# CHECKLIST FULL ADMINISTRATION WITHOUT WILL

## **Initial Filing Fee:**

Court Costs: \$200.00

#### Requirements:

Filed in the Probate Court in the County where the decedent was domiciled at time of death. Domicile is the determining factor for jurisdiction, not residency. If the decedent is a non-resident with property in Ohio, then the estate may be commenced in a county in which property of the decedent is located.

There are no statutory limits on the value of probate assets that can be transferred through a full administration.

If there are other individual's resident of Ohio with the same, or a priority, right to administer the estate as the applicant, a Waiver of Right to Administer must be filed from each of them, or the appointment will be deferred for scheduled hearing and notice to them.

A non-resident of Ohio cannot be appointed as the administrator of an Ohio estate.

## **E-Filing Process:**

When the following documents are accepted by the Court and approved, the Entry Appointing Fiduciary; Letters of Authority will be mailed to the Applicant.

### **Checklist:**

Application for Authority to Administer Estate (Form 4.0)
Surviving Spouse, Children, Next of Kin, Legatees and Devisees (Form 1.0)
Proposed Entry Appointing Fiduciary; Letters of Authority (Form 4.5)
Copy of Picture ID of the applicant
Copy of Death Certificate – with the social security number redacted
Fiduciary's Acceptance (DCPC Form 4.0A)
Waiver of Right to Administer (Form 4.3) if applicable
Fiduciary's Bond (Form 4.2) if applicable