

AFFIDAVIT OF HEIRSHIP

IN THE STATE OF MISSOURI, on the _____ day of January, A.D. 20____.

I, John Doe, being of sound age, being 21st day now, upon oath deposes and says that I was personally well acquainted with the above named decedent, during his lifetime, having known him (or her) for _____ years; and that affiant knows the following, adjectively to said decedent, to-wit:

1. Said decedent departed this life at 12:00 PM on January 1, 2000, County/Parish, State of Missouri, on or about _____ day, being 75 years old at the date of his (or her) death.
2. Said decedent owned, at the time of his (or her) death, the land situated in Jefferson County, Missouri.
3. The land described above was 1/2 acre occupied as the homestead of the deceased.
check one
4. The land described above is not now occupied as the homestead of deceased surviving. Instead 1/2 acre.
check one
5. The land described above is not community property.
check one

Affiant further states that affiant was well acquainted with the family and near relatives of the said decedent, and the following statements and the answers to the following questions are based upon the personal knowledge of affiant and are true and correct.

1. Did decedent leave a WILL? _____ If no, attach a certified copy (Annex C).
2. Where was Will first admitted to probate? Give name of court, and also of the city, county, and state in which same is located.
3. Has Will been probated or admitted to record in the state where the above-described land is situated? _____ If so, give date, name of court and county.
4. Is administration pending on the estate of decedent? _____ If so, in what court, county/parish and state?
5. Has an executor or administrator been appointed on the estate of the decedent? _____ If so, give his/her name and address.
6. What is the present condition of the administration? (Answer this question regardless of whether or not decedent left a WILL.)

- Has administration been completed? _____ If so, has final order or decree of distribution been rendered by the Court? _____
- T. Were you acquainted with decedent's business affairs? _____ Did decedent leave any debts or obligations unpaid? _____
If yes, list all such debts or obligations here paid? _____
If not, how much remains unpaid? _____ What is reason these debts have not been paid? _____

Note: If decedent left a WILL but said WILL was NOT probated, the laws of Intestate Decedent and ESTATE PROBATE will apply, and NOT the terms of the WILL.