This is a **starter packet** containing the bare minimum amount of paperwork required.

Your specific case and situation may benefit from and necessitate the inclusion of additional documents.

For more information, please visit our website:



https://www.coloradojudicial.gov/courts/trial-courts/jefferson-county/local-forms-and-legal-resources?topic=37&wrapped=true

JDF 907



Instructions for Probate without a Will

These standard instructions are for informational purposes only and do not constitute legal advice about your case. There may be exceptions to the information outlined below. Please consult with and attorney if you have specific questions about the Decedent's estate. If you choose to represent yourself, you are bound by the same rules and procedures as you would be if you were an attorney.

Do I Need to File Probate Documents with the Court?

1.	Did the Decedent own real estate?
2.	Did the Decedent own non-real estate assets with a total value greater than \$80,000.00? Yes No The following assets are not counted in number 2 above: Assets owned in joint tenancy with a surviving joint tenant. Assets with beneficiary designations, such as Payable-on-Death (POD) or Transferable on

Death (TOD) accounts, and some life insurance policies and retirement accounts.

You may not need to file court documents if you answered "No" to numbers 1 and 2. See Instructions for Completing Affidavit for Collection of Personal Property - JDF 998.

If you answered "Yes" to either 1 or 2, please read the information below:

How Can I File – Informally or Formally?

A probate case may be commenced in one of two ways.

- 1. By Application to the Registrar (Informal Proceeding). The Registrar may appoint a Nominee as Personal Representative without prior notice to any Interested Persons, if the Nominee has priority for appointment. The Applicant must provide the Registrar with proof of priority for appointment, which may include documents in addition to the Application such as JDF 912 Renunciation and/or Nomination of Personal Representative. See §15-12-203, C.R.S.
- 2. By Petition to the Court (Formal Proceeding). The Probate Judge, Magistrate or Registrar may appoint a Personal Representative and determine Heirs after notice to all Interested Persons and after hearing on any objections.

If you need assistance with legal decisions	, you should contact an attorney .
Court staff cannot a	advise you.

Common Terms

Applicant: A person who files an Application for Informal Appointment of a

Personal Representative.

Creditor/Claimant: A person or entity to whom the Decedent or the estate has a financial

or other obligation.

Decedent: The person who passed away.

Devisee: A person or entity designated in a Will to receive real or personal

property.

• Estate: All of the property (real or personal – non-real estate) owned by a

person on the date of death that is subject to probate.

Formal: Opening an estate after prior notice to Interested Persons.

Heir: Person(s) entitled to the property of the Decedent under statutes of

Intestate Succession. See Heirship Tree on page 6.

• Informal: Opening an estate without prior notice to Interested Persons.

Interested Persons:
 Persons identified by Colorado Law who must be given notice of a

court proceeding. The term may include heirs, children, spouse, devisees, beneficiaries, creditors, claimants, and persons having priority to serve as personal representative, depending on the

circumstances.

Intestate: Estate in which the Decedent did not leave a will.

Intestate Succession:
 By Colorado law, a list of who will inherit the property when

someone dies without a Will. (§15-11-101, et. seq., C.R.S.)

• Letters: A document issued by the Court, identifying the authority of the

Personal Representative.

Nominee: The person seeking appointment as Personal Representative.

Petitioner: A person who files a Petition for Formal Appointment of Personal

Representative and/or Determination of Heirs.

Personal Representative: A person at least 21, resident or non-resident of Colorado, who has

been appointed to administer the estate of the Decedent; previously

referred to as Executor/Executrix.

Right of Survivorship: Property that is owned by two or more people, such that upon the

death of one of the co-owners, his or her share passes to the

remaining co-owners without the necessity of probate.

• Tenants in Common: Property that is owned by two or more people, such that upon the

death of one of the co-owners, his or her share passes to his or her estate rather than to the remaining co-owners. Probate is necessary.

Testate: Estate in which the Decedent left a will.

General Information to File Your Case in Probate Court

- If the Decedent resided or was domiciled in a Colorado county, the Application/Petition must be filed in that county.
- If the Decedent resided or was domiciled in another state, the Application/Petition may be filed in the Colorado County where the Decedent owned property.
- The Court cannot act on an Application or Petition before 120 hours have elapsed since the time of death.
- The nominated Personal Representative must be 21 years of age or older.
- A creditor cannot file an Application/Petition for Appointment of Personal Representative until 45 days have elapsed from the date of death.
- For additional information, please review §§15-12-101 through 1102, C.R.S.
- If you have a disability and need a reasonable accommodation to access the courts, please contact your local ADA Coordinator. Contact information can be obtained from the following website: [www.coloradojudicial.gov/ada-coordinators]

If you do not understand this information, please contact an attorney.

Fees

A filing fee of \$229.00 is required. If you are unable to pay, you must complete the Motion to Waive Fees (JDF 205) and submit it to the Court. Once you submit the completed JDF 205 form and a blank Order (JDF 206), the Court will decide whether you need to pay the filing fee.

Other fees that a party to the case may encounter are as follows:

Certification of Orders \$ 20.00

Copy of Documents \$ 0.25 per page

Forms

To access a form online go to [www.coloradojudicial.gov/self-help-forms] and select the guardian and conservator category. You can also search by the JDF form number. You may complete a form online and print or you may print it and type or print legibly in black ink.

Read these instructions carefully to determine what forms you may need. You have two choices on how to file. You can file informally or formally as described above. The table below identifies the forms that you may need to open the estate.

	Informal		Formal
JDF 916	Application for Informal	JDF 922	Petition for Adjudication of
	Appointment of Personal		Intestacy and Formal
	Representative		Appointment of Personal
			Representative
JDF 911	Acceptance of Appointment	JDF 911	Acceptance of Appointment
JDF 912	Renunciation and/or	JDF 912	Renunciation and/or Nomination of
	Nomination of Personal		Personal Representative
	Representative		•
JDF 721	Irrevocable Power of Attorney	JDF 721	Irrevocable Power of Attorney
		JDF 711	Notice of Hearing
JDF 917	Order for Informal Appointment of	JDF 923	Order of Intestacy, Determination of
	Personal Representative		Heirs and Formal Appointment of
			Personal Representative
JDF 915	Letters of Administration	JDF 915	Letters of Administration

Steps to Filing Your Case

Step 1: Complete Forms

The caption must be completed on all forms filed. Be sure to make a copy for your own records of all of the forms you file with the Court.

○ Application for Informal Appointment of Personal Representative (JDF 916)

or

- Petition for Adjudication of Intestacy and Formal Appointment of Personal Representative (JDF 922)
 - Complete all applicable sections on the form.
 - All heirs living on the Decedent's date of death must be listed. (§15-11-101, C.R.S. to §15-11-108, C.R.S.). Create a family tree, if necessary. See heirship tree on page 6 of the Instructions. Use the following as aguide when completing paragraph 8.

Name	Address (or date of death)	Age (if Minor)	Relationship (e.g. spouse, child, brother, guardian forspouse, etc.)
John Smith,	Date of Death 10.15.08	N/A	Spouse of Decedent
Amanda Smith	123 South Street, Denver, CO 80123	N/A	Sister of Decedent
Joe Smith, incapacitated	456 North Street, Denver, CO 80123	N/A	Brother of Decedent
Robert Jones	850 Clark Street, Denver, CO 80266	N/A	Guardian for Joe Smith
Sandy Clark	Date of Death 10.1.05	N/A	Sister of John Smith
John Clark	989 North Avenue, Paris, CA 90222	12	Nephew, son of Sandy Clark

- All addresses must be complete and include zip codes.
- List all names previously used by the Decedent in the caption, for example Robert Smith
 aka Bob Smith, aka Robert A. Smith, aka Robert Aaron Smith. This is important because
 assets cannot be released if the name on a deed, bank account, etc. is different from the
 name identified in the Letters.
- This form must be signed and dated.

Acceptance of Appointment (JDF 911)

• The Nominee should complete the form and sign and date.

Renunciation and/or Nomination of Personal Representative (JDF 912)

- To file informally, file this form for any heir who has priority for appointment. To file formally, file this form for any heir who has priority for appointment or give notice of hearing to such persons.
- If there are heirs under the age of 18, the Court may require a Conservator to be appointed.
- This form must be signed and dated.

Irrevocable Power of Attorney (JDF 721)

• The nominated Personal Representative must complete this form and sign it before a Notary Public **if** he or she lives out-of-state.

○ Notice of Hearing (JDF 711)

- For Formal Probate only, obtain a hearing date by contacting the Court to determine whether an appearance hearing is required.
- If an appearance hearing is required, the court will set a date for a hearing before a Judge or Magistrate. That date and time will be used for completing JDF 711 - Notice of Hearing.
- If an appearance hearing is not required, you may set a hearing without appearance for 8:00 a.m. on any weekday (excluding holidays), by completing and filing JDF 712 Notice of Hearing Without Appearance Pursuant to C.R.P.P. 24 (Rule 24 of the Colorado Rules of Probate Procedures). If no objection is filed, the Court will rule on the matter as soon as practical after the hearing or hearing without appearance date. Parties are not expected to appear for matters set on the non-appearance docket.
- Mail or deliver the completed Notice of Hearing and all documents filed with the Court to the persons listed in paragraph 9 of the Petition.
- If the address of any person listed in paragraph 9 or the identity of any heir is unknown, notice must be given by publication (JDF 716).
- The Court may require notice to the Colorado Attorney General's Office on behalf of any heir whose address or identity is unknown.

○ Order for Informal Appointment of Personal Representative (JDF 917)

or

Order of Intestacy, Determination of Heirs and Formal Appointment of Personal Representative (JDF 923)

 Complete all applicable sections in preparation for the Court's signature. Identify and calculate each heir's share of the estate in paragraph 8. See §15-11-101, C.R.S. through §15-11-114, C.R.S.

Letters of Administration (JDF 915)

- Complete only the caption on this form. The Court will complete the remainder of the form.
- Letters are evidence of the Personal Representative's appointment and proof of authority to act on behalf of the estate.
- More than one set of certified Letters may be needed during the administration of the estate. Provide the Court with the number of Letters that are needed immediately. Third parties may require Letters to have been certified within the past 60 days. Letters may be requested as needed.
- The cost to certify Letters is \$20.00 for certification and \$.75 per copy.

Step 2: You are ready to file your papers with the Court

Provide the Court with the documents completed in Step 1 above and pay the filing fee.

Step 3: Requirements after the Court appoints a Personal Representative.

It is the responsibility of the Personal Representative to administer the estate. This includes collecting assets, valuing the assets, paying claims and distributing the remaining assets in accordance with the law. In addition, the Personal Representative is required to complete the forms listed below:

Information of Appointment (JDF 940)

- This form informs heirs that the Personal Representative has been appointed and they may contact the Personal Representative with their questions about the estate.
- This completed form must be sent to all heirs within 30 days from appointment. If the address
 or identity of any heir is unknown, this form must also be sent to the Colorado Attorney
 General's Office.
- This form, including the completed Certificate of Service, must be filed with the Court.

Notice to Creditors by Publication (JDF 943).

- This form is used to notify any potential creditors of the Decedent's estate of the deadline for filing anyclaims.
- Unless one year or more has elapsed since the death of the Decedent, the Personal Representative must publish notice to creditors in a local newspaper once a week for three consecutive weeks.
- Complete the form and provide to a local newspaper.
- The newspaper will provide you with Proof of Publication. File the Proof of Publication with the Court.

Notice to Creditors by Mail or Delivery (JDF 944).

- This form is used to notify any known and unpaid creditors of the Decedent's estate of the deadline for filing any claims.
- Unless one year or more has elapsed since the death of the Decedent, a Personal Representative must send this form to any known creditors.

O Decedent's Estate Inventory (JDF 941).

- This form must be completed within three months from the date of appointment.
- Identify all assets and encumbrances.
- Send the completed form to Interested Persons who request it or file the original with the Court
- Send a copy of the Inventory to the Attorney General, if heirs are unknown or if there is not a person qualified to receive the distribution.
- This form does not need to be filed with the Court at this time.

Interim/Final Accounting (JDF 942).

- Send the completed form to Interested Persons who request it.
- This form does not need to be filed with the Court at this time.

Step 4: Closing the Estate.

The Personal Representative must complete forms to close an estate. Instructions are available. To determine which forms to file and to access the forms and instructions online go to [www.coloradojudicial.gov/self-help-forms] and select the trust, estates, and wills category.

Who is an Heir?

Heirs are those people who are entitled by statute to the decedent's property when there is no will (or when the will does not dispose of all assets).

- 1. If decedent was married at the time of death, the spouse is an heir, *unless* the decedent is survived by a person with the right to inherit property pursuant to a designated beneficiary agreement. In that case, the designated beneficiary is an heir. See §15-11- 102.5. And...
- 2. If decedent had children (or descendants of pre-deceased children), the children/descendants are also heirs, *unless* all of them are children/descendants of the surviving spouse AND the surviving spouse does not have any surviving children/descendants with any other person. If the spouse is not an heir because the decedent is survived by a designated beneficiary, then the children/descendants are heirs regardless of their relationship to any surviving spouse. And ...
- 3. If no descendants survive the decedent, surviving parents are also heirs, *unless* the decedent is survived by a designated beneficiary.

If none of the above, then:

- 1. Decedent's brothers and sisters (and descendants of any pre-deceased brothers and sisters) are the heirs. If none, then:
- 2. Decedent's grandparents, or if both grandparents on either side (maternal or paternal) are deceased, the descendants of the pre-deceased grandparents are also heirs.

Important Note:

If any person who would be an heir died before decedent, then their children substitute for them and become the decedent's heirs. Therefore, grandchildren, great-grandchildren, nieces, nephews, etc., must be considered when determining heirship. Heirs must survive the decedent by at least 120 hours.

□Di	istrict Court Denver Probate Court	
Cour	County, Colorado rt Address:	
In th	e Matter of the Estate of:	
	eased	▲ COURT USE ONLY ▲
Attor	rney or Party Without Attorney (Name and Address):	Case Number:
Phon	ne Number: E-mail:	
	Number: Atty. Reg. #:	Division Courtroom
Α	PPLICATION FOR INFORMAL APPOINTMENT	OF PERSONAL REPRESENTATIVE
	****** Use this form if the decedent did	l not leave a will ******
he ap	plicant, an interested person pursuant to § 15-10-201(27	7), C.R.S., makes the following statements:
. Info	ormation about the applicant:	
Nar	me:Relations	ship to Decedent:
Stre	eet Address:	
City	y:State:Zip	Code:
Mai	iling Address, if different:	
City	y: State: Zip Code:	
Prir	mary Phone: Alternate Pl	hone:
Em	ail Address:	
2. The	e decedent,, died on((date) at the age of vears. The decedent
	s domiciled or resided in the City of County of	
···ac	5 do::::::::::::::::::::::::::::::::::::	
	nue for this proceeding is proper in this county because the	
_	had his or her domicile or residence in this county on the da	
	did not have his or her domicile or residence in Colorado, bu death.	It had property located in this county on the date
	s application is filed within the time period permitted by la cedent's death, or circumstances described in § 15-12-108,	
	•	on the dathonize taray probate or appointment.
	e applicant:	and is unaccord of any Damand for Nation of
	has not received a Demand for Notice of Filings or Orders ngs or Orders concerning the Decedent.	s and is unaware of any Demand for Notice of
	has received or is aware of a Demand for Notice of Filings or	Orders concerning the Decedent. See attached
Der	mand for Notice of Filings or Orders or explanation.	
i. 🗖 1	No court has appointed a personal representative and no s	such appointment proceeding is pending in this
	te or elsewhere.	The second is possible to possible in the
	A court has appointed a personal representative or an appo	
	(Attach a statement explaining the circuit	mstances and indicating the name and address

finalized.) 7. Except as may be disclosed in an attached explanation and after the exercise of reasonable diligence, the applicant is unaware of any unrevoked will relating to property in Colorado. **8.** Decedent's marital and family status: □Yes □No a) Did a spouse or partner in a civil union survive the decedent? ☐Yes ☐No **b)** Did the decedent have a surviving parent? d) Does the decedent's surviving spouse or partner in a civil union have surviving descendants who ☐Yes ☐No are not descendants of the decedent? e) Are all of the decedent's surviving descendants also descendants of the surviving spouse or partner in a civil union □Yes □No □Yes □No **f)** Are any of the decedent's children minors? 9. The names and addresses of the decedent's spouse, partner in a civil union, children, and other heirs are as follows: ◆ If a guardian or conservator has been appointed for one of the persons listed below, also provide the name and address of the guardian or conservator. ◆ If a minor child is listed, list the child's parent(s), guardian or conservator. ◆ If a spouse, partner in a civil union, or child has predeceased the decedent, include the date of death. ◆ A sample of this section is included in the Instructions - JDF 907. Name Address or Date of Death Age, Relationship (e.g. only if spouse, partner in a civil union, Minor child, brother, guardian for spouse, etc.) 10. Applicant is 21 years of age or older and nominates himself or herself to be appointed as personal representative. Or Applicant is 21 years of age or older and nominates himself/herself to be appointed as co-personal representative along with the following as a co-personal representative. Name: _____ The Nominee is 21 years of age or older. Street Address: _____ State: _____ Zip Code: _____ Mailing Address, if different: City: State: Zip Code:

of the personal representative. Attach a certified copy of the appointing document if the appointment has been

Primary Phone:		Alternate Phone:	
Email Address:			
Or			
Applicant nominates the	e following pers	on be appointed as personal representati	ve.
Name:		The Nominee is 21 years of	age or older.
Street Address:			
City:	State:	Zip Code:	
Mailing Address, if differer	nt:		
City:	State:	Zip Code:	
Primary Phone:	AI	ternate Phone:	
Email Address:			
The nominee has priority for			
■statutory priority. (§15-1	•		
☐reasons stated in the at	tached explana	ition.	
Persons with prior or equal	rights to appoin	ntment are as follows:	
☐Bond in the amount of S☐Bond is not being dema	nnded. (Skip #1 ing regarding the estate onal property	e decedent's estate, if required by § 15-1	\$ \$ \$
		TOTAL	\$
		IOIAL	T .
. The personal representative	ve may receive	compensation	
· · · · · · · · · · · · · · · · · · ·	·		
☐The hourly rates to be o	harged, any an	nounts to be charged pursuant to a publis	hed fee schedule, includ
		any extraordinary services, and any oth	
charged to the estate will i	oe calculated, a	re as stated below or in an attachment to	this application.
	_		_
☐The basis of compensa	tion has not vet	heen determined *	
	astrias not yet	. 2001. dotorrimod.	

C.R.S.)

* There is a continuing obligation to disclose any material changes to the basis for charging fees. (§ 15-10-602

JDF 916SC R6/21 APPLICATION FOR INFORMAL APPOINTMENT OF PERSONAL REPRESENTATIVE Page 3 of 4

15. The personal rep	resentative may compensate	e his, her, or its counsel.	
The hourly rates to be charged, any amounts to be charged pursuant to a published fee schedule, including the rates and basis for charging fees for any extraordinary services, and any other bases upon which a fee charged to the estate will be calculated, are as stated below or in an attachment to this application. *			
☐The basis of c	compensation has not yet bee	en determined. *	
* There is a continuing C.R.S.)	ng obligation to disclose any	material changes to the ba	asis for charging fees. (§ 15-10-602
16. The applicant re unsupervised admi		nformally appoint the no	minee as personal representative in
☐without bond	I	with bond in the amount	of \$
and that Letters of	Administration be issued.		
	• •	-	ot changing anything else on the form. the original content of this form.
	,	VERIFICATION	
I declare under pena	lty of perjury under the law o	f Colorado that the foregoi	ng is true and correct.
Executed on the(da	te) day of	Executed on the(da	day of ate)
(month)	,,,,	(month)	,,,,
at	and state OD asserts)	_ at	and state OD sounds.)
(city or other location	i, and state OR country)	(city or other location	, and state OR country)
(printed name)		(printed name)	
(Signature of Applica	nnt)	(Signature of Co-App	licant, if any)
Attorney Signature, (if any)	Date	_
Note:			

• Please remember to add any AKA names in the caption, if applicable.

□District Court □Denver Probate Court	
Court Address:	
In the Matter of the Estate of:	
Deceased	▲ COURT USE ONLY ▲
Attorney or Party Without Attorney (Name and Address):	Case Number:
Phone Number: E-mail:	
FAX Number: Atty. Reg. #:	Division Courtroom
ACCEPTANCE OF APPOIN	ITMENT
I accept appointment to, and agree to perform the duties and discharg	ge the trust of, the office of:
☐Personal Representative;	
☐Successor Personal Representative;	
☐Special Administrator; or	
☐Other:	
I submit personally to the jurisdiction of this court in any proceeding re	elating to this matter.
VEDIEIOATION	
VERIFICATION	
I declare under penalty of perjury under the law of Colorado that the f	oregoing is true and correct.
Executed on the day of,,,,,	
(date) (month) (year)	
at (city or other location, and state OR country)	
(city or other location, and state OR country)	
(printed name)	
(signature)	
(Signature)	

Note:

- This form is for decedent estate matters only.
- For guardianships and conservatorships matters use the Acceptance of Office (JDF 805).

	□ District Court □ Denver Probate Court	
	Court Address:	
	Court Address.	
	In the Matter of the Estate of:	
	in the watter of the Estate of.	▲ COURT USE ONLY ▲
		Case Number:
		Cube Humber.
	Deceased	Division: Courtroom:
	ORDER FOR INFORMAL APPOINTMENT OF PERSO	NAL REPRESENTATIVE
	oon consideration of the Application for Informal Appointment of Personal	Representative filed by
	(date),	
TL	HE REGISTRAR FINDS, DETERMINES AND ORDERS:	
	,	
1.	The applicant is an interested person and has filed a complete and verif	fied application.
2.	The decedent died on (date) and 120 hours have the decedent was not a resident of Colorado, 30 days have elapsed since representative appointed at the decedent's domicile or residence is the	e the decedent's death, or the personal
3.	The decedent was domiciled or resided in the City of of	County of, State
4.	Venue is proper in this county.	
5.		
6.	The decedent did not leave a will.	
7.	The following person is qualified to serve and is appointed as personal re	epresentative:
	Name: The Nominee is 2	21 years of age or older.
	Street Address:	
	City: State: Zip Code:	
	Mailing Address, if different:	
	City: State: Zip Code: P	
	Alternate Phone:	
	Email Address:	
8.	Appointment is made without bond in unsupervised administration.	
9.	Letters of Administration will be issued.	
υa	ate:	trate Registrar

☐ District Court ☐ Denver Probate Court		
County, Colorado		
Court Address:		
In the Matter of the Estate of:		A
	COU	RT USE ONLY
	Case Number:	
Deceased	Division	Courtroom
LETTERS TESTAMENTAR		
(name) was appointed or qualified by thi	s court or its registrar on	
(date) as:		
Deregal Parragentative: or		
☐Personal Representative; or		
☐Successor Personal Representative.		
The decedent died on(date).		
These Letters are proof of the Personal Representative'	s authority to act pursua	Int to § 15-12-701, et.
seq., C.R.S.		
The Personal Penrocentative's authority is uprestri	otod: or	
☐The Personal Representative's authority is unrestri		
☐The Personal Representative's authority is restricted	ed as follows:	
Date:		
	Probate Registrar/(Deput	y)Clerk of Court
CERTIFICAT	ION	
	and the fill forms and the file of	
Certified to be a true copy of the original in my custody and to b (date).	be in full force and effect as	ОТ
(4410).		
	Probate Registrar/(Deput	y)Clerk of Court