State of New Jersey County Surrogate's Court

In the matter of the Estate of:

AKA	, Decc	eased	NEXT OF KIN AFFIDAVIT OF ASSETS AND DECLARATION In Lieu of Administration Where Real and Personal Estate Does Not Exceed \$20,000.00 (R.S. 3B:10-4)
<u>I.</u> and	say(s):		, of full age, being duly sworn, depose(s)
1.	I reside at		
2.			who died on,
	with a residence of New Jersey without leaving a Wi	11.	in the County of and State of
3.	The decedent was my		
4.	All of the decedent's next of kin are as follows:		
	NAME	Relationship	ADDRESS/RESIDENCE

NAME	Relationship (and age if a minor)	ADDRESS/RESIDENCE

5. The assets in the sole name of the decedent or held "as tenants in common" with decedent, known to me at this time do not exceed the sum of \$20,000.00, and are as follows (with documentary proofs of each asset attached):

ITEMS	TOTAL ESTIMATEDAMOUNT/VALUE
Cash on hand:	\$
Balances in bank accounts of decedent (list account	ts) \$
Corporate Stocks, bonds and notes, etc:	\$
Life insurance taken out by decedent without A named beneficiary or payable to the Estate:	\$
Automobiles (include year, made, model, and VIN	#): \$
Household effects, jewelry, other chattel, etc.:	\$
All other personal property belonging to the Estate (Refund checks, security deposits, etc.)	\$
Real Estate, located at (list separately by type and a (If market value is unknown, may use tax assessed	
REMARKS:	
TOTAL VALUATION OFF ALL PROPERTY:	\$
6. Therefore, I am entitled to take custody of Administration, in accordance with the Law the findings of any additional assets.	and duly administer said assets without Letters of vs of New Jersey, N.J.S.A. 3B:10-4 and will report
	Signature
Subscribed and sworn to before me	
on thisday of	, 20

Notary Public/Attorney at Law of New Jersey