SUPERIOR COURT OF THE DISTRICT OF COLUMBIA PROBATE DIVISION

			ADM
		(Linked to	WIL
Estate of			
	Age		
Deceased			
	breviated Probat	e Order or after July 1, 1995)	
Upon consideration of the petition		-	ed probate.
acceptance and consent of each persor	· ·	•	
and a bond, if applicable, in the amour	•		
herein, it is by the Court this			-
ORDERED, that administration of the following received (unsupervised) for the following received Decedent's will directs super Decedent's will directs unsurrequired for the following received for the following	easons: rvision. ipervised administrat		
Other			
and it is further, ORDERED, that			
	(is) (are) ap	pointed personal repr	esentative(s) of the
estate of		, deceas	ed, and it is further,

ORDERED, that

the Court finds that the decedent died intestate.

the will dated	and codicil(s) dated
	accompanying
the petition (is) (are) admitted to probate	e and record as the last will and testament of the
aforesaid decedent, and as an internation	nal will where applicable.
bond heretofore filed in the amount of \$	is approved.
bond is not required.	
☐ the personal representative(s) shall file a	an additional bond in an amount to be fixed by the
Court before accepting assets in excess o	f the stated amount.
] the sum of \$10,000 is allowed from the ${\mathfrak p}$	personal estate of as
surviving spouse and/or custodian of deco	edent's minor child(ren) in accordance with law (for
estates before April 27, 2001 only).	
Subject to D.C. Code, sec. 20-906, a hor	nestead allowance in the sum of \$15,000 is authorize
from the real or personal estate to	as the surviving spouse/domestic
partner and, if none, to	as a custodian of a surviving minor child and to
as a dependent of	child, to be divided equally between each of the
children.	
Subject to the homestead allowance and	as provided in D.C. Code, sec. 20-905, a family
allowance in a reasonable sum not to exc	eed \$15,000 is authorized from the personal estate
to as surviving s	spouse /domestic partner and decedent's minor
child(ren) whom the decedent was obliga	ted to support and children who were in fact being
supported by the decedent, in accordance	e with law.
After payment of the homestead and the	family allowance and as provided in D.C. Code, sec.
20-906, tangible personalty or other pers	conalty not exceeding the value of \$10,000 is allowed
to the surviving spouse/domestic partner	and if none, to the decedent's surviving children
jointly as exempt property.	
Subject to any limitation of the will (if de	cedent died testate), D.C. Code Title 20, or by an
order of Court, the personal representativ	ve(s) may, in addition to any power or authority
contained in the will and to any other con	nmon law or statutory power, properly exercise those
general powers as enumerated in D.C. Co	bde, sec. 20-741, subject to the following limitations

JUDGE

cc: Include Attorney of Record and P.R.

October 2009