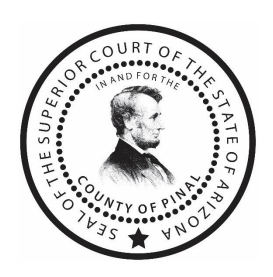
AFFIDAVIT OF SUCCESSION FOR TRANSFER OF REAL PROPERTY TITLE



PINAL COUNTY

COLLECTING REAL PROPERTY FROM AN ESTATE WITHOUT GOING TO PROBATE COURT

INSTRUCTIONS AND FORMS

Provided as a Public Service By Amanda Stanford Clerk of the Superior Court

AFFIDAVIT OF SUCCESSION FOR TRANSFER OF REAL PROPERTY TITLE

This packet contains court forms about the filing of an affidavit to claim real property; whether or not there was a will. Be sure all the documents listed below are in this packet.

Order	Title	# of Pages
1	Table of Contents (this page)	1
2	Affidavit of Succession for Transfer of Real Property Title Checklist	1
2	Instructions: Affidavit Instead of Probate – Small Estate	2
3	"Probate Cover Sheet" (*NO COPIES REQUIRED)	1
4	"Affidavit of Succession for Transfer of Real Property Title"	6
5	"Consent and Waiver"	2
6	"Judges / Registrars Statement of Completeness"	1

Once you have completed your documents and they have been signed in front of a Notary Public (If Required) please make a set of copies for all interested parties and provide the Court with a Self-Addressed stamped envelope for the return of any Conformed/Certified copies of the Courts final ruling.

You have permission to use these documents for any lawful purpose. These forms shall not be used to engage in the unauthorized practice of law. The Court assumes no responsibility and accepts no liability for actions taken by users of these documents, including reliance on their contents. The documents are under continual revision and are current only for the day they were received. It is strongly recommended that you verify on a regular basis that you have the most current documents.

SUPERIOR COURT OF ARIZONA IN PINAL COUNTY AFFIDAVIT OF SUCCESSION FOR TRANSFER OF REAL PROPERTY TITLE CHECKLIST

Please complete the checklist below and include with the Affidavit of Succession.

Please note, documents missing any information listed may be rejected by the

Registrar.

Probate	Cover Sheet
	Is the Probate Information Sheet completely filled out and the correct Nature of Action selected?
Origina	Will (If applicable)
	Is the Original Will filed with the application? (if applicable)
	➤ This is needed ONLY if you checked that you are entitled to collect property
	according to the Will. (#10 of the Affidavit of Succession)
Affidavi	t
	Is the Affidavit of Succession completely filled out with all questions answered?
	• Is date of death completed? (#1 on the Affidavit)
	• Is the full legal description of the property listed? (#4 on the Affidavit)
	For assistance, you can visit the Pinal County Recorder's Office website at
	http://www.pinalcountyaz.gov/Recorder/Pages/home.aspx or contact them at
	(520)866-6830.
	• Is the interest of the property decedent completed? (#5 on the Affidavit)
	• Is the date of the Will completed? (if applicable) (#4, Paragraph #10 on the
	Affidavit)
	Is the Affidavit signed and notarized?
Other	,
	Is the CERTIFIED copy of the death certificate attached to the Affidavit?
	Are the Consent Waivers giving up all rights to the property signed, notarized and included? (if applicable)
	Is the Registrar's Statement of Completeness included?

ANCILLARY PROBATE PROCEDURES

You may file a Proof of Authority A.R.S. §14-4204 if you were appointed Personal Representative in another state. You may visit www.coscpinalcountyaz.gov/forms for forms and information.

This procedure does not transfer the property title. It only gives you the authority to prepare a deed to transfer the property title.

AFFIDAVIT OF SUCCESSION FOR TRANSFER OF REAL PROPERTY TITLE

AFFIDAVIT INSTEAD OF PROBATE -- SMALL ESTATE

1. WHEN CAN YOU USE AN AFFIDAVIT?

You might not have to go to probate court at all, if the estate of the person who died is small enough. Generally, you can file an affidavit to claim personal property without going to probate court if:

- A. RIGHT TO SUBMIT AFFIDAVIT. You have legal standing or the right to submit an affidavit to persons who have the property of the person who died, or owe money to the person who died, if:
 - 1. You are named in a Will to receive the property of the person who died, and you can prove it;
 - 2. The person who died had no will, but you are entitled to the property under law because of one of the following:
 - You are the spouse of the person who died;
 - You are a living child of the person who died, and there is no living spouse;
 - You are the living parent of the person who died, and there are no living children or spouse;
 - You are a living brother or sister of the person who died, and there are no living children, spouse, or parents.
- **B. VALUE OF ESTATE.** The value of all of the personal property in the decedents estate, wherever located, less liens and encumbrances, **does not exceed \$100,000.00**, and the assessed value of the real property in the decedents estate located in Arizona, less liens and encumbrances against the real property as of the date of the decedents death, **does not exceed \$100,000.00**.

C. ENTITLEMENT TO THE PROPERTY:

PERSONAL PROPERTY: You are the claiming successor to the personal property and are entitled to payment or delivery of the property.

REAL PROPERTY: You are entitled to the real property by reason of the allowance in lieu of homestead (\$18,000), exempt property (\$7,000) or family allowance (\$12,000) by intestate succession as the sole heir or heirs, or by devise under a valid last Will of the decedent. This means any of the following:

You are the living spouse of the person who died or there is no living

- spouse and you are the living dependent child, OR
- The person died without a Will and you are the sole heir, **OR**
- The person died without a Will and the people with equal or greater right than you to the property have all assigned their entire interests in the estate to you, which is proven by the copy of the documents they signed to this effect that you can attach to the affidavit for personal property, **OR**
- The person died and left a valid Will giving the entire estate to you, OR
- The person died and left a valid Will and the people with equal or greater right than you to the property have all assigned their entire interests in the estate to you, which are proven by the copy of the documents they signed to this effect that you can attach to the affidavit.
- 2. WHAT TO DO AFTER YOU HAVE COMPLETED THE AFFIDAVIT: Use only black ink. Do not fold forms, keep forms neat and clean.
 - **A.** To collect personal property, take the affidavit to the person who has the property or owes the debt. If you are claiming title to a motor vehicle, pay the fee and the motor vehicle division will transfer title to you.
 - **B.** To claim an interest in real property, take or mail the following documents to the Probate Registrar at the following location:

FLORENCE: Clerk of the Superior Court

PO Box 2730 971 Jason Lopez Circle Bldg A Florence, AZ 85132 (520) 509-3555

- Probate Cover Sheet
- Original Affidavit of Succession for Transfer of Real Property. If the estate was previously opened, write on the affidavit the old probate case number.
- Original Will if one exists or a certified copy of the Will from the court of record.
- Certified Death Certificate.
- Judge's/Registrar's Statement of Completeness.
- Copy of the Closing Statement if there was a probate in another county other than Pinal County.

IMPORTANT – An Affidavit of Succession to Real Property cannot be filed until 6 months after the decedent death.

FILING FEE: There is a filing fee for filing this Application as well as other

charges associated with this case. Inquire with the Clerk's office regarding the filing fee amount. Payment may be made by cash, Visa, MasterCard, debit or money order. If you cannot pay these fees, you may request the fee(s) be deferred or waived. The Clerk of the Superior Court has the necessary forms to ask for a deferral or waiver.

NOTE: With the Application for Deferral, you must provide proof of income (copy of your last 2 most recent paystubs)

If the Probate Registrar determines that your affidavit is complete, the Probate Registrar will sign the Statement of Completeness. You will need to purchase a certified copy of the Affidavit, which you must then record the certified copy of the Affidavit with the county recorder where the real property is located.

Please check with the Clerk's office for the current fee of purchasing a "Certified Copy" of the Affidavit of Succession for Transfer of Real Property. The fee is payable to the Clerk of the Superior Court by cash, money order, Visa or MasterCard.

Arizona Superior Court, Pinal County Probate Cover Sheet

CASE NUMBER S1100PB 2	JUDGE
PETITIONER'S NAME and ADDRESS Name:	DECEDENT'S NAME Name:
Address:	
City/State/Zip:	Social Security Number:
DOB:(Must Provide)	DOB:
PETITIONER'S ATTORNEY NAME and ADDRESS: Name/State Bar #:	FEES:
Address:	☐ Political Subdivision/Government Agency ☐ Deferred ☐ Waived
City/State/Zip:	
Telephone:	
Place an "X" next to the description bel	OF ACTION low which describes the nature of the case.
ESTATE & TRUST	ADULT ADOPTION
Ancillary Administration Affidavit of Succession to Realty Trust Administration Formal Probate of Will Informal Probate of Will Supervised Administration Unsupervised Administration Other (Specify)	Adult Adoption
To the best of my knowledge, a	all information is true and correct.
Signature of Perso	n Filing Documents

Person	Filing				
	s (if not protected):				
	ate, Zip Code:				
	one:				FOR CLERK'S USE ONLY
_	Address:				
	's Bar Number:				
•	ed Fiduciary Number:				
	enting Self, with			for 🗆 Peti	tioner OR 🗆
_		SUPERIOR	COURT OF		
	AR	RIZONA IN F	INAL COUNT	ГΥ	
In the N	Matter of the Estate of:		Case Number:	: <u>S1100PB</u>	
			AFFIDAVIT (FOR TRANSI PROPERTY	FER OF F	
STATE	alt □ a Minor, deceased E OF ARIZONA TY OF PINAL)) ss.			
• •	ning this affidavit, I \Box ts are true and correct.	we 🗆 swear o	r affirm under _l	penalty of	perjury that its
1.]	INFORMATION ABO	OUT PERSON	WHO DIED	(the decease	sed).
r	Гhe deceased,		,	died on	
	The deceased,	(name)			(date)
2.	PLACE OF DEATH. (Check one box)		
[\Box At the time of death, t	the person who	died was living	in Pinal Co	ounty in Arizona, OR
	☐ At the time of death, tiving at:	the person who	died was not liv	ing in Pina	al County, but was
Page 1 of 6	(city and state) and	d owned real pi	operty located in		anty in Arizona. B_ASTRP_COSCPinal_07.02.18 Use only most current version

C N.T		
Case No.		

RELATIONSHIP. This is my □ our □ relationship to the person who died: (explain)
DESCRIPTION OF REAL PROPERTY. The <u>legal description</u> as written on the deed of title of the real property is:
INTEREST OF PERSON WHO DIED IN PROPERTY. The interest of the person who died in the real property is (list how the decedent held title to the property or other interest in the property).
VALUE OF ESTATE. The assessed value in the estate of the person who died of all reapproperty located in this state, including any debt secured by a lien on real property, less liens and encumbrances against the real property as of the date of the death, does not exceed \$100,000.00.
SIX MONTH REQUIREMENT. Six months have elapsed since the death, as shown in a certified copy of the death certificate attached to this affidavit.
PERSONAL REPRESENTATIVE. An application or petition for appointment of a personal representative is not pending or has not been granted in any jurisdiction OR an application has been granted but the personal representative has been discharged or more than one year has elapsed since a closing statement has been filed and the \$100,000 limit or the value of the property has not been exceeded.
FUNERAL EXPENSES. Funeral expenses, expenses of last illness, and all unsecured debts of the person who died have been paid.
REASON WHY \square I AM \square WE ARE ENTITLED TO THE PROPERTY. The persons signing this affidavit are entitled to the real property because (check the boxes that apply):
☐ I am the spouse of the deceased and I am claiming the allowance in lieu of homestead (\$18,000) exempt property (\$7,000) and family allowance (\$12,000). (A.R.S. §§ 14-2401)

There is no surviving spouse and I am the dependent or minor child of the part who died. I am claiming the allowance in lieu of homestead (\$18,000) exempt pro (\$7,000), and family allowance (reasonable allowance for maintenance of family administration of estate, generally up to one year). (A.R.S. 14-2401-03). All other dependent of my deceased parent with equal or greater right than I have to the property all assigned their entire interests in the estate to me, which is proven by the copy document they signed to this effect that I am attaching to this affidavit or they have this affidavit indicating their interest in the property.	during endent y, have of the
There is no surviving spouse and we are the dependents or minor children person who died. We are claiming the allowance in lieu of homestead (\$18,000) exproperty (\$7,000), and family allowance (reasonable allowance for maintenance of during administration of estate, generally up to one year). (A.R.S. 14-2401-03).	exempt
□ I am □ We are named in the will dated of the part of the	ne Will
☐ The person who died had no will, and I am entitled to the property by law b (check one box)	ecause
\square I am the spouse of the person who died;	
☐ I am a child of the person, who died, and there is no surviving spouse, or the surviving spouse but he or she is not my parent and the deceased had separ community property;	
☐ I am the parent of the person who died, and there is no surviving child, spoparent;	ouse or
☐ I am a brother or sister of the person who died, and there is no surviving s child or parent.	pouse,
☐ The person who died had no will, and we are entitled to the property by law b (check one box)	ecause
☐ We are children of the person who died, and there is no surviving spouse, or is a surviving spouse but he or she is not our parent and the deceased had sepa community property;	

through 14-2405)

\square The person died without a will and \square I am \square We are the sole heir(s).
☐ The person died without a will and the people with equal or greater right than I have to the property have assigned their entire interests in the estate to me, which is proven by the copy of the documents they signed to this effect that I am attaching to this affidavit or have signed this affidavit indicating their interest in the property.
☐ The person died without a will and the people with equal or greater right than we have to the property have assigned their entire interests in the estate to all of us. This assignment is proven by the copy(ies) of the signed documents, which we attached to this affidavit, or have signed this affidavit indicating their interest in the property.
\Box The person died and left a valid will giving the entire estate to me/us.
☐ The person died and left a valid will, and the people with equal or greater right than I have to the property assigned their entire interest in the estate to me. This assignment is proven either by the copy of the signed document attached to this affidavit or I signed this affidavit indicating their interest in the property.
☐ The person died and left a valid will, and the people with equal or greater right than we have to the property assigned their entire interest in the estate to us. This assignment is proven by the copy of the document(s) attached to this affidavit or we have signed this affidavit indicating their interest in the property.

- 11. **OTHER PERSONS.** No other person has a right to the interest of the decedent in the described property.
- **12. TAXES.** No federal or Arizona estate tax is due on the person who died estate.

Case No.		

OATH OR AFFIRMATION.

Signature of Person Making Affidavit	Printed Name of Person	Date
TATE OF		
OUNTY OF	<u> </u>	
ubscribed and sworn to or affirmed	(date)	by
1)	D (CL 1	N
more than 1 beneficiary/transfere	ee, please sign below	or Notary Public
more than 1 beneficiary/transfere		ŕ
more than 1 beneficiary/transferenceI certify under penalty of period	ee, please sign below erjury that the contents of this	ŕ
 I certify under penalty of percorrect. Signature of Person Making Affidavit 	ee, please sign below erjury that the contents of this Printed Name of Person	affidavit are true and
• I certify under penalty of pecorrect. Signature of Person Making Affidavit	ee, please sign below erjury that the contents of this Printed Name of Person	affidavit are true and
correct.	Printed Name of Person	affidavit are true and

Printed Name of Person	Date
<u> </u>	
(date)	
	x or Notary Public
jury that the contents of this	affidavit are true and
Frinted Name of Person	affidavit are true and
Printed Name of Person	
Printed Name of Person	Date
Printed Name of Person before me this:	Date
ł	before me this:(date)

Nar	ne of Person Filing:		
Stre	et Address		
-			
	ephone Number:		
	LAS Number (if		
	licable)		
	Representing Self (No Attorney) of ttorney, Bar Number:	Represented by Attorney	
		COURT OF ARIZONA NAL COUNTY	
In th	e Matter of Estate of		
		CASE NUMBER: S1100PB	
		CONSENT WAIVER	
	an Adult a Minor, Deceased	HONORABLE:	
to the		nis form contains information that may affect young understand this form or the information cor	
1.	RELATIONSHIP TO DESCEN		
	Ι	, am the	of
	(Name of person who died)		
2.	WAIVER OF RIGHTS.		
_,		escribed below (use the legal description of the 1	property

3. CONSENT.	
I consent and assign all interest in the above l (Name of petitioner)	
(Name of petitioner)	
Date	Signature
State of Arizona)	
State of Arizona) County of)	
Subscribed and sworn (or affirmed) before me this	$\frac{\text{Day}}{\text{Day}}$ day of, 20 $\frac{\text{Year}}{\text{Year}}$
by(Name of Signer)	
(* 1822 - 3-8-22)	
(Affix notary seal here)	Notary Public (Notary's Signature)

Name of Person Fi	iling:	
Street Address:	<u> </u>	
City, State, Zip Co	de:	
Telephone Number	er:	
Email Address:		
ATLAS Number (i	f applicable)	
Representing S If Attorney, Bar No	• • • • • • • • • • • • • • • • • • • •	Represented by Attorney
		COURT OF ARIZONA NAL COUNTY
In the Matter of Est	tate of	
		CASE NUMBER: S1100PB
		JUDGES / REGISTRARS STATEMENT OF COMPLETENESS
an Adult a N	Minor, Deceased	JUDGE / REGISTRAR:
	nded, and attachment	Property having been filed this date, pursuant to A.R.S. s thereto are complete, all as provided by A.R.S. §14-
	oose of having said cert	fidavit, as filed with this Court without attachments, shall ified copy recorded at the Office of the County Recorder
DATED this	day of	, 20
		Judgo of the Superior Court / Decistres
		Judge of the Superior Court/Registrar