

8. *The reason why any information required to be furnished by Sections 5-201 and 5-202 of Article 93 has not been furnished, is as follows:*

.....

.....

WHEREFORE, the Petitioner prays that he be granted letters appointing him personal representative of the decedent's estate and that the aforesaid will, if any, be admitted to [administrative] [judicial] probate, and that the following additional relief be granted:

I (we) do(es) hereby solemnly declare and affirm under the penalties of perjury that the information and representations contained in the foregoing Petition are true and correct according to my (our) knowledge, information and belief.

.....
(signature)

5-207. *Caveat proceeding.*

(a) *Petition to Caveat. Whether or not a Petition for Probate has been filed, a verified Petition to Caveat a will may be filed at any time prior to the expiration of ~~four~~ SIX months following an administrative or a judicial probate (unless caveat proceedings had once been held and finally disposed of).*

(b) *Effect of Petition. If the Petition to Caveat is filed before the filing of a Petition for Probate, or after administrative probate, it shall have the effect of a request for judicial probate. If filed after judicial probate the matter shall be reopened and a new proceeding held as if only administrative probate had previously been determined. In either case the provisions of Part 4 of this Subtitle shall apply.*

Part 3—Administrative Probate.

5-301. *Nature of proceeding.*

Administrative probate is a proceeding instituted by the filing of a petition for such probate by an interested person before the Register for the probate of a will or a determination of the decedent's intestacy, and for the appointment of a personal representative. Subject to the provisions of Section 5-402, such proceeding may be conducted without prior notice, and shall be final, to the extent provided in Section 5-304, subject to the right of interested persons to require judicial probate as provided in Part 4 of this Subtitle.

5-302. *Action on Petition—in general.*

The Register may, upon a request for administrative probate contained in a Petition for Probate, admit a will to probate, and shall appoint one or more personal representatives on the basis of the allegations contained in the Petition. The Register may require additional verified proof, and the same shall be filed in the proceeding.