В \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

                                    нотариальную контору г. \_\_\_\_\_\_\_\_\_\_\_\_\_  
     
                                    от \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  
                                           (фамилия, имя, отчество)  
     
                                    адрес: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  
                                                (адрес по прописке)

     
     
                                  [ЗАЯВЛЕНИЕ](http://blanker.ru/doc/zayavlenie-o-prinyatii-nasledstva)  
               о принятии наследства и выдаче свидетельства  
                            о праве на наследство  
     
        "\_\_"\_\_\_\_\_\_\_\_\_\_\_\_\_ \_200\_ г. умер(ла) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,  
                                                      (ф.и.о.)  
     
   проживавший(ая) в г. \_\_\_\_\_\_\_\_\_\_ по адресу: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.  
        Наследником является \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,  
                                       (ф.и.о., степень родства)  
     
   проживающий(ая) по вышеуказанному адресу: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.  
        Наследственное имущество \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  
   \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  
   \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  
   \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.  
        Настоящим  заявлением   наследство   принимаю   и   прошу  выдать  
   свидетельство  о   праве   на    наследство.    Других    наследников,  
   предусмотренных ст. 1142 ч. 3 ГК РФ, нет.  
     
     
   "\_\_"\_\_\_\_\_\_\_\_\_ \_200\_ г.                                  \_\_\_\_\_\_\_\_\_\_\_\_\_\_  
                                                              (подпись)  
     
   