IN THE CIRCUIT COURT, EIGHTEENTH JUDICIAL CIRCUIT, IN AND FOR SEMINOLE COUNTY, FLORIDA, PROBATE DIVISION

IN RE: ESTATE OF:	CASE NO
Deceased.	
PETI	ITION TO DETERMINE
HOMESTEAL	O STATUS OF REAL PROPERTY
	(Testate)
Petitioner,	
1. The decedent,	died
	, At the time of death, the decedent was;
domiciled in Seminole Cou sentence(s) that are not app	unty, Florida, and was survived by: [Strike the following plicable.]
a. A spouse who has i	not waived his or her homestead rights.
b. A spouse who has	waived his or her homestead rights.
c. One or more minor	children as described below.
d. One or more devise	es who are neither a spouse nor a minor child or the
decedent.	
	t's death, the decedent owned and resided on the following el of real property (the "Property"):
PHYSICAL ADDRESS	
PARCEL ID #	
PROPERTY	
DESCRIPTION	
The Property was the dece	dent's homestead.
The Property is located (_) inside or () outside of a municipality and is
contiguous	

Petition	er believes	the Prope	erty (was) (was i	not) validly	devised	because:	
		ituted the	homestead of the	ne decedent		_	of
Section pelieves	4 of Article that upon	e X of the decedent	Constitution of s death, title to m claims of the	the Property	descend	ded to and th	
Section pelieves constitu The name of the heaving a	4 of Articles that upon tional exemented the decirs of the decirs of the can interest in	e X of the decedent aption from the cedent's decedent's	Constitution of s death, title to	the Property decedent's e, if any, and	descend descendence descriptions	mes and year	rs of b
Section pelieves constitu The name of the henaving a	4 of Articles that upon tional exemens of the decirs of the contract of the co	e X of the decedent aption from the cedent's decedent's	c Constitution of s death, title to m claims of the surviving spouses minor children	the Property decedent's e, if any, and	descend descendence descriptions	mes and year	rs of b
Section pelieves constitu The name of the heaving a	4 of Articles that upon tional exemented the decirs of the decirs of the can interest in	e X of the decedent aption from the cedent's decedent's	c Constitution of s death, title to m claims of the surviving spouses minor children	the Property decedent's e, if any, and i, if any, and the	descend descendence descriptions description	mes and year	rs of b childrenships
Section pelieves constitu The name of the henaving a	4 of Articles that upon tional exement of the decirs of the can interest in the decire dent are:	e X of the decedent aption from the cedent's decedent's	c Constitution of s death, title to m claims of the surviving spouses minor children edent's estate, if	the Property decedent's e, if any, and i, if any, and the	descend descendence descriptions description	mes and year nes of other ective relation	rs of b childrenships

	ASSET, SHARE, or AMOUNT (IF KNOWN)
requested, been served proper	ther joined in this petition, consented to the relief r notice of this proceeding, or waived notice.
onstituted the exempt homestead escended and the constitutional	sts that an Order be entered determining that the Propert d of the decedent, title to which, upon decedent's death, exemption from claims inured as set forth in paragraph
irecting that the personal represe	tative to surrender possession of the Property; and entative shall have no further responsibility with respect
irecting that the personal representation the Property. Under penalties of perjury	entative shall have no further responsibility with respect
irecting that the personal representation the Property.	entative shall have no further responsibility with respect y, I declare that I have read the foregoing, and the facts knowledge and belief.
Under penalties of perjury lleged are true, to the best of my	entative shall have no further responsibility with respect y, I declare that I have read the foregoing, and the facts knowledge and belief.
Under penalties of perjury lleged are true, to the best of my	entative shall have no further responsibility with respect y, I declare that I have read the foregoing, and the facts knowledge and belief.

7. The only persons, other than petitioner, having an interest in this proceeding,

IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT IN AND FOR SEMINOLE COUNTY, FLORIDA, PROBATE DIVISION

IN RE: ESTATE OF:	File No
/ Deceased.	
	DETERMINING
•	TUS OF REAL PROPERTY
((Testate)
On the Petition of	for an Order Determining
Homestead Status of Real Property (the "Pro	operty"), all interested persons having been served
proper notice of the Petition and hearing, or	having waived notice thereof, the Court finds that:
	as domiciled in Seminole County, Florida:
[Check the following sentences the	
() a. The Decedent was not sur	
() b. Decedent's homestead wa	s devised to one or more heirs of the Decedent;
() c. Property meets the size an Constitution	d contiguous requirements of the Florida
() No () Yes, inside mun	icinality loss than 1/2 A ara
	nicipality less than 160 contiguous acres
	at owned and resided on the Property described in the
Petition; it is	will ad Duamantan
ADJUDGED that the following desc	
Legally described as:	

_					
_					
		-f.d- Ddddid- i-	41	-C(: 1 -C A -4:-:	1 - W - C 41
		of the Decedent within	the meaning	of section 4 of Artic	le X of the
Constitution of	the State o	f Florida. It is			
ADJUD	GED FUI	RTHER that, as of the I	Decedent's da	te of death, the Prop	erty was
				-	•
•		constitutional exemption	on from the cia	aims of Decedent's C	creditors
inured to the fol	lowing per	rsons:			
NAME		ADDRESS		RELATIONSHIP	SHARE
		RDDRESS		REE/ITTO OTT	DIMIKE
It is AD	JUDGED	FURTHER that the Pe	etitioner is aut	horized and directed	l to surrender
all of the Proper	tv which r	nay be in the possession	n or control of	the Petitioner to the	e person
-	•	•			-
		tioner shall have no fur	=	=	it. Further,
the personal rep	resentative	e is not entitled to posse	ssion of the p	roperty.	
DONE a	and ORDI	E RED on		, 2022 in Sem	ninole
County, Florida		-		,	
County, Piorida	•				
					
		Circuit	Judge		

IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT IN AND FOR SEMINOLE COUNTY, FLORIDA.

IN RE: ESTATE OF	CASE NO:
NOTICE OF CONFIDENTIAL	INFORMATION WITHIN COURT FILING
	lministration 2.420(d)(2), the filer of a court record at the time al information is included within the document being filed;
·	lies to the identified information; and identify the precise
location of the confidential information within t	
Title/Type of Documents(s):	
Indicate the applicable confidentiality prov	vision(s) below from Rule 2.420(1)(B), by specifying the
location within the document on the space pr	ovided:
Chapter 39 records relating to dependent	ey matter, termination of parental rights, guardians as litem,
child abuse, neglect and abandonment. §	39.0132(3), Fla. Stat. (If the document is filed within a
Chapter 39 case, this form is not required	1.)
Adoption records. §63.162, Fla. Stat. (If	the document is filed within a Chapter 63 adoption case, this
form is not required.)	
Social Security, bank account, charge, de	ebit, and credit card numbers in court records. §119.0714(1)(i)-
(j), (2)(a)-(e), Fla. Stat. (Unless redaction	n is requested pursuant to §119.0714(2), Fla. Stat. this
information is exempt only as of January	1, 2012).
HIV test result and patient identity within	n the HIV results. §381.004(2)(e), Fla. Stat.
Sexually Transmitted diseases— test rest	ults and identity within the test results when provided by the
Department of Health or the department'	s authorized representative. §384.29, Fla. Stat.
Birth and death certificates, including co	urt-issued delayed birth certificates and fetal death certificates.
§382.008(6) and §382.025(1)(a), Fla. Sta	nt.
Identifying information in petition by mi	nor for waiver of parental notice when seeking to terminate
pregnancy. §390.01116, Fla. Stat. (If the	document is filed within a Ch. 390 waiver of parental notice
case, this form is not required.)	
Identifying information in clinical menta	l health records under the Baker Act. §394.4615(7), Fla. Stat.
Records of substance abuse service prov	iders which pertain to the identity, diagnosis, and prognosis of
and service provision to individuals who	have received services from substance abuse service

providers. §397.501(7), Fla. Stat.

 Identifying information in clinical records of detained criminal defendants found incompetent to
proceed or acquitted by reason of insanity. §916.107(8), Fla. Stat.
 Estate inventories and accountings. §733.604(1), Fla. Stat.
 Victim's address in domestic violence action on petitioner's request. §741.30(3)(b), Fla. Stat.
 Information identifying victims of sexual offenses, including child sexual abuse. §119.071(2)(h) and
§119.0714(1)(h), Fla. Stat.
 Gestational surrogacy records. §742.16(9), Fla. Stat.
 Guardianship reports and orders appointing court monitors in guardianship cases. §744.1076 and
§744.3701, Fla. Stat.
 Grand jury records. Ch 905, Fla. Stat. (If the document is filed in a Ch. 905 grand jury proceeding this
form is not required.)
 Information acquired by courts and law enforcement regarding family services for children.
§984.06(3)-(4), Fla. Stat. (If the document is filed in a Ch. 984 family services for children case, this
form is not required.)
 Juvenile delinquency records. §985.04(1) and §985.045(2), Fla. Stat. (If the document is filed in a Ch.
985 juvenile delinquency case, this form is not required.)
 Information disclosing the identity of persons subject to tuberculosis proceedings and records of the
Department of Health in suspected tuberculosis cases. §392.545 and §392.65, Fla. Stat.
 Complete presentence investigation reports. Fla. R. Crim. P. 3.712.
 Forensic behavioral health evaluations under Chapter 916. §916.1065, Fla. Stat.
 Eligibility screening, substance abuse screening, behavioral health evaluations, and treatment status
reports for defendants referred to or considered for referral to a drug court program. §397.334(10)(a),
Fla. Stat.
GI CD VV
Signature of Petitioner
Printed Name of Petitioner

Note: The clerk of court shall review filings identified as containing information to determine whether the information is facially subject to confidentiality under the identified provision. The clerk shall notify the filer in writing within 5 days if the clerk determines that the information is NOT subject to confidentiality, and the records shall not be held as confidential for more than 10 days, unless a motion is filed pursuant to subdivision (d)(3) of Rule 2.420.

IN THE	COURT OF THE 18TH JUDICIAL
CIRCUIT IN AND FOR	SEMINOLE COUNTY, FLORIDA

Defendant/Respondent	
DESIGNATION OF E-MAIL ADDR	RESS FOR A PARTY NOT REPRESENTED BY AN ATTORNEY
governed by the Florida Family La	the Florida Family Law Rules of Procedure; in case w Rules of Procedure, use Florida Supreme Court Family Law Form 12.915**
Pursuant to Fla. R. Gen. Prac. & Jud. Addesignate the e-mail address(es) below for	min. 2.516(b)(1)(C), I, (name) or electronic service of all documents related to this case
By completing this form, I am authorizing	ng the court, clerk of court, and all parties to send copie leadings, or other written communications to me by e-
current e-mail address(es) and that all co	office and the opposing party or parties notified of my pies of notices, orders, judgments, motions, pleadings, case will be served at the e-mail address(es) on record a
(Designated e-mail address)	
	dress(es) (if any))
(Secondary designated e-mail add	dress(es) (if any))
(Secondary designated e-mail add CEF I certify that a copy hereof has be	dress(es) (if any))
(Secondary designated e-mail add CEF I certify that a copy hereof has be	RTIFICATE OF SERVICE een furnished to the Clerk of Court for Seminole Count arties used for service)
(Secondary designated e-mail add CEF I certify that a copy hereof has be and (insert name(s) and address(es) of page 2.5).	RTIFICATE OF SERVICE een furnished to the Clerk of Court for Seminole Count arties used for service) (signature)
(Secondary designated e-mail add CEF I certify that a copy hereof has be and (insert name(s) and address(es) of page 2.5).	RTIFICATE OF SERVICE een furnished to the Clerk of Court for Seminole Count arties used for service) re) (signature) (printed name)
(Secondary designated e-mail add CEF I certify that a copy hereof has be and (insert name(s) and address(es) of page 2.5).	RTIFICATE OF SERVICE een furnished to the Clerk of Court for Seminole Count arties used for service) ee)

IN THE CIRCUIT COURT FOR THE EIGHTEENTH JUDICIAL CIRCUIT IN AND FOR SEMINOLE COUNTY, FLORIDA

PROBATE DIVISION IN RE: ESTATE OF FILE NO: _____ DIVISION: DECEASED CONSENT AND WAIVER OF NOTICE The undersigned, whose name is _____ and who has an interest in the estate as _____ acknowledges receipt of a copy of this Petition _____ heretofore filed in this proceeding, waives hearing and notice of hearing thereon, and consents to the entry of an order granting the relief requested in the petition without notice of hearing. Signed on this _____, _____,

(SIGN NAME)