**Defence In Administration Suit By Pecuniary Legatee**

In the Court of ......................................  
  
A.B. (add description and residence) ...................... Plaintiff

Against

C.D. (add description and residence) .................... Defendant

**Respectfully**

 1.         A. B. 's will contain a charge of debts; he died insolvent; he was entitled at his death to some immovable property which the defendant sold and which produced the net sum of Rs. .......... and the testator had some movable property which the defendant got in, and which produced the net sum of Rs..........

 2.         The defendant applied the whole of the said sums and the sum of Rs.......... which the defendant received from rents of the immovable property in the payment of the funeral and testamentary expenses and some of the debts of the testator.

 3.         The defendant made up his accounts and sent a copy thereof to the plaintiff on the ... ..... day of........19 ..., and offered the plaintiff free access to the vouchers to verify such accounts, but he declined to avail himself of the defendant's offer. 4. The defendant submits that the plaintiff ought to pay the cost of this suit.

 Dated :

                                                                           Defendant

                                                                          Through, Advocate

 Verification:

           I, \_\_\_\_\_\_, do hereby verify that the contents from paras 1 to \_\_\_\_\_\_ are correct and true to the best of my knowledge and personal belief and no part of it is false and nothing material has been concealed therein.

           Affirmed at Shimla this \_\_\_\_\_\_.

                                                            Defendant