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JUDGE JAMES R. BEELER

Administrative Order Regarding the Filing of Annual and Final Accounts following the Texas Supreme Court's Adoption of Texas Rule of Civil Procedure 21c

On December 13, 2013, the Supreme Court of Texas adopted Texas Rule of Civil Procedure (TRCP) 21c, Privacy Protection for Filed Documents, effective January 1, 2014. Rule 21c defines sensitive data as follows:

- (1) A driver's license number, passport number, social security number, tax identification number, or similar government-issued personal identification number;
- (2) A bank account number, credit card number, or other financial account number; and
- (3) A birth date, home address, and the name of any person who was a minor when the underlying suit was filed.

Unless sensitive date is specifically required by a statue, court rule, or administrative regulation, a document containing sensitive date may not be filed unless the sensitive data is "redacted by using the letter 'X' in place of each omitted digit of character or by removing the sensitive data in a manner indicating that the data has been redacted." The filing party is required to retain an unredacted version of the filed document while the case is ongoing.

Given new Rule 21c, the undersigned presiding judge of Calhoun County Court at Law No.1 finds there is a need for an administrative order setting out new procedures to be followed when annual and final accounts are required in guardianship and probate estates. The Court cannot audit an accounting without access to both an unredacted accounting as well as unredacted back-up.

It is therefore ordered that the following procedures must be followed when any annual or final account is filed in Calhoun County Court at Law No.1, effective immediately.

- File the accounting in compliance with TRCP 21c, redacting sensitive data as needed (for example, redacting sensitive data in the required verifications of deposit, confirmation of safekeeping, and tax affidavits).
- File the accounting electronically as required by the Texas Supreme Court Order and TRCP Rule 21.

- No Financial statement, check copy, or other back-up to an annual or final accounting shall be filed with the Clerk, whether or not any sensitive data is redacted.
- Within 7 business days of filing the accounting, deliver the following to the Court:
 - (1) An unredacted paper copy of the filed accounting. On the first page, clearly indicate the date the accounting was filed. Deliver by mail or by hand-delivery to the office of the Court Coordinator, Catherine Blevins.
 - (2) Unredacted paper copies of all required back-up, including financial statements (for example, all bank statements, copies of returned checks, brokerage statements, etc.). Copies or originals are acceptable, as long as they are unredacted. Deliver by mail or hand-delivery to the office of the Court Coordinator, Catherine Blevins.

The Court will not file the back-up. Counsel has 30 days after an accounting is approved to pick up the hard-copy that was delivered to the Court. If the back-up is not picked up within 30 days, the Court will destroy it.

(3) An electronic version of all required back-up (see #2 above). This electronic version may be submitted on a flash drive delivered with the paper back-up to the office of the Court Coordinator, Catherine Blevins, or may be emailed to Catherine.Blevins@calhouncotx.org.

The Court will retain an electronic version of the back-up in its internal files. Counsel may arrange to pick up a submitted flash drive after the electronic version of the back-up has been saved.

- (4) If it is the first annual accounting, an unredacted copy of the inventory is required.
- (5) In a probate, the names and birth dates of all minor heirs, if any, must be redacted.

Signed on July 28, 2025.

James R. Beeler, Presiding Judge