COMPLETE THIS FORM WHEN REQUESTING THE ISSUANCE OF AN ABSTRACT OF JUDGMENT, WRIT OF EXECUTION OR ORDER OF SALE ONLY

Request <u>must be saved as a PDF</u> before submittal for efiling

POST-JUDGMENT REQUEST FORM

A COPY OF THE ORDER OR JUDGMENT MUST BE FURNISHED	
CIRCLE ONE: FAMILY or CIVIL	CAUSE No
DATE REQUESTED:	-
JUDGMENT DATE:	-
PETITIONER/PLAINTIFF:	
	VS.
REQUEST:	DELIVER TO: (CHECK ONE ONLY)
ABSTRACT OF JUDGMENT	MAIL TO ATTORNEY
EXECUTION	ATTORNEY PICK UP
ORDER OF SALE	COUNTY CLERK
	SHERIFF OR CONSTABLE
AMOUNT OF CREDIT PAID TOWARD JUDGMENT (IF ANY): \$	
LAST KNOWN ADDRESS OF JUDGMENT DEBTOR	D.O.B
	D.L. #
	S.S.N
ATTORNEY:(or party making request)	
ADDRESS:	DATE ISSUED:
CITY:	
PHONE #:	ROUTED TO:

THE DISTRICT CLERK'S OFFICE WILL <u>NOT</u> ISSUE A WRIT OF EXECUTION FROM A JUDGMENT THAT HAS BECOME DORMANT. THE JUDGMENT WILL NEED TO BE REVIVED BEFORE THE WRIT CAN BE ISSUED.

SEE ATTACHED RULE 34.001

SUBCHAPTER A. ISSUANCE AND LEVY OF WRIT

\$ 34.001. NO EXECUTION ON DORMANT JUDGMENT. (a) If a writ of execution is not issued within 10 years after the rendition of a judgment of a court of record or a justice court, the judgment is dormant and execution may not be issued on the judgment unless it is revived.

(b) If a writ of execution is issued within 10 years after rendition of a judgment but a second writ is not issued within 10 years after issuance of the first writ, the judgment becomes dormant. A second writ may be issued at any time within 10 years after issuance of the first writ.

Acts 1985, 69th Leg., ch. 959, § 1, eff. Sept. 1, 1985.