### Transferring property when someone dies...

#### Do I have to go to Court to inherit property from someone who dies?

Not always. If you have the legal right to inherit personal property, like money in a bank account or stocks, and the estate is worth \$150,000 or less, you may not have to go to court.

There is a simplified process you can use to transfer the property to your name, but this process is not for real property, like a house.

## How do I know if the estate is worth \$150,000 or less?

To calculate the value of the estate:

#### Include:

- All real and personal property
- All life insurance or retirement benefits that will be paid to the estate

#### Do not include:

- Cars
- Real property outside of California
- Property held in trust, including a living trust.
- Real or personal property that the person who died owned with someone else (joint tenancy)
- Property (community, quasicommunity or separate) that passed directly to the surviving spouse

- Life insurance, death benefits or other assets not subject to probate that pass directly to the beneficiaries
- Unpaid salary or other compensation up to \$15,000 owed to the person who died.
- The debts or mortgages of the person who died

For a complete list, see Probate Code § 13050

# Can I subtract the deceased person's debts to calculate the value of the estate?

No. You are not allowed to subtract the debts of the person who died.

#### What if the estate is in Probate?

You cannot use this process, unless the Personal Representative of the estate agrees in writing to let you do so.

## Can anyone use this simplified Process?

You qualify if you have the legal right to inherit property from the person who died. You must be a beneficiary in the Will or an heir if the person died without a Will. Other people may qualify too, like the guardian or conservator of the estate. For a complete list, see Probate Code § 13051