#  In the Court of ......................................

 A.B. ......................

 Plaintiff

 against

 C.D ....................

 Defendant

[The Union of Inida or the State of ................. , as the case may be.]

The Advocate General of .................................

The Collector of .....................................

The State of .......................................

The A.B. Company, Limited having its registered office at ..............

A.B., a public officer of the C.D. Company.

A.B, on behalf of himself and all other creditors of C.D. late of (add description and residence).

A.B. ,on behalf of himself and all other holders of debentures issued by the Company .... Limited.

The Official Receiver

A.B., a minor, by C.D. [or by the Court of Wards], his next friend.

A.B, a person of unsound mind [or of weak mind], by C.D. his next friend

A.B., a firm carrying on business in partnership at

A.B., by his constituted attorney C.D. (add description and residence)

A.B., shebait of Thakur ...............

A.B., executor of C.D., deceased. ..........

A.B, heir of C.D., deceased.

FINAL DECREE IN AN ADMINISTRATION-SUIT BY NEXT-OF-KIN

1. LET the ................. \* of the said Court tax the costs of the "plaintiff and defendant in this suit, and let the amount of the said plaintiff's costs, when so taxed, be paid by the defendant to the plaintiff out of the sum of Rs. ................ , the balance, by the said certificate found to be due from the said defendant on account of the personal estate of E.F., the intestate, within one week after the taxation of the said costs by the said .................... \*and let the defendant retain for her own use out of such sum her costs, when taxed.

2. And it is ordered that the residue of the said sum of Rs. ..................... after payment of the plaintiff's and defendant's costs as aforesaid, be paid and applied by defendant as follows:-

(a) Let the defendant, within one week after the taxation of the said costs by the \* ................ as aforesaid, pay one-third share of the said residue to the plaintiffs A.B., and C.D., his wife, in her right as the sister and one of the next-of-kin of the said E.F., the intestate.

(b) Let the defendant retain for her own use one other third share of said residue, as the mother and one of the next-of-kin of the said E.F., the intestate.

(c) And let the defendant, within one week after the taxation of the said costs by the \*.............. as aforesaid, pay the remaining one-third share of the said residue to G. H., as the brother and the other next- of-kin of the said E.F. the intestate.