a Registrar under Rule 27 (3), or unless Rule 27(1A) applies. All executors to whom power is to be reserved should be named.

the executor(s) to whom power is to be reserved, [save

](10)

(11) "I am" or "we are". Insert relationship of the executors to the deceased only if necessary to establish title or identification.

And (1) further make Oath and say (2)

that (11) (12)

Execut

named in the said

(12) "The sole", or "the surviving", or "one of the", or "are the", or "two of the", etc.

(13) If there was settled land the grant should exclude it. Insert "save and except settled land".

and that (1) will (i) collect, get in and administer according to law the real and personal estate (13) of the said deceased; (ii) when required to do so by the Court, exhibit in the Court a full inventory of the said estate (13) and when so required render an account thereof to the Court; and (iii) when required to do so by the High Court, deliver up the grant of probate to that Court; and that to the best of knowledge, information and belief

(14) Complete this paragraph only if the deceased died on or after 1 April 1981 and an Inland Revenue Account is not required; the next paragraphs should be deleted.

(14) [the gross estate passing under the grant does not exceed (15) £ and the net estate does not exceed (16) £ and that this is not a case in which an Inland Revenue Account is required to be delivered]

(15) The amount to be inserted here should be in accordance with the relevant figure shown in paragraph 1 of the PEP List.

(17) [the gross estate passing under the grant amounts to £ and the net estate amounts to £].

(16) The amount to be inserted here should be the net value of the estate, rounded up to the next whole thousand.

†

(18) [the gross estate passing under the grant amounts to (19) £ and the net estate amounts to (20) £ and that this is not a case in which an Inland Revenue Account is required to be delivered]

(17) Complete this paragraph only if an Inland Revenue Account is required and delete the previous and following paragraph.

(18) Complete this paragraph only if the estate qualifies under paragraph 2 of the PEP list and delete the previous two paragraphs.

(19) The amount to be inserted here is the exact amount of the gross estate.

(20) The amount to be inserted here is the exact amount of the net estate.

SWORN by

the above-named Deponent at

this day of

Before me,

A Commissioner for Oaths/Solicitor.

SWORN by

the above-named Deponent at

this day of

Before me,

A Commissioner for Oaths/Solicitor.

SWORN by

the above-named Deponent at

this day of

Before me,

A Commissioner for Oaths/Solicitor.