



State Bar of Nevada Probate and Trust Section Virtual Town Hall Meeting

April 1, 2020

Text Chat Transcript

- 11:14:31 From Linda Bell to All panelists : We will be issuing electronic certified copies
- 11:15:12 From Linda Bell to All panelists : And the original wills should be photographed, not scanned
- 11:16:09 From Linda Bell to All panelists : order
- 11:16:40 From Linda Bell to All panelists : No - they are eserved
- 11:16:45 From Linda Bell to All panelists : we can serve.
- 11:16:55 From Linda Bell to All panelists : They have to serve any that need to be by mail
- 11:17:07 From Linda Bell to All panelists : IF they are registered users in the case, we eserve
- 11:18:01 From Sam Marshall to All panelists : For orders, does an electronic signature by the submitter mean electronically signed with "/s/" or wet signatures, scanned, and emailed?
- 11:18:54 From Sam Marshall to All panelists : How about certified copies of pleadings? Are we able to email requests with payment instructions and get paper certified copies via mail? Or do we need to mail the request with a check and return envelope?
- 11:19:50 From Linda Bell to All panelists : certifications can be signed electronically
- 11:23:45 From Linda Bell : The rules allow for either a scanned or /s/name from the lawyers
- 11:24:24 From Sam Marshall to All panelists : Thank you!
- 11:24:26 From Sam Marshall to All panelists : Will we be emailed a "W" case no. for the will via email?
- 11:24:43 From Linda Bell : All certified copies are now being issued electronically
- 11:25:35 From Danielle Christenson to All panelists : Oath for Letters has to be administered by a Notary

11:26:08 From Linda Bell : Also, the court will electronically serve orders if the parties/lawyers are registered in file and serve. The lawyers are responsible for the notice of entry of order and for mailing to anyone who is not registered.

11:27:55 From Danielle Christenson to All panelists : Are the banks accepting electronically-issued certified copies?

11:29:33 From Linda Bell : NRS 240.181 - 240.206 provide for electronic notarization.

11:31:03 From Linda Bell : Under NRS 240.1882 allows for the notary to be in a different location through audio-visual communication

11:32:39 From ChristopherPhillips to All panelists : Before mailing an original will to the Court, attorneys should have at least 2 people who can swear under oath in writing that the original will was in existence after the death of the decedent per NRS 136.240.
That will protect for original wills that are lost in the mail.

11:32:55 From Danielle Christenson to All panelists : This is SO MUCH help; even though District by District things may be different in these unprecedented times.

11:34:10 From jerry to All panelists : How do we get a copy of the Memo re Electronic Wills?

11:34:55 From Sam Marshall to All panelists : The 4 year requirement is no longer.

11:35:21 From Merrill Hanson to All panelists : 4 year notary requirement: what if you were a notary in a different jurisdiction, does that count?

11:36:29 From Sam Marshall to All panelists : There has to be a audio/video recording

11:36:33 From Sam Marshall to All panelists : when you notarize

11:39:06 From AnnK to All panelists : Do you know if a notary is otherwise qualified (4 yrs, etc) can sign up to be an eNotary immediately, subject to taking the class and paying the fee?

11:39:42 From Dana Dwiggins to All panelists : I believe so, as one of our paralegals did it immediately

11:40:17 From Linda Bell : Nevada Electronic Filing and Conversion Rule 11 governs electronic signatures.

11:40:57 From Dana Dwiggins to All panelists : Judge Bell, I think it is your phone because we could not here you at all.

11:42:12 From Sam Marshall to All panelists : I have gone through the process of becoming an electronic notary. I was informed that the 4 year notary requirement is no longer.

11:44:03 From dara goldsmith to All panelists : How are exemplified copies being handled? By mail? Other states may not accept without wet signatures.

11:48:14 From Danielle Christenson to All panelists : Can that directive be put back up, please?

11:49:15 From Danielle Christenson to All panelists : Dana: my packet didn't print with all the Admin Orders...

11:52:00 From Danielle Christenson to All panelists : THANK YOU, ALL!!

11:52:11 From Linda Bell : I agree 100% with Judge Sturman. We appreciate everyone's patience

11:53:37 From AnnK to All panelists : This has been really helpful; thank you for the time and energy you all have put into the presentation and keeping the system running during this crisis.

11:54:26 From dara goldsmith to All panelists : Any chance we can have another call before our next section meeting in May.

11:54:59 From Dana Dwiggin to All panelists : Dara, yes. I will coordinate with Judge Sturman.

11:56:08 From Linda Bell : The Admin Orders have identified essential areas of the court that must go forward. We have already suspended many procedural deadlines and judges have been liberally continuing matters. I believe the spirit of this order is to allow flexibility and ensure no one loses legal rights due to illness, etc. not to completely suspend all court operations. The AOs had already provided that non-essential hearing would be continued unless they can be handled by alternative means.

11:58:30 From dara goldsmith to All panelists : Can we use notices of non opposition? That may we have finality.

11:59:14 From Sam Marshall to All panelists : Pamela A. Gillilan from the SOS is very helpful.

11:59:16 From Sam Marshall to All panelists : pagillilan@sos.nv.gov

11:59:23 From Sam Marshall to All panelists : With respect to enotary.

11:59:26 From Trevor Atkin to All panelists : My reading is that even if tolled, attorneys can agree on deadlines as far as motions, oppositions, and hearing time.

11:59:54 From Sam Marshall to All panelists : It's possible there is still a time requirement but it may not be 4 years.

11:59:59 From Trevor Atkin to All panelists : I just heard two this morning.