IN THE DISTRICT COURT OF OKLAHOMA COUNTY

STATE OF OKLAHOMA

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| CLIENT NAME, individually and as mother and next best friend ofMINOR PLAINTIFF NAME, a minor,Plaintiffs,v.DEFENDANT NAME,Defendant. | Case No.: CJ- |

**APPLICATION FOR WITHDRAWAL OF FUNDS**

Applicant, MINOR PLAINTIFF NAME, having been duly sworn, shows the Court that on the 22nd day of February, 1995, the above-named minor, MINOR PLAINTIFF NAME, obtained a judgment against the Defendant, DEFENDANT NAME, in the amount of $20,000.00. Of that amount, $7,603.00 was placed on deposit at First National Bank of Bethany now known as First Bethany Bank and Trust, for the use and benefit of the minor, MINOR PLAINTIFF NAME, pursuant to 12 O.S. §83, and remains on deposit.

Applicant, MINOR PLAINTIFF NAME, shows to the Court that she has reached the age of 18 as of MINOR BIRTHDATE and requests to withdraw the remaining funds from the account. There was an Order and Receipt prepared at the date of settlement, but it does not state that the applicant can withdraw from her account at the age of majority but only by authorization of the Court.

WHEREFORE, applicant, MINOR PLAINTIFF NAME, does hereby make formal application to the Court to withdraw the remaining funds available made payable to MINOR PLAINTIFF NAME.

Respectfully submitted this \_\_\_\_\_ day of MONTH, 20\_\_.

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

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**O R D E R**

Now on this \_\_\_\_\_\_ day of MONTH, 20\_\_\_, the Court, having considered the above application, concludes that MINOR PLAINTIFF NAME is the age of 18, and being duly advised in the premises, finds and orders that MINOR PLAINTIFF NAME be, and is, hereby authorized to withdraw all of her money from the above-mentioned account and First Bethany Bank and Trust is authorized to release such funds.

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JUDGE OF THE DISTRICT COURT