

Summary Administration Packet

Testate (with a Will)

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File completed forms with Clerk & Comptroller Probate Division

Probate Resources

All instructions and forms distributed by the Fifteenth Judicial Circuit Law Library are provided as a public service to persons seeking to represent themselves in court without the assistance of an attorney. These documents are meant to serve as a guide only, and to assist pro se (selfrepresented) litigants with their cases. Any person using these instructions and/or forms does so at their own risk and the Law Library shall not be responsible for any losses incurred by any person in reliance on the instructions and/or forms.

For questions about this form, contact the Probate Division at 561-355-2986 or ProbateGAClerkWeb@mypalmbeachclerk.com.

Resources:

For Death Certificates: http://palmbeach.floridahealth.gov/certificates/death/index.html

For vehicles: www.flhsmv.gov

Legal descriptions can be found at: https://www.pbcgov.org/papa/

For unclaimed property: https://www.fltreasurehunt.gov/

Florida Statutes: https://www.flsenate.gov/Laws/Statutes

Additional Legal Resources:

Florida Rural Legal Legal Aid Society of Palm Lawyer Referral Service

Beach County https://www.palmbeachbar.org/lawyer-Services

www.frls.org www.legalaidpbc.org referral-service/

561-820-8902 561-655-8944 561-687-3266 (to hire a lawyer to represent you in court or give you

legal advice)

File completed forms with Probate Division:

In-person: By mail: Online:

https://www.myflcourtaccess.com/authority/ **Probate Division** Judge Daniel T.K. **Hurley Courthouse** P.O. Box 4667 Please note that the original death certificate and original will (if any) must be mailed or 205 N. Dixie Highway West Palm Beach. Room 3.23

hand-delivered to the Probate Division and FL 33402

West Palm Beach, FL cannot be e-filed.

33401

Glossary of terms (from FS 731.201):

Assets – anything owned that has monetary value.

Beneficiary -- means an heir at law in an intestate estate.

Case Number (or file no. or reference number) – this is a number assigned to the case when it is filed. Once filed, please put this number on all other paperwork submitted to the case.

Claim (or claim of creditor) -- means a liability of the decedent, whether arising in contract, tort, or otherwise, and funeral expense.

Creditor – person or business to whom the decedent owed money.

Decedent – a person who has passed away. In this instance, the person whose estate you are trying to Probate.

Descendant -- means a person in any generational level down the applicable individual's descending line and includes children, grandchildren, and more remote descendants. The term "descendant" is synonymous with the terms "lineal descendant" and "issue".

Domicile -- means a person's usual place of dwelling and shall be synonymous with residence.

Exempt property -- means the property of a decedent's estate which is described in s. 732.402. See also items (b) through (e) of paragraph 8 of the petition for summary administration.

File no. (or case number or reference number)— this is a number assigned to the case when it is filed. Once filed, please put this number on all other paperwork submitted to the case.

Heirs or "heirs at law" -- means those persons, including the surviving spouse, who are entitled under the statutes of intestate succession (FS Chapter 732) to the property of a decedent.

Homestead -- means the property described in Section 4(a)(1), Art. X of the State Constitution on which at the death of the owner the exemption inures to the owner's surviving spouse or heirs under Section 4(b), Art. X of the State Constitution. For purposes of the code, real property owned in tenancy by the entireties or in joint tenancy with rights of survivorship is not protected homestead. Legal descriptions can be found at https://www.pbcgov.org/papa/glossary.htm.

Intestate – the decedent died without a will. See also Testate.

Petitioner – the person asking the court for an order. This will be you; the person filling out and signing the petition form.

Reference Number (or case number or file no.) – this is a number assigned to the case when it is filed. Once filed, please put this number on all other paperwork submitted to the case.

Testate – the decedent had a will before passing. See also Intestate.

Venue – is the appropriate location for a case to be heard by the court.

Filing Instructions

Original Documents:

 You may file your paperwork either by visiting one of four Palm Beach County Courthouse locations or by U.S. mail to:

Probate P.O. Box 4667 West Palm Beach, FL 33402

- Make 2 copies of the completed documents.
- File the applicable documents with the Clerk of the Circuit Court & Comptroller's office.
- If you mail your documents, provide an extra pre-addressed stamped envelope so that your copies may be returned.

• Electronic Documents:

- Self-represented litigants may file petitions or other pleadings or documents electronically, but they are not required to do so. If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of Judicial Administration 2.525
 https://www.flcourts.org/content/download/219089/file/RULE-2-525-Jan2014_v2.pdf) and the procedures of the judicial circuit in which you file. The rules and procedures should be carefully read and followed.
- You must first register in the Florida E-Filing Portal. Directions, a manual, and a short step-by-step video are available if you wish to learn to e-file your documents with the Clerk of the Circuit Court & Comptroller instead of filing a hard copy. Go to: www.mypalmbeachclerk.com/court-services/e-filing/self-represented-filers. Please note certain documents must be filed in original, hard copy format. A list of these documents is available on the Clerk of the Circuit Court & Comptroller's website at

Florida Probate Rules

Rule 5.530. Summary Administration

- (a) Petition. The petition must be verified as required by law and must contain:
 - (1) a statement of the interest of each petitioner, each petitioner's name and address, and the name and office address of each petitioner's attorney;
 - (2) the name and last known address of the decedent, last 4 digits of the decedent's social security number, date and place of death of the decedent, and state and county of the decedent's domicile;
 - (3) so far as is known, the names and addresses of the surviving spouse, if any, and the beneficiaries and their relationship to the decedent and the year of birth of any who are minors;
 - (4) a statement showing venue;
 - (5) a statement whether domiciliary or principal proceedings are pending in another state or country, if known, and the name and address of the foreign personal representative and the court issuing letters;
 - (6) a statement that the decedent's will, if any, does not direct administration as required by chapter 733, Florida Statutes;
 - (7) a statement that the value of the entire estate subject to administration in this state, less the value of property exempt from the claims of creditors, does not exceed \$75,000 or that the decedent has been dead for more than 2 years;
 - (8) a description of all assets in the estate and the estimated value of each, and a separate description of any protected homestead and exempt property;
 - (9) a statement either:
 - (A) that all creditors' claims are barred or
 - (B) that a diligent search and reasonable inquiry for any known or reasonably ascertainable creditors has been made and one of the following:
 - (i) A statement that the estate is not indebted.
 - (ii) The name and address of each creditor, the nature of the debt, the amount of the debt and whether the amount is estimated or exact, and when the debt is due. If provision for payment of the debt has been made other than for full payment in the proposed order of

distribution, the following information must be shown:

- (a) The name of the person who will pay the debt.
- (b) The creditor's written consent for substitution or assumption of the debt by another person.
- (c) The amount to be paid if the debt has been compromised.
- (d) The terms for payment and any limitations on the liability of the person paying the debt.
- (10) in an intestate estate, a statement that after the exercise of reasonable diligence each petitioner is unaware of any unrevoked wills or codicils;
- (11) in a testate estate, a statement identifying all unrevoked wills and codicils being presented for probate, and a statement that each petitioner is unaware of any other unrevoked will or codicil; and
- (12) a schedule of proposed distribution of all probate assets and the person to whom each asset is to be distributed.
- **(b) Service.** The joinder in, or consent to, a petition for summary administration is not required of a beneficiary who will receive full distributive share under the proposed distribution. Any beneficiary and any known or reasonably ascertainable creditor not joining or consenting must receive formal notice of the petition.
- (c) **Testate Estate.** In a testate estate, on the filing of the petition for summary administration, the decedent's will must be proved and admitted to probate.
- (d) Order. If the court determines that the decedent's estate qualifies for summary administration, it must enter an order distributing the probate assets and specifically designating the person to whom each asset is to be distributed.

A copy of the entire Florida Probate Rules can be found in PDF format on the Florida Bar website at https://www.floridabar.org/rules/ctproc/.

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA PROBATE DIVISION

CHECKLIST FOR PETITION FOR SUMMARY ADMINISTRATION OF TESTATE ESTATE

This checklist shall be completed and e-filed with your Petition. Please review and sign the applicable certification clause at the end of the checklist prior to submitting it with your Petition. If any of the items below are not checked, please complete "Certification B."

Completing and e-filing this Checklist does not remove any additional obligations imposed by rule or statute.

ruic oi	or statute.	
CASE	E NUMBER: in Re E	state of:
	An authenticated copy of the death certificate (no p security number) was filed. Fla. Stat. §731.103(1); Fla.	Prob. R. 5.205(a), 5.171
	A copy of the original will or codicil was e-filed an deposited with the Palm Beach County Clerk of Co	
	OR	
	The original will/codicil cannot be located, a Petitic Will/Codicil was filed, and those who would take be to the Petition to Establish a Lost or Destroyed Will noticed and proof of formal notice has been filed.	out for the will/codicil have consented
	The decedent was a Florida resident and the will/co Florida. If the will/codicil is not self-proven, an oat a Clerk of the Court, Commissioner, or Judge and t (NOTE: a notary stamp is insufficient.)	h of witness was executed in front of
	OR	
	The decedent is a Florida resident but the will was jurisdiction/outside the state of Florida, and an affic will/codicil was executed in conformity with the lawill was executed and a copy of that state or country and notary) is provided.	davit was filed demonstrating that the ws of the state or country where the
	OR	
	The decedent was not a Florida resident, and an aff the will/codicil was executed in conformity with the will was executed and a copy of that state or co and notary) is provided.	e laws of the state or country where

The Petitioner submitted proof of payment of the decedent's reasonable and necessary medical bills from the last 60 days of the decedent's last illness. ⁱ
OR
If there are no such expenses, Petitioner has stated so in the Petition.
The Petitioner submitted proof of payment in full of the decedent's reasonable funeral expenses. ii
The Petition includes: (a) the name and address of the decedent's surviving spouse (if any); (b) the names and addresses of the decedent's beneficiaries and their relationship to the decedent; (c) if any beneficiary is a minor the year of birth is included.
The Petition includes a statement showing venue.
The Petition includes a statement specifying whether there are domiciliary or principal proceedings from another state or country.
The Petition demonstrates the eligibility for summary administration (i.e., the decedent died over 2 years ago or the value of the estate, less exempt property, does not exceed \$75,000).
The Petitioner is a beneficiary or a person nominated as personal representative in the decedent's will offered for probate.
The Petition includes a statement that the decedent's will does not direct administration as required by Probate Rule 5.530.
The Petition specifically describes the assets to be distributed, and includes values for each asset (e.g., name and address of the financial institution and the associated account number(s), legal property descriptions, etc.)
Pro-se Petitioners only: The Petition specifically describes the assets to be distributed, and includes values for each asset (e.g., name and address of the financial institution and the associated account number(s), legal property descriptions, etc.). Include proof of assets to be distributed, dated after the date of death (ex. Bank statement, car title, etc.) The Petition states that a diligent search for creditors was conducted and acknowledges
the penalty for failing to make a diligent search.
No claims have been filed against the estate.
OR
If claims have been filed against the estate:
The creditor's claims have been stricken, or are otherwise barred by statute;
OR
Provision for payment of outstanding debt has been made to the extent that assets are available;
OR
There are insufficient assets to satisfy the outstanding claims, and formal notice of the Petition was served on the outstanding creditors.
All beneficiaries under the will offered for probate have received formal notice of the petition and the proposed distribution;

	OR
	The Petitioner has filed notarized consents from all the beneficiaries under the will offered for probate.
	The proposed order includes the correct distribution of assets as directed by the will offered for probate.
<u> </u>	A trust is not a beneficiary of the decedent.
(OR
<u>]</u>	If a trust of the decedent is a beneficiary of the will offered for probate:
	Every trustee of the decedent's trust is also a Petitioner for summary administration, and the Petitioners filed a disclosure of qualified trust beneficiaries and served each qualified beneficiary of the trust formal notice of the Petition or notarized consents.
	OR
	At least one trustee of the decedent's trust is not a Petitioner for summary administration.
<u> </u>	The estate contains no real property of the decedent.
(OR
]	The estate contains real property of the decedent, and:
	The Petitioner is claiming the decedent's real property is homestead, and a Petition to Determine Homestead has been filed;
	OR
	The Petitioner is not claiming homestead protection for the real property.

Please complete the Certification that applies to your filing (either Certification A or Certification B). If the Petitioner is represented by counsel, only counsel must complete the applicable Certification Clause. If the Petitioners is pro se then the applicable Certification must be completed by the Petitioner.

CERTIFICATION A:

The undersigned Petitioner□ (print name))/Attorney \square (print
name)	certifies that he/she has reviewed the information
necessary to support the Petition for Sumr	nary Administration of Testate Estate. The Petitioner
\square /Attorney \square further certifies that all the	e required information was previously filed or filed
concurrently with the Petition. The Petitio	oner \square /Attorney \square acknowledges that the Petition will
not be reviewed by Court staff until the ne	cessary information has been accepted into the OLS

be required to process the l	Petition.	acknowledges that a hearing may
Petitioner's signature:		
Signed on	, 20	
OR		
Attorney's signature:		
Signed on	, 20	
CERTIFICATION B:		
name)	certifies that he/she certifies that he/she certifies that he/she certifies for Summary Administration at, after a diligent search and reason submit the following information	e has reviewed the information n of Testate Estate. The Petitioner nable effort, the Petitioner
The Petitioner □/Attorned deficiency.	ey □ acknowledges that a hearing	ng may be required concerning the
Petitioner's signature:		
Signed on	, 20	
OR		
Attorney's signature:		
Signed on	, 20	
¹ Not required if the decedent has	s been dead for more than 2 years.	

ⁱⁱ Not required if the decedent has been dead for more than 2 years.

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA

birth of any who are minors are:

PR	OBATE DIVISION:
FII	LE NO.:
IN	RE: ESTATE OF
(D	ecedent's Name)
	Petition for Summary Administration
	TESTATE
Pe	itioner(s) allege:
1.	Petitioner(s), whose names are/is
	interest in the above estate as (relationship to decedent), has/have ar
	. Their addresses are set forth in paragraph 3 and the name and office address of their attorney are set forth at the end of this petition.
2.	Decedent, whose name was, whose las
	known address was (full street address, city, state, and ZIP), and, if known
	whose age was, and the last four digits of whose Social Security number are
	Died on (date of death), at (location of death)
	the date of death, decedent was domiciled (a permanent resident) in (county and state)
	·
3.	So far as is known, the names of the beneficiaries of this estate (<i>including petitioners</i>) and of decedent's surviving spouse, if any, their addresses and relationships to decedent, and the dates

N	ame	Address	Relationship to decedent	Year of Birth (if a Minor)
4.	The venue of this pr	oceeding is in this county becau	ise	
5. Domiciliary probate proceedings (check one) □are □are not known to be pendir state or country. (If 'are' was selected, complete the following): Letters have bee (county and state of jurisdiction)		_		
			the a	address of which is to (person named
	Personal Representa	utive or Executor in other state/c	country), whose address is_	
6.	intestate (without a vany other unrevoked possession of the con	will, the original of which is att will). After exercising reasonable wills or codicils. If the decederant or accompanies this petition.	e diligence, the petition at left a will, the will is	oner is unaware of s either in the
	21jjiuuvii Oj 11eiis IIII	isi se jueu uisig wun ine peuuc	,,,,	

7.	Petitio	oner(s) are entitled to summary administration because:	
		(Check only those boxes that apply)	
	a.	☐ Decedent's will does not direct administration as required by Florid	a Statutes Chapter
		733.	
	b.	\square To the best knowledge of the petitioner, the value of the entire	estate subject to
		administration in this state, less the value of property exempt from the o	laims of creditors,
		does not exceed \$75,000.	
	c.	\square The decedent has been dead for more than two years.	
8.	Accor	ding to the petitioner's best knowledge, information and belief the following	g is a complete list
	of the	assets in this estate and their estimated values, together with those assets cla	aimed to be exempt
	[separ	ately designate protected homestead and exempt property]:	
p w c	roperty vill nee ourt. A	g, but not limited to, the Florida Prepaid College Trust Fund. (e) Of (including cash) up to a value of \$1,000. Be aware that if a property id to complete the Petition and proposed Order Determining Homes any other assets listed here should also be added to the Petition and Determine Exempt Property and submitted to the court.	s listed, you tead for the
It	em	Description (For real property, include mailing and legal	Value
		address; for vehicles, include make, model, year, color,	
		and VIN#)	

	Total of above:	
	includes any personal or real property that is not listed above as ecce of an item – such as a bank account – that exceeds the \$1,000	
Item	Description – provide as much information as possible, such	
	as account numbers (and name of Bank), serial numbers,	
	VIN numbers	
	Total of above:	

9. With respect to claims of cre	ditors (check only those boxes that apply)):
a. □ All claims of credi	tors are barred.	
	made diligent search and reasonable i ble creditors and (check one):	nquiry for any known or
☐ The estate	is not indebted.	
required by Fl	s indebted and provision for the payment orida Statutes Section 735.206 and Florid tached schedule.	
	tained to have claims and who have not jor requested shall be served by formal noti	-
receive timely notice of this petit	that any known or reasonably ascertainable ion and for whom provision for payment worevails, shall be awarded reasonable attomication the petition.	vas not made may enforce a
10. It is proposed that all assets of following:	of the decedent, including exempt propert	y, be distributed to the
Name	Property/Asset	Amount or Share

Email address (required)	Petitioner's Signature Printed Name of Petitioner
Signed on	·
administration be entered directing distribution schedule set forth in paragraph 10 of this petiti	that we have read the foregoing, and the facts alleged

Email address (required)	Petitioner's Signature
	Printed Name of Petitioner
MUST BE NOTARIZED	
State of	
County of	
Sworn to (or affirmed) and subscribed before me notarization, this day of	
	Notary Public or Deputy Clerk
☐ Personally known	
☐ Produced identification	
Type of identification:	

Print, type, or stamp commissioned Name of Notary Public/ Deputy Clerk

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA

IN RE: ESTATE OF:	PROBATE DIVISIO	N		
Deceased.				
	/ CASI	Ε:	-	
	JOINDER, WAIVER AN	ND CONSENT		
The undersigned whose name is		(print) a	nd who has	
an interest in this estate as		(example: child, sibling, spouse, parent,		
etc.) of the decedent hereby ack	enowledges receipt of a copy	of the Petition for Summary Admi	nistration	
and joins in the Petition. I hereb	by consent to the entry of an (Order of Summary Administration	granting	
the relief requested in the Petiti	on without further notice to n	ne.		
Signed this day	y of	, 20		
Print name:	Signat	ure:	·	
Email:(required)				
STATE OF				
		by means of [
and [] who is personally know	wn to me or [] who produced	d as identification		
this day of _	, 20	·		
Notary Public:				
Commission No. Commission Expires:				
Name of Notary:				
	Or			
Deputy Clerk/Palm Beach Cou	nty			

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA PROBATE DIVISION: _____ FILE NO. _____ IN RE: ESTATE OF (Decedent's Name) **ORDER OF SUMMARY ADMINISTRATION** (Testate) On the petition of ______ for summary administration of the estate of ______, deceased, the court finding persons have been served proper notice of the petition and hearing or have waived notice thereof; that the material allegations of the petition are true; that the will dated _____, ____, has been admitted to probate by order of this court as and for the last will of the decedent; and that the decedent's estate qualifies for summary administration and an Order of Summary Administration should be entered, it is ADJUDGED that: 1. There be immediate distribution of the assets of the decedent as follows: NAME: ADDRESS: ASSET, SHARE, OR **AMOUNT**

2.	Those to whom specified parts of the decedent's estate are assigned by this order shall be entitled to receive and collect the same, and to maintain actions to enforce the right				
3. Debtors of the decedent, those holding property of the decedent, and those with whom securities or other property of decedent are registered, are authorized and empowered to comply with this order by paying, delivering, or transferring to those specified above the parts of the decedent's estate assigned to them by this order, and the persons so paying, delivering, or transferring shall not be accountable to anyone else for the property.					
ORDERE	D on		_,	·	
				Circuit Judge	

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA PROBATE DIVISION: _____ FILE NO. _____ IN RE: ESTATE OF (Decedent's Name) **ORDER ADMITTING WILL TO PROBATE** (Summary Administration) The writing presented to this Court as the last will of _____, deceased, having been established by , a subscribing and attesting the oath of witness, as being the last will of the decedent, and no objection having been made to its probate, and the court finding that the decedent died on ______, ____ it is ADJUDGED that the will dated ______, and attested by as subscribing and attesting witnesses, is admitted to probate according to law as the last Will of the Decedent.

Circuit Judge