{{p letter\_date\_insert }}

{{p address\_block\_insert}}

Dear {{party.salutation\_on\_file}}:

**{{p re\_line\_insert }}**

We act on behalf of {{cfa.pr\_active\_list}}, {{cfa.multiple\_prs|text\_merge("Personal Representative/Personal Representatives")}} of the Estate of {{deceased.name}}.

We are required by law to serve you with a copy of the Application for {{estate.grant\_of\_language}} along with a copy of the Will of the Deceased because {% if addressee == “Parent 1” or addressee == “Parent 2”%}{{party.name\_on\_file}}{% else %}you{% endif %} may be a dependent child of {{deceased.name}} but {% if addressee == “Parent 1” or addressee == “Parent 2”%}{{party.name\_on\_file}} has{% else %}you have{% endif %} not been given all the property in the Estate.

Accordingly, we enclose Surrogate Court form NC24 being a Notice to Dependent Child of the Deceased (Family Maintenance and Support) along with a copy of the Application for {{estate.grant\_of\_language}} for your review.

When reviewing NC7 - Inventory of Property and Debts, please note that this is a pre-tax calculation.

We ask that you carefully review the enclosed. If you want to take this further, you must consult your own lawyer immediately.

Please note that we are the lawyers for the {{cfa.multiple\_prs|text\_merge("Personal Representative/Personal Representatives")}}. We would be pleased to answer any questions you may have about the estate administration, but we cannot give you any legal advice concerning your interest in the estate.

{{p letter\_closing\_insert}}