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Parents' rights in minor guardianship

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In a minor guardianship case, the guardian may ask a judge to restrict your contact with your child and limit your ability to make decisions for them. Before that happens, you have important rights to take part in the case and object to the appointment of a guardian. You can also ask the judge to appoint a lawyer for you at public expense if you can't afford one. (Forms and instructions)

1. Fast facts

What is minor guardianship?

Washington's State's minor guardianship law (https://app.leg.wa.gov/RCW/default.aspx?cite=11.130) started in January 2021. The law created a court process to authorize someone to take custody of a child under age 18 who isn't their own.

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If someone besides another parent or the State wants to get legal custody of your children, they must <u>file a minor guardianship case</u>. Before 2021, they would have filed a non-parent custody case.

A court order of minor guardianship creates a legal relationship between the children and an adult whom the court appoints to be their guardian. Then the guardian can take custody of your children; provide care, education, health, safety and welfare for the children; and consent to medical treatment for the children. The parents may have to pay child support to the guardian.

Why would someone file for guardianship of my children?

That person thinks guardianship would be in your children's best interests and that you and the other parent can't or won't take care of the children (you're unwilling to parent). If you receive guardianship papers, carefully read the Petition to find out what the claim is.

Guardianship doesn't end (terminate) your parental rights, and it doesn't have to last until the children are grown. Some parents may even agree that someone else should care for their children. But not everyone will or should agree to guardianship.

If you're the parent and you agree that someone else should care for your children, think about giving them <u>Power of Attorney</u> (<u>POA</u>) for parents, instead of guardianship. This cheap, effective alternative takes much less time when everyone agrees. It avoids court and doesn't take away your rights as a parent. You can cancel (revoke) this power of attorney at any time.

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Even if you think guardianship is the best option, we strongly recommend you talk to a lawyer before signing a <u>Parent's Consent to Minor Guardianship</u>. If you can't afford a lawyer and you're not sure what to do, you can ask the judge to appoint a lawyer for you at public expense. You can talk to the lawyer about your options before making a final decision.

If the judge gives someone else guardianship, can I ever get my kids back?

If your situation has improved, you can go back to court to <u>ask a judge to end</u> (<u>terminate</u>) the <u>guardianship</u>. If you can show that the original reason for the guardianship no longer exists, the judge should end the guardianship **unless** the judge finds that ending it would be harmful to the children **and** that their interest in continuing the guardianship outweighs your interest in restoring your parental rights.

Even if you can't prove the guardianship should end, you may be able to change the guardianship to have more visits with the children or replace the guardian with someone else.

2. Object to guardianship

If you don't think your children need someone else to be a guardian, you can object in writing to the guardianship.

The person who wants guardianship must prove that no parent can or will take care of the children. They must prove this with clear and convincing evidence.

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In most civil cases, you only have to prove things by a "preponderance of the evidence" — meaning you can show that something is more likely true than false. "Clear and convincing evidence" is harder. For that, you must prove something is very likely true.

You can stop the guardianship if you can show the judge that you're willing and able to provide for your children's support, care, education, health, and safety. It will help if you can provide specific examples and have witnesses who can tell the judge about your parenting.

If your children are or may be members of a Native American tribe, federal and state Indian Child welfare laws give you additional rights in a guardianship case.

Even if a judge appoints a guardian for your children, the judge can order that you still have visitation rights. The judge may also let you keep other rights, such as access to records or making certain decisions about the children. The guardianship court order will say what rights you have.

3. Ask for lawyer

If you're a parent with low income and you file a response in a guardianship case or come to a hearing, the judge must appoint a lawyer for you at public

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expense if any of these is also true:

- You object to the guardianship
- You need a lawyer to make sure you understand your agreement with the guardianship
- The judge finds other reasons that you need a lawyer.

You don't have to pay for a lawyer who is appointed at public expense.

You must <u>fill out and file the Motion to Appoint Lawyer</u> form if you want the judge to appoint one for you. You can do this at the same time you file your Objection, or later. It's best to do it as soon as possible.

You can also ask the judge to appoint a lawyer for your child.

4. Step-by-step

Follow these steps to object to guardianship and ask for a lawyer.

1. Figure out your deadline. Look for the "Summons" and the "Notice of Hearing" in the paperwork you received. The Summons will include the deadline to file a response. The Notice of Hearing says when you need to go to court. File and serve your objection and motion by the deadline, and as much before the hearing date as you can. If you file at the last minute, the judge may not have time to read your papers before the hearing.

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- 2. **Fill out the forms** (except for the Proof of Mailing, Hand Delivery, or Email).
- 3. **Make copies.** You need one copy of each completed form for yourself, one for the judge, and one for each other party to your case.

Organize the copies in sets, so there's one set for each person who needs a copy. You don't have to give the other party a copy of the Proof of Mailing or Hand Delivery. Put each set of papers into an envelope addressed to each party, with your return address. You'll use these sets for service.

4. **File the originals** with the Superior Court Clerk. Give the clerk the originals of all your forms for filing **except** you should ask the clerk what to do with the originals of any proposed orders. Follow the clerk's instructions.

Ask the clerk to stamp your copies to show the date you filed the originals. Take the stamped copies back from the clerk. The clerk keeps the original.

Deliver working copies to the judge, if required in your county.

5. **Serve the other party (or parties)** with copies of everything you filed, and any proposed orders.

Follow the rules for service after a case starts. You can serve most motion papers yourself, but it's better to have someone else do it. Ask an adult friend or relative to do it for you. If the other party has a lawyer,

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have the papers served on the lawyer.

6. Have the server fill out the Proof of Mailing, Hand Delivery, or E-mail. Make 2 copies. File the original with the Superior Court Clerk.

Bring your copies to the hearing.

- 7. **Go to the hearing.** Tell the judge you object to the guardianship. If you can't afford a lawyer, ask the judge to sign your proposed Order Appointing Lawyer at public expense.
- 8. **Tell the judge's clerk you want a copy of the order.** Follow the clerk's instructions about getting copies.

The lawyer's name and contact information should be on the order.

9. **Once the lawyer is appointed,** contact them to talk about your goals and next steps. Keep your lawyer informed about how to reach you.

5. Forms

Form attached:

Objection to Minor Guardianship (GDN M 301)

Form attached:

Motion to Appoint Lawyer (GDN ALL 021)

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Form attached:

Order Appointing Lawyer (GDN ALL 022)

Form attached:

Proof of Mailing, Hand Delivery, or E-Mail (Guardianship) (GDN ALL 009)

Tips for filling out Objection to Minor Guardianship (GDN M 301)

3. Parents' visitation, 4. Parents' decision making, 5. Access to records:

Complete these sections even if you disagree that the children need a guardian. You're not undermining your objection in filling these parts out. It's smart to prepare for the possibility that the judge will grant the guardianship anyway.

I ()f your children are or may be Indian (members of a Native American tribe or eligible for membership) (), you should put that here. You should also put that the Indian Child Welfare Act and the Washington State Indian Child Welfare Act, special laws providing protection for Indian children, apply here. You should put that these laws were designed to help preserve Indian families and that the Petitioner and the court must follow the laws before they can consider taking the children from you.

If you're Native American, or the children are or may be, you can use this space to put any of these, if true:

• The petitioner didn't investigate the children's tribal connections. The children may be members of an Indian tribe.

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- The children live on an Indian reservation. You want the tribal court to hear this case.
- You can ask to have the case moved to the tribal court of the children's tribe even if the children don't live on the reservation.
- You didn't receive the right notices (<u>forms #s GDN M 401, 402 & 403</u>
 (<u>https://www.courts.wa.gov/forms/?fa=forms.static&staticID=14#minorGuardianship</u>)

) from the Petitioner telling you about your additional rights under the Indian Child Welfare Act.
- Your tribe or the children's tribe didn't receive notice of this case.
- The petitioner didn't help get you connected with services and programs to address problems interfering with your ability to parent.

Section 9. Other requests, if any: Most people will leave this blank. You can use this space if you think there's something the court needs to know that doesn't fit elsewhere in this form. **If you're Native American, or the children are or may be,** you can use this space to ask:

- That your tribe, the children's tribe, or a tribe that the children may be members of get notice of this case, if it hasn't happened
- That this case be transferred (moved) to tribal court, if that's what you want
- That the court order the petitioner to help get you connected with services and programs to address problems that affect your ability to take care of your children.

Tips for filling out Motion to Appoint Lawyer (GDN ALL 021)

Fill out the **motion** form to explain what you want the judge to do and why they should do it.

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This form is also used in other types of cases. Be careful to only fill out the sections that apply to minor guardianships. **You can skip Sections 4 and 5.**

Section 3. Why should a lawyer be appointed in a Minor Guardianship: If you're Native American, or the children are, you should also check **need a** lawyer because. Put "I can't afford a lawyer and am the parent of an Indian child and am thus entitled to a lawyer appointed at public expense under the ICWA and WICWA." You should also put any information about the children's tribal affiliations.

Section 6. Don't list a lawyer here before discussing it with them first. They may not have any experience in this type of case. They may not be able to represent you for other reasons.

Tips for filling out Order Appointing Lawyer (GDN ALL 022)

Fill out the **order** form the way you want the judge to sign it. This is a **proposed order** you'll ask the judge to sign at the hearing. If you're not sure about something in the order, leave it blank for the judge to complete.

Section 3. Reasons for appointment in a Minor Guardianship: If you're Native American, or the children are, you should also check **need a lawyer because**. Put "parent is indigent and the parent of an Indian child, so parent is entitled to a lawyer appointed at public expense under the ICWA and WICWA." You should also put any information about the children's tribal affiliations.

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6. Tips for filling out Proof of Mailing, Hand Delivery, or E-Mail (GDN ALL 009)

Fill out this form after serving the other party. Whoever served the other party must sign it. Follow the rules for service after a case starts.

Check to be sure your server filled out the date of service, who the papers were delivered to, and how they were delivered. Also be sure the form lists all documents that were served. If your server leaves out a form, you won't have proof it was served.

WashingtonLawHelp.org gives general information. It is not legal advice. Find organizations that provide free legal help on our <u>Get legal help</u> page.

In the		anship of:	NoObjection to Minor Guardianship (OB)			
Resp	ondent/	s (minors/children)				
		Objection to	Minor Guardianship			
Use th	his form if	you disagree with any type of Mino	r Guardianship Petition (regular, emergency, or standby).			
1.	Your	objection				
	Look a	at each section of the <i>Petition</i>	and Reasons for Guardianship, if one was served on			
	you. N	low fill out below.				
	I am (name)					
	, and my relationship to the children in this case is					
	·					
		I object to the appointment of a guardian for the minor children in this case because (check all that apply):				
		a parent is willing and able to	o perform parenting functions. (<i>Minor Guardianship</i>)			
		a parent will be willing and a two year period. (Standby G	ble to perform parenting functions during the next <i>uardianship</i>)			
			has authority to act in the circumstances and the children. (Emergency Minor Guardianship)			
	Ex	Explain:				

	The appointment of (name) as guardian is not in the best interest of the children because:		
	The court should appoint (name)		
	as guardian for the children because:		
	Other reasons a guardianship is inappropriate:		
	quest		
_	sk the court to <i>(check all that apply)</i> :		
	deny the <i>Petition</i> . grant the proposed <i>Petition</i> but appoint the guardian I proposed.		
	appoint the proposed guardians but grant my requests in sections 3 - 7 below.		
	appoint a lawyer for me. (Fill out Motion to Appoint Lawyer form GDN ALL 021)		
– Pa	rents' visitation		
If t	he court appoints a guardian <i>(check one):</i>		
	I have no request about parents' visitation.		
	I agree with what the <i>Petition</i> proposed about parents' visitation.		
	I ask the court to approve the following visitation schedule for the parents:		
	I ask the court to approve my proposed Residential Schedule (form GDN M 103) (Only parents and children age 12 or older can propose a Residential Schedule.)		
Pa	rents' decision making		
If t	he court appoints a guardian, <i>(check one):</i>		
	I have no request about parents' decision-making.		

Ц	☐ I disagree with what the <i>Petition</i> proposed about parents' decision-making. I ask th court to order decision-making as follows (who should be allowed to make what decisions):	
Ac	cess to records	
If t	he court appoints a guardian, <i>(check one):</i>	
	I have no request about access to records.	
	I agree with what the <i>Petition</i> proposed about access to records.	
	I disagree with what the <i>Petition</i> proposed about access to records. I ask the cour order the following (who should be allowed to access what records):	
Su	pport, insurance, and taxes	
	Does not apply. The <i>Petition</i> did not ask for child support.	
	The Petition asked for child support and/or health insurance to be ordered.	
	I □ object □ agree because:	
	Tax Issues – I ask the court to order: (name)	
Re	estraining Order	
	Does not apply. The <i>Petition</i> did not ask for a Restraining Order.	
	The Petition asked for a Restraining Order against (name/s)	
	I □ object □ agree because:	
Г		
	Important! If you want a Protection Order, you must file a Petition for Protection Order, for PO 001. You must file your Petition for Protection Order as a separate case . Ask the court clerk to relate (link) the protection order case together with this guardianship case.	
Fee	s and costs	
	No request.	
	Order who should pay for court costs, attorney fees, guardian ad litem fees, court visitor fees, and other reasonable fees.	
Ot	her requests, if any	

		_	
Party filing objection fills out below	w:		
I declare under penalty of perjury un provided on this form (including any	der the laws of the State of Washi	•	
Signed at (city and state):		Date:	
•			
Sign name here	Print name		
The following is my contact informat	ion:		
Email:	Phone (Optional):		_
I agree to accept legal papers for thi	s case at (check one):		
☐ my lawyer's address, listed below	N.		
$\ \square$ the following address (this does	not have to be your home address	s):	
Street Address or PO Box	City	State Zip	
□ Email:			
Lawyer (if any) fills out below:			
Lawyer signs here	Print name and WSBA No.	Date	
Lawyer's Street Address or PO Box	City	State	Zip
Email (if applicable):			

	Superior Court of Washington, County	of
In	re Guardianship/Conservatorship of:	No
_	1.404	Motion to Appoint Lawyer
Re	espondent/Minor	(MT)
	Motion to Ap	point Lawyer
	this form together with Order Appointing Lawyer (forn thow you present this motion.	n GDN ALL 022). Check local court rules or ask the court
1.	Who is making this request?	
	My name is	I am a:
	☐ Respondent or minor 12 years or older	
	☐ Parent of the children	
	☐ Court Visitor or Guardian ad Litem	
	☐ Guardian or Conservator	
	$\ \square$ Lawyer for Respondent, who has not b	een appointed in this case
	☐ Other (describe relationship):	
2.	Who needs a lawyer?	
	I ask the court to appoint lawyer/s for (name	e/s)
3.		Minor Guardianship? (Check all that apply)
	☐ Does not apply. This is not a Minor Gu	ardianship case.
	☐ The parent/s listed in section 2 ☐ can	□ cannot afford a lawyer (indigent) and:
	☐ object to guardianship over their ch	nild.
	may consent to guardianship over this consent is fully informed.	their child, but a lawyer is needed to make sure
	□ need a lawyer because:	

Important! The court must appoint a lawyer at public expense for an indigent parent who appears in a minor guardianship case if any one of the above statements is true. If a parent is not indigent, the court may appoint a lawyer if any one of the above statements is true. A parent may have to fill out a financial statement.

			e child listed in section 2 :
			is age 12 or older and has asked for a lawyer.
			should have a lawyer, as recommended by a Guardian ad Litem or Court Visitor.
			has chosen a lawyer who has not yet been appointed by the court. needs a lawyer because:
4.		ıy s	should a lawyer be appointed in a Minor Conservatorship or Protective gement? (Check all that apply)
			nes not apply. This is not a Minor Conservatorship or Protective Arrangement.
			e minor's chosen lawyer has not yet been appointed by the court.
			e minor's rights cannot otherwise be adequately protected and represented.
			e minor needs a lawyer because:
			awyer must be appointed for the minor at public expense because:
			the minor cannot afford a lawyer.
			the expense of a lawyer would result in substantial hardship to the minor.
			the minor does not have practical access to funds to pay a lawyer. (The court may require reimbursement if this is the only reason to appoint a lawyer at public expense.)
		Th	e minor's parent needs a lawyer because they:
			object to conservatorship/protective arrangement over their child.
			may consent to conservatorship/protective arrangement over their child, but a lawyer is needed to make sure this consent is fully informed.
			other reason:
5.	-		ould a lawyer be appointed in an Adult Guardianship, Conservatorship, or ve Arrangement? (Check all that apply)
		oes	s not apply.
		Resp	condent's chosen lawyer has not yet been appointed by the court.
		Resp	condent's rights cannot otherwise be adequately protected and represented.
		Resp	pondent objects to the petition.
		Resp	pondent requests appointment of a lawyer.
		Resp	oondent needs a lawyer because:
		etit	ioner filed a Petition for Emergency Guardianship/Conservatorship.
6.	Wł	no s	should be appointed?
		Th	e court should decide who to appoint.
D	~\\/ 11	120	200 285 395 610 Motion to Appoint Lawyer

		(Lá	awyer name)	, WSBA number _	
		sh	ould be appointed as lawyer for <i>(nam</i>	ne)	
			This lawyer is the willing counsel of	this person's choosing.	
		(Lá	awyer name)	, WSBA number	
		sh	ould be appointed as lawyer for <i>(nan</i>	ne)	
			This lawyer is the willing counsel of	this person's choosing.	
7.	Pa	ym	ent		
	Th	e la	wyer should be appointed:		
		At	public expense because:		
			Respondent cannot afford a lawyer.		
			The expense of a lawyer would resu	ult in substantial hardship to Resp	ondent.
			Respondent does not have practica (The court may require reimbursem at public expense.)	. , ,	
		At	private expense.		
	or		wyer must be paid at a rate of \$ hours unless the lawyer obt nt. The payment shall be made by <i>(na</i>	ains prior approval from the cour	t for a different
Pers	on	ask	ing for this order fills out below:		
			der penalty of perjury under the laws of this form are true.	of the State of Washington that the	e facts I have
Sign	ed a	at (c	city and state):	Date:	
Pers	on a	skin	g for this order signs here	Print name here	
The	follo	win	ng is my contact information:		
Ета	il:		Pho	ne (Optional):	
agı	ee t	o a	ccept legal papers for this case at <i>(ct</i>	neck one):	
⊐ r	ny la	awy	er's address, listed below.		
⊐ t	he f	ollo	wing address (this does not have to	be your home address):	
Stree	et Ac	dre	ss or PO Box City	State	Zip

	Su	perior Court of Washington, County	of
ln	re G	Guardianship/Conservatorship of:	NoOrder Appointing Lawyer (OAPAT)
Re	espo	ndent/Minor	Clerks Action: 6
		Order Appoint	ing Lawyer
1.		ne court has considered (requesting party's otion to appoint a lawyer.	name or court's own)'s
2.	The court finds there are good reasons to appoint a lawyer for (name/s):		
3. Reasons for appointment in a Minor Guardianship			dianship
	(Check all that apply)		
		Does not apply. This is not a Minor Guar	dianship case.
		The parent/s listed in section 2 □ can □	cannot afford a lawyer (indigent) and:
		☐ objects to guardianship over their chil	d.
		may consent to guardianship over the this consent is fully informed.	eir child, but a lawyer is needed to make sure
		□ needs a lawyer because:	
		Important! The court must appoint a lawyer at appears in a minor guardianship case if any on not indigent, the court may appoint a lawyer if a	e of the above statements is true. If a parent is
		The child listed in section 2 :	
		☐ is age 12 or older and has asked for a	a lawyer.
		☐ should have a lawyer as recommended	ed by a Guardian ad Litem or Court Visitor.
		☐ has chosen a lawyer who has not yet	been appointed by the court.
		□ needs a lawyer because:	

4.			ons for appointment in a Minor Conservatorship or Protective Arrangement k all that apply)
	☐ Does not apply. This is not a Minor Conservatorship or Protective Arrangement.		
		Th	e minor's chosen lawyer has not yet been appointed by the court.
		Th	e minor's rights cannot otherwise be adequately protected and represented.
		Th	e minor needs a lawyer because:
		ΑI	awyer must be appointed for the minor at public expense because:
			the minor cannot afford a lawyer.
			the expense of a lawyer would result in substantial hardship to the minor.
			the minor does not have practical access to funds to pay a lawyer. (The court may require reimbursement if this is the only reason to appoint a lawyer at public expense.)
		Th	e minor's parent needs a lawyer because:
			they object to conservatorship/protective arrangements over their child.
			they may consent to conservatorship/protective arrangements over their child, but a lawyer is needed to make sure this consent is fully informed.
			other:
5.	Ar	rang	ons for appointment in an Adult Guardianship, Conservatorship, or Protective gement k all that apply)
		Do	es not apply.
		Re	spondent's chosen lawyer has not yet been appointed by the court.
		Re	spondent's rights cannot otherwise be adequately protected and represented.
		Th	is is an Emergency Guardianship/Conservatorship.
		Re	spondent objects to the petition.
		Re	spondent requests appointment of a lawyer.
		Re	spondent needs a lawyer because:
		ΑI	awyer must be appointed at public expense because:
			Respondent cannot afford a lawyer.
			the expense of a lawyer would result in substantial hardship to the Respondent.
			Respondent does not have practical access to funds to pay a lawyer. (The court may require reimbursement if this is the only reason to appoint a lawyer at public expense.)
The	cou	rt o	orders:
6.	Аp	poi	ntment
	Th	e cc	ourt appoints the following person as lawyer for <i>(name)</i>
			me and WSBA number:
D01/	V 44	400	200 205 205 C40 Order Apprinting Leuris

	Address:							
	Phone number:							
	Email address (optional):							
	☐ This lawyer is the willing	ng counsel of this person's ch	oosing.					
	The court appoints the following per	rson as lawyer for <i>(name)</i>						
	Name and WSBA number:	•						
	Address:							
	Phone number:							
	Email address (optional):							
	☐ This lawyer is the willin	ng counsel of this person's ch	oosing.					
7.	Payment							
	☐ Reserved. The court may decide fees at a later hearing.	e the responsibility to pay and	I the reasonableness of					
	☐ The lawyer must be paid:							
	☐ at private expense of the pe	☐ at private expense of the person being represented.						
	□ at public expense.							
	The lawyer must be paid at a rate of \$ per hour up to a maximum of \$ or hours unless the lawyer obtains prior approval from the court for a different amount. The court may decide later if anyone must reimburse public or private fees paid.							
Ord	ered.		·					
Date)	Judge or Commission	e <i>r</i>					
	ties or their lawyers fill out below: sented by:							
_	eature of Party/Lawyer	Print Name	WSBA No.					
Сор	y received and approved by:							
Sign	ature of Party/Lawyer	Print Name	WSBA No.					
•								
Sign	ature of Party/Lawyer	Print Name	WSBA No.					
Sign	ature of GAL or Visitor	Print Name						

	Superior Court of Washington, Cour	nty of				
	In the Guardianship/Conservatorship of:	No				
	Respondent/Minor/s	Proof of Mailing, Hand Delivery, or E-mail (AFSR)				
_	Proof of Mailing, Hand	d Delivery, or E-Mail				
To b	ne used when personal service is not required.					
I ded	clare:					
1.	Who is Giving Notice					
	I am <i>(check one):</i> □ the Petitioner □ the Guardian/Conservator					
	☐ <i>(name):</i> and I	am competent to be a witness in this case.				
2.	Documents Delivered					
	a. For Use in a Minor Guardianship:					
	☐ Minor Guardianship Petition	☐ Declaration Explaining the Reasons for Minor Guardianship				
	□ Notice of Hearing:	□ Order:				
	□ Declaration of:	□ Declaration of:				
	☐ Declaration of:	☐ Motion for:				
	□ Other:	□ Other:				
	Other:	□ Other:				
	□ Other:	□ Other:				
	b. For Use in an Adult Guardianship or C	Conservatorship <i>After</i> Appointment:				
	☐ Guardian/Conservator's Plan	□ Inventory				
	☐ Notice of Right to Object to Plan	☐ Guardian/Conservator's Report				

Notice of Substantial Change in Circumstances	☐ Notice of Rights
□ Order:	
☐ Declaration of:	
☐ Sealed Records:	_
□ Other:	
☐ Other:	Other:
3. Proof of Mailing, Hand Delivery, or E-	mail
On (date) at (time) correct copies of the documents listed in the following addresses by the method in separate sheet of paper.)	□ a.m. □ p.m., I delivered true and a paragraph 2 above to the following individuals at andicated: (If additional space is needed, attach a
Name/s:	☐ Hand Delivered
	_ □ Regular 1 st Class US Mail
Address:	☐ Certified Mail, Return Receipt Requested☐ E-mail☐ Other:
Name/s:	☐ Hand Delivered
	_ □ Regular 1 st Class US Mail
Address:	☐ E-mail
Name/s:	
	_ □ Regular 1 st Class US Mail
Address:	☐ Certified Mail, Return Receipt Requested☐ E-mail☐ Other:
Name/s:	☐ Hand Delivered
	_ □ Regular 1 st Class US Mail
Address:	☐ Certified Mail, Return Receipt Requested☐ E-mail☐ Other:
I declare under penalty of perjury under the laws	s of the State of Washington that the statements
Signed at (city and state)	on <i>(date)</i>
Signature	Printed Name