

Note: Always leave several inches at the top of court filings.

Note: Items that require information filled in are in italics or shown as underlined blank spaces..

The name of the Court (jurisdiction) the case is filed in is filled in here.

In the Matter of
the Estate of

THE DECEDENT'S NAME

Deceased.

Case No.:

ORDER ADMITTING WILL TO PROBATE;
APPOINTING PERSONAL
REPRESENTATIVE; ADJUDICATING
ESTATE TO BE INSOLVENT; WAIVING
BOND; DIRECTING ISSUANCE OF
LETTERS TESTAMENTARY AND
GRANTING NONINTERVENTION
POWERS

I. Hearing

1.1 DATE. A hearing was held on the date of this Order.

1.2 PURPOSE. To establish and probate the document offered as the will of the decedent, executed on _____.

1.3 APPEARANCES. Appearances on behalf of the petition were made by _____.

1.4 EVIDENCE. The Court considered the verified Petition, the presentation of counsel, and the files.

II. Findings

On the basis of the evidence, the Court finds:

2.1 JURISDICTION. Decedent, _____, died on _____, was a resident of _____ County, Washington, and left property in this state subject to probate.

2.2 VENUE. Venue for this action in _____ County, Washington, is proper pursuant to RCW 11.96A.050(4).

2.3 COMPETENCY. Decedent was legally competent to execute the offered will on the date executed.

2.4 EXECUTION. The offered will was executed in the mode prescribed by law, and provides that the executor-personal representative may serve with nonintervention powers and without bond.

2.5 PERSONAL REPRESENTATIVE. The person named in the will as the personal representative is legally qualified to act as the personal representative of the estate.

2.6 SOLVENCY. The estate is insolvent.

2.7 POWERS. Petitioner should be provided non-intervention powers because

_____ the last will and testament of the Decedent provides for non-intervention powers

_____ Petitioner is of high moral caliber and represented by counsel

_____ all potential heirs agree to the Petitioner's appointment and agree that non-intervention is appropriate.

2.7 BOND. No bond should be required since

_____ the amount of the estate assets and debts are not overly substantial and the cost of the bond would pose a hardship to the Petitioner

_____ the last will and testament of the Decedent provides no bond is required

_____ Petitioner is of high moral caliber and represented by counsel

_____ all potential heirs agree to the Petitioner's appointment and agree that no bond is necessary.

III. ORDER

On the basis of the evidence and findings, NOW THEREFORE. IT IS HEREBY ORDERED:

3.1 ESTABLISHMENT. It is adjudged that decedent died testate and the offered will dated _____ was executed and witnessed in the manner prescribed by law and is established as the last will of the decedent.

3.2 CERTIFICATE OF TESTIMONY. The testimony of the subscribing witnesses was presented in open court and reduced to writing and is accepted and certified as proof of will.

3.3 PROBATE. The established will is admitted to probate.

3.4 SOLVENCY. The estate is adjudged to be solvent.

3.5 POWERS. The Petitioner is appointed

_____ with intervention powers.

_____ with non-intervention powers.

3.6 BOND. Petitioner is appointed with the following:

_____ no bond requirements.

_____ bond is required and set at the amount of \$_____.

CLERK'S ACTION

IV. PERSONAL REPRESENTATIVE/LETTERS TESTAMENTARY.

_____ is confirmed as personal representative and, upon filing of Oath, shall complete administration of the estate without further intervention of the court consistent with the duties of a personal representative.

DONE IN OPEN COURT this _____ day, of _____, 20__.

JUDGE/COURT COMMISSIONER

Presented by:

Name of Personal Representative