GUARDIANSHIP For an Adult

OR a person at least 17.5 years old, to become effective at age 18

Part 1: Preparing the First Court Papers

(Instructions)

GUARDIANSHIP

GET A PERMANENT APPOINTMENT FOR AN ADULT or a person at least 17.5 years old to become effective at age 18

Part 1: Preparing the first Court Papers

(Instructions Only)

This packet contains instructions for preparing the first court papers for a permanent appointment for guardianship for an adult. Items in **BOLD** are forms that you will need to file with the Court. Non-bold items are instructions or procedures. Do not copy or file those pages!

Order	Title	# pages
1	Table of Contents (this page)	1
2	IMPORTANT NOTICE ABOUT TRAINING REQUIREMENTS	1
3	Important Information About Guardianship for Adults	1
4	Instructions: How to Complete the Forms	2
5	Procedures: What to do After Completing All Forms	5
6	Helpful Information: Special Handling for Confidential Documents	1
7	Helpful Information: Providing Legal Notice in Matters of Guardianship and Conservatorship*	4

^{*}See the #2 "SERVICE" packet for forms and detailed instructions.

The documents you have received are copyrighted by the Superior Court of Arizona in Maricopa County. You have permission to use them for any lawful purpose. These forms shall not be used to engage in the unauthorized practice of law. The Court assumes no responsibility and accepts no liability for actions taken by users of these documents, including reliance on their contents. The documents are under continual revision and are current only for the day they were received. It is strongly recommended that you verify on a regular basis that you have the most current documents.

IMPORTANT NOTICE TRAINING REQUIREMENTS

Effective September 1, 2012

The Arizona Supreme Court requires that any person who is not a state-licensed fiduciary (or a financial institution) must complete a training program approved by the Supreme Court **before** Letters of Appointment to serve as a guardian, conservator, or personal representative can be issued by the Clerk of the Court, or within 30 days of a temporary or emergency appointment.

TRAINING SHOULD BE COMPLETED <u>BEFORE</u> THE COURT HEARING Additional time may be granted for good reason.

You may access and complete the training FREE online at: www.azcourts.gov/probate/Training.aspx

Go to the section for "Non-licensed Fiduciaries" and click on the link to access a narrated slide-show presentation of the materials applicable to your situation.

You may also pick up a printout of the training materials in English or Spanish from the Self-Service Center. AFTER reviewing the materials, you will need to inform the Court that you have completed the training by filing a Certificate available at the end of the online training and at the Law Library Self-Service Center. If you have questions about the training, contact the Law Library at 928-817-4165.

Law Library Resource Center

IMPORTANT INFORMATION ABOUT GUARDIANSHIP OF AN ADULT

This packet may be for the purpose of requesting appointment of a guardian, or a guardian <u>AND</u> conservator for an adult. The information below applies specifically to *guardianship*.

To qualify for a guardian, an adult must be **incapacitated**. This means he or she must lack sufficient understanding or capacity to make or communicate responsible decisions concerning his or her own well-being as a result of any of the following:

- Physical illness or disability,
- Mental disorder.
- Chronic use of drugs,

- Mental illness,
- Mental deficiency,
- Chronic intoxication or other cause.

If it is determined by the court that the adult is incapacitated, the court can appoint a guardian to act in the interests of the "**the ward**" (the incapacitated person), including in the matter of obtaining needed health care, whether for physical or mental health.

- 1. MENTAL HEALTH TREATMENT: All guardians for adults have the authority to consent for their wards to receive "outpatient" (outside a hospital, non-residential) psychological or psychiatric care and treatment, including authority to consent to the administration of medications that alter mood or behavior. But note that specific authorization from the court is required for a guardian to place the ward in an INPATIENT (in-hospital) mental or an Inpatient Psychiatric Facility. IF it is likely the proposed ward will need INPATIENT mental health care and treatment within the next year of a permanent guardianship, or the next 6 months of a temporary guardianship, you must specifically request authority to consent to such treatment in your Petition. Also, your request must be supported by the opinion of a mental health expert who is licensed and specializes in psychiatry or psychology. (A.R.S. § 14-5312.01(B)).
- 2. DRIVER'S LICENSE: Upon appointment of a guardian an incapacitated adult generally loses his or her privilege to obtain or retain a driver's license. The court may allow the person to retain or obtain a driver's license if the court is presented with sufficient medical or other evidence to establish that the ward's incapacity does not prevent the ward from safely operating a motor vehicle (A.R.S. § 14-5304.01(B)).

Note: If you believe the person should be allowed to drive, you must specifically request that in your Petition AND your request must include medical or other evidence (doctor's note, etc.) that the person is capable of driving safely.

3. **VOTING RIGHTS:** Upon appointment of a guardian an incapacitated adult will lose their right to vote. If you are requesting a limited guardianship, the court may allow the person to retain or obtain their right to vote if you specifically request this right in the Petition and the judge determines at the hearing by clear and convincing evidence that the person retains sufficient understanding to exercise the right to vote (A.R.S. § 14-5304.02)).

Note: If you are requesting a *limited* guardianship and you believe the person *should* be allowed to vote, you must specifically request that in your Petition.

Law Library Resource Center

INSTRUCTIONS: COMPLETE THE FORMS TO ASK THE COURT TO APPOINT A PERMANENT GUARDIAN FOR AN ADULT

or a person at least 17.5 years old to become effective at age 18

NOTE: This process, from time of filing to the signing of the court order, may take at least two months. If there is an **urgent** situation that requires the actions of a Guardian in less than that amount of time **OR** guardianship will only be needed for a period of *6 months or less*, see the Self-Service Center packet for "**TEMPORARY ORDERS**" for Guardianship/Conservatorship. Refer to the checklist in that packet to help determine whether you need to file for Temporary Orders *only*, or *in addition to* these papers for a "permanent" appointment of more than 6 months.

BE SURE YOU <u>ONLY</u> NEED TO ASK THE COURT TO APPOINT A *GUARDIAN* ONLY AND NOT A CONSERVATOR ALSO (or *instead*). If you are not sure, see the "Checklist" at the beginning of the "Forms" packet. Note that the Self-Service Center has separate packets to request appointment of a guardian, a conservator, or both a guardian <u>and</u> conservator.

The person you say needs a guardian may be referred to by *any* of the following terms in the court forms or instructions:

- "the ward", "the proposed ward", or "the proposed protected person",
- "the person to be protected" or "the person needing protection",
- "the person needing a guardian".

A. COMPLETE THE FORMS TO FILE WITH THE COURT:

Fill out all the forms completely and in **black ink**. Read and follow instructions on the individual forms.

FORM 1: PROBATE INFORMATION COVER SHEET (form PB10f). (No copies required)

Fill in the information requested about:

- the ward, the person for whom the guardian is to be appointed.
- the petitioner, you, the person filling out and filing these forms, and
- the fiduciary, the person who is to serve as guardian.

Leave "Case Number" blank. A case number will be stamped on the papers by the Clerk of the Court when you file the papers. Use this case number on all other papers you file with the court in this case.

- Indicate whether an interpreter will be needed, for what language, and for whom;
- Leave the boxes for "Reasons Fee Not Paid" blank, and
- For "Nature of Action", if filing for guardianship only: under #230, "Guardianship", mark #232 to indicate for an adult (including those suffering from dementia or Alzheimer's) in need of protection, OR mark #234 if requesting "mental health powers" including authority to put the protected person in a mental health facility for inpatient treatment.

FORM 2: PETITION FOR APPOINTMENT OF GUARDIAN including request for

appointment of attorney, health professional (a physician or other medical professional to evaluate the physical and/or mental health of the proposed ward), **and court investigator**. The Court will **always** appoint a physician or other medical professional to evaluate the mental and physical health of **an adult** said to need a **guardian**, and **may** appoint one in matters of **conservatorship**, whether involving adults **or** minors.

Regarding: ("A" and "B" below do *not* correspond to lettering on the Petition.)

A. Appointment of Attorney: A petition for appointment of a guardian <u>must</u> include a request for the court to appoint a lawyer to represent the person you say needs the guardian. If the proposed ward already has a lawyer <u>and</u> you want that lawyer to represent the ward in this matter, list the lawyer's name and address <u>and</u> explain any prior relationship or dealings between the lawyer and you, and between the lawyer and the person to be protected.

If you are not providing the name of a specific lawyer you want to have appointed, call the **Office of Public Defense Services** after you file your Petition and other initial papers to get the name of a lawyer to be appointed by the court.

See the "Procedures" document in this packet for more specific information including the number to call and what to say when you call.

- **B.** Persons Entitled to Notice. In this section, list every person (or agency) legally entitled to receive notice of your request to have a guardian appointed for the proposed ward. Arizona Revised Statutes A.R.S. § 14-5309, provides that in the matter of a guardianship for an adult, notice shall be given to:
 - 1. The proposed ward and his or her spouse and parents or adult children.
 - 2. **Any person who is serving as guardian or conservator** or who has the care and custody of the proposed ward.
 - 3. In case no other person is notified under #1 or 2 above, notice must be given to at least one of the ward's closest adult relatives, if any can be found.
 - 4. Any person who has filed a *Demand for Notice* with the Clerk of the Court.

For more detailed information on **how** you are required or permitted by law to give Notice, refer to Self-Service Center packet #2 on "**SERVICE**".

FORM 3: AFFIDAVIT OF PERSON TO BE APPOINTED This document required by Arizona law A.R.S. §14-5106(A), must be completed by the proposed guardian and filed with the PETITION. The proposed guardian is usually, but not always, the same person as the Petitioner. Read carefully, answer truthfully, and attach explanations as instructed on the document itself.

- B: COMPLETE OTHER COURT PAPERS: These forms are <u>NOT</u> filed with the Clerk, but you <u>will</u> need them later to schedule a court hearing.
 - PETITIONER'S INFORMATION SHEET TO COURT INVESTIGATOR This document provides important information to the Court Investigator which will aid the progress of your case. Inaccurate or incomplete information may cause delay. This is not filed but is needed before a hearing will be set.
 - NOTICE OF HEARING*
 - WAIVER OF NOTICE and WAIVER OF SERVICEMEMBERS CIVIL RELIEF ACT *
 *See PBGC20h in this packet and Packet #2 on "Service" for how and when to use these.

NEXT: Read and follow instructions on the separate "**PROCEDURES**" document in this packet for what to do *after* you have completed these forms.

Law Library Resource Center

Procedures to Request Appointment of Permanent Guardian For an Adult: What to do after completing all forms

Step 1. Make copies and separate into complete sets as follows:

Set 1: Originals for the Probate Clerk of Superior Court	Set 2: Copies for Judicial Officer
 Probate Information Cover Sheet Petition for Permanent Guardian Affidavit of Person to be Appointed 	 (deliver at least 5 days before the hearing) Petition for Permanent Guardian Affidavit of Person to be Appointed
Set 4 & More: Copies for Persons (or Agencies) to Receive Notice • Petition for Permanent Guardian • Affidavit of Person to be Appointed	Set 2: Copies for You Petition for Permanent Guardian Affidavit of Person to be Appointed

2. Take the originals and all sets of copies to the Clerk of Superior Court to file at any of the following Superior Court locations in Yuma County:

Yuma County Justice Court Clerk of Superior Court 250 W. 2nd Street Yuma, Arizona 85364

- 3. Pay your filing fee plus the probate court investigator fee.
 - A list of current fees is available from the Law Library Resource Center and from the Clerk of Superior Court's website.
 - If you cannot afford the filing fee and/or the fee for having the papers served by the Sheriff
 or by publication, you may request a deferral (payment plan) when you file your papers
 with the Clerk of Superior Court. Deferral Applications are available at no charge from the
 Law Library Resource Center.

4. Get your copies back.

The Clerk of Superior Court will file the originals, stamp the copies with a case number to indicate the copies conform to (be the same as) original documents filed with the court, and return the copies to you. Note your case number and use it on every paper you file with the court in this matter from now on.

This is important information. Don't lose this document!

- 7. Complete the "order appointing attorney, health professional*, and probate court investigator" (PBGC14F).
 - A. List the name of the appointed attorney
- 8. B. (Optional) List the name of a "Health Professional", a physician or other medical professional authorized by A.R.S. 14-5303(C) to evaluate and report on the proposed protected person's physical and/or mental health and need for a guardian.

The Court may choose to appoint an evaluator, or you may request one be appointed so that you may include the report as part of your case to show that the person to be protected is in fact disabled enough to need a guardian. To do this, simply write in the name and other information concerning your proposed evaluator (physician, registered nurse, or psychologist) in the space provided on the Petition, and on the "Order Appointing" document covered in Step 8 below.

Note that the Petitioner is responsible for any fees charged by the physician or other evaluator for the examination and for preparing the report to the Court.

Notice: Court authorization for inpatient mental or behavioral health treatment requires Recommendation by a licensed psychologist or psychiatrist.

A.R.S. § 14-5312.01(B)

8. Give the "order appointing" (pbgc14f) to the probate registrar:

Mail or hand-deliver the original and 1 copy of the "order" with the names of the attorney and (optionally) the name of a physician or other evaluator to the Probate Registrar at any of the Clerk of Superior Court locations listed in "2" above. The Registrar will sign and return the copy to you. If mailing, include a SASE (self-addressed, stamped envelope) for the Order to be mailed back to you. No SASE = no mail.

9. Serve notice:

Fill out the Notice of Hearing form (PBGC18f) with the information about time and place of the hearing that you obtained in Step 5 above, and serve notice to everyone who is legally entitled to know about the court case and what you asked the Court to order concerning the person to be protected. To "Serve" notice means to deliver notice as required or permitted by law.

Persons entitled to notice may sign a notarized Waiver of Notice, which will allow you to not serve notice to those persons, unless they later file to reverse that waiver.

Notice can (or must) be given in different ways to different persons. Read "Information on legal notice" (PBGCA20h) in this packet, and see Law Library Resource Center packet #2, "Service and Notice of Court Hearing" for court forms and more detailed information on serving notice regarding Guardianship of an adult.

- 10. Provide the physician or other medical professional appointed to evaluate the person said to need a guardian in Steps 7 and 8 above with the "Guidelines for health professional's report" (PBGCA15f) and the case number.
 - The physician or other evaluator may use the form supplied with the guidelines or provide the information in any other format that appropriately conveys the necessary information.
 - Get the report back from the evaluator. *
 - Make sure the Report has the case number on it.
 - Present the Report plus two copies to the filing counter at least five (5) days before the scheduled date of the hearing. The Clerk of Superior Court will date-stamp them all, file one as the original, and return the others to you.
 - To keep the Report out of the public record, see "Special Handling for Confidential Documents", (PB13h) for information on filing as a "Confidential Document".
 - Get the date-stamped copies back from the Clerk of Superior Court, and
 - 1. Keep one to bring to court with you and keep for your records, and
 - 2. Deliver one to the attorney appointed in Step 8 above.

* Due to concerns about federal patient privacy regulations some medical professionals may not be willing to turn the report over to you since your appointment as guardian is not yet final. If this is the case, the physician or other evaluator may file the report at or mail it to the Clerk of Superior Court at any of the locations listed in Step 2 above (even though the instructions on the Guidelines say "Please do not file your report with the Clerk of Superior Court").

If filing in person, do so at least five (5) days before the date of the scheduled hearing.

If mailing, it is recommended that the papers be posted at least 10 days before the hearing.

Read this:

After giving notice to all interested persons:

- Complete the declaration of notice stating how and when you gave notice.
- Make two (2) copies of the:
 - Notice of hearing
 - Waiver of Notice (If any)
 - Declaration of Notice provided
 - Order Appointing Attorney, health professional, Court investigator
- If filing in-person, do so at least 5 days before the hearing.
- If you file the documents before the hearing, the clerk of superior court will stamp and keep one set, and return the copies for you to bring with you to the hearing.
- If you are mailing these documents to the court:
 - Make a copy before mailing to keep and bring to the hearing;
 - It is recommended that you post them 10 full days before the hearing.
 - > The probate clerk will file the originals for you and deliver the copies to the judicial officer assigned to the hearing.
 - Remember to bring your copies of the documents to the hearing.

Important: Guardians must complete court-approved training before permanent appointment is effective! See "Notice Regarding Training Requirements".

SPECIAL HANDLING for

CONFIDENTIAL DOCUMENTS*

DOCUMENTS DEFINED OR DESIGNATED AS "CONFIDENTIAL DOCUMENTS" SHALL BE SUBMITTED TO THE CLERK IN SEPARATE, *UN*-SEALED (9"x12") ENVELOPES.*

The following documents are defined as "Confidential":

- Medical Reports and Records
- Inventories and Appraisements
- Accountings
- Credit Reports
- Any other document ordered by the court to be "confidential".

A separate envelope is required for *each* confidential document <u>and</u>
THE FOLLOWING INFORMATION MUST APPEAR ON THE OUTSIDE OF EACH ENVELOPE:

- 1. Case Name and Number ("In the Matter of xxxxx" and "2009xxxxxx"),
- 2. Name of the document ("Annual Accounting", "Annual Report", "Medical Records". etc.)
- 3. Name of the party filing the document, and
- 4. the words "Confidential Document"

"CONFIDENTIAL INFORMATION" in *Non*-CONFIDENTIAL DOCUMENTS*

DOCUMENTS NOT LABELED AND SUBMITTED AS "CONFIDENTIAL" SHOULD NOT CONTAIN CONFIDENTIAL INFORMATION,* such as:

- the **Social Security Number** of a living person, and/or
- any financial account numbers, including those for credit card, bank and brokerage accounts, insurance policy and annuity contract numbers, etc. as well, unless only the last 4 digits are displayed.

The Court may order (or you may request that the Court order) that:

- a document containing confidential information be filed as "a confidential document", or
- 2. confidential information contained in a non-confidential document be *redacted* (covered up or hidden).

^{*}Rule 7, Arizona Rules of Probate Procedure

Law Library Resource Center

HELPFUL INFORMATION ON LEGAL NOTICE FOR GUARDIANSHIPS AND CONSERVATORSHIPS

1. WHAT IS "LEGAL NOTICE TO ALL INTERESTED PERSONS"?

After you have filled out and filed the guardianship and/or conservatorship petition and other documents with the Court, you must inform all "interested persons" of what you have filed and what you have asked the court to do. **Interested persons** are people (or agencies) who have a legal right to be notified of court actions that may affect the person said to need the guardian or conservator.

A. WHAT COURT DOCUMENTS AM I REQUIRED TO GIVE NOTICE OF? Copies of which documents <u>have</u> to be delivered according to law?

- 1. The "Petition" explains what you want the court to do and why.
- 2. The "Affidavit of Person to be Appointed" contains information about the person who is to serve as guardian or conservator.
- 3. The "Notice of Hearing" lists the time, date, and location of the court hearing and the name of the Judicial Officer assigned to hear the case.

After notice has been served to all those entitled to receive it and in a manner required or permitted by law, you must then fill out and file a **DECLARATION OF NOTICE PROVIDED** (see section C, below) to tell the Court **who** you gave notice to, **how** notice was given, **what** documents were provided, and when.

B. HOW AM I ALLOWED OR REQUIRED TO GIVE LEGAL NOTICE?

- Personal Service (delivery by sheriff, private process server, or recipient signs an "ACCEPTANCE OF SERVICE"
- 2. **Mail or Hand-Delivery** (not always permitted)
- 3. **Publication** (run a legal notice advertisement. This MAY be permitted if <u>after</u> <u>all reasonable efforts</u> you still cannot find the person or his or her address)

Personal Service requires that a registered process server or the sheriff serves the documents on the interested persons *or* that those persons voluntarily sign an **ACCEPTANCE OF SERVICE** form in the presence of a Notary Public or Deputy Clerk of Court. Personal service is NOT required in all cases. When personal service is required, it means the law is written to <u>make sure</u> that a person who needs notice of a case **gets** the notice. For more detailed information on *personal service*, refer to **#4** below.

Mail and Hand-Delivery are less formal methods of giving notice, but are <u>not</u> permitted in all cases. When you are permitted to give notice by mail, 1st class postage-prepaid mail is usually acceptable to the court. Certified mail with return-receipt is an optional extra step you can take to prove delivery. Make sure you are allowed to use mail or hand-delivery in the type of case you are involved in, and for any particular persons you want to give notice to by these methods. See **3C** below for more information.

Publication of Notice is used when you do not know the address of the person to whom you need to give notice, and <u>after</u> you have done everything you could to try to find the person you are still unable to come up with an address. Notice is then published at **least 3 times** in a newspaper in the county where the court hearing is held.

WARNING! If the Court is not satisfied that you have made every reasonable effort to find an address and have the papers personally delivered, you may be required to take additional steps adding delay and expense to your case, and then have to publish again.

For more detailed information on Service by Publication, review the "Procedures: How to Serve Legal Papers by Publication", which is in the #2 "SERVICE" packet.

C. HOW DO I SHOW THE COURT THAT I GAVE NOTICE?

- Fill out and file a DECLARATION OF NOTICE PROVIDED form with the court to show who you gave notice to, when, and how. Fill out this form after the documents have been delivered or you have otherwise served notice on all interested persons.
- Submit other documents required to support the DECLARATION OF NOTICE PROVIDED. Depending on method(s) of service (how Notice was given), this may include one or more of the following: (an)
 - 1. Acceptance of Service signed by the person receiving notice,
 - 2. Affidavit of Publication supplied by the newspaper if serving by publication,
 - 3. Affidavit of Service signed by the process server or sheriff.

D. WHEN CAN I SKIP GIVING LEGAL NOTICE?

- 1. When a person entitled or required to receive notice signs a WAIVER giving up the right to receive notice of court filings and proceedings in this matter. Please note: If an incapacitated adult for whom the guardian or conservator is to be appointed signs a Waiver, he or she <u>must</u> attend the hearing for service to be valid.
- 2. When the person to receive notice is present at the hearing <u>and</u> will accept service. Only rely on this method if you are absolutely certain the person will be at the hearing and will accept service.
- 2. WHEN MUST LEGAL NOTICE BE GIVEN? WHAT TIME FRAMES?

 Generally, you must give all interested persons notice of the court papers at least 14 days before the hearing. If you are giving NOTICE BY PUBLICATION, the date of the first publication must be at least 14 days before the hearing.

Note: The newspaper will provide an **AFFIDAVIT OF PUBLICATION** <u>after</u> all 3 notices have been published to show proof that the ad has run.

3. WHO ARE "INTERESTED PERSONS"?

According to Arizona law (A.R.S. § 14-5309 AND 14-5405) notice must be given to:

A. THE PERSON TO BE PROTECTED (incapacitated adult or a minor): Personally serve the adult (or a minor aged 14 or over) said to need the guardian/conservator.

Neither ACCEPTANCE OF SERVICE <u>nor</u> **WAIVER OF NOTICE** by the person said to need a guardian or conservator is legal *unless* he or she **also attends the court hearing**.

- B. THE PARENTS AND SPOUSE (if applicable) of the person to be protected:
 - 1. Personally serve the spouse and parents if they are in Arizona;
 - 2. Serve by mail or hand-delivery if not in Arizona; or
 - 3. Serve by publication if you do not know and cannot find the address *after all* reasonable efforts. You will have to describe those efforts to the court.
- C. OTHERS: You may give notice by mail, hand-delivery or publication to:
 - 1. Any adult children of the person to be protected;
 - 2. Any person who is serving as the guardian or conservator or who has the care and custody of the person to be protected;*
 - 3. If the person to be protected has no parent or spouse or adult children, then to the closest adult relative, if any can be found, AND
 - 4. Any person who has filed a "DEMAND FOR NOTICE" with the Court.*

4. THE METHODS OF PERSONAL SERVICE:

PLEASE NOTE: "PERSONAL SERVICE" DOES <u>NOT</u> MEAN THAT YOU PERSONALLY HAND-DELIVER THE PAPERS*

*though you **MAY** be able to do that **if** the person receiving them is willing to voluntarily sign an **ACCEPTANCE OF SERVICE** as described below.

A. ACCEPTANCE OF SERVICE: This method requires that you give or mail copies of the court papers and include an "Acceptance of Service" form. The other party must sign the "Acceptance" in front of a Notary and return it to you, or file it with the court himself (herself), but it can't be signed in advance of the date you filed the petition with the court.

Signing this form does **not** mean the person agrees; only that he or she admits receiving the papers without being served in person by a Sheriff or Process Server.

B. PROCESS SERVER: You must hire and pay a Registered Process Server yourself. You may locate process servers in the commercial section of the phone book under "PROCESS SERVER", or online by using the search term "Arizona process servers" or similar, or at the web site of the Arizona Process Servers Association at:

http://arizonaprocessservers.org/

- May offer greater flexibility in serving papers "after-hours" or on short notice.
- Are paid directly by you, not through the court.
- Fees may not be deferred or waived by the court.
- Fees vary. Compare.

^{*} This may also include agencies such as Adult Protective Services or the VA.

C. SHERIFF: This method requires you to contact the Sheriff's Office in the county where the person to receive notice lives to arrange for a Sheriff's deputy to serve the papers. This method requires you to pay a fee to the Sheriff's office, unless you apply for and receive a fee deferral or waiver. A deferral or waiver application is available through the Court in the county service where notice is to be delivered for persons who cannot afford the cost. The Application will require you to explain why your circumstances call for service by sheriff.

5. HOW DO I LET THE COURT KNOW NOTICE HAS BEEN GIVEN?

You will be filing the "**Declaration of Notice Provided**" form and supporting documents referred to immediately above and in section "1.C." on page 2 of this document to inform the court of who you gave notice to, when, and how.

6. WHAT ELSE TO KNOW ABOUT LEGAL NOTICE:

- A. AFTER "INTERESTED PERSONS" RECEIVE NOTICE, THEY MAY:
 - 1. **Do nothing**, if they agree with, or at least do not want to file papers or show up in court to disagree with your request, **OR**
 - 2. File a Response, if they want to:
 - Object to what the Court has been asked to order.
 - Disagree with something stated in the Petition or other court papers, or
 - Tell the Judge/Commissioner something besides what is in the Petition.

Filing a Response requires payment of a filing fee, unless *deferred* (granted a payment plan). If the Response is written, copies must be delivered to all the interested parties. The Self-Service Center has a packet titled "Guardianship and/or Conservatorship: To Object to a Court Proceeding" with court forms and instructions to file a response.

B. AFTER "NOTICE" COMES THE HEARING.* Carefully read and follow the directions on the applicable instruction and procedure documents in the #2 SERVICE packet to properly serve notice and to then file your proof of service with the Court. See Self-Service Center packet #3, "Preparing for and Attending the Court Hearing" for court forms and instructions on how to complete the forms you will need to bring with you to the hearing and helpful information on how to otherwise prepare.

*IMPORTANT: BEFORE THE HEARING the proposed guardian or conservator, if not a state-licensed fiduciary, must complete court-approved training. See "Important Notice Regarding Training Requirements" in this packet.

C. OTHER HELP: Court employees can answer questions about court procedures but only an attorney can give legal advice. The Self-Service Center has a list of lawyers whom you can hire to advise you on how to handle your case yourself, or to help you on a task-by-task basis for a fee.

GUARDIANSHIP For an Adult

OR a person at least 17.5 years old, to become effective at age 18

Part 1: Preparing the First Court Papers

(Forms)

Law Library Resource Center

PERMANENT GUARDIANSHIP FOR AN ADULT

(or person at least 17.5 years of age to become effective at age 18)

CHECKLIST

You may use the forms and instructions in this packet if . . .

- You want the court to appoint a guardian for an incapacitated adult or for a person who is at least 17 and a half years of age who will need a guardian as an adult;
- ✓ Guardianship will be needed for more than 6 months ("permanent" guardianship), (See separate "Temporary Orders" packet if need expected to be for 6 months or less);
- ✓ The person who needs the guardian lives in Yuma County;
- A doctor or other person authorized by Arizona law A.R.S. §14-5303(C) will say that the incapacitated person needs a guardian or will need a guardian when he or she becomes an adult; AND
- ✓ You know that the court does **not** need to also (or instead) appoint a *conservator*.

A CONSERVATOR IS GENERALLY NEEDED:

 Because the person for whom the conservator is to be appointed has income or property which will be wasted or used up unless proper management is provided; funds are needed for his or her support, or the funds are needed for the support of persons legally entitled to support from the person said to need the conservator.

*A GUARDIAN IS GENERALLY NEEDED:

 Because the person for whom the guardian is to be appointed is physically or mentally unable to take care of all of his or her own needs and requires someone legally authorized and responsible for acting in his or her best interests.

*Note: If you are filing for the appointment of a Guardian and/or Conservator for a person aged at least 17 and a half, the appointment will become effective as of his or her 18th birthday.

READ ME: Consulting a lawyer before filing documents with the court may help prevent unexpected results. A list of lawyers you may hire to advise you on handling your own case or to perform specific tasks, as well as a list of court-approved mediators can be found on the Law Library Resource Center website.

Law Library Resource Center

Guardianship

Get a permanent appointment for an adult or a person at least 17.5 years old to become effective at age 18

Part 1: Preparing the First Court Papers (Forms Only)

This packet contains court forms and instructions to file a permanent appointment for an adult or a person at least 17.5 years old to become effective at age 18. Items in **bold** are forms that you will need to file with the Court. Non-bold items are instructions or procedures. Do not copy or file those pages!

Order	Title	# pages
1	Checklist: You may use these forms if	1
2	Table of Contents (this page)	2
3	Probate Information Cover Sheet	2
4	Probate Information Form for Guardianship/Conservatorship	3
5	Petition for Permanent Appointment of Guardian of an Adult	8
6	Affidavit of Person to be Appointed	3
7	Petitioner's Information Sheet to Court Investigator	2
8	Order Appointing Attorney, Health Professional, Court Investigator	2
9	Guidelines for Health Professional's Report (instructions and form together)	6
10	Notice of Hearing	1
11	Acceptance of Service with (Optional) Waiver of Notice and (Optional) Waiver of Servicemembers Civil Relief Act	4
12	Guardianship Training Manual	9

The documents you have received are copyrighted by the Superior Court of Arizona in Maricopa County. You have permission to use them for any lawful purpose. These forms shall not be used to engage in the unauthorized practice of law. The Court assumes no responsibility and accepts no liability for actions taken by users of these documents, including reliance on their contents. The documents are under continual revision and are current only for the day they were received. It is strongly recommended that you verify on a regular basis that you have the most current documents.

or sile

SUPERIOR COURT OF ARIZONA IN YUMA COUNTY

FOR CLERK'S USE ONLY

PROBATE COVER SHEET

Cas	se Number:
A person needing a guardian or conservator is	is the "ward." A person who died is the "decedent."
Name(s) of the Ward(s), Decedent(s), Trust(s	s), or Individual(s):
1	
2	
3	
4	
), and Email Address(es) of the Petitioner(s):
4	
Information About Petitioner's Attorney:	Petitioner is not represented by an attorney, or
Name:	BAR #:
Telephone:	Email:
An Interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter in the language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s) who need interpreter is needed for this language (List Name(s) of) Person(s)	e:reter:
Name:	
Name:	
Name:	

STAFF USE ONLY: REASON FEES NOT I Waived	PAID: Government Charge Deferred
NATURE OF ACTION: Place an "X" next to ronly one.	number which describes the nature of the case. Check
 200 ESTATE 201 Formal Appointment of Personal Representative 202 Informal Appointment of Personal Representative 203 Ancillary Administration 	220 CONSERVATOR 221 Minor 222 Adult Incapacitated Person 230 GUARDIANSHIP 231 Minor 232 Adult (including those with
204 Affidavit of Succession to Realty	Dementia, Alzheimer's) 233 Adult Requiring Inpatient Psychiatric Treatment
 205 Trust Administration 206 Formal Probate of Will 207 Informal Probate of Will	240 GUARDIANSHIP-CONSERVATOR COMBINATION 241 Minor 242 Adult (including those with Dementia
208 Proof of Authority	Alzheimer's) 243 Adult Requiring Inpatient Psychiatric Treatment
Specify 211 Single Transaction/Limited Conserv 213 Request for Death Certificate	vatorship
Today's Date:	Signature of Petitioner or Petitioner's Attorney
Notice: Submit this form with new cases only	r. If there is already a (Yuma County) Probate Court

Case Number:

Notice: Submit this form with new cases only. If there is already a (Yuma County) Probate Court case number and you are filing in an existing Superior Court case in Yuma County, do not submit this form.

Person Filing:		
Address (if not protected):		
City, State, Zip Code:		
Telephone:		
Email Address:		
Lawyer's Bar Number:		
Licensed Fiduciary Number:		
Representing Self, without a Lawyer or Attorney for		FOR CLERK'S USE ONLY
SUPERIOR COURT OF YUMA COUNTY		
In the Matter of:	Case Number:	

PROBATE INFORMATION FORM for GUARDIANSHIP/CONSERVATORSHIP

Updated (Check this box if this is an updated form.)

INSTRUCTIONS:

Ward/Protected Person's Name, an Adult.

- 1. Complete this form to the best of your knowledge and ability and then file it with your application or petition.
- 2. If you later learn of additional information that you omitted or if you later learn that any information in this form is incorrect, you must file an updated probate information form.
- 3. For purposes of this form, "Financial Institution" means a national banking association, a holder of a banking permit under Arizona law, a savings and loan association authorized to conduct trust business in Arizona, a title insurance company qualified to do business in Arizona, or a trust company holding a certificate to engage in trust business from the superintendent of financial institutions.
- 4. Items designated with an asterisk (*) constitute "contact information" under Rule 13, Arizona Rules of Probate Procedure. If contact information changes, you must file a notice of change of contact information.
- 5. This form is filed as a confidential document, so it is *not* available to the general public. In addition, you are *not* required to provide anyone with this form other than the court.

Case	Nο		

A.		BOUT THE NOMINA	TED GUARDIAN (if applicable):		
	Is this person or entity an Arizona Licensed Fiduciary? Yes No				
	If Yes, write that person or entity's Licensed Fiduciary Number on the line below:				
	Work Telephone Nu	mber:*			
	Email Address:*				
	•		duciary or a Financial Institution, proceed	o section B below.	
Othe	erwise, complete the rer	mainder of section A.			
	Home Telephone N	umber:*			
		ber:*			
			Social Security Number:		
		Height:			
	Eye Color:	Hair Color:	Sex:		
	<u>-</u>	ity an Arizona Licensed	Fiduciary? Yes No		
	If Yes, write that per	son or entity's Licensed	Fiduciary Number on the line below:		
	Mailing Address:*				
	Physical Address:*				
	Work Telephone Nu	ımber:*			
	e nominated guardian is erwise, complete the rer		luciary or a Financial Institution, proceed to	section C below.	
	Home Telephone N	umber:*			
	•	iber:*			
			Social Security Number:		
	Race:		Weight:		
	Eve Color:	Hair Color:	Sex:		

Case	No.		
Case	No.		

C. INFORMATION ABOUT THE PERSON WHO NEEDS A GUARDIAN OR CONSERVATOR:

Name:		
Work Telephone Nu	mber:*	
	umber:*	
Cellular Phone Num	ber:*	<u></u>
Date of Birth:	Socia	al Security Number:
Race:	Height:	Weight:
Eye Color:	Hair Color:	Sex:
	(your name) e and correct to the best of my	, under the penalty of perjury, do hereby swear that knowledge and belief.
 Date	 Signa	ture

Perso	on Filing:	
	ess (if not protected):	
	State, Zip Code:	
	phone:	
	I Address:	
	ver's Bar Number: nsed Fiduciary Number:	
		attorney for Petitioner OR Respondent
	001 =::::011	COURT OF ARIZONA 'UMA COUNTY
In the	e Matter of the Guardianship of:	Case Number:
		PETITION FOR PERMANENT APPOINTMENT OF GUARDIAN FOR AN ADULT, or
		a Minor at least 17.5 years of age, to become effective at age 18
Name	e of Person to be Protected	
UN	DER OATH OR BY AFFIRMAT	ION:
INF	ORMATION REQUIRED BY ARIZON	NA LAW (A.R.S. § 14-5303)
1.	(My) Name:	TITIONER (the person filing this petition)
	Address:	
	Telephone:	Date of Birth:
	My interest in or relationship to the pe	erson to be protected is:
	(examples: mother, fa	ather, sister, brother, grandparent, legal guardian)
2.	INFORMATION ABOUT THE PE protected person" or "the ward")	RSON TO BE PROTECTED (also known as "the proposed
	Name: Address:	
	Telephone:	Date of Birth:

		Case No.:
3.		FORMATION ABOUT THE PROPOSED GUARDIAN: mplete this <i>only</i> if the proposed guardian is someone <u>other than</u> Petitioner.)
	A.	Name:
		Address:
		Telephone: Date of Birth: Interest in or relationship to the person to be protected is:
		interest in or relationship to the person to be protected is.
	_	
	В.	PRIORITY FOR APPOINTMENT: The proposed guardian named above has priority for appointment as guardian under Arizona law A.R.S. § 14-5311, because he or she:
		was selected by the (proposed) ward to be the guardian;
		was nominated to serve as guardian in the ward's most recent durable power of attorney on health care power of attorney;
		is the spouse of the ward;
		is an adult child of the ward;
		is a parent of the ward, or was nominated in a will or writing signed by a deceased parent o the ward;
		is a relative the ward has lived with for more than six months before filing this petition;
		was chosen by someone who is caring for or paying benefits to the ward;
		is a private fiduciary, a professional guardian, conservator, or the Arizona Department o Veterans' Services.
		Other (explain):
4	INIF	TORMATION ADOLIT CONCEDVATOR (OR OTHER CHARRIAN).
4.		FORMATION ABOUT CONSERVATOR (OR <u>OTHER</u> GUARDIAN): the best of my knowledge: (Check one box.)
		No Guardian or Conservator has been appointed in any other court, and no cour proceedings are pending for such appointment;
	OR	
		Someone <i>has</i> been appointed Guardian or Conservator, <i>or</i> court proceedings are pending (If "yes", provide details below.)

Located in:

Name of Court:

Telephone: _____ Date of Birth: _____

Was appointed GUARDIAN CONSERVATOR for the ward named in #2 above in:

Name:

Address:

Relationship to the person to be protected is:

Date	Appointed:	Other Details:
INFO	RMATION ABOUT NEAR	EST RELATIVE:
Name	e:	the Petitioner
Addre		
l elep Relati	onone: ionship to the person to be p	rotected is:
PRO	PERTY AND ASSETS OF	THE PROPOSED PROTECTED PERSON: (Check one)
_ T	Γhe ward has <u>no</u> substantial	assets or income. No bond is required;
OR		
		annual income in the approximate amount of \$
suffici her of provide THE F AND	acitated as defined by Arizonient understanding or ability to wn well-being and self-interede continuing care and super PERSON TO BE PROTECTE SUPERVISION DUE TO: (C	,
incapa suffici her of provide THE F AND	acitated as defined by Arizonient understanding or ability to wn well-being and self-interede continuing care and super PERSON TO BE PROTECTE SUPERVISION DUE TO: (C	na Law, A.R.S. §14-5101(1), to the extent that he or she lacks of make or communicate responsible decisions concerning his or easts. Appointment of a guardian is necessary or desirable to vision of the person, and is in his or her best interests.
incapa suffici her of provide THE F AND	acitated as defined by Arizonient understanding or ability to wn well-being and self-interede continuing care and super PERSON TO BE PROTECTE SUPERVISION DUE TO: (C	na Law, A.R.S. §14-5101(1), to the extent that he or she lacks of make or communicate responsible decisions concerning his or ests. Appointment of a guardian is necessary or desirable to vision of the person, and is in his or her best interests. ED IS INCAPACITATED AND IN NEED OF CONTINUING CARES theck all that apply):
incapa suffici her of provid THE F AND	acitated as defined by Arizonient understanding or ability to wn well-being and self-interede continuing care and super PERSON TO BE PROTECTE SUPERVISION DUE TO: (Collected illness, mental deficiented)	na Law, A.R.S. §14-5101(1), to the extent that he or she lacks of make or communicate responsible decisions concerning his or ests. Appointment of a guardian is necessary or desirable to vision of the person, and is in his or her best interests. ED IS INCAPACITATED AND IN NEED OF CONTINUING CARE theck all that apply): cy, mental disorder as defined by A.R.S. § 36-3501;
incapi suffici her or provid THE F AND M	acitated as defined by Arizon ient understanding or ability to wn well-being and self-intered continuing care and super PERSON TO BE PROTECTE SUPERVISION DUE TO: (Collental illness, mental deficient hronic use of drugs;	na Law, A.R.S. §14-5101(1), to the extent that he or she lacks of make or communicate responsible decisions concerning his or ests. Appointment of a guardian is necessary or desirable to vision of the person, and is in his or her best interests. ED IS INCAPACITATED AND IN NEED OF CONTINUING CARE theck all that apply): cy, mental disorder as defined by A.R.S. § 36-3501;
suffici her or provided THE F AND S	acitated as defined by Arizonient understanding or ability to wn well-being and self-interede continuing care and super PERSON TO BE PROTECTE SUPERVISION DUE TO: (Clental illness, mental deficien hronic use of drugs; hysical illness or disability; ther (explain):	na Law, A.R.S. §14-5101(1), to the extent that he or she lacks of make or communicate responsible decisions concerning his or ests. Appointment of a guardian is necessary or desirable to vision of the person, and is in his or her best interests. ED IS INCAPACITATED AND IN NEED OF CONTINUING CARE theck all that apply): cy, mental disorder as defined by A.R.S. § 36-3501;
suffici her or provided THE F AND S	acitated as defined by Arizon ient understanding or ability to wn well-being and self-intered continuing care and super PERSON TO BE PROTECTE SUPERVISION DUE TO: (Clental illness, mental deficien hronic use of drugs; hysical illness or disability; ther (explain):	na Law, A.R.S. §14-5101(1), to the extent that he or she lacks of make or communicate responsible decisions concerning his or ests. Appointment of a guardian is necessary or desirable to vision of the person, and is in his or her best interests. ED IS INCAPACITATED AND IN NEED OF CONTINUING CAREST the check all that apply): cy, mental disorder as defined by A.R.S. § 36-3501; Chronic intoxication;
incapa suffici her or provide THE F AND : M C C PI PI O' TYPE A. [acitated as defined by Arizon ient understanding or ability to wn well-being and self-intered continuing care and super PERSON TO BE PROTECTE SUPERVISION DUE TO: (Clental illness, mental deficien hronic use of drugs; hysical illness or disability; ther (explain):	na Law, A.R.S. §14-5101(1), to the extent that he or she lacks of make or communicate responsible decisions concerning his or ests. Appointment of a guardian is necessary or desirable to exist vision of the person, and is in his or her best interests. ED IS INCAPACITATED AND IN NEED OF CONTINUING CAREST the check all that apply): cy, mental disorder as defined by A.R.S. § 36-3501; Chronic intoxication; MITED OR GENERAL: (A.R.S. § 14-5303(B)(8)) SHIP is requested with the following specific powers:
incapa suffici her or provide THE F AND S M C C PI PI O' TYPE A. [acitated as defined by Arizon ient understanding or ability to wn well-being and self-intered continuing care and super PERSON TO BE PROTECTE SUPERVISION DUE TO: (Clental illness, mental deficient hronic use of drugs; hysical illness or disability; ther (explain): E OF GUARDIANSHIP: LI A LIMITED GUARDIAN	na Law, A.R.S. §14-5101(1), to the extent that he or she lacks of make or communicate responsible decisions concerning his or ests. Appointment of a guardian is necessary or desirable to vision of the person, and is in his or her best interests. ED IS INCAPACITATED AND IN NEED OF CONTINUING CARE theck all that apply): cy, mental disorder as defined by A.R.S. § 36-3501; Chronic intoxication; MITED OR GENERAL: (A.R.S. § 14-5303(B)(8)) SHIP is requested with the following specific powers: In to:
incapa suffici her or provide THE F AND S M C C PI PI O' TYPE A. [acitated as defined by Arizon ient understanding or ability to wn well-being and self-intered continuing care and super PERSON TO BE PROTECTE SUPERVISION DUE TO: (Clental illness, mental deficient hronic use of drugs; hysical illness or disability; ther (explain): E OF GUARDIANSHIP: LI A LIMITED GUARDIAN Authority for the guardia	na Law, A.R.S. §14-5101(1), to the extent that he or she lacks or make or communicate responsible decisions concerning his or ests. Appointment of a guardian is necessary or desirable to vision of the person, and is in his or her best interests. ED IS INCAPACITATED AND IN NEED OF CONTINUING CARE theck all that apply): cy, mental disorder as defined by A.R.S. § 36-3501; Chronic intoxication; MITED OR GENERAL: (A.R.S. § 14-5303(B)(8)) SHIP is requested with the following specific powers: In to: Consent to Make Living Arrangements
incapa suffici her or provide THE F AND : M C C PI PI O' TYPE A. [acitated as defined by Arizon ient understanding or ability to wn well-being and self-interede continuing care and super PERSON TO BE PROTECTE SUPERVISION DUE TO: (Clental illness, mental deficien hronic use of drugs; hysical illness or disability; ther (explain): E OF GUARDIANSHIP: LI A LIMITED GUARDIAN Authority for the guardia Consent to Medical Tre	na Law, A.R.S. §14-5101(1), to the extent that he or she lacks or make or communicate responsible decisions concerning his or tests. Appointment of a guardian is necessary or desirable to exist of the person, and is in his or her best interests. ED IS INCAPACITATED AND IN NEED OF CONTINUING CAREST the check all that apply): cy, mental disorder as defined by A.R.S. § 36-3501; Chronic intoxication; MITED OR GENERAL: (A.R.S. § 14-5303(B)(8)) SHIP is requested with the following specific powers: In to: Consent to Make Living Arrangements fraining Consent to Marriage

Case No.:

	Case No.:
	TENT Mental Health Powers: The ward is incapacitated as a result of mental health der as defined in A.R.S. § 36-501.
Fa th	uthority is requested for the Guardian to place the ward in an Inpatient Psychiatric icility for inpatient mental health care and treatment. This request is supported by a opinion of a licensed psychiatrist or psychologist, attached to and made part this document by reference.
3. \[\] O'	THER LIMITED POWERS REQUESTED: (List and Describe)
(OR)	Continues on attachment titled "Powers Requested", made part of this document by reference.
530	NERAL GUARDIANSHIP is requested. As required by Arizona law, A.R.S. §14-3(B)(8), less restrictive alternatives to general guardianship, including technological istance, have been considered, <i>however:</i> (Check the box if true*)
wou	proposed ward is incapacitated in a manner or to an extent that a limited guardianship uld not adequately protect and provide for the proposed ward's care and well-being. tional additional information)
clear a	court to order a general guardianship, you must check the box and be prepared to offer and convincing evidence that less restrictive means of meeting the proposed ward's astrated needs would not be sufficient. (A.R.S. § 14-5304(B))
treatmen	A <i>general</i> guardianship includes authority to consent to <i>outpatient</i> mental health t for the ward, but the Court must specifically grant authority to place the ward in an mental health facility. Check the box below if the best interests of the incapacitated person require the Guardian to have this authority.
war Thi	PATIENT Mental Health Powers: Authority is requested for the Guardian to place the rd in an Inpatient Psychiatric Facility for inpatient mental health care and treatment. s request is supported by the opinion of a licensed psychiatrist or psychologist, ached to and made part of this document by reference.
C. (Limited	d or General) DRIVING PRIVILEGES AND VOTING RIGHTS: (A.R.S. §§14-5304)
1. 🗌	The proposed ward's incapacity does not prevent or interfere with safe operation of a motor vehicle. Petitioner requests that the court not suspend the ward's privilege to obtain or retain a driver's license. Medical or other evidence will be presented in support of this statement and request.
2. 🗌	The Petitioner believes the proposed ward has sufficient capacity and understanding to exercise the right to vote. On behalf of the proposed ward, the Petitioner hereby petitions the court to consider the issue and hold a hearing at the same time as this Petition. Clear and Convincing evidence will be presented that the proposed ward has sufficient understanding to exercise the right to vote.

Case	Nο·		
Jast	INU		

9. INFORMATION ABOUT OTHER COURT or AGENCY INVOLVEMENT

A.	Other Court Cases (Mark the box beside the statements below that are TRUE.)
1.	Divorce, Legal Separation, or Paternity cases with court orders
	There are NO Divorce, Legal Separation, or Paternity court orders or cases , which include legal decision-making (custody) or parenting time (visitation) matters for the alleged incapacitated person.
	 YES, a Court Order exists for a Divorce, Legal Separation, or Paternity case involving the alleged incapacitated person. The name of Arizona or other state Court where the above case is located: The name of the Arizona or other state case number for the above case is
	The above case involved legal decision-making (legal custody) or parenting time (visitation). ●The petitioner or proposed guardian in the above-named case is: □ A parent of the alleged incapacitated person – or □ A non-parent who has been awarded legal decision-making for the alleged incapacitated person. □ I attached a copy of the most recent court order regarding legal decision-making (legal custody) or parenting time (visitation) from the (Divorce, Legal Separation or Paternity) mentioned above. (On the top margin of the attached court order copy, write "Attachment for Question 9.A.)
2.	Other Guardianship or Conservatorship cases with court orders
	No Guardian or Conservator was appointed by court order in any other court, and no Guardianship and/or Conservatorship court proceedings are pending for such appointment;
	Someone was appointed Guardian and/or Conservator, <i>or</i> Guardianship and/or Conservatorship court proceedings are pending. (If "yes", provide details below.) Name:
	Address:
	Telephone: Date of Birth:
	Relationship to the person to be protected is:
	as appointed □GUARDIAN OR □ CONSERVATOR for the alleged incapacitated.
Lo	ocated in: City and State:
Da	ate Appointed: Other Details:
_	
В.	Agency Involvement (Place a check mark beside the statements below that are true.)
	A state or local agency is NOT, or has NOT been involved or concerned with the alleged incapacitated person.

Case No.:
☐ Yes, a state or local agency is, or has been involved or concerned with the alleged incapacitated person. The following state or local agency has a case with or has checked on the alleged incapacitated person: (Mark the box beside the agency involved, and write in the date of involvement)
 □ Division of Aging and Adult Services □ Department of Child Safety □ Division of Developmental Disabilities □ Police □ Other Agency:
Authority granted to a guardian may include the authority to withhold or withdraw life sustaining treatment, including artificial food and fluid. (A.R.S. § 14-5303(B)).
APPOINTMENT OF PHYSICIAN or other health professional authorized or required by A.R.S. § 14-5303(c) or § 14-5312(B): (Guardianship <u>cannot</u> be established <i>for an adult</i> unless the adult is examined by a medical doctor, registered nurse or psychologist whose written report is filed with the court before the hearing. <u>If</u> authority to consent to inpatient mental health care is requested, the report or a separate report recommending such authority must be prepared by a licensed psychiatrist or psychologist.)
The proposed protected person will be examined by a physician or other health professional authorized by A.R.S. § 14-5303(C) or § 14-5312 (B)), whose written report I will file with the court. The examiner will also indicate whether the protected person's driving privileges should be suspended and whether inpatient mental health treatment is recommended.
The person I say is in need of protection will be examined by:
Name:
Address:
Telephone Number: Email:
Professional Title:
APPOINTMENT OF AN ATTORNEY (Guardianship or conservatorship <u>cannot</u> be established <i>for an adult</i> who does not have an attorney appointed by the Court to represent his or her interests in court.) (Check one box only and fill in the information requested):
The person I say is incapacitated already has an attorney who I request be appointed to represent him or her in court regarding the proposed guardianship and conservatorship:
Name of Attorney: Address: Telephone Number:

10.

11.

	(Exp	olain)		
			MENTS TO THE COURT: (Note ority to grant your Petition.)	: All of these statements <u>must</u> be true for
12.		TRUE		iling this Petition) is proper in this county erson lives in or is present in this county.
13.		TRUE		pleted the Affidavit of Person to be dult and is filing that Affidavit with this , A.R.S. § 14-5106.
14.		TRUE		inted in section 3 is a suitable and proper entitled to consideration for appointment 06, 5311, and/or 5410.
15.			TLED TO NOTICE of this matter und	ler Arizona law §14-5405 and to whom I
		Name	Address	Relationship to the Ward
A				
B				
C.				
o. <u> </u>				

Case No.:

REQUESTS TO THE COURT: Petitioner asks the court to:

- **1.** Appoint a lawyer to represent the proposed protected person's interests, a physician or other health professional authorized by A.R.S. § 14-5303 or 5312 to report on his or her physical and mental condition, as well as a court investigator.
- **2.** After Petitioner gives notice of the hearing to all interested persons and to those required by law, hold a hearing to determine if the Court should order a Guardianship;
- 3. Make a finding that the person is incapacitated, needs a guardian, and if applicable, make a finding that the incapacitated person requires inpatient mental health care;

Case No.:		
Lase No		
Ouso 110		

- **4.** Make a finding that the person needs protection under law;
- **5.** If a general guardianship is ordered, make a finding that less restrictive means, including technological assistance were considered, but not adequate or appropriate;
- **6.** Appoint the person proposed in this petition as Guardian of the protected person;
- **7.** Make any other orders the Court decides are in the best interests of the proposed incapacitated person.

UNDER OATH OR AFFIRMATION

I swear or affirm under penalty of perjury that the contents of this document are true and correct to the best of my knowledge and belief.

Date	Signature	
	Printed Name	
STATE OF		
COUNTY OF		
Subscribed and sworn to or affirmed before me this:		
Cabbonised and sworm to or animica sciore me tine.		
	(date)	
by		
(notary seal)	Deputy Clerk or Notary Public	

EXPLANATIONS THAT MUST BE ADDED TO THE AFFIDAVIT OF A PERSON WHO WANTS TO BE APPOINTED GUARDIAN OR CONSERVATOR

(Required by Arizona Law: A.R.S. § 14-5106)

For any corresponding numbered statement on the Affidavit which you marked "False", *explain the following* on a separate page or pages and attach to your Affidavit. The information provided in the attachment is covered by the same oath or affirmation and penalty of perjury as the Affidavit.

FILE THE EXPLANATIONS WITH THE AFFIDAVIT, BUT DO NOT FILE THIS PAGE.

- 1. As to each felony for which you have been convicted, list:
 - a. The nature of the offense.
 - b. The name and address of the sentencing court.
 - c. The case number.
 - d. The date of conviction.
 - e. The terms of the sentence.
 - f. The name and telephone number of any current probation or parole officer.
 - g. The reasons why the conviction should not disqualify you from appointment.
- 2. If you have acted as guardian or conservator within three years before filing this petition, list:
 - a. The names of individuals for whom you are currently serving, and court case numbers.
 - b. The names of individuals for whom your appointment has been terminated within the three-year period, and the court case number.
- 3. State the total number of persons for whom you have served as a guardian or conservator. If you have acted under a power of attorney for the proposed ward/protected person, explain:
 - a. The date the power of attorney was signed.
 - b. The place where it was signed.
 - c. The actions you have taken pursuant to the power of attorney.
 - d. Whether the power of attorney is currently in effect.
- 4. If you do not have the required information, please explain how you intend to obtain this information.
- 5. State the reason for such listing on Elder Abuse Registry and the name of any business in which you have an interest that is listed on the Registry.
- 6. List the name and location of the court and the name and case number of the files in which you were delinquent in filing the required report.
- 7. List the name and location of the court, the name and case number of each file, and the circumstances of your removal.
- 8. State the number of occasions on which you and/or any business in which you have an interest received such gifts, list and describe the gifts, the dates received, and list the value of each.
- 9. State the number of occasions on which you or any business in which you have an interest have been named as a personal representative, trustee, or other type beneficiary listed.
- 10. List the name and address of each business and the extent and nature of your interest.

Addres City, St Telepho Email A Lawyer License		Lawyer or \square A		·
	30		JMA COUNTY	
	Matter of the anship and/or Conserv	ratorship of:	Case Number: AFFIDAVIT OF PERSONAPPOINTED GUARDIAN OR CONSE	N TO BE
an	Adult or 🗌 a Minor		A.R.S. § 14-5106	
are t state of a and/	rue or false, and provid ments on separate page Clerk of the Court or a N or Conservator.	e the information (s) and attach to th Notary Public, and	aw A.R.S. § 14-5106, indicate whether requested to complete "12" and "his document before filing. Sign the confidence of the file along with the Petition for Ap	13". Explain any "false" locument in the presence
1.	☐True or ☐False.	I have not beer	n convicted of a felony in any juris	sdiction.
2.	☐True or ☐False.		ed as a guardian or conservator f rs before I filed this Petition.	for another person for at
3.	☐True or ☐False.	I know and und and/or conserv	lerstand the powers and duties I wator.	vould have as a guardian
4.	☐True or ☐False.	I have not had before I filed th	a power of attorney for anyone is Petition.	for at least three years
5.	☐True or ☐False.		my knowledge, neither I nor any l sted in the Elder Abuse Registry a ral.	
6.	☐True or ☐False.	documents on	a guardian/conservator before, I time, or within 3 months of rec eport/accounting was due.	
7.	☐True or ☐False.	I have never be	een removed by the court as a gu	uardian or conservator.

			Case No.:	
8.	☐True or ☐False.	anything of value gr year by gift, or will, individual to whom I	siness in which I have an interest hat reater than a total of one hundred do or inheritance from an individual or was not related by blood or marriage as guardian, conservator, trustee, or	ollars in any one the estate of an e and for whom I
9.	☐True or ☐False.	an interest is nam (beneficiary of a wi whom I am not rela	nowledge, neither I nor any business ed as a personal representative, t II), or other type of beneficiary for a ted by blood or marriage and for wh conservator, trustee, or attorney-in-	rustee, devisee any individual to nom I have ever
10.	☐True or ☐False.		n any business that provides housinential care, assisted living, home heads to any individual.	
	(Explain every "false" a	bove on separate page	(s) and attach to this document before fi	iling.)
11.		he proposed persor grandparent/sister/care(in need of protection is: giver/friend)	
12.	I met the proposed	ward under the follo	wing circumstances:	
OAT CON I swe	H OR AFFIRMATION ISERVATOR Par or affirm that I have	N OF THE PERSO	owing circumstances: ON TO BE APPOINTED GUARD and the contents of this document to the best of my knowledge and	nt, and that the
OAT CON I swe	H OR AFFIRMATION ISERVATOR Par or affirm that I have	N OF THE PERSO	ON TO BE APPOINTED GUARD and the contents of this document to the best of my knowledge and	nt, and that the
OAT CON I swe	H OR AFFIRMATION ISERVATOR Pear or affirm that I have provide	N OF THE PERSO	ON TO BE APPOINTED GUARD	nt, and that the
OAT CON I swe infor	H OR AFFIRMATION ISERVATOR Pear or affirm that I have provide	N OF THE PERSO re read and underst d is true and correc	ON TO BE APPOINTED GUARD and the contents of this document to the best of my knowledge and	nt, and that the
OAT CON I swe infor	H OR AFFIRMATION ISERVATOR ear or affirm that I have provide	N OF THE PERSO re read and underst d is true and correc	ON TO BE APPOINTED GUARE and the contents of this document to the best of my knowledge and Signature	nt, and that the
OAT CON I swe infor Date	H OR AFFIRMATION ISERVATOR ear or affirm that I have mation I have provide	N OF THE PERSO	and the contents of this document to the best of my knowledge and Signature Printed Name	nt, and that the
OAT CON I swe infor Date	H OR AFFIRMATION ISERVATOR ear or affirm that I have mation I have provide	N OF THE PERSO	ON TO BE APPOINTED GUARD and the contents of this document to the best of my knowledge and Signature Printed Name	nt, and that the belief.

NOTE: IF YOU ANSWERED "FALSE" TO <u>ANY</u> QUESTION ABOVE, YOU MUST ATTACH AN EXPLANATION AS INSTRUCTED ON THE NEXT PAGE.

The page following is an instruction page only. Do <u>NOT</u> file it with the Court.

Person Filing			
- · · · · · · · · · · · · · · · · · · ·			
Email Address:			
_	out a Lawyer Petitioner OR Re		FOR CLERK'S USE ONLY
_	at a Lawyer	ooponaon	
Interpreter Required			
PE	TO COURT INVEST		EET
information will assist the proposed ward , the	ner: You must complete this form ne Court Investigator in scheduling e person for whom a guardian and urate information may cause the delayed.	g and conducting /or a conservato	an appointment with the r is said to be needed.
	Your Case Number:		
1. INFORMATION ABOU	T THE PROPOSED WARD (the p	erson said to ne	ed guardian or conservator):
Name:	Telephone:		
Present Address:			
Permanent Address: (if a	lifferent)		
Email Address:	· —		-
Language person speak	s:		
Information about comm			
illioillation about collin			
	PRIMARY WEEKDAY LO		
Monday-Friday, 8:00 A.M	I. TO 5:00 P.M., the Ward can us	sually be found	at: (List full address below)
2. INFORMATION ABOU	T THE PROPOSED GUARDIAN	AND/OR CONSI	ERVATOR:
	Petitioner		Co-Petitioner
Name:			
Address:			
City, State, Zip Code:			
City, State, Zip Code: Home Telephone:			

		Case No	
	Race:		
	Height:		
	Weight:		
	Color of Hair:		
(Color of Eyes:		
Rela	ationship to Ward:		
3.	INFORMATION A	ABOUT THE COURT-APPOINTED PHYSICIAN (or other	authorized evaluator):
	Name:	Telephone:	
	Address:		
	If <u>not</u> a <i>physiciai</i>	n, the evaluator is a 🔲 Registered Nurse 🔲 Psycholog	gist 🗌 Psychiatrist
	Email Address:		
	Name:	Telephone:	
	Name:	Telephone:	
	Address:		
	Email Address:		
5.	INFORMATION	ABOUT CO-PETITIONER'S ATTORNEY:	
	Name:	Telephone:	
	Address:		
	Email Address:		
For C	Court Use Only:		
Date	and Time of Hearing:		
Comr	missioner:		

Perso	on Filing:			
Addr	ess (if not prote	ected):		
		c		
		AF:		
		er: Number:		FOR CLERK'S USE ONLY
		elf, without a Lawyer or		OR Respondent
			OURT OF AR	IZONA
	e matter of	Conservatorship for:	Case Numb	er:
		Minor Needing Protection	☐ HEALTH F ☐ COURT IN regarding ☐ GUARDIAN *a physician or	PROFESSIONAL,* and IVESTIGATOR Petition for: (check one or both) SHIP CONSERVATORSHIP other medical professional A.R.S. § 14-5303 (C)*
				f a Guardian and/or Conservator was erits of the Petition as follows:
		IIIDICIAI OFFICED:		
	ATTORNEY the hearing:	APPOINTMENT: An attor	rney is appointed to ເ	epresent the person by appearing at
	NAME:		TFI F	PHONE:
	ADDRESS:			
		nall adhere to the Court's Gui		_
3.	HEALTH profession:	PROFESSIONAL APPOIN	 ITMENT AND REF A.R.S. §14-5303(C) is	ORT: A physician or other medical appointed to examine the proposed
	NIANAT.		TELE	DUONE.
	NAME:		ELE	PHONE:
	ADDRESS:			
	The appoi	intee, <i>if other than</i> a medical d	loctor, is a:	cychologist egistered Nurse (R.N.)

to the attorr	nearing date and shall give a copy of the report to the Petitioner or his or her attorney and ney for the proposed ward.
NAME	TELEPHONE
ADRESS _	
OTHER O	RDERS TO PETITIONER:
	THIN 24 HOURS FROM THE DATE OF THIS ORDER, Petitioner must mail deliver to the court-appointed attorney named in "2" above, copies of:
1. 2. 3.	the Petition for Permanent Appointment and all related court paperwork, any health professional's reports in his or her possession, and any Orders of the court.
	n "Evaluator" is named in "3" above, NO LATER THAN 10 BUSINESS DAYS BEFORE E HEARING, Petitioner must:
1.	File the original of the health professional's Report with the Clerk of the Court Probate Registrar;
2.	 Mail or hand-deliver a copy of the Report to the: a. attorney named in paragraph 2, b. offices of the Judicial Officer named in paragraph 1, and
C. Oth	er:
	to the attorn NAME ADRESS _ OTHER O A. WIT or o 1. 2. 3. B. IF a THI 1. 2.

JUDGE/COMMISSIONER

Case No.

DONE IN OPEN COURT:

Person Filing: Address (if not protected): City, State, Zip Code: Telephone: Email Address: Lawyer's Bar Number: Licensed Fiduciary Number: Representing Self, without a Lawyer or Attorn	FOR CLERK'S USE ONLY
	OURT OF ARIZONA MA COUNTY
In the Matter of Guardianship and/or Conservatorship for:	Case Number: NOTICE OF HEARING REGARDING (Check one box) Guardianship Conservatorship
an Adult a Minor	Guardianship and Conservatorship
An important court proceeding that affects your ri	E; Your rights may be affected. ights has been scheduled. If you do not understand this s, contact an attorney for legal advice.
indicated below (Check the box to indicate appointment, and a second box to indicate w	filed with the Court the following Petition and other court paper whether the Petition was for a Permanent or Temporary hether for Guardian and Conservator, or just one): Guardian and Conservator (or) Guardian or Conservator (only)
Affidavit of Person to be Appointed	
papers as follows: DATE and TIME PLACE:	een scheduled to consider the Petition and matters in the court
respond, you <i>may</i> do so by filing a written resp to file a written response: File the original with the Court; Provide a copy to the office of the Ju	not required to respond to this Petition, but if you choose to conse <i>or</i> by appearing in-person at the hearing. <i>If you choose</i> udicial Officer named above; and at least five (5) business days before the hearing.
If you object to any part of the Petition or Motion the written objection describing the legal basis for you or you must appear in person or through an attorn	nat accompanies this notice, you must file with the court a sur objection at least three (3) days before the hearing date ley at the time and place set forth in the notice of hearing. afford the fee, you may file a Fee Deferral Application to
DATED:(Month/Day/Year)	Petitioner's Signature

GUIDELINES FOR HEALTH PROFESSIONAL'S REPORT

FOR CLERK'S USE ONLY		
	FOR CLERK'S USE ONLY	

INSTRUCTIONS TO PETITIONER: Fill in the information below and give this document to the physician, registered nurse, or psychologist appointed by the Court to evaluate the health of the person said to need protection immediately after the "ORDER APPOINTING" (Attorney, Health Professional, and Court Investigator)" is signed. The complete written report should be given to everyone listed in the "ORDER APPOINTING" no later than 10 days before the scheduled hearing.

COURT CASE NUMBER:		
NAME OF EVALUATOR:		
EVALUATOR'S PROFESSION:	☐ Physician	Registered Nurse Psychologist
NAME OF PATIENT (subject of this evaluation):		
		(Person said to need guardian)
NAME OF PETITIONER:		
PETITIONER'S TELEPHONE NUMBER:		
DATE AND TIME OF COURT HEARING:		

INSTRUCTIONS TO PHYSICIAN OR OTHER EVALUATOR: A court case has been filed that asks the court to appoint a guardian for the person named as "Patient" above. Before granting such a petition, the court must decide if mental, physical, or other cause exists which requires appointment of a guardian. To make that decision, the Court needs to know what you thinkabout:

- the person's mental and physical health, and
- whether the person needs inpatient mental health treatment, and
- · whether the person's driving privileges should be suspended.

The court has developed this form to make it easier for you to prepare your report. You may submit your report using this form *or in any format you choose*, but please provide the same type of information as provided for on this form. Note that if the Petitioner is seeking authority to consent to inpatient mental health treatment this report or a separate report recommending such authority <u>must</u> be signed by a licensed psychologist or psychiatrist. (A.R.S. § 14-5303(C))

After you complete the report, give the original report to *the Petitioner*, who is responsible for distributing copies to the proper parties. Please do <u>not file</u> your report with the Clerk of the Court.

PLEASE DATE AND SIGN YOUR REPORT. The Court realizes that your time is valuable.

THANK YOU FOR YOUR TIME AND ASSISTANCE.

Case No.		
חווו בסב		
Jase No.		

QUESTIONS FOR HEALTH PROFESSIONAL TO ANSWER:

Note: *If not enough space* on this form to answer, write in "See attached" and respond on separate page. Please re-state the question on the attachment and use same number as from this document.

he date you last saw the patient? have you been treating the patient? you asked to do this evaluation? have been the person's physician for many years. yas asked to do so by the family. yas selected by an attorney. y office is close to the person's residence. m a doctor, registered nurse, or psycher:	chologist, for the person's nursing home
you asked to do this evaluation? have been the person's physician for many years. was asked to do so by the family. was selected by an attorney. y office is close to the person's residence. m a doctor, registered nurse, o r psycher:	chologist, for the person's nursing home
wave been the person's physician for many years. was asked to do so by the family. was selected by an attorney. y office is close to the person's residence. m a doctor, registered nurse, o r psycher:	chologist, for the person's nursing home
oard Certified in this area? Yes No er areas? Yes No st:	
person you are evaluating appear to be having dif	fficulty in any of the following areas?
	hysical illness
	ognitive abilities
Anything else (explain below)	hysical illness ONLY
he is having difficulty, please specify the natures:	e of the illness, disorder, etc., includi
	difficulty 0
arcan baan traatad ar bacaitalizad batara tar thia	difficulty?
_	erson been treated or hospitalized before for this hen and where?

Live aloneMake appropriate judg		ect him or her personally,	
Drive a motor vehicle.	(If "yes", explain belo	w.)	
If you believe a guardianship in of and should be permitted to be			e protected is cap
If the person is currently on me	dication, please list	:	
Do you believe that the medica	ion is affecting the	person's ability to respond	I coherently?
Do you believe that the medica	tion is affecting the	nerson's ability to ambula	☐ Yes ☐ te? ☐ Yes ☐
	-		
Do you believe that a "medicat	ion holiday," if pos	sible, would help you bette	er evaluate the pers
Do you believe that any chang noticeably affect his or her me	•		person is receiving
Do you believe that any furthe	r medical evaluation	n or treatment would benef	·— -
If so, please give your recomm	nendation:		Yes _
Do you think the person would Yes No If yes	I benefit from other describe:	types of therapy such as o	ounseling?

		Case No.
16.	Where do you think the person should livetoday?	
	At home with a companion	At home with a nurse
	☐ In a group home	In a boarding home
	☐ In a supervisory care facility	In a nursing home
	☐ In a hospital	
	In an Inpatient Psychiatric Facility for inpa	atient mental health treatment. Explain.
	Other please explain.	
47		
17.	Do you believe that the person's condition could imp	rove within 6 months to a year?
18.	Is there is any reason for the court to review this mat	er again within less than one year?
		☐ Yes ☐ No
19.	Please make any additional comments or suggestion making this decision.	s you think would be helpful to the court in
reques	ITAL HEALTH TREATMENT ISSUES (This sect esting authority for a <i>guardian</i> to consent to inpatient reparate report covering this information must be hologist or psychiatrist.)	nental health treatment, and if so, this report
No	lote: <i>If not enough space</i> on this form to answer, write in "Splease re-state the question on the attachment and us	
1.	Is it the opinion of the undersigned that the patient is in	ncapacitated as a result of a mental disorder?
2.	What is the mental disorder?	

	Case No.
r a	s it the opinion of the undersigned that the patient is likely to need inpatient mental health care and treatment within the next year? Yes No (The maximum term for which authority may be granted to place a patient in an Inpatient Psychiatric Facility and treatment is one year. This authority may be renewed or extended based on the evaluation and recommendation of a licensed obysician or psychologist submitted with the annual report of the guardian. A.R.S. § 14-5312.01(P))
	n the event that the answer to #3 is "Yes", please explain the need for, and the anticipated onset and duration of the inpatient treatment:
\ \	What kind of treatment is the patient currently receiving for this disorder?
-	Give a comprehensive assessment of any functional impairments of the patient.
	How and to what extent do these impairments affect the patient's ability to receive or evaluate information needed in making or communicating personal and financial decisions?
	What tasks of daily living is the patient capable of performing without direction or with minimal direction?
\	What is the most appropriate rehabilitation plan or care plan for the patient?
\	What would be the least restrictive living arrangement reasonably available for the patient?
-	

11.	Is there any reason why this patient should not personally appear in court? \square Yes \square No If "yes", please explain.	
12.	Please make any additional comments or suggestions you feel would be valuable to the court:	
DATE	REPORT PREPARED:	
	SIGNATURE	
	PRINTED NAME, PROFESSIONAL TITLE (MD, RN, etc.)	

Case No.

Your Name: Your Address: Your City, Zip Code: Your Telephone No. Represents Self OR Attorney for: State Bar Number (if applicable):	FOR CLERK'S USE ONLY		
	COURT OF ARIZONA JMA COUNTY		
In the Matter of the Estate of	Case Number:		
	DECLARATION OF COMPLETION		
A Deceased or Protected Person OF TRAINING for NON-LICENSED FIDUCIARIES			
Rule 27.1 of the Arizona Rules of Probate Procedure requires that a person to be appointed guardian, conservator, or personal representative of an estate, who is neither a state-licensed fiduciary nor a corporation, complete a training program approved by the Supreme Court of this state before permanent Letters of Appointment are issued.			
UNDER PENALTY OF PERJURY			
I state to the Court that in accord with Rule 27.1 of the Arizona Rules of Probate Procedure, I have completed the required training for non-licensed, non-corporate fiduciaries, as indicated below: (Check all that apply and provide applicable information.)			
☐ Unlicensed Fiduciary	Date completed:		
Conservatorship	Date completed:		
Personal Representative	Date completed:		
☐ Guardianship	Date completed:		
Date:	Signature		
	Printed Name		

INSTRUCTIONS: Fill out this Declaration completely and provide accurate information. Make at least one copy. You will need to file the original with the Clerk of Court and provide a copy to the Probate Registrar before receiving any *permanent* letters of appointment.

GUARDIANSHIP TRAINING MANUAL



This program was developed under grant number SJI-11-E-008 from the State Justice Institute. The points of view expressed are those of the faculty and do not necessarily represent the official position or policies of the State Justice Institute.

IMPORTANT NOTICE

TRAINING REQUIREMENT

Effective September 1, 2012

The Arizona Supreme Court requires that any person who is not a state-licensed fiduciary (or a financial institution) must complete a training program approved by the Supreme Court **before** Letters of Appointment to serve as a guardian, conservator, or personal representative can be issued by the Clerk of the Court.

TRAINING SHOULD BE COMPLETED BEFORE THE COURT HEARING.

The fiduciary may for good reason request additional time to complete the training.

You may access and complete the training FREE online at:

http://www.azcourts.gov/probate/Training.aspx

Go to the section for "Non-licensed Fiduciaries" and click on the link to access a narrated slide-show presentation of the materials applicable to your situation.

AFTER reviewing the materials, you will need to inform the Court that you have completed the training by filing either the Certificate available at the end of the online training, or the Declaration of Completion form available at the end of this training manual, or from either the Probate Filing Counter or the Law Library Resource Center. If you have questions about the training, contact the Probate Clerk at 602-506-3668.

Guardianship Training Manual

After viewing the contents of this manual you will be able to:

- Summarize the major responsibilities of being a Guardian
- Compare and Contrast the roles of guardian and parent
- Explain the difference between best interest and substituted judgment
- Discuss the difficulties involving making decisions for the Ward

Responsibilities of a Guardian

As the guardian, it is your job to ensure that the ward maintains as much independence and autonomy as possible. It is easy to fall into the role of protector, but try to keep in mind that your role is similar to that of a parent to a child. A parent wants to assist a child in navigating the world around them, ensuring they handle the tasks they are capable of handling on their own so they can continue to grow and learn. As the guardian of a disabled or elderly adult, you want to do the same thing. For example, if the ward is capable of maintaining their home without the assistance of a housekeeper or in-home care provider, allow them to do that. Try to allow them as much input into your decisions as possible.

Best Interest/Substituted Judgment

Your role as the guardian is to listen to the ward and ensure that their preferences are being met as long as it does not cause harm. You are in a position to make decisions for the ward in one of two ways; using either substituted judgment or the best interest standard.

Substituted Judgment

When making decisions using substituted judgment you are doing exactly as it sounds; making the decision that the ward would make if they had the mental capacity to do so. You have an obligation to discuss the decision you are going to make with the ward and listen to their preferences in that situation. For example, if the doctor is recommending that the ward have surgery to put in a pacemaker you should discuss this with the ward. Try to put it in terms that they have the ability to understand. Discuss the benefits and the consequences of the decision you are about to make. Listen to their preferences and their reason for making the decision. When using substituted judgment it is also helpful to talk to other family members or friends about conversations they have had with the ward. Has the ward ever talked about their preference for medical treatment? Do they want all measures taken to prolong their life or do they want only pain management? Do they wish to be buried or cremated? Your job is to determine what their preferences were when they were still capable of making those decisions.

Best Interest Decisions

Making decisions using substituted judgment may be easier for a guardian dealing with an elderly disabled ward as opposed to an adult who has been disabled since birth. When dealing with an elderly ward, at one time they were most likely competent and capable of understanding cause and effect relationships. As such, they may have discussed their preferences before becoming disabled; thereby giving you a better understanding of what their wants would be now.

With a ward who has been disabled since birth, it may be more difficult to know their wants as these may never have been clearly expressed. In this situation, or in situations where the ward's preferences may cause serious harm or injury, you would be making your decision based on what you believe to be in the ward's best interest.

Difficult Decisions

It is never easy to make a decision for another adult that goes against their wishes, but you must keep in mind that your friend or family member no longer has the ability to truly understand the consequences of their decision. This is why the court appointed you as guardian – to make the tough decisions. Ultimately the decision is yours, but if you are making a decision that is in contrast to the stated or demonstrated preferences of the ward, you should be prepared to defend that decision.

Coordinating Services

As the guardian, it is your responsibility to ensure that the ward is receiving appropriate medical care, proper education and their overall health and welfare is protected. As a guardian you will be responsible for coordinating medical appointments and being aware of the medical needs of the ward. Do they need hearing aids? What about dentures? Are they diabetic? If so, quarterly appointments with a podiatrist may be useful.

Maybe the ward is a 19-year-old disabled adult. Can they still attend school? What about attending life skills training such as cooking or balancing a checkbook? If the ward has the ability to benefit from this type of training then it is your responsibility to coordinate these services for them.

Ensuring Medical Needs are Being Met

What is informed consent?

The National Guardianship Association (NGA) does an excellent job of discussing the issue of informed consent in their "Standards of Practice." NGA Standard 6 defines informed consent as "a person's agreement to a particular course of action based on a full disclosure of facts needed to make decisions intelligently."

In order for it to be considered informed consent, you must have received adequate information about the issue you are being asked to consider and you must enter into the decision voluntarily and without feeling coerced.

Medical Considerations

The NGA provides an online outline that may be very useful when trying to make medical decisions on behalf of the ward. This outline can be found at

http://www.guardianship.org/documents/Standards_of_Practice.pdf

The pages that follow cover the NGS's Standards of Practice 6.

> Informed Consent

As a guardian you should have a clear understanding of the issue for which informed consent is being sought. If needed, ask as many questions as it takes to feel comfortable that you understand what is being proposed for the ward. Again, keep in mind the adult/child relationship. What types of questions would an adult ask if someone was suggesting this course of treatment for a child?

Determine Conditions

Determine the conditions that necessitate treatment or action. In other words, what is the underlying problem that is causing the doctor to suggest this form of treatment? For example, what if the ward has started exhibiting behavioral outbursts and aggressiveness towards caregivers and the doctor wants to prescribe an anti-psychotic medication that has potential for significant side effects? You might first want to consider if these outbursts are because the ward is in pain and instead of the prescription medication, a simple regimen of over the counter pain medication would be the better solution.

Ward's Preference

Advise the ward of the decision that is required and determine, to the extent possible, their current preferences. Determine whether the ward has previously stated preferences in regard to a decision of this nature. This relates back to the substituted judgment vs. best interest standard.

Alternatives

Determine the expected outcome of each alternative. Using the example of the prescription medication versus simple medication, is it better to consent to the prescription or to request over the counter pain medication first to rule out the need for pain management?

In addition to the expected outcomes, you should also consider the benefits and risks of each alternative. Finally, you should ask, does this decision need to be made now rather than later?

Later vs. Sooner

In relation to making a decision later rather than sooner, you may want to consider a decision to take no action at all. Keep in mind, sometimes this is the best decision.

It may be that the ward is elderly and was presented with an option to have a pacemaker in the past. At the time, the ward was competent and determined that she did not believe the risks of the procedure were worth the benefit. In this situation you would want to consider her reasoning at the time she made this decision and make your decision in the same manner.

Least Restrictive Decision

When faced with a decision you may want to determine what the least restrictive alternative is for the situation. As the guardian, your role is to ensure that the ward receives the least restrictive form of intervention to ensure the ward maintains as much independence and autonomy as possible. In the behavioral example given earlier, over the counter pain medication would be the lesser restrictive alternative. Living at home with caregivers as opposed to placement in an assisted living facility or nursing home is another example of a lesser restrictive alternative.

> Second Opinion

Obtain a second opinion, if necessary. The same rights you have over your own person, you have over the ward. If you feel you need a second medical opinion before making a decision for treatment, by all means, seek a second medical opinion.

Seek Resources in Family and Friends

It may be helpful to obtain information or input from family, friends or professional fiduciaries. Again, this goes back to making a decision using informed consent vs. substituted judgment. It is always beneficial to seek out assistance from the resources available in your community. Many professional guardians are willing to consult with you to assist you with a particular problem or issue. Many times they have dealt with a similar situation and can point you in the right direction. All hospitals will have a bioethics team available to consult with you about a particular medical procedure. Be familiar with the resources available within your community and use them.

Written Documentation

Obtain written documentation of all reports relevant to each decision. Always keep in mind that your decision is open to scrutiny by others; other family members, court-appointed counsel, or the courts. You want to ensure that you can always support and/or justify a decision you have made on behalf of the ward.

Ensuring Benefits are Received

You need to ensure that you have applied for and are receiving all of the benefits that the ward may be entitled to receive. This may include applying to Medicare, the Arizona Health Care Cost Containment System, the Arizona Long Term Care System, the Veteran's Administration for benefits, the Department of Developmental Disabilities, any form of supplemental health insurance that may be available to the ward, and Medicare Part D to help with prescription drug coverage.

Ward's Rights

The rights that the ward maintains will be outlined in your order of appointment. In most instances the ward will lose the right to drive, vote, determine where they live, consent to medical treatment or maintain firearms. It should be noted that the right to vote on behalf of the ward does not transfer to the guardian.

Handling Money

The law allows a guardian to handle money on behalf of the ward if there is no conservator appointed. In most instances, if the ward receives more than just Social Security income and has significant assets, such as a home, car or brokerage account, then the court will appoint a conservator. The Order to Guardian indicates that the guardian shall not manage more than \$10,000 on behalf of the ward. This value comes from the statutes related to a guardian of a minor. There is no provision in the law to indicate how much money a guardian can manage on behalf of the adult ward so most courts use the same standard as outlined for minors.

Accepting Gifts from the ward

The disclosure statement you must file as the guardian indicates that you have not accepted a gift from someone, who is not related to you by blood, of more than \$100.00. That being said, it is typically looked at as a conflict of interest for you to accept any gift from the ward without first seeking court approval. Additionally, the statute requires that a conservator receive court approval prior to giving any gifts at all on behalf of a ward or protected person. The general rule is that you should not accept gifts from the ward.

Annual Guardianship Report

Obtain a physician's statement

While it is not required that you obtain a current physician's statement for your annual guardianship report, it is very helpful for the court if you include one. It can be as simple as a summary outlining the most recent appointment with the ward or could be as detailed as the information contained in the original report to the court.

Annual Report Due Dates

The annual report is due on the anniversary date that your permanent letters of guardianship were issued. The first report will include the time from the date of your first appoint through the end of the ninth month after the permanent appointment. For example, if you were appointed as the temporary guardian on January 1st and your permanent letters of appointment were issued on February 1st, the time frame for your first annual guardianship report would be from January 1st through November 30th. If you only had permanent letters of appointment issued and they issued on January 30th, the report would be from January 30th through October 31st. Each report after that will be for an entire year. If the ending date of your first report was October 31st, the time frame for all subsequent reports will be November 1st through October 31st.

> Information in the Report

The information contained in the guardianship report includes: the ward's current address; how many times you have seen the ward during the report period; the date you last saw the ward; the name and contact information for physicians and any specialists seen by the ward, including any dates for the most recent visits; any major changes in the ward's condition since the last report; whether or not you believe the guardianship should continue; an outline of any state or federal benefits received by the ward, and the caseworker assigned to oversee those benefits.

Change of Address Notification

According to the Arizona Rules of Probate Procedure, Rule 10(C)(1)(c), the fiduciary must update the probate information sheet with the new address of the ward within three (3) days of the change of address.

Payment as the Guardian

You are entitled to payment for your time as the guardian. If you intend to seek compensation from the estate of the ward, you are required to file a Notice of Compensation with the court. This will outline what you intend to charge as your hourly rate and why you believe you are entitled to that rate. The court may review your fees on an annual basis. You are also entitled to reimbursement from the ward's estate for any money you pay out of pocket for their benefit. For

example, if you pay for a filing fee with the court, you would be entitled to be reimbursed for that expense.

Attorney Fees

> Can you hire an attorney?

You may hire an attorney and you are entitled to have the fees for that attorney paid by the ward's estate. Just as you would have to file a Notice of Compensation with the court, any attorney who intends to seek compensation from the ward's estate must also file the notice with the court.

When the Ward Dies

When the ward dies, you must file a Notice of Death with the court within ten (10) days after the date of death. As an operation of law, your authority as the guardian ceases at the time the ward dies. If you are managing any funds on behalf of the ward, such as Social Security benefits, you may be required to return those funds to the Social Security Administration or give them to the individual who will ultimately be responsible for distributing the ward's estate to the ward's beneficiaries.

Thank you for viewing this training manual. The welfare of the ward and/or protected person is of utmost importance to the court. For more information about Probate please visit the Judicial Branch website devoted to Probate at www.azcourts.gov/probate.