

LEECH LAKE BAND OF OJIBWE IN TRIBAL COURT

In Re	the Estate of:	Court File No	
	Decedent.	PETITION FOR FORMAL ADJUDICATION OF INTESTACY, DETERMINATION OF HEIRS, AND FORMAL APPOINTMENT OF PERSONAL REPRESENTATIVE	
l,		_ [petitioner], state the following:	
1.	Information about the Petitioner. I physical address is:	am the petitioner in this proceeding. My mailing and	
	I have an interest in the distribution because I am: I am the decedent's: (check all the spouse chile heir other than the chile heir land the chile have a property right in or claim	d er:	
_	I am a fiduciary who represents the	ne interests of an interested person.	
2.	in [e decedent was born on[Birth Date] Birth City],[Birth State],[Birth Reservation].	
	The decedent died on [Death Start	[Death Date] in [Death City], in te], on	
	[Death Reservation]. At the tir	me of death, the decedent was domiciled in e County] in [Domicile State], on [Domicile Reservation], and at	
	[Domicile Address].		

3.	Venue. Venue in this proceeding is proper because, at the time of death: (check only one)					
	the decedent was domiciled on the Leech Lake Reservation; or though not domiciled on the Leech Lake Reservation, the decedent owned real or personal property situated within the Leech Lake Reservation to the extent that such estate consists of property which does not come within the exclusive jurisdiction of the Secretary of the Interior of the United States.					
4.	Information about Spouse, Children, Heirs, and Other Interested Persons. As best as I know or can ascertain with reasonable diligence, the names, addresses, relationships, and birthdates, if minors, of the decedent's spouse, children, heirs, and others interested in this proceeding, are set forth in the attached Exhibit A: Interested Persons.					
5.	Decedent's Assets and Indebtedness. The estimated value of the decedent's probate and non-probate assets and the estimated indebtedness of the decedent are set forth in the attached Exhibit B: Decedent's Assets and Indebtedness.					
6.	Negative Allegation Statement. (choose only one and/or edit as appropriate)					
	The decedent left no surviving issue, natural or adopted, legitimate or illegitimate.					
	The decedent left surviving no spouse; no children, natural or adopted, legitimate or illegitimate, other than those named in this petition; and no issue of any deceased children.					
	The decedent left surviving no children, natural or adopted, legitimate or illegitimate, other than those named in this petition; and no issue of any deceased children.					
	The decedent left surviving no spouse; issue; parents; brothers or sisters other than those named in this petition; and no issue of deceased brothers or sisters.					
	The decedent left surviving no spouse; issue; parents; brothers or sisters or issue thereof; grandparents; aunts or uncles; and no first cousins other than those named in this petition.					
	If the decedent is survived by a spouse and children: (check only one)					
	 All issue of the decedent are also issue of the surviving spouse. There are issue of the decedent and/or the decedent's surviving spouse who are not issue of both the decedent and decedent's surviving spouse. 					
7.	Information about the Personal Representative. The name and address of the nominated personal representative are listed in Exhibit A: Interested Persons.					
	[Nominee] is willing to serve and					
	is not disqualified to serve as personal representative.					
	There is no other personal representative of the decedent's estate appointed anywhere whose appointment has not been terminated.					

8.	Priority of Personal Representative. The nominated personal representative has statu priority because the nominee is (check only one):			
	the surviving spouse of the decedent an heir of the decedent other blood relative any adult tribal member any adult person			
	conser	ne with a prior or equal right to appointment has renounced appointment or has need in nominating [Personal Representative Name] as personal representative. In any renunciations or consents.)		
9.		stamentary Documents. I do not know of the existence of a Will and have no reason to that the decedent executed testamentary documents in any form.		
10.	Demar	nds for Notice. (check only one)		
	☐ I a ha	oper notice has been given to those persons who have filed a Demand for Notice. m not aware of any Demand for Notice concerning the decedent's estate that may we been filed in Leech Lake Tribal Court or elsewhere that has not otherwise been ived.		
WHER	EFORE,	I request the Court fix a time and place for a hearing and enter an order to formally:		
	1.	Find that venue is proper;		
	2.	Determine the decedent's domicile at death;		
	3.	Determine the decedent's heirs;		
	4.	Determine that the decedent died intestate;		
	5.	Appoint [Personal Representative Name] as personal representative with [a \$ bond amount][no] bond, in [an unsupervised][a supervised] administration;		
	6.	Authorize issuance of Letters of General Administration to [Personal Representative Name] upon qualification and acceptance;		
	7.	Grant other appropriate relief.		

I declare under the penalties for perjury that this petition, including all attached exhibits, has been examined by me and that its contents are true, accurate, and complete to the best of my information, knowledge, and belief.

Dated:		 	
		Petitioner	
		[Address]	
		Telephone:	[Phone Number]
		Facsimile:	[Fax Number]
		e-mail:	[e-mail Address]
Subscribed 	and sworn to , 20	Notary Public	/Clerk of Court, this day of
			Note: B. H. (Ob. 1. CO. 1.
			Notary Public/Clerk of Court

Exhibit A: Interested Persons

Name/Address/Tribal Affiliation	Relationship and Interest	Adult/Minor Birthdate

Leech Lake Tribal Code requires that the petition contain the names and addresses of all persons known to the petitioner who may be entitled to share in the distribution of the estate.

Exhibit B: Decedent's Assets and Indebtedness

Probate Asse	ts	Non-Probate Assets		
Homestead:	Joint Te	Joint Tenancy:		
Other Real Estate:	Insurar			
Cash:	Other:			
Securities:				
Other:				
			-	
TOTAL:	\$ 0.00	TOTAL:	\$ 0.00	

Approximate Probate Indebtedness: \$	
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