FORM 65B PETITION FOR GRANT OF ADMINISTRATION WITH THE WILL ANNEXED

CANADA

	ROVINCE OF PRINCE EDWARD ISLAND THE SUPREME COURT (ESTATES SECTION)
	In the matter of the estate of A.B. deceased.
(00	The petition of C.D. of (full address) in the County of, ecupation or, if none, give marital status).
Sh	oweth,
1.	A.B., late of (full address) in the County of (occupation or, if none, give marital status), deceased, died on or about the, 19, at in the County of, and the deceased at the time of death had a fixed place of abode at, in the County of (or had no fixed place of abode in Prince Edward Island (or resided out of Prince Edward Island) but had at such time property in the County of
2.	The deceased was at the time of death (unmarried, married, a widower or divorced), or as the case may be; here give particulars as required by Rule
3.	The last will of the deceased was dated
4.	The deceased did not marry subsequent to the last mentioned $date(s)$.
5.	Neither witness to the will $(or\ codicil)$ is a beneficiary or the husband or wife of a beneficiary named therein.
6.	No executor is named in the said will (or codicil) or the executor therein named is dead, not having taken out probate, or has renounced all right and title to the probate and execution of the said will (or as the fact may be) and I am the residuary legatee named therein (or as the fact may be).
7.	The value of the whole property of which the deceased died possessed or entitled to is $\$$
	herefore it is prayed that administration of the property of the deceased may be anted to your petitioner.
(D	ated)
	C.D.