**Petition For Revocation Of Probate**

In the Court of the District Judge of \_\_\_\_\_\_\_\_\_\_\_\_

Case No\_\_\_\_\_\_\_of 20 \_\_\_\_\_\_\_

1.AA. etc\_\_\_\_\_\_\_

2.BB. etc\_\_\_\_\_\_\_ Petitioners;

Versus

CC. etc\_\_\_\_\_\_\_ Respondent.

In the matter of application under Section 263 of the Indian Succession Act, 1925.

The petition of AA. and BB abovenamed most respectfully sheweth:

1. That in Case No\_\_\_\_\_\_\_, of 20 \_\_\_\_\_\_\_ , one CC. obtained probate of the alleged last Will and Testament of DD., deceased (or obtained letter of administration in the goods of DD, deceased) from, this Court on the\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_ , 20 \_\_\_\_\_\_\_ .

2. That the said grant of probate was obtained fraudulently, inasmuch as the will in respect of which the probate was granted to the said CC. was a forgery and that the said DD., deceased, left no Will at the time of his death.

(or)

2. That the said grant of letters of administration was obtained fraudulently inasmuch as the said CC concealed from the Court the fact that the said DD. deceased had left a Will whereby the deceased had appointed your petitioner as executor.

3. That the proceedings to obtain the probate (or letters of administration) were defective in substance inasmuch as no citation was issued on the petitioners and other relatives of the deceased.

Your petitioners therefore pray that under the above circumstances the grant of probate (or letters of administration) to CC. may be revoked.

And your petitioner as in duty bound shall ever pray.

Verification

(Signature)