# Affidavit to Establish Title of Distributee to Property in Intestate Estate Less than \$40,000.00 ---- ("The Small Estate Affidavit")

Please read carefully the following information, checklist of requirements, and instructions, and complete the forms provided for filing a Small Estate Affidavit. You may file this affidavit with an attorney or without an attorney ("pro se") if you feel comfortable doing so. Clerks can generally assist you with these forms, but Clerks may not give legal advice nor answer personalized or specific legal questions. If everything has been filed and approved by the Judge, a Certificate of Clerk will be issued. That Certificate entitles the affiant (the person(s) signing and filling out the affidavit) to pay creditors of the estate, and then distribute the estate to the distributees.

# Checklist of necessary filings:

Confidential Case Filing Information Sheet (attached)
Affidavit to Establish Title of Distributee to Property in Estate of Less than \$40,000.00 (attached)
Consent(s) and Motion to Waive Bond - Signed by all heirs (attached)
<ul> <li>Or a corporate surety bond in the amount of the estate may be required by the Court.</li> <li>Contact the clerk for more information.</li> </ul>
Appendix A - Summary of Assets of Decedent (attached)
Appendix B – List of All Heirs and Distributees (attached)
Appendix C - List of all Creditors (attached)
Redaction Certification - Signed by filer (attached)
<b>Death Certificate</b> . If a death certificate is delayed pending autopsy, or some other reason, please speak to a clerk about this.
Paid Funeral Bill. This can be filed after the case has started, but must be filed prior to issuance of the certificate of clerk.
<b>Obituary</b> . If an obituary was not run or is pending publication, please speak to a clerk about this. This can be filed after the case has started, but must be filed prior to issuance of the certificate of clerk.
The filing fee is \$70.50. If this is a financial hardship, you can ask a clerk for a form to request that the filing fee(s) be waived. If the fee is not ordered waived, the required filing fee is still \$70.50 before the case can be started.
If the value of the estate that needs to go through probate is between \$15,000 and \$40,000, there will be an additional publication fee. Publication for two weeks is required on estates above \$15,000. We will send the required notice to the publisher and use your deposit to pay them once they send us proof that the notice has been published.
o Columbia Missourian: \$50.00.

NOTE: We DO NOT accept personal checks or business checks. We do accept cash, money order, cashier's checks, credit or debit card.

Other: call for their price.

# Checklist of filings that may need to be filed:

- □ If decedent owned **vehicle**/mobile home/boat/trailer/etc.
  - Certificate of title
  - Verification of value (some people file the Kelley Blue Book valuation)
  - Proof of a car loan/mortgage (if applicable)
- If there are checks in decedent's name or entitled to decedent's estate.
  - Copy of the Check, front and back.
- If decedent owned bank account(s), 401(k), brokerage, IRA, etc.
  - o Proof of value if possible/Verification of Balances (form is on website)
  - Account number if possible.
  - o Recent Bank Statement if possible.
  - o If applicable, number of stocks and fair market value of the stock.
- □ If there are **debts/loans**/mortgages/encumbrances.
  - o Proof of debts i.e. a mortgage statement or bill
- If decedent owned a safety deposit box.
  - o An inventory of the safe deposit box must be filed with the court.
  - If the depository will not release information about what is inside of it, a petition to open and inventory safety deposit box form can be filled out.
  - o That Petition has a separate filing fee of 70.50.
- If decedent owned real property.
  - o Deed to the property must be filed
  - A full legal description must be provided.
  - o An appraisal must be filed. Speak to a clerk for more information.
- If an heir to the estate has died.
  - A death certificate for them may be required.
  - o More information about their heirs may be required.

# <u>Instructions - Continued:</u>

- 1. The Small Estate Affidavit must be notarized or signed in front of a Probate Clerk.
- 2. If you do not have access to a copy machine, a clerk can assist you in making copies of your documents.
- 3. <u>If a bond is ordered</u> or a surety bond is filed, two years after the Certificate of Clerk is issued, the bond will be discharged. If you do not receive an order discharging the bond, please contact our office.
- 4. <u>Please list all property that is in the deceased person's name only.</u> If you discover more assets after the case has closed, you may have to reopen the estate and pay another filing fee (70.50) and possibly pay the publication fee as well. If the estate is still open, you may need to amend your paperwork.
- 5. Some of these forms and some of your filings may be publicly accessible on the internet. For the attached Small Estate Affidavit and Appendices, there will be a note indicating whether it is going to be a public document or not. Please review redaction information before filing.
- 6. You may file additional paperwork if you would like to. The court may ask for more information or documents or amended filings in addition to the above filings, after the case has started.

# IN THE 13TH JUDICIAL CIRCUIT, \_\_\_\_\_ COUNTY, MISSOURI AFFIDAVIT TO ESTABLISH TITLE OF DISTRIBUTEE TO PROPERTY IN ESTATE HAVING LESS THAN \$40,000.00 - INTESTATE (without will)

IN THE ESTATE OF		_ ESTAT	E NO	
The undersigned, <b>a distrib</b>	outee entitled to receiv	ve property of	the decedent	t, being
first duly sworn states the address was	ut	, deceased	d, whose domi	cile and last residence
				in the
Address	City	State	ZIP	
County of Boone, State of claims, or demands agains the property transfers inv	st the decedent or the olved, have been or wil	decedent's esta    <b>be paid</b> , <b>exce</b>	ate and all est pt that any li	ate taxes due, if any, on iability by the affiant

Attached hereto as **Appendix**  $\boldsymbol{A}$  is an itemized description and valuation of the property of said decedent, together with the names and addresses of the persons having possession of the same (including registrars or transfer agents of all corporate shares and bonds).

Attached hereto as **Appendix B** are the names, addresses, and relationship to the decedent of the persons entitled to and who will receive the property, and who are entitled at the present time to take a defeasible interest in said property, and the facts establishing their right to the real and personal property described in Appendix A attached hereto.

The value of the entire estate, less debts, liens, and encumbrances does not exceed the amount of forty thousand dollars (if decedent's date of death is less than one year prior to filing the Affidavit and decedent's debts are used to reduce the value of the decedent's assets for forty thousand dollars, affiant must attach Appendix C to the Affidavit a list of creditors, along with the amount owed to each creditor).

**Thirty days have elapsed** since the death of the decedent and no application for letters testamentary or for administration or for refusal of letters under Section 473.090 RSMo is pending or has been granted.

THE UNDERSIGNED SWEARS THAT THE MATTERS SET FORTH IN THE FOREGOING AFFIDAVIT ARE TRUE AND CORRECT ACCORDING TO THE UNDERSIGNED'S BEST KNOWLEDGE AND BELIEF, SUBJECT TO PENALTY FOR MAKING A FALSE AFFIDAVIT OR DECLARATION.

1. Select one that applies.	
□ The decedent did not have a will.	
$\hfill\Box$ The decedent had a will that was not RSMo.	presented for probate within the limitation periods specified in 473.050,
2. Select one that applies.	
□ The total value of the estate is less t	han \$15,000 and publication is not required.
□ The total value of the estate exceeds	s \$15,000 and publication is required. Newspaper for Publication:
3. Select one that applies.	
$\hfill \square$ All heirs have signed consents for the affiant, which is attached hereto as Con	e undersigned to serve as affiant and to waive the filing of a bond by asent and Motion to Waive Bond.
□ A bond in the amount of \$	with corporate surety has been filed with and approved by the court.
Subscribed and sworn before me o	Affiant (printed name)
	Affiant (signature)
My commission expires:	
	Affiant's address and telephone
Division Clerk	- -
Attorney for affiant:	Bar #:
Attorney address:	Telephone:

IN THE 13TH CIRCUIT COUR	T OFCOUNTY, MISSOURI - PRO	DRATE DIVISION
IN THE ESTATE OF		
ESTATE NUMBER:		
CONSE	ENT AND MOTION TO WAIVE BOND	
consent to Establish Title of Distributee to	o administer the estate of serving as the affiant in filing the o Property in Estate having less than \$40,0 ith the filing of a bond by the affiant.	Affidavit to
Name (printed):	Signature:	<del></del>
Complete Address:		<del></del>
Relationship:		
Name (printed):	Signature:	
Complete Address:		
Relationship:	<del></del>	
Name (printed):	Signature:	
Complete Address:		
Relationship:	<del></del>	
Name (printed):	Signature:	
Complete Address:		<del></del>

# **APPENDIX A** - Please list all personal property assets of the decedent.

T. (A 1/C) 1: /C : /4444	N . 1 . 12 . C S . 15	1/ 1	possible.
Type of Account (Checking/Saving/MMA, etc.) and Account #	Name, Location of Bank	Value	Please file verification of balances, or of
			value for each asset listed.
			You may also be asked to file
			verification that the
Vehicle - Make, Model, Year and VIN #	Current Possessor of	Value	decedent owned the asset listed.
	Vehicle - Name, Address		If you do not
			have all the
			information, or do not have
			accurate or sufficient
d 1. #			information at the time of
Check - #, name, and payor	Current Possessor of Check	Value	filing, you may
	- Name, Address		be asked to amend or
			correct what is written or file
			additional items with the
			Court.
Inguinance - Policy Type and Number	Name Location of Inguinan	Value	If there are
Insurance - Policy Type and Number	Name, Location of Insurer	value	more assets than can be
			listed on this page, please
			attach a copy of this page
Safe Deposit Box #	Name, Address of	Value of	with a list of all
•	Depository	Contents	all the
			information requested.
Other Personal Property	Location and Possessor	Value	If something does not apply,
			you may indicate that it
Stocks or bonds - Amount of stocks,	Name, Location	Value per	is not applicable.
account #		stock, total	Please
		value	provide a
			total value of all of the
			decedent's property
Sum value of all personal property:			here.
			If value or

Affiant cannot provide value or proof of value for the following assets, for the following reason(s): \_

Not a Public Document

Please list as much information as

proof of value is being withheld or is unable to be provided, please explain here and describe the asset.

# Appendix A - continued

- Please list all real property of the decedent

assets after distribution occurs.

# Real Property of Decedent

Address	Full Legal Descript	rion	Value	
<ul> <li>Please complete l</li> <li>that are listed be</li> </ul>	oelow. You may have to a	file verification of a	ny debts of the d	ecedent
Sum value of Personal	Property:			
Sum Value of Real Prop	perty:			
Deduction of any				
loans/debts/liens/mor	tgages/encumbrances:			
Value of the estate, le as listed above:	ss any deductions			
□ To the best of Affiant'	s knowledge, subject to th	e penalties of making	a false affidavit or	declaration
	state value, all of its asse	,		
□ \$15,000.00				
□ Affiant swears that ve	rification of value cannot b	•		
	asse han	et(s) as described in A	• •	

# APPFNDIX B

### INSTRUCTIONS

Full names, addresses,

# IF DECEDENT HAD A SPOUSE AND/OR CHILDREN PLEASE LIST:

#### dates of birth or death (if applicable) must be filled out. **Spouse** of Decedent: If Decedent was married at time of Name: □ Deceased death, please list the spouse and whether they have passed. If Address: DOD \_\_\_\_\_ decedent was not married, you may Children of Decedent: leave this blank or indicate their marital Name: \_\_\_\_\_ ☐ If Minor: DOB \_\_\_\_\_ status. Please list all Address: \_\_\_\_\_ Deceased biological or legally adopted children of the decedent. If \_\_\_\_\_ DOD \_\_\_\_ they have also passed, the clerk may ask for more information about their heirs. If decedent had no Name: \_\_\_\_\_ ☐ If Minor: DOB \_\_\_\_\_ children, you may leave this blank or Address: indicate that. ONLY IF they are a minor does their date of DOD birth need to be listed. If Decedent had more children, please ☐ If Minor: DOB Name: \_\_\_\_\_ fill out an additional sheet. Address: The spouse and child(ren) by law \_\_\_\_\_\_DOD \_\_\_\_\_ must be listed, regardless of no contact or other issues. If their address, DOB, DOD, ☐ If Minor: DOB etc, are unknown, you may indicate that. But, you may be Address: \_\_\_\_\_ Deceased required to amend your affidavit if it DOD is incomplete before the certificate of clerk will be issued. Name: \_\_\_\_\_ ☐ If Minor: DOB \_\_\_\_\_ If the spouse or children have passed, Address: you may be required to provide more information about if \_\_\_\_\_ DOD \_\_\_\_\_ they had any living heirs, and if there was an estate opened for them

# ONLY FILL OUT BELOW IF DECEDENT HAD NO SPOUSE, NO CHILDREN.

<u>INSTRUCTIONS</u>

# PLEASE LIST ALL SIBLING(S) AND PARENTS:

Mother of decedent:		Both parents must be listed if there was no
Name:	□ Deceased	spouse and no children.  Any siblings must also be listed, half and whole.
Address:	DOD	
Father of decedent:		If the spouse and/or children on the prior page have all passed, you may have to fill out this page in addition.
Name:		The parents and child(ren) by law must
Address:	□ Deceased	be listed, regardless of no contact or other
		issues If their address,
	000	unknown, you may indicate that at the time
Sibling(s) of decedent:		of filing. But, you may be required to amend your affidavit if it is incomplete, before the certificate of clerk will
Name:	□ Half Sibling?	be issued.
Address:	□ If Minor: DOB	
	Deceased? DOD	
Name:	□ Half Sibling?	
Address:	□ If Minor: DOB	
	Deceased? DOD	
Name:	□ Half Sibling?	
Address:	□ If Minor: DOB	
	Deceased? DOD	
☐ The above persons listed in Appendix B have a right listed in Appendix A because:	to the decedent's property as	Contact the clerk or visit the probate
Affiant is a distributee and can by law file the small es relationship to decedent is	tate affidavit because	office for assistance with this form. Contact the clerk for more information if a
$\square$ Affiant has listed ALL heirs of the estate.		family tree will have to be provided.

Only in a situation where decedent had no spouse, children, or grandchildren; and decedent's parents predeceased, and decedent had no siblings, or their siblings predeceased without any decedents: attach a family tree listing all living heirs and all the deceased peoples listed above, and provide addresses for all living heirs.

AFTER paying all valid creditors of the estate, Affiant will distribute the remaining assets

per the law to ALL the living heirs as listed in Appendix B.

# APPENDIX C

If decedent's date of death is less than one year at the time of filing this affidavit, please list all known creditors of the decedent, their addresses, and the amount owed.

Affiant may be required to amend the affidavit to include any creditors discovered after filing.

Creditor	Address	Amount owed (\$)

# CONFIDENTIAL CASE FILING INFORMATION SHEET – PROBATE 13<sup>TH</sup> JUDICIAL CIRCUIT, BOONE COUNTY, MISSOURI

#### INSTRUCTIONS:

✓ Complete this form for all parties known at the time of filing. Place a check in the box next to the appropriate Case Type and Party Type. If additional space is needed, complete additional Confidential Case Filing Information Sheets.

Name; addresses; DOB; and Social Security Number should be listed for all parties on the case including heirs and interested parties if reasonably available. The full Social Security Number (SSN) is required pursuant to Missouri Supreme

information statutes can	ating Rule 4.07 for each party in the case that is reasonably available. This is a confidential document. This is needed to open a case in the court's case management system. While cases deemed public under Missouri be accessed through Case.net, the day and month of birth, SSN, and confidential addresses are NOT provided to brough Case.net.
Filing Date:	Estate of In the Matter of Plaintiff v. Defendant Petitioner v. Respondent
Name(s):	
Case Type: WILLS	S - P7 - Will Filed During Lifetime; P9 - Will Filed Only - Deceased; PK - Will Admitted or Rejected
REFUSALS: - PI	E - Refusal of Letters - Creditor; PF - Refusal of Letters - Spouse; PG - Refusal of Letters - Minor;
SMALL ESTATES:	PH – Small Estate Affidavit with Will; PI – Small Estate Affidavit without Will;
	RATION: PC - Independent Administration with Will; PD - Independent Administration without Will; dministration with Will; PB - Supervised Administration without Will;
OTHER DECEDE	NT: PJ - Determination of Heirs; PX - Required Administration;
PN - Conservator	SERVATOR - ADULT: PR - Guardianship - Adult; PT - Limited Guardianship - Adult; ship - Adult; PU - Guardian/Conservator - Adult; PU - Guardian/Conservator - Adult; ardian/Conservator - Adult;
	SERVATOR - MINOR: PS - Guardianship - Minor; PL - Limited Guardianship - Minor; rship - Minor; PV - Guardian/Conservator - Minor; PY - Limited Guardian/Conservator - Minor;
	US ADULT/MINOR: G1 – Registration Foreign Order Guardian/Conservator – Adult; on Foreign Order Guardian/Conservator – Minor;
TRUSTS: P3 –	Successor Trustee; ☐ P4 - Trust Registration; ☐ P5 - Trust Litigation;
OTHER MISCEL	LANEOUS: P6 - Sexual Predator; PZ - Probate Miscellaneous - Other

Trustee; Successor Trustee; Settlor; Gran		☐ Plaintiff; ☐ Defendant led Party; ☐ Depositor; ☐	; ☐ Natural Mother,  Designated Resident Agent; ☐
Name (if a person): (Last)		(First)	(Middle)
Organization (if non-person):			
Address:			,
City:State	:: Zip:	Contact Telephon	e Number:
DOB DOD: Gend	er: Male Female	SSN:	
Attorney Name (if represented by counsel):		Bar ID:	Party Type Code:
Party Type Code: ☐ Decedent; ☐ Minor, ☐ Natural Father; ☐ Spouse; ☐ Creditor; ☐ He Trustee; ☐ Successor Trustee; ☐ Settlor; ☐ Gran	eir; Devisee; Interes		
Name (if a person): (Last)		(First)	(Middle)
Organization (if non-person):			
Address:			
City:Stat	e: Zip:	Contact Telephon	ne Number:
DOB DOD: Gen	der: Male Female	SSN:	
Attorney Name (if represented by counsel):		Bar ID:	Party Type Code:
Party Type Code: ☐ Decedent; ☐ Minor, ☐ Matural Father; ☐ Spouse; ☐ Creditor; ☐ H Trustee; ☐ Successor Trustee; ☐ Settlor; ☐ Gra	leir; Devisee; Intere		
Name (if a person): (Last)		(First)	(Middle)
Organization (if non-person):			
Address:Sta		Contact Telepho	
Address:	ate:Zip:		one Number:
Address: State	ate:Zip: nder: DMale Female	SSN:	one Number:
Address: Sta	ate:Zip: nder:	SSN:	Party Type Code:
Address:  City:Sta  DOB DOD: Gen  Attorney Name (if represented by counsel):  Party Type Code: Decedent; Minor,    Natural Father; Spouse; Creditor; I	nder:Zip: nder: _ Male _ Female  Respondent; _ Petition Heir; _ Devisee; _ Inter rantor; _ Trustor	SSN:Bar ID:  eer;	Party Type Code: ant;
Address:  City:  DOB DOD:  Ger  Attorney Name (if represented by counsel):  Party Type Code:  Decedent;  Minor;  Natural Father;  Spouse;  Creditor;  Trustee;  Settlor;  Gr	ate:Zip: nder: _ Male _ Female  Respondent; _ Petition Heir; _ Devisee; _ Inter antor; _ Trustor	SSN:Bar ID:  ter;	Party Type Code:
Address:  City:	ate:Zip: nder:	SSN:Bar ID:  er;	Party Type Code:
Address:  City:Sta  DOB DOD: Gen  Attorney Name (if represented by counsel):  Party Type Code: Decedent; Minor;  Natural Father; Spouse; Creditor; If  Trustee; Successor Trustee; Settlor; Gr  Name (if a person): (Last)  Organization (if non-person):	ate:Zip: nder: _ Male _ Female  Respondent; _ Petition Heir; _ Devisee; _ Inter rantor; _ Trustor	SSN:Bar ID:  ter;	Party Type Code: ant;
Address:  City:	ate:Zip: nder: _ Male _ Female  Respondent; _ Petition Heir; _ Devisee; _ Inter antor; _ Trustor  tate:Zip:	SSN:Bar ID:  ter;	Party Type Code: ant;

			ed Party; Deposite	or; Designated Resident Agent; D
Trustee; Successor Trustee; S	ettlor;	Trustor		
Name (if a person): (Last)			(First)	(Middle)
Organization (if non-person):				<del></del>
Address:	_			Section and all the section of the s
				ephone Number:
DOB DOD:	Gender:	Male  Female	SSN:	
Attorney Name (if represented by co	unsel):	•	Bar ID:	Party Type Code:
Trustee; Successor Trustee; S	Creditor;	Devisee; ☐ Interes ] Trustor	ted Party;   Deposit	or; Designated Resident Agent; D
Name (if a person): (Last)			(First)	(Middle)
Address:				
City:	State:	Zip:	Contact Te	lephone Number:
DOB DOD:	Gender:	Male Female	SSN:	
Attorney Name (if represented by co	ounsel):		Bar ID:	Party Type Code:
Party Type Code: Deceden	it; Minor; Resp		er; 🗌 Plaintiff; 🔲 De	fendant; Natural Mother;
☐ Natural Father; ☐ Spouse; ☐ Trustee; ☐ Successor Trustee; ☐			sted Party;   Depos	itor, Designated Resident Agent; D
Trustee; ☐ Successor Trustee; ☐	Settlor; Grantor;	Trustor		itor, Designated Resident Agent; D
Trustee; Successor Trustee; Mame (if a person): (Last)	Settlor; Grantor;	Trustor	_(First)	
Trustee; Successor Trustee; Mame (if a person): (Last)	Settlor; Grantor;	Trustor	_(First)	(Middle)
Trustee; Successor Trustee; Name (if a person): (Last) Organization (if non-person): Address:	Settlor; Grantor;	Trustor	_(First)	(Middle)
Trustee; Successor Trustee; Name (if a person): (Last) Organization (if non-person): Address: City:	Settlor; Grantor; State:	Trustor	_(First)Contact T	(Middle)
Trustee; Successor Trustee; Name (if a person): (Last) Organization (if non-person): Address: City:	Settlor; Grantor; State: Gender:	Trustor  Zip:  Male    Female	Contact T	(Middle)elephone Number:
Trustee; Successor Trustee; Name (if a person): (Last) Organization (if non-person): Address: City: DOB DOD: Attorney Name (if represented by corporate of the person of t	Settlor; Grantor; State: State: Gender: counsel): nt; Minor; Res Creditor; Heir;	Zip:	Contact T SSN: Bar ID: er;	(Middle)elephone Number:Party Type Code:
Trustee; Successor Trustee; Name (if a person): (Last) Organization (if non-person): Address: City: DOB DOD: Attorney Name (if represented by comparing the person of the	Settlor; Grantor; State:  State:  Gender:  counsel):  nt; Minor; Res  Creditor; Heir; Settlor; Grantor;	Zip:	Contact T SSN:Bar ID: er;	elephone Number:  Party Type Code:  efendant; Natural Mother;
Trustee; Successor Trustee; Name (if a person): (Last) Organization (if non-person): Address: City: DOB DOD: Attorney Name (if represented by comparing the person): Party Type Code: Deceder Natural Father; Spouse; Trustee; Successor Trustee; Name (if a person): (Last)	Settlor; Grantor; State:  State:  Gender: Counsel):  nt; Minor; Res Creditor; Heir; Settlor; Grantor;	Zip:	Contact T SSN:Bar ID: er;	elephone Number:Party Type Code:efendant;
Trustee; Successor Trustee; Name (if a person): (Last) Organization (if non-person): Address: City: DOB DOD: Attorney Name (if represented by comparing the person): Spouse; Trustee; Successor Trustee; Name (if a person): (Last) Organization (if non-person):	Settlor; Grantor; State:  State:  Gender:  counsel):  nt; Minor; Res  Creditor; Heir; Settlor; Grantor;	Zip: Male	Contact T SSN:Bar ID: er;	elephone Number:  Party Type Code:  efendant; Natural Mother; sitor; Designated Resident Agent; (Middle)
Trustee; Successor Trustee; Name (if a person): (Last) Organization (if non-person): Address: City: DOB DOD: Attorney Name (if represented by comparing the person): Spouse; Trustee; Successor Trustee; Name (if a person): (Last) Organization (if non-person): Address: Address: Address: Address: Address: Successor Trustee; Address: Successor Trustee; Address: Address: Cast Name (if a person): Cas	Settlor; Grantor; State: State: Gender: Tounsel):  nt; Minor; Res Creditor; Heir; Settlor; Grantor;	Zip:	Contact T SSN:Bar ID: er;	elephone Number:  Party Type Code:  efendant; Natural Mother; sitor; Designated Resident Agent; (Middle)

Bar ID:

Party Type Code:

Attorney Name (if represented by counsel):

	nor;
Name (if a person): (Last)	(First)(Middle)
Organization (if non-person):	
Address:	
City:	State: Zip: Contact Telephone Number:
DOB DOD:	Gender: Male Female SSN:
Attorney Name (if represented by counsel): _	Bar ID: Party Type Code:
Submitted by:	Bar ID (required if attorney):
Address (if not shown above):	
City:	State:Zip:
Phone:	Email Address:
*IMPORTANT: It is the parties	s' responsibility to keep the court informed of any change of address or employment.*

# Revisor of Statutes Publications Constitution Committee

State of Missouri

**About** 

Help / FAQ

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Words ▼

1st search term

And V

2nd search term

3



Effective 28 Aug 2002

Title XXXI TRUSTS AND ESTATES OF DECEDENTS AND PERSONS UNDER DISABILITY

### Chapter 473

473.097. Small estate — distribution of assets without letters, when — affidavit — procedure — fee. — 1. Distributees of an estate which consists of personal property or real property or both personal and real property have a defeasible right to the personal property, and are entitled to the real property of such estate, as provided in this section, without awaiting the granting of letters testamentary or of administration, if all of the following conditions are met:

- (1) The value of the entire estate, less liens, debt, and encumbrances, does not exceed forty thousand dollars;
- (2) Thirty days have elapsed since the death of the decedent and no application for letters or for administration or for refusal of letters under section 473.090 is pending or has been granted, or if such refusal has been granted and subsequently revoked;
- (3) A bond, in an amount not less than the value of the personal property, approved by the judge or clerk of the probate division is filed by the person making the required affidavit conditioned upon the payment of the debts of the decedent, including any debts to the state of Missouri, the expenses of funeral and burial and compliance with future orders of the court in relation to the estate of the decedent; and further conditioned that any part of the property to which the distributee is not entitled will be delivered to the persons entitled to the property under the law. Liability of the sureties on the bonds provided for in this section terminates unless proceedings against them are instituted within two years after the bond is filed; except that, the court may dispense with the filing of a bond if it finds that the same is not necessary;
- (4) A fee, in the amount prescribed in subsection 1 of section 483.580, and when required, the publication cost of the notice to creditors are paid or the proof of payment for such publication is provided to the clerk of the probate division.
- 2. Notwithstanding the limitation periods set out in section 473.050, the affidavit required by this section may be made by the person designated as personal

representative under the will of the decedent, if a will has been presented for probate within the limitation periods specified in section 473.050, otherwise by any distributee entitled to receive property of the decedent any time after thirty days after decedent's death, and shall set forth all of the following:

- (1) That the decedent left no will or, if the decedent left a will, that the will was presented for probate within the limitation periods specified in section 473.050;
- (2) That all unpaid debts, claims or demands against the decedent or the decedent's estate and all estate taxes due, if any, on the property transfers involved have been or will be paid, except that any liability by the affiant for the payment of unpaid claims or demands shall be limited to the value of the property received;
- (3) An itemized description and valuation of property of the decedent. As used in this subdivision, the phrase "property of the decedent" shall not include property which was held by the decedent as a tenant by the entirety or a joint tenant at the time of the decedent's death;
  - (4) The names and addresses of persons having possession of the property;
- (5) The names, addresses and relationship to the decedent of the persons entitled to and who will receive, the specific items of property remaining after payment of claims and debts of the decedent, included in the affidavit;
- (6) The facts establishing the right to such specific items of property as prescribed by this section.

The certificate of the clerk shall be annexed to or endorsed on the affidavit and shall show the names and addresses of the persons entitled to the described property under the facts stated in the affidavit and shall recite that the will of decedent has been probated or that no will has been presented to the court and that all estate taxes on the property, if any are due, have been paid.

- A copy of the affidavit and certificate shall be filed in the office of the clerk of the probate division and copies of the affidavit and certificate shall be furnished by the clerk.
- 4. The distributees mentioned in this section may establish their right to succeed to the real estate of the decedent by filing a copy of the foregoing affidavit and certificate of the clerk in the office of the recorder of deeds of each county where the real property is situated.
- 5. When the value of the property listed in the affidavit is more than fifteen thousand dollars, the clerk shall cause to be published in a newspaper of general

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circulation within the county which qualifies under chapter 493 a notice to creditors of the decedent to file their claims in the court or be forever barred. The notice shall be published once a week for two consecutive weeks. Proof of publication of notice pursuant to this section shall be filed not later than ten days after completion of the publication. The notice shall be in substantially the following form:

To all persons interested in	the estate	of	_ Decedent:		
On the day of, 20, a small estate affidavit was filed by the distributees for the decedent under section 473.097, RSMo, with the probate division of the circuit court of					
County, Missouri.  All creditors of the decedent, who died on, 20, are notified that section 473.444 sets a limitation period that would bar claims one year after the death of the decedent. A creditor may request that this estate be opened for administration.  Receipt of this notice should not be construed by the recipient to indicate that the recipient may possibly have a beneficial interest in the estate. The nature and extent of any person's interest, if any, may possibly be determined from the affidavit on this estate filed in the probate division of the circuit court of County, Missouri.					
Date of first publication is	Clerk of the Circle Cir	the Proba	rt		

- 6. Upon compliance with the procedure required by this section, the personal property and real estate involved shall not thereafter be taken in execution for any debts or claims against the decedent, but such compliance has the same effect in establishing the right of distributees to succeed to the property as if complete administration was had; but nothing in this section affects the right of secured creditors with respect to such property.
- 7. The affiant shall collect the property of decedent described in the affidavit. The property of decedent shall be liquidated by the affiant to the extent necessary to pay debts of decedent. If the decedent's property is not sufficient to pay such debts, abatement of the shares of the distributees shall occur in accordance with section 473.620. The affiant shall distribute the remaining property to such persons identified in the affidavit as required in subdivision (5) of subsection 2 of this section who are

'entitled to receive the specific items of personal property, as described in the affidavit, or to have any evidence of such property transferred to such persons. To the extent necessary to facilitate distribution, the affiant may liquidate all or part of decedent's property.

(L. 1955 p. 385 § 54, A.L. 1957 p. 829, A.L. 1967 p. 640, A.L. 1971 S.B. 19, A.L. 1973 S.B. 112, A.L. 1978 H.B. 1634, A.L. 1980 S.B. 637, A.L. 1981 S.B. 117, A.L. 1985 S.B. 35, et al., A.L. 1986 S.B. 787, A.L. 1993 S.B. 88, A.L. 1994 S.B. 701, A.L. 1996 S.B. 494, A.L. 2002 H.B. 1537)

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In accordance with Section **3.090**, the language of statutory sections enacted during a legislative session are updated and available on this website **on the effective date** of such enacted statutory section.

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### **▶** Other Information







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Effective 23 May 1996, see footnote

Title XXXI TRUSTS AND ESTATES OF DECEDENTS AND PERSONS UNDER DISABILITY

#### Chapter 474

474.010. General rules of descent. — All property as to which any decedent dies intestate shall descend and be distributed, subject to the payment of claims, as follows:

1

- (1) The surviving spouse shall receive:
- (a) The entire intestate estate if there is no surviving issue of the decedent;
- (b) The first twenty thousand dollars in value of the intestate estate, plus one-half of the balance of the intestate estate, if there are surviving issue, all of whom are also issue of the surviving spouse;
- (c) One-half of the intestate estate if there are surviving issue, one or more of whom are not issue of the surviving spouse;
- (2) The part not distributable to the surviving spouse, or the entire intestate property, if there is no surviving spouse, shall descend and be distributed as follows:
  - (a) To the decedent's children, or their descendants, in equal parts;
- (b) If there are no children, or their descendants, then to the decedent's father, mother, brothers and sisters or their descendants in equal parts;
- (c) If there are no children, or their descendants, father, mother, brother or sister, or their descendants, then to the grandfathers, grandmothers, uncles and aunts or their descendants in equal parts;
- (d) If there are no children or their descendants, father, mother, brother, sister, or their descendants, grandfather, grandmother, uncles, aunts, nor their descendants, then to the great-grandfathers, great-grandmothers, or their descendants, in equal parts; and so on, in other cases without end, passing to the nearest lineal ancestors and their children, or their descendants, in equal parts; provided, however, that collateral relatives, that is, relatives who are neither ancestors nor descendants of the decedent, may not inherit unless they are related to the decedent at least as closely as the ninth degree, the degree of kinship being computed according to the rules of the civil law;

that is, by counting upward from the decedent to the nearest common ancestor, and then downward to the relative, the degree of kinship being the sum of these two counts, so that brothers are related in the second degree;

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- (3) If there is no surviving spouse or kindred of the decedent entitled to inherit, the whole shall go to the kindred of the predeceased spouse who, at the time of the spouse's death, was married to the decedent, in like course as if such predeceased spouse had survived the decedent and then died entitled to the property, and if there is more than one such predeceased spouse, then to go in equal shares to the kindred of each predeceased spouse;
- (4) If no person is entitled to inherit as provided in this section the property shall escheat as provided by law.

(RSMo 1939 § 306, A.L. 1955 p. 385 § 236, A.L. 1980 S.B. 637, A.L. 1996 S.B. 494)

Prior revisions: 1929 § 306; 1919 § 303; 1909 § 332

Effective 5-23-96

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CROSS REFERENCES:

Adopted child, right to inherit, 453.090, 453.170

Escheats, generally, Chap. 470

Estates of suicides to descend as in cases of natural death, Const. Art. I § 30

(1958) Devise of undivided one-half interest in realty to testator's son for life and at his death to his children absolutely but if he should die without issue living, then to other son for life and at his death to other son's "heirs at law", was construed according to statute of descent and distribution in effect when second life tenant died rather than statute in effect at execution of will and testator's death and thus widow of second life tenant took one-half of the undivided one-half interest against contention that testator indicated intent that land go to his descendants. Thomas v. Higginbotham (Mo.), 318 S.W.2d 234.

< end of effective 23 May 1996 > 💆

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- 3. All filers shall affirmatively certify compliance with the redaction requirements in Rules 19.10, 55.025, and 84.015 when a document is filed. This certification shall be accomplished through an automated process implemented in the electronic filing system for its authorized users or, for filers who are not authorized users of the electronic filing system, by a paper form attached to the document or on the document itself.
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