**Administration by Creditor on Behalf of**

**Himself and All Other Creditors**

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

KK…………………………………………………. resi ........................................ Plaintiff

against

GM………………………….…………………… resi ……………………….................. Defendant   
  
KK………………………………………….…., the above-named plaintiff, states as follows:-   
  
1. KM………………………….…., late of............................................. , was at the time of his death, and his estate still is, indebted to the plaintiff in the sum of... . [here insert nature of debt and security, if any].   
  
2. KM……………………….……., died on or about the day of. ………..... By his last will, dated the ...... day of ……….....he appointed ………….…….KM………………... his executor [or devised his estate in trust, etc., or died intenstate, as the case may be.]   
  
3. The will was proved by KM…………………………………………... [or letters of administration were granted, etc.].   
  
4. The defendant has possessed himself of the movable [and immovable, or the proceeds of the immovable property of KM……………………………………….…..., and has not paid the plaintiff his debt.   
  
[i. Facts showing when the cause of action arose and that the Court has jurisdiction. ]   
  
ii. The value of the subject-matter of the suit for the purpose of jurisdiction is ......................rupees and for the purpose of court-fees is ................rupees.]   
  
7. The plaintiff claims that an account may be taken of the movable [and immovable] property of KM…………., deceased, and that the same may be administered under the decree of the Court.   
  
Dated :   
  
Plaintiff   
  
Through, Advocate