ACKNOWLEDGMENTS.

ACKNOWLEDGMENT BY EXECUTOR

OF RIGHT TO A LEGACY (f).

I, —, of —, the executor of — [testator], deceased, hereby acknowledge that the legacy of — dollars payable to — [legatee] under and by virtue of the will of the said — [testator] (of which probate was granted to me, the said —, as executor thereof by [the Surrogate Court of the county of —] on the — day of —, is still due and owing from me, with interest at the rate of — per cent per annum from the expiration of [one] year after the date of the death of the said — [testator].

Dated the —— day of ——.

[Signature of executor.]

ACKNOWLEDGMENT BY EXECUTOR

OF RIGHT TO INTEREST ON A LEGACY (g).

I, —, of —, the executor of — [testator] deceased, hereby acknowledge that interest at the rate of — per cent per annum from the — day of —, is due and owing at this date from me to — [legatee] upon a legacy of — dollars payable to the said [legatee] under and by virtue of the will of the said — [testator], of which will probate was granted to me, the said —, as executor thereof by [the Surrogate Court of the county of —] on the — day of —.

Dated the —— day of ——.

[Signature of executor.]

(f) See note (e).

(g) This form and the next following are drawn to comply with R.S.O. 1914, c. 75, s. 18, which enacts that "No arrears of rent or of interest in respect of any sum of moncy charged upon or payable out of any land or rent, or in respect of any legacy, whether it is or is not charged upon land, or any damages in respect of such arrears of rent or interest, shall be recovered by any distress, or action, but within six years next after the same respectively has become due, or next after any acknowledgment in writing of the same has been given to the person entitled thereto, or bia sagent, signed by the