GUARDIANSHIP and/or CONSERVATORSHIP

To Release Restricted Funds

(Instructions Packet)

07/2020

PETITION FOR RELEASE OF RESTRICTED FUNDS MINOR or ADULT

(INSTRUCTIONS ONLY)

This packet contains general information and instructions to get a court order to use restricted funds for a minor or 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!

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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.

Procedures: How to File a Petition for Release of Restricted Funds

A. Information about a Petition for Release of Restricted Funds:

Often the Court will order that some or all of the funds of a protected adult or minor must be placed in a restricted account. This means that the funds cannot be used for anything until released by order of the Court. If the conservator wants to use the funds to buy something for the protected adult or the minor, the conservator must ask the Court in a petition for permission to use the funds.

Usually the Court will say what the funds can be used for, and how much money can be spent. The Court will usually not allow a parent to use the minor's money for the necessities/costs of daily living, such as clothing, food, or housing, since the parents have the obligation by law to provide these things for the minor.

- B. Instructions
- 1. Complete and then file a Petition for Release of Restricted Funds and state exactly what you want to buy and how much you reasonably think it would cost. Print neatly and use black ink. Then file the original with the Clerk of Superior Court.

Make 4 copies of the Petition for the Clerk to conform (date-stamp) for you. You need to keep one copy, give another to the Judicial Officer who will hear your case, and the other copies are to give notice to all interested parties (see below).

- 2. After you file the Petition, you must schedule a hearing.
- 3. Give notice of the hearing to everyone entitled to notice. You must give a copy of the Petition and Notice of Hearing to all interested persons. For more information about giving Notice, see the Law Library Resource Center forms on Service. You do not need to give formal notice by personal service, but you do need to mail or deliver the Notice of Hearing. First class postage-prepaid mail is sufficient. Certified or Registered mail with return receipt is an extra step you can take to prove that the person you want notified actually received the notice. You can also give notice by Publication. People who should be given notice to include:
 - The protected minor if he/she is 14 years or older, or to the protected adult;
 - A minor's spouse, or if minor is unmarried to any living parent of the minor; or to the spouse or adult child of an adult;
 - The guardian, if the minor or adult has one, unless the conservator is also the guardian;
 - To the guardian ad litem if one was appointed by the court.

- 4. Complete and file other court papers. Next complete the Proof of Notice stating how and when you gave notice to interested persons. Make 2 extra copies of each of the following documents. Then file the originals with the Clerk of Superior Court and get the copies back conformed (date-stamped) by the Clerk.
 - Notice of Hearing: File original and get back 2 conformed copies; and
 - Proof of Notice and/or Waiver of Notice: File original and get back 2 conformed copies.
- 5. Give copies of everything to the Judicial Officer. At least 10 days before your court hearing, mail or hand-deliver the following documents to the Judicial Officer who is hearing your case. All the copies you give to the Judicial Officer must be conformed by the Clerk of Superior Court given back to you when you filed the originals. Make sure you keep copies for yourself to bring to the hearing.
 - Copy of the Petition;
 - Copy of Notice of Hearing;
 - Copy of Proof of Notice and/or Waiver of Notice; and
 - Original and 2 copies of the proposed Order Releasing Funds.
- 6. Attend the hearing. Be ready to tell the Judge or Judicial Officer what you want to spend the money for, how much you think it will cost, and why this is in the best interests of the minor or protected adult.
- 7. Court Order. If the Judge or Judicial Officer grants your Petition, the order will tell you how much money you are authorized to spend, and what you can spend it on. You need to go back to the Clerk of Superior Court and get a certified copy of the Order. You will use the certified copy to give to the bank or financial institution where the restricted account is located. You will need the certified copy of the order before the bank or financial institution will release the money.
- 8. Release of funds. When you get the certified copy of the Order, the bank or institution will release the funds to you. Be sure you only spend the money on what the Judge or Judicial Officer said you could spend the money on.
- 9. Mail to the Court a Proof of Expenditure. The order will also require you to file a Proof of Expenditure within a certain amount of time after the Order releasing the funds. This is to prove to the court what you bought, what it was for, and how much you paid.

You will have to file the originals of the actual receipts for what you bought too, so be sure that you do not throw them away. Mail the Proof of Expenditure to the Clerk of Superior Court at the address where you filed the case. Also, you will have to mail a copy of the Proof of Expenditure to the same people you gave notice of the hearing to, so the Court will know if anyone with an interest in this matter has an objection to what you did.

10. Other help. If you still have questions about this procedure, you can ask a lawyer for legal advice. You can look up a lawyer in the telephone book under "attorneys." Also, the Law Library Resource Center has a list of lawyers who will help you help yourself for a fee. The list shows where the lawyers are located, how much they charge to look over the court papers or answer your questions, and what their experience is.

INFORMATION ON LEGAL NOTICE FOR GUARDIANSHIPS AND CONSERVATORSHIPS FOR ADULTS

1. WHAT IS LEGAL NOTICE TO ALL INTERESTED PERSONS: After you have filled out AND filed the guardianship and conservatorship Petition and other court papers with the Court, you must tell all interested persons about the papers and Court hearing.

Α.

WHAT COURT DOCUMENTS DO I NEED TO GIVE NOTICE ABOUT? These are the documents you need to give the people who are entitled to notice:

- Notice of Hearing: This document provides you with the hearing date, location and the name of the Judge/Commissioner who will hear the case.
- Petition: This document explains what you want the Judge/Commissioner to do and why.

It is recommended that you give people copies **all** documents you filed with the court so you know you gave those people copies of the right documents. You then must list in the PROOF OF NOTICE (see section C, below) the names of all the documents you gave copies of, and the people you gave the documents to.

B. WHAT ARE THE WAYS TO GIVE LEGAL NOTICE?

• "Personal Service" means giving formal notice that is required in some cases for some persons. It requires that a registered process server or the sheriff serves the documents on the interested persons or that a person accept service of the papers. When personal service is required, it means the law is written to make sure that a person who needs notice of a case gets the notice.

Note: See **Step 4** for instructions on how to give personal service.

• **Mail or hand delivery** is a less formal but important way of giving notice to other persons in some cases. When you are required to give notice by mail, 1st class postage-prepaid mail is usually accepted. Certified or registered mail with return receipt is an extra step you can take to prove that the person you want to have notice received the notice.

Note: Service **by mail or hand-delivery** is only allowed in some cases, so make sure you read the instructions to see if you can use this method of service.

• **Publication of Notice** is when you do not know the address of the person to whom you need to give notice. For publication, you need to try to find the person who is supposed to get notice, and prove to the court everything you did everything you could to try to find the person or to get the person's address. Then, you must publish the notice **at least 3 times** in a newspaper in the courty where the court hearing is held.

C. HOW DO I SHOW THAT I GAVE LEGAL NOTICE?

- PROOF OF NOTICE is the document you sign and file with the Court to prove you gave notice to all interested persons, and how you did it. You must fill out this form after you have served the documents on all interested persons. (See Step 1A). There are other documents that go with the PROOF OF NOTICE to show that service was made. These documents may include the following:
 - 1) Affidavit of Publication,
 - 2) Affidavit of Service signed by the process server or sheriff, OR
 - 3) Acceptance of Service.

D. WHEN CAN YOU SKIP GIVING LEGAL NOTICE?

- WAIVER OF NOTICE is when a person required to get notice waives that right and signs the WAIVER OF NOTICE. Generally, but not always, a person who is required to be personally served can accept service by signing the WAIVER OF NOTICE. However, if the incapacitated adult who needs the guardian signs the Waiver, that incapacitated adult must also attend the hearing or service is not good OR,
- Party is present at the hearing and 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. TIME FRAMES TO GIVE LEGAL NOTICE: 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 first publication must be at least 14 days before the hearing.

Note: The newspaper will not provide the AFFIDAVIT OF PUBLICATION to you until all **3 notices** have been published.

- **3.** WHO IS ENTITLED TO LEGAL NOTICE: Here is a guide when, and to whom, you must give notice of guardianship and conservatorship of an adult (ARS 14-5309 AND 14-5405):
 - Incapacitated adult: Personally serve the adult who you say needs the guardianship.

Note: WAIVER OF NOTICE by the adult is not legal unless the adult comes to the court hearing in person.

- Parents and/or spouse of the incapacitated adult: Personally serve the spouse and parents of the adult, if they are in the State of Arizona. Otherwise, you can give notice by mail or hand-delivery if they are not in the State of Arizona or by publication if you do not know the address of the person.
- Others: Give notice by mail, hand-delivery or publication to all the following:
 - 1) Any adult children of the person;
 - 2) Any person who is serving as the guardian or conservator or who has the care and custody of the person;
 - 3) If the person has no parent or spouse or adult children, then to the closest adult relative of the person, if any can be found, **AND**
 - 4) Any person who has filed a Demand for Notice.
- 3. **THE METHODS OF PERSONAL SERVICE:** There are several ways to give personal service that will be accepted by the Court.
 - Acceptance of Service: The person must sign the Acceptance form in front of a notary and return it to you, but the signature date cannot be earlier than the date you filed the court papers. The signature on this form does **not** mean the person agrees with the papers. It means that he or she admits receiving the papers, without being served in person by a Sheriff or Process Server.
 - **Process Server:** You generally must pay this person or company to do this for you. A process server will give the papers to the person at home, work, or other location. The process server will give the Court a sworn Affidavit stating that the person was served. The disadvantage of this method is the cost and that it requires the process server to find the person. If you decide to use this method, look under "PROCESS SERVER" in the Yellow Pages to find someone who can serve your papers.
 - **Sheriff:** This method requires you to contact the Sheriff's Office in the County where the person 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 receive a Waiver or Deferral, which is available through the Court for persons who cannot afford the cost of Service. The Waiver or Deferral will require you to explain to the Sheriff why your circumstances call for this method.

5. WHAT ELSE TO KNOW ABOUT LEGAL NOTICE: Even if you are required to personally serve someone, you still have to give notice by mail or hand-delivery to other interested persons. You will still have to sign and file the PROOF OF NOTICE to show the Judge/Commissioner that you gave notice to everyone as required by law.

6. HOW DOES A PERSON WHO GETS NOTICE OBJECT TO THE

PETITION: Sometimes a person who receives Notice wants to object to the Petition, or tell the Judge/Commissioner something besides what is in the Petition. For more information on objecting to a court process, see Guardianship and/or Conservatorship Packet 3 called *To Object to a Court Proceeding*, which includes Court forms and instructions to file a written Response.

7. COMPLETE THE NOTICE OF HEARING AND PROOF OF NOTICE: After

NOTICE is done, you must complete the PROOF OF NOTICE form. Be sure to list the copies of papers given, and the names of the persons to whom you gave the copies. Also list the date you gave the person copies, the type of service, and the relationship between the person to whom you gave copies and the person who has or will have the guardian and conservator. Be sure the attorney for the person who has or will have the guardian and conservator gets copies, if applicable.

Make **3 copies** of the NOTICE OF HEARING, PROOF OF NOTICE, the ACCEPTANCE OF SERVICE (if any), the WAIVER OF NOTICE (if any), and assemble them in **4 packets**: the originals and 3 complete sets.

8. FILE THE NOTICE OF HEARING, ANY WAIVER, AND PROOF OF NOTICE:

A. PREPARE TO FILE: File the following with the Clerk of the Court, Probate Registrar at least 10 business days before the schedule hearing date:

- NOTICE OF HEARING,
- PROOF OF NOTICE, AND
- Any WAIVER OF NOTICE or ACCEPTANCE OF SERVICE, if applicable.
- **B. GO TO THE CLERK:** Take the **original and 2 copies** of the NOTICE OF HEARING, PROOF OF NOTICE AND WAIVER OF NOTICE/ACCEPTANCE OF SERVICE (if any) to the Probate Registrar who will file the original and stamp "copy" on each of the **2 copies** and return them to you.
- **C. GO TO PROBATE ADMINISTRATION:** Take 1 conformed copy of the NOTICE OF HEARING, PROOF OF NOTICE, and WAIVER OF NOTICE/ACCEPTANCE OF SERVICE (if any). Probate Administration will give these to the Judge/Commissioner who will hear your case.

Note: Keep a copy of each document for your records and bring them with you to the court hearing.

- **9. NEXT STEPS:** Now you are ready to prepare for the court hearing, and get the rest of the paperwork in order.
- **10. OTHER HELP:** If you still have questions about this procedure, you can ask a lawyer for legal advice. You can look up a lawyer in the telephone book under "attorneys." Also, the Self-Service Center has a list of lawyers who will help you help yourself. The list shows where the lawyers are located, how much they charge to look over the court papers or answer your questions, and what their experience is. All forms referred to in these instructions are available at the Self-Service Center.

INFORMATION ON LEGAL NOTICE FOR GUARDIANSHIPS AND CONSERVATORSHIPS FOR MINORS

- 1. WHAT IS LEGAL NOTICE: After you have completed AND filed the guardianship and conservatorship Petition and other court papers with the Court, you must tell all interested persons about the papers and Court hearing.
 - A. WHAT COURT DOCUMENTS DO I NEED TO GIVE NOTICE ABOUT? These are the documents you need to give the people who are entitled to notice:
 - **NOTICE OF HEARING:** This document provides information about the hearing including the date, location, and the name of the Judge/Commissioner who will hear the case.
 - **PETITION:** This document explains what you want the Judge/Commissioner to do and why.

It is recommended that you give people entitled to notice copies of all documents you filed with the court so you know you gave those people copies of the right documents. You then must list in the PROOF OF NOTICE (see section C, below) the names of all the documents you gave copies of, and the people you gave the copies to.

B. WHAT ARE THE WAYS TO GIVE LEGAL NOTICE?

"Personal Service" means giving formal notice that is required in some cases for some persons. It requires that a registered process server or the sheriff serves the documents on the interested persons or that a person accepts service of the papers. When personal service is required, it means the law is written to make sure that a person who needs notice of a case is given that notice.

Note: See **Step 4** for instructions on how to give personal service.

• **Mail or hand delivery** is a less formal but important way of giving notice to other persons in some cases. When you are required to give notice by mail, 1st class postage-prepaid mail is usually acceptable. Certified or Registered mail with return receipt is an extra step you can take to prove that the person you want to have notice received the notice.

Note: Service by **mail or hand delivery** is only allowed in some cases, so make sure you read the instructions to see if you can use this method of service.

• **Publication of Notice** is when you do not know the address of the person to whom you need to give notice. For publication, you need to try to find the person who is supposed to get notice, and prove to the Court you did everything you could to try to find the person or the person's address. Then, you must publish the Notice at least **3 times** in a newspaper in the county where the Court hearing is held. **See ARS § 14-1401(A)(3).**

C. HOW DO I SHOW THAT I GAVE LEGAL NOTICE?

- PROOF OF NOTICE is the document you sign and file with the Court to prove you gave notice to **all** interested persons, and how you did it. You must fill out this form after you have served the documents on all interested persons (See **Step 1A**). There are other documents that go with the PROOF OF NOTICE to show that service was made. These documents may include the following:
 - 1) AFFIDAVIT OF PUBLICATION,
 - 2) AFFIDAVIT OF SERVICE signed by the process server or sheriff, OR
 - 3) ACCEPTANCE OF SERVICE.

D. WHEN CAN YOU SKIP GIVING LEGAL NOTICE?

- WAIVER OF NOTICE is when a person required to get notice waives that right and signs the WAIVER OF NOTICE. Generally, but not always, a person who is required to be **personally served** can accept service by signing the WAIVER OF NOTICE. However, if the minor who needs the guardian and conservator signs the Waiver, that minor must also attend the hearing or service is not good, **OR**
- Party is present at the hearing and 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. TIME FRAMES TO GIVE LEGAL NOTICE: 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 first publication must be at least 14 days before the hearing.

Note: The newspaper will not provide the AFFIDAVIT OF PUBLICATION to you until all **3 notices** have been published.

- **3.** WHO IS ENTITLED TO LEGAL NOTICE: Here is a guide when, and to whom, you must give notice of guardianship and conservatorship of a minor: (ARS 14-5207 and 14-5405):
 - MINOR WHO NEEDS PROTECTION (called a ward): Notice must be personally served the minor who needs protection, if the minor can be found within the State of Arizona, and is 14 years or older. If the ward does not live in the State of Arizona, you can give Notice by personal service, registered mail or publication.

Note: WAIVER of NOTICE by the person is not legal unless the minor attends the court hearing in person. If the minor is younger than 14 years of age, you do not need to give notice of the court papers, but it wouldn't hurt to mail a copy of the court papers to the minor.

- **PARENTS OF PERSON WHO NEEDS PROTECTION:** If the parents of the minor who needs protection can be found within the State of Arizona, they must be **personally served**. Otherwise, you can give notice by **mail**, **hand-delivery** or **publication**.
- OTHERS: Give Notice by mail, hand-delivery, or publication to the following:
 - 1) Any person serving as guardian or conservator,
 - 2) Any person who has the care and custody of the minor who needs protection, AND
 - 3) Anyone who has filed with the court a DEMAND FOR NOTICE, such as creditors.

Note: Notice must be given at least **14 days** before the hearing date.

- 4. **THE METHODS OF PERSONAL SERVICE:** There are several ways to give personal service that will be accepted by the Court.
 - Acceptance of Service: The person must sign the acceptance form in front of a notary and return it to you, but the signature date cannot be earlier than the date you filed the court papers. The signature on this form does **not** mean the person agrees with the papers. It means that he or she admits receiving the papers, without being served in person by a Sheriff or Process Server.
 - **Process Server:** You generally must pay this person or company to do this for you. A process server will give the papers to the person at home, work, or other location. The process server will give the Court a sworn Affidavit stating that the person was served. The disadvantage of this method is the cost and that it requires the process server to find the person. If you decide to use this method, look under "PROCESS SERVER" in the Yellow Pages to find someone who can serve your papers.
 - **Sheriff:** This method requires you to contact the Sheriff's Office in the County where the person 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 receive a Waiver or Deferral, which is available through the Court for persons who cannot afford the cost of Service. The Waiver or Deferral will require you to explain to the Sheriff why your circumstances call for this method.

5. WHAT ELSE TO KNOW ABOUT LEGAL NOTICE: Even if you are required to PERSONALLY SERVE someone, you still have to give notice by mail or hand-delivery to other interested persons. You will still have to sign and file the PROOF OF NOTICE to show the Judge/Commissioner that you gave notice to everyone as required by law.

6. HOW DOES A PERSON WHO GETS NOTICE OBJECT TO THE

PETITION: Sometimes a person, including the minor who is 14 years or older, who receives notice wants to object to the Petition, or tell the Judge/Commissioner something besides what is in the Petition. For more information on objecting to a court process, see Guardianship and/or Conservatorship Packet 3 called *To Object to a Court Proceeding*. which includes Court forms and instructions to file a written Response.

7. COMPLETE THE NOTICE OF HEARING AND PROOF OF NOTICE: After

Notice is done, you must complete the PROOF OF NOTICE form. Be sure to list the copies of papers given, and the names of the persons to whom you gave the copies. Also list the date you gave the person copies, the type of service, and the relationship between the person to whom you gave copies and the person for whom the guardian and conservator is or will be appointed. (This person is called the ward). Be sure the attorney for the ward (protected person gets copies, if applicable.

Make **2 copies** of the NOTICE OF HEARING, the PROOF OF NOTICE, the ACCEPTANCE OF SERVICE (if any), the WAIVER OF NOTICE (if any), and assemble them in **3 packets**: the originals and 2 complete sets of copies.

8. FILE THE NOTICE OF HEARING, ANY WAIVER, AND PROOF OF NOTICE:

- **A. PREPARE TO FILE:** At least **10 business days** before the scheduled hearing date, file the following with the Clerk of the Court, Probate Registrar:
 - NOTICE OF HEARING,
 - PROOF OF NOTICE, AND
 - Any WAIVER OF NOTICE or ACCEPTANCE OF SERVICE, if applicable.
- **B. GO TO THE CLERK:** Take the **original and 2 copies** of the NOTICE OF HEARING PROOF OF NOTICE and WAIVER OF NOTICE/ACCEPTANCE OF SERVICE (if applicable) to the Probate Registrar who will file the original and stamp "copy" on each of the **2 copies** and return them to you.
- **C. GO TO PROBATE ADMINISTRATION:** Take **1 conformed** (date-stamped) **copy** of the NOTICE OF HEARING, PROOF OF NOTICE and WAIVER OF NOTICE/ACCEPTANCE OF SERVICE (if applicable). Probate Administration will give these to the Judge/ Commissioner who will hear the case.

Note: Keep a copy of each document for your records and bring them with you to the court hearing.

- **9. NEXT STEPS:** Now you are ready to prepare for the court hearing, and get the rest of the paperwork in order.
- **10. OTHER HELP:** If you still have questions about this procedure, you can ask a lawyer for legal advice. You can look up a lawyer in the telephone book under "attorneys." Also, the Self-Service Center has a list of lawyers who will help you help yourself. The list shows where the lawyers are located, how much they charge to look over the court papers or answer your questions, and what their experience is. All forms referred to in these instructions are available at the Self-Service Center.

PROCEDURES: HOW TO SERVE LEGAL PAPERS BY PUBLICATION

In matters of GUARDIANSHIP, CONSERVATORSHIP, PROBATE OF ESTATE, and the SALE OF REAL PROPERTY

(Arrange for service AFTER you have filed your papers in court.)

STEP 1 COMPLETE ATTACHED LETTER to NEWSPAPER describing the documents that need to be referenced by the newspaper, and submit copies of those documents along with the letter to the paper.

A. IF YOU HAVE A COURT ORDER WAIVING/DEFERRING COSTS of PUBLICATION, YOU <u>MUST</u> PUBLISH IN *The Record Reporter*.

MAIL OR DELIVER the letter that is attached to this form, a copy of the documents you filed with the Clerk, and the **CERTIFIED ORDER WAIVING/DEFERRING COSTS of PUBLICATION** to:

The Yuma Sun, 2055 Arizona Ave., Yuma, Arizona 85364

STEP 2 WHEN TO FILE:

- Wait (about 5 weeks) for the newspaper to send you an AFFIDAVIT OF PUBLICATION, which will include the notice that was published, and the dates of publication. Some newspapers will file this document with the Court for you. If the newspaper sends you TWO copies or an original, it is intended for you to file one. Always verify with the Probate Clerk that the AFFIDAVIT OF PUBLICATION gets filed.
- **STEP 3 GATHER THE PAPERWORK:** (Caution: Be aware of confusingly similar document names.)
 - Complete the DECLARATION SUPPORTING PUBLICATION (PB25f), found in the Forms packet, to describe the efforts you made to locate and serve notice <u>before</u> resorting to publication.
 - If the newspaper has **not** already filed the **AFFIDAVIT OF PUBLICATION**, *make sure it gets filed* by submitting it with the **DECLARATION SUPPORTING PUBLICATION**.
 - **Copy** of both of the above (Affidavit and Declaration) documents for your records.

STEP 4 FILE YOUR DOCUMENTS WITH THE COURT:

- The original **DECLARATION SUPPORTING PUBLICATION**, and
- The original of **AFFIDAVIT OF PUBLICATION** (unless the newspaper filed it for you). (And bring a copy of the **AFFIDAVIT OF PUBLICATION** to the hearing.)

LETTER TO NEWSPAPER	Print Your Name:
	Your Address:
	Date:
Name of Newspaper	
Address	
To Whom It May Concern:	
I need to publish notice in the newspape which concerns the following: (check on	r about the following matter: Probate Court Case No, e box)
Guardianship and/or Conservato	orship matter about (name of person with guardian and/or conservator)
	, OR
Estate of Print Nam	, deceased, OR
_	. Please Note: The first publication
of this NOTICE must be published at least	st fourteen (14) days before the scheduled hearing, or by
Enclosed is a copy of the following docur	ments stamped by the Clerk of Court (check all that apply):
"Notice of Hearing" for matter a	bout guardian and/or conservator, OR Petition, OR
"Notice to Creditors" for probate	e of an estate, OR
(If no Will) An Application for A	ppointment of Personal Representative without a Will, OR
(If a Will) An Application for Inf Representative .	ormal Probate of a Will and for Appointment of a Personal
Please publish Notice in your newspape enclosed is (check one box)	er about this court case once a week for three successive weeks. Also
	mount of \$ for the cost of the publication as requested,
OR, A certified copy of the Order from	n the court waiving/deferring the publication costs.
When you receive this letter, please call When all three weeks of publication hav Affidavit of Publication .	me atto tell me when the first publication will occur. ve been completed, please file the original and send me one copy of the
Sincerely,	
Your Signature Enclosures	

GUARDIANSHIP and/or CONSERVATORSHIP

To Release Restricted Funds

(Forms Packet)

07/2020

Law Library Resource Center

RELEASE OF RESTRICTED FUNDS

CHECKLIST

Use the forms and instructions in this packet only if the following factors apply to your situation:

- You have been appointed the guardian and/or conservator for a minor or adult, AND,
- The protected minor or adult's funds are in a restricted account in the bank, AND,

You want permission from the court to use the money for something very important.

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 Self-Service Center website.

Petition for Release of Restricted Funds -- Minor or Adult

This packet contains court forms and instructions to file a petition for release of restricted funds. 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 for "Petition for Release of Funds"	1
2	Table of Contents (this page)	1
3	"Petition for Release of Funds"	2
4	"Notice of Hearing"	1
5	"Declaration Supporting Publication"	2
6	"Waiver of Notice of Hearing"	2
7	"Declaration of Notice Provided"	2
8	"Order Releasing Restricted Funds"	2
9	"Summary of Receipts and Expenditures"	1

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.

Person Filing:	
Address (if not protected):	
City, State, Zip Code: Telephone:	
Email Address:	
∟awyer's Bar Number: _icensed Fiduciary Number:	
Representing Self, without a Lawyer or Attorn	
	OURT OF ARIZONA IA COUNTY
n the Matter of: (check one or both)	Number:
	PETITION FOR RELEASE OF FUNDS FROM RESTRICTED ACCOUNT
 a minor or an adult APPOINTMENT: The following person waand accepted appointment as (check one box 	as appointed (name) x):
Guardian and conservator on (date)	
Guardian (date)	
Conservator (date)	
2. BIRTH DATE. The I minor or I adult w	vas born on (date)
3. RESTRICTED FUNDS: The minor/adult	has exactly \$ in a restricted account, (account
number) # deposited with (na	ame of bank or financial institution)
4. NO PREVIOUS WITHDRAWALS.	
No previous withdrawals have been m	nade from the account without a written order of this Court. (If

5. REASON THE FUNDS ARE NEEDED.

The minor/adult needs funds from the restricted account for the following reasons and in the following amounts:

	Case No.	
REASON/PURPOSE	AMOU	INT
a	\$	
b	\$	
C	\$	

6. NO OTHER SOURCE OF FUNDS.

There is no other source of funds to pay for these needs, and no parent or other person is under a legal obligation to satisfy this need. (If this statement is true, check the box. If the statement is not true, see a lawyer for help.)

REQUEST TO THE COURT

PETITIONER ASKS THAT THE COURT DO THE FOLLOWING THINGS AFTER NOTICE AND HEARING:

- 1. Direct the release of restricted funds in the amounts and for the purposes requested in this Petition;
- 2. Require proof to be filed with this Court within a reasonable period of time that the released funds have been used for the purposes described in this Petition;
- 3. Make any other orders the Court decides are in the best interests of the minor/adult.

OATH OR AFFIRMATION AND VERIFICATION

I swear or affirm that the information on this document is true and correct under penalty of perjury.

Signature	Date	
STATE OF		
COUNTY OF		
Subscribed and sworn to or affirmed before me this:	(date)	by
	·	

(Notary seal)

Deputy Clerk or Notary Public

Person	Filing:		
Addres	s (if not protected):		
	ate, Zip Code:		
	one:		
	Address:		
	's Bar Number:		
	ed Fiduciary Number:		
Repres	enting Self, without a Lawyer or	Attorney for Petitioner OR Respondent	
		OR COURT OF ARIZONA I YUMA COUNTY	
	Matter of	Case Number:	
Guard	lianship and/or Conservatorship for		
	Adult a Minor	_ Regarding Petition for Discharge, Termination, and/or Release of Funds	
An imp	oortant court proceeding that affec	NOTICE. Your rights may be affected. ts your rights has been scheduled. If you do not understand this art papers, contact an attorney for legal advice.	
1. NOTICE IS GIVEN that a Petition and other court paper(s) indicated below have been filed with the Court, and a hearing scheduled for review of the petition indicated by the boxes checked below.			
		(check one or both)GuardianConservatorof (check one or both)GuardianshipConservatorshipundsOther:	
		ismiss or release a guardian or conservator from his or her duties. rdianship or conservatorship and closes the case with the court.	
2.	COURT HEARING . A court hea papers as follows:	ring has been scheduled to consider the Petition and matters in the court	
	DATE and TIME		
	PLACE:		
3.	 respond, you may do so by filing a w to file a written response: File the original with the Co Provide a copy to the office 	You are not required to respond to this Petition, but if you choose to ritten response <i>or</i> by appearing in-person at the hearing. <i>If you choose</i> burt; e of the Judicial Officer named above; and d parties at least five (5) business days before the hearing.	
cour heari	t a written objection describing the ng date or you must appear in pers	or Motion that accompanies this notice, you must file with the e legal basis for your objection at least three (3) days before the son or through an attorney at the time and place set forth in the ing a response. If you cannot afford the fee, you may file a <i>Fee</i>	

g. There is a FEE for filing a response. If you cannot afford the fee, you may file a *Fee Deferral Application* to request a payment plan from the Court.

DATED:

(Month/Day/Year)

Petitioner's Signature

Person Filing:	
Address (if not protected):	
City, State, Zip Code:	
Telephone:	
Email Address:	FOR CLERK'S USE ONLY
awyer's Bar Number:	
Licensed Fiduciary Number:	
Representing Self, without a Lawyer or Attorney for Petitioner OR Res	spondent

SUPERIOR COURT OF ARIZONA IN YUMA COUNTY

In the Matter of:

Case Number:

DECLARATION SUPPORTING PUBLICATION

An Adult A Minor Deceased

UNDER PENALTY OF PERJURY, I STATE THESE FACTS:

- **1.** I am the Petitioner or Applicant and make these statements to show the circumstances why notice by Publication was used, and to show how service by publication was done.
- **2.** Here are the names of people entitled to notice of this matter to whom I gave notice by publication:

•	Name:		
	Last Known Address:		
	Last Date I Tried to Find Person:		
	Relationship to Protected or Deceased person:		
•	Name:		
	Last Known Address:		
	Last Date I Tried to Find Person:		
	Relationship to Protected or Deceased person:		
•	Name:		
	Last Known Address:		
	Last Date I Tried to Find Person:		
	Relationship to Protected or Deceased person:		

Name:

Last Known Address: ______

Relationship to Protected or Deceased person:

- **3.** I made a diligent search to find out the residence and whereabouts of all persons entitled to notice but failed to find any information concerning the residence or whereabouts of one or more of those persons.
- **4.** I contacted the persons listed below to find out the location of the persons entitled to notice. (Note: There is no exact minimum number of persons you must contact. It may be more or less than five as required to satisfy the Court you have made every reasonable effort to locate every person entitled to notice.). Attach additional pages as necessary to show all the persons you contacted.

Name of Person Entitled to Notice:	
Name of Person I Contacted:	
Address of Person I Contacted:	
Name of Person Entitled to Notice:	
Name of Person I Contacted:	
Address of Person I Contacted:	
Name of Person Entitled to Notice:	
Name of Person I Contacted:	
Address of Person I Contacted:	
Name of Person Entitled to Notice:	
Name of Person I Contacted:	
Address of Person I Contacted:	
Name of Person I am Looking for:	
Name of Person I Contacted:	
Address of Person I Contacted:	

5. ABOUT THE PUBLICATION.

NOTICE OF HEARING was published in a newspaper in this County on the following dates.

A. _____, B. _____, C. _____.

PROOF OF PUBLICATION IS ATTACHED. (REQUIRED)

(Attach an "Affidavit of Publication" supplied by the newspaper that published the notice.)

By signing this document, I state to the Court, under penalty of perjury that the information presented is true and correct to the best of my knowledge and belief.

Date Signed

Person Filing:	
Address (if not protected):	
City, State, Zip Code:	
Telephone:	
Email Address:	
Lawyer's Bar Number:	FOR CLERK'S USE ONLY
Licensed Fiduciary Number:	
Representing 🗌 Self, without a Lawyer or 🗌 Attorney for 🗍 Petitioner OR 🗍	Respondent

SUPERIOR COURT OF ARIZONA IN YUMA COUNTY

In the Matter of:	Case Number:	
	(Optional) WAIVER OF (Optional) WAIVER OF CIVIL RELIEF ACT(S regarding:	SERVICE MEMBERS
	🗌 Guardianship	(chack and ar both)
An incapacitated or protected Adult or I Minor	Conservatorship	(check one or both)

UNDER PENALTY OF PERJURY, I SWEAR OR AFFIRM:

1. MY RELATIONSHIP to the incapacitated or protected person named above is:

(examples: parent, grandparent, guardian)

2.	I HAVE RECEIVED the Petition and/or other court papers indicated below:
	(Check the box next to [only] the documents you received.)

Petition for Permanent Appointment of:		🗌 Guardian 🔲 Conservator
Petition for Temporary/Emergency Appoint	tment of:	Guardian Conservator
Order Appointing Attorney, Health Profess	ional, Cour	t Investigator
Affidavit of Person to be Appointed	Conser	nt of Parent (only if regarding a minor)

or	Petition for Approval of Accounting	Annual Report of Guardian
	☐ Other:	

3. (Optional) I WAIVE NOTICE of all court filings and proceedings regarding this matter.

I understand that I can reverse this waiver by filing a written document with the court under this case number declaring that I no longer waive notice of hearings and other court proceedings.

4. MILITARY STATUS

I am <u>NOT</u> on active duty in the U.S. militar	\square	I am NOT	on active	duty in	the U.S.	military
--	-----------	----------	-----------	---------	----------	----------

OR

☐ I <u>AM</u> on active duty in the U.S. military.

If you are on active duty with the U.S. military, see the information on your rights under the Servicemember's Civil Relief Act and the optional waiver of the right to delay this court proceeding under the Act on the page following.

SERVICEMEMBER'S CIVIL RELIEF ACT (SCRA) INFORMATION AND *OPTIONAL* WAIVER

NOTE: When military duty interferes with the ability to participate in a case, the **Servicemember's Civil Relief Act** (SCRA) may permit a service member to delay or overturn a civil court proceeding. Waiving this right does **NOT** affect your right to later request a change regarding court appointment of a guardian or conservator.

It is generally advisable to consult a military legal assistance attorney before waiving any rights under the Servicemember's Civil Relief Act. If Luke Air Force Base is the military installation closest to you, you can contact the legal office at **623-856-6901**. Otherwise, contact the legal office at the nearest military installation.

IF ACTIVE DUTY MILITARY and you do <u>not</u> wish to delay court proceedings in this matter, check the box below to WAIVE any right that may apply under the SCRA to cause the court to delay.

(Optional)

I WAIVE any right I may have under the SCRA to delay this matter.

WAIVER OF NOTICE and (if applicable) SERVICEMEMBER'S CIVIL RELIEF ACT (SCRA) WAIVER

I have read and understand this **Waiver of Notice** and the separate **Servicemember's Civil Relief Act Waiver**. I understand that I am not required to either waive notice *or* any rights that may apply under the SCRA, but <u>if</u> I have waived either notice or any rights under the SCRA as indicated above or on the preceding page, I do so voluntarily.

UNDER PENALTY OF PERJURY

I swear or affirm that I have read and understand this document and that the information I have provided is true and correct to the best of my information and belief.

Date	Signature of Person Receiving Documents	
	Printed Name	
STATE OF		
COUNTY OF		
Subscribed and sworn to or affirmed before me this:	(date)	_ by

(notary seal)

Deputy Clerk or Notary Public

Person Filing:		
Address (if not protected): City, State, Zip Code:		
Telephone:		
Email Address:		
Lawyer's Bar Number:		FOR CLERK'S USE ONLY
Licensed Fiduciary Number:		
Representing Self, without a Lawyer or	Attorney for Pet	titioner OR 🗌 Respondent
SUDEDIO		F ARIZONA
	YUMA COU	
In the Matter of:	Case Numb	per:
	DECLARA	TION OF NOTICE PROVIDED
		Regarding A Matter of
A Protected 🗌 Adult or 🗌 Minor	Guardia	nship and/or Conservatorship
UNDER PENALTY OF PERJURY	7	
1. DOCUMENTS PROVIDED: I provinamed below. (Check only those that a		following court documents to the persons
Petition for Petition for Ap	pointment of a	Guardian <u>and</u> Conservator (or) Guardian or Conservator (only) for Adult or Minor
Affidavit of Person to be Appoi	nted 🗌 Cor	nservator's Account
Consent of Parent to Appointm	ent 🗌 Cor	nsent of (other) Parent to Appointment
☐ Notice of Hearing	🗌 Anr	nual Report of Guardian
Other:	🗌 Oth	ner:
	between the pers	to whom I gave copies of all the documents son who has or will have the guardian and/or
		onservator for an <u>adult</u> , be sure to include the ose to whom you give notice and list below. Use
A. Person Given Notice (Name):		
B. Relation to Protected Person:		
C. Date Mailed or Delivered:		
D. Method of Delivery:	(Check at least one	e box and complete the information below)

- Personal service (File "Acceptance of Service" or affidavit of process server or sheriff)
 1st class mail, postage prepaid
- **Certified mail** (if applicable, attach green return receipt card to this paper)
- Hand delivery by: (name)

	Case Number:
A.	Person Given Notice (Name):
В.	Relation to Protected Person:
C.	Date Mailed or Delivered:
D.	Method of Delivery: (Check at least one box and complete the information below) Personal service (File "Acceptance of Service" or affidavit of process server or sheriff) 1st class mail, postage prepaid Certified mail (if applicable, attach green return receipt card to this paper) Hand delivery by: (name)
Α.	Person Given Notice (Name):
В.	Relation to Protected Person:
C.	Date Mailed or Delivered:
D.	Method of Delivery: (Check at least one box and complete the information below) Personal service (File "Acceptance of Service" or affidavit of process server or sheriff) 1st class mail, postage prepaid Certified mail (if applicable, attach green return receipt card to this paper) Hand delivery by: (name)
Α.	Person Given Notice (Name):
В.	Relation to Protected Person:
C.	Date Mailed or Delivered:
D.	Method of Delivery: (Check at least one box and complete the information below) Personal service (File "Acceptance of Service" or affidavit of process server or sheriff) 1st class mail, postage prepaid Certified mail (if applicable, attach green return receipt card to this paper) Hand delivery by: (name)
Α.	Person Given Notice (Name):
В.	Relation to Protected Person:
C.	Date Mailed or Delivered:
D.	Method of Delivery: (Check at least one box and complete the information below) Personal service (File "Acceptance of Service" or affidavit of process server or sheriff) 1st class mail, postage prepaid Certified mail (if applicable, attach green return receipt card to this paper) Hand delivery by: (name)

UNDER PENALTY OF PERJURY

By signing this document I state to the Court under penalty of perjury that the information presented is true and correct to the best of my knowledge and belief.

Date

Signature

Printed Name

Person Filing:	
Address (if not protected):	
City, State, Zip Code:	
Telephone:	
Email Address:	
Lawyer's Bar Number:	FOR CLERK'S USE ONLY
Licensed Fiduciary Number:	
Representing 🗌 Self, without a Lawyer or 🗌 Attorney for 🗌 Petitioner OR 🗌	Respondent
SUPERIOR COURT OF ARIZON	^

SUPERIOR COURT OF ARIZONA IN YUMA COUNTY

In the Matter of (check one or both)

Case No.

ORDER RELEASING FUNDS FROM A RESTRICTED ACCOUNT AND REQUIRING PROOF OF USE OF FUNDS

🗌 a Minor or 🗌 an Adult

This is an important court order that could affect your legal rights. Read it carefully. If you do not understand it, see a lawyer for help.

THE COURT FINDS:

- 1. **PETITION FILED:** A "PETITION FOR RELEASE OF FUNDS" from a restricted account was filed by the guardian and/or conservator.
- **3.** The **Petition for Release of Funds from the Restricted Account** has been reviewed by the Court, and the Court finds that the protected person is in need of funds for the reasons set forth in the Petition and that no parent or person is obligated to satisfy this need and that funds are not available from any other source for these purposes.

THE COURT ORDERS:

1.	Directing (name of the financial institution)	
	to issue a check payable from account #	
	In the amount of :	
	Made payable to Guardian/Conservator:	
		(Name)

Case	No.	

Directing the Guardian and/or Conservator to use the money for the following purposes, and to file receipts as proof that the funds have been used for the purposes within ______ days of this order.

PURPOSE	AMOUNT
	\$
	\$
	\$

3. Ordering that this case shall be reviewed by court staff by (date) to determine compliance of the Guardian and/or Conservator with this order.

Done in open court:

JUDICIAL OFFICER

Persor				
	n Filing:			
Addres	ss (if not protected):			
	tate, Zip Code:			
	none:			
	Address:			
	r's Bar Number:			FOR CLERK'S USE ONLY
	ed Fiduciary Number:			
Repres	senting 🔲 Self, without a Lawye	r or 🗌 Attorney for 🗌	Petitioner OR	Respondent
	SUPE	RIOR COURT YUMA COU		Α
In the	Matter of (check one or both)	Nun	nber:	
🗌 Gu	ardianship 🗌 Conservatorship c			
			OF OF USE OF I	FUNDS RELEASED
		FRO	W RESTRICTED	ACCOUNT
			PROOF OF MAI	
🗌 a N	/linor or 🗌 an Adult			
1.	RELEASE OF FUNDS: T	he Court ordered the rele	aso of funds from a	restricted account on
••	(date)			
2.	USE OF FUNDS. I spent attached to this court docum	nent.) (Attach another sh		
	DESCRIPTION OF USE	OF FUNDS	A	MOUNT
			\$	
			\$_ \$_	
			\$_ \$_ \$_	
			\$_ \$_ \$_ \$_	
			\$_ \$_	
			\$_ \$_	
3.	NOTICE TO INTEREST delivering copies of this docum NAME		\$\$\$\$\$\$	tions by mailing or hand-
3.	delivering copies of this docum	ent and the receipts to th	\$\$\$\$\$\$	ctions by mailing or hand- s): ELATIONSHIP TO
3.	delivering copies of this docum	ent and the receipts to th	\$\$\$\$\$\$	ctions by mailing or hand- s): ELATIONSHIP TO
3.	delivering copies of this docum	ADDRESS	\$	ctions by mailing or hand- s): ELATIONSHIP TO