| CAUSE | NO |
|--|---|
| IN THE ESTATE OF | § IN THE COUNTY COURTS § § AT LAW NO. 2 OF § § HUNT COUNTY, TEXAS |
| | |
| ORDER REMOVING | G EXECUTOR/ADMINISTRATOR |
| | the Court's own motion, motion of an interested person, to , the Executor/Administrator in the above matter should not exas Estate Code. |
| The Administrator) \square cited by personal serv hearing or \square as authorized under §361.051 notice was | vice pursuant to §361.052 and \square appeared \square failed to appear at the as not given to the Executor/Administrator. |
| THE COURT FINDS that the Executor/Adn | ministrator should be removed for the following reasons: |
| □ 1. Neglects to qualify in the maximum of the estate proper representative's knowledge, which is absent from the state for a court's permission, or moves □ 3. If required, fails to give a new of the estate for a court's permission, or moves □ 5. Cannot be served with notice (A) The representative (B) The representative (C) The representative resident agent to or other action relief. □ 6. Subject to Section 361.054(a) | e's or other processes because: e's whereabouts are unknown; e is eluding service; or re is a nonresident of this state who does not have a accept service of process in any probate proceeding lating to the estate; or a), has misapplied, embezzled, or removed from the state, ezzle, or remove from the state, all or part of the property |
| □ 1. Sufficient grounds appear to embezzled, or removed from from the state, all or part of the state, all or part of the embezzled. □ 2. The representative fails to reter the embezzled in the performance of the embezzled in the performance of the embezzled in the embezzled. □ 4. The representative is promismanagement in the performance of the embezzled in the embezzled. □ 5. The representative: (A) Becomes incapacing (B) Is sentenced to the | ved to have been guilty of gross misconduct, or rmance of the representative's duties; itated; |

| | the third anniversary of the date letter | Iministrator, fails to make a final settlement by rs testamentary or of administration are granted, court on a showing of sufficient cause supported | |
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| The COU | URT FURTHER FINDS: | | |
| | | nt of a successor Administrator. ppointment of a successor Administrator, that is eligible and not disqualified to serve as ppointed successor Administrator of the estate. | |
| IT IS, TH | HEREFORE, ORDERED that: | | |
| (1) | | _ is removed as Executor/Administrator, | |
| (2) | | | |
| (3) | | | |
| (4) | person who has been appointed and qualification been appointed and qualified as successo | all estate property in his/her possession to the ied as successor Administrator. If no person has r Administrator, then he/she shall immediately /her possession to the persons entitled thereto ause, | |
| (5) | No successor Administrator is appoin | nted; | |
| | ☐ Independent Administrator of the ☐ Dependent Administrator of the Bond is ☐ set at § | | |
| All cost | | fees, are to be taxed and adjudged against the surety on the Executor/Administrator's bond. | |
| | | of this Order toey of record, | |
| Signed th | this day of | , 20 | |
| | | JUDGE JOEL D. LITTLEFIELD | |
| | | COUGE OVER D. EITTEFTEED | |

JUDGE JOEL D. LITTLEFIELD HUNT COUNTY, TEXAS

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