

Form 3.25 Notice of renunciation of letters of administration in favour of public trustee and guardian

Court Procedures Rules 2006

(see r 3057 (Administration by public trustee and guardian—renunciation of letters of administration by entitled people))

In the Supreme Court of the Australian Capital Territory

Probate jurisdiction

No P of (year) (*Court to complete*)

In the estate of (*full name of deceased person, including any known alias*), late of (*last address*), deceased

Renunciation of letters of administration in favour of the public trustee and guardian

On (date), *[I/we] (full name of each person making affidavit) of (home or business address or place of employment), *[say on oath/solemnly affirm]—

1. (*Name of deceased person*) died on (*date of death*) without leaving a will.
2. *[I am *[the person/one of the people]/We are the people] primarily entitled to administration of the deceased person's estate.
3. *[I/We] have not intermeddled in the estate of the deceased person.
4. *[I/We] renounce all right to letters of administration of the estate of the deceased person in favour of the public trustee and guardian.

Filed for the applicant by:

(the applicant's address for service and telephone number (if any) or, if the applicant is represented by a solicitor and the solicitor is the agent of another solicitor, the name and place of business of the other solicitor)

*[Sworn/Affirmed] by (*full name*):

(*signature of *[each] person making affidavit*)

at (*place*) in the presence of:

(*signature of person before whom affidavit is made*)

(*full name of person before whom affidavit is made*) of (*address*)

*[Justice of the Peace/Barrister/Solicitor/(*other*)]

Note If the affidavit is longer than a page, the person making the affidavit and the person taking the affidavit must sign or initial each page of the affidavit (see r 6715 (1) (Affidavit—taking of)).

**omit if, or whichever is, inapplicable*