1	AN ACT
2	relating to proof of, and providing notice to certain beneficiaries
3	under, a decedent's will.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 128A, Texas Probate Code, is amended to
6	read as follows:
7	Sec. 128A. NOTICE TO CERTAIN <u>BENEFICIARIES</u> [ <del>ENTITIES</del> ] AFTER
8	PROBATE <u>OF WILL</u> . (a) <u>In this section, "beneficiary" means a</u>
9	person, entity, state, governmental agency of the state, charitable
10	organization, or trust entitled to receive real or personal
11	property under the terms of a decedent's will, to be determined for
12	purposes of this section with the assumption that each person who is
13	alive on the date of the decedent's death survives any period
14	required to receive the bequest as specified by the terms of the
15	will.
16	(b) Except as provided by Subsection (d) of this section,
17	not later than the 60th day after the date of an order admitting a
18	decedent's will to probate, the personal representative of the
19	decedent's estate, including an independent executor or
20	independent administrator, shall give notice that complies with
21	Subsection (e) of this section to each beneficiary named in the will
22	whose identity and address are known to the personal representative
23	or, through reasonable diligence, can be ascertained. If, after
24	the 60th day after the date of the order, the personal

	S.B. No. 593
1	representative becomes aware of the identity and address of a
2	beneficiary who was not given notice on or before the 60th day, the
3	personal representative shall give the notice as soon as possible
4	after becoming aware of that information.
5	(c) Notwithstanding the requirement under Subsection (b) of
6	this section that the personal representative give the notice to
7	the beneficiary, the personal representative shall give the notice
8	with respect to a beneficiary described by this subsection as
9	follows:
10	(1) if the beneficiary is a trust, to the trustee,
11	unless the personal representative is the trustee, in which case
12	the personal representative shall give the notice to the person or
13	class of persons first eligible to receive the trust income, to be
14	determined for purposes of this subdivision as if the trust were in
15	existence on the date of the decedent's death;
16	(2) if the beneficiary has a court-appointed guardian
17	or conservator, to that guardian or conservator;
18	(3) if the beneficiary is a minor for whom no guardian
19	or conservator has been appointed, to a parent of the minor; and
20	(4) if the beneficiary is a charity that for any reason
21	cannot be notified, to the attorney general.
22	(d) A personal representative is not required to give the
23	notice otherwise required by this section to a beneficiary who:
24	(1) made an appearance in the proceeding with respect
25	to the decedent's estate before the will was admitted to probate; or
26	(2) received a copy of the will that was admitted to
27	probate and waived the right to receive the notice in an instrument

	S.B. No. 593
1	<pre>that:</pre>
2	(A) acknowledges the receipt of the copy of the
3	will;
4	(B) is signed by the beneficiary; and
5	(C) is filed with the court.
6	(e) The notice required by this section must:
7	<u>(1) state:</u>
8	(A) the name and address of the beneficiary to
9	whom the notice is given or, for a beneficiary described by
10	Subsection (c) of this section, the name and address of the
11	beneficiary for whom the notice is given and of the person to whom
12	the notice is given;
13	(B) the decedent's name;
14	(C) that the decedent's will has been admitted to
15	probate;
16	(D) that the beneficiary to whom or for whom the
17	notice is given is named as a beneficiary in the will; and
18	(E) the personal representative's name and
19	contact information; and
20	(2) contain as attachments a copy of the will admitted
21	to probate and the order admitting the will to probate.
22	(f) The notice required by this section must be sent by
23	registered or certified mail, return receipt requested.
24	(g) Not later than the 90th day after the date of an order
25	admitting a will to probate, the personal representative shall file
26	with the clerk of the court in which the decedent's estate is
27	pending a sworn affidavit of the personal representative, or a

1	certificate signed by the personal representative's attorney,
2	stating:
3	(1) for each beneficiary to whom notice was required
4	to be given under this section, the name and address of the
5	beneficiary to whom the personal representative gave the notice or,
6	for a beneficiary described by Subsection (c) of this section, the
7	name and address of the beneficiary and of the person to whom the
8	notice was given;
9	(2) the name and address of each beneficiary who filed
10	<u>a waiver of the notice;</u>
11	(3) the name of each beneficiary whose identity or
12	address could not be ascertained despite the personal
13	representative's exercise of reasonable diligence; and
14	(4) any other information necessary to explain the
15	personal representative's inability to give the notice to or for
16	any beneficiary as required by this section.
17	(h) The affidavit or certificate required by Subsection (g)
18	of this section may be included with any pleading or other document
19	filed with the clerk of the court, including the inventory,
20	appraisement, and list of claims or an application for an extension
21	of the deadline to file the inventory, appraisement, and list of
22	claims, provided that the pleading or other document with which the
23	affidavit or certificate is included is filed not later than the
24	date the affidavit or certificate is required to be filed as
25	provided by Subsection (g) of this section [If the address of the
26	entity can be ascertained with reasonable diligence, an applicant
27	under Section 81 of this code shall give the state, a governmental

1	agency of the state, or a charitable organization notice that the
2	entity is named as a devisee in a written will, a written will not
3	produced, or a nuncupative will that has been admitted to probate.
4	[ <del>(b) The notice required by Subsection (a) of this section</del>
5	must be given not later than the 30th day after the date of the
6	probate of the will.
7	[ <del>(c) The notice must be in writing and state the county in</del>
8	which the will was admitted to probate. A copy of the application
9	and the order admitting the will to probate and, if the application
10	is for probate of a written will, a copy of the will must be attached
11	to the notice.
12	[ <del>(d) An entity entitled to notice under Subsection (a) of</del>
13	this section must be notified by registered or certified mail,
14	return receipt requested.
15	[ <del>(e) The applicant must file a copy of the notice with the</del>
16	court in which the will was admitted to probate].
17	SECTION 2. The heading to Section 128B, Texas Probate Code,
18	is amended to read as follows:
19	Sec. 128B. NOTICE TO HEIRS ON APPLICATION TO PROBATE [WHEN]
20	WILL [ <del>PROBATED</del> ] AFTER FOUR YEARS.
21	SECTION 3. Subsection (a), Section 149C, Texas Probate
22	Code, is amended to read as follows:
23	(a) The county court, as that term is defined by Section 3 of
24	this code, on its own motion or on motion of any interested person,
25	after the independent executor has been cited by personal service
26	to answer at a time and place fixed in the notice, may remove an
27	independent executor when:

1 (1) the independent executor fails to return within 2 ninety days after qualification, unless such time is extended by 3 order of the court, an inventory of the property of the estate and 4 list of claims that have come to <u>the independent executor's</u> [his] 5 knowledge;

6 (2) sufficient grounds appear to support belief that 7 <u>the independent executor</u> [he] has misapplied or embezzled, or that 8 <u>the independent executor</u> [he] is about to misapply or embezzle, all 9 or any part of the property committed to <u>the independent executor's</u> 10 [his] care;

11 (3) <u>the independent executor</u> [<del>he</del>] fails to make an 12 accounting which is required by law to be made;

13 (4) <u>the independent executor</u> [he] fails to timely file 14 the <u>affidavit or certificate</u> [notice] required by Section 128A of 15 this code;

16 (5) <u>the independent executor</u> [<del>he</del>] is proved to have 17 been guilty of gross misconduct or gross mismanagement in the 18 performance of <u>the independent executor's</u> [<del>his</del>] duties; or

19 (6) <u>the independent executor</u> [he] becomes an
20 incapacitated person, or is sentenced to the penitentiary, or from
21 any other cause becomes legally incapacitated from properly
22 performing <u>the independent executor's</u> [his] fiduciary duties.

SECTION 4. Subsection (b), Section 222, Texas Probate Code,
 is amended to read as follows:

(b) With Notice. The court may remove a personal representative on its own motion, or on the complaint of any interested person, after the personal representative has been cited

1 by personal service to answer at a time and place fixed in the 2 notice, when:

(1) Sufficient grounds appear to support belief that
the personal representative [he] has misapplied, embezzled, or
removed from the state, or that the personal representative [he] is
about to misapply, embezzle, or remove from the state, all or any
part of the property committed to the personal representative's
[his] care;

9 (2) <u>The personal representative</u> [He] fails to return 10 any account which is required by law to be made;

11 (3) <u>The personal representative</u> [He] fails to obey any 12 proper order of the court having jurisdiction with respect to the 13 performance of <u>the personal representative's</u> [his] duties;

14 (4) <u>The personal representative</u> [He] is proved to have
15 been guilty of gross misconduct, or mismanagement in the
16 performance of <u>the personal representative's</u> [his] duties;

17 (5) <u>The personal representative</u> [He] becomes an
18 incapacitated person, or is sentenced to the penitentiary, or from
19 any other cause becomes incapable of properly performing the duties
20 of <u>the personal representative's</u> [his] trust;

(6) As executor or administrator, <u>the personal</u>
 <u>representative</u> [he] fails to make a final settlement within three
 years after the grant of letters, unless the time be extended by the
 court upon a showing of sufficient cause supported by oath; or

(7) As executor or administrator, <u>the personal</u>
 <u>representative</u> [he] fails to timely file the <u>affidavit or</u>
 <u>certificate</u> [notice] required by Section 128A of this code.

SECTION 5. Section 6.02, H.B. No. 391, Acts of the 80th
 Legislature, Regular Session, 2007, as effective September 1, 2007,
 is amended to read as follows:

4 SECTION 6.02. The changes in law made by this article apply 5 only to[+

6 [(1) the estate of a decedent who dies before the 7 effective date of this article, if the probate or administration of 8 the estate is pending on or commenced on or after the effective date 9 of this article; and

10 [(2)] the estate of a decedent who dies on or after the 11 effective date of this article.

SECTION 6. The changes in law made by Sections 1, 2, 3, and 4 of this Act apply only to the estate of a decedent who dies on or after the effective date of this Act. The estate of a decedent who dies before the effective date of this Act is governed by the law in effect on the date of the decedent's death, and the former law is continued in effect for that purpose.

18

SECTION 7. This Act takes effect September 1, 2007.

President of the Senate Speaker of the House I hereby certify that S.B. No. 593 passed the Senate on May 28, 2007, by the following vote: Yeas 30, Nays 0; May 4, 2007, Senate refused to concur in House amendment and requested appointment of Conference Committee; May 14, 2007, House granted request of the Senate; May 26, 2007, Senate adopted Conference Committee Report by the following vote: Yeas 30, Nays 0.

## Secretary of the Senate

I hereby certify that S.B. No. 593 passed the House, with amendment, on May 2, 2007, by the following vote: Yeas 147, Nays O, two present not voting; May 14, 2007, House granted request of the Senate for appointment of Conference Committee; May 26, 2007, House adopted Conference Committee Report by the following vote: Yeas 143, Nays O, two present not voting.

Chief Clerk of the House

Approved:

Date

Governor