

**WHAT YOU NEED TO KNOW BEFORE
FILING A PETITION TO
APPOINT A CONSERVATOR**

»» What is a conservator?

A conservator is a person appointed by a probate court and given power and responsibility for the estate (financial assets and property) of an adult (called a protected individual).

»» What is a guardian?

A guardian is a person appointed by a probate court and given power and responsibility to make certain decisions about the care of another individual. These decisions might include treatment decisions or where the individual should live. If the individual has a reduced life expectancy due to advanced illness, the guardian may have the power to make an informed decision on behalf of the individual regarding receiving, continuing, discontinuing, or refusing medical treatment. A full guardian can make all decisions for the individual. A limited guardian can only make decisions for the individual that the court allows.

»» When would a conservator be needed?

A conservator may be needed when the individual is unable to manage his or her property and financial affairs effectively because of certain reasons and:

- 1) he or she has property that will be wasted or used up unless proper management is provided; or
- 2) funds are needed for the support, care, and welfare of the adult and any of his or her dependents.

A mentally competent adult who, because of age or physical limitation, may voluntarily petition the court himself or herself for the appointment of a conservator to assist in managing his/her estate.

Some of the reasons that might prevent the individual from being able to manage his or her property and financial affairs are:

- 1) mental illness or deficiency;
- 2) physical illness or disability;
- 3) chronic use of alcohol/other intoxicants;
- 4) confinement;
- 5) detention by a foreign power; or
- 6) disappearance.

»» Is a conservator needed for an individual who cannot manage his or her property or financial affairs effectively?

A conservator might not be necessary if someone else already has legal authority (an individual with power of attorney, for example) to make decisions about the individual's estate and there are no problems with the decisions being made.

»» How is a proceeding for a conservator started?

Any person who is interested in the individual's welfare may complete a Petition for Appointment of Conservator (form PC 639) and file it, along with the filing fee, with the probate court.

»» Is a lawyer necessary?

No, but a lawyer can be helpful, especially if any interested person opposes the appointment of a conservator.

»» Can mediation be used for disagreements about a conservator?

Certain disagreements about a request for a guardian may be mediated outside the court if all parties agree to attend mediation or if a judge orders parties to attend mediation. The court clerk can tell you if mediation services are available in your court.

»» What happens when the court accepts the petition for filing?

After the petition is accepted for filing, the court will appoint a guardian ad litem to represent the individual in the court proceeding unless the individual has his or her own lawyer or unless a mentally competent adult voluntarily requests the appointment.

It is important for you to cooperate with the guardian ad litem. The guardian ad litem does not have the authority to make decisions for the individual. The individual may have to pay for the guardian ad litem.

If necessary, the court may also order the individual to be examined by a physician or a mental health professional. The court may also send someone (called a visitor) to interview the individual. The visitor may be the guardian ad litem or a court officer or court employee.

»» Can the individual get a conservator immediately in an emergency?

If the court believes an individual's estate requires immediate protection before appointing a conservator, the court may issue a preliminary protective order. This order may involve the appointment of a special conservator. The order will authorize specific acts that provide for immediate protection of the individual's assets.

**BERRIEN COUNTY TRIAL COURT
POLICY REGARDING EXPENDITURE OF FUNDS IN
CONSERVATORSHIPS FOR MINORS**

The general principle, which this Court will follow, is that it is this Court's responsibility to preserve a minor's money until the minor attains age 18. The Court will not authorize the spending of that money on basic items, which the minor should otherwise obtain from his/her parents or legal guardian. This policy will apply to petitions seeking authority to use monies in restricted bank accounts and petitions requesting approval of expenditures in the annual accountings of such conservators.

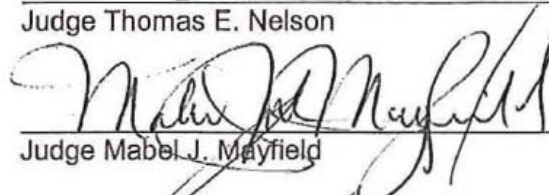
In the case of petitions seeking authority to use monies in restricted accounts, the Court will grant authority to withdraw restricted funds only in conformance with this written policy. In the case of unrestricted funds, it will be the conservator's responsibility to only spend money in accordance with this policy. These specific principles will apply:

1. No expenditure will be allowed unless it directly benefits the minor.
2. No expenditure will be allowed that benefits the minor if the expenditure relieves a parental obligation that could otherwise be met by the parent. Exceptions to this rule may include such things as unusual medical expenses, unique educational costs or other unusual expenditures for the minor that may create an exceptional burden for the family. Before such an expenditure is allowed, evidence must be presented that the parent cannot otherwise provide the benefit. Receipts documenting the expenditure allowed will be presented to the Court within fifteen (15) days of an Order allowing withdrawal of money from a restricted account.
3. Expenditures regarding maintenance of the principal in the minor's account will be allowed by ex parte order. An example of such an allowable expense would payment of taxes due on the interest income earned from the account.
4. Under no circumstances will money be released to the Family Independence Agency or at its request to relieve a parental obligation as such an obligation is the parent's and not the child's.

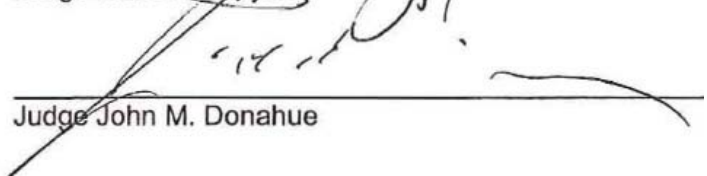
Date January 9, 2006



Judge Thomas E. Nelson



Judge Mabel J. Mayfield



Judge John M. Donahue

BERRIEN COUNTY TRIAL COURT
POLICY REGARDING RESTRICTED CONSERVATIONSHIPS (ADULT & MINORS)

1. All funds of the ward must be placed in restricted accounts.
2. All minor Conservatorship will be subject to the attached Court Policy.
3. That our Registers discontinue "checking" annual and final accounts except as follows:
 - A. GAL, where there is one, must submit a waiver and consent with the account.
 - B. In conservatorship cases [both for normal conservatorships and those involving restricted accounts (those where no bond or accounting are required because no withdrawals or release can be made from the ward's accounts)], an annual verification of funds from the financial institution must be provided by the conservator to the Court. The verification must be provided that is within 30 days of the end of the accounting period. MCR 5.409(C)(4)&(5) [Berrien County Probate Court will accept the most quarterly statement (e.g. March 31, June 30, September 30 and December 31) ending immediately prior to the end of the accounting period as sufficient verification required by this Court Rule.
 - C. All annual accounts must be allowed at least every 3 years.
 - D. Each account and notice of hearing must contain the following language:

Any interested party may, before or at the hearing on the allowance of the final (annual) account, demand that the conservator (personal representative) verify the existence of all assets shown to be on hand, and/or may demand that the conservator (personal representative) verify any receipt or disbursement shown on said account. Any interested party, upon request, may inspect receipts retained by the conservator (personal representative). The Court will not verify assets, income, or disbursements unless requested to do so by an interested party.
 - E. Our Registers will not review every receipt. They will review any account to be sure the beginning balance agrees with ending balance from the previous account. A problem noted by the Register will be brought to the attention of the assigned Judge.
4. In cases where a conservator is being appointed for a minor to accomplish a personal injury settlement and the amount of the settlement is not known at the time of the hearing, language must be inserted in the Order prohibiting the conservator from receiving the settlement proceeds until they have returned to the Court and complied with the Court's Policies.
5. If any other procedure is proposed to be used, a Petition should be filed with the Court.

BERRIEN COUNTY TRIAL COURT

Policy on Purchasing Mutual Funds for Minor Wards of the Court.

1. The Minor's Account must remain restricted (i.e. no withdrawals or releases from the principal account may be made without approval of the Court). Investments/reinvestments within the main account of the mutual fund provider may occur if reasonable and prudent.
2. No front end or back loaded mutual funds may be used as investment vehicles.
3. The mutual funds used must have a published 3 + year investment track record.
4. The mutual fund provider operating the fund chosen as an investment vehicle must be a nationally recognized mutual fund provider (e.g. Vanguard, Fidelity etc.).

BERRIEN COUNTY TRIAL COURT
ORDER TO PRESERVE ACCOUNT

Sample

In the matter of _____

File No. _____

This matter having come on for hearing for the purpose of appointing the minor's parent, _____, as conservator, to invest the minors funds in a restricted account for the minor's benefit and to seek the waiver of a Corporate Surety Bond and to relieve the Conservator from the need to file an inventory or annual accounts with this Court until the funds are released to the minor when she/he reaches the age of majority.

IT IS ORDERED THAT:

1. _____, is appointed Conservator of the minor's estate to receive and conserve the sum of _____ representing the minor's distributive share of _____.
2. The Conservator shall deposit those funds in a restricted interest-bearing governmentally insured account/ mutual fund from which no withdrawals or releases can be made without further Court order.
3. The attorney initiating the action must file an Agreement in Regard to Restricted Account to certify that she/he will make certain that the protected funds are deposited in the restricted account by the Conservator within fourteen (14) days of the date of the order and verify that action has occurred by filing with the Court a Verification of Funds on Deposit and restriction of those funds by the financial institution.
4. The Conservator must file with the Court an annual Verification of Funds on Deposit (VOF) with a copy of the corresponding financial institution statement attached. Annual VOF due on: _____. The VOF needs to be filed annually until the minor's eighteenth (18th) birthday.
5. The Conservator shall keep the Court informed of any change of address of the ward.
6. The Conservator is not required to post bond, provide inventory or annual accounting, except as may be needed to release funds to the ward at the end of his/her disability.

Dated _____

Judge of Probate Court

BERRIEN COUNTY TRIAL COURT
Agreement in Regard to Restricted Account

Estate of _____

File No. _____

I am the Attorney for the Conservator of the above captioned estate. In consideration of the Court allowing the use of a nominal bond/no bond, I (or someone from my firm on my behalf) will do the following:

1. Accompany the conservator to the bank or other financial institution to see that the funds are deposited in a restricted account
2. Ascertain that the Savings Account/Certificate of Deposit/Mutual Fund is properly titled (in the name of the Conservatorship Estate) by the Financial Institution. If mutual fund is purchased, that purchase will also need to comply with the Berrien County Trial Court Policy on Purchasing Mutual Funds for Minor Wards of the Court.
3. Assure that a copy of a properly executed Certificate of Deposit/Saving account or other account (e.g. mutual fund) record is delivered or mailed to the Court within fourteen (14) days of the Court order.
4. Amount to be conserved: \$_____

Signature _____

Printed Name: _____

Failure to timely complete the above requirements will result in the suspension of the fiduciary and imposition of possible other sanctions.

BERRIEN COUNTY TRIAL COURT
Agreement in Regard to Restricted Annuity Account

Estate of _____

File No. _____

I am the Attorney for the Conservator of the above captioned estate. In consideration of the Court allowing the use of a nominal bond/no bond, I (or someone from my firm on my behalf) will do the following:

1. Assist the conservator in securing issuance of the annuity approved in the _____ order entered by this Court.
2. Ascertain that an irrevocable annuity is properly issued which will prevent any withdrawals or releases prior to the minor reaching the age of majority.
3. Within fourteen (14) days of the date of the above Court order, provide a copy of the issued annuity to the Court documenting that the provisions in #2 above are in place.

Signature _____

Printed Name: _____

Failure to timely complete the above requirements will result in the suspension of the fiduciary and imposition of possible other sanctions.

policy update 12/28/05

BERRIEN COUNTY TRIAL COURT

POLICY REGARDING ESTATES, TRUSTS, AND/OR CONSERVATORSHIP ACCOUNTINGS

1. Deputy Registers no longer "check" annual and final accounts.
2. All annual accounts must be allowed at least every (3) years except if the account is restricted pursuant to a specific court order.
3. Each account and notice of hearing must contain the following language: "

"Any interested party may, before or at the hearing on the allowance of the final (annual) account, demand that the conservator (trustee or personal representative) verify the existence of all assets shown to be on hand, and/or may demand that the conservator (trustee or personal representative) verify any receipt or disbursement shown on -said account. Any interested party, upon request, may inspect receipts retained by the conservator (trustee or personal representative). The Court will not verify assets, income, or disbursements unless requested to do so in writing by an interested party."
4. Guardian ad litem, where there is one, must submit a waiver and consent with the account.
5. In cases where a conservator is being appointed for a minor to pursue a personal injury settlement and the amount of the settlement is not known at the time of the hearing, language shall be inserted in the Order prohibiting the conservator from receiving the settlement proceeds until s/he has returned to the Court and complied with the Court's policy regarding restricted accounts.
6. Our Registers will only review each account to be sure the beginning balance agrees with ending balance From the previous account and that required notices have been given, e.g., notice regarding attorney fees required by statute. A problem noted by the Registers will be brought to the attention of the assigned Judge.
7. The Registers, where applicable, will determine that claims and taxes are paid and that the Order Assigning Residue, where applicable, comports with the terms of the will.
8. If any other procedure is proposed to be used a proper petition should be filed with the Court.

**BERRIEN COUNTY TRIAL COURT
POLICY REGARDING CASES INVOLVING BOTH
CIVIL DIVISION SETTLEMENTS AND
FAMILY DIVISION MINOR'S CONSERVATORSHIP PROCEEDINGS**

In cases where a minor is slated to received money in connection with a Civil Division wrongful death settlement/judgement or other settlement/verdict in a civil proceeding, both the Civil Division's and Family Division's rulings, hearings, and orders are implicated. In order to provide consistency in the handling of these cases the following policy applies:

1. If there are no proceedings pending in the Civil Division regarding a minor who is to receive a financial award as the result of an injury, bequest or otherwise, the approval of any necessary settlement under MCR 2.420 and the establishment/monitoring of the Conservatorship shall be completed by the assigned Family Division Judge.
2. If there is an action pending in the Civil Division which will result in a settlement under which the minor is or may be a beneficiary, the settlement hearing and Petition to Appoint Conservator may be scheduled contemporaneously before the Family Division Judge assigned to the Conservatorship file at the discretion of the assigned Civil Division Judge. If the action is settled at a hearing held in the Civil Division, the Civil Division Judge shall provide the details of that settlement (which implicate the minor for whom a conservatorship estate will be funded in the Family Division) to the assigned Family Division Judge. In the event that settlement is confidential, those details will be shared with the assigned Family Division Judge by placing same in a sealed envelope which will be opened only on order of the assigned Family Division Judge. The settlement details will be returned to that envelope and both the envelope and the Family Division conservatorship file (containing information regarding the confidential settlement details) will remain confidential from public review through an Order issued by the assigned Family Division Judge.
3. If there is an action pending in the Civil Division which will not result in a settlement, the civil action will proceed until resolved in the Civil Division and, thereafter, the Conservatorship file shall be set for hearing in the Family Division.
4. A guardian ad litem shall be appointed for the minor in any proceeding pending in the Civil Division and/or Family Division where the minor's interest is potentially adverse or in conflict with the other potential beneficiaries in the civil case. The Plaintiff in the case where the assignment is made in the Civil Division shall pay the fees and costs of the guardian ad litem. The guardian ad litem assigned shall be secured in the same manner and from the list maintained in the Berrien County Trial Court-Family Division (Probate Section) for assignment of such guardians ad litem in Probate and Domestic proceedings in Berrien County under MCR 8.123.

INSTRUCTIONS FOR COMPLETING "PETITION FOR APPOINTMENT OF CONSERVATOR"

Please type or print neatly in black or blue ink. Items A through S must be read and filled in (when required) before your petition can be filed with the court. Please read the instruction for each item. Then fill in the correct information for that item on the form.

- (A) Enter the name of the individual who you believe needs a conservator.
- (B) Enter your name in the first line. Enter your relationship to the individual (or your interest) in the second line.
- (C) Enter the date the individual was born; what county the individual is a resident of; the address of the place where the individual normally lives, and the county the individual's property is in.
- (D) Check this box if there is or has been a case in the family division of the circuit court involving the individual in (A). Examples of a family division case are personal protection, abuse or neglect, or a name change. If you have checked this box, enter the name of the court, the case number of the action, the name of the judge assigned to that case. Then place a check in the box indicating whether that case is still pending or not.
- (E) Check the boxes that apply and provide the name(s) and address(es). If the individual has a power of attorney and you have a copy of the document, make a copy for the court.
- (F) Check the boxes that you believe apply to the individual
- (G) **Explain in as much detail as possible** the specific facts about the individual's conduct or condition that lead you to believe he or she needs a conservator. Give specific examples of his or her conduct that supports what you checked in (F) and that demonstrate the need for a conservator. **This information is extremely important for the court in making a decision about the need to appoint a conservator.** If you are the guardian asking for authority to sell or otherwise dispose of your ward's real property, state the reasons why it is in the ward's best interest to do so.
- (H) Specify the approximate value of any real property, personal property, insurance, and monthly income of the individual. An example of real property is a house. Examples of personal property are home furnishings, bank accounts, and checking accounts
- (I) Check whether the individual is currently receiving benefits from governmental agencies and the amount(s).
- (J)–(K) Check all the boxes that apply and enter the names, relationships, addresses and telephone numbers of each relative of the individual. If any of the adults named in (J) are under legal incapacity, enter the names in (K). If you check the last box in (J) (item 9), you must notify the Attorney General by sending a copy of this form to: Attorney General, Public Administration, PO Box 30736, Lansing, Michigan 48909.
- (L) Enter the address where the individual is currently located. This address may or may not be the home of the individual. For example, if the individual is currently in the hospital, enter the name and address of the hospital.
- (M) If there is an emergency that requires that a preliminary protective order be entered before the hearing, enter the reason(s).
- (N) Enter the name, address, and telephone number of the person you want to be appointed as conservator of the individual. Enter the relationship, if any, that this person has to the individual. If you are the guardian asking for authority to sell or otherwise dispose of your ward's real property, leave this blank and complete (Q).
- (O) Check this box only if you checked (M).
- (P) Check this box if you want the individual's property protected but you do not want a conservator appointed.
- (Q) Check this box if you want the guardian appointed special conservator to dispose of real property.
- (R) Enter today's date, sign your name, and enter your address and telephone number.
- (S) If the individual wants to nominate someone to be the conservator, check the box and enter the name, address, and telephone number of the person the individual is nominating. The individual must sign and date the form.

STATE OF MICHIGAN PROBATE COURT COUNTY	PETITION FOR <input type="checkbox"/> APPOINTMENT OF CONSERVATOR <input type="checkbox"/> PROTECTIVE ORDER	CASE NO. and JUDGE
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Court address _____ Court telephone no. _____

A In the matter of _____ Put last 4 digits of SSN in
First, middle, and last name **XXX-XX-Ref. No. row 2 on MC 97.**
Last four digits of SSN

Petitioner's name, address, and telephone no.

Petitioner's attorney, bar no., address, and telephone no.

B 1. I, _____, am interested in this matter
Name
and make this petition as _____.

C 2. The individual was born _____, resides in _____ County
State interest/relationship Put DOB in Ref. No. row 1 on MC 97.
Date
at _____
Address
_____ and has property in _____ County.
City, state, zip

D 3. An action within the jurisdiction of the family division of circuit court involving the family or family members of the above individual has been previously filed in _____ Court, Case Number _____, was assigned to Judge _____, and remains is no longer pending.

E 4. The individual has a power of attorney. (Specify name and address below.)
 a guardian. (Specify name and address below.)
 a representative payee for social security. (Specify name and address below.)
Name and address _____

F 5. a. The individual is an adult unable to manage his/her property and business affairs effectively because of
 mental illness chronic use of drugs confinement
 mental deficiency chronic intoxication disappearance
 physical illness or disability detention by a foreign power _____
and either
 the adult has property that will be wasted or dissipated unless proper management is provided, or
 the adult or his/her dependents are in need of money for support, care, and welfare, and protection is necessary to obtain or provide money.
 b. The adult petitioner is mentally competent but because of age or physical infirmity is unable to manage his/her property and affairs effectively, and recognizing the disability, requests appointment of a conservator.

5. (continued)

- c. The individual is a minor who
 - owns money or property that requires management or protection that cannot otherwise be provided.
 - has or may have business affairs that may be jeopardized or prevented by minority.
 - needs money for support and education, and protection is necessary or desirable to obtain or provide money.
- d. I am the guardian of the ward and it is in the ward's best interests to sell or otherwise dispose of the ward's real property or interest in real property.

G 6. The statements in item 5 are supported by the following facts: _____
(Attach a separate sheet if necessary.)

H 7. The individual to be protected has an estate approximately valued at:

\$ _____ \$ _____ \$ _____ \$ _____
Real property Personal property Insurance Monthly income

I 8. The individual to be protected is receiving the following benefits from governmental agencies:

- Social Security \$ _____ SSI \$ _____ MDHHS \$ _____
- Veterans Administration \$ _____, claimant number _____
- Other: _____ \$ _____

J 9. The individual to be protected has

- a spouse whose name and address are listed below.
- child(ren) whose name(s) and address(es) are listed below.
- descendants of deceased child(ren) whose name(s) and address(es) are listed below.
- if no child(ren) or descendants of deceased child(ren), parents whose name(s) and address(es) are listed below.
- if none of the above, presumptive heirs whose name(s) and address(es) are listed below.
- none of the above (must notify the Attorney General - see instructions for the address of the Attorney General).

NAME	ADDRESS AND TELEPHONE NUMBER				RELATIONSHIP	AGE (if minor)*
	Street address					
	City	State	Zip	Telephone no.		
	Street address					
	City	State	Zip	Telephone no.		
	Street address					
	City	State	Zip	Telephone no.		
	Street address					
	City	State	Zip	Telephone no.		

*If person is a minor, provide the date of birth on form MC 97a and put the Ref. No. from that form in the box above with the age.

K 10. None of the persons named above are under any legal incapacity except

Name, incapacity, and representative of the person, if any

L 11. The individual is currently found at _____
Address or location Telephone no.

M 12. It is necessary that a preliminary protective order be entered pending the regular hearing because

I REQUEST that the court:

N 13. Appoint _____,
Name, address, and telephone no.

who has priority as _____, as conservator of the estate to be protected.
Priority relationship

O 14. Preserve and apply the individual's property pending the appointment of a conservator as follows:

P 15. Enter a protective order that provides _____.

Q 16. Appoint the guardian as special conservator with authority to sell or otherwise dispose of the ward's real property or interest in real property.

I declare under the penalties of perjury that this petition has been examined by me and that its contents are true to the best of my information, knowledge, and belief.

R _____
Date

Petitioner signature

Date

Attorney signature

S 17. **NOMINATION BY PERSON TO BE PROTECTED:** I am 14 years of age or older. I nominate as my conservator

Name, address, and telephone no.

Date

Signature of person to be protected

STATE OF MICHIGAN JUDICIAL DISTRICT JUDICIAL CIRCUIT COUNTY PROBATE	PROTECTED PERSONAL IDENTIFYING INFORMATION	CASE NO. and JUDGE
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Court address

Court telephone no.

Plaintiff's/Petitioner's name	v	Defendant's/Respondent's name
In the matter of _____		

If this form is filed on or after April 1, 2022, it will be maintained as a nonpublic document because the form contains personal identifying information (PII) that will be protected when amendments to MCR 1.109 become effective on April 1, 2022. Use this form to provide PII only for a person who is a defendant, respondent, or decedent. If the person is a plaintiff, petitioner, or other individual, use form MC 97a.

Instructions:

- Use this form when an SCAO-approved form instructs you to use it to provide PII.
- **Provide only** the PII required for your particular case. For example, if you are filing a document that requires you to provide a date of birth to the court, complete only that field on this form.

Name of form/document that this MC 97 is being filed with: _____

Printed name of individual completing form and date _____

Instructions: Provide the name of the person that the PII applies to, followed by the specific PII that is required to be provided. For Other, specify the type of PII in addition to the PII itself. Use the below reference number (Ref. No.) in the document being filed in place of the PII. For example, insert "Ref. No. 1" in place of the DOB in the document.

Ref. No.	Name (required)
1	Date of birth
2	National ID no. / Last 4 digits of SSN XXX-XX-_____
3	Driver's License / State-issued ID no.
4	Passport no.
5	Other

Ref. No.	Instructions: List the name of the financial institution and the account number. List the paragraph that references the account, if needed for clarity. Use reference number (Ref. No.) when necessary to refer to account in documents being filed.		
6	Financial institution	Account no.	Paragraph no.
7	Financial institution	Account no.	Paragraph no.
8	Financial institution	Account no.	Paragraph no.
9	Financial institution	Account no.	Paragraph no.

STATE OF MICHIGAN JUDICIAL DISTRICT JUDICIAL CIRCUIT COUNTY PROBATE	ADDENDUM TO PROTECTED PERSONAL IDENTIFYING INFORMATION	CASE NO. and JUDGE
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Court address _____ Court telephone no. _____

Plaintiff's/Petitioner's name	v	Defendant's/Respondent's name
In the matter of _____		

If this form is filed on or after April 1, 2022, it will be maintained as a nonpublic document because the form contains personal identifying information (PII) that will be protected when amendments to MCR 1.109 become effective on April 1, 2022. Use this form to provide PII only for a person who is a NOT a defendant, respondent, or decedent. If the person is a defendant, respondent, or decedent use form MC 97.

Instructions:

- Use this form when an SCAO-approved form instructs you to use it to provide PII.
- **Provide only** the PII required for your particular case. For example, if you are filing a document that requires you to provide a date of birth to the court, complete only that field on this form.

Name of form/document that this MC 97a is being filed with: _____

Printed name of individual completing form and date

Ref. No.	Instructions: Provide the name of the person that the PII applies to, followed by the specific PII that is required. For Other, specify the type of PII in addition to the PII itself - for example, Social Security No. XXXX. Use the below reference number (Ref. No.) in the document being filed in place of the PII. For example, insert "Ref. No. XX" in place of the DOB in the document.		
10	Name	DOB	Other
11	Name	DOB	Other
12	Name	DOB	Other
13	Name	DOB	Other
14	Name	DOB	Other
15	Name	DOB	Other
16	Name	DOB	Other
17	Name	DOB	Other
18	Name	DOB	Other

BERRIEN COUNTY PROBATE COURT/FAMILY COURT

File Name: _____

File Number: _____

MINOR GUARDIAN/CONSERVATOR
RECORDS CHECK RELEASE

Please be informed that the Berrien County Probate Court routinely completes guardian/conservator investigations as required by law. Pursuant to this requirement, it is the policy of this Court to complete a Children's Protective Services Central Registry check and a /criminal/driving history/prior bankruptcy check through LEIN or other services. Please provide the following information regarding the proposed guardian(s)/conservator(s). **PRINT CLEARLY. Attach photo identification** (e.g. a copy of your driver's license).

NAME: _____

NAME: _____

RACE: _____ GENDER: _____

RACE: _____ GENDER: _____

MAIDEN NAME/NAME
PREVIOUSLY USED: _____

MAIDEN NAME/NAME
PREVIOUSLY USED: _____

DATE OF BIRTH: _____

DATE OF BIRTH: _____

SOCIAL SECURITY#: _____

SOCIAL SECURITY#: _____

DRIVERS LICENSE #: _____

DRIVERS LICENSE #: _____

COMPLETE NAMES OF _____
ALL OTHER CHILDREN _____
AND ADULTS LIVING IN _____
THE HOUSE _____

COMPLETE NAMES OF _____
ALL OTHER CHILDREN _____
AND ADULTS LIVING IN _____
THE HOUSE _____

I authorize the Berrien County Probate Court to request information about me/us from the Michigan Family Independence Agency or other human services agencies (e.g., Michigan Department of Human Services) as may be appropriate and I also authorize a criminal/driving history/prior bankruptcy check through LEIN or other services.

DUE DATE: _____

Date

Signature of proposed guardian(s)/conservator(s)

Street Address

City, State, Zip

COMMENTS

CENTRAL REGISTRY CLEARANCE REQUEST

Michigan Department of Health and Human Services

Copy Photo ID Here

or

Attach a Separate Page

SECTION 1 INFORMATION ON PERSON BEING CLEARED

Name, (First, Middle, Last)	Signature Required for Individual Being Cleared		Date
Also Known as Name (AKA)	Social Security Number		Date of Birth
Address	City	State	Zip Code
Phone Number	Email		
<input type="checkbox"/> I am completing this for myself. <input type="checkbox"/> I would like to pick up my results in		County (For Michigan Residents Only).	

SECTION 2 REQUESTER INFORMATION

Check Appropriate Box <input type="checkbox"/> Employer <input type="checkbox"/> Volunteer Agency <input type="checkbox"/> Adoption/Foster Care Home Screening <input type="checkbox"/> Court/Law-Enforcement/Department of Corrections/Prosecuting Attorney <input type="checkbox"/> Other			
Name of Agency or Organization	Name of Requester		
Address	City	State	Zip Code
Email	Fax	Phone Number	

Employers/Volunteer Agencies will ONLY receive responses of NO central registry if the person being cleared has approved this request with their signature. Employers/volunteer agencies will NOT receive notification if the name submitted has any central registry hits per CPL 722.627. For questions about completing this form, please contact the local Michigan Department of Health and Human Services, see attached contact list.

This clearance does not identify individuals who may have child abuse/neglect history in other states, territories or tribal trust land.

The confidentiality of central registry information is protected by Sections 7 through 7j of the Michigan Child Protection Law (MCL 722.627-722.627j). Anyone who violates this protection is guilty of a misdemeanor and is civilly liable for damages.

The Michigan Department of Health and Human Services (MDHHS) does not discriminate against any individual or group because of race, religion, age, national origin, color, height, weight, marital status, genetic information, sex, sexual orientation, gender identity or expression, political beliefs or disability.

STATE OF MICHIGAN
PROBATE COURT
COUNTY OF BERRIEN

NOTICE OF HEARING

FILE NO.

In the matter of _____
First, middle, and last name

TAKE NOTICE: A hearing will be held on _____ at _____,
Date Time

at _____ before Judge _____
Location Bar no.

for the following purpose(s): (state the nature of the hearing)

If you require special accommodations to use the court because of a disability, or if you require a foreign language interpreter to help you fully participate in court proceedings, please contact the court immediately to make arrangements.

_____	_____	_____	_____
Attorney name	Bar no.	Petitioner name	
_____	_____	_____	_____
Address		Address	
_____	_____	_____	_____
City, state, zip	Telephone no.	City, state, zip	Telephone no.

USE NOTE TO COURT: If this hearing is for a guardianship matter involving an Indian child as defined in MCR 3.002(12), you must comply with MCR 5.109(2).

USE NOTE: If this form is being filed in the circuit court family division, please enter the court name and county in the upper left-hand corner of the form.

Do not write below this line - For court use only

STATE OF MICHIGAN PROBATE COURT COUNTY OF BERRIEN	PROOF OF SERVICE	FILE NO.
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In the matter of _____

1. Titles of the papers served or mailed: _____

2. According to court rule, I served by first-class mail registered mail (copy of return receipt attached)
 certified mail (copy of return receipt attached) the papers described above on:

Name	Complete address of service	Date

3. According to court rule, I served by **personal service** the papers described above on:

Name	Complete address of service	Date and Time

4. After diligent search and inquiry, I have been unable to find and serve the following interested persons. I have served these persons by publication. Attached are copies of form PC 617.

I declare under the penalties of perjury that this proof of service has been examined by me and that its contents are true to the best of my information, knowledge, and belief.

Service fee	Miles traveled	Fee	
\$		\$	
Incorrect address fee	Miles traveled	Fee	TOTAL FEE
\$		\$	\$

Date

Signature

Name (type or print)

USE NOTE: If this form is being filed in the circuit court family division, please enter the court name and county in the upper left-hand corner of the form.

Do not write below this line - For court use only

STATE OF MICHIGAN PROBATE COURT COUNTY	PROOF OF RESTRICTED ACCOUNT AND ANNUAL VERIFICATION OF FUNDS ON DEPOSIT (CONSERVATORSHIP OF MINOR)	CASE NO. and JUDGE
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Court address

Court telephone no.

In the matter of _____
First, middle, and last name of the minor

USE NOTE: This form must be completed and filed with the court within 28 days of the conservator's qualification, or as otherwise ordered by the court, and annually thereafter.

Name of financial institution/insurance company/brokerage firm		
Address		Telephone no.
Name of authorized representative	Title	

I certify that the estate funds of the minor are currently on deposit with us under a restricted account as follows:

Type of account	Last 4 digits of account no.	Balance
Account caption (include name of conservator)		

A copy of the corresponding financial institution's statement accompanies this proof of restricted account.*

I further certify that

1. The funds, including accruals, shall not be released or withdrawn except by written order of this court.
2. Records have been marked to prohibit withdrawal except by written order of this court.
3. We are liable for funds released or withdrawn without written order of this court.

Date

Signature of authorized representative

*For annual verification, the corresponding financial institution's statement must be dated within 30 days after the end of the annual accounting period.

STATE OF MICHIGAN PROBATE COURT COUNTY	ACCEPTANCE OF APPOINTMENT	CASE NO. and JUDGE
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Court address Court telephone no.

In the matter of _____
First, middle, and last name

1. I have been appointed _____ of the person/estate.
Type of fiduciary

2. I accept the appointment, submit to personal jurisdiction of the court, and agree to file reports and to perform all required duties.

3. For a period of _____ days from the date of my appointment, I exclude from the scope of my responsibility
not to exceed 91 days

the following real estate or ownership interest in a business entity: _____
Describe real property or business interest

because I reasonably believe the real estate or other property owned by the business entity is or may be contaminated by a hazardous substance, or is or has been used in an activity directly or indirectly involving a hazardous substance that could result in liability to the estate or otherwise impair the value of property held by the estate.

 Date

 Signature

 Attorney name (type or print) Bar no.

 Name (type or print)

 Attorney Address

 Address

 City, state, zip Telephone no.

 City, state, zip Telephone no.

 Put DOB in row 10 on MC 97a.
 Date of birth

**STATE OF MICHIGAN
PROBATE COURT
COUNTY OF _____**

**ORDER REGARDING APPOINTMENT
OF CONSERVATOR**

ADULT **MINOR**

FILE NO.

Estate of _____, a protected individual
First, middle, and last name

1. Date of hearing: _____ Judge _____ Bar no. _____

THE COURT FINDS:

2. Notice of hearing was given to or waived by all interested persons.

3. The individual is not in need of a conservator.

4. Upon presentation of clear and convincing evidence, the **adult** individual is in need of a conservator because s/he is unable to manage his/her property and business affairs effectively because of

- | | | |
|--|--|--|
| <input type="checkbox"/> mental illness. | <input type="checkbox"/> mental deficiency. | <input type="checkbox"/> physical illness or disability. |
| <input type="checkbox"/> chronic use of drugs. | <input type="checkbox"/> chronic intoxication. | <input type="checkbox"/> confinement. |
| <input type="checkbox"/> detention by a foreign power. | <input type="checkbox"/> disappearance. | <input type="checkbox"/> other: _____ |

and a. the individual has property that will be wasted or dissipated unless proper management is provided, or
 b. money is needed for the support, care, and welfare of the individual or those entitled to be supported by the individual and that protection is necessary to obtain or provide the money.

5. The individual is mentally competent but because of age or physical infirmity is unable to manage his or her property and affairs effectively and, recognizing this disability, has requested a conservator's appointment.

6. Upon presentation of clear and convincing evidence, the **minor** individual is in need of a conservator because the minor

- | |
|---|
| <input type="checkbox"/> a. owns money or property that requires management or protection that cannot otherwise be provided. |
| <input type="checkbox"/> b. has or may have business affairs that may be jeopardized or prevented by the person's minority. |
| <input type="checkbox"/> c. needs money for support and education, and protection is necessary or desirable to obtain or provide money. |

7. It is in the ward's best interests for the guardian to sell or otherwise dispose of the ward's real property or interest in real property. The guardian should be appointed as special conservator to petition for sale of the real estate.

8. There is no qualified, suitable individual willing to act as conservator and the appointment of a professional conservator is in the best interests of the adult or minor. A bond must be filed.

9. The value of cash and property that is readily convertible into cash in the estate exceeds the limit for administering the estate under MCL 700.3982.

- | |
|--|
| <input type="checkbox"/> a. Bond must be filed. |
| <input type="checkbox"/> b. Bond is not required under MCL 700.5410(1) because |
| <input type="checkbox"/> the estate contains no property readily convertible to cash, and the cash is already in a restricted account with a financial institution or will be deposited in a restricted account. |
| <input type="checkbox"/> the conservator has trust powers pursuant to MCL 487.14401. |
| <input type="checkbox"/> requiring a bond would impose a financial hardship on the estate. |
| <input type="checkbox"/> other: _____ |

(SEE SECOND PAGE FOR ORDER)

Do not write below this line - For court use only

IT IS ORDERED:

10. The petition for the conservator is granted. denied on the merits. dismissed/withdrawn.
The conservator is not permitted to act until letters of conservatorship are issued.

11. _____, whose address and telephone number are
Name (type or print)
_____, is appointed
Address City State Zip Telephone no.

- a. conservator of all assets of the individual's estate.
- b. limited conservator of the following assets: _____

_____. The individual retains title to all other assets in the estate.

- c. special conservator with authority to proceed under MCL 700.5423(3) in order to dispose of real property.

Acceptance of appointment must be filed.

Bond at \$ _____ must be filed.

\$ _____ shall be deposited in a restricted account. (Verification must be filed using form PC 669 pursuant to MCR 5.409[C][4].)

The conservator is not permitted to act until letters of conservatorship are issued. After qualification, the conservator shall comply with all relevant requirements under the law.

12. The conservator is not required to file an annual account.

13. The attorney guardian ad litem for the individual is discharged.

14. **IT IS FURTHER ORDERED:**

Date

Judge

Attorney name (type or print) Bar no.

Address

City, state, zip Telephone no.

STATE OF MICHIGAN PROBATE COURT COUNTY OF	LETTERS OF CONSERVATORSHIP	FILE NO.
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Estate of _____

TO:

Name and address	Conservator's telephone no.
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You have been appointed limited conservator conservator of the estate and are granted power to take possession, collect, preserve, manage, and dispose of property of the estate according to law and to perform all acts permitted or required by statute, court rule, and orders of this court unless limited below.

- The conservator shall have authority with respect to all assets of the estate.
- Real estate or ownership interest in a business entity is excluded from your responsibilities in your acceptance of appointment.
- The conservator shall have authority with respect to the following assets only:

Restrictions:
The conservator shall not sell or otherwise dispose of the protected individual's principal dwelling, real property or interest in real property, or mortgage, pledge, or cause a lien to be placed on any such property without a prior order of approval.

Date _____ Judge _____ Bar no.

Attorney name (type or print) _____ Bar no.

Address

City, state, zip _____ Telephone no.

SEE NOTICE OF DUTIES ON SECOND PAGE

I certify that I have compared this copy with the original on file and that it is a correct copy of the original, and on this date, these letters are in full force and effect.

Date _____ Deputy probate register

USE NOTE: If this form is being filed in the circuit court family division, please enter the court name and county in the upper left-hand corner of the form.

Do not write below this line - For court use only

NOTICE TO CONSERVATOR OF CERTAIN DUTIES

AS REQUIRED BY LAW AND MICHIGAN COURT RULES, YOU ARE NOTIFIED:

You are required to file with this court the following written reports using the indicated form(s) at the indicated times. Forms are available at the court.

INVENTORY: As the conservator, you are required by law to prepare an inventory of the assets of the estate that you have been given authority over within 56 days from the date of your appointment. You must also provide a copy of the inventory to the protected individual if the individual can be located and if the minor is 14 years of age or older and to interested persons as specified in the Michigan Court Rules. You must also provide the name and address of each financial institution listed on your inventory at the time the inventory is presented to the court. The address for a financial institution shall be either that of the institution's main headquarters or the branch used most frequently by the conservator. (May use form PC 674, "Inventory, Conservatorship.")

ACCOUNTS: As the conservator, you must file an annual account unless otherwise ordered by the court. An accounting must be filed within 56 days after the end of the accounting period. The accounting period ends on the anniversary date of the issuance of the letters of authority, unless the conservator selects another accounting period or unless the court orders otherwise. If you select another accounting period, notice of that selection shall be filed with the court. The accounting period may be a calendar year or a fiscal year ending on the last day of a month. You may use the same accounting period as that used for income tax reporting, and the first accounting period may be less than a year but not longer than a year. On filing, the account may be set for hearing or the hearing may be deferred to a later time. Unless otherwise ordered by the court, no accounting is required in a minor conservatorship where the assets are restricted or in a conservatorship where no assets have been received by the conservator. (Use form PC 583, PC 584, or PC 648, "Account.")

In addition, you must provide a copy of the account to the protected individual if the individual can be located and is 14 years of age or older, and to interested persons as specified in the Michigan Court Rules.

CHANGE OF ADDRESS: You are required to keep the court and interested persons informed in writing within 7 days of any change in your address.

DEATH OF PROTECTED INDIVIDUAL: If the protected individual dies during the conservatorship, you must give written notification to the court within 14 days of the individual's date of death. If accounts are required to be filed with the court, a final account must be filed within 56 days of the date of death.

The inventory and all accounts must be served on the required persons at the same time they are filed with the court. After serving the required persons, you must promptly file a proof of service with the court.

ATTENTION: The above provisions are reporting duties only and are not the only duties required of you. See MCL 700.5416 through 700.5433 for other duties of the conservator. Your failure to comply with the above reporting duties may require the court to appoint a special fiduciary in your place and to suspend your powers. This may result in your removal as fiduciary. The court is prohibited by statute from giving you legal advice.

KEEP THIS NOTICE FOR FUTURE REFERENCE