

IN THE DISTRICT COURT OF OKLAHOMA COUNTY
STATE OF OKLAHOMA

OKLAHOMA DEPARTMENT OF SECURITIES)

ex rel. IRVING L. FAUGHT, Administrator,)

Plaintiffs,)

v.)

THE ESTATE OF BRYAN DAVID ROARK,)

Defendants.)

Case No. CJ-2009-10905

**RECEIVER'S APPLICATION FOR THE COURT TO ESTABLISH
PROCEDURE TO NOTIFY CLAIMANTS TO MAKE CLAIMS**

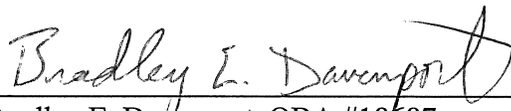
Douglas L. Jackson, Receiver for Assets of The Estate of Bryan David Roark, by and through his undersigned counsel, requests that this Court issue an Order establishing procedure to notify the creditors and claimants of Bryan David Roark and his estate that they are required to file a proof of claims setting forth the nature and amount of their claims against Bryan David Roark and/or his estate. In support of this request, the Receiver states as follows:

1. Notice to creditors will be given by the Receiver as required by law.
2. The Receiver is in the process of taking control of assets held by Bryan David Roark, his estate, and family members and is depositing the cash in the Receiver's small business checking account and treasury fund account at Banc First in Oklahoma City.
3. The Receiver has also filed lis pendens on all known tracts of real property owned by the Roarks in Pontotoc County, Oklahoma. The Receiver is in the process of closing the sale of Mr. Roark's business office downtown Ada, Oklahoma.
4. In addition, the Receiver continues his efforts to collect and other money, property and assets on behalf of the Estate of Bryan David Roark Receivership.

5. A procedure should be approved by the Court for the Receiver to give notice to the creditors and claimants of Bryan David Roark and/or his estate that they are required to file proofs of claim, and a bar date be established by the Court for the creditors and claimants to file said proofs of claim.

WHEREFORE, Receiver respectfully requests that the Court issue an Order (1) establishing a procedure for notifying the creditors and claimants of Bryan David Roark and/or his estate that they are required to file proofs of claim setting forth the nature and amount of their claims against Bryan David Roark and (2) establishing a bar date by which creditors and claimants must file their proofs of claim.

Respectfully submitted,



Bradley E. Dayenport, OBA #18687
GUNGOLL, JACKSON, COLLINS, BOX & DEVOLL, P.C.
3030 Chase Tower
100 N. Broadway Avenue
Oklahoma City, OK 73102
Ph. (405) 272-4710 / Fax (405) 272-5141
Attorney for Receiver

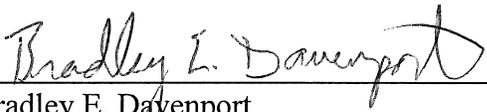
CERTIFICATE OF SERVICE

I do hereby certify that on this 7th day of January, 2010, I mailed a true and correct copy of the above and foregoing document by placing same in the United States mails, postage prepaid, to:

Jennifer Shaw
Amanda Cornmesser
Oklahoma Department of Securities
120 N. Robinson, Suite 860
Oklahoma City, OK 73102
Attorneys for Plaintiff

Clell I. Cunningham, III
Dunn, Swan & Cunningham, P.C.
210 Park Avenue
Suite 2800
Oklahoma City, OK 73102
Attorney for Intervenors

Patrick Ryan
Ryan, Whaley, Coldiron, Shandy
900 Robinson Renaissance
119 N. Robinson
Oklahoma City, OK 73102



Bradley E. Davenport