# GUARDIANSHIP and/or CONSERVATORSHIP



## Temporary Orders for a Minor or Adult

(Forms Packet)

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#### SELF-SERVICE CENTER

## PROCEDURES: HOW TO GET A GUARDIAN and/or CONSERVATOR FOR AN ADULT OR A MINOR ON A TEMPORARY and/or EMERGENCY BASIS

1. **Introduction:** These are the steps to ask the Court to appoint a **Temporary** Guardian or Conservator for a minor or an adult. A temporary guardianship or conservatorship appointment may may be requested when you need the guardian or conservator for a set period of time of no more than six months, and/or that there is an emergency that requires immediate appointment action to protect a person who cannot handle his or her own affairs, or to deal with and protect that person's income and assets.

Sometimes a person needs a guardian or a conservator appointed without prior notice ("ex parte") to that person or others who would otherwise be entitled to receive notice of such a legal action. This means that the temporary appointment is done very fast and without letting others know about it ahead of time. This is a very serious matter. The Judge will not grant the temporary appointment without notice unless you have a very good reason and can prove that immediate and irreparable injury, loss, or damage will result before notice can be given.

2. Complete the paperwork for the Temporary Order: Decide if you are applying for a Guardian, a Conservator, or both. If you are not sure, the Self- Service Center has information to describe the differences between the different appointments.

Fill out all the forms for the **temporary appointment** completely and in **black ink**. Make **3 copies** of the completed forms. The forms you need to complete are the following:

- PETITION FOR APPOINTMENT OF TEMPORARY GUARDIAN/CONSERVATOR. If this is a petition for an adult, attach a copy of the latest doctor report to the petition. If you do not have this report, then you must make the doctor available to give testimony at the court hearing. Inform the judge's staff you will need a telephone at the hearing to call the doctor.
- NOTICE OF HEARING ON APPOINTMENT OF A TEMPORARY GUARDIAN AND/OR CONSERVATOR. This is the document the Judge's staff will complete if the Judge decides that you need a hearing and need to give advance notice of the hearing.
- ORDER APPOINTING TEMPORARY GUARDIAN/CONSERVATOR.
- <u>LETTERS OF APPOINTMENT OF TEMPORARY GUARDIAN/CONSERVATOR, AND ACCEPTANCE OF APPOINTMENT.</u>
- ORDER TO GUARDIANS AND CONSERVATORS. Remember to sign the Acknowledgment on last page of the Order (This document is only for guardian/conservator for an ADULT).
- 3. <u>If applicable</u>, complete the paperwork for the PERMANENT ORDER: Complete the forms for the appointment of the permanent guardian and/or conservator. The following is the list of forms you need to start the case for the permanent appointment.
  - PROBATE COVER SHEET: For guardianship and conservatorships for an adult or minor
  - PETITION FOR APPOINTMENT OF GUARDIAN AND/OR CONSERVATOR: (adult or minor)
  - AFFIDAVIT OF PROPOSED APPOINTEE: Pursuant to ARS §14-5106 (adult or minor)
  - INFORMATION SHEET TO COURT INVESTIGATOR: (adult only)
  - INSTRUCTIONS AND REQUEST FOR HEARING DATE: (adult or minor)
- **4. Make copies of all the paperwork:** Make **3 copies** of all the forms. Assemble the copies so that you have **4 complete packets** -- the **originals and 3 sets** of copies.

**5. File the papers at the court:** Determine where to file the court forms. There are 4 locations of the Superior Court in Maricopa County—Downtown Phoenix, Northeast Phoenix, the Southeast Facility in Mesa and the Northwest Facility in Surprise. The Southeast Court is for persons who live in Mesa, Tempe, Chandler, Gilbert, and Apache Junction to the southern border of the Salt River bed, although it does not include Scottsdale. Select the appropriate site to file the initial court papers.

GRAHAM COUNTY SUPERIOR COURT 800 WEST MAIN STREET SAFFORD, ARIZONA 85546

Open: 8:00 a.m. - 5:00 p.m.

GO TO THE CLERK'S OFFICE: Take the **original and 3 copies** of the following documents **to the Clerk of the Court, Probate Registrar**:

- PROBATE COVER SHEET
- PETITION FOR APPOINTMENT OF TEMPORARY GUARDIAN AND/OR CONSERVATOR
- (if applicable) PETITION FOR APPOINTMENT OF PERMANENT GUARDIAN AND/OR CONSERVATOR (with Request for Appointment of Attorney, Physician, and Court Investigator/Visitor (adult only)); AND
- AFFIDAVIT OF PROPOSED APPOINTEE Pursuant to ARS §14-5106
- INFORMATION SHEET FOR COURT INVESTIGATOR (adult only)

**PAY YOUR FILING FEE:** A list of current fees is available from the Self Service Center and from the Clerk of 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 the Court. Deferral Applications are available at no charge from the Self-Service Center.

WHAT THE CLERK WILL DO: The Clerk will file the **original** PROBATE COVER SHEET. The Clerk will file originals of the following documents, and give you back clerk-stamped copies to show these documents were filled:

- PETITION FOR APPOINTMENT OF TEMPORARY GUARDIAN/CONSERVATOR;
- (if applicable) PETITION FOR APPOINTMENT OF PERMANENT GUARDIAN/CONSERVATOR OF A MINOR OR AN ADULT; AND
- AFFIDAVIT OF PROPOSED APPOINTEE.

NOTE YOUR "PB" CASE NUMBER: The case number assigned is stamped in the upper right-hand corner of all the documents the clerk stamped for you. The case number always starts with the initials "PB". **Use this number on every paper you file with the court from now on.** 

- **6. Get the permanent hearing date scheduled (if applicable)**. Take **originals** of one or both of these papers to Probate Court Administration:
  - PETITIONER'S INFORMATION SHEET TO COURT INVESTIGATOR (adults only),
  - INSTRUCTIONS AND REQUEST FOR HEARING DATE (adults or minors); AND

Take **2** copies of these conformed papers to Probate Court Administration:

- PETITION FOR APPOINTMENT OF GUARDIAN AND/OR CONSERVATOR,
- AFFIDAVIT OF PROPOSED APPOINTEE Pursuant to ARS §14-5106, AND
- INFORMATION SHEET TO COURT INVESTIGATOR (adult only)

Court Administration will schedule the permanent hearing on the form called INSTRUCTIONS AND REQUEST FOR HEARING DATE and return it to you. Now you know the **date**, **time**, and **location** of the hearing on the **permanent appointment** (if applicable), and the name of the Judicial officer who will hear the case.

7. To get the hearing on the temporary emergency appointment scheduled:

Now take these documents to the office of the Presiding Judge, which is in the same building as the Clerk and Court Administration:

- Conformed copy of <u>PETITION FOR APPOINTMENT OF TEMPORARY GUARDIAN OR CONSERVATOR</u>
- Original and copy of <u>ORDER OF APPOINTMENT OF TEMPORARY GUARDIAN OR</u> CONSERVATOR
- Original and copy of <u>NOTICE OF HEARING FOR A TEMPORARY GUARDIAN AND/OR</u> CONSERVATOR
- Original and copy of <u>ORDER TO GUARDIANS AND/OR CONSERVATORS</u> (Only if applying for guardianship/conservatorship for and ADULT)
- Original and copy of LETTERS OF TEMPORARY APPOINTMENT OF GUARDIAN AND/OR CONSERVATOR, AND ACCEPTANCE OF APPOINTMENT
- Conformed copy of <u>PETITION FOR APPOINTMENT OF PERMANENT GUARDIAN AND/OR CONSERVATOR</u> (if applicable)
- Conformed copy of <u>AFFIDAVIT OF PROPOSED APPOINTEE</u> Pursuant to ARS § 14-5106
- Copy of <u>INSTRUCTIONS AND REQUEST FOR HEARING DATE</u> that was highlighted with a colored marker by Court Administration to show the date, time, place, and Judge for the hearing.

The Judge will decide whether to give you a hearing, and whether the hearing must be with notice. If the Judge's staff completes the NOTICE OF HEARING form, that means you need to give notice of the hearing to **everyone entitled to notice** before the hearing.

- 8. To get the lawyer appointed (for adults only): If this is a guardianship and/or conservatorship for an adult, the person you say needs a guardian and/or conservator must also have a lawyer, whether the hearing is with or without notice. If there is no lawyer already representing him/her in this matter, you must call for a court-appointed lawyer. Call the Office of Court-Appointed Counsel (OCAC), 602-506-7228, between 8:00 a.m. and 5:00 p.m., Monday through Friday. Be prepared to give the following information:
  - That you need the name of a lawyer for appointment on a PETITION FOR A TEMPORARY GUARDIAN AND/OR CONSERVATOR FOR AN ADULT;
  - The PB case number;
  - The name of the person who needs a guardian and/or conservator and the address and phone number where that person is currently living; **AND**
  - The date and time of the scheduled court hearing and the name of the Judge or Commissioner who will be hearing the matter.
  - **9. Give notice about the court case:** (ARS §§ 14-5310 and 5401.) If this is an emergency hearing, **with notice**, you must give notice to everyone just like a PETITION TO APPOINT OR REMOVE A GUARDIAN AND/OR CONSERVATOR. See **Packet No. 2**--Service and Notice of the Court Hearing. Notice must be complete prior to the hearing.

If this is an emergency hearing, **without notice**, you must give notice to the person you say needs the temporary emergency guardianship and/or conservatorship by personal service **within 72 hours** of the date and time of the court order. No other method of notice is allowed in these cases. Give notice to everyone else just like a PETITION TO APPOINTMENT OR REMOVE A GUARDIAN AND/OR CONSERVATOR.

After giving legal notice as instructed, you would file the following documents:

- NOTICE OF HEARING ON TEMPORARY APPOINTMENT,
- WAIVER OF NOTICE OF HEARING (if applicable), AND
- PROOF OF NOTICE OF HEARING
- **10. Before the hearing:** If you were required to give advance notice of the temporary emergency hearing, file the **originals** of the following documents: <u>NOTICE OF HEARING, WAIVER OF NOTICE</u>, (**If applicable**), and <u>PROOF OF NOTICE</u>.

Bring copies of all **3 documents** to the office of the Judge who will hear the temporary petition. Do this as soon as possible, at least **5 business days before the hearing** on the temporary petition. Otherwise, bring these documents with you to the hearing.

**11. At the hearing:** Bring to the hearing the **originals and 1 copy** of <u>LETTERS OF TEMPORARY APPOINTMENT AND ACCEPTANCE OF APPOINTMENT</u>. Tell the Judge about the case, and why the temporary appointment is necessary. Bring all paperwork with you that you think is applicable, such as reports about the person you say needs the guardian and/or conservator, financial records for the person, etc.

**If this is a temporary appointment for an adult:** You will need to have the doctor testify by telephone. Call the doctor's office ahead of time to arrange this, and tell the Judge's staff the name and telephone number of the doctor so they can connect the telephone for the court hearing.

**12. After the court hearing** (GO TO THE CLERK): If the Judge signs the <u>ORDER OF TEMPORARY APPOINTMENT</u>, take the Order to the Clerk's office to be filed. Also take the **original and copy** of the LETTERS OF TEMPORARY APPOINTMENT.

The Clerk will complete the LETTERS, you will sign the ACCEPTANCE, and then you will need a **certified copy** to show you are the official person appointed by the Judge.

A list of current fees is available from the Self Service Center and from the Clerk of Court's website.

If you did not already give legal notice about the <u>PETITION FOR TEMPORARY APPOINTMENT</u> and the court hearing as described in **STEP 10**, you must now give notice of the court papers and the hearing to **everyone who is entitled** to know about the court case before the hearing date.

**13. Other help:** Court personnel can answer **questions** about procedures, but only a lawyer can give legal advice. The Self-Service Center has a list of lawyers who will, for a fee, assist you on a task-by-task basis or advise you on how to conduct your own case. You may view the list at the Self Service Center or on the Court's web site.

#### **SELF-SERVICE CENTER**

### TEMPORARY EMERGENCY APPOINTMENT OF GUARDIAN AND/OR CONSERVATOR FOR AN ADULT OR MINOR

#### You may use this packet if the following factors apply to your situation:

- ✓ You want to have the court appoint a guardian and/or conservator or one or more persons on a temporary or emergency basis for a period of not more than 6 months.\*
- ✓ The person(s) needing the guardian and/or conservator lives in Maricopa County.
- You believe that the adult or minor needs to have a guardian and/or conservator temporarily and/or immediately.
- ✓ If the person needing a guardian is under the age of 18, the person who will serve as guardian is <u>not</u> one of the parents.\*\*
- You are applying for Guardianship/Conservatorship for more than person under the age of 18, they have the same parents.\*\*\*
  - \* If the need for the guardianship will continue for more than 6 months, you will need to petition for "permanent" guardianship.
  - \*\* Note that a parent MAY serve as conservator for their own child.
  - \*\*\* If there are multiple children and they do not all have the same fathers and mothers, you must file a separate case for each set of parents.

**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.

## SUPERIOR COURT OF ARIZONA IN GRAHAM COUNTY

FOR CLERK'S USE ONLY

#### PROBATE INFORMATION COVER SHEET

Case	Number:
A person needing a guardian or conservator is the "war	d". A person who died is the "decedent".
INFORMATION ABOUT THE WARD or THE DECED	ENT
NAME:	DATE OF BIRTH:
MAILING ADDRESS :	
STREET ADDRESS (if different):	
TELEPHONE (Home):	
TELEPHONE (Cellular):	
ADDITIONAL WARDS ARE INVOLVED. Information lis	
INFORMATION ABOUT THE PETITIONER, the perso	
NAME:	
MAILING ADDRESS:	
TELEPHONE:	EMAIL:
INFORMATION ABOUT PETITIONER'S ATTORNEY:	
NAME:	BAR#
TELEPHONE:	EMAIL:
An INTERPRETER IS NEEDED for this language:  (List Names of) Persons who need interpreter:	Name:
	Name:
(List Names of) Persons who need interpreter:  Name:	Name:
(List Names of) Persons who need interpreter:  Name:  STAFF USE ONLY: REASON FEES NOT I  NATURE OF ACTION: Place an "X" next to number wh	Name: Name: PAID: Government Charge Deferred ich describes the nature of the case. Check only ONE.
(List Names of) Persons who need interpreter:  Name:  STAFF USE ONLY: REASON FEES NOT	Name: Name:  PAID: Government Charge Deferred

INFORMATION ABOUT THE FID		e person to serv ersonal represen				f someone v	vho died.
NAME:			DATI	E OF B	IRTH:		
MAILING ADDRESS:			_				
STREET ADDRESS: (if different)	<u> </u>						
TELEPHONE (Home):			SSN:				
TELEPHONE (Cellular):			EMAIL:				
TELEPHONE (Work):			CERTIFICAT	ΓΙΟN #			
					(for State-L	icensed Fidu	ıciaries ONLY)
RELATIONSHIP TO THE WARD	OR (if an estat	e matter) <b>THE DE</b>	ECEDENT:				
PHYSICAL DESCRIPTION:	RACE:		HEIGHT			WEIGHT:	
PHISICAL DESCRIPTION.	EYE COLOR	:		HAIR	COLOR:		
By signing below, I state t are true and correct to the		-		that t	he conte	nts of this	document

#### **NOTICE**

Petitioner or Attorney Signature

#### SUBMIT THIS FORM WITH NEW CASES ONLY.

If there is already a (Graham County) Probate Court case number and you are filing in an existing Superior Court case in Graham County, **DO NOT SUBMIT THIS FORM**.

Pers	on Filing:		
Addı	ress (if not protected):		
	State, Zip Code:		
	phone:		
Ema	il Address:		
	yer's Bar Number:		FOR CLERK'S USE ONLY
	nsed Fiduciary Number:		
Repi	resenting   Self, without a Lawyer or   Att	torney for	Respondent
		OURT OF ARIZONA	A
	ne Matter of	Case Number :	
Gua	rdianship and/or Conservatorship of		
		PETITION FOR TEMP	PORARY
		APPOINTMENT OF	
		☐ Guardian and Cor	
		☐ Guardian ☐ Cor	
	A strate		INTMENT WITHOUT
a	ın Adult	NOTICE REQUESTE	יטב
	DER PENALTY OF PERJURY: ORMATION REQUIRED BY ARIZON	<b>A LAW</b> (A.R.S. § 14-5401)	
1.	Information about person to be p	protected by this tempora	ıry order:
	Name:	Date of birth	:
	Address:		_
2.	Information about any Petition fo a Guardian or Conservator:	or <i>Permanent</i> (longer than 6	months) Appointment of
	<ul> <li>A.    NO Petition for permanent appopending, or</li> </ul>	ointment of a guardian or con	servator has been filed or is
	B.   A petition for permanent appoint	tment WAS filed on this date:	
	C. Name of court where petition was f	iled:	
	<b>D.</b> Type of Permanent Order requeste	ed: (check one)	
	☐ Guardianship and Conser	vatorship; or $\square$ Guardian	ship;

1	DATE, TIME, and PLACE OF HEARING:
2.	NAME OF JUDICIAL OFFICER TO HEAR CASE:
	sons for temporary appointment. The temporary appointment of a guardia ervator is necessary because: (Explain why the temporary appointment is necessary.)
Petit	tioner's relationship to the person you say needs a guardian and/or conservator:
_	should this court choose the person you say should be the guservator:
Info	rmation about person to be appointed guardian/conservator (if differe
Info	rmation about person to be appointed guardian/conservator (if differe
Info	rmation about person to be appointed guardian/conservator (if differe Petitioner) e: Telephone:
Infoi than I Name	rmation about person to be appointed guardian/conservator (if differe Petitioner) e:
Information Inform	rmation about person to be appointed guardian/conservator (if differe Petitioner) e: Telephone: ess: Date of Birth:
Information Inform	rmation about person to be appointed guardian/conservator (if differe Petitioner) e: Telephone:  Date of Birth:  ionship to the proposed incapacitated and/or protected person:

Complete 8 and 9 only if this temporary appointment is an emergency. If this is not an emergency, skip to number 10.

			without notice)
cons		<b>r</b> : An affidavit or physician's	son you say needs the temporary guardias report describing need for a guardian a
	is attached to this F is <b>not</b> attached to the	Petition. nis Petition (explain why not).	
(eme	ergency) for guardians a		
	ergency) for guardians a box)	and 14-5405 (adults and mind	R.S. 14-5309 (adults), 5207 (minors) and 14- ors) and 14-5401 for conservators. I have: (dian and/or conservator, or his/her attorne
(eme	ergency) for guardians a box) Given notice to the	and 14-5405 (adults and mind	ors) and 14-5401 for conservators. I have: (dian and/or conservator, or his/her attorned
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		promise I will give notice by personal service to the person who needs protection, his or her attorney, and all others required by law no later than 72 hours after the judge signs the Temporary Order:
REQ	UESTS	TO THE COURT:
1.	To find	d that the person about whom this petition is filed is in need of a temporary guardian and/or vator.
2.		this box only if you are asking for an emergency appointment without notice, and have eted questions 9:
		To find that an emergency exists and this temporary order is necessary without notice to the person I say needs the guardian and/or conservator, or his/her attorney;
3.		point the person identified in this petition as the temporary guardian and/or conservator for that until a court hearing can take place on this matter, or until further order of the court.
ΟΔΤΙ	H OR A	FFIRMATION AND VERIFICATION
		irm that the information on this document is true and correct under penalty of perjury.
Signati	ure	Date
Sworn	to or Affir	med before me this: by
Иу Соі	mmission	Expires: Deputy Clerk or Notary Public

Addre City, S Telep Email Lawy Licen	espondent	a Lawyer or ☐ Att		FOR CLERK'S USE ONLY
		IN GRAH	IAM COUNTY	
	e Matter of the		Case Number:	
Guar	dianship and/or Conser	vatorship of:	AFFIDAVIT OF PERS APPOINTED GUARDIAN OR CONS A.R.S. § 14-5106	
ar	n Adult ora Minor		A.N.O. 9 14-0100	
are sta of a	true or false, and provide tements on separate page a Clerk of the Court or a d/or Conservator.	de the information e(s) and attach to the Notary Public, and	w A.R.S. § 14-5106, indicate whe requested to complete "12" and is document before filing. Sign the file along with the <b>Petition for A</b>	I "13". Explain any "false" e document in the presence Appointment of Guardian
1.	☐True or ☐False.	I have not been	convicted of a felony in any ju	ırisdiction.
2.	☐True or ☐False.		d as a guardian or conservators before I filed this Petition.	r for another person for at
3.	☐True or ☐False.	I know and under and/or conserva	erstand the powers and duties ator.	I would have as a guardian
4.	☐True or ☐False.	I have not had before I filed thi	a power of attorney for anyons Petition.	ne for at least three years
5.	☐True or ☐False.		ny knowledge, neither I nor an ted in the Elder Abuse Registry al.	•
6.	☐True or ☐False.	documents on	a guardian/conservator before time, or within 3 months of report/accounting was due.	· •
7.	☐True or ☐False.	I have never be	en removed by the court as a	guardian or conservator.

				Case No.
8.	☐True or ☐False	anything of va year by gift, o individual to w	llue greater r will, or int rhom I was	es in which I have an interest has ever received than a total of one hundred dollars in any one neritance from an individual or the estate of an not related by blood or marriage and for whom I ardian, conservator, trustee, or attorney-in-fact.
9.	☐True or ☐False	an interest is (beneficiary o whom I am no	named as f a will), or ot related b	edge, neither I nor any business in which I have is a personal representative, trustee, devisee other type of beneficiary for any individual to by blood or marriage and for whom I have ever servator, trustee, or attorney-in-fact.
10.	☐True or ☐False	nursing care,	residential	business that provides housing, health care, care, assisted living, home health services, or any individual.
	(Explain every "false	" above on separate	e page(s) an	d attach to this document before filing.)
11.		the proposed p t/grandparent/siste		eed of protection is: riend)
12.	I met the propose	d ward under the	e following	g circumstances:
	H OR AFFIRMATI SERVATOR	ON OF THE PI	ERSON T	O BE APPOINTED GUARDIAN AND/OR
				the contents of this document, and that the ne best of my knowledge and belief.
Date				Signature
Affirme	ed before me	(2.1.)	by	
		(Date)		Printed Name
	mmission Expires: below):			
rocai (I				Deputy Clerk or Notary Public

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

The page following is an instruction page only. Do  $\underline{\text{NOT}}$  file it with the Court.

Page 2 of 2

### 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 <u>DO NOT FILE THIS PAGE</u>.

- 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.



Person	Filing:		
	s (if not protected):ate, Zip Code:		
	one: Address:		
Lawyer	's Bar Number:		FOR CLERK'S USE ONLY
	ed Fiduciary Number:enting		Respondent
Roprod	ontaing		
		R COURT OF ARIZON AHAM COUNTY	A
	Matter of (check one box or both boxe Guardianship	•	HEARING REGARDING
		TEMPORAR (Check one bo	RY APPOINTMENT
		Guard	ianship ianship and Conservatorship
an A	Adult or  a Minor.		ervatorship
An im	portant court proceeding that affect	NOTICE; Your rights may be ts your rights has been scheduled rt papers, contact an attorney for	I. If you do not understand this
1.	<b>NOTICE IS GIVEN</b> that the Petiti title of the Petition and the titles of al		ourt papers with the Court. (List the
2.	HEARING INFORMATION. A cand other court papers:	court hearing has been scheduled to	consider the matters in the Petition
	HEARING DATE AND TIME:		
	HEARING PLACE:	800 W. MAIN STREET, SAFI	FORD, AZ 85546
	JUDICIAL OFFICER:		
3.	<b>RESPONSE</b> . You can file a writte court, mail a copy of the original Res judicial officer named above at least 5 hearing. You must appear at the hear	ponse to the Petitioner(s), and provi business days before the hearing.	de a copy of your Response to the Or, you can appear in person at the
	If you wish to object to any part of with the court a written objection obfore the hearing date or you mustorth in the notice of hearing.	describing the legal basis for your	objection at least three (3) days
	DATED:		
		Petitioner's Signature	

_				
		protected):		
_	_	ode:		
Lawy	or's Bar Nu	ımber:	<del></del>	
		ary Number:		FOR CLERK'S USE ONLY
Liceii	seu riuuci	ary Number.	<del></del>	TON CLERKS GOL ONET
Repre	esenting [	Self, without a Lawyer or	Attorney for Petitioner OR	Respondent
			R COURT OF ARIZONA RAHAM COUNTY	4
		f (check one or both)	Case Number:	
∐ Gi	uardianshi	p ☐ Conservatorship of	TEMPORARY ORDER (check one box)	RFOR
			Guardianship and C	onservatorship
□ar	Adult	a Minor	Guardianship	one of vatoromp
∝.	i / taait		☐ Conservatorship	
			·	
		s order, contact an attorney for	r that affects your rights. Read this ord r legal advice. This appointment is n re been issued by the Clerk of the Co	ot effective until "Letters of
THE	COUF	RT FINDS:		
1.		ON FILED. A sworn Petition named above was filed with the	for Temporary Appointment of a Guard ne Court by the Petitioner.	dian and/or Conservator for the
2.	PERSO	ON TO BE PROTECTED: T	The person to be protected by this orde	r:
		Is a <b>MINOR</b> whose welfare a to provide for his or her cont	and best interests require the appointme inuing care and supervision;	ent of a Temporary <b>GUARDIAN</b>
		or property that requires mar	nporary <b>CONSERVATOR</b> is necessary nagement or protection or has or may ha ty, or the minor needs funds for his or l otain or provide funds.	ave business affairs which may
		unable to make or commun	acitated due to physical and/or menta nicate responsible decisions concerni GUARDIAN is necessary to provide fo	ng his or her person and that
		effectively manage or app confinement or disappearan	mporary <b>CONSERVATOR</b> is necessary oly his or her estate due to physic ce, and that it is necessary to obtain or son to be protected and of those entitle	al and/or mental disabilities, provide funds for the support,

3.			<b>FION.</b> There is sufficient evidewho is the subject of this order;	ence to support a finding of incapacity	or need for
4.				NSERVATOR: PR	is
5.	There is	no guardian or o	conservator appointed by a cour	t to date, or this order replaces such ot	her order;
6.		EMERGENCY immediately;	. An emergency exists and ther	re is need under law for the Court to ente	er this order
7.		protected or his		is not required to be given to the peritled to prior notice because all the contained been met.	
8.				s temporary appointment may be for m -5310 (D) and or 14-5401.01(D) for th	
THE	COUR	T ORDERS	:		
1.	Guar		vator, OR	is appointed as TEMPORARY  Conservator of the above-named person	on pursuant
2.	TEMPO	RARY LETTERS		of the Court, and upon filing a bond, see in accordance with the terms of this (	
3.	NOTICE			e to the minor and his or her parent on named in the caption above, and to ring documents:	
			<ul><li>a. The Petition for Temporary A</li><li>b. The Petition for Permanent A</li><li>c. All reports, affidavits, or othe</li></ul>	• •	titions.
4.	EMERG	SENCY HEARI	NG WITHOUT NOTICE:		
				nan 72 hours after the date of this orderney, and the parents of that person if the	

5.		<b>PROOF OF NOTICE.</b> Proof of Notice of Hearing shall be filed with the Clerk of the Court, Probate Registrar, as required by Arizona Law, ARS §§ 14-5310 (B) and/or 14-5401.01(B).
ô.	THE AF	PPOINTMENT ENDS.
	The App	pointment ends on, 20, or
		For good cause, this temporary appointment has been extended beyond 30 days.
7.	immedia	GE OF ADDRESS. The person appointed as guardian and/or conservator shall notify this Court ately of any change in his or her address or the person protected by this order. The appointee shall busible for all costs resulting from his/her failure to do so.
3.	BOND:	No Bond is required, OR The Guardian and/or Conservator shall file a bond in the amount of \$ with the Clerk of the Court, Probate Registrar.
OONE	IN OPEN	COURT:
		JUDGE OR COMMISSIONER

Perso	on Filing:				
	ess (if not protected):				
	State, Zip Code: hone:				
Email	Address:				
Lawy	er's Bar Number:		FOR CLERK'S USE ONLY		
	sed Fiduciary Number:				
Repre	esenting   Self, without a Lawyer or	Attorney for Petitioner OR	Respondent		
		ERIOR COURT OF IN GRAHAM COUNT	Y		
	e <b>Matter of:</b> (check one or both) uardianship ☐ Conservatorship	Case Number:  LETTERS OF APPO  AS TEMPORARY  (Check one box)  Guardian and Conse	INTMENT		
□ an	n Adult	☐ Guardian ☐ Conservator AND ACCEPTANCE APPOINTMENT			
ISS 1.		<b>ED:</b> This person (name)	<u>-</u>		
	is appointed as:   Guardian and Cons	servator OR 🗌 Guardian OR 🗀	Conservator		
2.	NAME OF PERSON WHO NEEDS GUARDIAN AND/OR CONSERVATOR:				
3.	REASON FOR APPOINTMENT: The person who needs a guardian and/or conservator is  ☐ a minor OR ☐ an incapacitated adult or a ward OR ☐ a protected person				
4.	LENGTH OF APPOINTMENT:_				
5.					
	WITNESS:	Clerk of the Supe	rior Court		
		By: Deputy Clerk			

		Ca	se No
ACCEPTANCE OF TEMP	ORARY APPOINTMENT	Г	
State of Arizona ) Maricopa County ) ss.			
accept the duties as TEMPORARY	☐ Guardian and Conservator	OR   Guardian	OR  Conservator
of	(nan	ne).	
swear that I will perform these dutie	s according to law.		

**GUARDIAN AND/OR CONSERVATOR** 

Subscribed and sworn to before me this date: \_\_\_\_\_\_ by \_\_\_\_\_

My Commission Expires:

Deputy Clerk/Notary Public

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 A	FOR CLERK'S USE ONLY
	OURT OF ARIZONA IAM COUNTY
In the Matter of the Estate of:	Case Number :
A ☐ Deceased or ☐ Protected Person	DECLARATION OF COMPLETION OF TRAINING for NON-LICENSED FIDUCIARIES
A   Deceased or   Protected Person	NON-LICENSED FIDUCIARIES
conservator, or personal representative of a corporation, complete a training program appro	ocedure requires that a person to be appointed guardian, n estate, who is neither a state-licensed fiduciary nor a lived by the Supreme Court of this state before permanent lin 30 days of a temporary or emergency appointment.
UNDER PENALTY OF PERJURY	
I state to the Court that in accord with Ru	le 27.1 of the Arizona Rules of Probate Procedure, for non-licensed, non-corporate fiduciaries, as 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.

Person Filing:  Address (if not protected):  City, State, Zip Code:  Telephone:  Email Address:  Lawyer's Bar Number:  Licensed Fiduciary Number:	FOR CLERK'S USE ON
	RIOR COURT OF N GRAHAM COUNTY
In the Matter of the Conservatorship of	Case Number:

Warning: Appointment is not effective until the *Letters of Appointment* have been issued by the Clerk of the Superior Court.

The welfare and best interest of the person named above ("your protected person" and "your ward") are matters of great concern to this Court. By accepting appointment as guardian and conservator you have subjected yourself to the power and supervision of the Court. This order is entered to help avoid problems and to assist you in the performance of your duties. You are required to be guided by it and comply with its provisions as relates to your duties as guardian of your ward and conservator of the estate of your protected person, as follows:

#### **GUARDIANS:**

- 1. You have powers and responsibilities similar to those of a parent of a minor child, except that you are not legally obligated to contribute to the support of your ward from your own funds.
- 2. Unless the order appointing you provides otherwise, your duties and responsibilities include (but are not limited to) making appropriate arrangements to see that your ward's personal needs (such as food, clothing, and shelter) are met.
- 3. You are responsible for making decisions concerning your ward's educational, social, and religious activities. If your ward is 14 years of age or older, you must take into account the ward's preferences to the extent they are known to you or can be discovered with a reasonable amount of effort.
- 4. You are responsible for making decisions concerning your ward's medical needs. Such decisions include (but are not limited to) the decision to place your ward in a nursing home or other health care facility and the employment of doctors, nurses, or other professionals to provide for your ward's health care needs. However, you are to use the least restrictive means and environment available that meet your ward's needs.

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- 5. You may arrange for medical care to be provided even if your ward does not wish to have it, but you may not place your ward in a level one behavioral health facility against your ward's will unless the Court specifically has authorized you to consent to such placement.
- **6.** If you handle any money or property belonging to your ward, you have a duty to do each of the following:
  - a. Care for and protect your ward's personal property;
  - b. Apply any money received toward your ward's current support, care, and education needs, and conserve any excess funds not spent for your ward's current support, care, and education for future needs;
  - c. Maintain your ward's funds in a separate account, distinct from your own and identified as belonging to the ward;
  - d. Maintain records of all of the ward's property received and expended during the period of the guardianship;
  - e. Account to your ward or your ward's successors at the termination of the guardianship, if requested; and,
  - f. Not purchase, lease, borrow, or use your ward's property or money for your benefit or anyone else's, without prior Court approval.
- 7. You shall not accept any compensation of any kind for placing your ward in a particular nursing home or other care facility, for using a certain doctor, or for using a certain lawyer. "Compensation" includes, but is not necessarily limited to, direct or indirect payments of money, "kickbacks", gifts, favors, and other kinds of personal benefits.
- 8. You are required to report annually, in writing, with respect to your ward's residence, physical and mental health, whether there still is a need for a guardian, and your ward's financial situation. Your report is due each year on the anniversary date of the **Letters of Appointment**.
- 9. If your ward's physical address changes, you shall notify the Court by updating the **Probate Information Form** within three (3) days of learning of the change in your ward's physical address. If your ward dies, you shall notify the Court in writing of the ward's death within ten (10) days of learning that the ward has died.
- 10. You must be conscious at all times of the needs and best interests of your ward. If the circumstances that made a guardianship necessary should end, you are responsible for petitioning to terminate the guardianship and obtaining your discharge as guardian. Even if the guardianship should terminate by operation of law, you will not be discharged from your responsibilities until you have obtained an order from this Court discharging you.
- 12. If you should be unable to continue with your duties for any reason, you (or **your** guardian or conservator, if any) must petition the Court to accept your resignation and appoint a successor. If you should die, your personal representative or someone acting on your behalf must advise the Court and petition for the appointment of a successor.
- 13. If you have <u>any</u> questions about the meaning of this order <u>or</u> the duties which it and the statutes impose upon you by reason of your appointment as guardian, you should consult an attorney or petition the Court for instructions.
- 14. If you are not a certified fiduciary and are not related by blood or marriage to the ward, you are not entitled to compensation for your services as the ward's guardian and conservator. See-A.R.S. §14-5651(K)(1).

#### **CONSERVATORS:**

- 1. Immediately locate, identify and inventory all of the assets of the protected person and make proper arrangements for their protection, such as changing the locks on the house, renting a safe deposit box for important documents, etc.
- 2. Immediately begin to take title to all of the protected person's property. The property should be titled in the name of the conservatorship: "(Your name) as Conservator(s) of the estate of (Protected Person's Name), or (Protected Person's name by your name), Conservator."
  - In titling the protected person's property, you should take into account the protected person's existing estate plan (if any) unless the court orders you to do otherwise. If you have any question as to how you should title an asset (including whether you should maintain an existing account, or establish a new account that has a POD (payable on death) beneficiary designation or a trust account), you should consult with a qualified attorney or request instructions from the court.
- 3. If the Court has ordered you to place funds in a restricted account, you must immediately file a receipt from the bank or financial institution showing that you have deposited the money in an account which the bank has restricted in accordance with the Court order. The receipt should include the name and address of the financial institution, the type of account, the account number and the amount deposited.
- **4.** Record certified copies of your **Letters of Appointment** with the County Recorder in each county where the protected person owns property in order to protect title to those properties. If the protected person owns property in another state, record the **Letters** in the county in the state where the property is located as well.
- **5.** File your formal inventory with the Court **no more than 90 days** after your **Letters of Appointment**, whether temporary or permanent, were first issued. If you are filing it without an attorney, be sure to put the case name and number on <u>all</u> papers you file with the Court.
- **6.** Keep detailed records of <u>all</u> receipts and expenditures you make on behalf of the protected person, including bills, receipts, bank statements, tax returns, bills of sale, promissory notes, etc. Open a separate conservatorship checking account for deposit of your protected person's income and other receipts, and payment of all bills and expenses. Avoid dealing in cash and do not write checks to "cash".
- 7. Unless ordered otherwise by the court, you must establish and file a budget, pay the protected person's debts when they become due, and properly invest the protected person's assets. You may hire accountants, attorneys and other advisors to help you carry out your duties as the size and the extent of the conservatorship estate may dictate.
- 8. Keep detailed records of the time you are spending in identifying, managing and protecting the conservatorship estate in case you later decide to ask the Court to be paid for your time from the conservatorship estate. Rule 33 (A) of the Arizona Rules of Probate Procedure and Arizona Revised Statutes § 14-5109 require that you provide written notice of the basis for any claim for compensation.
- **9. File annual accountings** with the Court.
  - A. Unless otherwise ordered by the Court, your first accounting must reflect all activity relating to the conservatorship from the date your letters of appointment as conservator, whether temporary or permanent, were first issued through and including the last day of the ninth month after the date your letters of appointment as permanent conservator were issued. The accounting must be filed with the court on or before the first anniversary date of the issuance of your letters of permanent appointment as conservator.

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- B. Unless otherwise ordered by the Court, all subsequent accountings shall reflect all activity relating to the conservatorship estate from the ending date of the most recent previously filed accounting through and including the last date of the twelfth month thereafter, and must be filed with the court on or before the anniversary date of the issuance of your letters of appointment as conservator.
- C. Each accounting must list all conservatorship property at the beginning of the accounting period and the conservatorship property at the end of the accounting period. It must describe all money and property received or paid out by you during the accounting period. As to money and property received, the accounting must state the date received, the source (who or where it came from), for what purpose, and the amount or value received. As to money and property disbursed (paid out), you must provide the date of each disbursement, who the money or property went to, for what purpose, and the amount or value of the disbursement. With each accounting, you also must submit a bank statement or financial account statement that supports the ending balances of each account shown on the accounting.
- 10. <a href="NEVER">NEVER</a> use any of the protected person's money or property for any reason other than the protected person's direct benefit. You may not profit in any way from access to the protected person's assets. You have a legal duty of fairness and impartiality to the protected person. Neither you or your friends, nor other family members may profit by dealing in the assets of the conservatorship estate. You must be cautious and prudent in investing the protected person's assets.
- 11. You must make reasonable efforts to determine the preferences of the protected person regarding all decisions the fiduciary is empowered to make. You must not make speculative investments. Do not purchase merchandise or services which the protected person would have considered extravagant or inappropriate for his/her lifestyle prior to your appointment. Use the assets to maintain the safety, health and comfort of the protected person, bearing in mind that the protected person may have no additional sources of income for the remainder of his/her life.
- 12. The conservatorship terminates only upon the entry of a court order terminating the conservatorship. The court will enter such an order only after you, the protected person, or another interested person files a petition requesting the conservatorship be terminated. The petition should be filed if the protected person no longer needs a conservator because his or her disability has ceased, the estate has been exhausted, or the protected person has died. If the protected person is a minor who is not in need of protection as an adult, the petition should be filed when the minor reaches the age of 18. Unless otherwise ordered by the court, before you can be discharged of liability in connection with the conservatorship and before your bond, if any, is released, you will need to either file a final accounting with the court, or if the protected person has died, and unless prohibited by order of the court, you may choose to instead file a verified (notarized) statement, that meets all the requirements of Arizona law, A.R.S. § 14-5419.
- **13.** If you have any questions as to your duties as a conservator, contact an attorney who handles conservatorships **before** taking any action.
- **14.** WITHIN THIRTY (**30**) DAYS AFTER YOUR LETTERS OF CONSERVATOR ARE ISSUED, YOU MUST MAIL A COPY OF **THIS ORDER** TO THE FOLLOWING:
- A. YOUR PROTECTED PERSON:
- B. YOUR PROTECTED PERSON'S ATTORNEY, SPOUSE, PARENTS, AND ADULT CHILDREN;
- C. YOUR PROTECTED PERSON'S GUARDIAN IF ONE HAS BEEN APPOINTED; AND
- D. ANY PERSON WHO HAS FILED A DEMAND FOR NOTICE IN THIS MATTER.

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#### **GUARDIANS AND CONSERVATORS:**

If you should be unable to continue with your duties for any reason, you or **your** guardian or conservator (if any) must petition the Court to accept your resignation and appoint a successor. If you should die, your personal representative or someone acting on your behalf must advise the Court and petition for the appointment of a successor.

This is an outline of only some of your duties as guardian and conservator. It is your responsibility to obtain proper legal advice about your duties. Failure to do so may result in personal financial liability for any losses.

<b>RELATING TO GUARDIANS AND CON</b>	SERVATOR:	OF THIS COURT AND THE STATUTORY S MAY RESULT IN YOUR REMOVAL FROM S, YOU MAY BE HELD IN CONTEMPT OF INEMENT IN JAIL, A FINE, OR BOTH.	M OFFICE AND
Dated:	_	Signature of Judicial Officer or Judge	Pro Tem
		Printed Name of Judicial Officer/Judge P	ro Tem
	dge receivi	VLEDGEMENT ng a copy of this order and agree to be ng, as long as serving as guardian or o	
Guardian - Conservator's Signature	Date	Co-Guardian - Conservator (if any)	Date
Printed Name	_	Printed Name	