GUARDIANSHIP OF ADULT INCAPACITATED PACKET



COURT OF INDIAN OFFENSES FOR THE SOUTHERN PLAINS REGION

Mailing Address: P.O. Box 368 Anadarko, Oklahoma 73005

Physical Location:
Highway 281 North & Parker McKenzie Drive
Anadarko, Oklahoma
(located inside the Anadarko Agency)

Phone: 405/247-8527 or 8508

Fax: 405/247-7240

Email: edwina.gutierrez@bia.gov

The forms in this packet are to be used as a template, if you are seeking a guardianship of an adult incapacitated. Please read the instructions carefully before completing the forms. The Court Clerks CANNOT accept petitions that does not conform to the instructions included in this packet.

Should you need assistance in preparing the petition, you must consult with an attorney at your own expense. This court does not have legal aid. The Court Clerks are prohibited by Ethical Code and Court Rules to provide legal advice and help parties prepare or type court documents. Different situations may require special procedures and the Court Clerks CANNOT advise you on how to proceed or what forms may be necessary in specific situations.

PACKET CONTAINS:

Instruction Sheet

Petition Form

Entry of Appearance & Waiver Form

Guardianship Flowchart

Sample Guardianship of Adult Incompetent Petition

Sample Entry of Appearance & Waiver



Website: http://www.bia.gov/WhoWeAre/RegionalOffices/SouthernPlains/



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GENERAL COURT INFORMATION

IMPORTANT - PLEASE READ!

WHAT CIVIL CASES CAN BE HEARD IN THE COURT OF INDIAN OFFENSES ("CFR COURT")?

The CFR Court can hear many different types of civil cases involving Indian or non-Indian arising in "Indian Country", where tribal members are defendants. Cases involving Indian and/or non-Indian or non-tribal member are also permitted by consent of the defendant to the personal jurisdiction of the court. The civil matters heard in the court include Indian child welfare, adoption, guardianship, divorce, child support, custody, name change, protective order, small claims, probate of non-trust property, and marriage, in addition to other civil disputes. To begin a civil suit, a party, or the party's attorney must pay the required filing fee and file the required petition. After that time the court may set the matter for hearing and trial, if required.

DO YOU NEED A LAWYER TO APPEAR IN THE CFR COURT?

No. It is advisable to get assistance of an attorney. Parties are encouraged to hire an attorney who is familiar with the laws and procedures with the CFR Court. The judges and court clerks cannot help parties present cases or act as advocates. Ethical codes do not permit court clerks, judges or other court personnel to assist parties in preparing filings. The Office of the Court Clerk does provide forms and instruction.

CAN ONE APPEAL A CFR COURT DECISION?

Yes. Parties have a right to appeal their cases to the Court of Indian Appeals, if they believe that the judge of the CFR Court has committed an error or for the relief, such as a writ of habeas corpus, as provided for in the court rules. A notice of appeal must be filed within 15 days after entry of judgment or an order issued by the CFR Court. Parities must submit a filing fee, insure that the records are transferred to the appeals court within the required time period after the record has been certified and file the necessary petition in error and briefs by the deadlines set forth in the court rules. Failure to abide by the deadlines may result in dismissal of the appeal. The decisions are made primarily by reviewing the written briefs and court record of the trial court. The Court of Indian Appeals consists of three appeal officers who review the action of the trial court to determine if the decision made should be upheld or overturned. Generally, a party is limited to discuss issues and evidence presented to the trial court, and cannot submit additional evidence or legal arguments on appeal. If a party wishes to expedite a decision, the party should demonstrate why the court should hear the matter in an expedited manner.

ASSISTANCE OF COURT CLERKS

Court Clerks can provide information or resources that can be helpful in the handling of your case. However, Court Clerks <u>CANNOT</u> provide legal advice, which limits the type of information that can be given. The following are guidelines established that the Court Clerks must follow. Your understanding of what information can be provided will assist you in effectively talking with the Court Clerks.

Court Clerks will check your court documents for completeness. They will check for signatures, addresses, phone numbers, etc. Court Clerks will insure that you submit the required documents (petition, summons, tribal verification, birth certificates, filing fees, etc.) for filing.

Court Clerks May:

- Encourage self-represented parties to consult with an attorney for legal advice.
- Explain general information on the court process and procedure.

- Provide court forms and written instructions.
- Provide docketed case information.
- Provide resource material.
- Provide a list of attorneys
- Give you information on a court case, unless it is restricted by law.
- Allow you to review your case file, under the supervision of the Court Clerk, and provide you with a copy (copying fees apply) anything from it, unless it is restricted by law, but you cannot remove the file from the Court Clerk's Office.

Court Clerks CANNOT do any of the following:

- Advise you whether you should file a case or whether you should take any particular action in a case.
- Advise you what forms may be necessary in specific situations.
- · Recommend what you should do in a case.
- Conduct legal research for you.
- · Provide legal advice.
- Help you prepare or type court documents.
- Tell you what a judge might do.
- Tell you what to say in court.
- Tell you what words to use in preparing your court documents.
- Talk to the judge for you.
- Let you talk to the judge in private.
- · Explain judicial decisions.
- · Advise you as how the court rules and procedures will be applied to your case.
- · Correct errors in your court documents or court orders.
- Change an order issued by a judge.
- Provide you contact information for another party.

If a party or attorney contacts a court clerk by telephone with a verbal request for any judicial action, the Court Clerk must tell the party/attorney to put the request in writing. The Court Clerk DOES NOT have authority to act on any judicial action. Furthermore, Court Clerks cannot verbally re-schedule a court hearing or verbally provide notice of hearing. The party/attorney must put the request in writing, however, the Court Clerk should tell the caller that the Court Clerk cannot guarantee that the judge will grant the request.

GENERAL DEFINITIONS

The following are some definitions and information which will be useful for you to know:

Judge: A magistrate judge with experience in many different areas of law who will be the neutral listener in your case; he/she will direct your case as it proceeds through the legal system and make decisions based on the information you provide and on the law.

Court Clerk: The Court Clerk of the court maintains records of all documents filed with the court and of court proceedings. They also collect filing fees, court costs and fines. They can provide court forms and written instructions.

Attorney: A person who has specialized training and has a license to practice law; he/she acts as an advocate and can give advice to the individual he/she represents.

Petitioner or **Plaintiff:** The person(s) starting the case with the court; this person is the one who files the paperwork which begins the case.

Respondent or Defendant: The person(s) responding to the case that was started by the petitioner.

COURT DECORUM

The court is a very traditional and place where a certain demeanor (way of acting) is expected. The dignity of the court is to be respected and maintained at all times. You must act and speak in a way that helps you with your case.

- Dress professionally, as you would for an important event. This means that your clothing should be neat and clean and that you are well groomed.
- Do not bring your children into court.
- Do not chew gum.
- Be respectful to everyone in court. This includes the judge, court staff, the other party involved in your case, witnesses, court bailiff, and any other people in the area.
- · Address the judge as "Your Honor."
- Do not use profanity, argue, or verbally react to answers given in court by the judge, opposing party, or attorney. You will have your turn to speak.
- Turn off cell phones and other electronic devices.
- · Remove headwear.
- Recording devices, cameras, food and drinks are prohibited in this courtroom.
- Inappropriate gestures or remarks will not be tolerated.
- · Doorways should be kept clear at all times.
- · Turn off cell phones.
- No making noises or talking which interferes with any court proceedings.

GENERAL TIPS

When you are representing yourself, you are trying to persuade a judge that you are right. You must act and speak in a way that helps you with your case.

Before You Begin:

- Designate a notebook or folder to hold all of your court documents and forms and to record all of the
 activities related to the case.
- Keep all of your legal papers and case related documents in one place and organized.
- Keep track of all conversations you have with others regarding your case.

Preparing Your Forms:

- Make sure you have chosen the correct forms for your case. Read the instructions carefully before you complete the forms.
- Make sure that all of the required information is attached to the forms and documents.
- Be prepared to pay the filing fees required for your specific court matter at the time you file the papers.
- · Make photocopies for your own records.
- Look over the forms and materials you are going to present in court. Make sure they are filled in accurately and completely and that you have made the proper number of copies for the court.

Preparing for Court:

- Representing yourself in court is a big decision. In many matters, such as a disputed divorce or a
 complicated child custody case, it may be best to get legal advice. You may need to consult an attorney to
 determine that you are doing the right thing and that you are fully prepared for the court hearing. If you are
 unsure, it may be best to seek the help of an attorney.
- Make notes before you go to court so you are prepared and know exactly what you want to say.
- Be prepared to provide any information requested by judges and court staff.
 Remember: The judge cannot speak to you about your case except when your case is in court and when the other party is there. Court staff can help you with questions such as when your hearing is scheduled but they cannot give you legal advice or recommendations about what you should do.
- Dress professionally, as you would for an important event. This means that your clothing should be neat and clean and that you are well-groomed.

Going to Court:

- Be sure to take your notebook or folder in which you have recorded all related events, along with all caserelated documents. Take paper and a pen for notes. You may need to prepare other necessary documents after the hearing.
- Be on time! The court has a very busy schedule. If you are late, your case might be postponed to another
 date or dismissed entirely. You also could have a judgment or unfavorable ruling made against you if you are
 not there to defend your case.

Other Tips:

- Always remember the four "P's": Professionalism Punctuality Politeness Preparation.
- Be sure to provide the court with changes to your address and/or phone number.
- Respond to court notices and correspondence as soon as possible.

POINT OF CONTACTS

EMPLOYEE CONTACT INFORMATION:

Edwina Gutierrez, Court Clerk Email: edwina.gutierrez@bia.gov Office Phone: 405/247-8508

Fax: 405/247-7240 Cell: 405/933-1929

Work Schedule: 8:00 am - 4:00 pm, Monday - Thursday Duty: Civil Cases (divorce, custody, guardianship

name change, probate, and civil complaints) Criminal Cases

EMPLOYEE CONTACT INFORMATION:

Andrea Phillips, Tribal Gov't Specialist/Court Admin.

Email: Andrea.Phillips@bia.gov Office Phone: 405/247-1542

Fax: 405/247-9240

Work Schedule: 8:00 am - 5:00 pm, Monday - Friday

Duty: Oversee functions of the court

EMPLOYEE CONTACT INFORMATION:

Sherry Lovin, Tribal Government Officer

Email: Sherry.Lovin@bia.gov Office Phone: 405/247-1534

Fax: 405/247-9240 Cell: 580/560-4463

Work Schedule: 8:30 am - 5:30 pm, Monday - Friday

Duty: Supervises court staff

Instructions for Filing a Petition for Guardianship (Adult)

IMPORTANT INFORMATION - PLEASE READ!

These standard instructions are informational purposes only and do not constitute legal advice about your case. If you do not understand this information, please contact an attorney.

	1: Complete forms. Petition for Guardianship Entry of Appearance and Waiver Summons
pro div (ac	OTE: Forms must be typed double-spaced and on letter size paper. The forms ovided in this packet are guides to be used in preparing your documents for filing vorce. The forms must be re-typed. Forms must include all the required information ddresses, telephone numbers, email addresses, etc.) It is YOUR responsibility to ovide the required information on the forms.
	2: Obtain copies of required documents. Tribal Enrollment Verification (Tribal ID, Certificate Degree of Indian Blood, or Letter from Tribe) for adult incapacitated Birth Certificates for adult incapacitated
NO	OTE: Obtaining these documents is YOUR responsibility.
	3: Pay filing fee of \$60.00 plus \$25.00 per party to be summoned https://www.pay.gov/public/form/start/813563669 Bank account (ACH) PayPal account Debit card
	Entry of Appearance and Waiver (must be filed by the Interested Party at least one (1) day after filing the Guardianship) Summons
wi fee	<u>OTE</u> : If all forms, documents, and filing fees are not submitted at the time of filing, it libe returned back to you, until you obtain ALL required forms, documents and filing es for filing. Petition for Guardianship must be signed in front of the Court Clerk or a tary public.

GUARDIANSHIP FLOW CHART: Guardianship Process

"PETITION FOR GUARDIANSHIP" - The petitioner prepares and files the *petition* with the Court Clerk. This is the document filed by the peitioner to start the guardianship action.

If Entry of Appearance and Waiver(s) is NOT filed with the Petition for Guardianship.

If Entry of Appearance and Waiver(s) (for ALL interested parties) is filed with the Petition for Guardianship.

"SUMMONS" - The Court Clerk will prepare *summons* to all interested parties advising him/her that that have 30 days to answer to the petition.

"SERVICE OF PROCESS" - Serve all interested parties defendant with copy of the petition and summons sent certified mail.

"ANSWER" - Defendant must respond to the petition within 30 days. The *answer* states whether or not the defendant agrees with the petition. If the defendant doesn't file an answer, the Court assumes that the defendant agrees to the terms in the petition.

"NOTICE OF HEARING" - The petitioner and all interested parties will receive a *notice of hearing* advising the parties of the scheduled guardianship hearing date and time.

"GUARDIANSHIP HEARING" - The Judge will review the case file and ask a few basic factual question to the petitioner and interested parties. The Judge will rule on matters of the case and will act in the best interest of the incompetent adult or child(ren) in determining guardianship.

"GUARDIANSHIP ORDER" - The petitioner will receive a certified *guardianship order* in the mail 2 weeks after the hearing. The guardianship order is an official document of the decision of the Judge.

"ANNUAL GUARDIANSHIP REVIEW" - Annually you will receive notice of hearing advising the parties of the scheudled review hearing date and time to review the guardianship case.

	E MATTER OF THE) DIANSHIP OF:)
DOB:	Case No. PG
	PETITION FOR GUARDIANSHIP OF ADULT INCAPACITATED
Pet	COMES NOW,, Petitioner herein, Pro Se and for this cause of action, the itioner alleges and states the following:
1.	That the Court of Indian Offenses for the Southern Plains Region has personal and subject matter jurisdiction to hear and decide this matter in accordance to 25 CFR 11.116 and 11.610;
2.	That, adult incapacitated herein, is an enrolled member of the Tribe of Oklahoma. A copy of the adult incompetent's Tribal enrollment card/Certificate Degree of Indian Blood is submitted along with the petition to the Court.
3.	That the adult incapacitated is years old and was born on, A copy of the adult incapacitated's birth certificate is submitted along with the petition to the Court;
4.	That the adult incapacitated resides at (INCLUDE CITY, STATE & ZIP) and has lived at this address for (STATE LENGTH OF TIME IN MONTHS OR YEARS AT THIS ADDRESS);
	That the Petitioner is an enrolled member of the Tribe of Oklahoma and the Petitioner's address is; (INCLUDE CITY, STATE & ZIP) OR That the Petitioner is non-Indian and the Petitioner's address is; (INCLUDE CITY, STATE & ZIP)
5.	That according to the Petitioner's knowledge, the adult incapacitated, does not have a Court appointed guardian and a guardian needs to be appointed for the reason that: (EXPLAIN IN DETAIL WHY A GUARDIAN NEEDS TO BE APPOINTED)
6.	That the adult incapacitated needs a guardian appointed to provide for her/his care and maintenance and to oversee her/his affairs, both medically and financially;
7.	That the Petitioner is the(STATE RELATIONSHIP) of the adult incapacitated;
8.	That the closest blood relatives names, addresses and relationship to the adult incapacitated, so far as know to the Petitioner are: (LIST EACH CLOSEST BLOOD RELATIVE'S NAME, FULL ADDRESS (INCLUDE CITY, STATE & ZIP) AND THE RELATIONSHIP THEY ARE TO THE ADULT INCAPACITATED.)
9.	That the Petitioner is capable and willing to assume the responsibility of being the guardian of the adult

incapacitated;

10. That the Petitioner is a fit and proper person maintenance of the adult incapacitated;	to be appointed guardian to oversee the care and
ONLY ADD 10. IF YOU ARE REC	QUESTING A TEMPORARY ORDER
11. That a temporary order needs to be issued for the temporary order exists.	or the reason that (EXPLAN IN DETAIL WHY ANSTS.)
WHEREFORE, the Petitioner prays that guardian of said adult incapacitated and that a heari necessary.	the Court will issue an order appointing the Petitioner ng be set on this matter as soon as the Court deems
	NAME, Petitioner FULL ADDRESS (include city, state & zip) TELEPHONE NO. EMAIL ADDRESS (if available)
VERIE	FICATION
hereby states that I have prepared and read this	truth and being of lawful age above 18 years of age petition and verify that all of the factual allegations ect to the best of my knowledge and belief, UNDER
	NAME, Petitioner
SUBSCRIBED AND SWORN TO BEFORE M 20	E THIS DAY OF,

Court Clerk/ Deputy

(SEAL)

GUA	HE MATTER OF THE RDIANSHIP OF; Case No. PG, Tribal Adult Incapacitated.)
	SUMMONS
TO:	Interested Party Name Interested Party Address Interested Party City/State/Zip Code
	YOU ARE HEREBY SUMMONED in the above named action and directed to file
writte	en Answer to the attached Petition with the Court Clerk of this Court, within thirty (30) day
after s	service of this Summons, which is herewith served upon you.
	A copy of your Answer must also be delivered to the Petitioner or his/he
attorn	ey/advocate and proof of such service with your Answer must be filed in this Court.
	If you fail to Answer this Petition within the time stated, judgment by default can b
rende	red against you for the relief demanded by the Petitioner.
(SEA	L)
	Court Clerk/Deputy CFR Court P.O. Box 368 Anadarko, Oklahoma 73005

Petitioner or Petitioner's Attorney:
Petitioner Name
Petitioner Address
Petitioner City/State/Zip Code

Phone: Petitioner Telephone Number

YOU MAY SEEK THE ADVICE OF AN ATTORNEY/ADVOCATE ON ANY MATTER CONNECTED WITH THIS SUIT OR YOUR ANSWER. SUCH ATTORNEY SHOULD BE CONSULTED IMMEDIATELY SO THAT AN ANSWER MAY BE FILED WITHIN THE TIME LIMIT STATED IN THIS SUMMONS.

Phone: 405/247-8511

CERTIFICATION

I, the undersigned Court Clerk, hereby certify that I emailed, faxed, hand delivered or mailed, a true and correct copy of this document and copy of the petition to the following

interested party:
Certified Mail - Restricted Delivery
Article No.
Interested Party Name
Interested Party Address
Interested Party City/State/Zip Code
(SEAL)

Court Clerk/Deputy Court Clerk

IN THE MATTER OF THE GUARDIANSHIP OF:)) Cose No. BC
) Case No. PG
DOB:; Tribal Adult Incapaci	j itated.)
	APPEARANCE AND WAIVER
the appointment of guardianship over my rights to said appointment in favo and I respectfully pray that the Court person and estate. Should I have object	, being one of the persons having a right to the person of, do herby waive or of the, Petitioner herein, will appoint Petitioner, as guardian over the above listed cted to said appointment of the Petitioner, I am aware that I petition and appear in Court to make my objections known
Dated this day of _	, 20
Please print your name & address:	Signature Telephone:
SHOULD YOU AGREE TO SIGN THIS WAIVER, P RETURN TO THIS OFFICE EITHER BY MAIL OR	PLEASE SIGN IN FRONT OF A NOTARY PUBLIC OR COURT CLERK AND R IN PERSON.
State of Oklahoma;) County of)	•
	ed the above and foregoing Entry of Appearance and Waiver, and personally ood, and signed the same, and that he/she executed the same as his/her free and therein set forth. IN WITNESS THEREOF I have hereunto affixed my
(SEAL) My Commission Expires:	NOTARY PUBLIC
SUBSCRIBED AND SWORN TO BEF	ORE ME THIS DAY OF

COURT CLERK/DEPUTY

IN THE MATTER OF THE)		
GUARDIANSHIP OF:)		
)		
JANE DOE,)	Case No. PG-	-
DOB: 08/01/2000;)		
Tribal Adult Incapacitate.	j		

PETITION FOR GUARDIANSHIP OF ADULT INCAPACITATED

COMES NOW, Janey Doe, Petitioner herein, Pro Se and for this cause of action, the Petitioner alleges and states the following:

- 1. That the Court of Indian Offenses for the Southern Plains Region has personal and subject matter jurisdiction to hear and decide this matter in accordance to 25 CFR 11.116 and 11.610;
- 2. That Jane Doe, adult incapacitated herein, is an enrolled member of the Native Tribe of Oklahoma. A copy of the adult incapacitated's Tribal enrollment card is submitted along with the petition to the Court;
- 3. That the adult incapacitated is 80 years old and was born on April 1, 1933. A copy of the adult incapacitated's birth certificate is submitted along with the petition to the Court;
- 4. That the adult incapacitated's resides at 1234 Native Drive, Anadarko, Oklahoma 73005 and has lived at this address for 3 months;
- 5. That the Petitioner is an enrolled member of the Native Tribe of Oklahoma and the Petitioner's address is 1234 Native Drive, Anadarko, Oklahoma 73005;
- 6. That according to the Petitioner's knowledge, the adult incapacitated, does not have a court appointed guardian and a guardian needs to be appointed for the reason that:
 - The biological parents of Jane Doe are deceased and the closest blood relatives live in another state;
- 7. That the adult incapacitated needs a guardian appointed to provide for her care and maintenance and to oversee her affairs, both medically and financially;
- 8. That the Petitioner is the daughter of the adult incapacitated;

9. That the closest blood relatives names, addresses and relationship to the adult incapacitated, so far as known to the Petitioner are:

Janey Doe, Daughter P.O. Box 0000 Fort Sill, Oklahoma 73503

Johnny Doe, Son P.O. Box 0000 Fort Sill, Oklahoma 73503

- 10. That the Petitioner is capable and willing to assume the responsibility of being the guardian of the adult incapacitated;
- 11. That the Petitioner is a fit and proper person to be appointed guardian to oversee the care and maintenance of the adult incapacitated;

WHEREFORE, the Petitioner prays that the Court will issue an order appointing the Petitioner as guardian of said adult incapacitated and that a hearing be set on this matter as soon as the Court deems necessary.

JANEY DOE, Petitioner 1234 Native Drive Anadarko, Oklahoma 73005 (405)247-0000 janeyd@yahoo.net

VERIFICATION

I, Janey Doe, being duly sworn to tell the truth and being of lawful age above 18 years of age, hereby states that I have prepared and read this petition and verify that all of the factual allegations contained in this petition are in fact true and correct to the best of my knowledge and belief, UNDER PENALTY OF PERJURY.

Janey Doe, Petitioner

SUBSCRIBED AND SWORD	N TO BEFORE ME THIS DAY OF	
(SEAL)		
	Court Clerk/ Deputy	

IN THE MATTER OF THE)			
GUARDIANSHIP OF:)			
)	Case No. PG-		
Janey A. Doe,)			
DOB: 08/01/1929;)			
Tribal Adult Incapacitated.)			
ENTRY O	F APPEARA	NCE AND WAI	VER	
I, the undersigned relative of Jane appointment of guardianship over the appointment in favor of the Jane P. will appoint Petitioner, as guardian objected to said appointment of the said petition and appear in Court to	he person of J Doe, Petition n over the ab Petitioner, I an	aney A. Doe, do er herein, and I re pove listed person m aware that I ha	herby waive my espectfully pray n and estate. It does not be the right to file	y rights to said that the Court Should I have e an answer to
Dated this day or	f		, 20	
	Signa	ature		
Please print your name & address:				
	Telephone:	V.		
SHOULD YOU AGREE <mark>TO SIGN THIS WAIVER</mark> RETURN TO THIS OFFIC <mark>E EITHER BY MAIL</mark>		N FRONT OF A NOTAE	RY PUBLIC OR COU	RT CLERK AND
State of Oklahoma;) County of)				
		this	day of	20 to
Before me, the undersigned Notary Public, came known to be the identical person who execute acknowledged to me that he/she has read, under voluntary act and deed for the uses and purposes signature and official seal the date heretofore states.	cuted the above an stood, and signed s therein set forth.	nd foregoing Entry of A	Appearance and Wai	as his/her free and
(SEAL)	,	NOTARY	PUBLIC	
My Commission Expires:		NOTAC	TOBLIC	
SUBSCRIBED AND SWORN TO BI	EFORE ME T	HIS DAY O	F	, 20

COURT CLERK/DEPUTY

IN THE MATTER OF THE)			
GUARDIANSHIP OF:)			
)	Case No. PG-	-	
JANE DOE,)			
DOB: 08/09/1998;)			
Kiowa Tribal Adult Incapacitated.)			
	SUMN	MONS		

TO: Janey Doe 123 ABC Street Anadarko, OK 73005

YOU ARE HEREBY SUMMONED in the above named action and directed to file a written Answer to the attached Petition with the Court Clerk of this Court, within thirty (30) days after service of this Summons, which is herewith served upon you.

A copy of your Answer must also be delivered to the Petitioner or his/her attorney/advocate and proof of such service with your Answer must be filed in this Court.

If you fail to Answer this Petition within the time stated, judgment by default can be rendered against you for the relief demanded by the Petitioner.

(SEAL)

Court Clerk/Deputy CFR Court P.O. Box 368 Anadarko, Oklahoma 73005

Phone: 405/247-8511

Petitioner or Petitioner's Attorney: James Doe 999 May Avenue Anadarko, OK 73005 Phone: 405-555-555

YOU MAY SEEK THE ADVICE OF AN ATTORNEY/ADVOCATE ON ANY MATTER CONNECTED WITH THIS SUIT OR YOUR ANSWER. SUCH ATTORNEY SHOULD BE CONSULTED IMMEDIATELY SO THAT AN ANSWER MAY BE FILED WITHIN THE TIME LIMIT STATED IN THIS SUMMONS.

CERTIFICATION

I, the undersigned Court Clerk, hereby certify that I emailed, faxed, hand delivered or mailed, a true and correct copy of this document and copy of the petition to the following interested party:

Certified Mail – Restricted Delivery
Article No.
Janey Doe
123 ABC Street
Anadarko, OK 73005

(SEAL)

Court Clerk/Deputy Court Clerk