AFFIDAVIT FOR COLLECTION OF SMALL ESTATE BY DISTRIBUTEES

Attached is a sample of how to complete the *Affidavit for Collection of Small Estate By Distributees*.

Please read the Arkansas Code we have provided for you. The code will explain how you are to comply with the laws concerning Small Estates and the time period you must allow before action can be taken on the estate.

We have provided samples of the form used to publish the required notice in the newspaper. Also included is a sample of the <u>Deed of Distribution</u> that can be created and used to file with the Circuit Clerk (Room 207) to transfer ownership of real property.

Our office is prohibited by Arkansas law from answering specific questions regarding any probate matters. However, all of the documents we have provided for you should make it possible to fulfill the requirements of the Arkansas Code which are:

- 1. Wait 46 days after the death of the decedent.
- 2. Complete the affidavit and have it notarized (OUR OFFICE CANNOT NOTARIZE THE AFFIDAVIT).
- 3. File the affidavit in the County Clerk's office the fee is \$30.00 (We accept cash, or money order.)
- 4. Publish the notice in the newspaper.
- 5. Wait three months after the date of the first publication of the first notice.
- 6. File Deed of Distribution or take other appropriate action on the estate (e.g. close banks accounts, etc.)

If you still have questions, please contact the attorney of your choice.

SARAH SMITH, COUNTY CLERK COUNTY CLERK

OFFICIAL PROBATE FORM 23 This Form Has Been Officially Prescribed by the Superior Court of Arkansas for Use Under the Probate Code, A.C.A. 28-41-101 as Amended by Acts 415,	687, 761, 230	
IN THE CIRCUIT COURT, PROBATE DIVISION GARLAND COURT	NTY, AR	
IN THE MATTER OF THE ESTATE OF		
NAME OF DECEASED , deceased		
AFFIDAVIT FOR COLLECTION OF		
SMALL ESTATE BY DISTRIBUTEES	<u> </u>	· A4C
Come NAME OF PERSON FILING AFFIDAVIT		
and 2ND NAME OF PERSON FILING AFFIDAVIT (IF APPLICABL	E)and, for the purpose of d	lispensing with administration
on the estate ofNAME OF DECEASED		deceased, state on oath:
1. The decedent NAME OF DECEASED)	aged AGE AT DEATH
who resided at ADDRESS OF DECEASED	in COUNTY OF DECEAS	ED County, Arkansas,
died at LOCATION OF DEATH (E.G., NATIONAL PARK HOSPITAL,	HOT SPRINGS, AR), or	or about the DAY OF DEATH
day of MONTH OF DEATH , 20 YEAR	. No petition for the appointment o	f a personal representative for
decedent's estate is pending or has been granted.	AFFIDAVIT N FILED ON O	MAY BE R AFTER
2. More than forty-five (45) days have elapsed since the de-	ath of the decedent. THE 46TH D	
3. The value, less encumbrances, of all property owned by the statutory allowance for the benefit of the surviving spouse or minor child	e decedent at the time of death, excluren, if any, of the decedent, does no	luding the homestead of and of exceed \$100,000.
4. There are no unpaid claims or demands against the deceder furnished no federal or state benefits to the decedent (or, that if such benefits to the decedent accordance with state and federal laws and regulation	efits have been furnished, the Depar	Department of Human Services tment of Human Services has
5. An itemized description and valuation of the decedent dent's real property, including homestead, if any; and names and addresse decedent's real property, are:	's personal property; a legal descrip es of persons having possession the	reof or residing on any of the
Description of Property, and Extent and Details of Encumbrances, If Any	Valuation Less Encumbrances	In Possession of Examples Only
Listed below are examples of the types of personal proper	ty a deceased person may own (not limited to this	(951)
AUTOMOBILE - 1980 TOYOTA CAMARY	\$5,000.00 (Value of Auto)	JANE DOE (Name of Person With Possession of Auto)
HOUSE - 111 Main Street, Hot Springs, AR Garland County	\$5,000.00 (Value of House)	JANE DOE (Name of Person With Possession of House)
LOT (WITH LEGAL DESCRIPTION)	\$5,000.00 (Value of Lot)	JANE DOE (Name Of Person With Possession of the Lot)
SAVING ACCOUNT	\$5,000.00 (Amt. in Acct.)	SUMMIT BANK (Name of Bank)
IRA	\$5,000.00 (Value of IRA)	MORGAN STANLEY (Name of Institution)

Name	Age	Relationship	Residence Address
JANE DOE		Wife	222 Main Street, Hot Springs, AR 71901
JOHN DOE		Son	222 Main Street, Hot Springs, AR 71901
	THIS SECTION IS THE HEIRS OF TH		
THEREFORE, the distributee[s] of this estate slan order of the court or other proceeding, upon money, having custody of any property, or actinities of the decedent.	furnishing a copy of the	his Affidavit, certifie	d by the clerk, to any person owing any
			THIS SECTION
DATED this	day of		MUST BE SIGN IN FRONT OF A NOTARY.
		<u> </u>	(Affiant)
			(Affiant)
			(Affiant)
STATE OF ARKANSAS COUNTY OF			
Subscribed and sworn to before me this	· ———	day of_	, 20
(SEAL)			
	CERTIFICAT	E OF CLERK	
The undersigned clerk of the Probate Court of C in this Court on theday of	Garland County, Arka , 20, that	nsas, certifies that the	e foregoing is a true copy of an affidavit filed
of a personal representative of the estate describ			
DATED thisday	of		, 20
	SAR	AH SMITH, Clerk	

NOTICE

In the Circuit Court of Garland County, Arkansas Probate Division

IN THE MATTER OF THE ESTATE OF				
		No		
	, Deceased			
Last Known Address of	Decedent:			
Date of Death:				
Ann. § 28-41-10	day of 1 an <u>Affidavit For Col</u> Probate Division, Gai	lection of Small Esta	<u>te</u> was filed in	
All persons having clain distribute or his or he publication of this notice of the estate.	r attorney within thre	e (3) months from	the date of the first	
The name, mailing add				
This notice first published	ed, ;	20		

DEED OF DISTRIBUTION (SAMPLE)

KNOW ALL MEN BY THESE PRESENTS:

Your Name, Distributee of the Estate of Name of Deceased, deceased ("GRANTOR"), pursuant to the Affidavit of Collection of Small Estate by Distributee filed in the Circuit Court, Probate Division of Garland County, Arkansas, 18th Division, on date affidavit was filed (Case No: case No.) and the power granted by Ark. Code Ann. § 28-41-102(d), and for and in consideration of the sum of Ten Dollars (\$10.00) and for other good and valuable consideration, paid by Your Name ("GRANTEE"), the receipt of which is hereby acknowledged, does hereby grant, bargain, sell, and convey unto the said GRANTEE, and unto his/her heirs and assigns forever, the following described lands situated in the County of Garland, State of Arkansas.

Enter Description of Property Here

TO HAVE and TO HOLD the same unto said GRANTEE and unto his/her heirs and assigns forever, with all tenements, appurtenances, and hereditaments thereunto belonging.

And GRANTOR hereby convenants with the said GRANTEE that GRANTOR will forever warrant and defend the title to said lands against all lawful claims and encumbrances whatsoever.

IN WITNESS WHEREOF, the name of GRANTOR is hereunto affixed as of <u>Date Signed</u>

Estate of Name of Deceased
SIGN YOUR NAME HERE
Your Name, Distributee

A.C.A. § 28-41-102

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*** Legislation is current through the 2014 Fiscal Session and updates ***

*** received from the Arkansas Code Revision Commission through ***

*** July 2, 2014. ***

Title 28 Wills, Estates, and Fiduciary Relationships Subtitle 4. Administration Of Decedents' Estates Chapter 41 Distribution Without Administration

A.C.A. § 28-41-102 (2014)

28-41-102. Payment, transfers, or deliveries pursuant to affidavit.

- (a) The person making payment, transfer, or delivery pursuant to the affidavit described in § 28-41-101 shall be released to the same extent as if made to a personal representative of the decedent, and he or she shall not be required to see to the application thereof or to inquire into the truth of any statement in the affidavit.
- **(b) (1)** The distributee to whom payment, transfer, or delivery is made, as trustee, shall be answerable to any person having a prior right and shall be accountable to any personal representative thereafter appointed.
- (2) However, if notice to creditors of the decedent's death and the collection of his or her estate is published as provided by § 28-41-101, all claims as to real property within the estate, in any event, shall be forever barred at the end of three (3) months after the date of the first publication of the first notice.
- (3) Nothing in this section shall affect or prevent any action or proceeding to enforce any mortgage, pledge, or other lien arising under contract or statute upon the property of the estate.
- (c) If the person to whom the affidavit is delivered refuses to pay, transfer, or deliver the property as provided in this section, the property may be recovered or delivery compelled in an action brought in a court of competent jurisdiction for such a purpose by or in behalf of the distributee entitled to the property upon proof of the facts required to be stated in the affidavit.
- (d) After filing the affidavit and publishing the notice required by § 28-41-101, the distributee entitled to the transfer or delivery of real property shall:
- (1) Be authorized to issue to himself or herself a **deed of distribution** for the real property of the decedent as if made by a personal representative of the decedent; and
- (2) Deliver notice of the transfer of ownership to the county assessor of each county where the real property is located.

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serve process in civil actions at least ten (10) days prior to the date set for the hearing;

(3) By registered mail, requesting a return receipt signed by addressee only, addressed to the person to be served located in the United States at his or her address stated in the petition for the hearing, to be posted by depositing in any United States Post Office in this state at least fifteen (15) days prior to the date set for the hearing;

(4)(A) By publishing one (1) time a week for two (2) consecutive weeks in a newspaper published and having a general circulation in the county, with the first day of publication to be at least fifteen (15)

days prior to the date set for the hearing.

(B) In addition, when service by publication only is employed, all persons whose names and addresses appear in the petition shall be served by ordinary mail, bearing on the envelope the return address of the clerk, in the same time and manner as provided in subdivision (b)(3) of this section with respect to notice by registered mail, except that no registration shall be required;

(5) By any combination of two (2) or more of the methods set out in

subdivisions (b)(1)-(4) of this section; or

(6) By any method of service allowed by the Arkansas Rules of Civil Procedure.

(c) By Whom Prepared, Signed, and Served.

(1) Except when by statute or by order of the court otherwise expressly provided, a notice in a probate proceeding shall be in writing or print and prepared by or by procurement of the party upon whom rests the burden of giving the notice and shall be signed by the clerk or the attorney for the party upon whom rests the burden of giving notice. If service is to be by mail, the person preparing the notice shall sign it or deliver it to the clerk properly prepared for the clerk's signature.

(2)(A) In the case of notices served by registered or certified mail, the clerk or the attorney of record in a probate proceeding for the party upon whom rests the burden of giving notice pursuant to this section may deposit the notices in the United States mail, cause the receipts for the delivery of the certified or registered mail to be returned to the clerk or the attorney, and duly prove service by the execution and filing with the clerk of the statement prescribed in subsection (f) of this section.

(B) Personal service may be made in any part of this state and, except as provided by subdivision (b)(2) of this section, may be made by any person not an incompetent.

(d) Service Upon an Incompetent Person. Except when otherwise expressly provided by statute with reference to a particular proceeding,

notice to an incompetent person shall be served as follows:

(1) Upon the guardian, if any, of the estate of the incompetent person if the proceedings affect his or her estate, and upon the guardian, if any, of the person of the incompetent person if the proceedings affect the control or custody of his or her person;

(2) If there is no notice may appropr tent person, except

(A) If he or she shall be upon the control of the min

(B) If he or s hospital or instit petent persons, s superintendent o tendent's duty to incompetent pers

(C) If he or s confined in a ho mentally incomp of a spouse of th incompetent perservice may be up to deliver or com

(3) In proceeding are adverse to the important incompet

guardian.

(e) Service on Ar a proceeding or masserved on the part attorney, and this whom the attorney

(f) PROOF OF SERV

(1) Proof of ser newspaper or post the notice which h or persons upon w service, and is si certificate of notic authorized by law attorney of this sta

(2) In the case c be attached to the receipt has been re service on the par-

(g) PROOF OF PUB or by posting is re thereof shall be m

(h) Costs of Not provisions of the P

History. Acts 194: 1951, No. 255, § 2;