PA1A — Probate application

This form is for an application where the person who has died **did not leave a will** that deals with assets in England and Wales

Checklist – before you send your application form to the probate registry you will need to enclose the following. This checklist must be completed. If you do not enclose all of the required documents it will delay your application. Please keep copies of all documents that you send.

	PA1A - Probate Appli	cation (this form)		
	Inheritance Tax Sumi (IHT205 or IHT207, ar (see additional notes			
		n wills or any wills dealing with and if not in English, an English		
		a photocopy) of the death cer the person who has died.	rtificate, or a coroner's	
	Any other document	s requested on this form. Plea	se list them:	
	As well as the applica	h official copy of the		
	How many official corequire for use in the	pies of the Grant of Represent United Kingdom?	tation do you	
		pies of the Grant of Represent de of the United Kingdom?	tation do you	
	Application fee	£]	
	Fees for copies	£]	
	Total fees	£		
		(This payment must be made payment reference entered in		Details of how to pay by debit or credit card can be found
	Payment reference			in the additional information provided with this form.
		ll ((Inactor)	CLINACTC! C DI	
Ш	the state of the s	r payable to ' HMCTS ' in respect e person who has died on the		

SECTION A – PERSONAL INFORMATION

Abou and a								plic	ants	mu	ist b	e ov	er 18	3 ye
Title and full name including middle names of first applicant														
Your a	ddre	ess												
									1					
Postco	de													
Your h	ome	tele	phor	ne nu	ımbe	er								
Your m	nobil	le/w	ork te	eleph	one	numl	oer							
Your e	mail	add	ress											
Title ar	nd fu	ıll na	me i	ncluc	ding	midd	le nai	mes c	of sec	ond	appl	icant	:	
Their a	ıddre	ess												
Postco	de													

Please complete in BLOCK capitals placing a tick in boxes where applicable.

Note 1.1 -

all correspondence, including the Grant of Representation, will be sent to the first applicant named in this section.

Only list applicants who wish to be named on the grant in this section they will be required to sign this document. Please note that the names you provide here must match the names provided on your formal ID. E.g. passport or Driving licence.

Where there are persons aged under 18 benefiting from the estate then two applicants (or at least two) will be needed in Section A. You may wish to contact your local Probate Registry to seek information in regard to who is eligible to apply.

Note 1.5 – we will contact you with any queries via this email address.

We aim to contact you within 10 working days of receipt of your application.

1.8	Title and full name including middle names of third applicant
1.9	Their address
	Postcode
	1 ostesuc
1 10	Title and full name including middle names of fourth applicant
1.10	The and fair hame including finadic flames of fourth applicant
1 11	Their address
	Their address
	Postcode

SECTION B

The information you provide in this section of the application form will be the basis of your statement of truth, and it will be stored as a public record.

2.	About the person who has died							
2.1	Forename(s) (including all middle names) as they appear on the Death Certificate							
2.2	Surname as it appears on the Death Certificate							
2.3	Permanent address							
	Postcode							
2.4	Date they were born							
2.5	Date they died							
2.6	Was the person who has died known by any other name in which they held assets?							
	Yes, go to question 2.7							
	No, go to question 2.8							

	died held assets.	be ones that w
	Full name	the grant beca in that name. I to know the as
2.8	Did the person who died live permanently in England and Wales at the date of death, or intend to return to England and Wales to live permanently (this is	Note 2.8 – Live permanently real alasting connumbers and wales and wales and wales and wales abroad be return to English to live permanent purposes this were domicile
	domicile)?	and Wales. You seek legal adv
	Yes	
2.9	Was the person who has died or any of their relatives legally adopted in or out of the family? Yes, see note 2.9 No	Note 2.9 – If y Yes to this que will require ad information to with your app email Probate justice.gov.uk
		9302430 and o
2.10	What was the marital status of the person who has died when they died?	to obtain the a
	Never married	document mu
	Widowed, their spouse or civil partner having died before them	with this appli not then this r
	Married/in a civil partnership - give date	application.
		Note 2.10 – a c
	Divorced/civil partnership is dissolved - give date	a same-sex rela been registered
		with the Civil Page 2004. A marriage
	Judicially separated - give date	ceremony cond under the Marr
		1949, 1994 and
2.11	What is the name of the court where the Decree Absolute, Decree of Dissolution of Partnership or Decree of Judicial Separation was issued?	or a ceremony in any other collaw applicable
		divorce - this da
2.12	Did the person who has died own any foreign assets?	Decree Absolut Dissolution of F Decree of Judic You can get an
	Yes, the total value of their foreign assets (not including houses or land) £	of these docum court that issue The Divorce Ab
		Section, Centra 42–49 High Ho
	No	WC1V 6NP.

Please give the details of any other names by which the person who has

2.7

Note 2.7 – These names must be ones that will appear on the grant because an asset is in that name. We do not need to know the asset.

Note 2.8 – Living permanently means they had a lasting connection with England and Wales such as having been born in England and Wales and retaining a home there. They may have lived abroad but planned to return to England and Wales to live permanently. For legal purposes this means they were domiciled in England and Wales. You may wish to seek legal advice about this.

Note 2.9 – If you answered Yes to this question we will require additional information to be submitted with your application. Please email Probateapplications@justice.gov.uk or call 0117 9302430 and quote 'Adoption' to obtain the additional documents required. This document must be submitted with this application. if you do not then this may delay this application.

civil partnership is ntionship that has d in accordance artnership Act ge is a legal ducted in UK riage Acts The Marriage riage) Act 2013 conducted untry by the there. Date of ate is on their te, Decree of Partnership or cial Separation. official copy nents from the ed them, or from solute Search al Family Court, lborn, London

3. Relatives of the person who has died 3.1 Did the person who has died leave a surviving spouse or civil partner? Yes No How many of the following blood and adoptive relatives did the person who 3.2 has died have? Under Over 18 years 18 years How many sons or daughters of the person a who died survived them? b How many sons or daughters of the person who has died who did not survive them? How many children of people at 'b' who C survived them? Please confirm that if any of the applicants are grandchildren of the deceased (3.2c) that their parent is one of the persons referred to at 3.2b. If they are not then they are not able to apply. Yes

If you have entered details in any of the boxes above go to Q3.5. If not then proceed to question 3.3

Note 3.1 – 'survive' means that they were alive when the deceased person died.

Note 3.2 – Please state the number of relatives the person who has died had in the relevant sections. If none then put nil or strike through. If you are unsure about the relationships of the persons applying then contact your local Probate Registry.

	many of the following blood and adoptive relative many of the following blood	ves did the	person who	Note 3.3 – Once y
	u have filled in details in any of the sections in question 3.5	estion 3.2, 1	then go to	the block section j) you should go t 3.5.
d	How many parents of the person who has died survived them?			Step-relatives sho included.
е	How many Whole-blood brothers or sisters of the person who has died survived them?			A ' whole-blood ' l sister is someone
f	How many Whole-blood brothers or sisters of the person who has died did not survive them?			both parents in co with person who or someone who
g	How many Children of people at section (f) survived them?			adopted by both parents of the pehas died.
h	How many Half-blood brothers or sisters of the person who has died survived them?			A ' half-blood ' bro
i	How many Half-blood brothers or sisters of the person who has died did not survive them?			only one parent in with the person v
j	How many Children of people at section (i) survived them?			or someone who adopted by only oparents of the pehas died.
who pare	se confirm that if any of the applicants are nepher le or half blood of the deceased (questions 3.3g a nt is one of the persons referred to at 3.3f or 3.3i. not able to apply.	ind 3.3j) tha	at their	
Y	⁄es			
	u have entered details in any of the boxes above of question 3.4.	go to Q3.5.	If not then	

you have er in one of s (e.g. d to to question

ould not be

brother or who has ommon has died, was legally of the rson who

other or who has n common who has died, was legally one of the rson who

3.4	has	v many of the following blood and adoptive relation died have? but have filled in details in any of the sections in qu	·		Note 3.4 – this section should only be completed if no relatives have been entered
	que	stion 3.5.	Under 18 years	Over 18 years	in section 3.3. Please state the number of relatives the person who has died had in the relevant sections. If none then put nil or strike through.
	а	How many Grandparents of the person who has died survived them?			Step-relatives and people
	b	How many Whole-blood uncles or aunts of the person who has died survived them?			who were related to the person who has died only by marriage should not be
	c	How many Whole-blood uncles or aunts of the person who has died did not survive them?			included.
	d	How many Children of people at 3.3c who survived them?			A 'whole-blood' uncle or aunt is someone who has both parents in common with the
	e	How many Half-blood uncles or aunts of the person who has died survived them?			mother or father of person who has died, or someone who was legally adopted
	f	How many Half-blood uncles or aunts of the person who has died did not survived them?			by the maternal or paternal grandparents of the person
	g	How many Children of people at 3.3f who survived them?			who has died. A 'half-blood' uncle or aunt
	of the	use confirm that if any of the applicants are cousing od of the deceased (questions 3.4d and 3.4g) and the one persons referred to at 3.4c or 3.4f. If they are no pply.	is someone who has only one parent in common with the mother or father of the person who has died or someone who was legally adopted by only one of the grandparents of the person who has died.		
3.5.	to th	ise state the relationship of each of the persons ap ne person who has died. (If you are applying as an n please state attorney)			
	Rela	ationship description			
	First	applicant			
	Seco	ond applicant			
	Thire	d applicant			
	Four	rth applicant			

4.1	Applying as an attorney Are you applying as an attorney on behalf of one or more people who are entitled to apply for a Grant of Representation? Please read Note 4 before proceeding. Yes, go to question 4.2 No, go to section 5 Please give the full names of the person or people on whose behalf you are applying and their relationship to the person who has died.	Note 4 – if you are applying on behalf of more than one person, please provide the information requested in this section for the other people you represent on a separate sheet of paper. We will need to send you a further form for the person who is appointing you as their attorney to sign.
		Please email Probateapplications@justice. gov.uk or call 0117 9302430 and quote 'Attorney' and we will send the attorney form.
4.3	Please give their address	You will need to send the attorney form to us with this application.
		Where there are persons aged under 18 benefiting from the estate then two applicants (or at least two) will be needed
4.4	Postcode Is a person on whose behalf you are applying unable to make a decision for themselves due to an impairment of or a disturbance in the functioning of their mind or brain?	in Section A. You may wish to contact your local Probate Registry to seek information in regard to who is eligible to apply.
	Yes, further confirmation of this will be requested by the Probate Registry. No	Note 4.4 – this applies if they lack capacity under the Mental Capacity Act 2005 and are incapable of managing
4.5	Has anyone been appointed by the Court of Protection to act on behalf of a person on whose behalf you are applying? Yes, please provide an official copy of the court order with your	their property and financial affairs. You may wish to seek legal advice about this.
	application No	In some cases you may be asked to provide medical evidence. If you do not
4.6	Has a person on whose behalf you are applying appointed an attorney under an Enduring Power of Attorney (EPA) or a Property and Financial Affairs Lasting Power of Attorney (LPA)? Yes, please provide the original EPA/LPA (or a solicitor's certified copy of it certified on every page.) with your application	already have medical evidence from a qualified practitioner or are using a registered LPA a short form of medical evidence will be
	No, go to Section 6	required.
4.7	Has the Enduring Power of Attorney (EPA) been registered with the Office of the Public Guardian? Yes No	Please email Probateapplications@justice. gov.uk or call 0117 9302430 and quote 'medical evidence' and we will send the form.
		Note 4.6 – an LPA must be registered with the Office of

the Public Guardian before it

can be used.

5.	Foreign domicile						
Note	 if you answered Yes, to question 2.8 you don't need to complete this section – please go to Section 6. 						
5.1	What was the country where the person who died either lived permanently at the date of death or intended to return to live permanently?						
5.2	What does the estate in England and Wales of the person has died consist of?						
	Assets		Values				

5.3 Has an entrusting document, a succession certificate or an inheritance certificate been issued in the country of domicile of the person who has died?

Yes, please provide the document with your application; if it is not in English, please also provide a translation

No

Note 5.3 – these documents may help to support your application. If you do not have any of these documents, you may wish to seek legal advice.

6.1	Yes, do not submit ar	eritance Tax Estate report online? Inheritance Tax form with this application Illowing details, then go to Section 7 :	online, a questio you do Inherita
	·	mowing details, then go to section 7.	form wi
	IHT Identifier		
	Gross Estate Figure	£	
	Net Estate Figure	£	
	No, go to question 6	5.2	
6.2	Which of the following in	heritance tax forms have you completed?	Note 6.
	Form IHT205, compl	ete 6.3 then go to Section 7	comple
	Form IHT207, compl	ete 6.4 then go to Section 7	Tax Esta must co
	Forms IHT400 and IH	IT421, complete 6.5 then go to Section 7	IHT207, IHT421.
6.3	Provide the following fig	ures from form IHT205 .	Note 6.
			has died
	Figure from box D	£	1 Septe
	Figure from box F	£	need to
	(This figure will determine the probate application fee (See PA3))		0300 12
6.4	Provide the following fig	ures from form IHT207 .	
	Figure from box A	£	
	Figure from box H	£	
	(This figure will determine the probate application fee (See PA3))		
6.5	Provide the following fig	ures from form IHT421.	Note 6.
	Figure from box 3	£	IHT400 Please s
	(Gross value of assets)		HM Rev
	Figure from box 5	£	Inherita at the sa
	(Net value)		PA1 and
	(This figure will determine		District
	the probate application fee (See PA3))		HMRC v
			Probate
			on your

6.

Inheritance tax

Note 6 – if you completed an Inheritance Tax Summary online, and fully complete question 6.1 of this form, you do not need to send an Inheritance Tax Estate report form with your application.

Note 6.2 – if you did not complete an Inheritance Tax Estate report online, you must complete IHT205, or IHT207, or both IHT400 and IHT421.

Note 6.3 – if the person who has died, died before 1 September 2006, it may affect which tax form you need to complete, so please ring the **Probate Helpline** on 0300 123 1072.

Note 6.5 – do not send form IHT400 or form IHT421 to us. Please send them to HM Revenue and Customs, Inheritance Tax, BX9 1HT, at the same time you send PA1 and other papers to the District Probate Registry. HMRC will stamp your IHT421 and send it to the District Probate Registry you named on your IHT421.

LEGAL STATEMENT

The undersigned confirm to administer the estate of the deceased according to law and will:

- Collect the whole estate
- Keep full details (an inventory) of the estate
- Keep a full account of how the estate has been distributed

If the Probate Registry (court) asks the undersigned they will:

- Provide the full details of the estate and how it has been distributed
- Return the grant of representation to the court

and understand that:

- The application will be rejected if the information is not provided (if asked)
- Criminal proceedings for fraud may be brought against the undersigned if it is found that the evidence provided is deliberately untruthful or dishonest

The undersigned confirm to administer the estate of the person who has died in accordance to law, and that the application is truthful.

PLEASE MAKE SURE THAT ALL PERSONS APPLYING FOR THE GRANT SIGN THE DECLARATION BELOW.

Signature of first applicant	Signature of second applicant
Date signed	Date signed
Signature of third applicant	Signature of fourth applicant
Date signed	Date signed

NOTE: Please refer back to the checklist on page 1 and ensure you have all the documents you need to send.

FOR OFFICE USE ONLY

How are the applicants entitled to apply. In what capacity are the persons applying entitled to apply? The undersigned is the wife or husband or civil partner of the person who has died The undersigned is or are the child/children of the person who has died The undersigned is or are the grandchild/grandchildren of the person who has died being the son or daughter of a child who died in the lifetime of the person who has died. The undersigned is or are the parent/parents of the person who has died The undersigned is or are the brother(s) or sister (s) of of the whole/half blood of the person who has died The undersigned is or are the niece/nephew (s) of the whole/half blood of the person who has died being the son or daughter of a brother or sister of the person who has died who died in their lifetime. Other (Please state in the box below the reason they are applying)