

SELF-SERVICE CENTER

**PROCEDURES: WHAT TO DO AFTER THE COURT HEARING
APPOINTING GUARDIAN OF AN ADULT OR MINOR***

(*Case Numbers beginning "PB" only)

STEP 1 What to do after the hearing is over:

A. GO TO THE CLERK, PROBATE REGISTRAR. If the Judge/Commissioner grants the PETITION FOR APPOINTMENT OF A GUARDIAN, you will need to take the **originals** of the following:

- THE ORDER OF APPOINTMENT,
- THE LETTERS OF APPOINTMENT, **AND**
- THE ACCEPTANCE OF LETTERS OF APPOINTMENT.

When you take the documents listed above, the clerk will:

- Review the ORDER OF APPOINTMENT,
- Complete the LETTERS,
- Have you sign the ACCEPTANCE, **AND**
- File the originals.

Note: You should ask the Clerk to *certify* a copy of the LETTERS to prove that you have the appointment and authority from the court.

There is a **certification fee plus a copy fee per page** to do this. Cash, AMEX/VISA/MasterCard debit or credit cards, money order, or check made payable to the "Clerk of Superior Court, Probate Registrar" are acceptable forms of payment.

Go online or to the Self-Service Center for a list of current fees.

B. BOND: If the Judge/Commissioner did not waive the bond and ordered that you post a bond for a certain amount, call bonding company, purchase the bond, and file the original bond with the court. **DO THIS IMMEDIATELY** after the order is signed, because no LETTERS will be issued without the bond.

C. LETTERS OF APPOINTMENT. Keep a **certified copy** of the LETTERS to show anyone who needs to know that you have authority from the court to act as conservator, and what that authority is.

D. ORDER OF APPOINTMENT. Keep a copy of this to remember what the Judge/Commissioner ordered you to do in this case.

E. ORDER TO GUARDIANS. Keep a copy of this Order and read it often. This ORDER contains the general instructions about what you are required to do as guardian. Be sure you know your obligations, and what you are required to do under the law.

STEP 2 What *else* to do after the court hearing:

A. ANNUAL REPORT OF GUARDIAN

The Annual Report of Guardian is defined as a “confidential document”.

WARNING

- Documents defined as “*confidential*” require *special handling*.
- Follow “Special Handling Instructions for Confidential Documents” (next page).
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B. WHEN TO FILE THE ANNUAL REPORT OF GUARDIAN:

1. The *first* Annual Report of Guardian* must cover the time period *from* the date the *first* LETTERS OF APPOINTMENT (temporary or permanent) were signed by the Clerk *through* the last day of the NINTH (9th) month after. The Report and must be *filed* on or before the anniversary of the date of the LETTERS.
2. For each year *AFTER* the first, the Annual Report for each year after the first should cover the next 12 months after the previous report period, and must be filed on or before the anniversary of the date of the LETTERS.

Note: When you want to be *discharged* (released from duty) as guardian, you must file a *Petition for Discharge (and/or Termination)*. These forms are available at the Self-Service Center in the packet called “**Guardianship and/or Conservatorship: Discharge and/or Terminate**”.

- C. FEE STATEMENT:** If you are charging a fee *or claiming reimbursement for expenses*, you must fill out the FEE STATEMENT and file it with the court.

Follow “Special Handling Instructions for Confidential Documents”

(next page).

IMPORTANT! SPECIAL HANDLING INSTRUCTIONS* for

CONFIDENTIAL DOCUMENTS

DOCUMENTS DEFINED OR DESIGNATED AS “CONFIDENTIAL DOCUMENTS” SHALL BE SUBMITTED TO THE CLERK IN SEPARATE, UN-SEALED (9”x12”) ENVELOPES.*

The following are documents are defined as “Confidential”:

- Probate Information form
- 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 **and** the following information **must** appear on the outside of each envelope:

1. **Case Name and Number** (“In the Matter of xxxxx” and “PB 2009xxxxxx”),
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 Non-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 file a motion to *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).

* as required by the **Arizona Rules of Probate Procedure (Rule 7)**