**CAUSE NO. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**IN THE MATTER OF § IN THE DISTRICT COURT OF**

**§**

**THE LAW PRACTICE OF § \_\_\_\_\_\_\_\_\_\_\_ COUNTY, TEXAS**

**§**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ § \_\_\_\_\_\_ JUDICIAL DISTRICT**

**ORDER DISSOLVING CUSTODIANSHIP**

On this day, the court conducted a hearing on the Custodian’s Motion to Dissolve Custodianship. The court reviewed and accepted the Custodian’s report. The court also considered statements of the attorneys present for the hearing: [list names of attorneys present at the hearing]. The court decided to GRANT the Motion to Dissolve Custodianship.

Accordingly, subject to the conditions set forth below, the court ORDERS that the Custodianship of the law practice of [name of attorney] is dissolved, effective [date]. The court ORDERS:

That [name of attorney]’s unclaimed client paper and digital files and records shall remain in the physical possession of the Custodian, [name of custodian].

That on [date], the Custodian, [name of custodian], shall destroy all of [name of attorney]’s paper and digital files and records.

That on [date], the Custodian, [name of custodian], shall be released from any and all obligations as Custodian pursuant to the terms of the Order for Assumption of Jurisdiction Over the Law Practice of [name of attorney] entered by this court on [date that the court signed the Order for Assumption of Jurisdiction].

All further relief not expressly granted is herein denied.

SIGNED this day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

JUDGE PRESIDING