PROBATE COU	RT OF	cou	JNTY, OHIO
ESTATE OF			, DECEASED
CASE NO.			
APPLICATION TO F	RELIEVE ESTA [R.C. 2113.		MINISTRATION
Applicant states that decedent died on			
Decedent's domicile was	Stre	et Address	
City or Village, or Township if unincorporate	d area		County
Post Office	State		Zip Code
[Check one of the following]  Decedent's will has been admitted to prol To applicant's knowledge, decedent did n			
[Check one of the following] The assets are \$15,000 or less and decement the assets are \$25,000 or less and decement the assets are \$35,000 or less and decement the assets are \$50,000 or less; the survival free April 16, 1993. The assets are \$85,000 or less; the survival free September 14, 1993. The assets are \$100,000 or less; the survival free March 18, 1999.	dent died on or after dent died on or after ving spouse is entitle ving spouse is entitle	October 20, 1987. November 9, 1994. d to all of the assets a	and the decedent died on or
Applicant asks that the estate be relieved from A statement of the assets and liabilities of the			
The decedent's surviving spouse, next of kill Form 1.0.	n, legatees, and devi	sees known to applica	ant, are listed on the attached
Attorney for applicant		Applicant	
Typed or Printed Name		Typed or Printe	d Name
Address		Address	
Phone Number (include area code)		Phone Number	(include area code)
Attorney Registration No.			

## [Reverse of Form 5.0]

## WAIVER OF NOTICE

The undersigned surviving spouse, heirs at law, legatees, devisees, of the application to relieve decedent's estate from administration, was				
ENTRY SETTING HEARING AND	ORDERING NOTICE			
The Court sets, at, at application to relieve decedent's estate from administration.	as the date and time for hearing the			
[Check one of the following]				
All notice is dispensed with as unnecessary.				
Notice by publication to interested parties is dispensed with as unnecessary. Written notice shall be given, as provided by law and the Rules of Civil Procedure, to those persons entitled to notice, who have not waived notice.				
Written notice is dispensed with as unnecessary. Notice by publication shall be given to interested parties as provided by law and the Rules of Civil Procedure.				
Written notice shall be given to those persons entitled to notice, who have not waived notice, and notice by publication shall be given to interested parties, as provided by law and the Rules of Civil Procedure.				
Date	Probate Judge			