

# Register of Wills of Berks County, Pennsylvania CERTIFICATION OF NOTICE UNDER RULE 5.6(a)

		No
known as		Date of Death
	, Deceased	Social Security No.
TO THE REGISTER	OF WILLS OF BERKS COUNTY, PENNSYLVANIA	Ŀ
was served on or	nt notice of estate administration required mailed to the following beneficiaries of the	by Rule 5.6(a) of the Orphans' Court Rules ne above-captioned estate on
NAME	ADDRESS	
Notice has	now been given to all persons entitled the	ereto under Rule 5.6(a) except:
Date:	Signati	ure
Date:		ure
Date:	Signati	ure (Please type or print)
Date:	Signati	(Please type or print)
Date:	Signati	(Please type or print)
Date:	Signati	(Please type or print)
Date:	Signate  Name  Addres	(Please type or print) es
Date:	Signati	(Please type or print) es

Counsel for personal representative

### SUPREME COURT ORPHANS' COURT RULES RULE 5.6 NOTICE TO BENEFICIARIES AND INTESTATE HEIRS

- (a) REQUIREMENT OF NOTICE. Within three (3) months after the grant of letters, the personal representative to whom original letters have been granted or the personal representative's counsel shall send a written notice of estate administration in the form set forth in Rule 5.7:
- (1) every person, corporation, association, entity or other party named in decedent's will as an outright beneficiary whether individually or as a class member;
  - (2) the decedent's spouse and children, whether or not they are named in, or have an interest under, the will;
- (3) where there is an intestacy in whole or in part, to every person entitled to inherit as an intestate heir under Chapter 21 of the Probate, Estate and Fiduciaries Code;
- (4) the appointed guardian of the estate, parent or legal custodian of any beneficiary who is a minor child under the age of eighteen (18) years;
- (5) the appointed guardian of the estate or, in the absence of such appointment, the institution or person with custody of any beneficiary who is adjudicated an incapacitated person:
- (6) the Attorney General on behalf of any charitable beneficiary whose interest exceeds \$25,000 or which will not be paid in full;
  - (7) the Attorney General on behalf of any governmental beneficiary;
  - (8) the trustee of any trust which is a beneficiary; and
  - (9) such other persons and in such manner as may be required by any local rule of court.
- (b) DEFINITION OF BENEFICIARY. "Beneficiary" shall be deemed to include any person who may have an interest by virtue of the Pennsylvania anti-lapse statute, 20 Pa.C.S. section 2514.
- (c) MANNER OF NOTICE. Notice shall be given by personal service or by first-class, prepaid mail to each person and entity entitled under subdivision (a)(1)-(9) whose address is known or reasonably available to the personal representative.
- (d) CERTIFICATION OF NOTICE. Within ten (10) days after given the notice required by subdivision (a) of this Rule, the personal representative or the personal representative's counsel shall file with the Register or Clerk a certification in the form set forth in Rule 5.7(b) that notice has been given as required by this Rule. No fee shall be required by the Register or Clerk for filing the certification required by this subdivision.
- (e) FAILURE TO FILE CERTIFICATION. Upon the failure by the personal representative or the personal representative's counsel to file the certification on a timely basis, the Register shall, after ten (10) days prior written notice to the delinquent personal representative and his counsel, notify the Court of such delinquency.

Official Note: The 1998 amendment to subdivision (e) is not intended to limit the inherent power of the Court to impose sanctions upon a delinquent personal representative or counsel.

- (f) EFFECT OF NOTICE. This Rule shall not alter, diminish or confer existing rights.
- (g) COPIES OF RULE. The Register shall deliver a copy of Rules 5.6 and 5.7 to each personal representative and counsel at the time letters are granted.

Official Note: It is not the intention of the Rule to require notice beyond the degree of consanguinity entitling a person to inherit under Chapter 21 of the Probate, Estates and Fiduciaries Code.



## Register of Wills of Berks County, Pennsylvania NOTICE OF ESTATE ADMINISTRATION

#### THIS NOTICE DOES NOT MEAN THAT YOU WILL RECEIVE ANY MONEY OR PROPERTY FROM THIS ESTATE OR OTHERWISE.

Whether you will receive any money or property will be determined wholly or partly by the decedent's will. If the decedent died without a will, whether you will receive any money or property will be determined by the intestacy laws of Pennsylvania.

#### BEFORE THE REGISTER OF WILLS OF BERKS COUNTY, PENNSYLVANIA:

Estate of		No.
also known as		Date of Death
	, Deceased	Social Security No.
то:		
	(Name and Addre	
Please take notice of the death of decedent and grant of	f letters to the personal re	presentative(s) named below:
	, died on tl , County,	
	County,	i cinisyivania.
The Decedent died testate (with a Will); or		
The Decedent died intestate (without a Will).		
The personal representative of the Decedent is (name, a	address and telephone nu	ımber):
If the Decedent died testate, the will has been filed with		
Center, 633 Court Street, Second Floor, Reading, PA 1	9601, telephone (610) 47	8-6600.
If the Decedent died intestate, a Petition for Grant of Let Berks County, Berks County Services Center, 633 County		
A copy of the Will or Petition may be obtained by contact		
A copy of the will of Fethion may be obtained by contact	ung the Register of Wills	and paying the charges for duplication.
Date:		
	Signature	
	Name (Diagos t	numo or print)
	Name (Please t	ype or print)
	Address	<del></del>
	( )	
	Tel. No.	
	Capacity:	Personal Representative