

PROBATE COURT FORMS PACKET

NO WILL





1B-101. Scope of rules; probate court jurisdiction; title; citation form.

A. Scope. These rules govern procedures in all informal probate proceedings in the probate courts of New Mexico. While probate cases may also be opened in district court, these rules specifically govern probate cases opened in the county probate courts. The rules shall be construed and enforced to ensure the prompt and efficient resolution of probate proceedings. Probate courts shall make no other rules to govern the conduct of probate proceedings. If no procedure is specifically prescribed by rule or statute, a probate court may proceed in any lawful manner not inconsistent with these rules or the Probate Code.

B. Probate court jurisdiction.

- (1) In uncontested, informal probate proceedings, all relevant information may be considered by the probate court.
- (2) A probate case shall be transferred to district court in accordance with Rule 1B-701 NMRA if
 - (a) a formal appointment of personal representative is requested;
 - (b) a formal closing of the estate or administration is required by the Probate Code or requested by any interested party;
 - (c) a contest arises as to the administration of an estate or probate of a will;
 - (d) a determination of testacy or heirship is requested by any interested party;
 - (e) a hearing is required to determine a matter involving the estate or the administration of an estate; or
 - (f) transfer is requested by any interested party or ordered by the probate judge.
- C. Title. These rules shall be known as the Probate Court Rules.
- D. Citation form. These rules shall be cited by set and rule number of the New Mexico Rules Annotated, "NMRA," as Rule 1B-___ NMRA.

 [Approved by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

1B-102. Probate definitions.

A. General. The following is a list of simplified definitions of certain legal terms that you, as the personal representative, may need to understand in your probate action. Under certain circumstances you may need to understand more than the simplified definitions listed below. In those cases, you may need to consult a lawyer or review the New Mexico law to more fully understand the terms listed below. Section 45-1-201 NMSA 1978 also includes definitions of terms used in the Uniform Probate Code (Probate Code).

"NMSA 1978" refers to the New Mexico Statutes Annotated 1978, which is the official compilation of New Mexico statutory law. The first number listed is the chapter, the second number listed is the article, and the third number is the specific section of law enacted by the Legislature. The Probate Code is published in the NMSA 1978 as Chapter 45 NMSA 1978. "NMRA" refers to the New Mexico Rules Annotated, which contains rules, forms, and jury instructions of the New Mexico courts. Probate forms are included in the NMRA and are also

available electronically through the New Mexico Supreme Court website. Additional information may be obtained from your county probate court.

B. Definitions. As used in the Probate Court Rules, Rules 1B-101 to 1B-701 NMRA, and the Probate Court Forms, Forms 4B-101 to 4B-1001 NMRA

- (1) "accounting" means any written statement that sets forth accurately the assets of an estate, the liabilities of an estate, and the receipts and disbursements for an estate;
- (2) "administration of an estate" means to go through the process of managing and settling the estate of a decedent. This usually involves the following four steps:
 - (a) collecting and valuing the assets of an estate;

(b) paying the family and personal property allowances;

- (c) paying the costs and expenses of administration and the valid debts of the estate, including all taxes; and
- (d) distributing the remainder of the estate to those who are entitled to it;
- (3) "applicant" means a person who makes a written request to the probate court for an informal probate or appointment;
- (4) "application" means a written request to the probate court for an informal probate or appointment. If you need more information on an application, see Section 45-1-201(A)(2) NMSA 1978;
- (5) "beneficiary" is a person who is given a gift (devise) by a will. The Probate Code uses a different word, "devisee," to mean the same thing. The forms use the word "devisee" rather than "beneficiary" because the Probate Code uses "devisee." If you need more information on a beneficiary, see Section 45-1-201(A)(4) NMSA 1978;
- (6) "bond" means a financial security provided to the court by the personal representative and a bonding company to ensure that the personal representative of the estate faithfully does the job of personal representative. A bond is usually not required in an informal probate proceeding. However, a bond may be required if the will requires it, or if a person with an interest in the estate requests the court to require it and the court orders that a bond be posted. If you need more information on bonds, see Sections 45-3-601 and 45-3-603 to 45-3-606 NMSA 1978;
- (7) "claim" means a debt of the decedent that can arise before or after the death of the decedent, including the last medical bills and funeral costs;
- (8) "claimant," also called "creditor," means a person who is making a claim;
- (9) "creditor" means a person to whom a debt is owed. The debt might be owed by the decedent or the estate, also called the "debtor." In order to collect against an estate, the creditor files a "claim";

- (10) "decedent" means the person who has died and whose will is being probated or whose estate is being administered;
- (11) "descendant" means all of the children, grandchildren, great-grandchildren, etc., of a decedent. If you need more information on a descendant, see Section 45-1-201(A)(9) NMSA 1978;
- (12) "demand for notice" means a written document filed in the district court where a probate is or should be filed requesting notice of any order or filing pertaining to a decedent's estate. The document must state the name of the decedent, the nature of the filing person's interest in the decedent's estate, and the filing person's address or the address of the filing person's lawyer.

You, as the personal representative, filing an action in probate court, must contact the district court clerk in the county where the decedent was domiciled and ask if any person has filed a demand for notice relating to the decedent's estate. If someone has filed a demand for notice, you must send a copy of everything you file and every order the judge signs to the person who has demanded notice. If you need more information on a demand for notice, see Section 45-3-204 NMSA 1978;

- (13) "devise," if used as a noun, means a gift of land (also called "real property") or other assets (also called "personal property") given by a will. If used as a verb, "devise" means to give a gift by a will of land or other assets. If you need more information on a devise, see Section 45-1-201(A)(10) NMSA 1978;
- (14) "devisee" means a person listed in a will to receive assets from an estate. A common word for "devisee" is "beneficiary." The forms use the word "devisee" rather than "beneficiary" because the Probate Code uses "devisee." If you need more information on a devisee, see 45-1-201(A)(11) NMSA 1978;
- (15) "distributee" means any person who receives property from a decedent who is not a creditor or purchaser. If you need more information on a distributee, see Section 45-1-201(A)(12) NMSA 1978;
- (16) "domicile" means the last place the decedent had a true, fixed home, in a permanent establishment to which the decedent intended to return after an absence, and it is the place where the decedent voluntarily fixed his or her home with the intention of making it permanent;
- (17) "estate" means all property of the decedent that is subject to the Probate Code. For the purposes of probate, an estate generally does not include property that passes automatically to a listed beneficiary, such as land held as joint tenants, land subject to transfer on death deeds, life insurance proceeds, payable on death accounts, transfer on death accounts, or retirement benefits that have a beneficiary designation. If you need more information on an estate, see Section 45-1-201(A)(15) NMSA 1978;
- (18) "family allowance" means an allowance of thirty thousand dollars (\$30,000) from the decedent's estate to which the decedent's surviving spouse is entitled. If there is no surviving

spouse, then the family allowance is payable to the decedent's minor and dependent children. This allowance is exempt from and has priority over all claims against the estate. The family allowance must be paid if the estate has sufficient assets. See Section 45-2-402 NMSA 1978:

- (19) "fiduciary" includes a person serving as a personal representative, who acts primarily for another person's benefit in matters connected with that role. A fiduciary is held to the highest degree of good faith in performing the duties of the fiduciary. A personal representative is a fiduciary. See Section 45-1-201(A)(17) NMSA 1978 for the definition of "fiduciary";
- (20) "formal proceeding" means a proceeding that must be conducted before a district court judge with notice to interested persons;
- (21) "heirs" means those persons who are entitled to the property of the decedent if the decedent dies intestate. The priority of the people who are entitled to the property is listed in Sections 45-2-101 to 45-2-107 NMSA 1978;
- (22) "informal proceeding" means a proceeding commenced before the probate court without prior notice to interested persons for probate of a will or appointment of a personal representative, except as provided in Section 45-3-306 NMSA 1978;
- (23) "intestate" means to die:
 - (a) without leaving a will;
 - (b) without leaving a valid will; or
 - (c) with an incomplete will;
- (24) "notice" or "giving notice" means the process of sending written information to people interested in the estate telling them about events occurring that relate to the estate or administration of the estate. See also the specific requirements for notice to creditors in Paragraph (B)(25) below. The courts operate under a principle that people are entitled to "notice and an opportunity to be heard." This means that people are entitled to know what is happening in a case and are then given an opportunity to tell a judge what that person wants the judge to know about a case. When you complete the notice requirements in a case, you have told people about the important events happening in a case. You will meet your notice obligations if you mail a copy of everything that is filed with the court on the same day the document is filed with the court to the correct address for the following:
 - (a) all the heirs or devisees of an estate;
 - (b) persons who have or may have an interest in the estate of the decedent;
 - (c) anyone who asks for notice; and
 - (d) anyone who has filed a demand for notice.

See Sections 45-3-705, 45-3-306, and 45-3-310 NMSA 1978;

(25) "notice to creditors" or "giving notice to creditors" means notifying creditors that you are in the process of probating the estate. If you choose to give notice to creditors, you may publish

notice in the newspaper, deliver written notice by mail or other delivery, or both. See Section 45-3-801 NMSA 1978;

- (26) "personal representative" means the person appointed by the court to administer the estate as defined in Paragraph (B)(2) above. This person may be called an "executor," an "executrix," or an "administrator" in a will:
- (27) "personal property" means property that is not land, real estate, or real property. Examples of personal property include bank accounts, stocks, bonds, insurance policies, pension plans, jewelry, furniture, and motor vehicles. Some personal property may have a designation regarding who receives the property after death (a "beneficiary designation") and is not governed by a statute of distribution or by a will. A common example is an IRA or pension plan;
- (28) "personal property allowance" means an allowance valued at fifteen thousand dollars (\$15,000) or less from the decedent's estate in household furniture, automobiles, furnishings, appliances, and personal effects, to which the decedent's surviving spouse is entitled. If the value of such items is less than the personal property allowance of fifteen thousand dollars (\$15,000), the value of the personal property allowance shall be paid from other assets to make up any deficiency. If there is no surviving spouse, then the personal property allowance is payable to the decedent's children who are devisees under the will or who are entitled to a share of the estate under Section 45-2-302 NMSA, or if there is no will, the allowance is payable to the decedent's intestate heirs. This allowance is payable in all events, if the estate has sufficient assets remaining after the family allowance has been paid. See Section 45-2-403 NMSA 1978:
- (29) "probate" technically means the court procedure by which a will is proved to be valid or invalid. Common usage of this term now means all matters relating to the administration of an estate;
- (30) "probate case" means a court case originally commenced for one or more of the following purposes:
 - (a) to informally administer a decedent's estate;
 - (b) to informally appoint a personal representative or special administrator; or
 - (c) to provide for proof of authority for a domiciliary foreign personal representative;
- (31) "Probate Code" means the Uniform Probate Code, Chapter 45 NMSA 1978;
- (32) "real property" includes land, houses, farms, ranches, leases, minerals, water rights, and timber rights;
- (33) "revoked," when used with these forms, means a will or other document that the decedent has canceled. If a will is revoked, it has no effect;
- (34) "testate" means to die leaving a valid will;

- (35) "testator" means someone who has made a will or someone who dies leaving a valid will. A "testatrix" is a female testator, although this term is no longer used in the Probate Code;
- (36) "unrevoked," when used in these forms, means a will or other document that the decedent has not canceled;
- (37) "venue" means the place where the case should be filed. Generally, the case should be filed in either the probate court or the district court in the county where the decedent was domiciled at the time of death, or, if the decedent did not live in New Mexico, the probate court or the district court in the county where the decedent owned real property. If you need more information on venue, see Section 45-3-201 NMSA 1978; and
- (38) "will" means a document prepared and executed according to certain formalities that usually describes the distribution of the decedent's probate assets upon death. A will also typically designates a personal representative and may appoint a guardian for minor children. A will is sometimes referred to as "last will and testament." If you need more information on a will, see Section 45-1-201(A)(57) NMSA 1978. [Approved, effective September 15, 2000; 4B-002 recompiled and amended as 1B-102 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]



1B-201 Commencement of a probate proceeding.

The probate courts shall accept applications for informal probates of wills and administrations and informal applications for special administrations of estates.

- A. Filing of application or proof of authority. A probate proceeding is commenced by filing any of the following with the court:
 - (1) an application for informal appointment of a personal representative or for informal probate of a will under Section 45-3-301 NMSA 1978;
 - (2) an application for informal appointment of a special administrator under Section 45-3-614 NMSA 1978; or
 - (3) a proof of authority for a domiciliary foreign personal representative under Section 45-4-204 NMSA 1978. A death certificate shall not be required by the probate court. The probate court's determination to grant or deny the relief requested shall be based on the information provided in the application or proof of authority.
- B. Prompt action required. When an application or a proof of authority is filed, the probate court shall act promptly.
- C. Opposition; transfer. If any interested person opposes the relief requested in an application for informal probate of a will, administration of an estate, appointment of a personal representative or special administrator, or a proof of authority, the probate court shall transfer the case to the district court in the county where the probate case is pending under Rule 1B-701 NMRA.

[Approved by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

1B-202. Probate court pleadings; identification of party and lawyer.

All documents presented or filed by a lawyer shall bear the name, address, email address, and telephone number of the lawyer. For self-represented parties, the name and address are required, while the email address and telephone number are optional.

[Approved by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

1B-203. Notice of minors or persons under legal disability.

If any person with an interest in the subject matter of an application for the probate of a will or the administration of an estate is under the age of eighteen (18) years, under a legal disability, or incapable of adequately representing the person's own interest, the application shall state that fact, including the name and age of the person if known, and the name and address of the guardian, conservator, or personal representative, if any has been appointed.

[Approved by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

1B-204. Use of approved probate forms.

In proceedings under the Probate Code, the forms approved by the New Mexico Supreme Court may be used where applicable. Any document submitted to the court should substantially include the content of the approved form. In all probate proceedings, pleadings that are acceptable to the probate court may be used. Except as otherwise provided in these rules and the Probate Code, the form and presentation of pleadings, motions, and instructions shall be governed by these rules. [Approved by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

1B-205. Unsworn affirmations under penalty of perjury.

Any written statement in a pleading, paper, or other document that is not notarized shall have the same effect in a probate court proceeding as a notarized written statement, provided that the statement includes the following:

(1) the date that the statement was given;

(2) the signature of the person who gave the statement; and

(3) a written affirmation under penalty of perjury under the laws of the State of New Mexico that the statement is true and correct.

[Adopted by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

Committee commentary. — This rule is consistent with the 2014 amendments to Rule 1-011 NMRA of the Rules of Civil Procedure for the District Courts and Rule 23-115 NMRA of the Supreme Court General Rules, which both provide that an unsworn, written affirmation has the same effect in a court proceeding as a notarized written statement as long as the affirmation satisfies the enumerated requirements.

[Adopted by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]



No Will Instructions - Intestate

1B-301. Probate court forms; short title; limited purpose of forms; cautions regarding use of forms.

- A. Probate forms. The Probate Court Forms may be used in the probate courts of this state. The forms may be cited by NMRA form number, as Form 4B-____NMRA. The forms are available on and may be downloaded from the Supreme Court's website. Additional information about the forms may be obtained from your county probate court.
- B. Limited purpose of forms. The New Mexico Supreme Court has approved the forms for use in probate court by people who are representing themselves in the process. The forms serve a useful, but limited purpose. They will assist you in completing the paperwork necessary to complete most uncontested probate cases. While you also have the option of opening a probate case in district court, the forms are specifically tailored to assist with probate matters in the county probate courts.
- C. Issues not addressed. The probate forms do not address many issues including the following:
 - (1) how to collect information regarding the debts, if any, of the decedent;
 - (2) how to determine if the debts are valid;
 - (3) what to do if you believe that a debt is not valid;
 - (4) how to determine what, if any, taxes may be owed by the estate and if you need to get a tax identification number for the estate:
 - (5) how to locate and collect the assets of the decedent, including payments under insurance policies and retirement accounts;
 - (6) how to determine who is entitled to the assets of the estate; and
 - (7) how to correctly transfer these assets to the appropriate people (for example, what type of deed to use to transfer land).
- D. Specific examples of issues not covered by the forms. You will need to address all issues necessary to complete the probate of the estate that you are handling. For example, many estates have both state and federal tax issues that must be addressed. You must address these issues with the appropriate authorities. Other estates require deeds to transfer property. You must have the appropriate documents prepared to do this and you must record the documents properly.
- E. Role of judge and clerk. Neither the judge nor the court clerk will assist you with the issues discussed above and other similar kinds of issues. It is your responsibility to determine what needs to be done and take the necessary action.
- F. Seek advice of a lawyer. Personal representatives may seek the help they need from a lawyer experienced in probate or other appropriate professional during the process. [Approved, effective September 15, 2000; 4B-001 recompiled and amended as 1B-301 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

1B-302. General instructions for probate forms.

A. The different types of probate cases.

(1) Routine simple cases. The forms are intended for routine probates. If you run into a problem or the estate you are probating is not routine, it is best to seek the advice of a

lawyer.

(2) Cases that do not need to be probated. Certain estates that are worth less than fifty thousand dollars (\$50,000) and that have no real property (usually land) may not need to be probated at all and can be handled in a less formal way. Also, certain estates with a house worth under five hundred thousand dollars (\$500,000) that will pass to a surviving spouse also may not require a probate. See Sections 45-3-1201 to 45-3-1206 NMSA 1978. If you believe that the estate you are working on might not need to be probated, you should consult with a lawyer. If the estate does not need to be probated, you may still need a lawyer's help but may not need the forms.

(3) Difficult or complex cases. Certain estates contain difficult or complex issues that should be reviewed by a lawyer with probate experience. Examples of difficult or complex cases may include one in which there is real property (land) involved and deeds need to be drafted, or one in which there is a large estate and an estate tax return needs to be filed. It may not be appropriate to file such an action in probate court, or the action

may require more forms than are provided in the probate forms.

B. Use of forms. The Supreme Court has approved forms for use in probate court by people who are representing themselves in the process. The forms are available at your county probate court and on the New Mexico Supreme Court website. The forms serve a useful, but limited, purpose. They will assist you in completing the necessary paperwork for most routine, simple probate cases.

The forms are for use by people who are willing and qualified to act as a personal representative.

This is the person who will collect and value the assets of the estate, pay the debts of the estate, and distribute the remaining assets. A personal representative is a fiduciary who has special obligations to the estate, creditors, heirs, and devisees. The court holds a personal representative to a high legal standard. If you are willing to undertake this position, you should do it with extreme care and caution and pay very careful attention to the necessary details. Because of the fiduciary role that you will be undertaking, it is a good idea to seek help from a lawyer experienced in probate.

You should fill out the forms carefully. Several of the forms have statements in them that do not require you to fill in a blank. However, before you sign the form or submit it to the judge, you must be sure that the statements are true in your case. If not, change the form as needed. When you sign the forms, you are telling the judge under penalty of perjury under the laws of the State of New Mexico, that the information is true and correct. Please check each form you sign to make sure that it is true and correct.

If you have questions about issues that the forms do not address, you should consult with a lawyer. Alternatively, the public libraries often have resource materials that may help you answer your questions.

- C. Demand for notice. Occasionally someone may file a demand for notice. If you know of a demand for notice, you must send a copy of everything you file and every order the judge signs to the person who has demanded notice.
- D. How to get help. The probate court clerks are not lawyers and cannot give you advice on how to fill out the forms or give you advice on the issues that the forms do not address. The court clerks can give you information regarding the process of filing the paperwork. You should contact court staff for filing procedures.

The probate court judge is not an advocate representing you. The judge cannot and will not give you advice about how to complete the probate. When you act as a self-represented person, you are your own lawyer.

The Supreme Court has approved a list of simplified definitions of certain legal terms, contained in Rule 1B-102 NMRA. The list may be helpful to you. You may get a copy of the rule and approved forms from the probate court or obtain them electronically through the New Mexico Supreme Court website.

Finally, it may be necessary to consult with a lawyer during the process. SEEK THE HELP YOU NEED BEFORE YOU SUBMIT THESE FORMS.

[Approved, effective September 15, 2000; 4B-003 recompiled and amended as 1B-302 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

1B-303. General instructions for probates (no will).

- A. Determine if there is a will. First, determine whether the decedent had a will. Different forms are used if there is a will (meaning the person died "testate") and if there is not a will (meaning the person died "intestate"). This set of instructions should be used if you have not been able to find a will signed by the decedent.
- B. Overview of steps. There are essentially the following eight steps to an informal probate:

(1) file an application to start the process and have the court appoint you as personal representative;

(2) within thirty days of your appointment send out notice to the decedent's heirs that you have been appointed as personal representative and that a probate action is in process;

(3) during the first year following the decedent's death, if you want to shorten the time period that creditors have to make claims, you may notify creditors that you are in the process of probating the estate by publishing a notice in the newspaper or mailing or delivering written notice to creditors. You may also choose to notify creditors by both means, publishing and providing written notice;

- (4) gather, value, and list the assets of the estate and determine the debts of the estate;
- (5) distribute the family and personal property allowances;
- (6) pay the costs and expenses of administration and the valid debts of the estate, including all taxes;
- (7) distribute the remaining assets of the estate to the decedent's heirs; and
- (8) close the estate and probate action.

C. Completion and filing of forms.

- (1) **Print or type information.** Please print or type the information on all forms. You will want to keep copies of all documents that you file in the court file and orders that the judge signs in the case. All forms and other papers filed with the court shall be clearly legible and printed on one side of the page on good quality white paper eight and one-half by eleven (8 1/2 x 11) inches in size.
- (2) Copies you will need. Remember to take with you an original and as many copies as you want to have when you file papers or take an order to the judge for the judge's signature. The court clerk will stamp each copy as "Endorsed" (which shows it is a copy of the original filed document), but only at the time of filing. If you do not get an endorsed copy at the time of filing, you will likely have to pay a fee for a copy later.
- (3) Required filing fee. There is a filing fee that you must pay to open the case. In very limited situations, you may apply to the judge for a waiver of the filing fee. See Forms 4B-201 and 4B-202 NMRA, Affidavit of poverty and indigency and Order allowing free process.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-011 recompiled and amended as 1B-303 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

1B-304. Explanation of forms and how to complete; specific steps (no will).

- A. Step 1. Start the process and have the court appoint you as personal representative. In order to begin the probate process, you must file the following forms in the probate court in the county where the decedent was domiciled, or where that person owned real property. For Step 1 use Forms 4B-301, 4B-303, 4B-305, and 4B-306 NMRA.
- (1) Form 4B-301 NMRA, Application for informal appointment of personal representative (no will) ("Application"). See Sections 45-3-203 and 45-3-301 NMSA 1978. This form generally shows the judge the following:
 - (a) the case is ready to be probated;
 - (b) the case is appropriate for probate court; and
 - (c) you are the appropriate person to act as personal representative.

You must sign and date this form and affirm in writing under penalty of perjury under the laws of the State of New Mexico that the statements are true and correct. Before you file the form, you must contact the district court clerk in the district where the decedent was domiciled or owned

real property and ask if anyone has filed a demand for notice. If someone has filed a demand for notice, that person is entitled to get a copy of all documents you file in the case, including the application and all orders signed by the judge.

If you were married to the decedent and are not disqualified to act as personal representative, you have the first priority to act as personal representative. If you were not married to the decedent and you are not an heir or are not the only heir, each of the other heirs, including the decedent's spouse, if any, must consent to your appointment as personal representative. For example, if you have two brothers, your mother is no longer living, and you want to probate your father's estate, each of your brothers must sign the consent section of Form 4B-301 NMRA, Application. If any of the heirs do not consent to your appointment as personal representative, a formal proceeding in district court is required. See Section 45-3-203 NMSA 1978. If a formal proceeding is required you may not use the forms and you should seek the advice of a lawyer.

(2) Form 4B-303 NMRA, Order of informal appointment of personal representative (no will). You must submit Form 4B-303 NMRA, Order of informal appointment of personal representative (no will), for the judge's consideration. If the judge approves the application, the judge will sign this order. See Section 45-3-308 NMSA 1978. The Order of informal appointment of personal representative (no will) serves the following purposes:

(d) appoints you as the personal representative; and

- (e) allows the probate to begin once you have accepted your appointment and letters of administration have been issued to you.
- (3) Form 4B-305 NMRA, Acceptance of appointment as personal representative (no will) (will). This form proves that you agree to follow the law when you act as personal representative. You must sign and date this form and affirm in writing under penalty of perjury under the laws of the State of New Mexico that the statements are true and correct. You may submit this form at the same time you submit your application and order. After the judge has signed and filed the Order of informal appointment of personal representative (no will), Form 4B-303 NMRA, the court will file your acceptance and issue Letters of administration (no will), Form 4B-306 NMRA, to you.
- (4) Form 4B-306 NMRA, Letters of administration (no will). After the judge has signed and filed the order and the court has filed your acceptance, you should complete this form and submit it to the court clerk to issue. This form has the following two general purposes:

(a) to officially begin your appointment as personal representative; and

(b) to prove to others that the judge has appointed you as personal representative and that you are qualified to make decisions about the decedent's estate.

You may want to have several copies of the Letters of administration (no will), Form 4B-306 NMRA. This is the document that shows people that you are the personal representative. You might even consider getting several certified copies of this document. A "certified copy" is a document on which the court clerk formally indicates that it is a true and correct copy of the original. There is typically a charge to get a certified copy.

- B. Step 2. Send out notice that you have been appointed as personal representative and that a probate action is in process. See Section 45-3-705 NMSA 1978. For Step 2 use Forms 4B-401 and 4B-402 NMRA.
 - (1) Form 4B-401 NMRA, Notice of informal appointment of personal representative. Once the judge has appointed you as personal representative, you must send out Form 4B-401 NMRA, Notice of informal appointment of personal representative, within thirty (30) days to the heirs of the decedent and any person who has filed a demand for notice as described in Paragraph (A)(1) of this rule.
 - (2) Form 4B-402 NMRA, Proof of notice. Once you have completed the mailing, complete and file Form 4B-402, Proof of notice. See Section 45-3-705(D) NMSA 1978.
- C. Step 3. Notify creditors that you are in the process of probating the estate (optional). During the first year following the decedent's death, if you want to shorten the time period that creditors have to make claims, you may notify creditors that you are in the process of probating the estate by publishing notice to creditors in the newspaper or mailing or delivering written notice to creditors. You may also choose to notify creditors by both means, publishing and providing written notice. See Sections 45-3-801, 45-3-802, and 45-3-803 NMSA 1978. For Step 3 use Form 4B-501 NMRA. Do not pay any claims until you read Steps 4-7 below.
- (1) Form 4B-501 NMRA, Notice to creditors by publication and notice to creditors by written notice (mailing or other delivery). A creditor has one (1) year from the date of the decedent's death to submit a claim unless you publish notice in a newspaper. If you publish notice in the newspaper in the county where the probate proceeding is filed that notifies creditors to submit their claims, the time period is shortened from one (1) year after death to four (4) months after the first day you publish notice. In order to shorten the time period for claims, notice to creditors must be published once a week for three (3) consecutive weeks in a newspaper of general circulation in the county. If you publish the notice to creditors in the newspaper for three (3) consecutive weeks, the newspaper will give you an affidavit of publication that indicates that the notice was published. Give the affidavit to the probate court clerk for filing. The only method for shortening the time to known creditors or to those creditors that can be reasonably ascertained is to provide such creditors with actual written notice. If you know who the creditors are, you may deliver written notice to known creditors. Form 4B-501 NMRA provides the option of delivering written notice to known creditors in addition to providing notice by publication. If notice is published and written notice is also provided, a creditor has the greater of four (4) months from the date of first publication or sixty (60) days from the mailing or other delivery of the notice to present its claim. Claims that have not been presented within one (1) year of the decedent's death shall not be paid.
- (2) Secured creditors. Secured creditors are creditors of the decedent that have a mortgage, deed of trust, secured loan, or security interest in property of the decedent, such as a lien on a vehicle, for example. See Sections 45-1-109 and 45-3-104(B) NMSA 1978. Consider seeking the advice of a lawyer with respect to secured creditors of the decedent.
- D. Step 4. Prepare an inventory, meaning gather, value, and list the assets of the estate, and determine the debts of the estate. For Step 4 use Form 4B-601 NMRA, Inventory. Within

ninety (90) days of your appointment as personal representative, you must prepare an inventory of the assets of the estate. See Sections 45-3-706 to 45-3-708 NMSA 1978. Form 4B-601 NMRA, Inventory, is provided as a model. The inventory must list the items owned by the decedent in reasonable detail and give the estimated value on the date of death of the decedent for each item. It must also give the type and amount of any debt owed for the item, such as debt secured by a lien or mortgage. You must mail the inventory to interested people who request it. See Section 45-3-706 NMSA 1978. Unless ordered by the court to file this document, you are not required to do so, and you are free to keep the information private and out of the public record.

- E. Step 5. Distribute the family and personal property allowances. This Step, along with Steps 6 and 7, are at the heart of the probate process, and you should ensure that they are properly completed. In doing so, you should seriously consider consulting with a lawyer knowledgeable in the probate process. Additionally, check your local library for available resources.
- (1) Distribute the family allowance. You must pay the family allowance of thirty thousand dollars (\$30,000) to the surviving spouse. Unless the surviving spouse affirmatively waives the right to the family allowance, the spouse is entitled to the family allowance. If there is no surviving spouse, you must pay the family allowance to each minor child and to each dependent child of the decedent. The family allowance is to be divided equally among all the minor and dependent children. See Section 45-2-402 NMSA 1978.
- (2) Distribute the personal property allowance. After payment of the family allowance, you must distribute the personal property allowance, in a value not to exceed fifteen thousand dollars (\$15,000), to the surviving spouse from household furniture, automobiles, furnishings, appliances, and personal effects. If there is no surviving spouse, the personal property allowance must be distributed to the decedent's intestate heirs. If the value of these items is less than the personal property allowance of fifteen thousand dollars (\$15,000), the remaining value of the personal property allowance shall be paid from other assets to make up any deficiency, if there are assets remaining after you pay the family allowance. See Section 45-2-403 NMSA 1978.
- F. Step 6. Pay the costs and expenses of administration and the valid debts of the estate, including all taxes.
- (1) Pay costs and expenses of administration. After the family allowance and personal property allowance are paid, you should next pay the costs and expenses of administration. Those costs and expenses typically include any filing fees you have paid, payment for your time spent working on estate matters, and payment of anyone you employed to assist you with estate matters. There is no set hourly rate for personal representative fees, and you should consider consulting with a lawyer to determine an appropriate, reasonable fee for your services.
- (2) Pay remaining claims and debts of the estate, including all taxes. After you have paid the allowances and costs and expenses of administration, you must pay the remaining valid claims and debts of the estate. If the estate does not have sufficient funds to pay all of the valid claims and debts owed, you must pay the claims and debts in the order approved by law. See Section 45-3-805 NMSA 1978. If there are sufficient assets in the estate and you, as the personal representative, fail to pay the valid claims and debts of the estate, including federal and state taxes, you may be personally liable for any valid claims and debts that remain unpaid.
- (3) Disputing debts. If a creditor makes a claim that you do not think is valid, there is a specific process for objecting to the claim with specific time deadlines. See Section 45-3-806

NMSA 1978. In this case, it is best to seek the advice of a lawyer, because you may be forced to

pay an invalid claim if you do not go through the process correctly.

(4) Exception to requirement to pay debts. There is an exception to the requirement that the personal representative pay the valid debts of the estate. This is when the estate is considered a "small estate." To determine if the estate you are probating is a small estate, see Sections 45-3-1203 and 45-3-1204 NMSA 1978 and Paragraph (H)(3) of this rule. It is best to seek a lawyer's advice about whether an estate qualifies under this exception. Use Form 4B-702 NMRA.

- G. Step 7. Distribute the remaining assets of the estate to the decedent's heirs. When you have paid all of the decedent's debts, you shall distribute the assets that are left to the heirs of the decedent. The heirs and the proper share that each receives are described in Sections 45-2-101 to 45-2-107 NMSA 1978. Distribution of real estate (land) requires a deed from the personal representative to the distributee. If you have any question about the form of a deed or how to prepare a deed, seek a lawyer's advice.
- H. Step 8. Close the estate and probate action. For Step 8 use Forms 4B-602 and 4B-701 NMRA. Once you have completed all of your work as personal representative and at least six (6) months have passed since the appointment of the personal representative if notice to creditors is given, or one (1) year has passed if no notice to creditors is given, you may close the estate. See Section 45-3-1003 NMSA 1978. In order to do this you must first do the following:
- (1) Form 4B-602 NMRA, Accounting. Send an accounting of everything that you did in your administration of the estate to all of the decedent's heirs and those persons who filed a demand for notice. Form 4B-602 NMRA, Accounting, is provided as a model. The accounting should list all assets and liabilities of the decedent, receipts and disbursements made by the personal representative, and remaining assets of the estate. The list of assets and cash into the estate should equal a list of payments and distributions from the estate. The list of payments and distributions includes payments to creditors, payments for administrative expenses, and distributions to heirs. Unless ordered by the court to file this document, you are not required to do so, and you are free to keep the information private and out of the public record.
- (2) Form 4B-701 NMRA, Verified closing statement of the personal representative. Complete and mail a copy of Form 4B-701 NMRA, Verified closing statement of the personal representative, to all heirs and to any creditors or other claimants whose claims are neither paid nor barred, and file the verified closing statement with the court. Your appointment as personal representative will automatically terminate in one (1) year if there are no pending proceedings involving you as personal representative.
 - (a) Taxes. You should ensure that you have complied with all state and federal tax requirements. Closing of the estate with the court does not resolve pending matters with any tax authorities. Contact a tax advisor, the Internal Revenue Service, or the New Mexico Taxation and Revenue Department about this issue.
 - (b) Bond. If you have given the court a lien on your property instead of filing a bond as personal representative and a year has passed since you filed the verified closing statement of the personal representative that closed the estate, you may wish to obtain a release of the property lien. See Section 45-3-1007 NMSA 1978.
- (3) Form 4B-702 NMRA, Verified small estate closing statement of the personal representative. When the value of the entire estate, less liens and encumbrances, does not

exceed the family allowance, personal property allowance, costs and expenses of administration, reasonable necessary medical and hospital expenses of the last illness of the decedent, and reasonable funeral expenses, the estate is considered a small estate. There are two steps you must take to close a small estate.

- (a) Distribute assets. Distribute the estate's assets to the persons entitled thereto. You may do this without giving notice to creditors. See Section 45-3-1203 NMSA 1978.
- (b) Prepare closing statement. Complete and mail a copy of Form 4B-702 NMRA, Verified small estate closing statement of the personal representative, to anyone entitled to a distribution from the estate and to all creditors or other claimants whose claims are not paid or barred, including all taxing authorities. Also send a copy of the accounting for the estate to anyone entitled to a distribution from the estate whose interests are affected by the accounting. File the Verified small estate closing statement of the personal representative, Form 4B-702 NMRA, with the court. See Section 45-3-1204 NMSA 1978.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-012 recompiled and amended as 1B-304 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

1B-401. Notice; filing required.

Any notice required under the Probate Code shall be filed with the probate court. [Approved by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

1B-501. Inventories and accountings.

Inventories and accountings are required to be prepared in the probate of an estate, but are not required to be filed with the probate court.

- A. Inventories. An inventory of the estate shall be prepared within ninety (90) days of the appointment of the personal representative and must be provided to all interested people who request it. The inventory must contain the following:
 - (1) a list of the items owned by the decedent in reasonable detail;
 - (2) the estimated value of each item on the date of death of the decedent; and
 - (3) the type and amount of any debt owed by the decedent.
- B. Accountings. Accountings shall contain sufficient information to place the interested parties on notice as to all significant transactions affecting administration during the accounting period. The accounting must contain the following:
 - (1) the receipts and disbursements for the period covered by the accounting, with reasonable detail;
 - (2) the assets remaining at the end of the period; and
 - (3) a description of all significant transactions affecting administration during the accounting period.

C. Objections. If objections are made to an inventory or an accounting, the probate court shall transfer the case to the district court for final determination and closing under Rule 1B-701 NMRA, unless the objections may be resolved by the probate court without an evidentiary hearing.

[Approved by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on

or after December 31, 2018.]

1B-601. Closing probate; verified statement.

A personal representative or special administrator may commence closing an informal probate by filing a verified statement under Section 45-3-1003 NMSA 1978 or Section 45-3-1204 NMRA. [Approved by Supreme Court Order No. 13-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

1B-602. Compensation.

Generally, personal representatives, special administrators, and professionals they employ, are entitled to reasonable compensation for duties performed.

[Approved by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

1B-701. Transfer from probate court to district court.

If transfer is required under Rule 1B-101(B)(2) NMRA, the probate court shall transfer the case to the district court in the county where the probate case is pending. Whether the transfer is initiated by the probate court or on request of an interested party or an attorney, the probate court shall make a copy of the file to retain in the probate court and the probate court shall send the original file to the district court along with the transfer order. Unless otherwise ordered by the court, the person initiating the transfer shall check with the district court clerk about any fee that may be required.

[Approved by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on

or after December 31, 2018.]

4B-101. Opening and closing a probate court case (Flow chart).

OPENING AND CLOSING A PROBATE COURT CASE

TESTATE (WILL)

Step 1

Locate Will (Original required)

- 1. Identify Devisees
- 2. Identify Heirs
- 3. Identify County and choose whether to file in Probate Court or District Court
- 4. If Decedent died more than three years ago or the original will cannot be located, the case must be filed in District Court
- 5. Check for demand for notice in **District Court**

See Rules 1B-102, 1B-301, 1B-302, 1B-305 **NMRA**

Step 2

File an Application to Probate Will and Appoint Personal Representative (PR)

See Rules 18-102, 18-302, 18-305, 18-306(A)(1) NMRA and Form 4B-302 NMRA

Step 3

Obtain Order to Informally Probate Will and Appoint PR; file an Acceptance of Appointment; have Clerk issue Letters Testamentary

See Rule 1B-306(A)(2)-(4) NMRA and Forms 48-304, 48-305, 4B-307 NMRA

Step 4

Within 30 days of Appointment, Send Notice of Appointment, Order, and copy of Will to Devisees, Heirs, and any person who has filed a demand for notice

5ee Rules 18-102, 18-306(B) NMRA and Forms 48-401, 48-402 NMRA

INTESTATE (NO WILL)

- **Identify Heirs**
- 2. **Identify County and choose** whether to file in Probate Court or District Court
- 3. Check for demand for notice in **District Court**

See Rules 1B-102, 1B-301, 1B-302, 1B-303 **NMRA**



File an Application to Appoint Personal Representative (PR)

See Rules 1B-102, 1B-302, 1B-303, 1B-304(A)(1) NMRA and Form 4B-301 NMRA

Obtain Order to Informally Appoint PR; file an Acceptance of Appointment: have Clerk issue Letters of Administration

See Rule 1B-304(A)(2)-(4) NMRA and Forms 4B-303, 4B-305, 4B-306 NMRA

Within 30 days of Appointment, Send Notice of Appointment and Order to Heirs and any person who has filed a demand for notice

See Rules 1B-102, 1B-304(B) NMRA and Forms 4B-401, 4B-402 NMRA



TESTATE (WILL)

Decide whether to Notify Creditors

If Creditors will be notified,

- (a) send notice,
- (b) publish notice, OR
- (c) both

See Rules 1B-102, 1B-305, 1B-306(C) NMRA and Form 4B-501 NMRA

Step 6

Step 5

Collect/Inventory Assets of the Decedent, Value Assets (within 3 months of appointment), and Determine Debts of the Decedent

Inventory does not have to be filed with the court

See Rules 1B-305, 1B-306(D) NMRA and Form 4B-601 NMRA

Step 7

Pay the Family Allowance (\$30,000) and Personal Property Allowance (\$15,000) if required

See Rules 1B-102, 1B-305, 1B-306(E) NMRA



Step 8

Pay costs and expenses of administration

See Rules 1B-102, 1B-305, 1B-306(F)(1) NMRA

Step 9

Pay Creditors or Dispute Claims

See Rules 1B-102, 1B-305, 1B-306(F)(2)-(4) NMRA

If you did not dea! with Creditors, you should wait a year from date of death to distribute assets, or you may owe unpaid Creditors

See Rule 1B-306(F)(2) NMRA

INTESTATE (NO WILL)

Decide whether to Notify Creditors

- If Creditors will be notified,
- (a) send notice,
- (b) publish notice, OR
- (c) both

See Rules 1B-102, 1B-303, 1B-304(C) NMRA and Form 4B-501 NMRA

Collect/Inventory Assets of the Decedent and Value Assets (within 3 months of appointment), and Determine Debts of the Decedent

inventory does not have to be filed with the court

See Rules 1B-303, 1B-304(D) NMRA and Form 4B-601 NMRA

Pay the Family Allowance (\$30,000) and Personal Property Allowance (\$15,000) if required

See Rules 1B-102, 1B-303, 1B-304(E) NMRA



Pay costs and expenses of administration

See Rules 1B-102, 1B-303, 1B-304(F)(1)
NMRA



See Rules 1B-102, 1B-303, 1B-304(F)(2)-(4) NMRA



If you did not deal with Creditors, you should wait a year from date of death to distribute assets, or you may owe unpaid Creditors

See Rule 1B-304(F)(2) NMRA

If you published notice to Creditors, sent notice to known Creditors, and paid all Creditors with allowed claims, and if the time for Creditors to make their claims has elapsed, you may distribute assets

See Rules 1B-305, 1B-306(C)(1) NMRA

If you published notice to Creditors, sent notice to known Creditors, and paid all Creditors with allowed claims, and if the time for Creditors to make their claims has elapsed, you may distribute assets

See Rules 1B-303, 1B-304(C)(1) NMRA

Step 10

Prepare an Accounting of Administration, which does not have to be filed with the court, send the Accounting to Devisees and those who filed a demand for notice, and distribute remaining assets to Devisees

See Rules 18-102, 18-306(H)(1) NMRA and Form 48-602 NMRA

Prepare an Accounting of Administration, which does not have to be filed with the court, send the Accounting to Heirs and those who filed a demand for notice, and distribute remaining assets to Heirs

See Rules 1B-102, 1B-304(H)(1) NMRA and Form 4B-602 NMRA

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Step 11

Close probate and estate when you meet the requirements in the Verified Statement

See Rule 18-306(H)(2), (3) NMRA and Forms 48-701, 48-702 NMRA

Close probate and estate when you meet the requirements in the Verified Statement

See Rule 1B-304(H)(2), (3) NMRA and Forms 4B-701, 4B-702 NMRA

[Adopted by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

Legal Services

(Free and/or low cost)

SENIOR CITIZEN/ELDERLY PROGRAMS

Legal Resources for the Elderly Program

Provides free legal advice over the phone to New Mexico residents 55 and older

505-797-6005 or 800-876-6657

https://www.sbnm.org/LREP/

Legal Resources for the Elderly Program If you are age 55 or older - provide legal advice and information as well as, referrals to attorneys or agencies by telephone.

nmbar.org (505) 797-6005 Statewide: 1-800-876-6657

Modest Means Helpline

Provides free legal advice over the phone to New Mexico residents of modest means 505-797-6013 or 888-857-9935

https://www.sbnm.org/Bar-Foundation/Modest-Means-Helpline

New Mexico Legal Aid

Provides civil legal services for low-income New Mexicans 833-545-4357 Statewide Intake Line https://www.newmexicolegalaid.org/

The Fourth Judicial District Court

Need Free Legal Advice?

Please sign up for one of our Teleclinics The Fourth Friday of Every Month For more information, feel free to contact Helen Tafoya at 505-425-7281 x2400 or email lvedhjt@nmcourts.gov.

ATTORNEY REFERRAL PROGRAMS

State Bar of New Mexico Online directory to seek private attorney

https://www.sbnm.org/For-Public/I-Need-a-Lawyer/Online-Bar-Directory

Legal Services

(Free and/or low cost)

INFORMATIVE WEBSITES

New Mexico Courts

nmcourts.gov

Statewide case look-up, court forms, court directories and New Mexico Statutes, Local Rules and Albuquerque Ordinances

nm.freelegalanswers.org

NM Legal Aid/ABA

Website for free advice and information about non-criminal legal matters to those who cannot afford it. There is no fee.

<u>lawhelpnewmexico.org</u> NM Legal Aid Renter's Guide, interactive name change forms and legal resources

<u>nmbar.org</u> State Bar of New Mexico Legal resources, including attorney referrals and free legal workshops

Court Services

http://www.nmcourts.gov/

Provides some court forms and limited information

* Indicates the courthouse has self-help services

Fourth Judicial District Court

* Las Vegas 505-425-7281

https://fourthdistrictcourt.nmcourts.gov/

Legal Services

(Free and/or low cost)

Other Resources

Prepared by the State Bar of New Mexico on behalf of legal service providers statewide. Civil legal services include consumer, employment and unemployment, family law (child support, custody and visitation, divorce, domestic violence, and guardianships), elder law, housing and landlord/tenant, and public benefits.

New Mexico Attorney General Consumer Protection Division

Investigates consumer fraud

844-255-9210

505-717-3500 Albuquerque

505-490-4060 Santa Fe

575-339-1120 Las Cruces

https://www.nmag.gov/

Attorney General's Office Consumer Protection nmag.gov

(505) 717-3500

• Better Business Bureau of the Southwest bbbsw.org

(505) 346-0110

Consumer Credit Counseling Services moneymanagement.org

1-866-889-9347

- New Mexico Legal Aid 1-833-545-4357
- State Bar Modest Means Helpline (505) 797-6013 1-888-857-9935
- State Bar of New Mexico nmbar.org

(monthly free consumer debt workshops with volunteer attorneys) (505) 797-6000 or 1-800-876-6227



SAN MIGUEL COUNTY PROBATE COURT

HONORABLE DWIGHT TORRES- PROBATE JUDGE

Welcome to the San Miguel County Probate Court. This court will decide if your case will be heard here or transferred to District Court. Probate Court is a limited jurisdiction court. Any cases which involve any type of contention or dispute to the appointment of a personal representative, the validity of a will or distribution of an estate, ect. will require that the case be transferred to district court.

By signing ALL Probate Court paperwork, you are affirming that all information, documentation and signatures are true and correct in accordance to Perjury Laws of the State of NM 30-25-1

Under NM State Law, 30-25-1. Perjury is defined as follows:

Making a false statement under oath, affirmation or penalty of perjury, material to the issue or matter involved in the course of any judicial, administrative, legislative or other official proceeding or matter, knowing such statement to be untrue.

Whoever commits perjury is guilty of a fourth degree felony.

The sentence for a fourth degree felony conviction under NMSA 1978 Section 31-18-15 is 18 months in **prison**, up to \$5,000 in fines and or both.



SAN MIGUEL COUNTY PROBATE COURT HONORABLE DWIGHT TORRES- PROBATE JUDGE

PLEASE TAKE TIME TO READ ALL INSTRUCTIONS AND BROCHURES.

The documents that you are receiving are **BLANK LEGAL COURT DOCUMENTS**.

By signing the application with the Affirmation under of Perjury, you are in fact stating that the information you provided IS true and correct. Please keep in mind, these are <u>LEGAL COURT DOCUMENTS</u> and any intentional omission of information or untrue information will cause your case to be transferred to District Court and could result in punishment by law. Although we cannot advise you on what to put in your paperwork, we do provide step by step instructions for filling out each form. It is **your** responsibility to ensure you read ALL instructions provided. Failure on your part to read ALL instructions will delay your appointment and settlement of your Probate.

Role of Judge and Probate Clerk: Neither the judge nor the court clerk will assist you with the issues discussed below and other similar kinds of issues. It is **your** responsibility to determine what needs to be done and take the necessary action.

Issues not addressed: The probate forms do not address many issues including the following:

- (1) how to collect information regarding the debts, if any, of the decedent;
- (2) how to determine if the debts are valid;
- (3) what to do if you believe that a debt is not valid;
- (4) how to determine what, if any, taxes may be owed by the estate and if you need to get a tax identification number for the estate:
- (5) how to locate and collect the assets of the decedent, including payments under insurance policies and retirement accounts;
- (6) how to determine who is entitled to the assets of the estate; and
- (7) how to correctly transfer these assets to the appropriate people (for example, what type of deed to use to transfer land).

Note: The San Miguel County Probate Court, Judge Dwight Torres nor his staff, are not certified to give legal advice or advice you on deed preparation, nor are we certified to prepare deeds for anyone!

PLEASE SEE AN ATTORNEY!!

Additionally, should you have more questions, as always, you may contact the Probate office at 505-426-3037, Judge Torres at 505-587-6163, or by email <u>dtorres@co.sanmiguel.nm.us</u> (Judge Dwight Torres) we will assist you in any way possible. Thank You.

FORMS: - STEP ONE - PLEASE CHECK OFF EACH BOX TO ENSURE YOU HAVE SUBMITTED ALL REQUIRED INFORMATION

Inf	formation That Must be Included in the Application 4B-301 No Will:
	Your name and relationship to the deceased person (also called the "decedent")
	Statement of domicile (primary residence of person at the time of their death)
	Names and full addresses (including yourself if you are an heir) of surviving:
	◆ 1) Spouse;
	◆ 2) Children; (living and deceased)
	• 3) Other Heirs (even if they are not entitled to receive anything or may have passed away)
	Ages of any minor children of the deceased person.
	You do not need to list alternate beneficiaries (who would inherit if primary-named beneficiaries have died) unless the primary beneficiary has died.
	Date of Decedent's Death
	Age of Decedent at time of death
	Written consent of anyone with equal or higher priority for appointment as personal representative
	Contact District Court at 505-425-7281 to see if a demand for notice has been filed on the deceased.
	Full Signature of Applicant
	Name, Full Address, Phone # and email (optional) of Applicant
Yo	ou will also need to submit the following documents at time you file the Application:
	4B-303 (No Will) Order of Informal Probate
	4B-305 Acceptance of Appointment as Personal Representative
	4B-306 Letters of Administration (No Will)
	4B-401 Notice of Informal Appointment of Personal Representative
	4B-501 Notice to Creditors by publication and Notice to Creditor by written notice (mailing or other delivery)
	Original Death Certificate (this will be returned to you)
	I further understand that failure on my part to read and understand all written instructions, and failure to get clarification on those I do not understand will delay my appointment as personal representative and/or settlement of this estates probate

The original documents will not be returned to you. You will receive certified copies of all original documents submitted. You will a need to submit a \$30.00 docket fee at the time you file the probate.

PLEASE DO NOT FILL OUT ANY OF THE OTHER FORMS UNTIL YOU HAVE BEEN APPOINTED AS PERSONAL REPRESENTATIVE

<u>FORMS</u>: - <u>STEP TWO AND THREE</u> – FILL OUT ONLY AFTER YOU ARE APPOINTED AS PERSONAL REPRESTENTATIVE OF THE ESTATE.

4B-301. Application for informal appointment of personal representative (no will). [For use with Rule 1B-304 NMRA]

STATE OF NEW MEXICO IN THE PROBATE COURT SAN MIGUEL COUNTY

IN THE MATTER OF THE ESTATE OF	No.
, DECEASED.	

APPLICATION FOR INFORMAL APPOINTMENT OF PERSONAL REPRESENTATIVE (NO WILL)¹

т		ata	to that	
I, _		, sta	te that	
1.	I had	the following relationsh	ip with	, the person who
died (<i>the d</i> decedent ¹ :	lecedent),	that qualifies me to act a	s personal representative	e of the estate of the
(Review th 304 NMR)		es for appointment set ou	t in Section 45-3-203(A)	NMSA 1978 and Rule 1B-
	[]	I am the surviving spo	use of the decedent.	
	[]	I am one of the heirs of	f the estate of the decede	ent.
forty-five	[] (45) days	I am an interested pers have elapsed since the de	son, including a creditor ate of death of the deced	
willing to a	serve as p onal repre epresentat	esentative. I do not know ive who has priority to so	the estate of the deceder of anyone else who is in	nt. I am not disqualified to
my appoin	[] tment by	Anyone who has equal signing this form.	or higher priority to ser	ve has consented below to
		decedent died on	(date), at t	the age of At death,

(Choose or	ne)			
	[]	lived in	County, New Mexico) .
	[]	did not live in New	Mexico, but lived in	County, State
of		and owned propert	y in County	y, New Mexico.
3. spouse, chi information	ildren, an	re carefully searched for d other heirs [includin	or all of the names and addresses g myself]. ² I have discovered th	s of the decedent's ne following
Name		Address	Relationship to Decedent	Age (if minor)
	eve that t	he decedent died without		
5. else.	A pe	rsonal representative h	as not been appointed in New M	fexico or anywhere
6.	I do 1	not know of any other	probate action either in New Me	exico or anywhere else
7.	(Cho	ose one)		
found no su notice of ar	[] ach dema ay probat	I have checked with nd. I have not receive e or related proceeding	the district court clerk about a cd, and do not know of, any demand.	lemand for notice and and from anyone for
each person	[] who der	I am aware of a dem	and for notice and have sent the	required notice to

8.	8. (Choose one)		
than three (3)	[] years	The decedent died more than one hundred twenty (120) hours ago and less ago.	
appointment	[] is nece	The decedent died more than three (3) years ago, but an informal ssary to confirm title in the successors to the estate of the decedent.	
WHE	REFO	RE, I ask this court to	
	A.	Appoint me as the personal representative of the estate of the decedent;	
administration	B. n;	Allow me to serve without posting a bond, in an unsupervised	
	C.	Ask the court clerk to issue Letters of Administration to me; and	
	D.	Order any other relief as this court believes to be appropriate.	
		r penalty of perjury under the laws of the State of New Mexico that all of the true and correct.	
Signature of a	applica	nt	
Printed name			
Date			
Street address	S		
City, state, an	d zip c	ode	
Telephone number (optional)			

Email address (optional)

(If anyone has an equal or higher priority than you for appointment as personal representative, as discussed in the instructions for this form, Step 1, have each sign below to show that person's consent to your serving as personal representative.)

I consent to the appointment of the personal representative listed above.

Name:	
Signature:	
Relationship to decedent:	
Street address:	
City, state, and ZIP code:	
Name:	
Signature:	
Relationship to decedent:	
Street address:	
City, state, and ZIP code:	
Name:	
Signature:	
Relationship to decedent:	
Street address:	
City, state, and ZIP code:	

USE NOTE

1.See NMSA 1978, Section 45-3-203 for priority among persons seeking appointment as personal representative and NMSA 1978, Section 45-3-301 for informal appointment of a personal representative. 2. If the applicant is an heir, 2 as defined in Rule 1B-102 NMRA, use the bracketed language.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-101 recompiled and amended as 4B-301 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

4B-303. Order of informal appointment of personal representative (no will). [For use with Rule 1B-304 NMRA]

STATE OF NEW MEXICO IN THE PROBATE COURT SAN MIGUEL COUNTY

IN THE MATTER OF THE ESTATE OF	No.	
, DECEASED.		

ORDER OF INFORMAL APPOINTMENT OF PERSONAL REPRESENTATIVE (NO WILL)

This matter comes before the court on the Application for Informal Appointment of Personal Representative of the estate of the decedent and the court having considered the application, FINDS that

- 1. The Application for Informal Appointment of Personal Representative is complete;
- 2. The applicant has affirmed under penalty of perjury under the laws of the State of New Mexico that the statements contained in the application are true and correct;
 - 3. On the basis of the statements in the application, this court has jurisdiction;
 - 4. On the basis of the statements in the application, venue is proper;
- 5. The applicant has affirmed under penalty of perjury under the laws of the State of New Mexico that after the exercise of reasonable diligence, the applicant is unaware of any unrevoked last will and testament or other testamentary instrument relating to property in this state or under the laws of New Mexico, and the request for the appointment does not relate to any will;
- 6. On the basis of the statements in the application, the applicant gave notice of the filing of the application to each person demanding notice, if any;
- 7. It appears from the application that this proceeding was commenced within the time limitations prescribed by the laws of the State of New Mexico;
- 8. The applicant is an interested person as defined by law, and is not disqualified to serve as personal representative of the estate of the decedent:
- 9. From the statements in the application, the applicant has priority entitling the applicant to be appointed as personal representative of the estate of the decedent; and
- 10. According to the application, no other personal representative has been appointed in New Mexico or in any other state.

THEREFORE, THIS COURT ORDERS that

A.	The application is granted;	
B.	The applicant	(name of applicant) is informally
	he personal representative of the administration and	estate of the decedent, without bond, in an
C. acceptance of	Letters of Administration shall the office of personal represents	be issued to the applicant upon the applicant' tive.
Submitted by:	-	Probate Judge Dwight Torres
Sublificed by.		
Signature of a	pplicant	
Printed name		
Date		
Street address		
City, state, and	d zip code	
Telephone nu	mber (optional)	
Email address	-	SE NOTE

See NMSA 1978, Section 45-3-308 for proof and findings required prior to appointment of personal representative and NMSA 1978, Section 45-3-307 for informal appointment of personal representative.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-103 recompiled and amended as 4B-303 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

4B-305. Acceptance of appointment as personal representative (no will) (will). [For use with Rules 1B-304 and 1B-306 NMRA] STATE OF NEW MEXICO IN THE PROBATE COURT SAN MIGUEL COUNTY IN THE MATTER OF THE ESTATE OF No. DECEASED. ACCEPTANCE OF APPOINTMENT AS PERSONAL REPRESENTATIVE (NO WILL) (WILL) , accept the duties of personal representative of the estate of the decedent, and agree to perform the duties of the office to the best of my abilities according to the law. I affirm under penalty of perjury under the laws of the State of New Mexico that all of the above statements are true and correct. Signature of applicant Printed name Date Street address City, state, and zip code Telephone number (optional) Email address (optional)

See NMSA 1978, Section 45-3-307 and NMSA 1978, Section 45-3-601 for acceptance of appointment of personal representative. [Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-105 recompiled and amended as 4B-305 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

USE NOTE

4B-306. Letters of administration (no will).	
[For use with Rule 1B-304 NMRA]	
STATE OF NEW MEXICO	
IN THE PROBATE COURT	
SAN MIGUEL COUNTY	
IN THE MATTER OF THE ESTATE OF	No.
, DECEASE	SD.
	DMINISTRATION WILL)
TO WHOM IT MAY CONCERN:	,
Notice is now given that	(name of personal
Notice is now given that	the personal representative of the estate of
, and has qual	lified as the personal representative of the estate of
the decedent by filing with the court a statemen	at of acceptance of the duties of that office.
The personal representative has all of the	ne powers and authorities provided by law and
specifically, by Section 45-3-715 NMSA 1978.	
Issued this day of	
	Clerk of the Probate Court
(Seal)	
	/:
	Deputy Clerk

USE NOTE

See NMSA 1978, Section 45-3-103 and NMSA 1978, Section 45-3-601 for issuance of letters. [Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-106 recompiled and amended as 4B-306 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

4B-401. Notice of informal appointment of personal representative. [For use with Rules 1B-304, 1B-306, and 1B-401 NMRA] STATE OF NEW MEXICO IN THE PROBATE COURT SAN MIGUEL COUNTY IN THE MATTER OF THE ESTATE OF No. ____ _____, DECEASED. NOTICE OF INFORMAL APPOINTMENT OF PERSONAL REPRESENTATIVE YOU ARE HEREBY NOTIFIED THAT This notice is being sent to the heirs [and devisees] of the decedent. 1. 2. On ______, ____(date), ______ (personal representative 's name) was appointed the personal representative of the estate of the decedent in an informal proceeding under the Probate Code. 3. No bond has been filed. All documents relating to the estate of the decedent are on file with the probate court of _____ County. They are available for your inspection. The estate of the decedent is being administered by the personal representative according to the terms of the Probate Code without supervision from the court. You are entitled to information regarding the administration of the estate of the decedent from the personal representative. You may also petition the court in any matter relating to the estate of the decedent, including distribution of assets and expenses of administration. Signature of personal representative Printed name Street address

City, state, and zip code

Telephone number (opt	ional)
Email address (optional	0

- 1. If the decedent had a will, use the bracketed language. See Rule 1B-102 NMRA for the definition of a Adevisee. 8
- See NMSA 1978, Section 45-3-705 for notice of appointment of personal representative.
 [Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-201 recompiled and amended as 4B-401 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

4B-501. Notice to creditors by publication and notice to cr or other delivery).	reditors by written notice (mailin
[For use with Rules 1B-304, 1B-306, and 1B-401 NMRA]	
STATE OF NEW MEXICO	
IN THE PROBATE COURT	
SAN MIGUEL COUNTY	
IN THE MATTER OF THE ESTATE OF	No
, DECEASED.	
NOTICE TO CREDITOR	RS
NOTICE IS HEREBY GIVEN that the undersigned has	
representative of the estate of the decedent. All persons having	g claims against the estate of the
decedent are required to present their claims within four (4) m	nonths after the date of the first
publication of any published notice to creditors or sixty (60) d	lays after the date of mailing or
other delivery of this notice, whichever is later, or the claims	will be forever bessed Claims must
be presented either to the undersigned personal representative	at the address listed below or floor
with the Probate Court of County, New Me	evice legated at the following
address:	exico, located at the following
Dated:	
Signature of personal representative	
organizate or personal representative	
Printed name	
Address	
City, state, and zip code	
•	
Telephone number (optional)	
•	
Email address (optional)	

See NMSA 1978, Sections 45-3-801 to 45-3-803 for notice to creditors provisions.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-301 recompiled and amended as 4B-501 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

USE NOTE

STATE OF NEW MEXICO

IN THE PROBATE COURT
COUNTY OF SAN MIGUEL
No
IN THE MATTER OF THE ESTATE OF, DECEASED
CERTIFICATE ACKNOWLEDGING RECEIPT AND REVIEW OF DEATH CERTIFICATE
, Dwight Torres, San Miguel County Probate Judge, acknowledge having reviewed the
Death Certificate in the above-captioned probate action, having confirmed the date of th
decedent's death listed on the application is correct, and having returned said Death
Certificate to the Personal Representative or attorney for the estate.
WITNESS my hand and seal of the Probate Court on thisday of
The Honorable Judge Dwight Torres, Sr.
San Miguel County Probate Judge



San Miguel County Probate Court



Form 4B-402 Proof of Notice - is filled out and returned to the County Clerks Office after Notice (4B-401) has been given to other heirs

Forms 4B-601 Accounting & 4B-602 Inventory - are to be filled out after being appointed as Personal Representative. Form 4B-601 &

602 are retained by Personal Representative for their future use only

Please see instructions for deadlines

SMC Administration Complex - 500 West National Ave. Suite 302 on the 3rd Floor Las Vegas, New Mexico 87701 (505)-587-6163- Judge Torres (505) 426-3037- Clerk (505) 587-6235 fax

4B-402. Proof of notice.	
[For use with Rules 1B-304, 1B-306, and 1B	J-401 NMRA]
STATE OF NEW MEXICO	
IN THE PROBATE COURT	
SAN MIGUEL COUNTY	
IN THE MATTER OF THE ESTATE OF	No
, DECEAS	ED.
PROO	F OF NOTICE
I, am the pers	onal representative of the estate of the decedent. I
have mailed a copy of the Notice of Informal	Appointment of Personal Representative to the
following people at the addresses listed below	w (list all persons named in the will, if there is a
will, and all heirs, even if not named in a wil	7):
Heirs	and devisees
Name	Address
1 (and)	Addicas
People who h	ave demanded notice
Name	Address
Dated:	
Signature of personal representative	

Printed name	
Street address	
City, state, and zip code	
Telephone number (optional)	
Email address (optional)	

See NMSA 1978, Section 45-3-705 for proof of notice of appointment.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-202 recompiled and amended as 4B-402 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

4B-601. Invento		Am 43
frot use with Ki	des 1B-304, 1B-306, and 1B-501 N	MRA]
STATE OF NEV		
IN THE PROBA		
SAN MIGUEL (COUNTY	
IN THE MATTE	ER OF THE ESTATE OF	No
	, DECEASED.	
	INVENTO	RY
Ļ	the nerv	and representative of the annual City
decedent, have pr	repared an inventory of the property	onal representative of the estate of the of the estate of the decedent.
i am send	ing a copy of this document to the in	nterested people who have requested it. The
inventory is as fo	llows:	respective to the respective tile.
Item	Estimated Value	36
	on Date of Death	Mortgage or Lien
	on Date of Death	
1.	\$	\$
_		
2.	\$	\$
3.	•	
J	\$	\$
4.	\$	c
	-	\$
5	\$	\$
_		
6.	\$	\$
Signature of perso	onal representative	
Date		
Printed name		
Street address		

City, state, and zip code	
Telephone number (optional)	
Email address (optional)	

See NMSA 1978, Sections 45-3-706 to 45-3-708 for preparation of inventory of property owned by the decedent.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-401 recompiled and amended as 4B-601 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

		3-304, 1B-306, and 1	D-201 MNIKAJ		
	TE OF NEW ME				
	THE PROBATE C I MIGUEL COUN				
211	WINDOLL COOK	11			
ΙN	THE MATTER OF	THE ESTATE OF		No	
		, DECEA	ASED.		
		AC	COUNTING		
	I,	the pe	rsonal represen	tative of th	e estate of the deceder
ıve	prepared an accou	inting of the administ	ration of the es	tate of the	decedent
	I am sending a	copy of this documen	t to the distribu	tees whose	interests are affected
us a	accounting. The ac	ccounting is as follow	78:		
'aal	and Other Asset	to in the Fetate			
		entory (not sold)		Value	
				\$	
				\$	
'				\$	
				Ψ	
	Items Received	Since the			
	Making of Inve	entory (not sold)		Value	
		*		\$	
				\$	
				\$	
				S	
	Idama Cald	G-1-			
	Items Sold	Sales Price	Sales		Net Amount
		\$	Expense \$		Received \$
	-				

4B-602. Accounting.

\$\$ \$\$
\$unt
unt
ount Paid
ne of
ribution

6.	<u> </u>	
Total of Payments and Distributions:	s	
(Total of Cash and Other Assets	-	-
should equal Total of Payments and Distributions.)		
Signature of personal representative		
Printed name		
Date		
Street address		
City, state, and zip code		
Telephone number (optional)		
Email address (optional)		

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-501 recompiled and amended as 4B-602 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]



San Miguel County Probate Court

STEP 3



DO NOT complete document: 4B-701 Verified Closing Statement of Personal Representative.

Until you've fulfilled your duties as Personal Representative and are ready to close the estate.

CANNOT be filled out before 6 months from the date as appointed as Personal Representative

SMC Administration Complex - 500 West National Ave, Suite 302 on the 3rd Floor Las Vegas, New Mexico 87701 (505)-587-6163- Judge Torres (505) 426-3037- Clerk (505) 587-6235 Fax

4B-701. Verified closing statement of the personal representative. [For use with Rules 1B-304, 1B-306, and 1B-601 NMRA]

Signature of personal representative

STATE O	F NEW MEXICO	
IN THE PI	ROBATE COURT	
SAN MIG	UEL COUNTY	
IN THE M	ATTER OF THE ESTATE OF, DECEASED.	No
VERI	FIED CLOSING STATEMENT OF THE PER	SONAL REPRESENTATIVE
I,	, state that	
1.	I am the personal representative of the estate of	f the decedent;
2. presentation	The probate was filed more than six (6) month a of creditor's claims has expired;	s ago and the time for the
3.	I have completed my work on the estate of the	decedent. In order to do this, I
property and	A. inventoried and estimated the value in dencumbrances on this property;	
otherwise ta	B. resolved all claims that were presented aking care of them;	to me, either by paying them or
	C. paid all the expenses of administration;	
or other dea	D. paid federal and state taxes that were duth taxes, and income taxes; and	ue, including estate tax, inheritance
any, to the p property allo	E. distributed all the remaining assets, included who were entitled to receive them, taking in the owances allowed by law. The distributions were in the distributions were in the distribution.	to account the family and
distribution .	I mailed a copy of this document to anyone enti- decedent. I also mailed a copy of the accounting of from this estate whose interests were affected by the	f this estate to anyone antidad.
5.	As far as I know, there are no other actions pen-	ding in any court; and
6.	By this closing statement, I am indicating to the	court that I am closing the estate.
I affi above statem	rm under penalty of perjury under the laws of the stants are true and correct.	State of New Mexico that the

Printed name	
Date	_
Address	
City, state, and zip code	
Telephone number (optional)	
Email address (ontional)	

WARNING: Do not submit this form to the court until you have completed ALL estate work. Once this form is filed with the court, the personal representative no longer has authority to act on behalf of the decedent's estate.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-502 recompiled and amended as 4B-701 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.1