# CHECKLISTS & INSTRUCTIONS FOR SCHEDULING HEARINGS

# INSTRUCTIONS FOR SCHEDULING A HEARING

- 1. Please be sure <u>all</u> items on the checklist, if applicable, are complete before contacting the Court to schedule a matter for hearing.
- 2. Please be sure that all proposed documents (Order, Judgment, Proof, Oath, etc.) and (SS# redacted) death certificate, for estate proceedings, are on file or provided to the Court before a hearing can be set.
- 3. The name of a minor child in all documents, including pleadings, should be listed by **initials only**, and the address of the minor child should be listed as City and State only.
- 4. Please check the online portal at <a href="https://courtsportal.dallascounty.org/DALLASPROD">https://courtsportal.dallascounty.org/DALLASPROD</a> to ensure all documents are on file before contacting the Court to schedule your matter for hearing.
- 5. Please consult with <u>all</u> parties (ad litem, other attorneys, witnesses, any prose litigants, etc.) before setting a hearing.
- 6. A hearing confirmation email will be sent to all attorneys once the hearing is set.
- 7. Please contact the Court as soon as all parties agree to **cancel** a hearing.
- 8. Only the party who sets the hearing may cancel it.
- 9. Please inform the Court if an Interpreter is needed when scheduling the hearing. Only Certified Interpreters are allowed to interpret matters in open Court.
- 10. All hearings related to Annual Accountings and Final Accountings cannot be set without the approval of the Court Auditor. The Law firm may contact the PC#3 Auditor at 214-653-6803
- 11.Please email the Court at <a href="mailto:probatecourt3@dallascounty.org">probatecourt3@dallascounty.org</a> to schedule your matter for hearing.

# CHECKLISTS BEFORE SCHEDULING YOUR MATTER FOR HEARING

APPLICATION TO PROBATE WILL		
☐ <u>Letters Testamentary</u>		
☐ Muniment of Title		
☐ <u>Independent Administration with Will (Annexed)</u>		
☐ Dependent Administration with Will		
ITEMS TO BE ON FILE		
☐ Application to Probate Will		
☐ Last Will & Testament – original or tangible copy delivered to the County Clerk; if Will is		
already on deposit, request Clerk to transfer into new cause number.		
☐ Issuance of Posted Notice		
☐ Proposed documents (Order, Proof and Oath)		
☐ Death Certificate (redact SS# only) – provide a copy to the Judge		
☐ Waivers, Declinations, Death Certificates(s) of Pre-Deceased Executors, Appointments of		
Resident Agents, etc. (if necessary)		
☐ Additional Proof(s) for witness(es) – for non-self-proven/ holographic Wills		
<ul> <li>Waiver De Novo if the matter is being heard by the Associate Judge</li> </ul>		
ADDITIONAL ITEMS TO BE ON FILE		
Copy of Will (Original that cannot be produced)		
After four (4) year Will		
☐ Proof of Notice to all heirs at law who would inherit in the absence of the Will		
☐ Attorney's Certificate (Similar to the certificate set forth in §202.057 of the TEC)		
☐ Additional Proof(s) for witness(es) & disinterested witness for after four year Will		
ADDITIONAL TIPS AND REQUIREMENTS (PROOF OF FACTS & ORDERS)		

- Distributees' Consent/Waivers must be executed by all distributees for Independent Administrations set forth in §401.002(a) or §401.002(b). Must include power to sell.
  - If the said distributees are unknown or cannot be determined, an Ad Litem must be appointed.
- MUNIMENT OF TITLE ONLY
  - Please be sure that the Applicant has personal knowledge of the Decedent's financial affairs.
  - The Applicant's Proof of Death and proposed Order must include the following statement, if true:
    - "The Decedent did not have any arrears in child support" and "that the Decedent did not have any debts"
- ALL ORDERS must **exclude** any language that states:
  - "All allegations in the application are true"
  - "All necessary proof required for probate of such Will has been filed"
  - "Such Will is entitled to probate"

## <u>APPLICATION FOR DETERMINATION OF HEIRSHIP</u>

$\Pi$	EMS TO BE ON FILE			
	Application – Determination of Heirship			
	Issuance of Citation by Publication			
	Ad Litem Appointment			
	Ad Litem – Original Answer or Report			
	\$500.00 deposit in the registry of the Court via County Clerk's office			
	Proposed documents (sole Judgment Declaring Heirship, Proof/Statement of Facts for two (2)			
	disinterested witnesses, etc.)			
	Death Certificate (redact SS# only) – provide a copy to the Judge			
	Proper Notice to all heirs at law - §202.051 - §202.056 of the TEC			
	OCA Office of Court Administration Publication – Proof of Online Publication			
	<ul> <li>If any party was notified via Citation by Publication, proof of OCA publication is</li> </ul>			
	required.			
	Attorney's Certificate - §202.057 of TEC			
	HEIRSHIP & INDEPENDENT ADMINISTRATION (COMBINED)			
	ADDITIONAL ITEMS TO BE ON FILE			
	☐ Application – Independent Administration			
	☐ Issuance of Posted Notice			
	☐ Distributees' Consents/Waivers executed by all heirs at law, including power to sell -			
	§401.003-§401.006 of the TEC			
	☐ Proposed documents (separate Order Appointing Independent Administrator, Proof of			
	Death & Other Facts - Applicant, Oath, etc.)			
	HEIRSHIP & DEPENDENT ADMINISTRATION (COMBINED)			
	ADDITIONAL ITEMS TO BE ON FILE			
	☐ Application – Letters of Administration			
	☐ Issuance of Posted Notice			
	☐ Proposed documents ( <i>separate</i> Order Appointing Dependent Administrator, Proof of			
	Death & Other Facts for Applicant, Oath, etc.)			

#### ADDITIONAL TIPS AND REQUIREMENTS (JUDGMENT & ORDER)

- There should be two separate Orders/Judgments as follows:
  - Order Granting Administration and Appointing (Independent) Administrator; and
  - Judgment Declaring Heirship
- Exclude the following language from the ORDER:
  - "that all proof has been made to this Court and is satisfactory and is entitled to probate;" and
  - All language regarding the heirship proceeding
- Exclude the following language from the JUDGMENT:
  - the payment and discharge information regarding the Attorney Ad Litem
  - any language indicating the need for an administration or for the appointment of the administrator.
- The name of a minor in all documents should be listed by initials only, and the address of the minor should be listed as only City and State.

#### APPLICATION FOR (PERMANENT) GUARDIANSHIP

ITEMS TO BE ON FILE

 BIND TO BE OITTEE
Application – Guardianship of Person/Estate
Issuance of Posted Notice
Issuance of Citation by <b>Constable</b> – Alleged Incapacitated Person
Current Medical Report/Certificate (Redact any Personal Identifiable Information)
<ul> <li>Be sure that the Medicial Certificate complies with §1101.103 TEC</li> </ul>
JBCC Certificates for all proposed Guardians
Court Investigator's Report
Ad Litem Appointment
Ad Litem – Original Answer or Report
\$500.00 deposit in the registry of the Court via County Clerk's office
Ensure all Attorneys of Record have an updated "Guardianship Certification" with the
State Bar of Texas
Notice to all parties (Spouse, Children, Parents, Health Care Facility, etc.) Chapter §1051 of TEC
<ul> <li>OCA Office of Court Administration Publication – Proof of Online Publication</li> </ul>
<ul> <li>If any party was notified via Citation by Publication, proof of OCA publication is</li> </ul>
required.
Attorney's Certificate - §1051.104(b) of TEC
Proposed documents (Order Appointing Guardian of the Person/Estate, Oath, etc.)
ADDITIONAL TIPS AND REQUIREMENTS FOR ORDERS
Please include the following language in Orders for Guardianship of the Person:

#### **IT IS ORDERED** that the Guardian of the Person, after qualifying, shall:

- 1. Not place the Ward in an unlicensed residential facility without further order of this Court,
- 2. Not place the Ward, except in cases of emergency, in a more restrictive care facility without providing notice of the Ward's placement to this Court and any person who has requested notice,
- 3. Notify this Court immediately if the Ward's capacity improves,
- 4. Complete and file with the Probate Clerk, in the same month each year as this order was signed, an Annual Report of the Guardian on the Person on the Location, Condition and Well-being of the Ward,
- 5. Annually provide the Ward with a copy of the Bill of Rights (a copy of which is attached hereto and incorporated by reference) and properly communicate these rights to the Ward,
- 6. Communicate with and inform relatives of the Ward, who were notified of the initial guardianship application, if the:
  - a. Ward dies (including funeral arrangements),
  - b. Ward's residence changes, or
  - c. Ward is staying at a location, other than the Ward's residence, for a period exceeding one calendar week.

#### APPLICATION TEMPORARY/EMERGENCY GUARDIANSHIPS

- 1) Please contact the County Clerk to have your Application, Order and related documents accepted via e-file immediately.
- 2) After all pleadings have been accepted, <u>contact the Court</u> for the Ad Litem selection process and to obtain a hearing date.

ITI	EMS TO BE ON FILE & REQUIREMENTS
	Application – Temporary Guardianship of Person/Estate
	Request for Issuance of Citation and service via Constable - Alleged Incapacitated Person
	Medical Report/Certificate (if possible) (Redact any Personal Identifiable Information)
	Proposed Order to Appoint Temporary Guardian of the Person/Estate
	Ensure all Attorneys of Record have an updated "Guardianship Certification" with the
	State Bar of Texas

### **APPLICATION FOR TRO (Temporary Restraining Order)**

- 1) Please contact the County Clerk to have your Application, Order and related documents accepted via e-file immediately.
- 2) After all pleadings have been accepted and the (two) 2-hour notice is complete (if applicable), please <u>inform the Court of the TRO filing</u>.
- 3) Applicant should make every effort to notify the opposing party of the filing and include opposing party/counsel on communication to the Court.

ŀ)	You may be asked to compose an email to the Court with the following information:
	☐ Attach the filed Application and Order
	☐ Briefly explain the facts about the case
	☐ Be sure to provide proper contact information in case the Judge/Court wishes to
	contact you directly

☐ Allow at least one (1) to three (3) business days for the Court to consider and respond to the TRO filing.

#### □ APPLICATION FOR TEMPORARY ADMINISTRATION

- 1) Please contact the County Clerk to have your Application, Order and related documents accepted via e-file immediately.
- 2) After all pleadings have been <u>accepted via e-file</u>, please contact the Court to obtain a hearing date.

<b>ITEMS</b>	TO	$\mathbf{BE}$	ON	FIL	Æ
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Application – Temporary Administration
Proposed Order to Appoint Temporary Administrator
Death Certificate (redact SS# only) - if possible – provide a copy to the Judge