RULE 57.7: Schedule for Filings

The time schedule established by law for filing of papers, pleadings, inventories and appraisals, accountings, etc. will be strictly applied and followed in all cases, unless extended by court order upon the timely filing of motion and memoranda.

If any case becomes delinquent for any such filing as required by law, the court shall first notify the attorney of record of such delinquency in writing and the distribution of notice shall be docketed in the case.

If the delinquency is not cured within a reasonable time, not to exceed a month, the court shall send a second notice of delinquency to the attorney of record and the fiduciary whom he represents of such delinquency, and the mailing of such notice shall be docketed in the case.

If the delinquency is still not resolved within a reasonable time of the second notice, not to exceed a month, the court may cite both the fiduciary and attorney into court to explain their failure and to determine a date certain on which such filings shall be made. The court specifically reserves unto itself the right to remove the fiduciary and his attorney for failure to timely file said pleadings, etc., as required by law and further to limit the practice of any attorney who becomes delinquent on filings, etc. In addition, there will be a \$5.00 fee assessed to court costs for each citation issued.

Further, the court at its discretion may grant an extension of time to file such pleadings, etc., upon receipt of an appropriate application which sets forth the reason an extension is desired.

No account will be accepted for filing until the inventory on which such accounting is based has been formally approved.