

IF YOU ARE FILING A TEMPORARY ADMINISTRATION, PLEASE NOTE THE FOLLOWING CODE SECTIONS OF THE TEXAS ESTATES CODE:

§22.031. Representative; Personal Representative.

(a) *“Representative”* and *“personal representative”* include:

- (1) an executor and independent executor;
- (2) an administrator, independent administrator, and **temporary** administrator; and
- (3) a successor to an executor or administrator listed in Subdivision (1) or (2).

§309.051. Inventory and Appraisement.

(a) Except as provided by Subsection (c) or Section [309.056](#) or unless a longer period is granted by the court, before the 91st day after the date the personal representative qualifies, the representative shall prepare and file with the court clerk a single written instrument that contains a verified, full, and detailed inventory of all estate property that has come into the representative's possession or of which the representative has knowledge.

Sec. 452.152. CLOSING TEMPORARY ADMINISTRATION

(a) The court shall act on the list, return, exhibit, and **account** filed under Section [452.151](#).

(b) When letters of temporary administration expire or become ineffective for any cause, the court immediately shall enter an order requiring the temporary administrator to promptly deliver the estate remaining in the temporary administrator's possession to the person legally entitled to possession of the estate.

(c) On proof of delivery under Subsection (b), the temporary administrator shall be discharged and the sureties on the temporary administrator's bond shall be released as to any future liability.