# Petition for Determination of Descent

#### Use these forms and instructions only if the following factors apply to your situation:

- You are related to the person who died or you have a legal interest in the person's property.
- The person had a will or did not have a will.
- The person has been dead for more than three years.
- No prior probate or administration proceeding was started in Minnesota.
- You want to file court papers to have the property of the person transferred to the heirs or devisees.

If you are not sure that these forms and instructions apply to your situation, see a lawyer for help.

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# PETITION FOR DETERMINATION OF DESCENT

#### What to do before you come to court to file anything:

- 1. Determine if the person who died has been dead for more than three years.
- 2. Determine if a probate or administration proceeding was previously started in Minnesota.
- 3. Decide if you are an appropriate person to sign and submit the Petition. To do this, read the Petition and other forms in this packet, it will help you know what the law requires.
- 4. Complete the Petition. It is very important that the Petition be completed thoroughly and accurately. You must accurately list all the property of the person who died and all of the heirs and devisees of the person who died.
- 5. Complete the Notice and Order for Hearing. NOTE: Leave the date and time of the hearing and signature blank. This will be filled in by court personnel when you file the papers with the Probate Court.
- 6. Complete the Decree of Descent (except for the hearing date and the judge's signature).
- 7. Make a copy of the completed forms for your own records.

#### **File the Court Papers:**

- 1. Bring the original of the following documents to the Probate Court for filing:
  - Petition for Determination of Descent
  - Original Will (if the person who died had a will)
  - Notice and Order for Hearing
  - Decree of Descent
- 2. The court filing fee must be paid at the time of filing. A check will be accepted or the fee can be paid with a VISA or Mastercard credit/debit card.
- 3. If all is in order, the court personnel will set a hearing date and email (or send) you a copy of the completed Notice and Order for Hearing with the date and time of the hearing.

#### **Send Notice of the Hearing:**

- 1. After court personnel completes and signs the Notice and Order for Hearing, you must make copies of the Notice and Order for Hearing and mail a copy to each of the heirs and devisees you listed on your Petition.
- 2. These copies must be mailed at least 14 days prior to the hearing date.
- 3. Complete the Affidavit of Mailing in this packet and file it with the Probate Court. (Remember to have your signature notarized.)

#### **Arrange for Publication:**

- 1. Determine if you or court personnel will make arrangements for publication of the Notice and Order for Hearing.
- 2. Publication must be made once a week for two consecutive weeks in a legal newspaper in the county where the commencement of the probate is being initiated. The last publication must be at least ten days before the time set for the hearing.
- 3. The newspaper will supply an Affidavit of Publication which must be filed with the Probate Court prior to the hearing.
- 4. You are responsible for paying the newspaper for publication costs.

#### **What Happens Next:**

- 1. You will need to appear at the hearing.
- 3. You will probably need a certified copy of the signed Decree of Descent to get the property transferred. You will need to ask court personnel for a certified copy.

# **Examples of Negative Allegation Statements**

- Example 1 Where only the spouse survives, the application should state: "That the decedent left no surviving issue, natural or adopted, legitimate or illegitimate."
- Example 2 Where only children survive, the application should state: "That the decedent left surviving no spouse; no children, natural or adopted, legitimate or illegitimate, other than herein named; and no issue of any deceased children."
- Example 3 Where the spouse and children survive, the application should state: "That the decedent left surviving no children, natural or adopted, legitimate or illegitimate, other than herein named; and no issue of any deceased children."
- Example 4 Where only grandchildren survive, the applicant should state: "That the decedent left surviving no spouse; no children; and no grandchildren, other than herein named; and no issue of any deceased grandchildren."
- Example 5 Where only parents survive, the application should state: "That the decedent left surviving no spouse; no issue; and no parents, other than herein named."
- Example 6 Where only brothers and/or sisters survive, the application should state: "That the decedent left surviving no spouse; no issue; no parents; no brothers or sisters, other than herein named; and no issue of deceased brothers or sisters."
- Example 7 Where only nieces and/or nephews survive, the application should state: "That the decedent left surviving no spouse; no issue; no parents; no brothers or sisters; no nieces or nephews, other than herein named; and no issue of deceased nieces or nephews."
- Example 8 Where only grandparents survive, the application should state: "That the decedent left surviving no spouse; no issue; no parents; no brothers or sisters or issue thereof; and no paternal grandparent, other than herein named; and no maternal grandparent, other than herein named."
- Example 9 Where only aunts and/or uncles survive, the application should state: "That the decedent left surviving no spouse; no issue; no parents; no brothers or sisters or issue thereof; no grandparents; and no aunts or uncles, other than herein named."
- **Example 10** Where only first cousins survive, the application should state: "That the decedent left surviving no spouse; no issue; no parents; no brothers or sister or issue thereof; no grandparents; no aunts or uncles; and no first cousins, other than herein named."

## STATE OF MINNESOTA

## **COUNTY OF RAMSEY**

#### DISTRICT COURT PROBATE DIVISION SECOND JUDICIAL DISTRICT

Esta	ate of	Court File	No
		–' DETERMIN	PETITION FOR NATION OF DESCENT
	Decedent	_	
	I,		, state:
1.	My address is:		
2.	I am an interested person as defined by Minnesota	a law because I am:	
3.	Decedent was born on	, at	
4.	Decedent died on,	at	
5.	Decedent at the time of death resided in(address):		County, at
6.	The names and addresses of Decedent's spouse, ch proceeding so far as known or ascertainable with		
		Relationship and	
	ne and ling Address	Interest (list all)	Birthdate of Minors
	ach separate schedule, if necessary)	(fist air)	Of Willions

7.	Negative Allegation Statement (see Minn. Gen. R. Prac. 408(a)):
8.	All persons identified as heirs have survived the Decedent by at least 120 hours.
9.	<ul> <li>(Check appropriate boxes)</li> <li>☐ Decedent died leaving no surviving spouse.</li> <li>☐ Decedent died leaving no surviving issue.</li> <li>☐ All issue of decedent are issue of decedent's surviving spouse, except for:</li> </ul>
	<ul> <li>These are issue of the surviving spouse who are not issue of the Decedent.</li> <li>Does not apply. Decedent died before January 1, 1987.</li> </ul>
10.	Venue for this proceeding is in this County of the State of Minnesota because:  The Decedent was domiciled in this County at the time of death and was the owner of property located in the State of Minnesota.
	Though not domiciled in the State of Minnesota, the Decedent was the owner of property located in this County at the time of death.
11.	☐ I have not received a demand for notice and am not aware of any demand for notice of any probate or appointment proceeding concerning the Decedent that may have been filed in Minnesota or elsewhere.
	or Proper notice has been given to those persons who have filed a demand for notice.
12.	I have made a reasonable diligent search for any testamentary document.  (Check appropriate boxes)  Intestate.  I am unaware of any testamentary instrument relating to property having a situs in this state under Minnesota law.  Testate.  Decedent's Will is comprised of the following:  Last will dated  Codicil(s) dated  Separate writing(s) under Minn. Stat. 524.2-513 dated  (check if applicable) The Will refers to a separate writing, but none has been found.  The documents comprising the Will:  accompany this Petition.  are in the Court's possession.
	<ul> <li>have been probated elsewhere and an authenticated copy of the Will and statement or order probating the same accompany this Petition.</li> <li>are unavailable, but a Statement of Contents of Lost, Destroyed or Otherwise Unavailable Will accompanies this Petition.</li> </ul>
	To the best of my knowledge and belief, the Will has been validly executed. Having conducted a reasonably diligent search, I am unaware of any instrument revoking the Will or of any unrevoked testamentary instrument.

13.	More than three years have passed since the Decedent's death and there has been no probate proceeding or
	administration proceeding commenced in Minnesota.

14. At the time of death, Decedent was the owner of certain property described and valued at date of death as follows ("Property"):

## SCHEDULE A: REAL ESTATE

Item Number	Description of Property	County Assessor's Market Value	Fair Market Value
1	Homestead in the County of Minnesota:	\$	\$

2	Other Real Estate:	\$ \$

Schedule A: Real Estate TOTAL \$
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## SCHEDULE B: PERSONAL PROPERTY

# Note:

1. Specify face value of bonds, number of shares of stock with stock certificate number and CUSIP number.

2. List each bond issue, stock, or certificate separately.

Item	Description of Property	Unit	Fair
Number	Description of Froperty	Value	Market Value

1

Securities, and Other Property  TOTAL   \$
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15.	The property on hand for distribution is as reflected in this document and should be distributed to following persons in the following proportions or parts:	
Name	Proportion	

16.	(Check appropriate box)  The devisee or the devisee's successors and ass Will.  Any heir or successors and assigns possesses s	uch property which passed	
	<ul> <li>intestate succession in force at the Decedent's cor</li> <li>The property was not possessed or claimed by period for testacy proceedings.</li> </ul>		ecedent's title during the time
17.	(Check box if this Petition includes Multiple descent through multiple decedents of the proper of this Petition.		
	WHEREFORE, I request the Court fix a time and	place for hearing this Petit	ion, and enter an order:
1 2. 3. 4. 5.	Finding that venue is proper; Finding that the Decedent died more than three ye Determining Decedent's domicile at death; Determining Decedent's state of testacy;  Determining Decedent's heirs; or  Probating the valid and unrevoked Will of De Determining the descent of the property and assig Consolidating multiple petitions for determination Granting such other relief as may be proper.  Under penalties for perjury, I declare or affirm the entations are true and complete.	ecedent; ning the property to the per n of descent into one proces	eding; and
		Petitioner	Date
Nam Firm Stree City Atto Tele	et: , State, ZIP: rney License No.: phone: FAX:  This form is to be used if there has not been a prior probate page.		= = = = = = = = = = = = = = = = = = = =
Stree City Atto Tele	et: , State, ZIP: rney License No.: phone:  FAX:		

# STATE OF MINNESOTA

#### **COUNTY OF RAMSEY**

#### DISTRICT COURT PROBATE DIVISION SECOND JUDICIAL DISTRICT

RDER FOR HEARING DESCENT OF PROPE	
e Petition represents that the probate of Decedent' t to the persons entitled t	s last
the hearing. If proper, a	nd no
St. Paul, Minnesota1-401) and persons who provided by law and by: ys prior to the hearing d	have
ate Division Date	
rator Date	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

#### **STATE OF MINNESOTA** COUNTY OF DAMSEY

# **DISTRICT COURT** SECOND HIDICIAL DISTRICT

COUNTY OF RAWISEY	PROBATE COURT DIVISION Court File No	
In the Matter of the Estate of	AFFIDAVIT OF MAILING	
Deceased.		
STATE OF MINNESOTA ) ) ss		
) ss COUNTY OF )		
I, (date) at	, being first duly sworn on oath, state that on (city and state), I mailed a copy of	
the attached <b>Notice and Order for Hearing on Pe</b>	etition for Descent of Property to each person or entity named tage prepaid, with the U.S. Postal Service as follows:	
	Affiant Date Signed and sworn to (or affirmed) before me on	
NOTORIAL STAMP OR SEAL (OR OTHER TITLE OR RANK)	(date) by (name of affiant)	

INSTRUCTIONS: (1) A copy of the Order or Notice must be mailed to each heir, devisee, personal representative, the foreign consul pursuant to Minn. Stat. 524.3-306 and 524.3-403, lawyers representing interested parties pursuant to Minn. Stat. 524.1-401(a), and the Minnesota Attorney General, if a devisee is a charitable organization or if the decedent left no devisees or heirs. In determining the persons or entities entitled to receive this order or notice, see Minn. Stats. 501B.41(5), 524.1-201(19), 524.1-403 and 524.1-404 and Minn. Gen. Rules of Practice 404(b) and 408(d). If the Decedent is survived by a spouse or minor child, also use Notice to Spouse and Children. (2) Attach to this affidavit another copy of the Order or Notice which was sent. (3) It may be necessary to give notice to creditors. See Minn. Stat. 524.3-801(3) and Supplementary Notice to Known and Identified Creditors form.

SIGNATURE OF NOTARY PUBLIC OR OTHER OFFICIAL

## STATE OF MINNESOTA

## **COUNTY OF RAMSEY**

## DISTRICT COURT PROBATE DIVISION SECOND JUDICIAL DISTRICT

Esta	Court File Note of
	, DECREE OF DESCENT
	Decedent
	The Petition for Determination of Descent in the Estate, signed by
	, came before this Court on, came before this Court on The Court, having heard and considered the Petition, determines
	ollowing:
1.	The Court has jurisdiction and venue in this County is proper.
2.	The Petition is complete.
3.	Any notice required by Minnesota law has been given.
4.	The Petitioner has declared or affirmed that the representations contained in the Petition are true and complete to the best of the Petitioner's knowledge or belief.
5.	The Petitioner is an interested person as defined by Minnesota law.
6.	The Decedent died on, at (city, state)
	More than three years have elapsed since the death of the Decedent and the time limit for appointment proceedings has expired.
7.	There has been no probate proceeding or administration proceeding commenced in Minnesota.
8.	There is no unrevoked testamentary instrument which relates to property in Minnesota, and which has not been filed for probate in this Court.
9.	(Check appropriate boxes)  Testate.
	Decedent's Will is comprised of the following:
	Last will dated
	Codicil(s) dated
	Separate writing(s) under Minn. Stat. 524.2-513 dated (check if applicable) The Will refers to a separate writing, but none has been found.
	(eneck if applicable) The will refer to a separate withing, but none has been round.
	The Will was formally probated by the Order of this Court dated
	Of The Will is formally probated by this Order
	The Will is formally probated by this Order.

The Court construes the Will as follows:	
¬ •	
¬ •	
¬	
¬ •	
□ <b>.</b>	
Intestate A previous Order of this Court dated	datamainad
Decedent died intestate.	, determined
or This Court determines by this Order that the Decedent died intestate.	
The following named persons are all the heirs of the Decedent and their relation	onship to Decedent is as
follows:	-

10.	The property of the Decedent consists of the following:						
	(A)	Perso	onal property described as follows:				
	(B)	Real ]	property described as follows (Legal Description) (Identify if homestead):				
		1.	Homestead in the County of	, Minnesota:			
		2.	Other Real Estate in the County of	, Minnesota:			

11.	<ul> <li>(Check appropriate boxes)</li> <li>The devisee or devisee's successors and assigns Will.</li> <li>Any heir or successor and assign possess the p intestate succession in force at the Decedent's dea</li> <li>Such property was not possessed or claimed by a period for testacy proceedings.</li> </ul>	roperty which passes to such heir ur	nder the laws of						
IT IS ORDERED AND DECREED:									
1.	The Petition is granted.								
2.	(Testate)  If not previously probated, Decedent's Will is formally probated. Decedent's Will is construed as stated above.  or  (Intestate)  The heirs of the Decedent are determined to be as stated above.								
or									
3.	The property left by the Decedent is as stated above.								
4. Name	Title to the personal and real property described in this Decree of Descent, subject to any prior disposition, is assigned to and vested in the following named persons in the following proportions or parts:  Proportion								
	(COURT SEAL)	Judge	Date						