

IN THE GRAND COURT OF THE CAYMAN ISLANDS
HOLDEN AT GEORGE TOWN

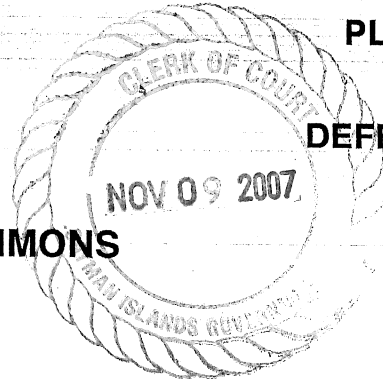
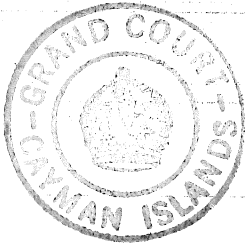
CAUSE NO. 542 of 2007

In the matter of the Grand court Rules Order 85

In the matter of the Succession Law

BETWEEN **DAWN DOCKERY** **PLAINTIFF**

AND **CONNIE TAYLOR** **DEFENDANT**



ORIGINATING SUMMONS

TO: Connie Taylor
C/o 28 Prince Charles Quay
Governor's Harbour
Seven Mile Beach
Grand Cayman

AND 59 North County Highway 10A
DeFuniak Springs
Florida 32435

LET THE DEFENDANT within 14 days after service of this summons on her, counting the day of service, return the accompanying Acknowledgement of Service form to the Courts Office, P.O Box 495, George Town, Grand Cayman.

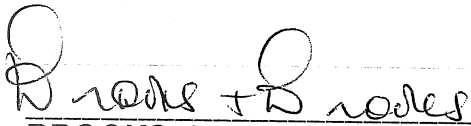
By this Summons, which is issued on the application of **DAWN DOCKERY** of 1500 Ten Lakes Drive, De Funiak Springs, Florida 32433, the Plaintiff seeks the following Orders that:

1. The Defendant **CONNIE TAYLOR** and whether by her servants and/ or agents, be restrained from making application for and / or being granted a sealed grant of Probate in the estate of **DEVAN T. DOCKERY**, within the cayman islands, until further order of this Court
2. That the said **CONNIE TAYLOR** and whether by her servants and / or agents, do immediately vacate the premises at 28 Prince Charles Quay, Governor's Harbour, Grand Cayman
3. That the said **CONNIE TAYLOR** and whether by her servants and / or agents, be restrained from entering and / or remaining on the property known as 28 Prince Charles Quay, Governor's Harbour, Grand Cayman, until further order of this Honourable court

4. That the said CONNIE TAYLOR and whether by her servants and / or agents, be restrained from using, distributing, dissipating or otherwise using any or all of the assets of the estate of the deceased DEVAN T. DOCKERY located within the cayman islands, until further order of this Honourable Court
5. Any further or other relief deemed just.

If the Defendant does not acknowledge service, such judgement may be given or order made against or in relation to her as the Court may think just and expedient.

Dated this 9th day of November, 2007.


BROOKS & BROOKS
Attorneys-at-Law for the Plaintiff

NOTE: This summons may not be served later than 4 calendar months (or if leave is required to effect service out of the jurisdiction, 6 months) beginning with that date, unless renewed by order of the court.

IMPORTANT

Directions for Acknowledgement of Service are given with the accompanying form.

This Originating Summons is issued by Brooks & Brooks, Attorneys-at-Law for the Plaintiff, whose address for service is One Artillery Court, Shedden Road, George Town.