**Superior Court of Washington County of Spokane**

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| In the Guardianship/Conservatorship of:  ,  Respondent | **Case No.:**  **Order Appointing Court Visitor - Adult**  (ORAPCV)  **Clerk’s Action Required: 6, 7** |

**Order Appointing Court Visitor**

# Findings

**1.** This court has jurisdiction over this matter.

**2.**  The court visitor (visitor):

[X] should be the person whose name next appears on the visitor registry; or

[  ] should **not** be the person whose name next appears on the registry because the court finds that extraordinary circumstances exist, as follows:

[  ] there is a need for particular expertise in the area of

[  ] other:       .

**3.** [X] The filing fee should be waived because:

[X] the petition alleges that the Respondent has total assets of a value of less than $3,000;

[X] payment of the filing fee would impose a hardship upon the Respondent; or

[  ] The filing fee should not be waived.

**The court orders:**

**4.** The filing fee:

[X] is waived.

[  ] is not waived.

**5.**  Payment of the visitor shall:

[X] be at **public expense**, to be paid by Spokane County at a rate not to exceed $75.00 per hour up to a maximum of $**1,125.00 / 15** (hours) unless the visitor obtains prior approval from the court for a different amount. The Clerk’s Office shall provide a CD of the court file for no charge. If evidence is submitted showing assets greater than $3000.00 and no financial hardship exists, the court shall be reimbursed the filing fee AND THEN THE COURT VISITOR MAY:

[X] be paid at **private expense**. The visitor shall be paid at a rate of $TBD per hour up to a maximum of $TBD **/ 15** (hours) unless the visitor obtains prior approval from the court for a different amount. The Clerk’s Office shall provide a CD of the court file for a fee indicated in RCW 36.18.016(4)

[  ] not be allocated by this court because the visitor is a salaried employee of a public agency.

[  ] be determined at a future hearing.

**6.**  The hearing on the guardianship, conservatorship, or other protective arrangement petition shall be held within 60 days of the date the petition was filed. The hearing:

[X] shall be held on (date)  at (time)  at 1116 W. Broadway Avenue, Spokane, WA 99260, Room 304 or VIA ZOOM.

[  ] shall be scheduled by the parties.

**7.**  The court finds or knows that ***(Visitor’s name)***  has the required knowledge, training, or expertise to perform the duties required. The court appoints this person as visitor for the Respondent in this case. The visitor can be contacted in the following manner:

|  |  |
| --- | --- |
| Address: |  |
|  |  |
|  |  |
| Telephone: |  |
|  |  |
| Email: |  |
|  |  |

**8.**  **Professional Evaluation**

The court orders the Respondent to submit to a professional evaluation by a physician licensed to practice under chapter 18.71 or 18.57 RCW, a psychologist licensed under chapter 18.83 RCW, an advanced registered nurse practitioner licensed under chapter 18.79 RCW, or a physician assistant licensed under chapter 18.71A RCW, selected by the court visitor who is qualified to evaluate the Respondent's alleged cognitive and functional abilities and limitations and will not be advantaged or disadvantaged by a decision to grant the petition or otherwise have a conflict of interest.

**9. The Visitor’s Duties**

The visitor shall have the following duties in all types of cases:

A. Within the appropriate time limit of receiving the notice of appointment, file with the court and serve each party, either personally or by certified mail with return receipt, a statement including: their training relating to the duties as a visitor; their criminal history as defined in RCW 9.94A.030 for the period covering 10 years prior to the appointment; their hourly rate, if compensated; whether the visitor has had any contact with a party to the proceeding prior to their appointment, and whether they has an apparent conflict of interest;

B. Interview the Respondent in person (in an emergency petition use due diligence to interview in person) and explain, in a manner the Respondent is best able to understand: the substance of the petition, the nature, purpose, and effect of the proceeding, the Respondent's rights at the hearing on the petition and, if relevant, the general powers and duties of a guardian/conservator;

To determine the Respondent's views about the appointment or protective arrangement sought by the petitioner, including views about a proposed guardian or conservator, the guardian or conservator's proposed powers and duties, and the scope and duration of the proposed order sought by the petitioner; and

To inform the Respondent that all costs and expenses of the proceeding, including the Respondent's attorney's fees, may be paid from the Respondent's assets.

C. To obtain information from a physician or other person known to have treated, advised, or assessed the Respondent’s physical or mental condition (in an emergency petition, use due diligence);

D. If a guardianship or a protective arrangement related to the Respondent’s dwelling is sought, visit the Respondent’s current home (in an emergency petition, use due diligence) and any place the Respondent may live, if an appointment for guardian is made or a protective arrangement is ordered;

E. To interview the petitioner and the person whose appointment is sought as guardian and/or conservator;

F. If relevant to the order sought, review the financial records of the Respondent, if relevant to the Visitor's recommendation regarding the proposed conservator, guardian, or protective arrangement;

G. To investigate alternate arrangements made, or which might be created, by or on behalf of the Respondent;

H. Investigate the allegations in the petition and any other matter(s) relating to the petition the court directs;

I. To provide the court with a written report which shall include the following:

* If relevant to the order sought, a summary of self-care and independent living tasks the Respondent cannot manage, can manage independently, and could manage with the assistance of appropriate supportive services, technological assistance, or supported decision making;
* A recommendation regarding the appropriateness of the guardianship, conservatorship, or protective arrangement sought, including whether a protective arrangement instead of a guardianship, conservatorship, or other less restrictive alternative for meeting the Respondent's needs is available;
* A statement of the qualifications of the proposed guardian or conservator and whether the Respondent approves or disapproves of the proposed guardian or conservator;
* If a guardianship or conservatorship is recommended, a statement as to whether it should be full or limited and what powers should be granted to the guardian or conservator if it is a limited appointment;
* If relevant to the order sought, a statement whether the proposed residence meets the Respondent’s needs and whether the Respondent has expressed any preferences in regards to their residence;
* A statement as to whether the Respondent declined a professional evaluation and, if so, what other information is available to determine the Respondent's needs and abilities without the professional evaluation;
* A statement whether the Respondent is able to attend a hearing at the location where court proceedings are typically held;
* A statement whether the Respondent is able to participate in a hearing, including identifying any technology or other form of support that would enhance the Respondent's ability to participate; and
* If relevant to the order sought, the visitor should state the amount of the bond or other verified receipt needed under RCW 11.130.445 and 11.130.500.
* If an Emergency Order is sought, a detailed summary of the alleged emergency and the substantial and irreparable harm to the individual's health, safety, welfare, property, or finances that is likely to be prevented by the appointment of an emergency guardian and/or conservator.
* If an Emergency Order is sought, a statement as to whether the alleged emergency and the Respondent's alleged needs are likely to require an extension of 60 days;
* If an Emergency Order is sought, the specific powers to be granted to the emergency conservator and/or guardian(s) and how the specific powers will address the alleged emergency and the Respondent's alleged need;
* If an Emergency Order is sought, a recommendation regarding the appropriateness of an emergency guardianship and/or conservatorship, including whether a protective arrangement instead of a guardianship and/or conservatorship or other less restrictive alternative for meeting the Respondent's needs is available, and if an emergency guardianship and/or conservatorship is recommended;

J. **[X] At least 15 days** before the hearing on the petition, unless an extension or reduction of time has been granted by the court for good cause, the visitor shall file their report with the court and send a copy to the Respondent, Petitioner, and any other party entitled to notice under RCW 11.130.080. If the visitor needs additional time to finalize their report, then the visitor shall petition the court for a postponement of the hearing or, with the consent of all other parties, an extension or reduction of time for filing the report;

[ ] This is an emergency proceeding. The visitor shall report to the court and send a copy to the Respondent, the Petitioner, and any notice party 7 days prior to the hearing on the *Emergency Petition*.

K. The visitor’s report shall be confidential. The sealed report must be filed under a Sealed Confidential Reports cover sheet. The sealed visitor report may not be placed in the court file or used as an attachment or exhibit to any other document except under seal.

L. To advise the court of the need for appointment of counsel for the Respondent as soon as practical after the meeting described in **section B of this order** unless (i) counsel has appeared, (ii) the Respondent affirmatively communicated a wish not to be represented by counsel after being advised of the right to representation and of the conditions under which court-provided counsel may be available, or (iii) the Respondent was unable to communicate at all on the subject, and the visitor is satisfied that the Respondent does not affirmatively desire to be represented by counsel.

**10.** **Visitor’s Authority and Access to Information**

A. Upon request of the visitor, all providers that are covered entities under the Health Insurance Portability and Accountability Act (HIPAA) and their business associates shall release to the visitor a professional evaluation required by RCW 11.130.290, .390, .615.

B. Upon the visitor’s request, financial institutions holding accounts in the name of the Respondent, or in the name of the Respondent and any other individual, shall provide the visitor with all records and financial information regarding those accounts. By this order, copies of financial information regarding the Respondent shall be released to the visitor.

C. The visitor shall have access to the Adult Protective Service (APS) file and social report if any exists, provided that APS shall not be required to release the identities of persons making reports under RCW 74.34 et.seq., and shall have the right to reserve other privileged or confidential information as it deems appropriate to protect the Respondent. Any APS records released to the visitor are provided for the purpose of assisting the visitor in his/her investigation and report to the court. The records released to the visitor shall be used in the chapter 11.130 RCW proceedings and shall not be further disseminated without a court order and prior notice to the Attorney General’s Office.

**11**. **Visitor’s Duty to Keep Information Confidential**

The visitor shall maintain any information as confidential and shall not disclose said information except in oral or written reports to the court, the parties, and their counsel, except as authorized under RCW 74.34.095, GR 15, GR 22, GR 31, and GALR 2.

**12.** The court also orders:

A**.** The COURT VISITOR is authorized to work with medical providers, Providence staff and RESPONDENT for non-invasive medical decisions and secure appropriate residential living arrangements outside of the hospital environment in his/her best interests. The Court Visitor is authorized to sign any and all documents related to long term care eligibility, discharge from the hospital, admission to a new residence or long-term care facility, Medicaid eligibility and provide Consent to DSHS to provide services, including but not limited to the Consent, Acknowledgement of Services and Rights and Responsibilities.

B. The Court Visitor is directed to find an appropriate guardian or conservator if the proposed Guardian or Conservator is not willing, able or appropriate.

C. Last, the Court Visitor is authorized to make life saving medical decisions, as necessary.

D. The Court Visitor shall have access to ALL information, documents, data or the like regarding the Respondent. Such information may contain, but is not limited to the following: medical, psychiatric/ psychological, financial records or documentation, matters of legal representation of Respondent, and trust accounts for or on behalf of Respondent. By this Order, review of the records or copies of information regarding the Respondent shall be granted or released to the Court Visitor upon request.

E. The Superior Court Clerk shall provide certified copies of orders by issued in this matter to the Court Visitor pursuant to Superior Court Rule: GALR 4(g).

Dated \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

JUDGE/COURT COMMISSIONER

Presented by:

Attorney for Petitioner: