Christopher W. Ponder, Judge Probate Court Number One

Brooke Allen, Judge Probate Court Number Two

January 2, 2019

SMALL ESTATE AFFIDAVITS AND THEIR USE

Attached are instructions which have been prepared for your use in completing the Small Estate Affidavit.

Small Estate Affidavits allow family members to collect the assets of an estate where there is no will and no need to have a person appointed to handle the business of the estate. To use a Small Estate Affidavit, the assets of the Estate, not counting the homestead and property classified as exempt by the property code, cannot be more than \$75,000.00. Debts of the estate must not exceed the non-exempt assets.

It is AGAINST THE LAW for any Tarrant County employee to give you advice or answer questions on the use of this form. Please do not ask them to break the law.

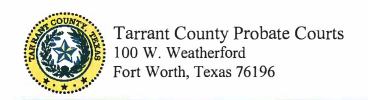
Instructions are attached for your use, along with telephone number where legal advice is available.

Christopher W. Ponder, Judge

Probate Court Number One

Brooke Allen, Judge

Probate Court Number Two



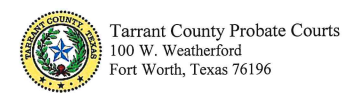
SMALL ESTATE AFFIDAVIT

• FILING Fee: **\$400.00**

(Includes 1 Certified Copy and Poster Citation)

• Please make checks payable to:

Mary Louise Nicholson, County Clerk Tarrant County Courthouse 100 W. Weatherford Street, Room B-90 Fort Worth, Texas 76196-0401



Christopher W. Ponder, Judge Probate Court Number One

Brooke Allen, Judge Probate Court Number Two

INSTRUCTIONS FOR USE OF THE SMALL ESTATE AFFIDAVIT AUTHORIZED BY TEXAS ESTATES CODE CHAPTER 205

WHO CAN USE THE AFFIDAVIT?

The small estate affidavit can be used only if ALL of the following conditions apply:

- 1. The deceased person died WITHOUT a will. If there is a will, a small estate affidavit CANNOT be used whether the will has been offered for probate or not.
- 2. More than thirty (30) days must have passed since the date of death.
- 3. The only real property owned by the Decedent must be the homestead. Title to other real property is unaffected by the small estate affidavit. A small estate affidavit cannot be used to transfer title to any other real property other than the homestead.
- 4. The debts of the Decedent (other than a mortgage on the homestead) must not exceed the assets of the Decedent (not counting homestead and exempt property) and there must be no other reason to have a person appointed to handle the business of the Decedent's estate.
- 5. No estate administration has been opened or if an application to open one has been filed, no order has yet been entered granting letters of administration.
- 6. The Decedent must have had a permanent place of residence in this county at the time of his or her death.
- 7. All of the assets of the Decedent (not counting homestead and exempt property) are not more than \$75,000.00, on the date of the affidavit.
- 8. It cannot be used to exclude any heir.
- 9. It cannot be used if any of the heirs are under the age of 18 or incapacitated.

HOW TO COMPLETE THE AFFIDAVIT?

- 1. The affidavit must be completed by persons with actual knowledge of the facts stated and signed by ALL distributes (heirs).
- 2. Also, two persons who have personal knowledge of the family history facts and who have no financial interest in the Decedent's estate ("disinterested persons") must sign and swear to the affidavit.
- 3. All persons who sign the affidavit (whether heirs or disinterested persons) must personally appear before a Notary Public and swear to the contents of the affidavit.
- 4. Assets and liabilities must be identified and described and all values must clearly be set out with all assets designated as separate or community property.
- 5. All assets must be listed with a physical address of where the asset is located and with the current market value as of the date of the Decedent's death.
- 6. The heirship of the Decedent must be set out, with the names and addresses of all heirs shown, their relationship to the Decedent and the share each heir will take shown. (A chart explaining heirship division is attached to this sheet.)

- 7. All marriages, divorces or deaths of spouses and births and deaths of children must be listed.
 - a. If any children or descendants of the Decedent are NOT also children and descendants of the surviving spouse, this fact must be shown.
 - b. If any other person survived the Decedent other than children, such as parents, grandparents, brothers and sisters, half-brothers and half-sisters, or other people, this fact must be shown.
 - c. No one is the heir of a living person, so that, if a child of the Decedent would inherit a share, that child's children would not inherit from the Decedent.

EFFECT OF THE ORDER?

The order approving the small estate affidavit does not order any property transferred, but only finds that the affidavit:

- 1. complies with the provisions of the Texas Estates Code,
- 2. has been filed in the proper court,
- 3. the estate qualifies as a "small estate" under the Estates Code,
- 4. the affidavit should be approved, and
- 5. directs the Probate Clerk to record the affidavit and issue copies to all persons entitled to them.

IT IS ILLEGAL FOR ANY COUNTY EMPLOYEE TO GIVE YOU ANY ADVICE ON THE USE OF THIS FORM.

If you have legal questions, you might call:

- Tarrant County Bar Association Lawyer Referral Service 817.336.4101
- Tarrant County Bar Association "Legal Line" (2nd & 4th Thursday 6-8pm) 817.335.1239
- West Texas Legal Services ("Legal Aid") 817.336.3943

		NO	···	
ESTATE OF		§ 8	IN PROBAT	E COURT
			NUMBER	OF
DEC	EEASED	§ §	TARRANT (COUNTY, TEXAS
		SMALL ESTATE	<u>AFFIDAVIT</u>	
	On the day or days bel terested witnesses, who, on Texas Estates Code:	ow written, personally their oaths, did swear o	appeared the distribute or affirm to the following	ees of this Estate and two g facts pursuant to Chapter
1.	Decedentvalid Last Will and Testar	ment;	died on _ County,	in without leaving a
2.	A redacted copy of Decedent's death certificate will be filed in this cause number at the time this Affidavit is filed;			
3.	Decedent was a resident of and domiciled in County, Texas at the time of Decedent's death;			
4.	No administration is pending or has been granted in Decedent's estate and none appears necessary;			
5.	More than thirty (30) days have elapsed since the death of Decedent;			
6.	The value of the entire assets of the estate of Decedent as of the date of this affidavit, exclusive of homestead and exempt property, does not exceed \$75,000.00;			
7.	The value of the entire assets of the estate of Decedent as of the date of this affidavit, exclusive or homestead and exempt property, exceed the known liabilities;			
8.			of the estate. If the Decea ch 1, 2005, check the box b	
	☐ The Decedent did not	apply for and receive M	edicaid benefits on or af	ter March 1, 2005.
	the Medicaid Estate Re- certification must be ob	covery Program ("MERP stained from the Health a of Aging and Disability S	id benefits on or after Ma ") may have a claim agai nd Human Services Comi ervices) and attached to w.dads.state.tx.us/services	nst the estate. A nission (formerly the affidavit. The

Based on the certification, the following statement applies:

TXMERPCertificationForm.pdf).

	 □ The Texas Department of Health the state does not intend to file a □ The Texas Department of Aging against the Decedent's estate. 	claim.	rtified that no claim is pending and s withdrawn or waived any claim
	☐ The Texas Department of Aging (MERP) claim which is listed as		
9.	All of the assets of Decedent's estate	and their value are as follows	: (use additional pages as necessary)
Provide includir account descrip	ption of Assets sufficient detail to identify property; ng, name & last four digits of the number; and address & legal tion of real property.	Value Market value as of the date of this affidavit.	Additional Information Provide facts to explain why asset is Community or Separate Property. Exempt assets must be identified if Decedent was survived by spouse, minor children, or unmarried adult children who lived with Decedent.
Tex owr dev reco	AATE PROPERTY: as Family Code § 3.001. SEPARATE PROPERTY and or claimed by the spouse before marriage se, or descent; and (3) the recovery for person very for loss of earning capacity during marriage.	e; (2) the property acquired by the sponal injuries sustained by the spous	oouse during marriage by gift,
Texa sepa Texa spou	SUNITY PROPERTY: as Family Code § 3.002. COMMUNITY PR rate property, acquired by either spouse during as Family Code § 3.003. PRESUMPTION Code as during or on dissolution of marriage is property to establish that property is separate property.	ng marriage. DF COMMUNITY PROPERTY. (a) esumed to be community property. (Property possessed by either b) The degree of proof
			TOTAL

Desc		of Debts			<u>ue</u>		
	If at or v	will pay attorney's feet davit, indicate the amou		TOTAL_ ut one or more distributed advice regarding this	utees have paid s Small Estate		
11.	Dece	The following facts regarding Decedent's family history show those who are entitled to the Decedent's assets and their respective shares; to the extent that, exclusive of homestead and exempt property, the Decedent's assets exceed the liabilities of Decedent's estate (complete all that apply).					
		A. Marriage: On the date of Decedent's death, Decedent was:					
		\Box a single person, (or)					
	□ B. <u>Cł</u>	married to	("Surviving	Spouse") on	(date).		
		Decedent had no children by birth or adoption who survived the Decedent and Decedent did not take any children into Decedent's home, to raise as a child, who survived the Decedent. (or)					
		The following children were born to or adopted by Decedent. List all children, whether or not the child is still alive and whether or not parental rights were later terminated. If parental rights were terminated for any child, give details on separate page(s).					
Name	Name of Child		Date of Birth	Name of Child's C	Other Parent		
		All of the Decedent's	children were alive when	the Decedent died. (or)			
		The following of Decedent's children died before the Decedent, and were survived by the following children (or grandchildren, etc.):					

Name of Deceased Child			Date of Death	Name of Children of Deceased Child
		The following of Decede children (or grandchildre		re the Decedent and were not survived by
		of Deceased Child	Date of De	eath
	If Dec	cedent was survived by an arents" or "D. Siblings" bel	y children or their desc	cendants, you do not need to answer . Chart of Distributees."
	C. Par	rents:		
				and
	Ц			, and, died on
		Both of Decedent's paren		
	D. Sib	lings:		
		Decedent was survived by Decedent's death:	y the following brothers	s and sisters who were alive on the date of
Name	of Sibli		Date of Birth	Full or Half Sibling
Name (□ of Sibli	The following siblings pro	e-deceased the Deceder Full or Half Siblin	
		nieces; but was survived b	by the individuals listed cedent, including date	ents, brothers or sisters, nor nephews or I on the attached sheet showing the names of birth and death, and Decedent's family

name, address, telephone number, and e-mail address of each of the Decedent's heirs, together with their fractional interests in Decedent's estate:				
Name/Address/Telephone/E-mail	Relationship	Share of Separate Personal Property	Share of Separate Real Property	Share of Decedent's Community Property
<u> </u>				
				-
			.,	

Chart of Distributees: Based on the family history given in this Affidavit, the following chart lists the

12.

DISTRIBUTEES:

We, the Distributees of this estate, as indicated by our signatures below:

- 1. understand that this Affidavit and any court order approving the same do not serve to transfer title to any real estate owned by Decedent or affect the title to same, except that title to a homestead that is the only real property in a decedent's estate and which passes to a person in whose hands it is already homestead;
- 2. understand that Texas Estate Code Section 205.007(c) provides that each person who executes this Affidavit is liable for any damage or loss to any person that arises from a payment, delivery, transfer, or issuance made in reliance on the Affidavit; and
- 3. do solemnly swear or affirm that each of us have legal capacity and that the foregoing Affidavit was completed by persons who had actual knowledge of the facts stated herein and that this Affidavit is true, complete and correct, to the best of our knowledge.

STATE OF	
I am a Distributee of the Estate of that I have personal knowledge of the facts stated the Affidavit are true and complete to the best of n	, Deceased. I swear or affirm in the foregoing Affidavit and that the facts contained in my knowledge.
Distributee's printed name	Distributee's signature
SWORN TO AND SUBSCRIBED before me by_ Distributee, on	, a
	(Seal) Notary Public, State of Identification Number:
STATE OF	
I am a Distributee of the Estate of that I have personal knowledge of the facts stated if the Affidavit are true and complete to the best of n	, Deceased. I swear or affirm in the foregoing Affidavit and that the facts contained in my knowledge.
Distributee's printed name	Distributee's signature
SWORN TO AND SUBSCRIBED before me by_ Distributee, on	, a
	(Seal) Notary Public, State of Identification Number:
	Identification runner.

STATE OF	
	Deceased. I swear or affirm in the foregoing Affidavit and that the facts contained in my knowledge.
Distributee's printed name	Distributee's signature
SWORN TO AND SUBSCRIBED before me by_Distributee, on	, a
	(Seal) Notary Public, State of Identification Number:
STATE OF	(
I am a Distributee of the Estate of that I have personal knowledge of the facts stated if the Affidavit are true and complete to the best of n	in the foregoing Affidavit and that the facts contained in
Distributee's printed name	Distributee's signature
SWORN TO AND SUBSCRIBED before me by_ Distributee, on	, a
	(Seal) Notary Public, State of
STATE OF	
I am a Distributee of the Estate of that I have personal knowledge of the facts stated in the Affidavit are true and complete to the best of many true and complete to the best of many true.	n the foregoing Affidavit and that the facts contained in my knowledge.
Distributee's printed name	Distributee's signature
SWORN TO AND SUBSCRIBED before me by	, a
	(Seal) Notary Public, State of Identification Number:

DISINTERESTED WITNESSES:	
STATE OF	
I swear or affirm that: I have no interest in the esta Decedent under the laws of descent and distribution facts stated in the foregoing Affidavit; and that the assets, and liabilities are true and complete to the b	n of the State of Texas; I have personal knowledge of the facts contained in the Affidavit regarding family history,
I understand that Texas Estates Code Section 205 Affidavit is liable for any damage or loss to any poissuance made in reliance on the Affidavit.	5.007(c) provides that each person who executes this erson that arises from a payment, delivery, transfer, or
Disinterested Witness's printed name	Disinterested Witness's signature
SWORN TO AND SUBSCRIBED before me by_witness, on_	, a disinterested
	(Seal) Notary Public, State of
STATE OF	
I swear or affirm that: I have no interest in the esta Decedent under the laws of descent and distribution facts stated in the foregoing Affidavit; and that the assets, and liabilities are true and complete to the b	n of the State of Texas; I have personal knowledge of the facts contained in the Affidavit regarding family history,
	5.007(c) provides that each person who executes this erson that arises from a payment, delivery, transfer, or
Disinterested Witness's printed name	Disinterested Witness's signature
SWORN TO AND SUBSCRIBED before me by_witness, on_	, a disinterested
	(Seal) Notary Public, State of Identification Number:

	NO		-	
ESTATE OF		§	IN PROBATI	E COURT
		§ 8	NUMBER	OF
	,	§ §	NOMBER	Or
DECEASED		8	TARRANT C	OUNTY, TEXAS

BIO

ORDER APPROVING SMALL ESTATE AFFIDAVIT

On this day, the Court considered the above Small Estate Affidavit and the Court finds that:

- 1. this court has jurisdiction and venue;
- 2. the Affidavit conforms to the terms and provisions of Texas Estates Code Chapter 205;
- 3. based on the Affidavit, this Estate qualifies under the provisions of the Texas Estates Code as a Small Estate, pursuant to Texas Estates Code Section 205.001;
- 4. the Distributees named in the Affidavit are entitled to receive the property of the Decedent set forth in the Affidavit only to the extent that the assets of the Estate (exclusive of homestead and exempt property) exceed the known liabilities of the Estate (exclusive of liabilities secured by homestead or exempt property); and
- 5. the Affidavit should be approved.

Nothing in this Order:

- 1. affects the disposition of property under a will or other testamentary instrument;
- 2. transfers title to real estate, except as provided in Section 205.006 of the Texas Estates Code;
- 3. transfers title to any property of the Decedent not listed in the Affidavit;
- 4. deprives any creditor, whether disclosed or not, of any rights in any real or personal property transferred;
- 5. deprives any heir, whether disclosed or not, of any ownership interest in any real or personal property transferred;
- 6. establishes the separate or community nature of any property described in the Affidavit;
- 7. constitutes a judicial determination of the legal heirs of the Decedent; or
- 8. limits the personal liability of the Distributees and Disinterested Witnesses to any person (including but not limited to undisclosed heirs and any person having a prior right to property of the Estate) for any damage or loss arising from any payment, delivery, transfer or issuance made in reliance on the Affidavit.

It is therefore ORDERED, ADJUDGED and DECREED that the foregoing Affidavit be and the same is hereby APPROVED, and shall forthwith be recorded in the records of the County Clerk, and the Clerk of this Court shall issue certified copies thereof to all persons entitled thereto.

SIGNED	
	JUDGE PRESIDING