# CONSERVATOR For a MINOR

# For Permanent (non-temporary) Appointment of Conservator for a Minor

Part 1: Preparing the First Court Papers

(Instructions Only)

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# CONSERVATORSHIP

# GET A PERMANENT APPOINTMENT FOR A MINOR

# Part 1: Preparing the First Court Papers

(Instructions Only)

This packet contains court instructions for preparing the first court papers to get a permanent 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!

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\* See the #2 "SERVICE" packet for forms and detailed instructions.

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# INSTRUCTIONS: HOW TO COMPLETE THE FORMS TO ASK THE COURT TO APPOINT A CONSERVATOR FOR A MINOR

#### PLEASE NOTE THE FOLLOWING:

- A. BE SURE YOU <u>ONLY</u> NEED TO ASK THE COURT TO APPOINT A CONSERVATOR ONLY, AND NOT A GUARDIAN ALSO (or *instead*). If you are not sure, see the "Checklist" at the beginning of the "Forms" packet. Note that the Self-Service Center has separate packets to request appointment of a guardian, a conservator, or both a guardian <u>and</u> conservator.
- B. This process, from time of filing to the signing of the court order appointing a conservator, may take at least two months. If there is an urgent situation that requires the actions of a conservator in less than that amount of time OR conservatorship will only be needed for a period of 6 months or less, see the Self-Service Center packet for "TEMPORARY ORDERS" for Guardianship/Conservatorship. Refer to the checklist in that packet to help determine whether you need to file for Temporary Orders only, or in addition to the papers for a "permanent" appointment of more than 6 months.
- C. If the minor is at least age 17 and a half <u>and</u> will only need a conservator <u>after</u> reaching the age of 18, please see the Self-Service Center packet "Conservatorship for an Adult or person at least age 17.5 years old to become effective at age 18."
- D. The person you say needs a conservator may be referred to by *any* of the following terms in the court forms or instructions:
  - "the ward", "the proposed ward", "the proposed protected person (or minor)",
  - "the person to be protected", or "the person needing protection",
  - "the person (or minor) needing a conservator".
- 1. COMPLETE THE COURT FORMS FOR FILING: Read and follow any instructions on the individual forms. Fill out all the forms completely and in <u>BLACK INK</u>.

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

#### Fill in the information requested about:

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

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

- Indicate whether an interpreter will be needed, for what language, and for whom;
- Leave the boxes for "Reasons Fee Not Paid" *blank*, and
- For "Nature of Action", if filing for conservator *only*, go to page 2, #220, and check the box to indicate whether for a minor or for an adult (including persons age 17 and a half or older who will need a conservator after turning 18).

#### PETITION FOR PERMANENT APPOINTMENT OF CONSERVATOR (PBCM11f)

Read the **Petition** carefully and provide all applicable information requested – **in black ink! If additional space is needed for any section:** 

- Write "See attached" below the answer space provided, and
- Complete the information on an attached page with the same title as that section, for example: "Other Protective Proceedings".

At top, left: Fill in the requested information ("Your Name", etc.) that applies to the Petitioner, the person filing the papers requesting appointment of a conservator.

In the **case caption**, under "In the Matter of", write in the name of the minor(s) for whom the conservator is to be appointed. Leave "Case Number" blank. The Clerk will stamp a case number on the papers when the Petition and other papers are filed with the court.

- 1. Information about Petitioner: Provide the information requested in the space provided (even if it duplicates what you filled in at top, left). Describe your connection to the minor(s) for whom the conservator is to be appointed in the space provided to list your "interest in or relationship to" the persons to be protected.
- **2. Information about the Minors to be protected:** Provide the requested information. Check the box to indicate which, if any, of the minors are legally married.

#### 3. Information about the Proposed Conservator:

- A. If the Petitioner is asking to be appointed as conservator, you may omit filling in this section and go to part "B". *If* the Petitioner is naming *someone else* to serve as conservator, provide the information as applies to that other person.
- B. Arizona law A.R.S. § 14-5410 establishes a priority list of persons who may serve as conservator. Check the box(es) to indicate which applies to the person named to serve as conservator in this petition. If none of those listed apply, you may review the statute at a law library or online to determine if the proposed conservator is otherwise qualified. If so, check the box for "Other", and briefly describe the "other qualification" in the space provided.
- 4. Other Protective Proceedings: This refers only to other court cases involving matters of guardianship and/or conservatorship for the minors for whom appointment of a conservator is requested in this petition. Check the appropriate box. If there are or have been other guardianship/conservatorship cases, provide the information requested. If additional space is needed, write "See attached" and complete the information on an attached page with the same title as this section, "Other Protective Proceedings".
- 5. Other Court Cases or Administrative Proceedings: This refers to any other type of court case such as family court cases involving who has authority to make legal decisions for the minors and days and hours the minors will be with one parent or the other ("parenting time"), or administrative proceeding such as a DCS (Arizona Department of Child Safety) hearing. If additional space is needed, write "See attached" and complete the information on an attached page with the same title as this section.

- 6. Assets and Income: Check the box to indicate whether the minor(s) have income or assets (bank accounts, land, cash, property that can be exchanged for cash). If "yes", list or describe.
- 7. Reasons for Conservatorship: Check the box for any statement (one or more) that applies.
- 8. Disability or Incapacitation: Check one box to answer "Yes" or "No". If "yes", list the name of any minor named in this petition who will continue to need a conservator after reaching the age of 18.
- **9. Required Statements to the Court:** According to Arizona law ALL THREE of these statements MUST be true in order for this court to have the power to appoint the person proposed as conservator for the minors named in this petition. If you are not sure all of the statements are true, you should not proceed unless advised to do so by an attorney licensed to practice in Arizona.
- **10. Attachments:** If there was not enough space to provide all the information requested for **any** section of the Petition and you listed or continued the information on an attached page, check this box **and be sure to attach the extra pages.**

Read the **NOTICE** about *who* the law requires you to give notice to about your request for the court to appoint a conservator for the proposed protected person(s).

- Persons Entitled to Notice. In this section, list every person (or agency) legally entitled to receive notice of your request to have a conservator appointed for the proposed ward. Arizona Revised Statutes A.R.S. § 14-5405, provides that in the matter of a conservatorship for an adult, notice <u>must</u> be given to:
  - 1. The proposed ward's parents (IF the ward is 14 or older, the ward too).
  - 2. <u>If</u> the proposed protected minor is married, his or her spouse.
  - **3.** Any person who is serving as guardian or conservator as well as any person who the ward is living with or who is providing care for the ward.
  - 4. In case no other person is notified under #1 or 2 above, notice must be given to at least one of the ward's closest adult relatives if any can be found.
  - 5. Any person who has filed a Demand for Notice with the Clerk of the Court.

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

**AFFIDAVIT OF PERSON TO BE APPOINTED** (PBGC13f). This document required by Arizona law A.R.S. §14-5106(A), must be completed by the proposed conservator and filed with the Petition. The proposed conservator is usually, but not always, the same person as the Petitioner. Read carefully, answer truthfully, <u>and</u> attach any required explanations as instructed.

#### CONSENT OF PARENT (with Optional WAIVER OF NOTICE) (PBGCM13f).

#### Assuming:

- both parents are living,
- have not had their parental rights permanently terminated ("severed") by court order,
- have not been declared mentally incompetent, and
- can be located, it is preferable that *each* parent should complete and sign a CONSENT to be filed with the Court.

If a parent does not feel the need to receive legal notice of future court proceedings about this conservatorship, he or she may optionally choose to check the box to **Waive Notice**.

If you cannot obtain the signed consent of one or both parents: be prepared to show the court that you gave proper legal notice of the request for appointment of a conservator to both parents. If you were unable to locate and deliver notice to one or both parents, be prepared to inform the Court of what actions you took to try to deliver notice, and to show proof that you gave notice by running a legal notice advertisement in the proper form and for the required number of publications. See the Self Service Center packet #2 on "SERVICE" for detailed instructions on giving notice by publication.

#### 2. OTHER COURT DOCUMENTS IN THE #1 FORMS PACKET:

- NOTICE OF HEARING (PBGC18F). <u>AFTER</u> you file your papers with the Clerk, you will get the information to fill out the Notice of Hearing, and serve the Notice along with the other required papers on those entitled to receive notice of this case. See the separate "Procedures" document (PBCM10P) in this packet for information.
- WAIVER OF NOTICE and SERVICEMEMBERS CIVIL RELIEF ACT WAIVER (PBGC19F). Persons entitled to notice may sign a notarized Waiver of Notice which will allow you to NOT have to serve notice to those persons unless they later file to reverse that waiver. Persons entitled to notice who are unavailable due to active duty military service may also separately choose to waive rights that may exist under the Servicemembers' Civil Relief Act that might delay or otherwise interfere with the court proceeding.

These documents are not filed with the Clerk at the beginning of the case.

**NEXT:** See the separate "**PROCEDURES**" document (PBCM10p) in this packet for detailed information on what to do *after* you have completed these forms.

#### Law Library Resource Center

#### Procedures: How to Request Appointment of Permanent Conservator for a Minor

#### 1. A. Make Copies. How Many?

Probate Information Cover Sheet (pb10f) – none. You only need the original.

Petition for Permanent Conservator (pbcm11f) Affidavit of Person to be Appointed (pbgc13f) Consent of Parent (if applicable) (pbgcm13f) Consent of (other) Parent (if applicable) (pbgcm13f)	At least 2 copies: 1 copy for the Judicial Officer, 1 copy for your records, Plus 1 copy for each additional person or agency to receive notice (Set 4 (or more), below).			
B. Separate Into Complete Sets As Follows:				
<ul> <li>Set 1: Originals for the Clerk of Superior Court, Probate</li> <li>Probate Information Cover Sheet (pb10fs)</li> <li>Petition for Permanent Conservator (pbcm11fs)</li> <li>Affidavit of Person to be Appointed (pbgc13fs)</li> <li>Consent of Parent (if applicable) (pbgcm13fs)</li> <li>Consent of (<i>other</i>) Parent (if applicable)</li> </ul>	<ul> <li>Set 3: Copies for You</li> <li>Petition for Permanent Conservator</li> <li>Affidavit of Person to be Appointed</li> <li>Consent of Parent (if applicable)</li> <li>Consent of (other) Parent (if applicable)</li> </ul>			
Set 2: Copies for Judicial Officer (deliver <i>at least</i> 5 days before the hearing) • Petition for Permanent Conservator • Affidavit of Person to be Appointed • Consent of Parent (if applicable) • Consent of (other) Parent (if applicable)	<ul> <li>Set 4 or More: Copies for Persons (or Agencies) to Receive Notice</li> <li>Petition for Permanent Conservator</li> <li>Affidavit of Person to be Appointed</li> <li>Consent of Parent (if applicable) Consent of (other) Parent (if applicable)</li> </ul>			

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

Downtown Phoenix: Central Court Building, 1<sup>st</sup> Floor 201 West Jefferson Phoenix, AZ 85003

Surprise: Northwest Regional Court Facility 14264 West Tierra Buena Lane Surprise, AZ 85374 Northeast Phoenix: Northeast Regional Court Facility 18380 North 40<sup>th</sup> Street Phoenix, AZ 85032

Mesa: Southeast Court Facility,1<sup>st</sup> Floor 222 East Javelina Avenue Mesa, AZ 85210

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

4. Get Your Copies Back.

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

- 5. Get A Court Hearing Date:
  - A. If filing in downtown Phoenix at 201 West Jefferson, after filing walk to East Court Building, 101 West Jefferson, 3<sup>rd</sup> Floor, to Probate Court Administration Customer Service Counter and immediately ask to schedule a hearing, or . . .
  - B. If filing at a court location where there is no Calendar Clerk available:
    - Wait until 2 to 3 days after filing (so Clerk of Superior Court can see information in data system).
    - Call 602-506-5510 and tell the Clerk of Superior Court you need to schedule a hearing.
    - Provide the case number.
    - The Clerk of Superior Court will provide you with the date, time, and location of the hearing, as well as the name of the Judicial Officer assigned to conduct the hearing.
    - Please Write It Down! Don't Lose It!
       or . . .

C. If filing at a court location where there is no calendar clerk available and you do not want to wait the 3-5 days:

- Bring your documents to the downtown Phoenix Probate Court Administration offices in-person to schedule the hearing.
- Present one clerk-stamped (conformed) copy of the following documents to Probate Court Administration:
  - Petition For Appointment Of Conservator for a Minor (PBCM11F),
  - Affidavit Of Person To Be Appointed (PBGC13F),

Probate Court Administration will then provide you with a printout with information on when and where the hearing is, as well as the name of the assigned Judicial Officer.

#### This Is Important Information: Don't Lose It!

Note The Following:

- The hearing will be scheduled for some 4-6 weeks from the date you submit your request, whether submitted by phone or in-person.
- You may file at any of the Clerk of Superior Court locations listed above; the hearing may, however be scheduled at a different court facility.

Notice: Conservatorship grants authority to manage and protect the incapacitated person's income and/or assets; it does not include authority to place the ward in a hospital or other facility for treatment of mental or behavioral health issues. If such authority is needed, see the Law Library Resource Center packets concerning appointment of a guardian, or of a guardian and conservator for a minor. Note that court authorization for inpatient mental or behavioral health treatment requires recommendation by a licensed psychologist or psychiatrist. A.R.S. § 14-5312.01(B)

- 6. Notice of Hearing (form PBGC18f). Fill out the Notice of Hearing form with the information about the time and place of the hearing that you obtained in Step 5 above.
- 7. Prepare To Serve Notice.
  - A. To "serve notice" means to deliver notice as required or permitted by law to everyone who is legally entitled to know about the court case and what you have asked the Court to order concerning the person to be protected.
  - B. You do not have to serve notice on persons who have signed a notarized waiver of notice on either the Consent of Parent, or the separate Waiver of Notice (PBGC19f) forms included in this packet, unless they later file a request to reverse that waiver.
  - C. Read "Information on Legal Notice for Guardianships and Conservatorships" (PBGC20h) in this packet, and
  - D. See Law Library Resource Center Packet #2, "Service and Notice of Court Hearing" for more detailed information and instructions on serving notice as well as the court forms you will need to file with the court to show who you gave notice to, and how.

Important: All Conservators must complete court-approved training before permanent appointment becomes effective! See the "Notice Regarding Training Requirements".

# SPECIAL HANDLING for

# **CONFIDENTIAL DOCUMENTS\***

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

#### The following documents are defined as "Confidential":

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

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

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

# "CONFIDENTIAL INFORMATION" in <u>Non</u>-CONFIDENTIAL DOCUMENTS\*

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

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

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

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

#### \*Rule 7, Arizona Rules of Probate Procedure

Law Library Resource Center

# HELPFUL INFORMATION ON LEGAL NOTICE FOR GUARDIANSHIPS AND CONSERVATORSHIPS

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

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

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

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

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

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

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

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

**Mail and Hand-Delivery** are less formal methods of giving notice, but are <u>not</u> permitted in all cases. When you are permitted to give notice by mail, 1st class postage-prepaid mail is usually acceptable to the court. Certified mail with return-receipt is an optional extra step you can take to prove delivery. Make sure you are allowed to use mail or hand-delivery in the type of case you are involved in, and for any particular persons you want to give notice to by these methods. See **3C** below for more information. **Publication of Notice** is used when you do not know the address of the person to whom you need to give notice, and <u>after</u> you have done everything you could to try to find the person you are still unable to come up with an address. Notice is then published **at least 3 times** in a newspaper in the county where the court hearing is held.

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

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

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

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

#### D. WHEN CAN I SKIP GIVING LEGAL NOTICE?

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

#### 2. <u>WHEN</u> MUST LEGAL NOTICE BE GIVEN? WHAT TIME FRAMES? Generally, you must give all interested persons notice of the court papers at least 14 days

before the hearing. If you are giving NOTICE BY PUBLICATION, the date of the first publication must be at least 14 days before the hearing.

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

#### 3. WHO ARE "INTERESTED PERSONS"?

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

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

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

#### B. THE PARENTS AND SPOUSE (if applicable) of the person to be protected:

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

#### 4. THE METHODS OF PERSONAL SERVICE:

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

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

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

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

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

http://arizonaprocessservers.org/

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

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

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

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

## 6. WHAT ELSE TO KNOW ABOUT LEGAL NOTICE:

#### A. AFTER "INTERESTED PERSONS" RECEIVE NOTICE, THEY MAY:

1. **Do nothing**, if they agree with, or at least do not want to file papers or show up in court to disagree with your request, **OR** 

- 2. File a Response, if they want to:
  - Object to what the Court has been asked to order,
  - Disagree with something stated in the Petition or other court papers, or
  - Tell the Judge/Commissioner something besides what is in the Petition.

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

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

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

**C. OTHER HELP:** Court employees can answer questions about court procedures but only an attorney can give legal advice. The Self-Service Center has a list of lawyers whom you can hire to advise you on how to handle your case yourself, or to help you on a task-by-task basis for a fee, and a list of mediators who may be able to help resolve disputes as well. You will find both lists online.

The **Probate Lawyers Assistance Project** (**PLAP**) offers a 30-minute consultation for a low flat fee or free, depending on financial situation. Consultations are by appointment only, on Wednesdays, at the offices of the Maricopa County Bar Association at 303 East Palm Lane in Phoenix. Call **602-732-2834** to schedule an appointment.

# IMPORTANT NOTICE TRAINING REQUIREMENTS Effective September 1, 2012

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

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

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

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

You may also pick up a printout of the training materials in English *or Spanish* from the Self-Service Center. AFTER reviewing the materials, you will need to inform the Court that you have completed the training by filing either the Certificate available at the end of the online training, or the Declaration of Completion form available from the Self-Service Center. If you have questions about the training, contact the Probate Clerk at 602-506-3668.