

BYRON E. MACFARLANE REGISTER OF WILLS FOR HOWARD COUNTY

9250 JUDICIAL WAY, SUITE 1100 ELLICOTT CITY, MARYLAND 21043 BMACFARLANE@REGISTERS.MARYLAND.GOV • 410.313.2133

February 26, 2024

The Honorable Luke Clippinger, Chair Judiciary Committee House Office Building, Room 101 Annapolis, MD 21401

RE: House Bill 1258 – Estates and Trusts – Estate Administration – Publication of Notice

Dear Chairman Clippinger and Members of the Judiciary Committee,

My name is Byron Macfarlane, I am the Register of Wills for Howard County, and I serve as Chair of the Legislative Committee of the Maryland Register of Wills Association. On behalf of our entire Association, I respectfully urge a favorable committee report on House Bill 1258.

In addition to my written testimony, you will find enclosed letters of support from the Registers of Wills for Allegany, Garrett, Harford, Washington, and Wicomico Counties, and summaries from the Registers for Carroll and Cecil Counties of serious problems with existing law that this bill will remedy.¹

OVERVIEW

This bill would discontinue the costly, time-consuming, logistically problematic, and superfluous publication of estate notices in print newspapers. It would replace this antiquated requirement with a centralized, online statewide database for all estate notices to be maintained by the Registers of Wills and made available for free. **This will save over 10,000 Maryland families over \$1.7 million per year in publication costs.**² In anticipation of pursuing this legislation, the Registers have already established this online database. It is up and running and was created within our existing IT contract at no additional cost to the public.³ It launched in March of 2020, has approximately 9,000 hits per month – with nearly 240,000 unique hits since its inception – and if you conduct a Google search for "Maryland estate notices," our website is the top search result.⁴

¹ Attachments 1, 2, 3, 4, 5, 6, and 7.

² Attachment 8: Estimated Publication Costs by Jurisdiction for FY2023.

³ Attachment 9: Screenshot of "Legal Notices" section of the Registers of Wills website.

⁴ Attachment 10: Screenshot of Google search of "Maryland estate notices".

A. NOTICE ALREADY PROVIDED DIRECTLY TO INTERESTED PERSONS

We want to ensure that all interested persons in an estate are both notified of the opening of the estate and advised of their rights as interested persons. This is already achieved by the Registers of Wills mailing notices directly to those parties, which includes legatees – those named to inherit in a Last Will and Testament – and heirs – those who would inherit if there were no Will.⁵ This process successfully provides notice to virtually all interested persons, with rare exceptions.

B. ESTATE NOTICES HAVE A SPECIFIC AUDIENCE NOT BEING REACHED

In addition to notices mailed directly to the interested persons, the law has also required that notices be printed in a newspaper of general circulation. The purpose of these notices is not to notify the general public, however. Its specific goal is to attempt to reach anyone who is a bona fide interested person in an estate but did not receive a mailed notice. We know from speaking with creditors that they look at our website to identify deceased debtors. We also know from experience that when interested persons did not receive a mailed notice, it is almost always by mistake, and they still learn of the estate opening by word of mouth from family and friends, not by reading the legal notices section of their local paper. In these cases, the Registers add those individuals to our case management system and send them the notices they were entitled to, easily remedying any omission.

C. FAMILIES RELIANT ON INCREASING FEES TO OUT-OF-STATE CORPORATIONS; REGISTERS FORCED TO PLAY ROLE OF COLLECTION AGENT AND PROOFREADER

This antiquated requirement has left the State of Maryland at the mercy of an unpredictably changing print newspaper industry. In recent years, local newspapers have either been shuttered or consolidated by out-of-state corporate conglomerates. Maryland families going through probate and the Registers assisting them may only have one local newspaper to use for publication of notice, and the industry cannot guarantee they will continue to operate newspapers of general circulation in all of Maryland's 24 jurisdictions in perpetuity. Additionally, the legal duty to publish notices in probate lies with the Registers, not the newspaper industry, and if any individual publication or all of Maryland's publications decide to stop offering this service, it would be impossible for us to fulfill our duty. Again, the unpredictable future of this industry puts the Registers, meaning the State, in an unsustainably precarious position with no long-term assurances.

Also, since many of these newspapers have no competition, they can charge unreasonably high fees. In Frederick County, for example, there is only one local paper, which has raised its rates twice in the past year. It charges \$343.20 for a regular estate notice, the highest in the state.

Further, many of these newspapers will only publish notices if the Register facilitates the payment of their fees. This puts the Registers, as fiduciaries and state officials, in the position of collecting payments for private corporations. While this practice is both inappropriate and untenable, we have no choice but to comply with the whims of these businesses because we have a statutory obligation to ensure these notices are published.

⁵ Attachment 11: "Notice to Interested Persons" and "Notice of Appointment, Notice to Creditors, Notice to Unknown Heirs."

⁶ Attachment 12: Breakdown of Maryland Publications' Parent Corporations Showing 22 of 24 Jurisdictions Rely on Newspapers owned by Out-of-State Interests

D. REBUTTING ANTICIPATED INDUSTRY OPPOSITION

Representatives of the publishing industry have consistently opposed efforts in the Maryland General Assembly to move on from legal notice requirements in printed newspapers that pre-date the advent of the personal computer, the internet, and the smartphone.

We've heard arguments that legal notices *must* be published in print newspapers by independent bodies, and that without print newspapers, there is no way to properly archive proof that notice has been given. What we haven't heard is *why* independent publication is so imperative, nor how collecting piles of newspapers is a suitable method for archiving legal notices.

As previously mentioned, the publishing industry has no legal duty to publish estate notices. It is a *choice* based on unpredictable businesses that could decide to close local papers or cease to offer to publish legal notices at any time, to which the Registers and the public would have no recourse. Under our legislation, alternatively, we create an affirmative statutory duty that the Registers maintain and operate a centralized online database of all estate notices. Unlike current law, this bill ensures that this database will be available to the public for free, forever. Since we have already created this database and it has been up and running for four years, there's no question whether we can deliver this service. And in terms of archiving proof of notice, this database stores these legal notices in perpetuity and as required by law, the Registers must make copies of estate notices part of the public record in each estate that requires a notice be given. In contrast, just as the publishing industry has no legal duty to publish estate notices, it also has no duty to archive proof of notice, nor does it have a duty to make those archival records available to the public.

Lastly, while the publishing industry has established their own centralized database, presumably in anticipation of this legislation, it does not change these facts: the industry has no legal duty to provide this information to the public, it still creates a financial burden on grieving families for no discernable purpose, these notices are still chronically error-prone, and corrections lead to delays that prejudice Maryland families and have a deleterious impact on judicial economy.

E. SUMMARY IN SUPPORT OF A FAVORABLE COMMITTEE REPORT

While myriad legal notices have been printed in newspapers since time immemorial – before the advent of the personal computer, the internet, and the smartphone – the reality is this: print newspaper estate notices do not serve their defined purpose, they are an unnecessary financial burden on grieving families – to the tune of \$1.7 million per year – and they impose an untenable burden on the State and the public. We can untether ourselves from the whims of out-of-state monopolistic media corporations, move our method of notice into the modern era with our centralized statewide notice website, continue to protect the due process rights of interested persons, and make the probate process less expensive and more efficient for our constituents.

The Registers of Wills enthusiastically endorse this measure and respectfully request a favorable report on House Bill 1258.

Sincerely,

Symmetry

Marfaelon

SUPPORT A FAVORABLE REPORT FOR HB1258

SUMMARY

- 1. All interested persons in estates in Maryland receive a mailed notice from the Register of Wills.
 - a. This legislation would not change this. Interested persons will continue to have their due process rights protected.
- 2. Estate notices, unlike other legal notices, have a specific rather than general audience.
 - a. That audience is unknown heirs and unknown creditors, meaning individuals or entities that did not already receive a notice in the mail.
 - b. We know that this audience is not being reached through printed estate notices.
- 3. Print publication of notice is redundant, ineffective, and increasingly costly and problematic for the State.
 - a. Interested persons already receive notices in the mail, so printed notices are redundant.
 - b. Unknown heirs and unknown creditors do not read the legal notices section of print newspapers to determine if estates have been opened.
 - c. The print newspaper industry has become unpredictable and unreliable for publishing estate notices:
 - i. Publication fees are rising.
 - ii. We have fewer newspapers to choose from.
 - iii. The industry cannot guarantee they will print publications of general circulation in every jurisdiction in Maryland in perpetuity.
 - iv. The industry is increasingly being consolidated by out-of-state corporations with less and less competition.
 - v. Publications are increasingly demanding the public pay their fees out of pocket before they're able to access estate funds, an undue burden.
 - vi. Publications are increasingly forcing the Registers of Wills to play the role of collections agents for their fees, an inappropriate burden on the State.
 - vii. Publications are chronically error-prone, forcing the Registers of Wills to play the role of proofreader, another inappropriate burden on the State.
 - 1. These chronic errors require notices to be re-published, delaying the closing of estates and prolonging the process for grieving families.
- 4. The Registers of Wills have already established a centralized statewide database of all estate notices at no additional cost to the public.
 - a. This database is free.
 - b. It is the top Google search result for anyone looking for estate notices.
 - c. Notices are published free of errors.
 - d. Notices are archived permanently.

5. A FAVORABLE REPORT ON HB1258 WILL:

- a. Save grieving families nearly \$1.7 million per year in unnecessary publication fees.
- b. Alleviate the State of its precarious and unsustainable reliance on an unpredictable print newspaper industry to publish estate notices.
- c. Ensure that the due process rights of bona fide interested persons in probate estates are protected through (1) notices mailed directly to them and (2) a free, easy to locate centralized website of all estate notices maintained by the Registers.



STATE OF MARYLAND REGISTER OF WILLS FOR ALLEGANY COUNTY, MARYLAND

MARY BETH PIROLOZZI REGISTER OF WILLS www.registers.maryland.gov 59 PROSPECT SQUARE 1st FLOOR CUMBERLAND, MARYLAND 21502 TELEPHONE (301) 724-3760 FAX (301) 724-1249

February 26, 2024

The Honorable Luke Clippinger, Chair Judiciary Committee
House Office Building, Room 101
Annapolis, MD 21401

RE: House Bill 1258 – Estates and Trusts – Estate Administration – Publication of Notice

Dear Mr. Chairman and Members of the Judiciary Committee,

I write in support of House Bill 1258 and ask for a favorable committee report on this important legislation. As Register of Wills for Allegany County:

- I know the readership and circulation of the Cumberland Times has diminished dramatically and that the unknown heirs are not being reached through the newspaper. Heirs will find out about an estate through word of mouth from relatives or friends, and the creditors will use our website.
- We are the collection agency for these newspapers whose ownerships are out of the state of Maryland, in our case Johnstown, PA and our citizens are paying lots of money for these notices, money that doesn't even stay local. Errors occur frequently, we have had customers who have waited months for a refund, or if they didn't pay directly in person, they have been inconvenienced by having to pay again because no one could find their payment at the newspaper. And the stories go on and on.
- Routinely, notices need to be republished because of errors in the notices.
- Interested persons will continue to get a notice mailed directly to them by the Registers, preserving their due process rights.

Thank you for your time and attention. I respectfully urge a favorable report on House Bill 1258.

Sincerely,

Mary Beth Pirologgi Mary Beth Pirologgi Register of Wills



RITA L. WATSON

Register of Wills 313 E. Alder Street, Room 103 Oakland, Maryland 21550

February 21, 2024

The Honorable Luke Clippinger, Chair Judiciary Committee House Office Building, Room 101 Annapolis, MD 21401

Re: House Bill 1258 – Estates and Trusts – Estate Administration – Publication of Notice

Dear Mr. Chairman and Members of the Judiciary Committee,

I am writing to ask for your support of House Bill 1258 and to ask for a favorable committee report on this important legislation.

As Register of Wills for Garrett County, I have assisted many families during the death of a loved one with the required publication of the Notice to Creditors, Notice of Appointment and Notice to Unknown Heirs in the local newspaper. This has been an extremely difficult challenge both for my office and for the families I serve. As I am required to publish in a newspaper in our local jurisdiction, I have only one choice. The newspaper's main office has moved out of state to West Virginia and has no local contact for questions, to collect payments or to drop off the necessary documents for publication. I must email the Notice to Clarksburg, WV; then have the proof emailed back to my staff for proofreading; make the necessary changes and return the proof for publication. This requires many hours of my time and my staff's time as the newspaper has nearly a 99% error rate. The newspaper then calls the families for payment of the publication by credit card before they publish the Notice. The families sometimes feel this is a spam call even though we have advised them someone from the paper will be calling. However, not knowing when the paper will call or when the family can pay the fee, results in my office not being able to print a first publication date on the Notice. This has caused many issues for both my office and the public.

The price of publication of the Notice is costly and now the newspaper is requiring families pay by ACH rather than credit card to prevent an additional 3% fee. I find that all creditors and interested persons do not read the newspapers. Many call our office to see if a member of the public is deceased and we direct them to our current website to check not only our website, but the website for all Maryland counties. We have received much positive feedback as to the convenience and ease of this feature.

Phone: 301-334-1999 • Fax: 301-334-1984 • Toll-Free: 888-334-2203 rwatson@registers.maryland.gov (e-mail)

In summary, I believe the following positive changes can be achieved by a favorable report on House Bill 1258.

- 1. Cost savings to the already grieving families and especially in my county, an expense that is often hard for these families to pay.
- 2. A central location where all creditors and members of the public can locate an estate Notice for a decedent dying in any county in Maryland if a person is unsure of their location.
- 3. Eliminate costly errors in the publication of the Notices that are made by the newspapers using a template and not making all corrections.
- 4. A tremendous savings of time of Register of Wills staff proofreading and editing the Notices before publication as the Notices would be directly uploaded by the Register of Wills Office.

Thank you for your time reading and considering my thoughts on this important Bill. It is my goal to serve the public to the best of my ability and I believe this Bill will be beneficial to my constituents and help better serve the interests of my county.

Sincerely,

· Butos & liatson

Rita L. Watson Register of Wills Garrett County Rebecca Raspe Chief Deputy

Ashley Suttell Assistant Chief Deputy

Kelly Denis ROW Admin II

Charlotte M. Smetana Deputy



The Register of Wills for Harford County

DEREK K. HOPKINS, REGISTER

18 Office Street, 1st Floor

Bel Air, Maryland 21014

410-638-3275 410-879-1940

Fax 410-893-3177

Karen Novakoski Deputy

Stephanie A. Blades Deputy

Lucy B. Lutche Deputy

Carol Smith Deputy

February 23, 2024

The Honorable Luke Clippinger, Chair Judiciary Committee House Office Building, Room 101 Annapolis, MD 21401

RE: House Bill 1258 - Estates and Trusts - Estate Administration - Publication of Notice

Dear Mr. Chairman and Members of the Judiciary Committee,

I write in support of House Bill 1258 and ask for a favorable committee report on this important legislation.

As Register of Wills for Harford County, my office has encountered numerous issues with running the Notice to Creditors in our local paper (the Aegis). Back in June 2023, we were notified by Aegis that they were changing their billing practices. Due to a lack of payment from our attorneys and PR's (an issue they never told us about), they changed all accounts to cash accounts. They now require all new clients to pay before they run the Notice. This means they call each PR (who does not have an attorney who has an account in good standing with the Sun) and require credit card payments over the phone.

- o This created so much confusion in the beginning. PRs were getting these calls from Aegis, and we were unaware (at that time) of their billing changes.
- o PRs expressed their concern that this was a scam, where people were trying to steal their credit card information.
 - This billing practice may lead to scammers. If anyone knew how the Aegis collected their payment, all anyone must do is get these PR's phone numbers, say they are from the Aegis/Baltimore Sun, ask for payment, and have all the information needed to steal their credit card information.

www.registers.maryland.gov

- We expressed our concerns with the Baltimore Sun, but they were/are unwilling to change their policy.
- The attorney's accounts for the billing of Notice to Creditors were messed up for months.
- o Some PRs outright refused to pay because they were uncomfortable giving their credit card information over the phone.

It currently takes Aegis around one month from when they receive the Notice to Creditors to run the first Notice in the newspaper.

- o The length of time is majorly due to issues at the Aegis. It takes weeks for them to create accounts, create the ad, and collect payment from the PRs.
- o At one time they were a month behind.
- o Some of these delays are due to PR's refusing to pay.
- We currently have an eight-page report on estates where we are still waiting for Certificate of Publications.
- Their delays have because us to cancel Judicial Probate Hearings because Notice did not run.
- o Their delays are causing estates to remain open for longer periods of time (for the creditor time for the State of MD Dept. of Health).

The new billing process has put our office in the middle of the PR's issues with the Aegis and the Aegis collecting payments.

- PRs are frustrated (which is warranted) it has been weeks without a phone call for payment.
 - That frustration is taken out on us.
 - We reach out to the Aegis routinely for status on Notices.
- o The Aegis is reaching out to us with issues collecting payments.
- Our employees spend a lot of time dealing with these issues.

Thank you for your time and attention. I respectfully urge a favorable report on House Bill 1258.

Sincerely,

Derek Hopkins

Register of Wills for Washington County, Maryland

Lacy M. Flook, Register of Wills 100 W. Washington St., Ste. 3400 Hagerstown, MD 21740 Telephone: 301-739-3612 Fax: 301-733-8636

MD Only: 1-888-739-0013

February 14, 2024

The Honorable Luke Clippinger, Chair Judiciary Committee House Office Building, Room 101 Annapolis, MD 21401

RE: House Bill 1258 - Estates and Trusts - Estate Administration - Publication of Notice

Dear Mr. Chairman and Members of the Judiciary Committee,

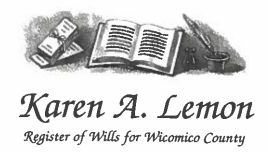
I write in support of House Bill 1258 and ask for a favorable committee report on this important legislation.

As Register of Wills for Washington County, I can testify first-hand that the publishers, which we have two (2) in our County, require our office to collect the fee (which our office is **not** supposed to do) required for publication and mail the fee and the copy of the Notice to their respective office, which is **not** located in our County. The publishers will not give us a specific date that they will publish the notice in the paper. If there is an error in the Notice, you must email one person about the correction, receive an email from someone else to proof the Notice and give them the approval, all which is done outside of our County. While our fees are not substantial as some County's, it is still an added expense to the Estate which could be avoided with the online publication proposed in the House Bill 1258. In most Estates, we know who the heirs are, and they receive a copy of the Notice mailed directly to them. Also, typically if an unknown person finds out that their relative has passed, they will contact the Register of Wills to see if an Estate has been opened.

Thank you for your time and attention. I respectfully urge a favorable report on House Bill 1258.

Sincerely,

Lacy M. Flook, Register



Courthouse, P.O. Box 787 Salisbury, Maryland 21803-0787

410-543-6635 • Fax 410-334-3440 Toll free within Md. 1-888-786-0018

February 22, 2024

The Honorable Luke Clippinger, Chair Judiciary Committee House Office Building, Room 101 Annapolis, Maryland 21401

Re: House Bill 1258-Estates and Trusts-Estate Administration-Publication of Notice

Dear Mr. Chairman and members of the Judiciary Committee,

I write in support of House Bill 1258 and ask for a favorable committee report on this important legislation.

As Register of Wills for Wicomico County, we have encountered several problems with our local newspaper. For example, they want my office to collect the publication fee for them even though I explained to them that they would have to collect the money from the personal representative. Also, some Notices are not published in a timely manner which causes problems.

Thank you for your time and attention. I respectfully urge a favorable report on House Bill 1258.

Sincerely,

Karen A. Lemon

Register of Wills for Wicomico County

CARROLL COUNTY

Publications: Carroll County Times & Daily Record

General Problems:

- The Carroll County Times (CCT) has implemented a new policy that notices must be paid for prior to publication.
 - This has created a significant problem. For instance, a notice was sent to CCT to be published on 12/26/23, but payment was not received prior to the expected publication date, so CCT did not publish the notice. The CCT contacted the attorney for the estate, was unable to reach them, but decided to grandfather him in so the notice could be published. It was finally published a week later, and the delay in publication will delay the closing of the creditor period and when the Account for the estate is due.
- The Register's office does not always receive copies of the CCT.
- The Register's office received the Daily Record (DR) late in the week, so the Register's staff has to check online to see if estate notices were published. The staff have experienced problems accessing notices to determine if they were published on time and if they were published correctly.

Specific Issues with Deficient Notices Published

- In just one 8-month period, the following deficient notices were published, which required the Register's staff to proofread the notices, call the publications, and arrange for correct notices to be published. Every one of these estates had the creditor period and accounting requirements delayed because the initial notice published was deficient.
 - \circ 1/16/24 Zip code wrong DR
 - \circ 12/5/23 Wrong time for judicial hearing DR
 - o 11/14/23 Incorrect party identified as caveator in judicial probate DR
 - 10/31/23 PR appointment date wrong DR
 - 10/31/23 PR name misspelled CCT
 - \circ 10/17/23 Zip code wrong DR
 - 10/17/23 Zip code wrong, decedent's name and street address wrong DR
 - \circ 10/10/23 Zip code wrong DR
 - o 9/26/23 Decedent's name correct in header but wrong in body of notice DR
 - \circ 9/19/23 Zip code wrong DR
 - o 8/29/23 Attorney name misspelled DR
 - 7/25/23 Notice has "white" printed behind name of decedent in body of two notices, seemingly carried over from prior notices – DR
 - o 7/18/23 Could not access online edition to proofread notices CCT
 - 7/11/23 Did not receive copy of CCT and could not access online edition to proofread notices – CCT

- $\circ~~7/4/23-Did$ not publish on a holiday (CCT does) so published the following day $-\,DR$
- \circ 6/27/23 City name wrong DR
- o 6/20/23 Zip code and date of death wrong DR wrong
- o 6/13/23 PR name misspelled DR
- o 6/6/23 PR name misspelled DR

CECIL COUNTY

Publication: Cecil Whig

General Problems:

- The Cecil Whig requires advance payment.
 - o The Whig's office is 68 miles from the courthouse.
 - o They have limited hours, now just 10:00am-3:00pm.
 - It is not always easy for a family member to speak to someone to pay by credit card.
 - The advance payment is a hardship for some constituents who also have to advance funds for a nominal bond in order to be appointed Personal Representative.
 - Our office expends \$246.48 per year for a subscription to the Whig just to proofread their legal notices.
- Because the Register's staff has to proofread notices, due to routine errors, this consumes valuable time that could be spent assisting members of the public visiting the office or calling with questions.
- Because of the routine errors, republication extends the time for creditors to file claims against estates and delays the closing of those estates.

Specific Issues with Deficient Notices Published (Nov. 2022 - Jan. 2024):

- **November 30, 2022** Email to the Whig for estate 24542. The decedent's name was published incorrectly.
- **December 29, 2022** Email to the Whig for estate 24593. The zip code was listed incorrectly in the publication.
- **January 20, 2023** Email to the Whig for estate 24640. The decedent died without a Will, but the publication listed they had a Will.
- **February 8, 2023** Email to the Whig for 3 different estates. Estate 24722 the PR's name is spelled incorrect. Estate 24594 the decedent's last name was spelled incorrect. Estate 24554 the wrong estate number listed.
- **February 15, 2023** Email to the Whig for two separate mistakes. For estate 24705 the estate number was listed incorrectly. Estate 24606 the date of death was listed incorrectly.
- **February 22, 2023** Email to the Whig for Estate 23055. The wrong estate number was listed.
- March 1, 2023 Email to the Whig for estate 24393. The AKA middle name was spelled incorrectly.
- March 15, 2023 Email to the Whig for Estate 24773. The wrong estate number was listed.
- March 23, 2023 Email to the Whig for two separate estates. Estate 24790, the wrong estate number was published along with estate 24794.
- March 30, 2023 Email to the Whig for estate 24804. The surname was missing.
- **April 26, 2023** Email to the Whig for two estates. Estate 24825 the date the PR was appointed is incorrect. Estate 24857, the last name was spelled incorrectly.

- May 4, 2023 Email to the Whig for Estate 24654. The date the decedent died was incorrect.
- May 10, 2023 Email to the Whig for three separate estates. Estate 24902 the publication dates at bottom are incorrect. Estate 24612 the publication dates are incorrect. Estate 24667 the city was spelled incorrectly.
- May 17, 2023 Email to the Whig for two separate estates. Estate 24667, the first name of the decedent was spelled incorrectly. Estate 24832, the personal representative street address was spelled incorrectly.
- May 31, 2023 Email to the Whig for Estate 24943. The surname was missing from the publication.
- **July 26, 2023** Email to the Whig for two separate estates. Estate 25020 and 24753 the dates of publication are incorrect.
- August 9, 2023 Email to the Whig for Estate 25006. The date of publication was incorrect.
- October 12, 2023 Email to the Whig for Estate 24854. The decedent's name was incorrect.
- **November 1, 2023** Email to the Whig on three separate estates. Estate 25144 the AKA was incorrect. Estate 25184 the name was incorrect. Estate 25063 no AKA was needed.
- **January 17, 2024** Email to the Whig for Estate 25271. The day the PR was appointed was missing.
- **January 24, 2024** Email to the Whig for Estate 25225. The codicil date was missing in the publication.

ATTACHMENT 8 Estimated Publication Costs by Jurisdiction in Maryland for FY2023.

Jurisdiction	Est. Cost	
Allegany	\$33,665.86	
Anne Arundel	\$252,188.00	
Baltimore City	\$103,914.00	
Baltimore	\$226,318.00	
Calvert	\$8,325.00	
Caroline	\$23,107.50	
Carroll	\$105,714.00	
Cecil	\$61,297.50	
Charles	\$31,410.00	
Dorchester	\$17,355.00	
Frederick	\$172,590.00	
Garrett	\$18,815.00	
Harford	\$91,175.00	
Howard	\$43,613.00	
Kent	\$24,831.00	
Montgomery	\$203,673.00	
Prince George's	\$35,450.00	
Queen Anne's	\$38,223.00	
St. Mary's	\$21,300.00	
Somerset	\$5,280.00	
Talbot	\$47,410.30	
Washington	\$26,945.00	
Wicomico	\$22,939.00	
Worcester	\$45,726.00	
STATEWIDE TOTAL	\$1,661,265.16	

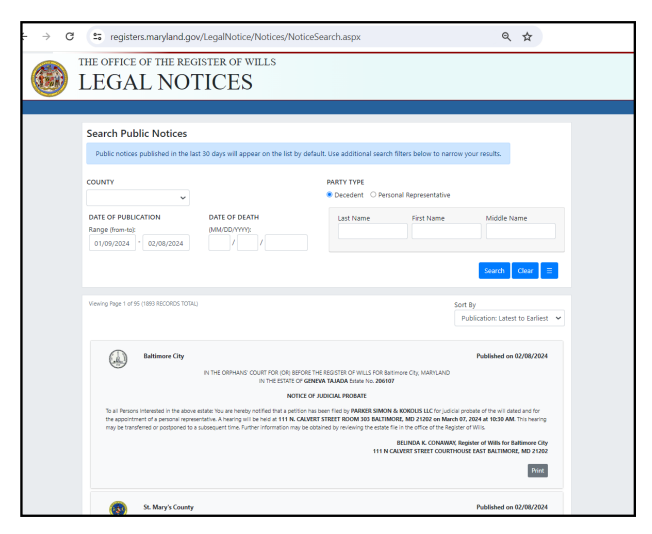
Screenshot of "Legal Notices" section of the Register of Wills website.

Description:

- Users can search notices by jurisdiction, date of publication, date of death of the decedent, the name of the decedent, or the name of the personal representative.
- Users can read the entire text of any published notice.
- Users can click the "Print" button to generate a print-friendly version of any notice.

Benefits of Online Legal Notices:

✓ Free of charge.
✓ Archived permanently.
✓ Auto-generated to eliminate errors.
✓ Changes may be made instantly.

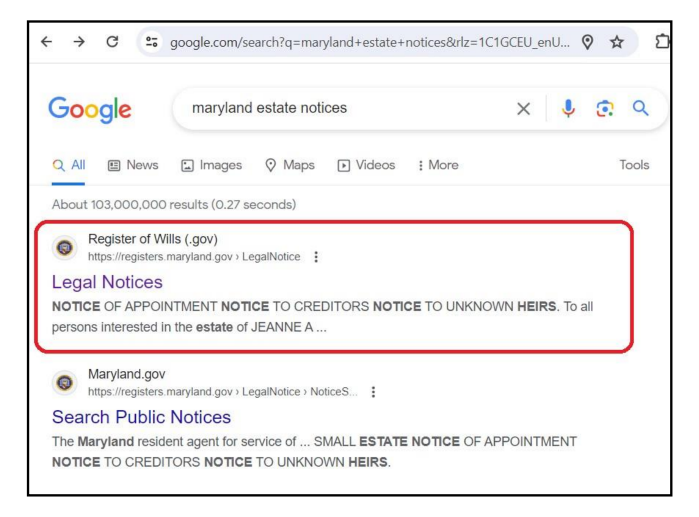


Scan QR code to be directed to the Register of Wills Legal Notices Website:





Screenshot of Google search results for "Maryland estate notices" which shows the Register of Wills' Notice website as the top search result.



NOTICE TO INTERESTED PERSONS

In accordance with Maryland law, you are hereby given legal notice of the proceedings in a decedent's estate as more fully set forth in the enclosed copy of the newspaper publication or Notice of Appointment.

This notice is sent to all persons who might inherit if there is no will or who are persons designated to inherit under a will.

This notice does not necessarily mean that you will inherit under this estate.

Further information can be obtained by reviewing the estate file in this office or by contacting the personal representative or the attorney.

Any subsequent notices regarding this estate will be sent to you at the address to which this notice was sent. If you wish notice sent to a different address, you must notify me in writing.

> BYRON E MACFARLANE Register of Wills

9250 JUDICIAL WAY SUITE 1100

Address

ELLICOTT CITY, MD 21043-

FILE IN DUPLICATE)	JOHN ADAMS, ESQ.
,	ADAMS & ADAMS, P.C.
	1000 MAIN STREET
	ELLICOTT CITY, MD 21043
	(name and address of attorney)

NOTICE OF APPOINTMENT NOTICE TO CREDITORS NOTICE TO UNKNOWN HEIRS

NOTICE TO UNKNOWN HEIRS				
To all persons interested in the estate of JOHN A. SMITH, SR.	ESTATE NO. 12345			
Notice is given that: (name and address) JOHN A. SMITH, JR. 1234 MAIN STREET ELLICOTT CITY, MD 21043				
was on FEBRUARY 28, 2024 appointed Person (date)	nal Representative of the estate of: JOHN A. SMITH, SR.			
who died on JANUARY 28, 2024 with a will.				
Further information can be obtained by reviewing to personal representative or the attorney.	the estate file in the office of the Register of Wills or by contacting the			
Any person having a claim against the decedent mor file it with the Register of Wills with a copy to the un (1) Six months from the date of the decedent's decedent of the decedent's decedent of the decedent's decedent of the decedent's decedent of the d	(6 months from date of appointment) nust present the claim to the undersigned personal representative idersigned on or before the earlier of the following dates: ath; or mails or otherwise delivers to the creditor a copy of this			
presents the claims within two months from the	ng the creditor that the claim will be barred unless the creditor e mailing or other delivery of the notice. A claim not presented n provided by law, is unenforceable thereafter. Claim forms may			
Name of newspaper designated by personal representative: The Daily Record	JOHN A. SMITH, JR.			
Date of publication: MARCH 5, 2024				
	True Test Copy Name and Address of Register of Wills for HOWARD COUNTY			

BYRON E MACFARLANE

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Breakdown of Maryland Publications' Parent Corporations Showing 22 of 24 Jurisdictions Rely on Newspapers owned by Out-of-State Interests

Jurisdiction	Publication	Parent Company	Headquarters
Allegany	Cumberland Times	Community Newspaper Holdings, Inc.	Alabama
Anne Arundel	The Capital, The Sun	The Sun: Alden Global Capital	New York
Baltimore City	Daily Record	Transom Capital Group	California
Baltimore	The Sun Jeffersonian, Daily Record	Transom Capital Group	California
Calvert	The Calvert Recorder	Adams Publishing Group	Minnesota
Caroline	Times-Record	Adams Publishing Group	Minnesota
Carroll	Carroll County Times	Alden Global Capital	New York
Cecil	Cecil Whig	Adams Publishing Group	Minnesota
Charles	Maryland Independent	Adams Publishing Group	Minnesota
Dorchester	The Banner	INI Holdings, Inc.	Delaware
Frederick	Frederick Post	Ogden Newspapers, Inc.	West Virginia
Garrett	The Republican	WV News	West Virginia
Harford	The Aegis	Alden Global Capital	New York
Howard	Daily Record	Transom Capital Group	California
Kent	Kent County News	Adams Publishing Group	Minnesota
Montgomery	Daily Record	Transom Capital Group	California
Prince George's	Prince George's Post	The New Prince George's Post	Maryland
Queen Anne's	The Rucker Observer	Adams Publishing Group	Minnesota
St. Mary's	The Enterprise	Adams Publishing Group	Minnesota
Somerset	County Times	INI Holdings, Inc.	Delaware
Talbot	The Star Democrat	Adams Publishing Group	Minnesota
Washington	The Herald Mail, The Hancock News	Herald Mail: Gannett Co. Inc.; Hancock News: The Morgan Messenger	Virginia; West Virginia
Wicomico	Daily Record	Transom Capital Group	California
Worcester	Maryland Coast Dispatch	Maryland Coast Dispatch: Maryland Coast Dispatch, Inc.	Maryland