PETITION FOR APPOINTMENT OF CURATOR

CASE NO:
DATE:
ATTORNEY(S):
Fla. Stat. § 733.501. Curators. Fla. Prob. R. 5.122. The court may appoint a curator sua sponte.
Certified copy of death certificate
Verified petition
$\underline{}$ Petitioner's name, address and interest in estate. The name and address of the proposed curator.
$\underline{}$ Decedent's name, address, date and place of death, state and county of domicile, including a statement showing venue.
$\underline{}$ The names and address of the persons apparently entitled to letters of administration and any known beneficiaries, incl. birth dates of minors
<pre> Will self-proved OR Will not self-proved, and oath of witness filed</pre>
A statement as to why a curator should be appointed.
Reason for Appointment of Curator Nominated as PR in Will Other reason for preference:
Nature and approx value of assets (bond considerations): Cash assets: \$ Other assets: \$ Bond waived in will for person to be appointed as Curator
Oath & Designation of Resident Agent for Curator
$\underline{}$ Formal notice to any person entitled to letters, unless property will be wasted, destroyed, or removed.
$\underline{}$ Order specifies duties of Curator, i.e, notice to creditors. The court may assign any duty of a personal representative.
Proposed letters of curatorship are submitted.
Comments:
Curator is required to file inventory within 30 days of issuance of letters of curatorship. When PR is appointed curator is required to account for and deliver assets within 30 days.
RECOMMENDATION: