CONSERVATOR For a MINOR



For Permanent (more than 6 months)
Appointment of Conservator for a Minor

Part 1: Preparing the First Court Papers

Forms

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PBCM1f - 5238 - 093022

Law Library Resource Center

Appointment of Permanent Conservator for a Minor

Note: A minor generally needs a conservator if:

- 1. The minor owns money or property in excess of \$10,000 that requires management or protection which cannot be otherwise provided;
- 2. The minor has business affairs/assets which may be jeopardized or prevented by his or her being a minor; and/or
- 3. The minor needs funds for his or her support and education and protection is necessary or desirable to obtain or provide the funds.

A minor generally needs a guardian if he or she needs the care and supervision of an adult, which is not presently available.

Checklist

You may use this packet if . . .

- ✓ You want the court to appoint a conservator for a person under the age of 18;*
- ✓ The conservator will be needed for longer than 6 months (See separate "Temporary Orders" packet if need expected to be for 6 months or less);
- ✓ The minor lives in Maricopa County;
- ✓ The parents will either:
 - a. sign a "Voluntary Consent" to the conservatorship, or after receiving notice of the Petition to Appoint a Conservator, will
 - b. not come to court or file papers to object to the appointment, and
- ✓ You know that you do not need the court to also or instead appoint a quardian

*Note: For a person at least 17 and-a-half who will need a Guardian or Conservator as an adult (but not as a minor), you may instead file papers "for an Adult or a person at least 17.5 years of age" for an appointment that will become effective at age 18.

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 case or to perform specific tasks, as well as a list of court-approved mediators can be found on the Law Library Resource Center website.

Law Library Resource Center

For appointment of a conservator for a minor

PART 1: Preparing the First Court Papers

(Forms Only)

This packet contains court forms and instructions to file for appointment of a conservator for a minor. 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	File No.	Title	# pages
1	PBCM1k	Checklist: You may use these forms if	1
2	PBCM1ft	Table of Contents (this page)	1
3	PB10f	Probate Information Cover Sheet	2
4	PB12f	Probate Information Form for Guardianship/Conservatorship	3
5	PBCM11f	Petition for Permanent Appointment of Conservator for a Minor	5
6	PBGC13f	Affidavit of Person to be Appointed	3
7	PBGCM13f	Consent of Parent and Waiver of Notice	1
8	PBGCM13f	Consent of Parent and Waiver of Notice (for other parent)	1
9	PBGC18f	Notice of Hearing	1
10	PBGC19f	(Optional) Waiver of Notice and (Optional) Waiver of Servicemembers Civil Relief Act	2
11	PBCTM1	Conservatorship Training Manual	15

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SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY

FOR CLERK'S USE ONLY

PROBATE COVER SHEET

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

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

Case Number: _____

this form.

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

GUARDIANSHIP/CONSERVATORSHIP

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

INSTRUCTIONS:

Ward/Protected Person's Name, an Adult.

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

Case	Nο		
Casc	I NO.		

Α.	Name:		TED GUARDIAN (if applicable):	
	Is this person or entity	an Arizona Licensed	Fiduciary? Yes No	
			Fiduciary Number on the line below:	
	Email Address:*			
	e nominated guardian is a		duciary or a Financial Institution, proceed	to section B below.
Otne	erwise, complete the rema	ainder of section A.		
	Home Telephone Nun	mber:*		
		er:*		
			Social Security Number:	
	Race:		 Weight:	
		Hair Color:		
	Name:			
	Is this person or entity	an Arizona Licensed	Fiduciary? Yes No	
	If Yes, write that perso	on or entity's Licensed	Fiduciary Number on the line below:	
	Mailing Address:*			
	Physical Address:*			
	Work Telephone Num	nber:*		
If the	nominated conservator i	s an Arizona Licensed	Fiduciary or a Financial Institution, proceed	to section C below.
	erwise, complete the rem			
	Home Telephone Nur	mber:*		
		er:*		
	Date of Birth:	·	Social Security Number:	
	Race:			
	Eye Color:	_		

_	_	_		
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Name:			
Physical Address:*			
Work Telephone Number:*			
Home Telephone Number:			
Cellular Phone Number:* _			
Date of Birth:	Soc	cial Security Number:	
Race:	Height:	Weight:	<u> </u>
Eye Color:	Hair Color:	Sex:	
I,	(your nam	e), under the penalty of perjury,	do hereby swear that th
foregoing information is true and co			
Date	— Sigr	nature	

	son Filing:	
	dress (if not protected <u>):</u>	
	/, State, Zip Cod <u>e:</u>	
Fm	ephon <u>e:</u> ail Addres <u>s:</u>	
	vyer's Bar Numbe <u>r:</u>	
Lice	ensed Fiduciary Number:	FOR CLERK 3 USE OINLY
Repr	esenting Self, without a Lawyer or	Attorney for Petitioner OR Respondent
	001 =1011	COURT OF ARIZONA RICOPA COUNTY
In the	e Matter of the Conservatorship of	Case Number PB:
		PETITION FOR PERMANENT APPOINTMENT OF CONSERVATOR FOR A MINOR
Mino	r(s)	A.R.S. § 14-5401 - 5443
UN	DER OATH OR BY AFFIRMAT	TION:
INF	ORMATION REQUIRED BY ARIZO	NA LAW (A.R.S. § 14-5401)
1.	INFORMATION ABOUT THE PE	TITIONER (the person filing this petition)
	(My) Name:	
	Address:	
	Telephone:	Date of Birth:
	My interest in or relationship to the pe	erson(s) to be protected is:
	(examples: mother, fa	ther, sister, brother, grandparent, legal guardian)
2.	INFORMATION ABOUT THE MIL protected Minor", "the Ward" or "the proj	NOR(S) TO BE PROTECTED (also known as the "proposed bosed Ward").
	Name:	☐ is married
	Address:	
	Telephone:	Date of Birth:
© Su	perior Court of Arizona in Maricopa County	PBCM11f - 082316

Address: Telephone:	Name:			is married
Name: Date of Birth:	Address:			
Address: Telephone:	Telephone:		Date of Birth: _	
INFORMATION ABOUT THE PROPOSED CONSERVATOR: (Complete this on proposed conservator is not the same person as the Petitioner.) Name: Address: Telephone: Date of Birth: Relationship to the proposed Ward(s): (examples: mother, father, sister, brother, grandparent, legal guard A.R.S. § 14-5410, because he or she is: (Already) An appointed conservator, guardian or other similar fiduciary appointed or recogn by the appropriate court of any other jurisdiction in which the person to be protected resident fourteen years of age and has, in the opinion of the court, sufficient mental capace make an intelligent choice. The spouse of the protected minor. A parent of the protected minor, or a person nominated by the will of a deceased parent. Any relative of the protected person with whom the protected minor has resided for more six months before the filing of the petition. A person nominated by someone who is caring for or paying benefits to the protected millor a fiduciary.	Name:			is married
INFORMATION ABOUT THE PROPOSED CONSERVATOR: (Complete this or proposed conservator is not the same person as the Petitioner.) Name: Address: Telephone: Date of Birth: Relationship to the proposed Ward(s): (examples: mother, father, sister, brother, grandparent, legal guard the proposed conservator named above has priority for appointment under Arizona A.R.S. § 14-5410, because he or she is: (Already) An appointed conservator, guardian or other similar fiduciary appointed or recogn by the appropriate court of any other jurisdiction in which the person to be protected resident fourteen years of age and has, in the opinion of the court, sufficient mental capacinate an intelligent choice. The spouse of the protected minor. A parent of the protected minor, or a person nominated by the will of a deceased parent. Any relative of the protected person with whom the protected minor has resided for more six months before the filing of the petition. A person nominated by someone who is caring for or paying benefits to the protected minor has fiduciary.	Address:			
Name: Address: Telephone: Date of Birth: Relationship to the proposed Ward(s): (examples: mother, father, sister, brother, grandparent, legal guard The proposed conservator named above has priority for appointment under Arizona A.R.S. § 14-5410, because he or she is: (Already) An appointed conservator, guardian or other similar fiduciary appointed or recogn by the appropriate court of any other jurisdiction in which the person to be protected residuated fourteen years of age and has, in the opinion of the court, sufficient mental capace make an intelligent choice. The spouse of the protected minor. Any relative of the protected person with whom the protected minor has resided for more six months before the filing of the petition. A person nominated by someone who is caring for or paying benefits to the protected miling a fiduciary.	Telephone:		Date of Birth: _	
Telephone: Date of Birth:	proposed conserva	or is <u>not</u> the same pers	on as the Petitioner.)	
Telephone: Date of Birth:				
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fiduciary.	A.R.S. § 14-5410 (Already) An a by the appropulation An individual least fourteer make an intelement of the spouse of the spou	proper vator named all because he or she is proposed conservator, riate court of any other or corporation nominal years of age and has gent choice. The protected minor, or a the protected person	bove has priority for apis: guardian or other similar for in the similar for in which the steed by the protected person, in the opinion of the continuous person nominated by the with whom the protected	ppointment under Arizona fiduciary appointed or recogniperson to be protected resident, sufficient mental capacities will of a deceased parent.
☐ A public fiduciary who is licensed pursuant to Arizona law A.R.S. § 14-5651.	A.R.S. § 14-5410 (Already) An a by the appropriate of the six months be a six months a six mont	ppointed conservator, iate court of any other corporation nominal years of age and has gent choice. The protected minor, or a the protected person fore the filing of the person fore the	bove has priority for apis: guardian or other similar to purisdiction in which the sted by the protected person, in the opinion of the contact person nominated by the with whom the protected etition.	ppointment under Arizona fiduciary appointed or recogniperson to be protected resident, sufficient mental capacite will of a deceased parent. minor has resided for more toppointment, legal guardinary appointed or recogniperson to be protected person is urt, sufficient mental capacite will of a deceased parent.
	A.R.S. § 14-5410 (Already) An a by the appropriate of the spouse of the six months because of the six months are six months and the six months are six months and the six months are six months are six months and the six months are six months	proper vator named all because he or she is proposed conservator, riate court of any other or corporation nominal years of age and has gent choice. The protected minor, or a the protected person fore the filing of the period inated by someone with the protected by someone wi	bove has priority for apris: guardian or other similar or jurisdiction in which the atted by the protected person, in the opinion of the contact with whom the protected etition. The person nominated by the with whom the protected etition. The person of the contact with whom the protected etition.	ppointment under Arizona fiduciary appointed or recognic person to be protected resident, sufficient mental capacital eriginal will of a deceased parent. minor has resided for more to benefits to the protected min

Case No.

Case No.		
Casc No.		

	ne best of my knowledge, (check one box):
	No Guardian or Conservator has been appointed in any other court, and no cour proceedings are pending for such appointment;
OR	
	Someone has been appointed or court proceedings are pending. (Provide details including name and location of court, who is/was involved, whether for guardian or conservator or both, and status, including date of any final orders or pending hearing.)
Nam	e of Court: Located in: (List below)
City	and State:
Othe	r Details:
□ T	
	o my knowledge there are no other court cases concerning any proposed ward,
OR	o my knowledge there are no other court cases concerning any proposed ward,
□т	
☐ T	here are or have been other court cases involving one or more proposed ward. (If other court
□ T ca	here are or have been other court cases involving one or more proposed ward. (If other court ases of any type, including physical custody or legal decision making matters, provide details below.)
☐ T ca Nam City a	here are or have been other court cases involving one or more proposed ward. (If other court asses of any type, including physical custody or legal decision making matters, provide details below.) e of Court: Located in: (List below)
☐ T ca Nam City a	here are or have been other court cases involving one or more proposed ward. (If other court asses of any type, including physical custody or legal decision making matters, provide details below.) e of Court: Located in: (List below) and State:
☐ T ca Nam City a	here are or have been other court cases involving one or more proposed ward. (If other court asses of any type, including physical custody or legal decision making matters, provide details below.) e of Court: Located in: (List below) and State:
Nam City a Othe	here are or have been other court cases involving one or more proposed ward. (If other court ases of any type, including physical custody or legal decision making matters, provide details below.) e of Court: Located in: (List below) and State:
Nam City a Othe	here are or have been other court cases involving one or more proposed ward. (If other court ases of any type, including physical custody or legal decision making matters, provide details below.) e of Court: Located in: (List below) and State: r Details: ETS OF THE MINOR(s) TO BE PROTECTED:
Nam City a Othe	here are or have been other court cases involving one or more proposed ward. (If other court ases of any type, including physical custody or legal decision making matters, provide details below.) e of Court: and State: r Details: ETS OF THE MINOR(s) TO BE PROTECTED: Check one box) There are currently no substantial assets or income belonging to the proposed ward(s),

Case No.			

	amount of \$ List/Describe:
	ASONS FOR CONSERVATORSHIP: A Conservator is needed because one or moreosed Ward: (Check all that apply):
	Owns money or property that requires management or protection which cannot otherwise be provided;
	May have business affairs which may be jeopardized or prevented by his or her minority; Needs funds for his or her support and education, and protection is necessary or desirable to be talk or provide funds.
or in	ABILITY OR INCAPACITATION. Is the Minor (or any proposed protected Minor) disable capacitated to the extent that he or she will continue to need a conservator AFTER reaching age of 18?
	NO. No proposed protected minor will need a conservator after the age of 18.
	YES. At least one proposed protected minor WILL need a conservator after the age of 18.
	res", and protection is proposed for <i>more than one</i> Minor in this petition, the names of those will continue to need a conservator after reaching the age of 18 are:
the b	QUIRED STATEMENTS TO THE COURT, UNDER OATH OR AFFIRMATION: (Checoox for each TRUE statement. If any of these statements are not true, do NOT file this Petition unless have been directed to do so by an attorney licensed to practice in Arizona.)
	This court is the proper venue for this case because the Minor(s) who needs a conservator lives in or is present in this county, or has assets in this county.
	The proposed conservator has completed an "Affidavit of Person to be Appointed" as required by Arizona law, A.R.S. § 14-5106, which is filed with this Petition.
	The proposed conservator is a suitable and proper person to act as conservator and is entitled to consideration for appointment under Arizona law, A.R.S. § 14-5106, 5311, and/o 5410.

Case No.	

10			.TTACHMENTS: Addition not made part of this pet	onal information or documents relating to this petition are ition.
				NOTICE
		_	•	tice of the hearing on a matter of conservatorship
		•	person or the person of age or older.	n allegedly in need of protection if that person is
	need adult	of protec	tion, or if no spouse, p f the protected person	Iren of the protected person or person allegedly in parents or adult children can be located, at least one or the person allegedly in need of protection, if such
				an or conservator or who has the care and custody of gedly in need of protection.
	4. Any p	oerson wh	o has filed a demand f	for notice.
1′			TLED TO NOTICE:	MATTER TO THE FOLLOWING PERSONS:
_			Name	Address (Street Address, City, State, Zip)
	Proposed Wa (required if over			
	Attorney for V applicable)	Nard (if		
	Mother of the	Ward		
	Father of the	Ward		
	Current Guard (State relation Ward, if any)			
	Person the Warecently lived			

Other: (State relation to Ward, if any)

Other: (State relation to Ward, if any)

Case No	
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REQUESTS TO THE COURT: Petitioner asks the Court to:

- 1. Schedule a hearing to determine if a conservatorship is appropriate;
- **2.** After Petitioner gives notice of the hearing to all entitled or required by law to receive notice, hold a hearing to determine if the Court should order a conservatorship;
- **3.** Make a finding that the person needs protection under law including a conservator;
- **4.** Appoint a permanent conservator for the proposed ward or wards;
- **5.** Make any other orders the Court decides are in the best interests of the minors to be protected.

I SWEAR OR AFFIRM UNDER PENALTY OF PERJURY that the contents of this document are true and correct to the best of my knowledge and belief.

Date	Signature	
	Printed Name	
STATE OF		
COUNTY OF		
Subscribed and sworn to or affirmed before me this:		by
	(date)	
	·	
(notary seal)	Deputy Clerk or Notary Public	

Address City, St Telepho Email A Lawyer License	Filing:s (if not protected):s (if not protected):s ate, Zip Code:s ddress:s Bar Number:s Bar Number:s ed Fiduciary Number:s enting	Lawyer or ☐ Attor		
	30		OPA COUNTY	
	Matter of the		Case Number: PB_	
Guardi	ianship and/or Conserv	atorship of:	AFFIDAVIT OF PAPPOINTED GUARDIAN OR CAR.S. § 14-5106	
state of a <i>and</i> /	ments on separate page(s) and attach to this d Notary Public, and file	ocument before filing. See along with the Petition	in and "13". Explain any "false" ign the document in the presence in for Appointment of Guardian RM:
1.	☐True or ☐False.	I have not been co	onvicted of a felony in a	any jurisdiction.
2.	☐True or ☐False.		s a guardian or conse before I filed this Petitic	rvator for another person for at on.
3.	☐True or ☐False.	I know and unders and/or conservato		uties I would have as a guardian
4.	☐True or ☐False.	I have not had a pefore I filed this F		anyone for at least three years
5.	☐True or ☐False.	_	•	or any business in which I have gistry at the Office of the Arizona
6.	☐True or ☐False.	documents on time		efore, I either filed the required of receiving a notice from the .
7.	☐True or ☐False.	I have never been	removed by the court	as a guardian or conservator.

8.	☐True or ☐False.	anything of value great year by gift, or will, or individual to whom I wa	ess in which I have an interest ha ter than a total of one hundred do inheritance from an individual or t is not related by blood or marriage guardian, conservator, trustee, or	llars in any one the estate of an and for whom I
9.	☐True or ☐False.	an interest is named (beneficiary of a will), whom I am not related	vledge, neither I nor any business as a personal representative, to or other type of beneficiary for a by blood or marriage and for wh nservator, trustee, or attorney-in-t	rustee, devisee ny individual to om I have ever
10.	☐True or ☐False.		ny business that provides housir al care, assisted living, home hea o any individual.	
	(Explain every "false" a	above on separate page(s)	and attach to this document before fi	ling.)
11.		he proposed person in grandparent/sister/caregive		
12.	I met the proposed	ward under the followi	ng circumstances:	
	H OR AFFIRMATION	N OF THE PERSON	TO BE APPOINTED GUARD	DIAN AND/OR
Iswe	ear or affirm that I have		d the contents of this documen the best of my knowledge and	
Date			Signature	
STAT	E OF		Printed Name	
	NTY OF			
				by
			(date)	
			·	
(notar	y seal)	 De	puty Clerk or Notary Public	

Case No.:

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

The page following is an instruction page only. Do NOT file it with the Court.

Case No.:	
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EXPLANATIONS THAT MUST BE ADDED TO THE AFFIDAVIT OF A PERSON WHO WANTS TO BE APPOINTED GUARDIAN OR CONSERVATOR

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

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

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

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



Perso	n Filing:		
	ss (if not protected):		
City, S	tate, Zip Code:		
	none:		
Email	Address:		
	r's Bar Number:		FOR CLERK'S USE ONLY
	sed Fiduciary Number:	or ☐ Attorney for ☐ Petitioner OR ☐ Re	an an dant
Kepre:	Senting _ Sen, without a Lawyer of	I Attorney for Petitioner OK Ke	spondent
	331 = 111	IOR COURT OF ARIZONA MARICOPA COUNTY	
In the	Matter of:	Case Number: PB	
		CONSENT OF PARENT T	(Check one <i>or both</i>)
		☐ GUARDIANSHIP and/o	or
		☐ CONSERVATORSHIP	
Name	of Minor(s)	OF A MINOR CHILD and (OPTIONAL) WAIVER OF N	OTICE
UND	ER PENALTY OF PERJURY:		
1.	INFORMATION ABOUT ME, th	he narent	
••		To parenti	
	Name:		
	Address:		
	Telephone:		_
	·		
	Date of Birth:		
	• • • • • • • • • • • • • • • • • • • •	tive MOTHER or FATHER of rdian and/or conservator is to be appoint	
2.	I have read the Petition for A	Appointment of a Guardian and/or C	conservator and consent
	to the appointment of:		
	as 🗌 Guardian, 🔲 Cons child(ren).	servator, or 🗌 Guardian <u>and</u> Co	onservator of the minor

3. (Optional) I WAIVE NOTICE O	F ALL FURTHER PROCEEDINGS IN THIS MATTER.
OATH OR AFFIRMATION	
	nd understood this document and the information the best of my knowledge and belief.
Date	Parent's Signature
	Parent's Printed Name
STATE OF	
COUNTY OF	
Subscribed and sworn to or affirmed before me	e this: by (date)

Deputy Clerk or Notary Public

Case Number: PB

(notary seal)

Persor	n Filing:		
	ss (if not protected):		
City, S	tate, Zip Code:		
	one:		
Email	Address:		
	r's Bar Number:		FOR CLERK'S USE ONLY
	ed Fiduciary Number:		
Kepres	senting 📋 Seir, without a Lawyer - of	r 🗌 Attorney for 📗 Petitioner OR 📗 Re	espondent
	33	IOR COURT OF ARIZONA MARICOPA COUNTY	
In the	Matter of:	Case Number: PB	
		CONSENT OF PARENT	,
		☐ GUARDIANSHIP and/o	or
		☐ CONSERVATORSHIP	
Name	of Minor(s)	OF A MINOR CHILD and (OPTIONAL) WAIVER OF N	IOTICE
UND	ER PENALTY OF PERJURY:		
1.	INFORMATION ABOUT ME, th	ne parent:	
	Name:		
	Address:		
	Telephone:		
	Date of Birth:		
2.	named above, for whom a guar I have read the Petition for to the appointment of:	ive MOTHER or FATHER of rdian and/or conservator is to be appoin Appointment of a Guardian and/or Conservator, or Guardian and Conservator,	ted.
	child(ren).	<u></u> •	

3. (Optional) I WAIVE NOTICE O	F ALL FURTHER PROCEEDINGS IN THIS MATTER.
OATH OR AFFIRMATION	
	nd understood this document and the information the best of my knowledge and belief.
Date	Parent's Signature
	Parent's Printed Name
STATE OF	
COUNTY OF	
Subscribed and sworn to or affirmed before me	e this: by (date)

Deputy Clerk or Notary Public

Case Number: PB

(notary seal)

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

Pe	rson Filing:		
	dress (if not protected):		
Cit	y, State, Zip Code:		
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	nail Address:		FOR CLERK'S USE ONLY
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Re	presenting Self, without a Lawyer or Attorr	ney for Petitioner OR	Respondent
	00. =	OURT OF ARIZON	IA
ln [•]	the Matter of:	Case Number: PB	
		(Optional) WAIVER OF (Optional) WAIVER OF CIVIL RELIEF ACT(SO regarding:	SERVICE MEMBERS
		☐ Guardianship	
۱n	incapacitated or protected Adult or Minor	☐ Conservatorship	(check one or both)
U	NDER PENALTY OF PERJURY, I S	WEAR OR AFFIRM:	
1.	MY RELATIONSHIP to the incapacitated or	protected person named a	above is:
	(examples: parent, grandparent, guardian)		
2.	I HAVE RECEIVED the Petition and/or oth (Check the box next to [only] the documents you		d below:
	Petition for Permanent Appointment of	of:	an 🗌 Conservator
	Petition for Temporary/Emergency Ap	ppointment of: Guardi	an 🗌 Conservator
	Order Appointing Attorney, Health Pro	ofessional, Court Investigat	or
	☐ Affidavit of Person to be Appointed	d Consent of Parent	(only if regarding a minor)

	or	☐ Petition for Approval of Accounting ☐ Annual Report of Guardian
		☐ Other:
3.	(Option	nal) 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.	MILIT	ARY STATUS
		I am <u>NOT</u> on active duty in the U.S. military;
OR		I <u>AM</u> on active duty in the U.S. military.
Se		are on active duty with the U.S. military, see the information on your rights under the ember's Civil Relief Act and the optional waiver of the right to delay this court proceeding under the Act on the page following.

Case No. _____

Case No.		

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.

Case No.								

UNDER PENALTY OF PERJURY

Deputy Clerk or Notary Public

(notary seal)

CONSERVATORSHIP TRAINING MANUAL



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

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IMPORTANT NOTICE

TRAINING REQUIREMENT

Effective September 1, 2012

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

TRAINING SHOULD BE COMPLETED BEFORE THE COURT HEARING.

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

You may access and complete the training FREE online at:

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

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

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

Conservatorship Training Manual

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

- Discuss the role and responsibility of the conservator
- Explain what a surety bond is and why it is required
- List some best practices for managing documents and records
- Discuss the importance of understanding projected sustainability
- Describe the forms required by the court and the general timeline/order in which to submit those forms
- Summarize how substituted judgment is used when making decisions regarding the welfare of the protected person
- Recall the steps needed to take when the protected person dies

Responsibilities of a Conservator

As a conservator, your first priority is to marshal and protect the assets of the conservatorship estate. When the court tells you to marshal an asset, do you know what they mean? The court wants you to take control of the assets, on behalf and for the benefit of, the conservatorship estate. There are a number of different ways that you can do this.

"Certified" Letters

One of the first things you need to do is obtain a current "certified" copy of your letters of appointment. A certified copy is a copy issued by the Clerk of the Court in the county where your letters were issued. The certified copy states that it is a true and complete copy of the original letters on file with the issuing court, and that the conservatorship is currently in effect.

> Surety Bonds

When you are appointed conservator, the court will also order that a surety bond be posted to cover all the assets that belong to the protected person. A bond is an insurance policy so that if the conservator misappropriates the money, invests it badly, or makes some other mistake, the ward will not suffer as a result. The price of that insurance policy can be paid from the ward's money, but the conservator must post the bond.

The amount of the bond will ordinarily be the principal value of the ward's property plus one year's anticipated income. If the value of the estate changes, you must request an Order of the Court either reducing or increasing the amount of the bond.

If you misuse the ward's funds, do not maintain those funds, or if you do not keep accurate records, the court may require that your bonding company reimburse the ward's account for any losses. The bonding company can then file a lawsuit against the conservator to recover the amount the company was required to pay, including, in some cases, the attorney's fees incurred by the bonding company in seeking the reimbursement. A conservator can be removed by the

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court when appropriate. Additionally, a conservator who misappropriates funds or engages in theft or fraud may be criminally prosecuted.

Record your Letters

Once you have obtained a surety bond and a certified copy of your conservator letters you will want to record your letters with the county recorder in the county where the protected person resides.

You will also want to record your certified letters in any other county where the protected person may own property. By recording your letters of appointment you are putting the public on notice of your appointment. You are also creating a record that identifies you as the only person entitled to transfer property on behalf of the protected person in the event someone should attempt to sell or make any lien or other encumbrance against the real property.

Notice of Filing

Once you have received the recorded copy of your letters of appointment back from the recorder's office (there will be a marking on the document that reflects it has been recorded and where that record can be found for future reference), you will need to file a Notice of Filing with the court to show that you have recorded the letters of appointment.

Marshal an Account

In order to marshal a bank or brokerage account, you will need to notify the financial institution of your appointment. When you first meet with the financial institution be sure to bring the original, stamped letters or the certified copy of your letters of appointment with you. Most banks' legal department will want to see a certified copy of your letters of appointment in order to allow you access to the account. Also, if you have access to the protected person's social security number, date of birth and bank account number(s) be sure to bring those with you as well.

How Should Assets be Titled?

Once you have presented your letters of appointment, the account(s) will be re-titled into the name of the conservatorship. The way the account is titled depends on the organization; some may title the account as "Jane Doe, conservatee, by John Doe, conservator"; others may title it as "Jane Doe" and then the next line will read "John Doe, conservator." The purpose of this is to notify the organization (bank, brokerage firm, Department of Motor Vehicles) that you are the only person who should be dictating how the asset is held, spent, or managed.

Recording Transactions

You should be very careful not to let any other individual have access to any bank accounts you manage. While there is no law that prohibits you from using a debit card or cash to transact business on behalf of the protected person, it is best to avoid using a debit card or cash whenever possible. Debit cards can be easily accessed by another individual and it is difficult to prove that a cash transaction was used for the benefit of the protected person. If it is necessary to use cash

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for a purchase be sure and keep all receipts to prove the purchase was for the benefit of the protected person.

Re-Title Vehicles

You may also re-title vehicles in the name of the conservatorship. In order to do this, you will need to bring your letters of appointment to the Motor Vehicles Division. The MVD typically requires a certified copy dated within 60 days from the date of the re-title request. Vehicles may be cars, motorcycles, boats, recreational vehicles or motor homes.

Documents to File Within 90 Days

There are certain documents that need to be filed within 90 days of your appointment as conservator. Among these documents is an inventory or appraisement of the protected person's assets.

The value listed on the inventory for a particular asset is the value as of your first date of appointment, whether temporary or permanent. All assets of the protected person's estate should be listed on the inventory and appraisement. This list should include, but is not limited to the assets shown below:

- Bank accounts
- Brokerage accounts
- Annuities
- Life insurance policies (the cash surrender value)
- Real property (homes, vacant land, and burial plots)
- Automobiles
- Jewelry/Artwork/Antiques
- Household items
- Cash/Coins

How to Determine the Value of Assets?

The (cash) value of bank accounts, brokerage accounts, annuities and/or life insurance policies will be the value on the date you were appointed. A reliable way to determine the value of an automobile would be to use the Kelley Blue Book valuation.

Provide a Reasonable Estimate

Determining the value of other assets may be a little more difficult. Appraisals may be obtained for homes, jewelry, artwork or antiques. Appraisals can be very costly so if it is not your intent to liquidate the asset in the very near future, it may be best to provide a reasonable estimate of the assets' value as the value can change significantly in a very short period of time, such as with real estate. If you provide an estimate for the value be sure to make note of this on the inventory.

Assets Detail

How much detail should you include?

You should include as much detail as is necessary to reasonably identify the asset. For example, if the protected person has a checking account at Bank of America, you would document it as "Bank of America" and provide the checking account number.

Documenting Assets

When documenting an automobile, you should include the make, model, year and vehicle identification number (VIN). You should include the address and parcel number for real estate.

Documenting household items on an inventory is a little more difficult. Some will include a lump sum value of miscellaneous household property and others will include details such as one sofa, one end table and one coffee table. No matter the amount of detail you choose to include for household items, you should always photograph or video tape the personal property.

Credit Report

As the conservator, you must include a copy of the protected person's credit report from a credit reporting agency when you file your inventory and appraisement. The credit report must be dated within ninety (90) days of filing it with the court. You may obtain a copy of the credit report by writing a letter to the credit reporting agency or you may obtain one free of charge from AnnualCreditReport.com.

Budget

As the conservator, you must include a budget at the time of filing your inventory and appraisement. The first budget will be for the same time frame as your first annual accounting. A new budget must be submitted to the court every year thereafter with the annual accounting.

> Exceeding the Budget

The budget shall be completed on the form prescribed by the Supreme Court and can be located in the probate section of the Supreme Court's website. You will need to monitor the budget closely to ensure that you are not exceeding any particular expense category by \$2,000 or 10% of the budgeted amount, whichever is less. If you reasonably believe you may exceed the budget, you must notify the court, and all interested parties, of the reason you will exceed the stated budget amount within thirty (30) days.

Projected Sustainability

As the conservator, you must disclose to the court whether the estimated expenses of the estate exceed the annual income and if so, whether the other assets available to the protected person are sufficient to sustain the person during the time period the protected person needs care or fiduciary services. In other words, does the protected person have sufficient income and assets to meet their needs for the estimated remainder of their lifetime?

RULE 30.2. SUSTAINABILITY OF CONSERVATORSHIP

A. THE CONSERVATOR SHALL DISCLOSE WHETHER THE ANNUAL EXPENSES OF THE CONSERVATORSHIP EXCEED INCOME AND, IF SO, WHETHER THE ASSETS AVAILABLE TO THE CONSERVATOR LESS LIABILITIES ARE SUFFICIENT TO SUSTAIN THE CONSERVATORSHIP FOR THE DURATION OF TIME THE PROTECTED PERSON NEEDS CARE OR FIDUCIARY SERVICES.

B. THE ESTATE SUSTAINABILITY SHALL BE CALCULATED AS FOLLOWS:

[AVAILABLE ASSETS MINUS LIABILITIES OF THE ESTATE] **DIVIDED BY** [ANNUAL EXPENDITURES MINUS ANNUAL INCOME] **EQUALS** ESTATE SUSTAINABILITY

- C. IF THE ASSETS ARE NOT SUFFICIENT TO SUSTAIN THE ESTATE, THE CONSERVATOR SHALL ALSO DISCLOSE THE MANAGEMENT PLAN FOR THE NON-SUSTAINABLE CONSERVATORSHIP.
- D. THE INFORMATION REQUIRED BY THIS RULE SHALL BE A GOOD FAITH PROJECTION BASED UPON THE INFORMATION THAT IS REASONABLY AVAILABLE TO

In order to determine the potential sustainability of the protected person's estate you will need to use a calculation outlined in the Arizona Rules of Probate Procedure, Rule 30.2 as follows on the succeeding pages.

Thus, if based on the conservator's knowledge of the protected person's medical condition and age, the conservatorship is not sustainable, the conservator shall explain how the protected person's expenses will be managed after three years.

The following example describes how the required disclosure is calculated: Assume a protected person's estate consists of a residence with a fair market value of \$120,000, \$20,000 in bank accounts and a \$65,000 mortgage. Further, assume that same protected person has annual expenses (including fiduciary and attorney fees) of \$45,000 and an annual income of \$20,000. From this example we can see the conservatorship is sustainable for 3 years.

Recordkeeping

What types of records should you keep?

You are required to keep records of all income and expenses you manage as the conservator of the protected person's estate. You will need to keep copies of all bank statements, brokerage statements, invoices, receipts, and any other record you need to support your efforts as conservator.

Receipts are vital in that they show what was actually acquired, not just how much was paid. This can be used by the court to establish the fact that the expense benefited the protected person.

Invoices

Here are a few good practice tips for you as a conservator: first, develop and maintain a bookkeeping and receipt storage system for all the protected person's documents. Second, include a copy of any check used to pay an invoice to a copy of that invoice in your records. This will ensure all parties know the expenses you are making are for the benefit of the protected person.

Original Papers

Documents to maintain:

- Life insurance policies
- Insurance cards
 - Health, Car, Home
- Deeds
- Titles
- Birth certificates
- Death certificates

You should maintain the original papers for all important documents, such as life insurance policies, deeds, titles, birth certificates, death certificates and insurance cards (health insurance, car insurance).

Maintain Records

The length of time you maintain records for the protected person depends on a number of factors. At a minimum, it is recommended you keep all records regarding your activities as a conservator for as long as you are acting as conservator. Keep in mind however, that other laws may require you keep records for longer periods of time.

The typical recommendation is to follow the record retention requirements outlined by the Internal Revenue Service. The most recent information from the IRS indicates "**Note:** Keep copies of your filed tax returns. They help in preparing future tax returns and making computations if you file an amended return."

- 1) If you owe additional tax and situations (2), (3), and (4), below, do not apply to you; keep records for 3 years.
- 2) If you do not report income that you should report, and it is more than 25% of the gross income shown on your return; keep records for 6 years.
- 3) If you file a fraudulent return; keep records indefinitely.
- 4) If you do not file a return; keep records indefinitely.
- 5) If you file a claim for credit or refund* after you file your return; keep records for 3 years from the date you filed your original return or 2 years from the date you paid the tax, whichever is later.
- 6) If you file a claim for a loss from worthless securities or bad debt deduction; keep records for 7 years.
- 7) Keep all employment tax records for at least 4 years after the date that the tax becomes due or is paid, whichever is later.

Pay/Transfer on Death

As the conservator, you have an obligation to maintain the estate plan of the protected person. Assets titled as payable-on-death or transfer-on-death to an individual are considered part of the protected person's estate plan. When you discover assets that are titled in this manner, you need to use those assets only after all other assets have been exhausted.

For example, if you have a checking account, savings account, brokerage account, and an IRA, and that IRA has a payable on death beneficiary, you must use all the other assets to maintain the protected person's welfare first, before you use the assets held in the IRA. The reason for doing this is to protect that asset and have it available for the beneficiary, thereby fulfilling the protected person's final wish.

This also applies to assets that are specifically gifted to a particular person in either the Last Will and Testament or trust of the protected person. You should be familiar with these documents and any designated beneficiaries named within them.

Restricted Assets

What does it mean if the court "restricts" an asset?

When a court restricts an asset it means that you are not allowed to use, sell, or transfer that asset without the court's approval. The court can restrict any asset of the protected person's estate but typically restricts bank accounts, brokerage accounts or real property. When the court restricts an asset, the restriction is outlined on your letters of appointment so that all parties know what you can and cannot do as conservator.

If the court restricts an asset you will not need to bond for it. However, if you request that the restriction be lifted, the court will order that a bond be posted for that now unrestricted asset.

Proof of Restricted Account

When the court restricts a bank or brokerage account, you must file a "Proof of Restricted Account" form with the court. This form outlines where the account is held, the account number and the current balance of the account. The form is signed by an officer or manager of the financial institution and indicates that the financial institution understands that the court has restricted the account and they will not allow anyone to remove funds from the account without an order from the court.

Restricted Real Property

If there is a restriction on the protected person's real property this will be contained in the conservator's letters of appointment. When such an asset restriction exists, a title company should not allow the conservator to execute a sale document without providing an order from the court authorizing the conservator to do so.

Notice to Service Providers

- Ensures payments to service providers are made on time
- Ensures service providers only take direction from you

When contacting the protected person's service providers to request future statements be sent to your address for payment, it is good practice to provide a copy of your letters of appointment as conservator for their records. This request should be made as soon as practicable after your appointment. This will ensure that you receive the information necessary to pay the financial obligations of the protected person, as well as ensure that the providers only take direction from you regarding the account.

Change of Address

You should also process a "change of address" request with the United States Postal Service to ensure that you receive all correspondence of the protected person. This will ensure that you are aware of all debts owed by the protected person, and that you are aware of all assets of the protected person.

Annual Account Information

The annual account contains a listing of all financial transactions that have taken place in the previous year of your administration as conservator. It contains information about the beginning value of all assets held by the protected person's estate as of the date of your appointment as well as the ending balance of the assets as of the last date of the account period. The transactions (receipts, disbursements, gains, losses and other adjustments) outline what happened in the middle to cause the beginning and ending balances to change.

> Additional Accounts

In addition to the annual account, the conservator is responsible for providing a budget and a sustainability projection account along with the annual account.

When to File the Annual Account

Your account must be filed by the first anniversary date of your permanent appointment. In other words, if you are appointed as the temporary conservator on January 1 and the permanent conservator on February 1, your account must be filed by February 1 the following year, but will include all transactions from January 1 forward.

> First Account

The first annual account should include all activity from the date of the first appointment (temporary or permanent if no temporary conservatorship established) through and including the last day of the ninth month following the permanent appointment. Using the example above, if you were appointed as the temporary conservator on January 1 and the permanent conservator on February 1, your account period would be from January 1 through November 30 (the last day of the ninth month following your permanent appointment). If you were appointed as the permanent conservator on January 1, your first account would go from January 1 through October 31.

Subsequent Accounting

Each subsequent accounting will be from one day after the ending day through the same ending day as the previous year's accounting. For example, if the first accounting period ends December 31, 2012 then the second accounting period would cover from January 1, 2013 to December 31, 2013.

At the time of death of the protected person, the conservator is required to file the final account within 90 days from the date of death. The time frame for that account will be from the ending date of the previous account through the date of death.

Best Interest vs. Substituted Judgment

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

> Substituted Judgment

You have an obligation to discuss the decision you are going to make with the protected person.

When making decisions using substituted judgment you are doing exactly as it sounds; making the decision that the protected person would make if they had the capacity to do so. To the extent the protected person can understand the issue at hand, you have an obligation to discuss the decision you are going to make with the protected person and listen to their preferences in that situation.

For example, if you believe it would be appropriate to liquidate an asset belonging to the protected person, you should discuss this with them. Try to put it in terms that they have the ability to understand. Discuss the benefits and the consequences of the decision you are about to make. Listen to their preferences and the reason for making the decision.

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Stated Preferences

When using substituted judgment it is also helpful to talk to other family members or friends about conversations they have had with the protected person. Has the protected person ever talked about their preference for liquidation of their assets? Did they want that particular asset to be set aside as a gift for a friend or family member? Your job is to determine what their preferences were when they were still capable of making those decisions.

Lifetime Disabled vs. Adult Disabled

Making decisions using substituted judgment may be easier for a conservator dealing with an elderly disabled individual as opposed to an adult who has been disabled since birth. When dealing with an elderly individual, they were likely competent and had the ability to understand cause and effect relationships. As such, they have likely discussed their preferences before and you may have a better understanding of what they want.

With an individual who has been disabled since birth, this may be more difficult. In those situations (or in situations where the protected person's preferences may cause serious harm or injury) you would be making your decision based on what you believe to be in the protected person's best interest.

Tough Decisions

It is never easy to make a decision for another adult that goes against their wishes but you must keep in mind that your friend or family member no longer has the ability to truly understand the consequences of their decision. This is why the court appointed you as the conservator – to make the tough decisions.

Ultimately, the decision is yours but if you are making a decision that is in contrast to the stated or demonstrated preferences of the protected person, you should be prepared to defend that decision.

Accepting Gifts from the protected person

The disclosure statement you must file as the conservator indicates that you have not accepted a gift from someone, who is not related to you by blood, of more than \$100.00. That being said, it is typically looked at as a conflict of interest for you to accept any gift from the protected person without first seeking court approval. The general rule is that you cannot and should not accept gifts from the protected person.

Giving Gifts

- The protected person's estate plan
- Whether there is a pattern of prior gifting
- The potential tax savings if the gifts are authorized
- The size of the estate
- The protected person's income and expenses

- The physical and mental condition and life expectancy of the protected person (the court wants to ensure that the gift would not diminish the protected person's ability to meet their needs during the course of their lifetime)
- The likelihood that the protected person's disability may cease or improve
- The likelihood that the protected person would make this gift if they were able to consent (this is an example of how substituted judgment comes into play in your decision making process)
- The ability of the protected person to consent to the gifts

If you are seeking authority to provide a gift to someone from the protected person you should be prepared to supply the court with all the information shown on this page. Keep in mind, if you, as the conservator, authorize and pay a gift without court approval, you could be held liable and be required to reimburse the estate for the value of the gift.

Payment for Conservatorship

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

Attorney's Fees

Can You Hire an Attorney?

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

When the Protected Person Dies

When the protected person dies, you must file a Notice of Death with the court within ten (10) days after the date of death. You must then file your final accounting with the court within 90 days from the date that the protected person died. The final account will go through the date of death of the protected person.

You may then be required to file a second, supplemental final accounting which shows the court what you did with the assets of the protected person's estate from the date of death until you turn the assets over to either the beneficiaries (on payable on death or transfer on death accounts) or to the individual responsible for managing the estate of the deceased protected person.

Unlike a guardian, your authority as conservator does not end on the day that the protected person dies. You still have the authority and responsibility to manage and protect the assets of the protected person. You want to ensure that you are only paying for necessary expenses of the protected person's estate after they pass away. For example, you may pay for burial or funeral services; you may pay to protect the assets of the protected person (such as insurance on assets or utilities on a home) or the final medical expenses of the protected person.

You want to be very careful in what you pay for and when as there are specific provisions under the law as to what creditors get paid first and what happens if there are not enough assets in the estate to pay all creditors. If you are in doubt, seek legal advice.

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

Your Name: Your Address: Your City, Zip Code: Your Telephone No. Represents Self OR Attorney for: State Bar Number (if applicable):	
	COURT OF ARIZONA ICOPA COUNTY
In the Matter of the Estate of	Case Number PB:
	DECLARATION OF COMPLETION OF TRAINING for
A Deceased or Protected Person	NON-LICENSED FIDUCIARIES
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