Cameron County Small Estate Affidavit Checklist

Texas Estates Code Chapter 205 dealing with Small Estate Affidavits generates much confusion. Banks, insurance companies, and title companies often tell individuals to file a Small Estate Affidavit (SEA) without considering the limited circumstances in which an SEA can be granted. Individuals then fill out a form without reading the statute and without understanding Texas intestacy law. They pay a filing fee and expect approval. But many SEAs are denied for problems that cannot be corrected, and the denied applicants lose their filing fees. Many other SEAs cannot be approved without amendment.

Before filing an SEA, carefully review this checklist and the attached charts regarding Texas rules for who takes what property when the decedent didn't have a will (rules for descent and distribution). See also the requirements for SEAs in Chapter 205 of the Texas Estates Code and the rules for descent and distribution in Chapter 201. To prepare an SEA that the Court can approve, you need to understand *all* of the rules and requirements. The complexity of the Code poses many pitfalls for non-lawyers – and even some lawyers – attempting to comply with the requirements. An attorney's assistance in drafting an SEA may prevent the denial of an Affidavit that might have been approved if the Affidavit had been prepared correctly.



This checklist explains the basics, but the list does not cover everything included in Chapters 201 and 205.

- **1.** Use the most recent SEA form on the Cameron County Probate Court's website. To increase the chances that an SEA will include all necessary information, the Court requires that applicants use the SEA form that is available on the Court's website. If necessary, include extra pages to provide additional information. The SEA must be completed by persons who have actual knowledge of the stated facts.
- **2.** Cover/Information Sheet. Texas Rule of Civil Procedure 78a requires that a Civil Case Information Sheet, including contact information, be filed with all original applications. Cameron County Probate Court requires a Supplementary Probate Court Information Sheet. These "cover sheets" should be filed at the time an SEA is first filed. The Court will not consider an SEA unless both cover/information sheets are on file.
- **3. Death Certificate.** The Cameron County Probate Court requires a death certificate to be filed with all probate applications, including SEAs. An easily readable copy is fine. Cross out the social security number.
- **4.** Cannot be filed within 30 days of Decedent's death. (Wait long enough to be sure you have *all* bills.)
- **5.** County where Decedent resided. An SEA should be filed in the county where Decedent resided if Decedent had a domicile or fixed place of residence in Texas. If that's not Cameron County, add facts to support venue in Cameron County. Granting an SEA is in the Court's discretion; it is unusual for the Court to approve an SEA for a Decedent who did not have a fixed place of residence in Cameron County.
- **6. No Will.** By statute, an SEA cannot be used where Decedent left a will. Applicants must swear that the Decedent died without a will. If Decedent had a will, you will need to use a different probate procedure.
- **7. No Administration.** An SEA cannot be approved if a petition for the appointment of a personal representative is pending or has been granted or if it appears that an administration is needed.
- 8. Decedent's Estate Assets.

List everything. The SEA must list <i>all</i> of Decedent's known estate assets – not just some of them. Assets are ar
property owned that has monetary value, including cash or bank accounts, real estate, vehicles, and household
furnishings.
Indicate value. Indicate the value of each asset as precisely as possible. An SEA cannot be approved with any
asset of "unknown value."
Limited estate. The SEA must show that the total estate assets are \$75,000 or less, not including the homestead
(see below) and exempt property (see below).
Provide sufficient detail. Describe each asset with enough detail to make it clear exactly what property is being
transferred by Affidavit. For example, give VIN numbers for cars and give the last four digits of any account
numbers, along with the name of bank or other entity holding the funds.

	In section L, list the name, address, phone number, and email address of every Distributee (heir) of Decedent's estate. If Decedent was married, you must list heirs for <i>every</i> type of property, even if you don't think there was any property of a particular type.
	inor heirs. The Cameron County Probate Court will not approve an SEA with a minor heir unless all estate assets inor heir(s) will inherit can be placed in the registry of the Court until the heir turns 18.
Distri the "c	st correct inheritance shares. In "L" of the Court's approved SEA form, you must list the shares of each butee in every possible type of property. In every SEA, fill out both "separate property" columns. Always fill out ommunity property" column if the Decedent was married when he or she died. To figure out shares, see the priate chart on pages 4-6 of this handout.
	If Decedent was married at the date of death , the SEA must state the shares of each Distributee in all three types of property: separate personal property, separate real property, and Decedent's share of the community property. (The surviving spouse will retain his or her own share of the community property.) <i>It is not sufficient to say that there was no separate property or no separate real property.</i>
	If Decedent was single at the date of death , there is no community property. Put "NA" in the community property column.
	gned and sworn to by all Distributees.
□ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □	If you need more than one signature page, use as many signature pages as needed, but note that every signature page must include all the italicized, boxed statements regarding what the Distributees are swearing or affirming, what the Distributees are requesting, and what those who sign the Affidavit could be liable for. See the italicized paragraphs in the box above the Distributees' signature lines on the Court's SEA form (at the top of page 7 of the pdf version of the form).
	Is there a Distributee who survived Decedent, but who is now deceased? If no personal representative has been appointed for a now-deceased Distributee, you cannot use the Small Estate Affidavit probate procedure and must file an Application to Determine Heirship. If a personal representative has been appointed, the personal representative can sign on behalf of the now-deceased Distributee's estate. In that case, the fact that the personal representative is signing on behalf of the estate must be clear from the signature. In addition, you must provide Letters Testamentary or Letters of Administration as proof that the person signing has authority to do so.
	Is there a missing Distributee? If you do not know where to find a Distributee, you cannot use the Small Estate Affidavit probate procedure and must file an Application to Determine Heirship. Note that an Applicant for determination of heirship must be represented by an attorney.
before facts.	worn to by two disinterested witnesses: Two disinterested witnesses must each sign and swear to the Affidavit e a notary. These witnesses must be able to swear to <i>all</i> of the facts included in the SEA, not only the family history Disinterested witnesses are witnesses who have no interest in Decedent's estate and who do not inherit from lent under the laws of descent and distribution of the State of Texas. As noted in the boxed, italicized statement on

the SEA form above each disinterest witness's signature, these witnesses – along with the Distributees – are liable for any damage or loss to any person that arises from a payment, delivery, transfer, or issuance made in reliance on the affidavit.

18. Possible hearing. The Court usually does not require a hearing on SEA applications, but in some circumstances the Court may require a hearing before an SEA will be approved. If a hearing is needed, the Court will contact you to set a

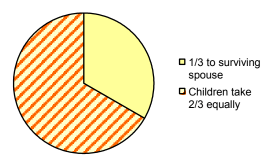
hearing. Do not set a hearing unless the Court has asked you to do so.

Texas Descent and Distribution¹

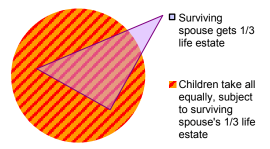
The Legal Effect of Not Having a Will (for decedents dying after 9/1/1993)

1. Married Person with Child[ren] or Other Descendants

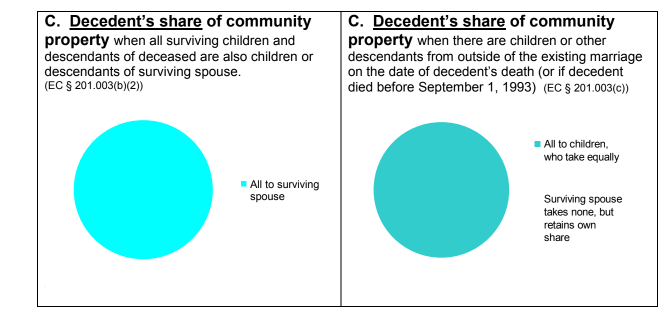
A. Decedent's separate personal property (all that is not real property) (EC § 201.002(b))



B. Decedent's separate real property (EC § 201.002(b))



All separate real property will be owned outright by decedent's child[ren] or other descendants when surviving spouse dies.



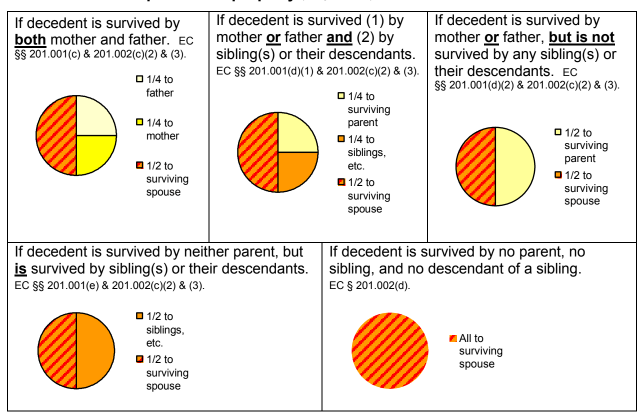
¹ The charts in this handout illustrate the general rules of descent and distribution under Texas law. In addition to the statutory references noted throughout, see the following Texas Estates Code (EC) provisions, among others: § 201.101, Determination of Per Capita with Representation Distribution (fka per stirpes); § 201.051 et seq., Matters Affecting Inheritance (including Adoption [§ 201.054] and Collateral Kindred of Whole and Half Blood [§ 201.057]); Advancements, §§ 201.151 & 201.152; and Requirement of Survival by 120 Hours, §§ 121.052 & 121.053 (see also §§ 121.151-121.153).

2. Married Person with No Child or Descendant

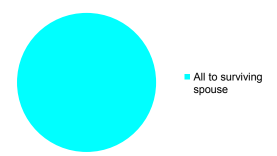
A. Decedent's separate personal property (all that is not real property) (EC § 201.002(c)(1))



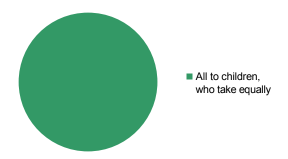
B. Decedent's separate real property (EC § 201.002)



C. Decedent's share of community property (EC § 201.003(b)(1))

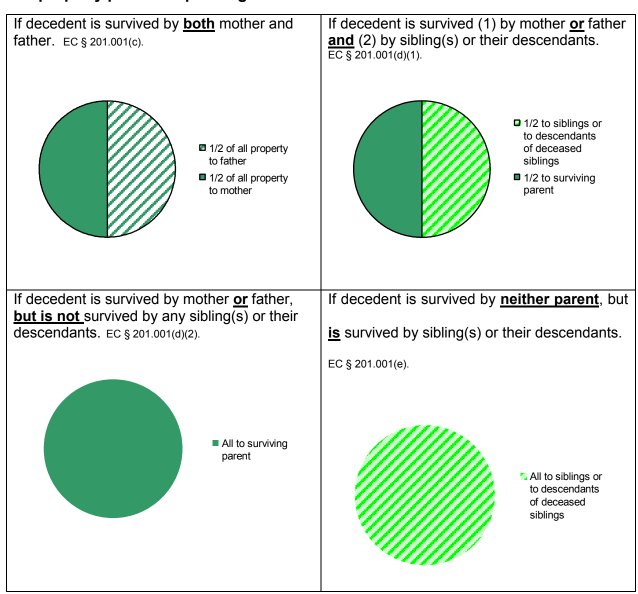


3. Unmarried Person with Child[ren] or Other Descendants (EC § 201.001(b))



4. Unmarried Person with No Child or Descendant

All property passes depending on who survived the decedent:1



¹ If none of the four situations above applies, see EC § 201.001(f)-(h).