PETITION TO PROBATE WILL IN SOLEMN FORM

INSTRUCTIONS

I. Specific Instructions

- 1. This form is to be used when filing a petition to probate will in solemn form pursuant to O.C.G.A. § 53-5-20 et seq.
- 2. It is permissible, but not mandatory, to use this form in connection with a petition to probate a copy of a will in lieu of a lost original pursuant to O.C.G.A. § 53-4-46, provided that appropriate interlineations are made, and additional information is given to overcome the presumption of revocation.
- 3. Signatures of heirs who acknowledge service must be sworn to before a notary public or the clerk of any probate court of this State. It is not necessary that all acknowledgments appear on the same page. An attorney at law may acknowledge service on behalf of an heir; however, the attorney must certify that he or she currently represents that heir with regard to the pending matter and, in order to comply with O.C.G.A. § 53-11-6, the attorney's signature must be sworn to as provided above. With regard to a power of attorney, the attorney-in-fact may acknowledge service on behalf of the grantor of the power, provided that the power of attorney grants such authority, the signature of the attorney-in-fact is attested, a copy of the power of attorney is attached, and the attorney-in-fact certifies that the copy is a true copy and is still in effect.
- 4. O.C.G.A. § 53-11-2 provides that a party to a probate proceeding who is not sui juris must be represented by a guardian provided that the Court may appoint a guardian ad litem or determine that the natural guardian, guardian, conservator, or testamentary guardian has no conflict and may serve. If a guardian ad litem is necessary because a party is not sui juris, use GPCSF Supplement 1.
- 5. O.C.G.A. § 53-5-22 (c) provides that service of notice, when made personally or by mail, shall include a copy of the petition and of the will (and codicil(s)) for which probate is sought. The same is true when service is acknowledged. This form may, but is not required to, be used where service by registered or certified mail with return receipt requested, restricted delivery, is requested by the petitioner(s) in lieu of personal service, in accordance with O.C.G.A § 53-11-3 (e). Make appropriate changes in the order for notice, notice and certificate of service. If petitioner(s) request(s) personal service by registered, certified, or statutory overnight delivery with return receipt requested and with delivery restricted to the addressee only and that service is unsuccessful, service must be made pursuant to O.C.G.A. § 53-11-3 (a).
- 6. Paragraph 4 of this petition requires sufficient factual information for the Court to conclude that those listed in paragraph 3 of this petition include each and every heir of the decedent and that there are not additional heirs of the same or closer degree according to O.C.G.A. § 53-2-1. These facts must allow the Court to rule out the possibility that there may be other heirs of the same or closer degree who have not been listed. Provide the date of death of any deceased heirs and the name of the deceased heir's personal representative, if applicable. The personal representative of a post deceased heir is authorized to consent on behalf of that heir. O.C.G.A. § 53-7-1. When a party to a proceeding in probate court is a post deceased heir whose estate has no personal representative, such deceased heir's estate may be represented in the

proceeding by a guardian ad litem. A person's heirs are determined at the time of that person's death. A close relative must be alive at the time the decedent dies to be an heir. If an heir who outlived the decedent subsequently dies, that post deceased heir must be represented by the personal representative of his or her estate or by a guardian ad litem. [If you are uncertain how to determine the heirs of a decedent, refer to the "Heirs Determination Worksheet" available from the probate court or at www.gaprobate.gov.] Examples of such statements would be: (a) "Decedent was or was not married at the time of his death and had no children born, adopted, living, or deceased, other than listed herein"; (b) "Decedent had no other siblings half or whole other children born, adopted, living, or deceased, other than listed herein."

- 7. For paragraph 6 of the petition, if there is a testamentary conservator named in the will according to O.C.G.A. § 29-3-5 and the decedent died leaving minor children, then the consent to serve should be completed. When a testamentary guardian is to be appointed, GPCSF Supplement 5 (Testamentary Guardianship) should be included with this petition, and the petitioner(s) must provide full names and addresses for the minor children's adult siblings and grandparents. If there are no living adult siblings or grandparents, the petitioner(s) must provide full names and addresses for the minor children's great-grandparents, aunts, uncles, great-aunts, or great-uncles, if any such relatives exist. If the minor children shared the same parents, the petitioner(s) may complete one GPCSF Supplement 5 for such similarly situated children. If the minor children did not share the same parents, a separate GPCSF Supplement 5 must be filed for each minor. Contact the probate court in which the petition will be filed for its policy as to the filing of GPCSF Supplement 5 when there are multiple children.
- 8. Use GPCSF Supplement 2 if the Court determines it is appropriate to appoint a special process server.
- 9. Use GPCSF Supplement 3 when an additional certificate of service is necessary.
- 10. Exhibits should be labeled at the bottom of each exhibit as "Exhibit A," "Exhibit B," etc. in consecutive order. The corresponding letter of each said exhibit should be inserted into the appropriate place in the form.
- 11. An oath must be administered by a probate judge or clerk (the oath cannot be administered by a notary public). Use GPCSF Supplement 4 for the oath. The oath is not included in this form. GPCSF 53, Commission to Administer Oath, can be used if the oath is to be administered by a court outside the State of Georgia.
- 12. According to Uniform Probate Court Rule 5.6 (A), unless the Court specifically assumes the responsibility, it is the responsibility of the moving party to prepare the proper citation and deliver it properly so it can be served according to law. All pages after the notice regarding Uniform Probate Court Rule 5.6 (A) are to be completed by the moving party, unless otherwise directed by the Court.

II. General Instructions

General instructions applicable to all Georgia Probate Court Standard Forms are available in each probate court or at www.gaprobate.gov, labeled GPCSF 1.

IN THE PROBATE COURT OF **COUNTY** STATE OF GEORGIA IN RE: ESTATE OF ESTATE NO. **DECEASED** PETITION TO PROBATE WILL IN SOLEMN FORM The petition of [Full name(s) of petitioner(s)] First Middle Last whose physical address(es) is/are _____ Zip Code County State and mailing address(es) is/are ___ City County Zip Code State shows to the Court the following: 1. Middle [Full name of decedent] First whose place of domicile was City County State Zip Code departed this life on , 20____. 2. While alive, decedent duly made and published a last will and testament dated , (along with codicil(s)), which is herewith offered dated for probate in solemn form as the decedent's "will." is/are named as the executor(s). 3. Listed below are all of the decedent's heirs at law, with age or majority status, address and relationship to the decedent set opposite the name of each: Name Age (or over 18) Address Relationship

4.

Required: [Provide sufficient factual information to enable the Court to conclude that all of the heirs of the decedent are included and that there are no heirs of the same or closer degree according to O.C.G.A. § 53-2-1. Provide the names of any deceased heirs, the name and address of his or her personal representative, if any, and include the date of death for each (see instructions for further clarification). Also, state here all pertinent facts that may govern the method of giving notice to any person and that may determine whether or not a guardian ad litem should be appointed for any person. If any heirs listed above are cousins, grandchildren, nephews, or nieces of the decedent, indicate the deceased ancestor through whom they are related to the decedent. If any executor nominated in the Will has a priority equal to or higher than the propounder but will not qualify, indicate the name and reasons.]

5.

[Initial one]	
(a)	To the knowledge of the petitioner(s), no other proceedings with respect to this estate are pending, or have been completed, in any other probate court in this State or any other state.
(b)	The probate of another purported will of the decedent is pending in the State of, in the County Court. The name(s) and address(es) of the propounder(s)
	and the names, addresses, and ages or majority status of the beneficiaries under the
	other purported will to whom notice is required under O.C.G.A. § 53-5-22 (b) are listed on the attachment hereto, as "Exhibit", "which is expressly made a part
	hereof, as if fully set forth herein.
(c)	An administration is pending in the State of, in
	the County Court.
	The name(s) and address(es) of each petitioner and the name(s) and address(es) of
	any appointed administrator(s), if any, are listed on the attachment hereto, as "Exhibit
	"," which is expressly made a part hereof, as if fully set forth herein.

6.

[Initial all that apply; however, please note that this form may not be appropriate if the petitioner(s) is/are seeking the appointment of a testamentary guardian, which requires notice to the relatives of the decedent's minor child(ren) pursuant to O.C.G.A. § 29-2-4.]

At the time of the decedent's death, and at this time, the decedent left (a) minor

child(ren) and the will names a testamentary conservator.

(a) The will names a testamentary conservator of (a) minor child(ren) of the decedent. At the time of the decedent's death, he/she had (a) minor child(ren) and there is/are no court-appointed conservator(s); the following individual(s) is/are named as testamentary conservator(s) in the decedent's will:

Name

Address

(b) The will names a testamentary conservator of (a) minor child(ren) of the decedent. At the time of the decedent's death, he/she had (a) minor child(ren) and there is/are a court-appointed conservator(s), who is/are identified as follows: [If named, testamentary conservator(s) and court-appointed conservator(s) are different.]

Name

Address

7.

Additional data: [Where full particulars are lacking, state here the reasons for any such omission.]

WHEREFORE, petitioner(s) pray(s):

- 1. Leave to prove said will (and codicil(s)) in solemn form;
- 2. That due and legal notice be given as the law requires;
- 3. That said will be admitted to record on proper proof;
- 4. That letters of testamentary conservatorship issue, if applicable;
- 5. That letters testamentary issue; and
- 6. That this Court order such other relief as may be proper under the circumstances.

Signature of Petitioner	
Printed Name	
Mailing Address	
Telephone Number	
Signature of Attorney:	
Printed Name of Attorney:	
Address:	
Telephone Number:	State Bar #

VERIFICATION

GEORGIA,COUNTY	Y
	ersigned petitioner(s) who, after being duly sworn petition to probate will in solemn form (and the
Sworn to and subscribed before me this	
day of, 20	
	Signature of Petitioner
NOTARY/CLERK OF PROBATE COURT	Printed Name of Petitioner
My Commission Expires:	

IN THE PROBATE COURT OF _____ COUNTY STATE OF GEORGIA IN RE: ESTATE OF ESTATE NO. _____ **DECEASED** ACKNOWLEDGMENT OF SERVICE AND ASSENT TO PROBATE INSTANTER The undersigned, being 18 years of age or older, laboring under no legal disability, and being an heir of the above-named decedent, hereby acknowledges service of a copy of petition to probate the will in solemn form, purported will, and notice, waives copies of same; waives further service and notice; and hereby assents to the probate of said will in solemn form instanter. Sworn to and subscribed before me this _____ day of ______, 20_____ Signature of Heir NOTARY/CLERK OF PROBATE COURT Printed Name of Heir My Commission Expires: _____ Sworn to and subscribed before me this _____ day of _______, 20_____ Signature of Heir NOTARY/CLERK OF PROBATE COURT Printed Name of Heir My Commission Expires: Sworn to and subscribed before me this Signature of Heir _____ day of ______, 20_____ NOTARY/CLERK OF PROBATE COURT Printed Name of Heir

My Commission Expires: _____

IN THE PROBATE COURT OF _ STATE OF	GEORGIA COUNTY
IN RE: ESTATE OF DECEASED,)) ESTATE NO
	CONSERVATOR'S TO SERVE
[To be completed only in the event a testo	mentary conservator is named in the will]
	or older, laboring under no legal disability, and eby consents to serve. I understand that once and duties as set forth in O.C.G.A. § 29-3-5.
Sworn to and subscribed before me this day of, 20	Signature of Testamentary Conservator
NOTARY/CLERK OF PROBATE COURT My Commission Expires:	Printed Name of Testamentary Conservator
Sworn to and subscribed before me this day of, 20	Signature of Testamentary Conservator
NOTARY/CLERK OF PROBATE COURT My Commission Expires:	Printed Name of Testamentary Conservator

NOTICE

THE FOLLOWING PAGES ARE TO BE COMPLETED BY THE PETITIONER (MOVING PARTY) UNLESS OTHERWISE DIRECTED BY THE COURT.

SEE UNIFORM PROBATE COURT RULE 5.6 (A).

IN THE PROBATE COURT O	
STATE	C OF GEORGIA
IN RE: ESTATE OF)) ,) ESTATE NO
DECEASED)
ORDER FOR S	SERVICE OF NOTICE
The foregoing petition to probate wi service is ordered as follows:	ill (and codicil(s)) in solemn form having been filed,
[Initial all that apply]	
be served personally, or by registered or certiby the petitioner(s) pursuant to O.C.G.A. § 53	of the petition and purported will (and codicil(s)) shall ified mail or statutory overnight delivery, as requested 3-11-3, at least 30 days before the Will (and codicil(s)) o reside in Georgia: [If mailed, must be with return addressee only.]
shall be served by registered or certified m	y of the petition and purported will (and codicil(s)) at ail, return receipt requested, pursuant to O.C.G.A. § s whose current residence addresses are known:
Notice shall be published or County, before the following heirs whose current residence	nce a week for four weeks in the legal organ of this, 20, in order to serve by publication addresses are unknown:
SO ORDERED this day of	, 20
	Judge of the Probate Court

	IN THE PROBATE COURT OF	COUNTY
	STATE OF GEORGIA	
IN R	E: ESTATE OF	
)	
	,) ESTATE NO)
DEC	EASED)	
	NOTICE	
IN RI estate	E: The Petition to Probate Will (and Codicil(s)) in Solemn Form	in the above-referenced
	[Strike any paragraph if not applicable]	
TO:		
	[List here all interested parties who reside in Georgia to be served personally or by statutory overnight delivery with restricted delivery to the addressee, if specifically required.	-
	This is to notify you who are required to be served personally, to to the petition to probate will in solemn form, in this Court on or before are personally served or sign the return receipt.	
TO:		
10.	[List here all heirs having known addresses outside the continental U.S. to be served be statutory overnight delivery with restricted delivery to the addressee, if specifically required.	
	This is to notify you to file objection, if there is any, to the petition	to probate will in solemn
		20 (the date of the
howe days,	ng of this notice to you by certified or registered mail, return receiver, that if a return receipt for such notice is actually received by the deadline for the filing of any objection shall be 30 days from the return receipt.	he Court within such 30
TO:		
	[List here all heirs having known addresses in the continental U.S. to be served by regovernight delivery with restricted delivery to the addressee, if specifically requested by	
howe days,	This is to notify you to file objection, if there is any, to the petition in this Court on or before the 30th day after, ng of this notice to you by certified or registered mail, return receiver, that if a return receipt for such notice is actually received by the deadline for the filing of any objection shall be 30 days from the return receipt.	20 (the date of the pt requested); provided, he Court within such 30

BE NOTIFIED FURTHER: All objec	tions to the petition must be in writing, setting forth
the grounds of any such objections. All objec	tions should be sworn to before a notary public or
before a probate court clerk, and filing fees n	nust be tendered with your objections, unless you
qualify to file as an indigent party. Contact p	robate court personnel for the required amount of
filing fees. If any objections are filed, a hearing	will be (held on, 20)
(scheduled at a later date). If no objections are f	filed, the petition may be granted without a hearing.
,	
	Judge of the Probate Court
	By:
	Clerk of the Probate Court
	Address
	Telephone Number
	1

IN THE PROBATE COURT OF	COUNTY
STATE (OF GEORGIA
IN RE: ESTATE OF)
DECEASED ,)
DECEASED ,)
	OTICE
IN RE: The Petition to Probate Will referenced estate having been duly filed.	(and Codicil(s)) in Solemn Form in the above-
[For use if an heir is requ	ired to be served by publication]
TO:	
[List here all heirs having unknown addresses to be	served by publication]
	there is any, to the petition to probate will in solemn_, 20
the grounds of any such objections. All objections a probate court clerk, and filing fees a qualify to file as an indigent party. Contact	etions to the petition must be in writing, setting forth etions should be sworn to before a notary public or must be tendered with your objections, unless you probate court personnel for the required amount of earing will be (held on
	Judge of the Probate Court
	By: Clerk of the Probate Court
	Clerk of the Probate Court
	Address
	Telephone Number

IN THE PROBATE COURT OF _ STATE O	F GEOR	GIA COUNTY
IN RE: ESTATE OF DECEASED)))	ESTATE NO
DECEASED)	
CERTIFICA	TE OF S	SERVICE
I certify that I have this date mailed	(unless o	therwise noted), in an envelope with the
proper postage affixed thereto for First-Class	Mail deliv	very copies of the
to the following parties at the addresses below	v:	
This day of	, 20	_•
	Clerk or	f the Probate Court
	Address	3

Telephone Number

IN THE PROBATE COURT OF	COUNTY
STATE OF	GEORGIA
IN RE: ESTATE OF)
)
DECEASED ,) ESTATE NO
	,
ORDER ADMITTING WILL (AND CODIC	IL(S)) TO PROBATE IN SOLEMN FORM
An alleged last will and testament dated	d
An alleged last will and testament date (and codicil(s) dated) was/were propounded.
	was/were nominated
personal representative(s) by the testator. The Co or domiciled outside the State of Georgia but o Court further finds that all of the heirs at law we further finds that no objection has been filed, and Court further finds that the propounded will (is witnesses).	wning property within, the above county. The ere served or acknowledged service. The Court all requirements of law have been fulfilled. The
according to the terms of the decedent's will	edent's will"); that the will be admitted to record ated executor(s) named above has/have leave to be required oath, after which letters testamentary appresentative(s) with copies of this order and the sonal representative(s) shall disburse all property and shall maintain all records of income and
disbursements until discharged by order of this C	ourt.
IT IS FURTHER ORDERED that:	
[Initial all that apply]	
(a) An inventory shall be filed(b) Annual returns shall be filed(c) Letters of testamentary conser	vatorship shall issue to
(d) Letters of testamentary guardi	
SO ORDERED this day of	, 20
	Judge of the Probate Court

IN THE PROBATE COURT OF	COUNTY
STATE OF G	EORGIA
IN RE: ESTATE OF DECEASED ,))
DECEASED ,) ESTATE NO
	,
LETTERS TESTA [Relieved of filin	
At a regular term of probate court, the last	will and testament dated
(and codicil(s) dated) of the above-named decedent, who was
domiciled in this county at the time of his or her dea	th or was domiciled in another state but owned
property in this county at the time of his or her deat	h, was legally proven in solemn form to be the
decedent's will and was admitted to record be	by order, and it was further ordered that
	, named as executor(s) in said will, be
allowed to qualify, and that upon so doing, letters to	estamentary be issued to such executor(s).
THEREFORE, the executor(s), having tak	en the oath of office and complied with all
necessary prerequisites of the law, is/are legally aut	horized to discharge all the duties and exercise
all powers of executor(s) under the will of said dece	edent, according to the decedent's will and the
law.	
Given under my hand and official seal, the _	day of
The following must be signed if the judge	Judge of the Probate Court
does not sign the original of this document:	
Issued by:	[Seal]
Clerk of the Probate Court	

IN THE PROBATE COURT OF	COUNTY
STATE OF	GEORGIA
IN RE: ESTATE OF DECEASED ,))) ESTATE NO
DECEASED	<u> </u>
LETTERS TEST [Not relieved of	
At a regular term of probate co	ourt, the last will and testament dated
(and codicil(s	s) dated) of the
above-named decedent, who was domiciled in the	nis county at the time of his or her death or was
domiciled in another state but owned property in	n this county at the time of his or her death, was
legally proven in solemn form to be the decedent	t's will and was admitted to record by order, and
it was further ordered that	, named as
executor(s) in said will, be allowed to qualify, a	
issued to such executor(s).	
`,	taken the oath of office and complied with al
necessary prerequisites of the law, is/are legally a	authorized to discharge all the duties and exercise
all powers of executor(s) under the will of said de	ecedent, according to the decedent's will and the
law and is/are hereby required to render a true and	d correct inventory of all property, both real and
personal, and any and all debts of the estate, and	make a return of them to this Court, and further
to file a proper annual return or final return wi	ith this Court each year within 60 days of the
anniversary date of appointment until the executo	orship is fully discharged.
Given under my hand and official seal, the	day of, 20
	Judge of the Probate Court
The following must be signed if the judge does not sign the original of this document:	
Issued by:	[Seal]
Clerk of the Probate Court	

IN THE PROBATE COURT OF	₹	COUNTY
STATE (OF GEORGIA	
IN RE: ESTATE OF)	
)) FST	ATE NO
DECEASED) EST.	ALE NO.
LETTERS OF TESTAMENTAR [To be completed only in the event a test		
TO:	, Testamentary Conservator(s)	
RE:, 1		Minor
		, Minor's Date of Birth
above. You have assented to this appointment testamentary conservator(s) are to protect and minor's property solely for the benefit of the questions. These letters of testamentary conconservator(s) to hold, for the minor, only above-named decedent.	d maintain the prophe minor. Consult	erty of the minor and utilize the your attorney if you have any ower the above testamentary
Given under my hand and official seal	l, the day of	, 20
The following must be signed if the judge	Judge of the	Probate Court
does not sign the original of this document:		a 17
Issued by:	[X	Seal]
Clerk of the Probate Court		