PROBATE COURT OF PIKE COUNTY, OHIO

ESTA	ATE OF	, DECEASED
CASE NO		
		STATEMENT OF INTENT
it is h deced	is/her inter	dersigned attorney says that he/she is the attorney for the applicant and from the facts known, ntion that one of the following procedures is applicable to the estate of the above-named
1.		There will be an appointment of a fiduciary with full and complete administration of the estate
2.		The will is filed for the purpose of preservation only.
3.		The will is to be admitted to probate only.
4.		The will is to be admitted to probate and the estate will be relieved from administration.
5.		The estate is to relieved from administration.
6.		Ohio State Tax Return only will be filed.
7.		There will be an appointment of a fiduciary only for the sole purpose of filing an action for a wrongful death claim.
		Attorney for Applicant