To the Matter of the Duetostice Decree Server	
In the Matter of the Protective Proceeding of))	
Respondent , C	ASE NO
	NOTICE OF CONSERVATORSHIP
	HEARING (To Interested Persons)
The petitioner (the person sending this notice) asked the respondent name above. The court will hold a hearing or	
Date and Time:	
Court Address:	
Courtroom: Judge or Master:	
You are not required to attend this hearing unless you are	called as a witness.
(2) the respondent has money or property that w management is provided. A conservator may also be ap order to financially support the respondent's self, or obligation to support (for example, minor children). Possible Consequences If the court decides to appoint a conservator, the respondent's money and property. Alternatively, the "special conservator" who will have more limited power.	pointed if the respondent needs help in others the respondent has a financial conservator will have control of the court may decide to appoint only a ers. Or, the court may decide not to
appoint a conservator at all or to order a different form of the petitioner nominated to be the conservator(s) for the respondent. If the concourt may appoint this/these person(s) or agency, different person or agency.	urt decides to appoint a conservator, the
Date	Petitioner
	Print or Type Name
Mailing Address	
Phone Email	

Certificate of Service

[Write names on the blank lines and check the boxes that show how notice was delivered.]

I cer	tify that on[date], a copy of this notice was mailed or delivered to:	
	Respondent's spouse: [name] by certified mail* process server	
	Respondent's parents [names] by certified mail*	
	All of Respondent's adult children: [list names]	
	by first-class mail hand-delivery by	
	by first-class mail hand-delivery by	
	by first-class mail hand-delivery by	
	by first-class mail hand-delivery by	
	by first-class mail hand-delivery by	
	by first-class mail hand-delivery by	
	None of the above relatives of Respondent could be notified, so I sent notice to a close adult relative:	
	adult relative: [name & relationship] by [first-class mail [hand-delivery by	
	Conservator(s) nominated by Petitioner (if not already included above) by first-class mail hand-delivery by	
	Respondent's attorney:	
	Expert (if one is appointed):by first-class mail hand-delivery by	
	The following persons who have requested notice under AS 13.26.425: [list names]	
	by first-class mail hand-delivery by	
	The following additional persons the court has ordered me to give notice to: [list names]	
	by	
	by first-class mail hand-delivery by	
	The following persons with an interest in Respondent's finances: [See AS 13.06.050 (scroll down to #26) for the legal definition of "interested persons"]	
	by hand-delivery by	
	by first-class mail hand-delivery by	
	by lirst-class mail lihand-delivery by	
Signature of Petitioner		

^{*} If the spouse or parents are outside Alaska, you can send this notice to them by ordinary first-class mail instead of certified mail. AS 13.26.420(a). File form PG-117 if you use certified mail.