		CAUSE NO		
IN THE ESTATE			§ 8	IN THE COUNTY COURTS
OF			& & & &	AT LAW NO. 2 OF
			§ §	HUNT COUNTY, TEXAS
<u>o</u>	RDE	R REMOVING INDEPENDE	NT E	XECUTOR / ADMINISTRATOR
		, the Independen	nt Exec	the Court's own motion to show cause why cutor / Administrator in the above matter should not be
removed pursuant	to §40	04.003 / §404.0035(a) / §404.0035(b	o) of th	e Texas Estates Code.
law to show cause	why failed	the Independent Executor / Admin	nistrato	Administrator has been cited in the manner required by or should not be removed. The Independent Executor / Executor / Administrator should not be removed for the
	1.	A. <u>Pursuant to §404.003</u> The independent executor cannot be served with notice or other process because: (a) the independent executor's whereabouts are unknown; (b) the independent executor is eluding service; or (c) the independent executor is a nonresident of this state without a designated resident agent; or		
	2.	Sufficient grounds appear to support		f that the independent executor has misapplied or ezzle, all or part of the property committed to the
	1. 2.	inventory of the estate property and	time re ter the d a lis	
	3.	unless that deadline has been extende Fails to timely file the affidavit or cer		
		C. Pursua	nt to §	404.0035(b)
] 1.] 2.	The independent executor fails to mal	ke an ac	ave been guilty of gross misconduct or gross
] 3.		s an	incapacitated person, or is sentenced to the
] 4.	the independent executor's fiduciary	duties; o s incap	pable of properly performing the independent

IT IS, TH	EREFORE, ORDERED that:				
(1)	is removed as Independent Executor / Administrator.				
(2)	Any letters of administration issued to him/her are cancelled.				
(3)	He/she shall immediately surrender any and all letters of administration issued to him/her to the Hunt County Clerk for immediate destruction by the Hunt County Clerk.				
(4)	He/she shall immediately deliver any and all estate property in his/her possession to the person who has been appointed and qualified as successor Independent Executor / Administrator. If no person has been appointed and qualified as successor Independent Executor / Administrator, then he/she shall immediately deliver any and all estate property in his/her possession to the persons entitled thereto under the will admitted to probate in this cause. All costs of removal, including attorneys' fees, are to be taxed and adjudged against individually, and the surety on the Independent Executor / Administrator's bond.				
Independent Ex	is hereby ORDERED to transmit a copy of this Order to, the recutor / Administrator removed herein, and his/her Attorney of Record.				
~ 31 (32	JUDGE JOEL D. LITTLEFIELD HUNT COUNTY, TEXAS				