

**SUPERIOR COURT OF THE DISTRICT OF COLUMBIA
PROBATE DIVISION**

In re Estate of

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*
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*
*

_____ INT _____
_____ IDD _____

ward

**PETITION POST APPOINTMENT TO TERMINATE
CONSERVATORSHIP***

Pursuant to D.C. Code, §21-2075 and SCR-PD 334(c), termination of this conservatorship is hereby requested.

1. Nature of my interest (ward, conservator, other interested person):

2. Termination of this conservatorship before the death of the ward is requested for the following reason. (Select from options below.)

A. The ward is no longer living in the District of Columbia. If a conservatorship has been established in the state in which the ward resides, attach certified copies of the Letters or Court order from the other state. Provide details.

B. The ward has regained capacity. Attach medical evidence and provide details.

* Note: This petition is to be used only when the ward is still alive, but a conservatorship is no longer necessary.

C. The ward no longer has assets. Provide details.

3. I understand that a hearing will be held and that my presence is required at that hearing. A hearing notice and an order appointing counsel are attached.

WHEREFORE the undersigned asks that the Court set a hearing date on this petition for termination of conservatorship.

_____	_____
(counsel for filer)	(signature of filer)
_____	_____
(complete address)	(complete address)
_____	_____
(telephone number)	(telephone number)

(bar number)	

VERIFICATION

I, _____, being first duly sworn, on oath, depose and say that I have read the foregoing pleading by me subscribed and that the facts therein stated are true to the best of my knowledge, information, and belief.

(signature of filer)

Subscribed and sworn to before me this ____ day of _____, 2007.

Notary Public or Clerk

CERTIFICATE OF SERVICE

I hereby certify that on this _____ day of _____, 200__, I served a copy of this petition to terminate conservatorship by first-class mail, postage prepaid, to the following persons (list names and addresses of all parties):

(name)

(complete address)

(signature of filer)

**SUPERIOR COURT OF THE DISTRICT OF COLUMBIA
PROBATE DIVISION**

In re Estate of

*
* _____ INT _____
* _____ IDD _____
*
ward *

PRELIMINARY ORDER OF TERMINATION

Upon consideration of the Petition Post Appointment To Terminate Conservatorship filed on _____, 20__, by _____ in accordance with D.C. Code, §21-2075, notice having been given, a hearing having been held, and good cause having been shown, it is hereby this _____ day of _____, 20__,

ORDERED that the preliminary order of termination is granted, and it is further

ORDERED that a final account and final report shall be filed within sixty (60) days of the date hereof unless extended by the Court for good cause shown, and it is further

ORDERED that in the interim the conservator is authorized by the Court to make the following expenditures: _____

JUDGE

Cc:

**SUPERIOR COURT OF THE DISTRICT OF COLUMBIA
PROBATE DIVISION**

IN RE:

Intervention Proceeding

An Adult

No. _____

ORDER APPOINTING COUNSEL

Upon consideration of the petition filed herein on the _____ day of _____,
200____, it is by the Court this _____ day of _____

ORDERED, that _____ is appointed counsel for
_____, the subject of the above proceeding. The counsel shall have access to
any current medical, psychological or sociological evaluation records of the subject. Counsel shall
perform duties set forth in D.C. Code §21-2033(b) and SCR-PD 305 and represent the subject at the hearing
to be held on _____, 200____, at _____ o'clock a.m. in Courtroom
_____ of the Superior Court of the District of Columbia.

JUDGE

**SUPERIOR COURT OF THE DISTRICT OF COLUMBIA
PROBATE DIVISION**

IN RE:

Intervention Proceeding
No. _____

An Adult

NOTICE OF HEARING ON SUBSEQUENT PETITION
(Pursuant to D.C. Code §21-2031 and SCR-PD 311 and 322)

You are advised that a hearing has been scheduled before the District of Columbia Superior Court, 500 Indiana Avenue, N.W., at _____ .m. on _____, 20____ in Courtroom _____ for the purpose of considering whether to grant the relief requested in the following described petition: _____.

A person entitled to file a response who wishes to do so must file the response within ten days of the date of this notice (or 13 days if this notice has been mailed). A copy of the response must be sent to the persons whose name(s) appear(s) below under “copies to”. At the hearing the court will hear from all parties and persons entitled to participate and may take testimony on the issues presented.

At the hearing to which this notice relates the above described pleading will be considered.

Parties are entitled to the following rights: to respond in writing to the above petition; to appear through counsel; to participate at the hearing; to conduct discovery with the Court’s permission; and to receive copies of pleadings filed by other parties.

Any person who is not a party but who wishes to participate in the hearing must file a proper petition (Petition for Permission to Participate) and proposed order (Order Permitting Participation) in accordance with SCR-PD 303 (b).

Date of Notice: _____

Note: Pursuant to SCR-PD 311(c)(3), this notice must be mailed no less than 17 days, or personally delivered no less than 14 days, before the time set for the hearing.

Copies to:

Parties to the above-captioned case and persons granted permission to participate pursuant to SCR-PD 303 and person who requested notice pursuant to SCR-PD 304.

Proof of service required in accordance with SCR-PD 311(c)(6) in Form I-K