ORDER AND JUDGMENT FOR THE APPOINTMENT OF A GUARDIAN - MHL ARTICLE 81

Page | 1

ANNEXED IS A SAMPLE "ORDER AND JUDGMENT" FORM TO BE USED AS A GUIDE IN NASSAU COUNTY SUPREME COURT FOR THE APPOINTMENT OF A GUARDIAN PURSUANT TO ARTICLE 81 OF THE MENTAL HYGIENE LAW.

THE LANGUAGE CONTAINED IN SAID FORM IS **NOT** INTENDED TO BE ALL INCLUSIVE, AS EACH JUDGMENT SHOULD BE ADAPTED TO THE INDIVIDUAL CASE. THEREFORE, YOU SHOULD FAMILIARIZE YOURSELF WITH THE APPROPRIATE SECTIONS OF ARTICLE 81 IN PREPARING SAME. IN REVIEWING THE SAMPLE FORM, ATTENTION SHOULD BE GIVEN TO THE BRACKETED NOTES (INCLUDING ALTERNATIVE PARAGRAPHS) CONTAINED THEREIN, THE USE OF POSSESSIVE PRONOUNS, AND SINGULAR AND PLURAL NOUNS SO AS TO CONFORM YOUR ORDER AND JUDGMENT TO YOUR PARTICULAR CASE.

EACH SUCH BLUE BACKED ORDER AND JUDGMENT SHALL BE SUBMITTED TO THE GUARDIANSHIP DEPT. - ROOM 152, 100 SUPREME COURT DRIVE, MINEOLA, NY 11501, ACCOMPANIED BY THE FOLLOWING:

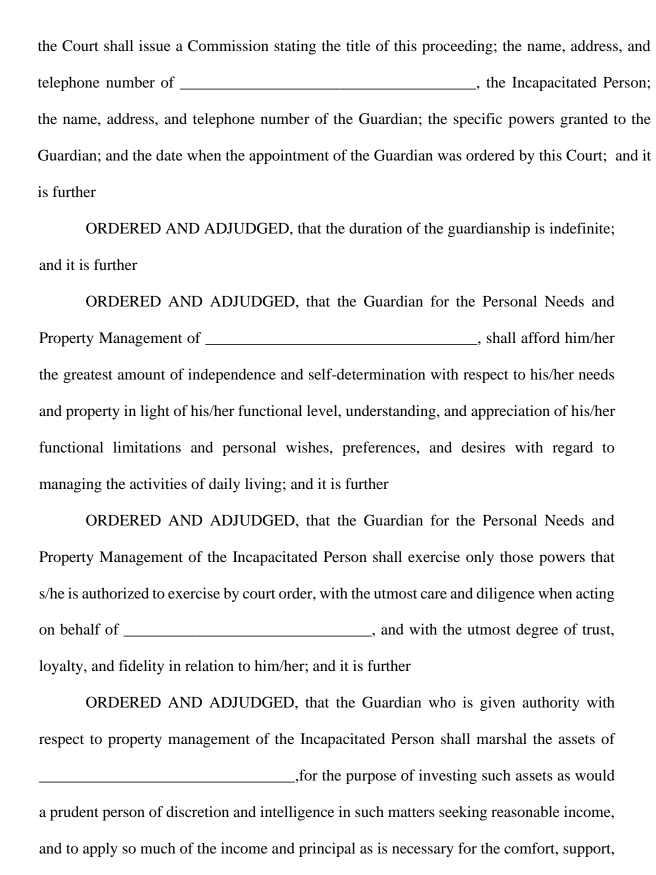
- (1) NOTICE OF SETTLEMENT;
- (2) PROOF OF SERVICE ON ALL PARTIES ENTITLED TO NOTICE;
- (3) THE DECISION PORTION OF THE TRANSCRIPT; AND
- (4) AFFIRMATION OF LEGAL SERVICES, IF APPLICABLE

AS CONTAINED IN THE TRANSCRIPT OF HEARING. PLEASE NOTE THAT THE CLERKS HAVE BEEN DIRECTED TO REJECT ANY ORDER AND JUDGMENT WHICH IS NOT IN AMBLE COMPLIANCE WITH THE ANNEXED SAMPLE AND THE COURT'S FINDINGS.

PRESENT: HON. , J.S.C.		Page 1
In the Matter of the Appointment of	Λ	
as Guardian for the Personal Needs and Property Management of	ORDER AND JUDGMENT APPOINTING GUARDIAN Index No.:	
T		
an Incapacitated Person.	V	
The Decision in anticipal delegant field de-		
	day of,	
20, by the Petitioner therein named, having bee	en presented to this Court wherein it was alleged	
that one,, is	incapacitated as defined under Section 81.02 of	
the Mental Hygiene Law and requires a Guardian p	oursuant to Article 81 of said law; and the Court,	
by Order to Show Cause granted on		
notice of the presentation of	said Petition to be given	
to	the Alleged Incapacitated Person; [list all other	
parties as contained in Order to Show Cause]; as	nd to, the	
Court Evaluator appointed herein, and proof of due	service upon each of the aforesaid Respondents	
and the Court appointee(s) having been duly filed,	, and	
[Add following paragraph if Court issued subseq	quent orders of appointment:	
The Court, by Order dated	, 20, having	

appo	inted			_as counse	el for the A	Alleged Inc	apacitated Person	; and
by Or	der dated	·	, 2	20, havir	g appointe	ed		
		as	Temporary G	uardian w	ith certain	specified a	uthority therein, a	and]
	The C	ourt having the	ereupon consid	lered said	Petition the	en and ther	e presented, and	
a cont	ference ha	aving been held	d on		_, 20 <i>[if</i> o	applicable]; and a hearing ha	aving
been	conducted	d on		, 20	, and _		ha	aving
appea	red for th	e Petitioner, _				; ar	nd, having	
appea	red for the	he Respondent					_, [if applicable]:	; and
		·	having appear	ed <i>pro se [</i>	if applical	ole]; and or	n reading and filin	g the
report	t and reco	ommendations	of				_, the Court Eval	uato
appoi	nted here	in,						
	AND	upon evidence	presented at the	he aforesai	d hearing,			
	AND i	t appearing to	the satisfaction	n of this Co	ourt, by cle	ar and conv	vincing evidence,	
that it	is necess	ary to appoint	a Guardian fo	r			in that s/he	
is not	able to p	provide for his	/her personal	needs and	property r	nanageme	nt as s/he suffers	
from	[name ap	plicable condi	tion(s), and is	incapacita	ted as defi	ned under	Section 81.02(b)	
of	the	Mental	Hygiene	Law,	and	said	Incapacitated	
Perso	n,			,	having app	peared at a	and meaningfully	
partic	ipated in	the hearing	[OR the Cou	rt having	waived th	ne appeara	ance of the said	
Incap	acitated F	Person at the he	aring based up	on the evi	dence that	no meanin	gful participation	
would	d result f	From his/her p	resence at sa	me]; and	upon all 1	the aforen	nentioned papers	
hereto	ofore filed	l herein, the ev	idence adduce	ed, and the	decision o	f this Cour	t rendered on the	
record	d on		. 20 : and	l after due	deliberatio	n		

NOW, on motion of	,;	attorneys for the Petitioner, it is
ORDERED AND ADJUDO	GED, that	,
residing at	,	and with telephone number (),
, the	of	[insert
relationship to IP], be and s/he l	nereby is appointed Gua	ardian for the Personal Needs and
Property Management of		,an Incapacitated Person,
upon his/her filing a bond in the	sum of \$, with the Clerk of the Court,
to be first approved by a Judge of	this Court [OR the filin	ng of a bond having been waived
at the present time to be redeter	mined after the filing o	of the Guardian's Initial Report],
conditioned that s/he will faithfu	lly discharge the power	rs granted by this Court, obey all
directions in regard to said power	rs, and make and rende	er a true account of all properties
received by him/her in the appl	ication thereof, and a	true report of his/her acts in the
administration of said powers, wh	enever so required to do	so by this Court, and upon his/her
further filing with the Clerk of th	is Court a designation,	duly executed and acknowledged,
naming the Clerk of this Court o	r her successor in office	e as a person on whom service of
any process may be made in like	nanner and with like ef	fect as if it were served personally
upon		, the Guardian herein, whenever
s/he cannot with due diligence be	served; and it is further	•
ORDERED AND ADJUD	GED, that said Guardia	an shall file the aforesaid bond (if
required), designation, the propos	sed Commission, and al	ll other necessary papers with the
Clerk of the Court within THIRT	Y (30) DAYS of the dat	te hereof; and it is further
ORDERED AND ADJUD	GED, that within FIVE	(5) DAYS after
, the G	uardian, has filed the ab	ove bond and designation, the Cler



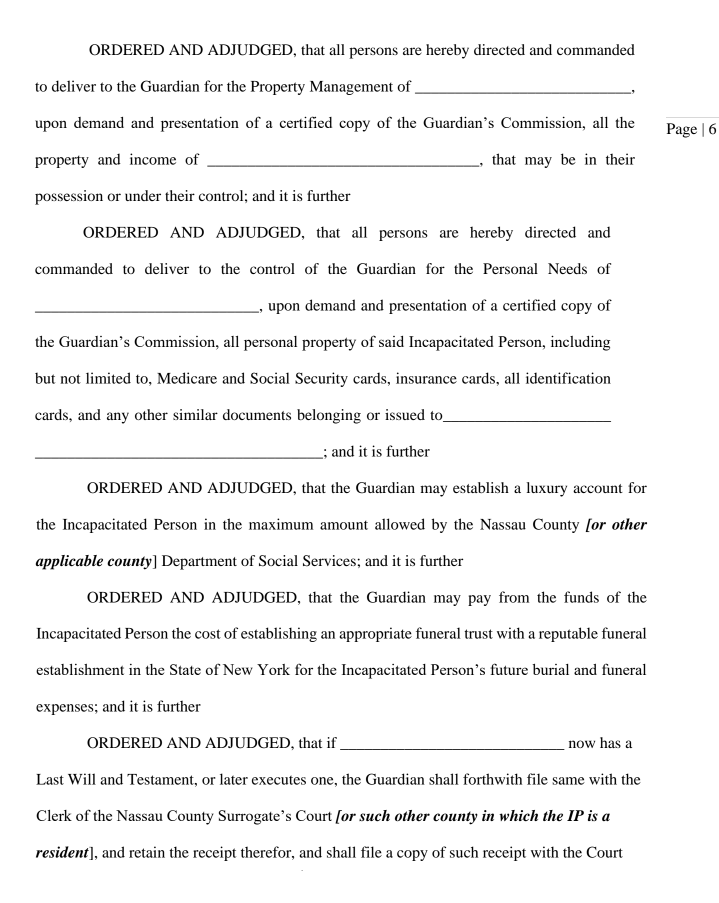
maintenance, and well-being of; said funds to be
held in New York State account(s) titled: ", as Guardian
of the Property of, an Incapacitated
Person"; and it is further
ORDERED AND ADJUDGED, that the Guardian shall ensure that the bank
account(s) to be established hereunder shall provide banking statements and cancelled
checks in either original or imaged formats. In the event the Guardian establishes a
brokerage account(s) with the assets of the Incapacitated Person, the Guardian shall retain
the original statements of such account(s) for the use and review of the Court Examiner
assigned herein; and it is further
ORDERED AND ADJUDGED, that as
Guardian shall have the following powers:

PROPERTY MANAGEMENT

[Insert property management powers specifically granted by the Court]

PERSONAL NEEDS

[Insert personal needs powers <u>specifically</u> granted by the Court]



Examiner, and upon the death of the Incapacitated Person, the Guardian shall forthwith notify the legal representative of his/her estate and the Court; and it is further

Page | 7

ORDERED AND ADJUDGED, that the following individuals shall receive notice of the incapacitated person's death, the intended disposition of the remains of the decedent, funeral arrangements and the final resting place of the incapacitated person when that information is known or can be reasonably ascertained by the guardian: (e.g. family members notified in the OSC) ______; and it is further

ORDERED AND ADJUDGED, that within TWENTY (20) DAYS of the date of the death of the Incapacitated Person, the Guardian shall file with the Court, the Court Examiner, and the (nominated) personal representative of the estate of the Incapacitated Person, a copy of both the Certificate of Death and a Statement of Death as defined in Section 81.44 of the Mental Hygiene Law. In the event that the identity of the personal representative is not known or able to be ascertained, the Guardian shall instead serve a Statement of Death upon the Public Administrator of the County of Nassau; and it is further

ORDERED AND ADJUDGED, that within ONE HUNDRED FIFTY (150) DAYS of the death of the Incapacitated Person and in accordance with Section 81.44 of the Mental Hygiene Law, the Guardian shall file a final report and account of his/her actions as such, and s/he shall seek his/her discharge based upon same. Such Guardian shall cause the Final Report and Account to be settled on notice to all necessary and appropriate parties by certified mail or personal service at least THIRTEEN (13) DAYS prior to the return date or shall seek a Decree discharging him/her and his/her surety [if applicable] pursuant to Section 81.34 of the Mental Hygiene Law; and it is further

ORDERED AND ADJUDGED, that if the Guardian learns of any previously executed

appointment, power, delegation, proxy or advance directive made by the Incapacitated Person, s/he shall forthwith notify the Court of same and seek further direction, but any directions contained any validly executed living will, health care proxy or other advance directive shall guide said Guardian with respect to exercising personal needs and medical care decisions in accordance with 'S wishes; and it is further ORDERED AND ADJUDGED, that the Guardian is authorized to pay any ordinary bills of_____ that may have accrued prior to his/her appointment; however, Court approval shall be obtained for payment of fees to attorneys, accountants, and other nonmedical professionals or for the payment of any extraordinary expenses; and it is further [Add following paragraph if Court appointed a Temporary Guardian: ORDERED AND ADJUDGED, that pursuant to Section 81.23(a) (1) of the Mental Hygiene Law, the Temporary Guardian, _____shall file a final report and account of his/her actions within FORTY-FIVE (45) DAYS of the qualification of the (permanent) Guardian(s) appointed hereunder and the issuance of a Commission by the Clerk of the Court and shall seek his/her discharge and the discharge of his/her surety [if applicable]. A copy of the Commission to Guardian(s) shall be included in the final report of the Temporary Guardian to be submitted herein; and it is further] ORDERED AND ADJUDGED, that within NINETY (90) DAYS after being issued his/her Commission, the Guardian shall file an initial report in accordance with the provisions of Section 81.30 of the Mental Hygiene Law, and mail a copy of said report to______, with offices at______, and with telephone number (____) ______, the Court Examiner, who is hereby assigned to review the

initial and annual reports to be submitted; and it is further

ORDERED AND ADJUDGED, that the Guardian shall file during the month of May of each year, in the Office of the Clerk of the County of Nassau, an annual report in accordance with Section 81.31 of the Mental Hygiene Law, and shall mail a copy of said report to the Court Examiner assigned herein, to the Administrator of the facility in which the Incapacitated Person resides, if any, and to MENTAL HYGIENE LEGAL SERVICE, if such individual resides in a facility, as aforesaid. Such report shall also detail any assets discovered by the Guardian, including rights of action or civil judicial proceedings for the benefit of the Incapacitated Person which were not contained in the Report of Court Evaluator previously submitted to the Court; and it is further

ORDERED AND ADJUDGED, that if the annual report sets forth any reason for a change in the powers authorized by the Court, the Guardian shall make application by Order to Show Cause for such relief; and it is further

ORDERED AND ADJUDGED, that in addition to the foregoing reporting requirements, the Guardian shall advise the Court Examiner by written communication, regarding any significant changes in the physical or medical condition of the Incapacitated Person, within THIRTY (30) DAYS thereof; and it is further

ORDERED AND ADJUDGED, that the Guardian shall notify the Court and the Court Examiner of any change in his/her address within THIRTY (30) DAYS of the date of such relocation, and shall file a new designation with the Clerk of the Court reflecting such change; and it is further

ORDERED AND ADJUDGED, the	at the Guardian shall visit with_	
the Incapacitated Person, not less than	() times per	; and it is further

ORDERED AND ADJUDGED, that **no change** of the place of abode of the Incapacitated Person shall take place without prior Court approval; and it is further

ORDERED AND ADJUDGED, that the Guardian shall file the notice required under Section 81.20(a)(6)(vi) of the Mental Hygiene Law if the Incapacitated Person is possessed of any real property; and it is further

Page | 10

ORDERED AND ADJUDGED, that the Guardian shall comply with Article 17 of the Real Property Actions and Proceedings Law for the purpose of selling, purchasing or encumbering any real property in which ________, has or will have an interest; and it is further ORDERED AND ADJUDGED, that if the Guardian should locate a safe deposit box in the name of _______, the Guardian shall inventory the safe deposit box in the presence of a bank officer [if applicable: and a representative of his/her surety (unless the surety waives its appearance in writing)], and report the contents thereof to the Court Examiner in the initial NINETY (90) DAY report to be filed herein. Notwithstanding the foregoing, however, the Guardian shall not be authorized to remove the contents thereof without further order of the Court; and it is further

ORDERED AND ADJUDGED, that the **Guardian shall complete a training program** as provided for under Section 81.39 of the Mental Hygiene Law, either in person, by audio or video presentation or by internet broadcast, and shall submit proof of the completion of such program to the Court Examiner in the initial report to be filed herein; and it is further

[OR:

ORDERED AND ADJUDGED, that the requirement of the Guardian to complete a training program as provided for under Section 81.39 of the Mental Hygiene Law is hereby waived; and it is further]

ORDERED AND ADJUDGED, that compensation of the Guardian shall be set in the

further orders of the Court from time to time, unless waived; and it is further

[OR:

ORDERED AND ADJUDGED, that as the Guardian is waiving compensation for services to be rendered as such, no provision is made herein for same; and it is further]

ORDERED AND ADJUDGED, that based upon the Affirmation of Services dated_____ and submitted herein, the Guardian shall pay from the funds of the Incapacitated Person the total sum of \$ to Petitioner's Attorney ______, for his legal fee (\$_____) and disbursements (\$_____), for any and all services rendered in this proceeding, including ASSISTING THE GUARDIAN(S) IN FILING THEIR DESIGANTION AND obtaining the bond AS WELL AS and the preparation of and issuance of the Commission to the Guardian hereunder. Such fee has been determined by the Court based upon the relevant factors as set forth in the Lawyers Rules of Professional Conduct Rule 1.5(a), including the time expended (total allowable time of hours) which is deemed reasonable and beneficial to the subject of the proceeding, an appropriate hourly rate based upon the size of the guardianship estate, and the knowledge and experience of the attorney, see also Matter of Freeman. 34 N.Y.2d 1 (1974); Matter of Anne M.T., 2009 N.Y. Slip Op 06028 (2nd Dept. July 28, 2009). Pursuant to any fee agreement between said counsel and the Petitioner, such sum when received shall be credited against any sums owed by the said Petitioner to counsel, or refunded to the said Petitioner, if applicable, see Seth Rubenstein. P.C. v. Ganea, 41 A.D.3d 54, 833 N.Y.S.2d 566 (2nd Dept. 2007); and it is further

OR:

ORDERED AND ADJUDGED, that the attorney for the Petitioner's private legal fee agreement shall include assisting the person whom the Court has appointed as Guardian in filing

the Guardian's designation and obtaining the commission from the County Clerk, within 30 days of the signing of the Judgment, unless said individual is represented by his / her own separate counsel.]

Page | 12

ORDERED AND ADJUDGED, that based upon the Affirmation of Services
dated and submitted herein, the Guardian shall pay from the funds of the
Incapacitated Person the sum of \$ to as
and for his/her fees and disbursements as Court Evaluator (total allowable time ofhours);
and it is further
ORDERED AND ADJUDGED, that based upon the Affirmation of Services dated and
submitted herein, the Guardian shall pay from the funds of the Incapacitated Person the sum of
\$ to as and for his/her fees and
disbursements as Court-appointed counsel for(total allowable time ofhours);
and it is further
ORDERED AND ADJUDGED, that if the guardianship is to be terminated, the Guardian
shall apply to the Court for direction regarding a disposition of the property of
then remaining and for any other instructions concerning said
termination; and it is further
ORDERED AND ADJUDGED, that pursuant to Section 81.16(e) of the Mental Hygiene
Law, a copy of this Order and Judgment shall be personally served upon, read, and explained to
the Incapacitated Person by the within THIRTY (30) DAYS of
the date hereof; and it is further

[OR:

ORDERED AND ADJUDGED, that notwithstanding Section 81.16(e) of the Mental

Hygiene Law, a copy of this Order and Judgment need not be personally served upon, read or explained to the Incapacitated Person; and it is further]

ORDERED AND ADJUDGED, that within **THIRTY-FIVE** (35) **DAYS** of the date $\overline{Page \mid 13}$ hereof, the Court Examiner assigned herein shall confirm that the Guardian has duly qualified as such and that a Commission to Guardian has been issued by the Clerk of the Court. In the event that the Guardian has failed to qualify by such date, the Court Examiner shall remind the Guardian of their filing obligation and their pending appearance before the Court (see below). The Court Examiner shall also notify the Court of same in writing or by email to nass-art81@nycourts.gov and it is further

ORDERED AND ADJUDGED, that the GUARDIAN SHALL APPEAR BEFORE THE COURT ON , AT 2:15 PM, IN THE GUARDIANSHIP APPEARANCE PART COURTROOM, LOCATED ON THE 1ST FLOOR, OR VIA MICROSOFT TEAMS, UNLESS THE REQUIRED COMMISSION HAS BEEN FILED AND ACCEPTED BY THE CLERK OF THE COURT; (Petitioner's counsel is reminded to assist the Guardian(s) with acquiring their commission and filing their designation) and it is further

ORDERED AND ADJUDGED, that notice of all further proceedings shall be determined is subsequent orders of this Court; and it is further

ORDERED AND ADJUDGED, that any appointee herein shall comply with Section 35a of the Judiciary Law and Parts 26 and 36 of the Rules of the Chief Judge of the State of New York, and no fee shall be paid to such appointee until said appointee has filed all necessary OCA forms with the Court; and it is further

ORDERED AND ADJUDGED, that a true copy of this Order and Judgment be served forthwith by the Petitioner's attorney(s) upon, ______the Guardian,

appointed herein; [Court Evaluator; counsel for Respondents); counsel for IP; applicable

Department of Social Services, Administrator of hospital/skilled nursing facility; Mental

Hygiene Legal Service; and any other party who appeared in this proceeding, as may be

appropriate]; and the Court Examiner assigned herein.

Page | 14

THE GUARDIAN SHALL NOT BE PERMITTED TO ACCESS FUNDS WITHOUT THE ISSUANCE BY THE CLERK OF THE COURT OF A COMMISSION PERMITTING THE GUARDIAN TO MARSHAL ASSETS OR INCOME.

EN	TER:			