SMALL ESTATE PETITION FOR LIMITED LETTERS OF AUTHORITY FOR ESTATES WITH A WILL

This petition is to be used to file for an alternative small estate administration of a deceased person's estate pursuant to The Small Estates Act, T.C.A. § 30-4-101 et seq.

FILING FEES	FORMS REQUIRED	ADDRESS OF CLERK AND MASTER'S OFFICE
CASH, CREDIT, DEBIT, CASHIER'S CHECK OR MONEY ORDER ONLY	 Small Estate Petition Consents to serve from ALL heirs and beneficiaries under the Will if you wish to waive bond Original Will Death Certificate 	Montgomery County Courthouse 2 Millennium Plaza Suite 101 Clarksville, TN 37040

CONSENTS REQUIRED TO BE FILED FOR ALL HEIRS OF THE DECEASED <u>AND</u> BENEFICIARIES UNDER WILL

PLEASE NOTE THAT UNDER The Small Estates Act, T.C.A. §§ 30-4-101 et seq. (2023), IT IS REQUIRED TO FILE CONSENTS FROM ALL HEIRS AND BENEFICIARIES IN LIEU OF A BOND REQUIREMENT PRIOR TO LIMITED LETTERS OF AUTHORITY BEING ISSUED

Requirements:

- **VALUE:** Total value of all personal property owned by the deceased at death must be \$50,000 or less. Personal property does not include real estate (such as house or land).
- **RESIDENCE:** The deceased must have resided in Montgomery County when they died.
- **WAIT PERIOD:** Forty-five (45) days must have passed since the deceased's death. If you urgently need to access property prior to the end of 45 days, file a request in writing with the Court describing the reasons why expedited access is needed.
- LAST WILL AND TESTAMENT: You must file the original Last Will and Testament with the Clerk.
- **AUTHORITY TO FILE:** In order to have authority to file this petition, you must be an heir-at-law, be named as the personal representative under the Last Will and Testament or have signed consents of all heirs-at-law and beneficiaries of the Will.
- DEATH CERTIFICATE
- NAME OF DECEASED: You must state the deceased's full LEGAL name, not nickname.

PLEASE NOTE...

The clerk's office is authorized by T.C.A. § 30-4-103(1)(B) to assist you in completing this form but is <u>prohibited</u> from giving you legal advice. If you have any legal questions, we urge you to consult an attorney.

NOTICE OF FILING

Notice must be given of this action to all heirs-at-law and all beneficiaries in the Will. Note that minors and incompetent (i.e., mentally disabled) adults cannot give consent (Consent may be possible through a custodial parent, guardian, conservator or agent under a power of attorney). It is the responsibility of the petitioner to provide a filed copy of the petition for limited letters of authority to each heir and beneficiary.

BEFORE YOU FILE

Please check with whoever is holding the decedent's property (e.g. bank, insurance company, etc) to make sure that they will accept Limited Letters to release the property. Once you file, you cannot obtain a refund of your filing fee if the holder does not release the property to you.

IN RE: ESTATE OF	DOCKET NO: MC-CH-CV-PB
ESTATE	LETTERS OF AUTHORITY FOR A DECEASED'S WITH A WILL T.C.A. § 30-4-101 et. seq.)
I, the undersigned Petitioner, do hereby certify ar of my belief, knowledge, and information:	nd declare the following is true and correct to the best
1. My full legal name is	
	ss with city/state/zip)
3. I have/have not (circle one) been convicted of penitentiary.	any misdemeanors, felonies or served a sentence in a
me to serve and I am filing those consents with \Box c. I am named in the deceased's will as the \Box d. I am filing on behalf of someone (you me	neficiary under the Will have consented in writing for in the clerk. personal representative. ust attach the letter of authority that gives you that Please also check the box indicating why the person
5. The deceased's full legal name was	
6. The deceased's primary address was:	

7. ¯	Γhe	deceased died on the day of, 20, at age	_•
8	Γhe	deceased <u>died</u> in the county of in the state of	
	(If o	utside the U.S., death was in).	
9.		Forty-five (45) days have passed since the date of the Decedent's death.	
		OR Due to extenuating circumstances, I hereby request that the Court waive the 45-day waiti iod for the following reason(s):	ng
10). Th	e Will:	
		PLEASE NOTE YOU WILL NEED TO FILE THE ORIGINAL WILL WITH THE CLERK BEFORE LIMITED LETTERS WILL BE GRANTED.	
	a.	The Deceased left a will dated	
	b.	The deceased left a codicil (amendment to Will) datedother testamentary documents. If so, explain:	

CAUTION

PLEASE NOTE IF THE SPECIAL MASTER BELIEVES IT APPROPRIATE, THIS MATTER MAY BE SET FOR HEARING TO RESOLVE ANY ISSUES RELATED TO THE WILL'S EXECUTION OR VALIDITY.

WE STRONGLY ENCOURAGE YOU TO CONSULT WITH AN ATTORNEY BEFORE FILING A SMALL ESTATE PETITION FOR LIMITED LETTERS WHEN A WILL IS INVOLVED.

11. DEBTS OF THIS ESTATE

☐ The d	eceased left the follov	e any unpaid debts at the time of death. wing known debts that were unpaid at time of death uneral and burial debts):	
Creditor Nam Number	ne and Account	Creditor's Mailing Address Including City, State and Zip Code	Amount of Debt
			\$
			\$ □ NOW PAID
			\$ NOW PAID
			\$
			\$ NOW PAID
			\$ NOW PAID
			\$ D NOW PAID
			\$

☐ **This list is continued** on a second sheet I've attached.

☐ NOW PAID

12.ASSETS OF THIS ESTATE

	PLEASE NOTE THE F	ILING OF A SMALL ESTATE PETITION IS NOT VALID FOR TI REAL ESTATE.	HE TRANSFER OF
dis	operty (not real esta	ng my initials here, I certify that the total value of the dete), as I've specifically listed on the next page, amounts to ased's assets were more than \$50,000, I will file a petition te administration.	o \$50,000 or less. If
de	tters of this Small Est ceased that are <u>not</u>	ng my initials here, I confirm that I understand that as Perate, I have no authority to claim, transfer, or distribute a listed on the next page. I understand I may amend this Perate for it to be offertive	ny assets owned by
110	ed a separate court (order for it to be effective.	
Th ass	e deceased owned the sets that passed outs his/her estate.):	ne following items of personal property (Do not list jointly ide of the estate. Also include any life insurance policies pa	ayable to the decea
Th ass	e deceased owned the sets that passed outs	ne following items of personal property (Do not list jointly	ayable to the decea Amount
Th ass	e deceased owned the sets that passed outs his/her estate.): Type of Asset Please list general category, such as Checking Account, Car, Household	Description Please give as much information as you have include company name; account numbers; year, Make, Model and VIN numbers for vehicles; numbers identifying the instrument, check, or policy, date of note. Please also	Amount If unknown, give be estimate. When estimated, write "Est." before amount.
Th ass	e deceased owned the sets that passed outs his/her estate.): Type of Asset Please list general category, such as Checking Account, Car, Household	Description Please give as much information as you have include company name; account numbers; year, Make, Model and VIN numbers for vehicles; numbers identifying the instrument, check, or policy, date of note. Please also	Amount If unknown, give be estimate. When estimated, write "Est." before amount. \$
Th ass	e deceased owned the sets that passed outs his/her estate.): Type of Asset Please list general category, such as Checking Account, Car, Household	Description Please give as much information as you have include company name; account numbers; year, Make, Model and VIN numbers for vehicles; numbers identifying the instrument, check, or policy, date of note. Please also	Amount If unknown, give be estimate. When estimated, write "Est." before amount.
Th ass	e deceased owned the sets that passed outs his/her estate.): Type of Asset Please list general category, such as Checking Account, Car, Household	Description Please give as much information as you have include company name; account numbers; year, Make, Model and VIN numbers for vehicles; numbers identifying the instrument, check, or policy, date of note. Please also	Amount If unknown, give be estimate. When estimated, write "Est." before amount. \$

13.HEIRS-AT-LAW CERTIFICATION

a) Did the deceased have a SPOUSE that was living at the time of deceased's death? i.e. deceased got married and they never got a legal divorce	☐ YES	□NO				
b) Did the deceased have a CHILD, GRANDCHILD, GREAT GRANDCHILD, or GREAT-GREAT GRANDCHILD living at the time of deceased's death? include adopted children but do NOT include step-children	□ YES	□ NO				
IF YOU CHECKED YES, WRITE THESE NAMES IN THE BOX ON THE NEXT PAGE	: WRITE T	HE SPOUSE'S				
NAME IF YOU CHECKED YES TO (a) ABOVE, AND IF YOU CHECKED YES FOR (b) WR	ITE THESE	NAMES:				
CHILDREN: list only if alive when deceased died. GRANDCHILDREN: list only if alive when deceased died AND that grandcl of deceased who died before deceased.	nild's parer	nt was a child				
•	GREAT-GRANDCHILDREN: list only if alive when deceased died, AND 1) that great-grandchild's parent was a grandchild of the deceased but died before					
2) that great-grandchild's grandparent was a child of deceased but (if a great-grandchild would have been an heir but died before deceased, would be heirs if living when deceased died, and so-on.)						
THESE WILL BE THE ONLY HEIRS AT LAW - DO NOT CONTINU	IE ON THI	S PAGE.				
TE VOLUCIERYED NO IN DOTH DOVES ADOVE						
c) Did the deceased have a PARENT living at the time of his/her death?	☐ YES	□NO				
IF YOU CHECKED YES, WRITE THE NAMES OF THE PARENTS LIVING AT THE TIME OF THE PARENTS LIVING AT THE PARENTS	OF THE DEC	CEASED'S				
THESE WILL BE THE ONLY HEIRS AT LAW - DO NOT CONTINUE O	ON THIS P	AGE.				
IF YOU CHECKED NO IN ALL BOXES ABOVE:						
d) Did the deceased have a SIBLING (BROTHER/SISTER), or a descendant of the sibling (NIECES/NEPHEWS, GREAT-NIECES/GREAT-NEPHEWS, etc.) living at the time of his/her death?	☐ YES	□ NO				
IF YOU CHECKED YES, WRITE THESE NAMES IN THE BOX ON THE NEXT PAGE:						
BROTHER OR SISTER: list only if alive when deceased died. A NIECE OR NEPHEW: list only if alive when deceased died AND that niece	e/nephew	's parent was				
a brother or sister of deceased and died before deceased.						
GREAT-NIECE/GREAT NEPHEW: list only if alive when deceased died, AND 1) that great-niece/great nephew's parent was a niece or nephed died before deceased AND		deceased but				
2) that great-niece/nephew's grandparent was a brother or sisted before deceased	er of decea	ised but died				
(if a great-niece/nephew would have been an heir but died before decease children would be heirs if living when deceased died, and so-on.)	ed, that pe	erson's				
THESE WILL BE THE ONLY HEIRS AT LAW.						

IF YOU CHECKED NO IN ALL BOXES ON THE LAST PAGE:			
e) Did the deceased have a MATERNAL GRANDPARENT (nother's side of the	☐ YES	
family) living at the time of his/her death?		П.v=0	
f) Did the deceased have a PATERNAL GRANDPARENT (fa	ther's side of the	☐ YES	□ NO
family) living at the time of his/her death?			
STEP ONE: IF YOU CHECKED YES TO BOTH: WRITE THE GR.	ANDPARENTS' NAMES LIV	'ING WHEN	!
DECEASED DIED IN THE BOX BELOW. THOSE ARE THE ONLY	' HEIRS AT LAW. GO TO N	EXT PAGE.	
IF YOU CHECKED YES TO ONE AND NO IN THE OTHER ONE	: WRITE THE NAME(S) OF	THE LIVING	G
GRANDPARENT(S) AT DECEASED DEATH IN THE BOX BELO	N AND PROCEED TO STEP	TWO BELC)W.
IF YOU CHECKED NO TO BOTH, PROCEED TO STEP TWO BE	LOW.		
STEP TWO: WRITE THESE NAMES IN THE BOX BELOW ON	LY IF ALL BOXES ON PREC	EDING PAC	SE WHERE
CHECKED "NO" AND AT LEAST ONE BOX ABOVE IS CHECK	ED "NO":		
AUNT OR UNCLE: list only if alive when deceased	died AND both parents	of that aur	nt or uncle
died before deceased.			
COUSIN: list only if alive when deceased died AND			
1) that cousin's parent was an aunt or uncle2) that cousin's grandparents were also grandparents were also grandparents			
(if a cousin would have been an heir but die would be heirs if living when deceased diec	•	oerson's ch	ildren

14. HEIRS-AT-LAW

Name	Complete Mailing Address Including City, State and Zip Code	Relationship to Deceased	Current Status
			UNDER 18 NOW DECEASED
			Consent filed for Waiver of Bond
			UNDER 18 NOW DECEASED
			Consent filed for Waiver of Bond
			UNDER 18 NOW DECEASED
			Consent filed for Waiver of Bond
			UNDER 18 NOW DECEASED
			Consent filed for Waiver of Bond
			UNDER 18 NOW DECEASED
			Consent filed for Waiver of Bond
			UNDER 18 NOW DECEASED
			Consent filed for Waiver of Bond
			UNDER 18 NOW DECEASED
			Consent filed for Waiver of Bond
☐ This list is continued o	n a second sheet I've attached.		

15.BENEFICIARIES OF THE WILL

List those names that were left property in the Will.

Name	Complete Mailing Address Incuding City State and Zip Code	Relationship to Deceased	Current Status
			UNDER 18 NOW DECEASED Consent filed for Waiver of Bond
			UNDER 18 NOW DECEASED Consent filed for Waiver of Bond
			UNDER 18 NOW DECEASED Consent filed for Waiver of Bond
			UNDER 18 NOW DECEASED Consent filed for Waiver of Bond
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			UNDER 18 NOW DECEASED Consent filed for Waiver of Bond
			UNDER 18 NOW DECEASED Consent filed for Waiver of Bond
☐ This list is continued on a sec	cond sheet I've attached.		

By placing my initials here, I confirm that to the Court that as Petitioner of this Small Estate, I have provided a copy of this Small Estate Petition to all heirs of the deceased and beneficiaries of the deceased's Will in accordance with the Montgomery County Probate practice.

ACKNOWLEDGMENTS/PRAYERS:

I, Petitioner, acknowledge:

- 1. I am willing to collect and preserve all assets of the estate, pay all creditors and distribute the remainder in accordance with the terms of the Last Will and Testament or according to the laws of descent and distribution of the State of Tennessee.
- 2. I, and any sureties, will be automatically discharged on the first anniversary of the issuance of limited letters and the small estate proceeding will automatically close without further notice to any party.
- 3. If distribution is made prior to payment of all medical assistance owed to TennCare under T.C.A. §71-5-116, I, and any person who receives property from the Estate, shall be liable to the extent of the value of the property received.
- 4. I am aware of all duties imposed upon the personal representative of a small estate proceeding as provided in The Small Estate Probate Act and any other relevant provisions of Title 30 of the Tennessee Code.

WHEREFORE, the Petitioner prays:

- 1. That Petitioner be allowed to file this Petition pursuant to T.C.A. §30-4-101, et seq.
- 2. That Petitioner be the appointed Personal Representative of the above estate and that Limited Letters of Administration/Limited Letters Testamentary be issued.
- 3. For any such further relief that the law may allow.

I, the undersigned Petitioner, swear and/or affirm under the penalty of perjury, that the foregoing information is true and correct to the best of my knowledge and belief.

			PHONE #:	
YOUR SIGNATURE:	X		EMAIL ADDRESS:	
SWORN AND	SUBSCRIBED BEFORE ME, THIS	DAY OF		,20
NOTARY PUB	LIC: X		COMMISSION EXPIRES:	

PERSONAL REPRESENTATIVE OATH

IN RE: THE I	ESTATE OF)				
DECEDENT			-)	DOCKET NO: I	MC-CH-CV	/-PB	
In	accordance	with	T.C.A.	§30-4-101	et	seq.,	I,
			_, do here	by solemnly sw	vear or at	ffirm that I	will
honestly and	d faithfully perform	the duties	s as Perso	nal Representativ	ve in the a	bove referen	ced
estate to the	e best of my ability	/ and knov	vledge, and	d I do hereby sol	lemnly swe	ear or affirm t	that
all stateme	nts in the Petitio	on about	me are t	rue and accura	ite. I have	e no felony	or
misdemeand	or convictions, and	l I am not	disqualifie	d from serving a	s Persona	l Representa	tive
because of	having been sen	tenced to	imprisonm	ent in a penitent	tiary as se	t forth in T.C).A.
§40-20-115	or otherwise.						
SO HELP N	ME GOD.						
This	da	y of			, 20 _	·	
PRINT NA	AME:						
ADDR	ESS:						
	Signature			I certify under perforegoing is true			
State of County of		_		loregoing is true	and correct	.	
Sworn to and s	ubscribed before me,		OR				
uay oi	f, 2				Signature		_
•	Deputy Clerk n Expires:						

CONSENT TO APPOINTMENT OF PERSONAL REPRESENTATIVE WITHOUT BOND

IN RE: THE ESTATE OF DOCKET NO: MC-CH-CV-PB Deceased I am one or more of the following [select all that apply]: Adult beneficiary of the above described estate. Power of attorney for an adult beneficiary of this estate whose name is ______ [attach copy of power of attorney]. Conservator of an adult beneficiary of this estate whose name is [attach conservatorship order or letters of conservatorship]. Guardian of a minor beneficiary of this estate whose name is _____ [attach guardianship order or letters of guardianship]. Custodian of a minor beneficiary of this estate whose name is [attach court order]. Parent of a minor beneficiary of this estate whose name is [attach copy of birth certificate]. I consent to the appointment of as the Personal Representative of this estate. OR I do not consent for the following reason(s): PRINT NAME: _____ ADDRESS: Signature I certify under penalty of perjury that the State of _____ foregoing is true and correct. County of OR Sworn to and subscribed before me, this _____, day of _____, 20____. Signature Notary Public / Deputy Clerk My Commission Expires: _____