

Judicial Council of California

455 Golden Gate Avenue · San Francisco, California 94102-3688 www.courts.ca.gov/policyadmin-invitationstocomment.htm

INVITATION TO COMMENT

W25-10

Title

Decedents' Estates: Succession to Real Property of Small Value Review and submit comments by January 6, 2025

Action Requested

Proposed Rules, Forms, Standards, or Statutes Revise forms DE-310 and DE-315

Proposed by Probate and Mental Health Advisory Committee Hon. Jayne Chong-Soon Lee, Chair **Proposed Effective Date** April 28, 2025

Contact Corby Sturges, 415-865-4507 corby.sturges@jud.ca.gov

Executive Summary and Origin

The Probate and Mental Health Advisory Committee proposes revising two forms in response to recent legislation that changed the statutory procedure for claiming succession to real property by raising the maximum value of the property claimed to \$750,000 and limiting the application of the procedure to succession to a decedent's primary residence in California. The proposed form revisions would conform to these changes and make technical and formatting corrections.

Background

Effective January 1, 2025, Assembly Bill 2016 (Stats. 2024, ch. 331) amended Probate Code sections 13150, 13151, 13152, and 13154 and repealed section 13158.¹ These amendments narrow the scope of the procedure used to claim succession to a decedent's real and personal property in California if the gross value of the decedent's estate in California falls below a specified value. That procedure may now be used only for succession to real property that was the decedent's "primary residence in this state" if the gross value of "that real property" does not

¹ All further statutory references are to the Probate Code. AB 2016 also amended sections 13100 and 13101, which govern the affidavit procedure for collection or transfer of *personal* property. The property used to determine eligibility for that procedure now excludes "any property included in a petition filed under Section 13151." Because the affidavit used in this procedure is not submitted to the court but is instead given directly to the holder of the property to be collected, there is no applicable Judicial Council affidavit form.

exceed the threshold amount.² The legislation also, effective April 1, 2025, increases the maximum value of the subject real property to \$750,000, to be further adjusted every three years according to the procedure in section 890.³

The Proposal

Petition to Determine Succession to Real Property (form DE-310) and *Order Determining Succession to Real Property* (form DE-315) are currently used for the procedure described above. The statutory amendments require revisions to these forms to allow their continued use for the new procedure. The committee proposes, effective April 28, 2025, to:

- Revise form DE-310 by:
 - Retitling the form as *Petition to Determine Succession to Primary Residence in California*;
 - Updating item 1 to specify that the real property that is the subject of the petition was the decedent's primary residence in California and not any other real or personal property;⁴
 - Revising item 8 to refer only to the real property that is the subject of the petition and to update the maximum values of that property;
 - Updating item 11 to limit the scope of the property description to the property that is the subject of the petition and to require that, in addition to a statement of the decedent's interest in the real property, the petition include facts showing that the property was the decedent's primary residence in California; and
 - Revising items 12 and 13 to refer more specifically to the real property that is the subject of the petition; and

² See, e.g., Stats. 2024, ch. 331, § 4, amending § 13151. The amendments have the peculiar effect of allowing a decedent to have more than one "primary residence" but only one such residence in California. This effect was acknowledged and accepted by the bill's author and sponsor.

³ The committee also plans to recommend technical revisions to *Maximum Values for Small Estate Set-Aside & Disposition of Estate Without Administration* (form DE-300) and *Affidavit re Real Property of Small Value* (form DE-305) to reflect the amount increased by AB 2016 and other amounts adjusted according to the requirements in section 890. All adjusted amounts will take effect April 1, 2025, and be published by that date on the California courts website. Because the revisions to forms DE-300 and DE-305 will do no more than apply the formula mandated by section 890(b), the committee plans to recommend their adoption along with the forms in this proposal, effective April 28, 2025, without circulating them for public comment.

⁴ The Probate Code no longer authorizes a petition procedure for succession to real or personal property of small value other than a decedent's primary residence in California. Section 13152(f), as amended, makes clear that the procedure to succeed to the decedent's primary residence in California applies regardless of the decedent's date of death. (See also § 13152(a)(2).) The affidavit procedures under section 13100 et seq. (personal property) and section 13200 et seq. (real property) will remain available after January 1, 2025, for succession to property of small value.

- Revise form DE-315 by:
 - Retitling the form as *Order Determining Succession to Primary Residence in California*;
 - Revising item 6 to refer more specifically to the real property that is the subject of the order and to update the maximum values of that property;
 - Revising item 7 to refer more specifically to the property that is the subject of the order;
 - Adding new item 8, a finding that the real property that is the subject of the petition was the decedent's primary residence in California; and
 - Renumbering existing item 8 as item 9 and revising it to specify more precisely the property that is the subject of the order.

The forms, as proposed to be revised, are attached at pages 5–7.

Alternatives Considered

The committee did not consider the alternative of taking no action because the form revisions are required to implement statutory changes affecting litigants, including self-represented litigants, and to bring the forms into compliance with current law. The committee did consider proposing different effective dates for the revisions. Initially, the committee considered proposing a January 1, 2026, effective date, but determined that an earlier effective date would be more appropriate. Because the increase to the maximum value of eligible property takes effect April 1, 2025, delaying implementation beyond that date longer than necessary would frustrate self-represented litigants who attempted to claim residences belonging to decedents who had died on or after April 1 that were valued at more than \$184,500 but less than \$750,000.

The committee also considered proposing a January 1, 2025, effective date, with circulation for comment after council approval. Although AB 2016's limitation of the statutory process to a decedent's primary residence in California does take effect on January 1, the committee determined that the existing forms may be used without modification to succeed to a decedent's primary residence until May 12, 2025. That is the first day on which a person may file a petition under section 13151 to succeed to a decedent's primary residence that is valued between \$184,500 and \$750,000.⁵ In addition, even if the council revised the forms effective January 1, 2025, it would need to revise them again on or shortly after the April 1, 2025, effective date of the adjustment of the maximum property value. The committee concluded that two separate but related revisions of the same forms within four months of one another would cause confusion

⁵ The April 1, 2025, value adjustments required by section 890 and SB 1106 apply only to property of decedents who die on or after that date. Section 13151 requires a successor to wait at least 40 days after a decedent's death before filing a petition to start the process in which forms DE-310 and DE-315 are used. The revised forms will therefore take effect in time for their first authorized use.

exceeding any benefit of an earlier effective date. For these reasons, the committee proposes that all form revisions take effect April 28, 2025, the Monday after the meeting at which the Judicial Council will consider proposals circulated for comment this winter cycle.

Fiscal and Operational Impacts

The only fiscal or operational impacts this proposal may have on courts or litigants are the costs of replacing outdated forms and reprogramming digital case management systems. Because the changes are required by statute, their impacts cannot be avoided.

Request for Specific Comments

In addition to comments on the proposal as a whole, the advisory committee is interested in comments on the following:

• Does the proposal appropriately address the stated purpose?

The advisory committee also seeks comments from *courts* on the following cost and implementation matters:

- Would the proposal provide cost savings? If so, please quantify.
- What would the implementation requirements be for courts—for example, training staff (please identify position and expected hours of training), revising processes and procedures (please describe), changing docket codes in case management systems, or modifying case management systems?
- How well would this proposal work in courts of different sizes?

Attachments and Links

- 1. Forms DE-310 and DE-315, at pages 5-7
- 2. Link A: Assembly Bill 2016 (Stats. 2024, ch. 331), https://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=202320240AB2016

						DE-310	
AT	FORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NO .:			FOR COURT USE ONLY		
NA							
CIT	REET ADDRESS:	STATE:	ZIP CODE:				
	EPHONE NO.:	FAX NO.:	ZIP CODE:				
	AIL ADDRESS:	TAX NO			DRAFT 110624		
	ATTORNEY FOR (name):				Not approved by		
91	IPERIOR COURT OF CALIFORNIA, COUN				the Judicial Counci	I	
	TREET ADDRESS:						
	AILING ADDRESS:						
CITY AND ZIP CODE:							
	BRANCH NAME:						
ES	STATE OF (name):				CASE NUMBER:		
				DECEDENT			
				DECEDENT	HEARING DATE AND TIME:	DEPT.:	
	PETITION TO DETE						
	PRIMART RESIL	ENCE IN CALIFO					
1.	Petitioner (name of each person claim	ing an interest):					
	requests a determination that the real property described in item 11 <mark>was the decedent's primary residence in California</mark> and is property passing to petitioner.						
2.	Decedent <i>(name):</i> a. Date of death:						
	b. Place of death (city and state or, if outside the United States, city and country):						
3.	3. At least 40 days have passed since the decedent's death.						
4.	 a. Decedent was a resident of this county at the time of death. b. Decedent was not a resident of California at the time of death. Decedent died owning property in this county. 						
5.	5. Decedent died intestate (<i>without a will</i>) testate (<i>with a will</i>), and a copy of the will is attached as Attachment 5 or 12a						
6.	 a. No proceeding for the administration of decedent's estate is being conducted or has been conducted in California. b. Decedent's personal representative's consent to use the procedure provided by Probate Code section 13150 et seq. is attached as Attachment 6b. 						
7.	 Proceedings for the administration of decedent's estate in another jurisdiction a have not been commenced. b have been commenced and completed. (Specify state, county, court, and case number): 						
8.	 B. The gross value, at the time of decedent's death, of decedent's interest in the real property described in item 11, as shown by the attached appraisal, did not exceed (check one): a. \$166,250 (decedent died before April 1, 2022). b. \$184,500 (decedent died on or after April 1, 2022, and before April 1, 2025. Form DE-300 is attached as required by law). c. \$750,000 (decedent died on or after April 1, 2025, and before April 1, 2028. Form DE-300 is attached as required by law). (Prepare and attach as Attachment 8 an appraisal of the property described in item 11. (Use Judicial Council forms DE-160 and DE-161.) A probate referee appointed for the county named above must perform the appraisal. See Probate Code, §§ 8901, 8902.) 						
9.	 a. Decedent is survived by (check ite (1) spouse 	-	•			, ,	
	 (2) no spouse, as follows: (3) registered domestic par (4) no registered domestic (5) child, as follows: (a) (6) no child (7) issue of a predeceased (8) no issue of a predecease 	ther partner <i>(See Family</i> natural or ado child sed child	pted (b)	c); Probate C] natural, add	spouse deceased sode, §§ 37(b), 6401(c), and 6402.) opted by a third party		
	b. Decedent is is not				ren who would have been adopted b	у	
	decedent if a legal barrier had not	prevented adoption.	. (See Probate (20ae, § 6454.	.)	Page 1 of 2	

PETITION TO DETERMINE SUCCESSION TO PRIMARY RESIDENCE IN CALIFORNIA

	DE-31						
ESTATE OF (name):	CASE NUMBER:						
	DECEDENT						
Decedent is survived by (complete if decedent is survived by (1) a spouse or registered domestic partner described in Probate Code, § 37, but no issue (only a or b apply); or (2) no spouse or registered domestic partner described in Probate Code, § 37, and no issue. Check only the first box that applies.)							
 a a parent or parents who are listed in item 14. b a sibling, or issue of a deceased sibling, all of whom are listed in item 14. c other persons who might be entitled to inherit property if decedent did not have a will, all of whom are listed in item 14. d no known next of kin. 							
11. Attachment 11 contains (1) the legal description and the Assessor's Parcel Number of the real property claimed in this petition; (2) a statement of decedent's interest in the property, including facts that show that the property was decedent's primary residence in California; and (3) if any petitioner's claim to the property is based on succession under Probate Code sections 6401 and 6402, facts that show whether the property was community, separate, or quasi-community property.							
 Each petitioner is a successor of the decedent (as defined in Probate Code section 13006) and successor to the decedent's interes in the real property described in item 11 because each petitioner is (will) a beneficiary who succeeded to that property under decedent's will, and a copy of the will is attached as Attachment 							
5 or 12a.							
13. The interest <mark>of</mark> each petitioner in the property described in item 11 [is stated in Attachment 13 is as follows (<i>specify</i>).						
14. The names, relationships to decedent, ages, and residence or mailing petitioner, of (1) all persons named or checked in items 1, 9, and 10; property in the absence of a will; and (3) all persons designated in the	(2) all other persons who may be entitled to inherit decedent's						
15. The names and addresses of all executors named in decedent's will a	are listed below listed in Attachment 15.						
 No executor is named. There is no will. 16. Petitioner is the trustee of a trust designated in decedent's will to receive property. The names and addresses of all persons interested in the trust, as determined in cases of future interests under Probate Code section 15804(a)(1), (2), or (3), are listed in Attachment 16. 17. Decedent's estate was under a guardianship conservatorship at decedent's death. The names and addresses of all persons serving as guardian or conservator 							
18. Number of pages attached: Date:							
(TYPE OR PRINT NAME OF ATTORNEY)	(SIGNATURE OF ATTORNEY)*						
I declare under penalty of perjury under the laws of the State of California Date:	a that the foregoing is true and correct.						
(TYPE OR PRINT NAME OF PETITIONER)	(SIGNATURE OF PETITIONER)*						
(TYPE OR PRINT NAME OF PETITIONER)	(SIGNATURE OF PETITIONER)*						
* Each petitioner (i.e., each person named in item 1) must sign this form. (Probate Code, § 10	SIGNATURE(S) OF ADDITIONAL PETITIONERS ATTACHED						
PETITION TO DETERMINE PRIMARY RESIDENCE							

DE-315						
ATTORNEY OR PARTY WITHOUT ATTORNEY STATE BAR NO.: After recording, return to:						
NAME:						
FIRM NAME:						
STREET ADDRESS:						
CITY, STATE, ZIP CODE:	r	DRAFT 110624				
	Not approved by					
EMAIL ADDRESS:	the	the Judicial Council				
ATTORNEY FOR (name):						
SUPERIOR COURT OF CALIFORNIA, COUNTY OF						
STREET ADDRESS:						
MAILING ADDRESS:						
CITY AND ZIP CODE:						
BRANCH NAME:	FC	OR RECORDER'S USE ONLY				
ESTATE OF (name):		CASE NUMBER:				
	DECEDENT					
ORDER DETERMINING SUCCESSIO PRIMARY RESIDENCE IN CALIFOR		FOR COURT USE ONLY				
1. Date of hearing: Time:						
Dept./Room:						
Judicial Officer <i>(name):</i>						
THE COURT FINDS						
2. Notice has been given as required by law.						
3. Decedent died on <i>(date):</i>						
a. a resident of this county.						
	this county					
c. intestate (without a will) itestate (with a will).						
At least 40 days have passed since the decedent's death.						
5. a. No proceeding for the administration of the decedent's estate is now being or has been conducted in California.						
b. Decedent's personal representative has consented in writing to use the procedure in Probate Code section 13150 et seq.						
 The gross value of the real property described in item 9a does not exceed 						
\$166,250 (death before April 1, 2022).						
\$184,500 (death on or after April 1, 2022 <mark>, and before April 1, 2025</mark>).						
\$750,000 (death on or after April 1, 2025).						
 Each petitioner is a successor of the decedent (as defined in Probate Code section 13006) to the decedent's interest in the real property described in item 9a because each petitioner is (check one): 						
 a. (will) a beneficiary who succeeded to the property under decedent's will. b. (no will) a person who succeeded to the property under Probate Code sections 6401 and 6402. 						
8. The real property described in item 9a was the decedent's primary residence in the state of California.						
 The real property described in item 9a was the decedent's p 	nmary residence in the stat	le of California.				
THE COURT FURTHER FINDS AND ORDERS						
9. a. The real property described in Attachment 9a	described below p	basses to each petitioner as described in b.				
	Give legal description of property, including Assessor's Parcel Number):					
Lowe regar description of property, including Assessor's raider number).						
b. Each petitioner's name and specific interest in the property of the pro	erty 🛛 🔄 is stated in Atta	chment <mark>9b</mark> is as follows <i>(specify):</i>				
	-					
10. Other orders are stated in Attachment 10.						
11. Number of pages attached:						
Date:						
Date:		JUDICIAL OFFICER				
	SIGNATURE FOLLO					
Form Adopted for Mandatory Use ORDER DETERM		Tage Tort				
Judicial Council of California	DENCE IN CALIFORNIA	www.courts.ca.dov				
DE-315 [Rev. April 1, 2025] PRIMARY RESI	DENCE IN CALIFURNIA					

7