

W. EDWIN DENMAN District Judge 412th Judicial District Brazoria County, Texas

Procedures for Requesting Appointment of Guardians Ad Litem and Attorneys Ad Litem in the 412th District Court

Effective January 1, 2016

- All Motions or Requests for the Appointment of an Attorney Ad Litem or a Guardian Ad Litem shall indicate in the Motion or Request the type of case using the following categories:
 - 1. Personal Injury Cases Amount in controversy does not exceed \$25,000
 - 2. Personal Injury Cases Amount in controversy exceeds \$25,000 but does not exceed \$100,000
 - 3. Personal Injury Cases Amount in controversy exceeds \$100,000
 - 4. Real Estate including Foreclosures, Trespass to Try Title, and Declaratory Judgments involving Real Estate
 - 5. Trust, Heirship or estate related matters
 - 6. Business, Employment, General Litigation
- All Motions shall be accompanied by a proposed form of an Order.
- The parties shall not request a specific person to serve as the Ad Litem.
- The parties shall provide the Court with a Courtesy Copy of the Motion and proposed Order. No Fax or email copies of the order will be accepted without permission of the Court Coordinator for the 412th District Court. Any fax copies sent without permission may produce a monetary sanction against the party sending the fax.
- Ad Litems shall be appointed according to the Master List maintained by the 412th District Court in accordance with the Procedures for Appointing Attorneys Ad Litem, Guardians Ad Litem and Mediators which is available at the Brazoria County Website, http://www.brazoria-county.com
- If the person or persons the appointee needs to communicate with does not speak English, the Motion or Request must state the language the person or persons speak. If the Court has no approved persons on its Master List who speak that language, the persons requesting the appointment will be required to pay for a licensed Court Interpreter to assist the appointee.