# PETITION FOR LETTERS OF ADMINISTRATION WITH WILL ANNEXED (WILL PREVIOUSLY PROBATED)

#### **INSTRUCTIONS**

### I. Specific Instructions

- 1. This form is to be used in connection with a petition for letters of administration with will annexed when the will has been previously probated pursuant to O.C.G.A. § 53-6-15 (b). In the event the will has not been previously probated, GPCSF 7, Petition for Letters of Administration with Will Annexed, should be used.
- 2. Signatures of beneficiaries who acknowledge service must be sworn to before a notary public or the clerk of any probate court of this State. An attorney at law may acknowledge service on behalf of a beneficiary; however, the attorney must certify that he or she currently represents that beneficiary 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 as provided above. It is not necessary that all acknowledgments appear on the same page. 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.
- 3. O.C.G.A. § 53-6-15 (b) provides that the petition shall be served on the beneficiaries of the will and the executor, if any, of any deceased executor whose death created the vacancy in the manner described in Chapter 11 of Title 53. O.C.G.A. § 53-11-3 (a).
- 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. When a party to a proceeding 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. Should a guardian ad litem be necessary because a party is not sui juris, use GPCSF Supplement 1.
- 5. Use GPCSF Supplement 2 if the Court determines it is appropriate to appoint a special process server.
- 6. Use GPCSF Supplement 3 when an additional certificate of service is necessary.

- 7. 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.
- 8. 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.
- 9. 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 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 **DECEASED** PETITION FOR LETTERS OF ADMINISTRATION WITH WILL ANNEXED (WILL PREVIOUSLY PROBATED) The petition of [Full name(s) of petitioner(s)] First Middle whose physical address(es) is/are City Zip Code County and mailing address(es) is/are \_\_\_\_ City County Zip Code State shows to the Court the following: 1. The will dated \_\_\_\_\_\_\_, 20\_\_\_ (and codicil(s) dated \_\_\_\_\_\_\_, 20\_\_) was/were previously probated and a final order was entered on \_\_\_\_\_ 20 . 2. Listed below are all of the beneficiaries under said will previously probated who have a present interest, including but not limited to a vested remainder interest but not including trust beneficiaries where there is a trustee who is not the nominated administrator with will annexed. Name Age (or over 18) Address Relationship

3.

Petitioner(s) further show(s) that the circumstances giving rise to the need for an administrator with will annexed (will previously probated) are as follows:

[Initial	all that apply]			
	(a) The appointed	d executor is deceased.		
		d executor has renounced or declined his/her renunciation as "Exhibit"]	right to serve as	
		a testate estate is unrepresented:		
		4.		
The pet	itioner(s)		is/are entitled	
to be appointed	administrator(s) w	with will annexed by reason of:		
[Initial	(a) or (b) and com	nplete (b) if initialed]		
	previously probeneficiary is	unanimously selected by the beneficiaries of the cobated, who are capable of expressing a character than the decedent's surviving spouse, no action tenance was pending at the time of death of the	noice. If the sole on for divorce or	
	will best serve	Appointment of the proposed administrator(s) with will annexed named above will best serve the interest of the estate and the proposed administrator(s) with will annexed is/are:		
	(2) (3) (4)	A beneficiary or the trustee of any trust that under the will.  A surviving spouse and no action for divergence maintenance were pending or completed at decedent's death.  An eligible person as defined in O.C.G.A. § 5. A creditor of the estate. [Evidence of such attached as "Exhibit"]  The county administrator.	vorce or separate t the time of the 3-6-1.	
		5		

The proposed administrator(s) with will annexed should be allowed to qualify without the necessity of posting bond, since only personal representatives of intestate estates and temporary administrators are normally required to post bond. See O.C.G.A. § 53-6-50 (a).

6.

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.

Additional data: [Where full particulars are lacking, state here the reason for any such omission or any special circumstances. If the propounder is not an heir or a beneficiary under the will, state how the propounder is interested in the administration of the estate. If it is alleged that a nominated executor has failed to qualify, state here the name and address of such nominated executor.]

### WHEREFORE, petitioner(s) pray(s):

- 1. That due and legal notice of this petition be given as the law requires;
- 2. That letters of administration with will annexed, will previously probated, issue to the proposed administrator(s) with will annexed named above;
- 3. That this Court grant such other and further relief as it deems proper under the circumstances.

Signature of Petitioner	
Printed Name	
Mailing Address	
Telephone Number	<u> </u>
Signature of Attorney:	
Printed Name of Attorney:	
Address:	
Telephone Number:	State Bar #_

## **VERIFICATION**

GEORGIA,	COUNT	Y
state(s) that the facts se	t forth in the foregoing	dersigned petitioner(s) who, after being duly sworning petition for letters of administration with wile ached exhibits(s)) are true and correct.
Sworn to and subscribed	before me this	
day of	, 20	
		Signature of Petitioner
NOTARY/CLERK OF P	ROBATE 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 **SELECTION BY BENEFICIARIES** The undersigned, being 18 years of age or older, laboring under no legal disability, and being a beneficiary of the above-referenced estate, hereby acknowledges service of a copy of petition for letters of administration with will annexed (will previously probated) and notice, waives copies of same and all further service and notice, selects the person proposed in said petition to be administrator with will annexed, and consents to the petition. Sworn to and subscribed before me this Signature of Beneficiary NOTARY/CLERK OF PROBATE COURT Printed Name of Beneficiary My Commission Expires: Sworn to and subscribed before me this Signature of Beneficiary NOTARY/CLERK OF PROBATE COURT Printed Name of Beneficiary My Commission Expires: Sworn to and subscribed before me this Signature of Beneficiary NOTARY/CLERK OF PROBATE COURT Printed Name of Beneficiary

My Commission Expires: \_\_\_\_\_