

ESTATE ARE AS FOLLOWS:

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8. THE REASON WHY ANY INFORMATION REQUIRED TO BE FURNISHED BY §§5-201 AND 5-202 OF THE ESTATES AND TRUSTS ARTICLE HAS NOT BEEN FURNISHED, IS AS FOLLOWS:

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WHEREFORE, THE PETITIONER PRAYS THAT HE BE GRANTED LETTERS APPOINTING HIM PERSONAL REPRESENTATIVE OF THE DECEDENT'S ESTATE AND THAT THE WILL, IF ANY, BE ADMITTED TO (ADMINISTRATIVE) (JUDICIAL) PROBATE, AND THAT THE FOLLOWING ADDITIONAL RELIEF BE GRANTED:

I (WE) DO HEREBY SOLEMNLY DECLARE AND AFFIRM UNDER THE PENALTIES OF PERJURY THAT THE INFORMATION AND REPRESENTATIONS CONTAINED IN THE PETITION ARE TRUE AND CORRECT ACCORDING TO MY (OUR) KNOWLEDGE, INFORMATION, AND BELIEF.

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(SIGNATURE)

REVISOR'S NOTE: This section presently appears as Art. 93, §5-206. The only changes are in language.

5-207. CAVEAT PROCEEDING.

(A) FILING PETITION TO CAVEAT.

REGARDLESS OF WHETHER 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 SIX MONTHS FOLLOWING THE FIRST APPOINTMENT OF A PERSONAL REPRESENTATIVE UNDER A WILL[.], EVEN IF THERE BE ~~[[REGARDLESS OF]]~~ A SUBSEQUENT JUDICIAL PROBATE OR APPOINTMENT OF A PERSONAL REPRESENTATIVE [SHALL NOT PROHIBIT THE CAVEAT]. IF A DIFFERENT WILL IS OFFERED SUBSEQUENTLY FOR PROBATE, A PETITION TO CAVEAT THE LATER OFFERED WILL MAY BE FILED AT A TIME WITHIN THE LATER TO OCCUR OF

(1) THREE MONTHS AFTER THE LATER PROBATE, OR

(2) SIX MONTHS AFTER THE FIRST APPOINTMENT OF A PERSONAL REPRESENTATIVE OF A PROBATED WILL.