Instructions for Form (MPC 162) - Surviving Spouse, Children, Heirs at Law

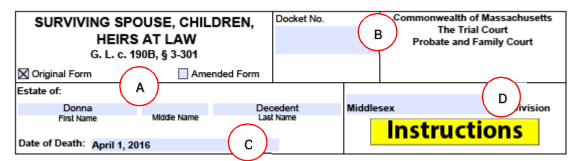
About This Form

Form Use. This form must be used to identify a Decedent's surviving spouse, children and heirs at law. Heirs at law are persons entitled to receive the Decedent's property under the intestacy succession laws if there is no will. For dates of death on or after March 31, 2012, the Massachusetts Uniform Probate Code, G. L. c. 190B, § 2-101, et seq., should be consulted. For deaths prior to that date, see generally, Chapter 190.

Filing Fee. There is no fee to file this form.

Filing with the Court. This form must be filed with the petition to which it relates. Failure to submit this form with the petition to which it relates will result in a delay in processing your case.

Top of the Form



$\left(A\right)$

Original or Amended Form

Put an "X" next to "Original Form" if this is the first time you are filing this form; put an "X" next to "Amended Form" if you have previously filed this form with the court and are now changing the information.



There are specific rules that govern when a pleading can be amended. A Petition for Informal (MPC 150) can only be amended prior to allowance. A formal petition may be amended

as a matter of right prior to an appearance being filed before 10:00 a.m. on the return day. Thereafter, a motion must be filed requesting court approval along with an amended petition. See Rule 7 of the Supplemental Rules of the Probate and Family Court.



Docket Number

If known, fill in the docket number assigned by the court or leave blank if not yet assigned.



Decedent's Name and Date of Death

Enter the name of the deceased and date of death.



Division

Enter the name of the county Probate and Family Court where this form will be filed. (Example: Suffolk Division, Middlesex Division, Plymouth Division, etc.)

Line 1 - Information Regarding Decedent's Surviving Spouse

*** ALL PETITIONERS M UST COM PLETE LINE 1***

A 1. The Decedent did not leave a surviving spouse left a <u>surviving</u> spouse:

NAME OF SURVIVING SPOUSE ADDRESS (omit if since deceased)

Sam Spouse B 1 Main Street Anywhere MA 00000

Surviving Spouse, if any

Put an "X" next to the appropriate box to indicate if the Decedent left a **SURVIVING** spouse at the time of the Decedent's death. If a spouse survived the Decedent's death but is no longer living at the time of this filing, you must put an "X" next to the box that indicates that the Decedent left a surviving spouse.

B Name and Address

Enter the name of the **SURVIVING** spouse and complete address. If the spouse is no longer living at the time of this filing, you may omit the address. **ALERT:** You must provide additional information regarding the **since deceased spouse in line 8** of this form.



If any heir at law is under a legal disability (a minor, an adjudicated or an alleged incapacitated or protected

person) then you must provide additional information regarding the <u>heir at law</u> in line 7 of this form.

Line 2 - Information Regarding Decedent's Children

*** ALL PETITIONERS M UST COM PLETE LINE 2**

A 2. a. The Decedent did not have children (biological or adopted) that the following children (biological or adopted):

NAME OF DECEDENT'S CHILD		ADDRESS (omit if deceased)		OUSE	MINOR
Alaina Doe		1 Main Street Anytown MA 00000	⊠Yes	□No	Yes
Olivia Doe	В		XYes	□No	C

b. The surviving spouse has children who are <u>not</u> children of the marriage to the Decedent.

A Line 2, part a, Decedent's Children

Put an "X" next to the appropriate box to indicate if the Decedent had children (*biological or adopted*), whether alive or deceased.

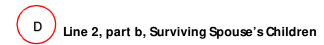
B Name and Address

Enter the name of the Decedent's children and complete address. If a child is **deceased**, you may omit the address. **ALERT:** If a child **SURVIVED** the Decedent's death but is no longer living at the time of this filing, you must provide additional information regarding the

since deceased child in line 8 of this form ONLY IF the child is an heir at law. See the Intestate Succession Charts on pages 11 - 12.



Put an "X" next to the appropriate box to indicate if the Decedent's child is a child of the surviving spouse. If the Decedent was never married or a spouse did not survive, do not check either box. If a child is a minor, you must check the "Yes" box. ALERT: You must provide additional information regarding the minor child in line 7 of this form ONLY IF the child is an heir at law. See the Intestate Succession Charts on pages 11 - 12.



Put an "X" next to this box if the **SURVIVING** spouse has children who are **NOT** children of the marriage to the Decedent <u>and</u> the Decedent <u>died on or after March 31, 2012</u>.



If any heir at law is under a legal disability (a minor, an adjudicated or an alleged incapacitated or protected person) then you must provide additional information regarding the heir at law in line 7 of this form.

Line 3 - Information Regarding Children of any Predeceased Child

*** Complete Line 3 ONLY if the Decedent left children in line 2a*** 3. a. All of the children listed in 2a survived the Decedent.

NAME OF PREDECEASED CHILD	DATE OF DEATH
Olivia Doe	3/20/2014
dick to ac	dick to remove

c. The predeceased child(ren) listed in 3b:

☐ did not leave surviving descendants (children, grandchildren, etc.) (biological or adopted).
 ☒ left the following surviving descendants (children, grandchildren, etc.) (biological or adopted):

NAME OF SURVIVING DESCENDANT OF PREDECEASED CHILD	ADDRESS (omit if since deceased)	RELATIONSHIP TO DECEDENT	A MINOR
Benjamin Doe	1 State Street Anytown MA 00000	Grandchild	Yes
	D		E
		dick to add dick	to remove

A Line 3, part a, All Children Survived

Check this box if **ALL** of the children listed in 2a **SURVIVED** the death of the Decedent.

B Line 3, part b, Predeceased Children

Check this box **ONLY** if a child of the Decedent listed in 2a died **BEFORE** the death of the Decedent. Enter the name and date of death of the child who **predeceased** the Decedent.

Line 3, part c, Descendants of any Predeceased Child

Put an "X" next to the appropriate box to indicate if a **predeceased** child listed in 3b left descendants children, grandchildren, etc.)(biological or adopted) who **SURVIVED** the death of the Decedent.



Name and Address

Enter the name of the **SURVIVING** descendant(s) and complete address. If a descendant is no longer living <u>at the time of this filing</u>, you may omit the address. **ALERT:** You must provide additional information regarding the **since deceased descendant in line 8** of this form **ONLY IF** the descendant is an <u>heir at law</u>. See the Intestate Succession Charts on pages 11 - 12.



Relationship to Decedent; Minor

Identify the descendant's relationship to the **Decedent** (grandchild, great-grandchild, etc.). If a descendant is a minor, you must check the "Yes" box. **ALERT:** You must provide additional information regarding the **minor descendant in line 7** of this form **ONLY IF** the descendant is an

heir at law. See the Intestate Succession Charts on pages 11 - 12.



If any heir at law is under a legal disability (a minor, an adjudicated or an alleged incapacitated or protected person) then you must

provide additional information regarding the <u>heir at</u> <u>law</u> <u>in line 7</u> of this form.

Line 4 - Information Regarding Decedent's Parents

** Complete Line 4 **ONLY** if the Decedent left **NO** surviving descendants (children, grandchildren, etc.)**

Otherwise and go to **line 7 and line 8**.

(A	The Decedent	eft a si	surviving parent or parents:
	NAME OF SURVIVING PARENT(S)		ADDRESS (omit if since deceased)
		(в)	
			dick to add dick to remove



Surviving Parent(s), if any

Put an "X" next to the appropriate box to indicate if the Decedent left a **SURVIVING** parent at the time of the Decedent's death. If a parent survived the Decedent's death but is no longer living at the time of this filing, you must put an "X" next to the box that indicates that the Decedent left a surviving parent.



Name and Address

Enter the name of the **SURVIVING** parent(s) and complete address. If a parent is no longer living

at the time of this filing, you may omit the address. ALERT: You must provide additional information regarding the since deceased parent in line 8 of this form.



If any heir at law is under a legal disability (a minor, an adjudicated or an alleged incapacitated or protected person) then you must provide additional information regarding the heir at law in line 7 of this form.

Line 5 - Information Regarding Decedent's Siblings and Children of any Predeceased Sibling

For deaths on or after March 31, 2012: Complete line 5a and line 5b ONLY if the Decedent left NO surviving spouse, descendants (children, grandchildren, etc.) or parents.

Otherwise and go to line 7 and line 8.

For deaths <u>prior to March 31, 2012</u>: Complete line 5a and line 5b ONLY if the Decedent left **NO** surviving descendants (children, grandchildren, etc.) or parents.

Otherwise and go to line 7 and line 8.

A	5. a	 The Decedent did not leave a survivole or half-blood): 	iving sibling.	left the following surviving sibling(s) (biological of	r adopted,
		NAME OF SURVIVING SIBILING		ADDRESS (omit if since deceased)	A MINO

Yes	NAME OF SURVIVING SIBILING		ADDRESS (omit if since deceased)	A MINOR
		В		Yes
Yes				Yes

A Line 5, part a, Surviving Sibling(s)

Put an "X" next to the appropriate box to indicate if the Decedent left a **SURVIVING** sibling (biological or adopted, whole or halfblood) at the time of the Decedent's death. If a sibling survived the Decedent's death but is no longer living at the time of this filing, you must put an "X" next to the box that indicates that the Decedent left a surviving sibling.

B Name and Address; Minor

Enter the name of the **SURVIVING** sibling(s) and complete address. If a sibling is no longer living

at the time of this filing, you may omit the address. ALERT: You must provide additional information regarding the since deceased sibling in line 8 of this form. If a sibling is a minor, you must check the "Yes" box. You must provide additional information regarding the minor sibling in line 7 of this form.



If any <u>heir at law</u> is under a legal disability (a minor, an adjudicated or an alleged incapacitated or protected person) then you must provide additional information regarding the <u>heir at law</u> in line 7 of this form.

C b. One or more of the Deced	ent's siblings died <u>before</u> the Decedent a	nd left surviving descendants (biolog	ical or
NAME OF SURVIVING DESCENDANT OF PREDECEASED SIBLING	ADDRESS (omit if since deceased)	RELATIONSHIP TO DECEDENT	A MINOR
	D5	E	Yes

Line 5, part b, Descendants of any Predeceased Sibling

Put an "X" next to the box to indicate that one or more of the Decedent's siblings died before the death of the Decedent leaving **SURVIVING** descendants (biological or adopted).



Name and Address

Enter the name and address of the surviving descendant(s). If a descendant is no longer living at the time of this filing, you may omit the address. ALERT: You must provide additional information regarding the since deceased descendant in line 8 of this form.



Relationship to Decedent; Minor

Identify the descendant's relationship to the Decedent (niece, nephew, etc.). If a descendant is a minor you must check the "Yes" box. ALERT: You must provide additional information regarding the minor descendant in line 7 of this form.



If any heir at law is under a legal disability (a minor, an adjudicated or an alleged incapacitated or protected person) then you must provide additional information regarding the heir at law in line 7 of this form.

Line 6 - Information Regarding Next of Kin

* For deaths on or after March 31, 2012: Complete line 6 ONLY if the Decedent left NO surviving spouse, descendants (children, grandchildren, etc.), parents, siblings, or descendants of any predeceased sibling.



* For deaths prior to March 31, 2012: Complete line 6 ONLY if the Decedent left NO surviving descendants (children, grandchildren, etc.), parents, siblings, or descendants of any predeceased sibling.



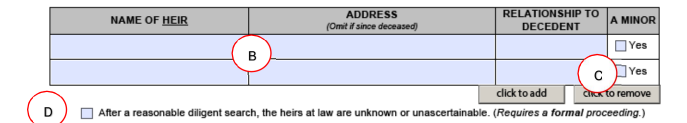
and go to line 7 and line 8.

6. List the heirs as defined by the law in effect on the Decedent's date of death. (Select one):



The heirs at law are as follows:

For assistance, see the Instructions and the Massachusetts Degree of Kinship Chart (MPC 960). See also line 7 and line 8.





Heirs at Law/ Next of Kin

Put an "X" next to this box to indicate that the Decedent's estate passes to the Decedent's next of kin. Check the applicable statute in effect on the Decedent's date of death and the Intestate Succession Charts on pages 11 - 12. Review the Massachusetts Degree of Kinship Chart (MPC 960) on page 13 carefully since the heirs at law may include persons up to 11 degrees or more of kinship. Create a family tree, if necessary.



Name and Address

Enter the name and address of the surviving heir(s) at law. ALERT: If an heir at law survived the Decedent's death but is no longer living at the time of this filing, you must provide additional information regarding the since deceased heir at law in line 8 of this form.



Relationship to Decedent; Minor

Identify the heir at law's relationship to the **Decedent** (1st cousin, etc.). **ALERT:** If an heir at law is a minor, you must provide additional information regarding the minor heir at law in line 7 of this form.



If any heir at law is under a legal disability (a minor, an adjudicated or an alleged incapacitated or protected

person) then you must provide additional information regarding the <u>heir at law</u> in line 7 of this form.



Unknown/ Unascertainable Heirs at Law

Put an "X" next to this box if after a reasonable diligent search, the heirs at law are unknown or unascertainable.



Checking this box will prohibit you from filing an Informal Petition (MPC 150)! A Formal Petition (MPC 160) however, may be filed.

Line 7- Information Regarding Heirs at Law Under a Legal Disability

*** ALL PETITIONERS M UST COM PLETE LINE 7, if applicable ***

NONE of the Decedent's heirs at law (surviving spouse, children, etc.) are under a legal disability except for:

NAME OF <u>HEIR</u> AND RELATIONSHIP TO DECEDENT	LEGAL DISABILITY	REPRESENTED BY * (Guardian ad litem required unless waived. See Instructions)	NAME/ADDRESS OF REPRESENTATIVE (Provide docket number or proof of appointment for any court appointed fiduciary.)
A	☐ Minor List age: ☐ Incapacitated or protected person (adjudicated or alleged)	Guardian Conservator Unrepresented*	В



Heirs at Law under a Legal Disability

Enter the name of any <u>heir at law</u> under a legal disability and indicate their relationship to the Decedent. Check the appropriate box to identify the legal disability (a minor or an adjudicated or an alleged incapacitated or protected person). If a minor, list the age.



Represented By

Check the appropriate box to indicate if an heir
at law is represented by a guardian,
conservator or is unrepresented. Provide the
name and complete address of the

representative. Include the docket number or proof of appointment for any <u>court appointed</u> fiduciary.



An <u>informal proceeding</u> is <u>NOT</u> available if an <u>heir at law</u> <u>is a minor</u> or an adjudicated or an alleged incapacitated or protected person unless he or she is represented by a conservator or a guardian who is not the petitioner</u>. A formal proceeding

however may be commenced. Any request for parental or virtual representation can ONLY be made in a formal proceeding. To do so, the petitioner must submit a motion for court approval prior to the appointment of a Guardian ad Litem. A formal proceeding is always required when an heir at law under a legal disability is unrepresented.

Line 8 - Information Regarding Heirs at Law Since Deceased

* * * ALL PETITIONERS M UST COM PL	ETE UNE 8, if a	pplicable.* * *
------------------------------------	-----------------	-----------------

NONE of the heirs at law (surviving spouse, children, etc.) who survived the Decedent are deceased at the time of this filing except for:

NAME OF SINCE DECEASED <u>HEIR</u> AND RELATIONSHIP TO DECEDENT			NAME/ADDRESS OF REPRESENTATIVE (Provide docket number or proof of appointment for any court appointed fiduciary.)	
	A	Personal Representative (Required for an informal proceeding) Unrepresented (Formal proceeding required)	В	



Heirs at Law since Deceased

Enter the name of any **heir at law** who **SURVIVED** the death of the Decedent but is no longer living <u>at the time of this filing</u>. Indicate their relationship to the Decedent.



Represented By

Check the appropriate box to indicate if that estate is represented by a <u>court appointed</u> **Personal Representative**. Enter the name and complete address of the Personal

Representative. Include the docket number or proof of appointment.



If an heir at law is since deceased (i.e. died <u>after</u> the death of the decedent), a Personal Representative must be appointed

to represent that estate in order to proceed <u>informally</u>. If no Personal Representative is appointed to represent the since deceased's estate, a **formal proceeding** must be filed.

Bottom of Form - Petitioner Signature/ Attorney Information

ALL PETITIONERS M UST COM PLETE THIS SECTION

** Important Information - Please Read**

Review the completed form for accuracy prior to filing it with the court. If you do not understand this form, do not sign it! Please consult an attorney for legal advice. Court staff cannot provide legal advice or instruct you as to the identity of a Decedent's heirs at law.

I cert	SIGNED UNDER TH					lief.
Date:	April 15, 2016	Signature	of Petition		(<i>p</i>	A)
				Mary Smith (Print name)		
				(Address)	(Apt	t, Unit, No. etc.)
				Concord City/Town)	MA (State)	00000 (Zlp)
		Primary	Phone #:	000-000-0000		
		B.B.O. #	•			
		Email:	MSmith(@provider.com		



Petitioner Signature Section

All Petitioners must complete this section and sign the form on the Petitioner signature line and date it in the appropriate space.





Attorney Signature Section

If the Petitioner is represented by an attorney, the attorney must complete this section and sign the form on the Attorney signature line and date it in the appropriate space.

After You Have Finished

Once completed, you must file this form with the petition to which it relates in the proper division of the Probate and Family Court. Failure to submit this form with the petition to which it relates will result in a delay in processing your case.

For Additional Information

A detailed description of each probate process can be found in the *MUPC Estate Administration*Procedural Guide: A Guide to Estate Administration Practices & Procedures in the Probate and Family

Court, located at: http://www.mass.gov/courts/docs/courts-and-judges/courts/probate-and-family-court/mupc-procedural-guide.pdf.

Massachusetts Uniform Probate Code (G. L. c. 190B) Intestate Succession

(for dates of death on or after March 31, 2012)

	If the Decedent is survived by:	The intestate estate passes to:
1.	Spouse and Children (or the descendants of any predeceased child) and all surviving children are also children of the surviving spouse and the surviving spouse has no surviving children who are not children of the decedent.	Spouse Only.
2.	Spouse and Children (or the descendants of any predeceased child) and not all surviving children of the Decedent are also children of the surviving spouse; OR the surviving spouse also has surviving children who are not children of the Decedent.	Spouse AND decedent's surviving children (and surviving descendants of any pre-deceased child).
3.	Spouse and NO Children	 Spouse ONLY, if no surviving parents; OR Spouse AND decedent's surviving parent(s).
4.	Children (or descendants of any pre-deceased child) and NO Spouse	Surviving Children ONLY (and surviving descendants of any pre-deceased child).
5.	Parents, and NO Spouse and NO Children	Surviving Parent(s) ONLY.
6.	Siblings (or descendants of any pre-deceased sibling), and NO Spouse, NO Children, and NO Parents	Surviving Siblings ONLY (and surviving descendants of any pre-deceased sibling).
7.	Kin and NO Spouse, NO Children, NO Parents, NO Siblings	Surviving closest relative according to degrees of kindred (see § 2-103(4)).
8.	No Taker	Commonwealth orSoldiers Home (see § 2-105).

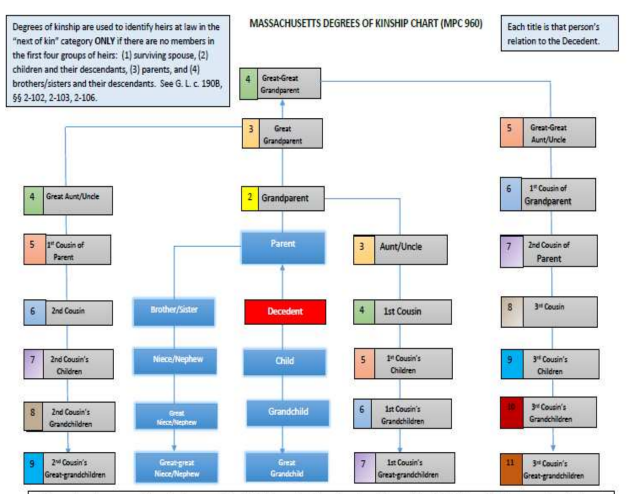
Intestate Succession Pursuant to G. L. c. 190

(for dates of death prior to March 31, 2012)

	If the Decedent is survived by:	The intestate estate passes to:
1.	Spouse and Children (or the descendants ¹ of any predeceased child)	Spouse AND decedent's surviving children (and surviving descendants of any pre-deceased child).
2.	Spouse and NO Children	 Spouse ONLY, if no surviving kindred²; OR Spouse AND decedent's surviving kindred.
3.	Children (or descendants of any pre-deceased child) and NO Spouse	Surviving Children ONLY (and surviving descendants of any pre-deceased child).
4.	Parents, and NO Spouse and NO Children	Surviving Parent(s) ONLY.
5.	Siblings (or descendants of any pre-deceased sibling), and NO Spouse, NO Children, and NO Parents	Surviving Siblings ONLY (and surviving descendants of any pre-deceased sibling).
6.	Kin and NO Spouse, NO Children, NO Parents, NO Siblings	Surviving closest relative according to degrees of kindred (see Massachusetts Degree of Kinship Chart (MPC 960).
7.	No Taker	Commonwealth

¹ Chapter 190 uses the term "issue" and not "descendants" to refer to the Decedent's children, grandchildren, etc.

² Kindred includes surviving parent(s), or if none, surviving sibling(s) and descendants of any predeceased sibling, or if none, the closest surviving relative as listed on the Massachusetts Degrees of Kinship Chart (MPC 960).



- The numbers above represent the order of nearness in blood to the deceased and are referred to as "degrees of kindred". The lower the degree or number, the closer a
 relation is to the Decedent.
- When there are multiple relations with the same degree, those who claim through the nearest ancestor are preferred. See G. L. c. 1908, § 2-103 (4). For example, if the
 nearest living relatives are a great-aunt, a great-uncle and two 1st cousins, all are 4th degree relations, but the two 1st cousins inherit because they claim through the
 grandparents a closer ancestor than the great-grandparents.
- The nearest living relatives of the lowest degree inherit the estate equally regardless of whether they claim on the mother's side or the father's side of the family.
 Children of deceased relatives in a class are excluded. See G. L. c. 1908, § 2-103 (4).
- If there are no known heirs at law, see G. L. c. 1908, § 2-105. The Attorney General must be provided notice in such cases.