

## **Probate Forms (With Will)**

### Cordilia Montoya Santa Fe County Probate Judge Probate Court

100 Catron Street
Suite 1113
Santa Fe, New Mexico 87501-2071
505-992-1636

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Ex-Officio Probate Clerk
Katharine Clark Santa Fe County Clerk
Probate Records Request
Probate Packets
Probate Filing

Santa Fe County Clerk's Office 100 Catron Street, Suite 1303 Santa Fe, NM 87501 Telephone: 505-986-6280

Probate Filing Fee \$30.00

Fee for Copy of Probate Packet \$5.00 or available free of charge online at http://www.santafecountynm.gov/probate

Please fill out paperwork up to the STOP sign.
You must bring the ORIGINAL Will and the ORIGINAL Death
Certificate with your completed packet to start a probate filing.

### Probate Forms (With Will) Effective January 1, 2019

Note: You can purchase this Probate Packet from the Clerk's Office for \$5.00 or you can download these forms at <a href="https://www.nmcourts.gov/forms.aspx">www.nmcourts.gov/forms.aspx</a>

The "Do-It Yourself Forms" are prepared to assist you to file an uncontested probate case. Each form is self-explanatory, but if you have any questions the answers can be found in the detailed instructions and definitions at the back of this packet. I recommend that you talk to an attorney if you have questions.

**FIRST STEP**: Look over the Probate Packet and forms. To start the process, make an appointment with the Probate Judge. On the day of your appointment make sure you bring in to the Judge's office a Death Certificate. Have the following forms already filled out as indicated below:

- 4B-302. Application for informal probate of will and for informal appointment of personal
- 4B-304. Order of informal probate of will and appointment of personal representative (With Will).
- 4B-305 Acceptance of appointment as Personal Representative (With Will) (no Will)
- 4B-307. Letters testamentary (With Will).

Note: Please fill out paperwork up to the STOP sign page:

Pay the \$30.00 filing fee at the Santa Fe County Clerk's Office

**SECOND STEP**: If the Probate Judge approves your application then you will be appointed as the Personal Representative and the probate may begin once you accept your appointment. After you have been appointed as Personal Representative by the Probate Court, then you can fill out the remaining forms in the packet that are applicable to your situation:

- 4B-401 Notice of informal appointment of Personal Representative [must sent out to heirs within 30 days]
- 4B-402 Proof of notice [once completed and mailed out, this form must be filed with the Probate Court].
- 4B-501 Notice to creditors [must mail to all known creditors] AND please note: print in a local newspaper is optional.
- 4B-601 Inventory [must be prepared within 90 days and must be provided to all interested persons].
- 4B-602 Accounting [include sufficient information to place the interested party(ies) on notice to all transactions].

**THIRD STEP**: Pay all valid debts of the estate including any taxes. After the debts are paid, distribute the remaining assets to the heirs. Create an accounting of all assets IN and all assets OUT of the Estate. Distribute the accounting to all heirs. File a closing statement after all assets have been distributed.

4B-701 Verified closing statement of the personal representative [file a closing statement after all assets have been distributed].

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-102. Probate definitions.

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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
- (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;
- 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;
- (\$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

representative;

- (c) to provide for proof of authority for a domiciliary foreign personal
- (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.]

4B-302. Application for informal probate of will and for informal appointment of personal representative (will). [For use with Rule 1B-306 NMRA] STATE OF NEW MEXICO IN THE PROBATE COURT COUNTY IN THE MATTER OF THE ESTATE OF No. , DECEASED. APPLICATION FOR INFORMAL PROBATE OF WILL AND FOR INFORMAL APPOINTMENT OF PERSONAL REPRESENTATIVE  $(WILL)^1$ I, \_\_\_\_\_, state that I had the following relationship with , the person who died (the decedent), that qualifies me to act as personal representative of the estate of the decedent': (Choose one) (Review the priorities for appointment set out in Section 45-3-203(A) NMSA 1978 and Rule 1B-306 NMRA.) I have been nominated in the will of the decedent. I am the surviving spouse of the decedent and am listed in the will as a [] devisee. I am one of the devisees of the estate of the decedent as listed in the will. [] [] I am the surviving spouse of the decedent, but am not listed in the will as a devisee. I am one of the heirs of the estate of the decedent, but am not listed in the [] will as a devisee. [] I am an interested person, including a creditor of the decedent, and forty-five (45) days have elapsed since the date of death of the decedent. Because of this relationship, I have an interest in the estate of the decedent, and I am

Because of this relationship, I have an interest in the estate of the decedent, and I am willing to serve as personal representative of the estate of the decedent. I am not disqualified to act as personal representative. I do not know of anyone else who is interested in serving as

person	al repre	sentativ	e who has	priority to	serve.				
At dea		The de		d on		(date	e), at the ag	ge of	
(Choos	se one)								
		[]	lived in _		County,	New Mexico	).		
of		[]	did not liv	ve in New I	Mexico, erty in	but lived in	_ County,	County, S New Mexico.	State
the san	3. ne time	I am fi I am fil	ling the ori	ginal of th	ne will of I believe	the decedenthat this is	t, dated the current	and correct will.	, at
togethe			_					ncluding myself] <sup>2</sup> not be named in	
Name			Ac	ldress		Relationsh To Decede	-	Age (if minor)	
	5.		ve that this			lly executed	<u> </u>		
such a	6. docum		carefully s	earched fo	or a docur	ment that rev	okes this v	will and have not	found
else.	7.	A pers	onal repres	entative h	as not be	en appointed	d in New N	fexico or anywho	ere
	8.	I do no	ot know of	any other p	probate a	ction either	in New Mo	exico or anywher	e else.
	9.	(Choo.	se one)						
				ot receive	d, and do			demand for notic and from anyone	
each n	erson w	[]	I am awar		nand for 1	notice and ha	ave sent the	e required notice	to

10. The decedent died more than one hundred twenty (120) hours ago. It has not been more than three (3) years since the decedent's death.
WHEREFORE, I ask this court to
A. Enter an order informally probating the will of the decedent;
B. Appoint me as the personal representative of the estate of the decedent;
C. Allow me to serve without posting a bond, in an unsupervised administration;
D. Ask the court clerk to issue Letters Testamentary to me; and
E. Order any other relief as this court believes to be appropriate.
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)
(If anyone has an equal or higher priority than you for appointment as personal representative, as discussed in Rule 1B-306 NMRA, 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:	

- 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," 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-102 recompiled and amended as 4B-302 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

#### 4B-304. Order of informal probate of will and appointment of personal representative [For use with Rule 1B-306 NMRA] STATE OF NEW MEXICO IN THE PROBATE COURT COUNTY IN THE MATTER OF THE ESTATE OF No. , DECEASED. ORDER OF INFORMAL PROBATE OF WILL AND APPOINTMENT OF PERSONAL REPRESENTATIVE (WILL) This matter comes before the court on the application for informal probate of the will of the decedent and for informal appointment as personal representative of the estate of the decedent. The court having considered the application, FINDS that The Application for Informal Probate of Will and for Informal Appointment of 1. Personal Representative is complete: 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; On the basis of the statements in the application, this court has venue; 4. 5. An original, duly executed, and apparently unrevoked will of the decedent is in the possession of this court; 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; It appears from the application that this proceeding was commenced within the 7. limitations prescribed by the laws of the State of New Mexico; 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; From the statements in the application and from the contents of the will, 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 The application is granted; A. B. The will of the decedent is informally probated;

The applicant

appointed as the personal representative of the estate of the decedent, without bond, in an

(name of applicant) is informally

C.

unsupervised administration; and

D. Letters Testamentary shall be issued to the applicant upon the applicant's acceptance of the office of personal representative.

	Probate Judge
Submitted by:	
Signature of applicant	-
Printed name	-
Date	-
Street address	
City, state, and ZIP code	
Telephone number (optional)	
Email address (optional)	-

#### **USE 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-104 recompiled and amended as 4B-304 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

<b>4B-305.</b> Acceptance of appointment as pers [For use with Rules 1B-304 and 1B-306 NMF]	
STATE OF NEW MEXICO	
IN THE PROBATE COURT	
COUNTY	
IN THE MATTER OF THE ESTATE OF	No
, DECEASED.	
ACCE	PTANCE OF
	RSONAL REPRESENTATIVE
	TLL) (WILL)
`	
I,,	accept the duties of personal representative of the
estate of the decedent, and agree to perform the	he duties of the office to the best of my abilities
according to the law.	
T CC 1 1 1 C 1 1	4 1 C4 C4 CN NC 4 4 H C4
above statements are true and correct.	r 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	
Street address	
City, state, and ZIP code	
2.07, 2.000, 0.000	
Telephone number (optional)	
Email address (optional)	
US	SE NOTE
See NMSA 1978, Section 45-3-307 ar	nd NMSA 1978, Section 45-3-601 for acceptance of

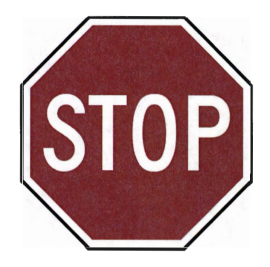
appointment of personal representative.

[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.]

4B-307. Letters testamentary (will).	
[For use with Rule 1B-306 NMRA]	
STATE OF NEW MEXICO	
IN THE PROBATE COURT	
COUNTY	
IN THE MATTER OF THE ESTATE OF	o
, DECEASED.	
LETTERS TESTAN	IENTARY
(WILL)	
TO WHOM IT MAY CONCERN:	
Notice is now given that	(name of personal
Notice is now given that	sonal representative of the estate of
, and has qualified a	s the personal representative of the estate of
the decedent by filing with the court a statement of acc	ceptance of the duties of that office.
The personal representative has all of the power specifically, by Section 45-3-715 NMSA 1978.	ers and authorities provided by law and
Issued this day of,	
Clerk of	the Probate Court
By:	eputy Clerk
(Seal)	eputy 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-107 recompiled and amended as 4B-307 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

# **STOPHERE**



The remaining documents should not be completed until after the court has appointed YOU as the Personal Representative of the Estate.

Once a case number has been assigned, make sure you use it on all documents you file with the Probate Court.

For return copies by mail, enclose a **self-addressed stamped envelope**.

<b>4B-401.</b> 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 COURTCOUNTY
IN THE MATTER OF THE ESTATE OF No, DECEASED.
NOTICE OF INFORMAL APPOINTMENT OF PERSONAL REPRESENTATIVE
YOU ARE HEREBY NOTIFIED THAT
1. This notice is being sent to the heirs [and devisees]¹ of the decedent.  2. On
Signature of personal representative
Printed name
Street address
City, state, and ZIP code
Telephone number (optional)
Email address (optional)

- 1. If the decedent had a will, use the bracketed language. See Rule 1B-102 NMRA for the definition of a "devisee."
- 2. 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.]

<b>4B-402. Proof of notice.</b> [For use with Rules 1B-304, 1B-306, and 1	B-401 NMRA]
STATE OF NEW MEXICO IN THE PROBATE COURTCOUNTY	
IN THE MATTER OF THE ESTATE OF, DECEASED.	No
PROG	OF OF NOTICE
I,, am the pe have mailed a copy of the Notice of Inform following people at the addresses listed bel will, and all heirs, even if not named in a w	rsonal representative of the estate of the decedent. I all Appointment of Personal Representative to the ow (list all persons named in the will, if there is a vill):
Heir	rs and devisees
Name	Address
People who	have 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.

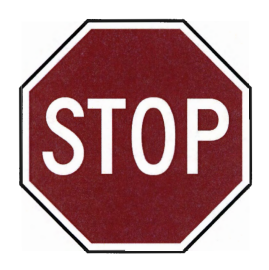
[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-202 recompiled and amended as 4B-402 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

4B-501. Notice to creditors by publication and notice	ee to creditors by written notice (mailing
or other delivery). [For use with Rules 1B-304, 1B-306, and 1B-401 NMI	RA]
STATE OF NEW MEXICO IN THE PROBATE COURTCOUNTY	
IN THE MATTER OF THE ESTATE OF, DECEASED.	No
NOTICE TO CRED  NOTICE IS HEREBY GIVEN that the undersigned representative of the estate of the decedent. All persons decedent are required to present their claims within for publication of any published notice to creditors or sixty other delivery of this notice, whichever is later, or the obe presented either to the undersigned personal represe with the Probate Court of County, it address:	gned has been appointed personal s having claims against the estate of the or (4) months after the date of the first by (60) days after the date of mailing or claims will be forever barred. Claims must contative at the address listed below, or filed
Signature of 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.]

# **STOP HERE**



The remaining documents are the final steps in administering this probate estate. These documents should be completed after all expenses have been paid, all income has been received and all property has been transferred to the heirs or devisees.

Make sure to use the Court Number on all filings.

For return copies by mail, enclose a **self-addressed stamped envelope**.

<b>4B-601. Inventory.</b> [For use with Rules 1B-3	04, 1B-306, and 1B-501	NMRA]
STATE OF NEW MEXI IN THE PROBATE COU	J <b>RT</b>	
IN THE MATTER OF T		No
	INVENT	TORY
decedent, have prepared	an inventory of the proper	ersonal representative of the estate of the rty of the estate of the decedent. e interested people who have requested it. The
Item	<b>Estimated Value</b>	Mortgage or Lien
	on Date of Death	
1.	\$	\$
2.		\$
3.	<b>.</b>	\$
4.	\$	\$
5.	\$	\$
6.	\$	\$
Signature of personal rep	resentative	
Date		
Printed name		
Street address		
City, state, and ZIP code		
Telephone number (option	onal)	
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.]

4B-602. Accounting.			
For use with Rules 1B-	304, 1B-306, and 1B-5	01 NMRA]	
STATE OF NEW MEX	ICO		
IN THE PROBATE CO			
COL			
IN THE MATTER OF T	THE ESTATE OF	No	
av THE WITTER OF		110.	
	ACCO	DUNTING	
L	, the perso	onal representative of	the estate of the decedent
have prepared an accoun	nting of the administrat	tion of the estate of the	the estate of the decedent e decedent.
			se interests are affected b
this accounting. The ac			
inis accounting. The ac-	counting is as follows.		
Cash and Other Assets	in the Fetate		
	entory (not sold)	Value	
A. Items from Invo	entory (not solu)	value	
1.		\$	
•		\$	
^		\$	
		\$	
E		\$	
,			
D. Itama Danaina	Cimes the		
B. Items Received		Value	
Making of Inve	ntory (not sold)	value	
1.		\$	
2		\$	
3.		\$	
4.		\$	
5.		\$	
C. Items Sold	Sales	Sales	Net Amount
	Price	Expense	Received
1.	\$	\$	\$
2.	\$	\$	\$
3.	\$	\$	\$
4.	\$	\$	\$
5.	\$	\$	\$
-	•	¢	•

D.	Income Received	Amount
1.		\$
2.		•
3.		Φ.
4.		•
5.		•
Tota	d of Cash and Other Assets:	\$
Payr	nents and Distributions	
A.	Payments to Creditors and	
	for Expenses of Administration	Amount Paid
1.		\$
2.		\$
3.		5
4.		
5.		\$
6.		\$
B.	Distributions to Devisees or Heirs	Value of
		Distribution
1.		
2.		\$
3.		
4.		2
5.		\$
6.		\$
Tota	al of Payments and Distributions:	\$
	al of Cash and Other Assets	Ψ
-	eld equal Total of Payments and Distributions.)	
Sign	ature of personal representative	
Prin	ted name	
Date	;	
Stree	et 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.]

[For use with Rules 1B-304, 1B-306, and 1B-601 NMRA]					
IN THE PRO	NEW MEXICO OBATE COURTCOUNTY				
	ATTER OF THE ESTATE OF, DECEASED.	No			
VERIF	TIED CLOSING STATEMENT OF T	HE PERSONAL REPRESENTATIVE			
I,	, state that				
2. presentation 3.  property and otherwise tale or other dealer any, to the property allow 4. estate of the distribution 5. 6.  I affi	A. inventoried and estimated the dencumbrances on this property; B. resolved all claims that were sking care of them; C. paid all the expenses of admit D. paid federal and state taxes that taxes, and income taxes; and E. distributed all the remaining a people who were entitled to receive them towances allowed by law. The distribution I mailed a copy of this document to a decedent. I also mailed a copy of the action of this estate whose interests were afform this estate whose interests were afform this closing statement, I am indicate the decedent of the statement of the stateme	ate of the decedent. In order to do this, I value in writing of all of the decedent's presented to me, either by paying them or nistration; at were due, including estate tax, inheritance assets, including decedent's real property, if a, taking into account the family and personal ons were in the appropriate amounts; anyone entitled to a distribution from the ecounting of this estate to anyone entitled to a fected by the accounting;			
Signature of	f personal representative				
Printed nam	ne				
Date					
Address					

4B-701. Verified closing statement of the personal representative.

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

**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.]