Instructions for the Appointment of a Guardian for an Adult

Legal Advisory

- These standard instructions are for informational purposes only and do not constitute legal advice about your case.
- If you choose to represent yourself, you are bound by the same rules and procedures as you would be if you were an attorney.
- If you do not understand the information in this document, please contact an attorney.

General Information

- You may file your Petition in the county where the Respondent resides. If the Respondent has been admitted to an institution pursuant to a court order, you may file your Petition in the county where the court that issued the order is located.
- If you are asking for an emergency guardianship or for a temporary substitute guardian, you may file yourPetition in the county where the Respondent is present.
- A person interested in the welfare of the Respondent may file the case.
- A name-based criminal history record check from the Colorado Bureau of Investigation (CBI) and a current credit report of the proposed guardian (the nominee) must be filed with the Court along with JDF 805 – Acceptance of Office.
- A Colorado Adult Protective Services (CAPS) CAPS Check Written Authorization form **must** be complete and signed by the proposed guardian (the nominee) and **filed with the Court**.
 - NOTE: Do NOT attempt to register an account with CAPS or Request a CAPS Check
 yourself. Simply download the Written Authorization Form, complete it and file it with
 the court. The court is responsible for processing the CAPS Check with the Colorado
 Adult Protective Services (CAPS). If you have guestions, please contact the court directly.
- The Court may appoint a guardian for an adult with or without restrictions when the Respondent is determined to be incapacitated.
- An incapacitated adult is defined as one who is unable to effectively receive or evaluate information or both or make or communicate decisions to such an extent that the individual lacks the ability to satisfy essential requirements for physical health, safety, or self-care, even with appropriate and reasonably available technological assistance.
- For additional information, please review §15-14-301 through §15-14-318, C.R.S.
- If you have a disability and need a reasonable accommodation to access the courts, please contact your localADA Coordinator. Contact information can be obtained from the following website: [www.coloradojudicial.gov/ada-coordinators].

Common Terms

• Petitioner: A person who files a Petition for the Appointment of a Guardian.

Guardian: A person at least 21, resident or non-resident, who has qualified as a

Guardian of a minor or incapacitated person based on an appointment by the Court. The guardianship may be permanent or emergency.

• Interested Persons: Persons identified by Colorado Law who must be given notice of a

guardianship proceeding.

Letters: A formal notice identifying the authority of the Guardian.
 Guardian Nominee: A person named in the petition to serve as the Guardian.

• Respondent: A person for whom the appointment of a Guardian is required.

Ward: A person for whom a Guardian has been appointed.

• Court Visitor: A person who will interview the Respondent in person who will explain

his/her rights and make recommendations to the Court.

Order: Official document identifying the authority of the Guardian and his/her

responsibilities during the Guardianship.

Fees

Filing fee: \$229.00

For information on fees and fee waivers, visit [www.coloradojudicial.gov/self-help/list-fees].

The Court must appoint a Court Visitor or an attorney for the Respondent. The Petitioner or Respondent may be required to pay the hourly fee for those appointments.

Forms

Find forms online at [www.coloradojudicial.gov/self-help-forms].

Read these instructions carefully to determine what forms you may need. Check with the Court where you plan to file your case to determine if they have any special requirements.

•	JDF 705	Probate Case Information Shee	t

• JDF 714 Affidavit Regarding Due Diligence and Proof of Publication

• JDF 716 Notice of Hearing by Publication

JDF 719 Waiver of Notice

JDF 721 Irrevocable Power of Attorney

• JDF 800 Acknowledgment of Responsibilities

JDF 805 Acceptance of Office

JDF 806 Notice of Hearing to Interested Persons

JDF 807 Notice of Hearing to Respondent (Adult or Minor)

JDF 812 Notice of Appointment of Guardian and/or Conservator

- JDF 841 Petition for Appointment of Guardian for Adult
- JDF 849 Letters of Guardianship Adult
- JDF 850 Guardian's Report Adult

Caps Check Form

A Colorado Adult Protective Services (CAPS) – CAPS Check Written Authorization form **must** be completed and signed by the proposed guardian (the nominee) and **filed with the Court**. That form can be found on the Colorado Department of Humans Services website or by clicking this link: [CAPS Check Form].

NOTE: Do **NOT** attempt to register an account with CAPS or Request a CAPS Check yourself. Simply download the Written Authorization Form, **complete it and file it with the court**. The court is responsible for processing the CAPS Check with the Colorado Adult Protective Services (CAPS). If you have questions, please contact the court directly.

You will also need a proposed order depending on what type of guardianship you are requesting.

JDF 843 Order Appointing Emergency Guardian – Adult

JDF 848 Order Appointing Guardian for Adult

Step-By-Step

Step 1: Complete Forms

Selecting these instructions indicates that you are planning on filing for a Guardianship for an Adult. Make sure that you make a copy of all the forms you file with the Court for your own records.

☐ Petition for Appointment of Guardian for Adult (JDF 841)

- 1. The Petitioner must complete **all** applicable sections on the form.
- 2. Attach a copy of a physician's letter or professional evaluation by a qualified person. (§15-14-306, C.R.S.)
- 3. The Petitioner must sign this form.

☐ Acceptance of Office (JDF 805)

- 1. Complete all applicable sections on the form and attach the name-based criminal history check and current credit report for the proposed guardian.
- 2. Attach a legible copy of the proposed guardian's driver's license, passport or other government- issued identification.
- 3. Obtain and attach a name-based criminal history record check for the proposed guardian from Colorado Bureau of Investigation (CBI). To obtain a

name-based criminal history check, contact CBI at 690 Kipling Street Denver, CO 80215, (303) 239-4300, or at [www.cbi.state.co.us] and click on CBI Records Check.

- 4. Obtain a current credit report of the nominee. Below are a few credit reporting agencies:
 - Equifax, Inc., P.O. Box 740241, Atlanta, GA 30374, 1-800-685-1111, or at [www.equifax.com].
 - Experian, P.O. Box 2002, Allen, TX 75013, 1-888-397-3742, or at [www.experian.com].
 - TransUnion, P.O. Box 2000, Chester, PA 19022, 1-800-916-8800, or at [www.transunion.com].
- 5. Redact "strike-out" all social security numbers identified on the credit report. If account numbers are identified, only reflect the last 4 numbers of bank, credit card accounts, etc.
- 6. The cost for all criminal history checks and credit reports must be paid by the proposed guardian and/or conservator.
- 7. The proposed guardian and/or conservator must sign the Acceptance of Office.

☐ Waiver of Notice (JDF 719)

- This form can be completed and signed by any interested person (except the Respondent) who wishes to waive notice of any hearings or matters before the Court.
- 2. This form cannot be completed by the Respondent. See Notice requirements in **Step 4.**

☐ Irrevocable Power of Attorney (JDF 721)

- 1. This form is required only if the proposed guardian lives out-of-state.
- 2. The proposed out-of-state guardian must complete this form and sign it before a Court Clerk or Notary Public.

□ CAPS Check Written Authorization Form

- A Colorado Adult Protective Services (CAPS) CAPS Check Written
 Authorization form must be completed and signed by the proposed guardian
 (the nominee) and filed with the Court.
- NOTE: Do NOT attempt to register an account with CAPS or Request a
 CAPS Check yourself. Simply download the Written Authorization Form,
 complete it and file it with the court. The court is responsible for processing
 the CAPS Check with the Colorado Adult Protective Services (CAPS). If you
 have questions, please contact the court directly.

■ Letters of Guardianship – Adult (JDF 849)

- 1. Only complete the caption on the form.
- 2. The Court will complete the remainder of the form and sign it following the appointment of the Guardian.

☐ Proposed Order (JDF 843 or JDF 848)

- Select the appropriate Order based on the type of guardianship you are requesting. The proposed ordershould match your selection from number 1 on the Petition – JDF 841.
- 2. Complete only the caption on the form.

Step 2: File with the Court

Provide the Court with the documents completed as described in Step 1 above and pay the filing fee. You will need to make copies of the documents for each of the following persons. Check the list below to determine the "interested persons" applicable to your circumstances.

- **1.** The spouse of the incapacitated person, if married.
- 2. The partner of the incapacitated person in a civil union, if the civil union is not dissolved.
- 3. The parents of the incapacitated person, if any.
- 4. The adult children of the incapacitated person, if any.
- **5.** Any Guardian or Conservator currently acting for the incapacitated person.
- **6.** Any person who has care and custody of the incapacitated person, including the Respondent's treating physician.
- Any adult with whom the Respondent has resided for more than six months within one year before the filing of the Petition, §15-14-304(2)(b)(I)(A)
- **8.** Any adult relative nearest of kin, if there is no spouse, partner in a civil union, parent, or adult children.
- **9.** Any legal representative of the Respondent
- **10.** Any nominated person as guardian by the Respondent.

You may receive a hearing date from the clerk at the time of the filing your paperwork or you may need to contact the clerk later to obtain the hearing date. The date and time of this hearing is important, as you will need it to complete the Notice of Hearing or publication forms described in Step 3 and Step 4.

The Court will appoint a Court Visitor who shall interview the Respondent in person, per §15-14-305(3)(4)(5), C.R.S. The duties and reporting requirements of the Court Visitor are limited to the relief requested in the petition.

Step 3: Notice to Interested Persons (By Mail or Publication)

All persons listed in Step 2 must be notified of the upcoming hearing.

Service by Mail

- If you know the address of the person to whom you are giving notice, complete the Notice of Hearing to Interested Persons (JDF 806).
- Mail copies of all documents filed with the Court (including the Petition for Guardianship) and completed Notice of Hearing to Interested Persons (JDF 806), at least 14 days before the hearing.
- Complete the Certificate of Service portion on the form, listing the names and addresses of all persons to whom you sent the notice and the date you sent it and file the form with the Court at or before your hearing.
- 4. If the address of any interested person is unknown, you **must** publish the notice of the hearing in the newspaper. See Service by Publication instructions below.

Service by Publication

If you do not have a current address for an interested person, or if their identity is not known and cannot be ascertained with reasonable diligence, you must publish the notice of hearing in the newspaper. Before doing this, you may wish to search the Internet, contact prior employers, friends, etc. to locate a current address.

Notice of Hearing by Publication (JDF 716)

- 1. Complete this form and have it published in a newspaper of general circulation in the county where the hearing is to be held.
- The notice must be published once a week for three consecutive weeks, with the last date of publication being at least 14 days before the hearing date.
- 3. The Petitioner must request a publisher's affidavit from the newspaper after publication is completed. This publisher's affidavit, prepared by the newspaper, will serve as proof that the Notice of Hearing by Publication (JDF 716) was published. This publisher's affidavit must be attached to the Affidavit Regarding Due Diligence and Proof of Publication (JDF 714). See form identified below.

Affidavit Regarding Due Diligence and Proof of Publication (JDF 714)

- Complete all sections on this form. The purpose of this form is to describe to the Court your efforts to locate the individuals listed in the Notice of Hearing by Publication (JDF 716).
- 2. The Petitioner must sign this form.

Step 4: Notify Respondent of the Hearing

You must personally serve the Respondent at least 14 days prior to the hearing. **Helpful Hints to Complete Personal Service:**

- 1. Select the Sheriff's Department, a private process server, or someone you know who is 18 years or order, who is not involved in the case, and who knows the rules of service.
- 2. Request the sheriff, private process server, or other person serving the documents to deliver personally the Respondent the Notice of Hearing (JDF 807) and copies of all documents filed with the Court.
- Request that the sheriff, private process server, or other person serving the documents complete the Personal Service Affidavit on the second page of the Notice of Hearing (JDF 807) and return it to the Petitioner.
- 4. The Petitioner should then file with the Court, the Notice of Hearing to Respondent (Adult or Minor) (JDF 807) with the completed Personal Service Affidavit.

Step 5: Hearing

The Petitioner and Respondent must appear at the hearing, unless excused by the Court for good cause.

- If the Respondent cannot attend the hearing for medical or other reasons, the Petitioner must file a Motion to Excuse the Respondent and attach appropriate documentation to support the motion, such as a physician's letter.
- The Respondent may participate in the hearing to present evidence regarding his or her incapacitation.
- The Petitioner should be prepared to present evidence as to why this Guardianship is necessary and that the interested persons are aware of the proceedings and that they consent to the Guardianship.
- If the Court appoints a Guardian, the Court will issue Letters (JDF 849) as a formal notice of theappointment and provide you with a copy of the Order Appointing Guardian.
- You may need certified copies of the Letters and Order. The number needed will vary, depending on your circumstances.
- Copies of the Order must be provided to all interested persons identified in the Order.

Step 6: Requirements after the Court Appoints a Guardian

- Complete, sign, and file the Acknowledgment of Responsibilities (JDF 800) with the court. Letters of Appointment will not be issued until this form is filed.
- Complete, sign, and file the Probate Case Information Sheet (JDF 705) with the court, if you've not already done so. Letters of Appointment will not be issued until this form is filed.
- 3. Refer to the Order Appointing Guardian for Adult to determine when the care plan and annual guardian report is due. The annual report is generally due within 60 days after appointment or as otherwise directed by the court. The purpose of the annual report is to report to the Court and interested persons the well-being of the Ward. The Guardian's Report must be provided to the persons listed in the Order of Appointment.
- 4. Refer to the Order Appointing Guardian for Adult regarding completing the Notice of Appointment of Guardian and/or Conservator (JDF 812). The purpose of this form is to notify the Ward and persons given notice of the Petition that they have the right to request termination or modification of the Guardianship.
- **5.** The Ward may not move outside the State of Colorado without an Order from the Court.

Notes

A Guardian's Manual is available to assist the newly appointed Guardian. This manual identifies general responsibilities and important Guardianship issues, along with completed sample forms to assist the preparer.

The Guardian's responsibilities terminate upon the Ward's death or order of the Court. The Court may terminate the Guardianship if the Ward no longer meets the standard for establishing the Guardianship.