Supreme Court of Florida

No. SC2023-1477

IN RE: AMENDMENTS TO FLORIDA PROBATE RULES—2023 LEGISLATION.

December 14, 2023

PER CURIAM.

The Florida Bar's Probate Rules Committee has filed a fast-track report proposing amendments to Florida Probate Rules 5.630 (Petition for Approval of Acts), 5.649 (Guardian Advocate), 5.904 (Forms for Initial and Annual Guardianship Plans), 5.905 (Form for Petition, Notice, and Order for Appointment of Guardian Advocate of the Person), 5.906 (Letters of Guardian Advocacy), and 5.920 (Forms Related to Injunction for Protection Against Exploitation of a Vulnerable Adult). The Committee also proposes the addition of new rule 5.631 (Petition for Approval by Professional Guardian for Order Not to Resuscitate or to Withhold Life-Prolonging Procedures).

^{1.} We have jurisdiction. See art. V, § 2(a), Fla. Const.; see also Fla. R. Gen. Prac. & Jud. Admin. 2.140(e).

The proposed amendments are in response to recently enacted legislation. *See* chs. 2021-221, 2023-213, 2023-287, Laws of Fla. The Board of Governors of The Florida Bar unanimously approved the proposed amendments. Having considered the Committee's report and the relevant legislation, we hereby amend the Florida Probate Rules as proposed by the Committee. Some of the more significant changes are discussed below.

Rule 5.630(a) (Contents) is amended to include a reference to section 744.422, Florida Statutes. Also, in response to the repeal of section 744.441(2), Florida Statutes, by chapter 2023-287, section 6, Laws of Florida, subdivisions (a)(2) and (d) (Hearings) of rule 5.630 are deleted and the remaining subdivisions are reorganized accordingly.

New rule 5.631 is added in response to the enactment of section 744.4431, Florida Statutes, by chapter 2023-287, section 5, Laws of Florida. The new rule addresses the procedure for seeking approval by the professional guardian for an order not to resuscitate or to withhold life-prolonging procedures.

Rule 5.649 is amended to include new subdivision (a)(10). The new subdivision requires that a petition for appointment of a

guardian advocate state whether authority is sought to seek periodic support of the person with a developmental disability.

And lastly, rule 5.904(c) (Initial Guardianship Plan for Adult) and (d) (Annual Guardianship Plan for Adult) are amended to require a guardian to list any preexisting orders not to resuscitate, healthcare surrogate decisions, living wills, or anatomical gifts.

Accordingly, the Florida Probate Rules are amended as reflected in the appendix to this opinion. New language is indicated by underscoring; deletions are indicated by struck-through type. The amendments shall take effect immediately upon the release of this opinion. Because the amendments were not published for comment prior to their adoption, interested persons have 75 days from the date of this opinion in which to file comments with the Court.²

^{2.} All comments must be filed with the Court on or before February 27, 2024, with a certificate of service verifying that a copy has been served on the Committee Chair, Alexandra V. Rieman, GAPS Legal, PLLC, 1580 Sawgrass Corporate Parkway Suite 130, Fort Lauderdale, Florida 33323-2860, alex@gapsattorneys.com, and on the Bar Staff Liaison to the Committee, Heather Savage Telfer, 651 E. Jefferson Street, Tallahassee, Florida 32399-2300, rules@floridabar.org, as well as a separate request for oral argument if the person filing the comment wishes to participate in oral argument, which may be scheduled in this case. The

It is so ordered.

MUÑIZ, C.J., and CANADY, LABARGA, COURIEL, GROSSHANS, FRANCIS, and SASSO, JJ., concur.

THE FILING OF A MOTION FOR REHEARING SHALL NOT ALTER THE EFFECTIVE DATE OF THESE AMENDMENTS.

Original Proceeding - Florida Probate Rules

Alexandra V. Rieman, Chair, Florida Probate Rules Committee, Fort Lauderdale, Florida, Joshua E. Doyle, Executive Director, The Florida Bar, Tallahassee, Florida, and Heather Savage Telfer, Bar Liaison, The Florida Bar, Tallahassee, Florida,

for Petitioner

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Committee Chair has until March 19, 2024, to file a response to any comments filed with the Court. If filed by an attorney in good standing with The Florida Bar, the comment must be electronically filed via the Florida Courts E-Filing Portal (Portal). If filed by a nonlawyer or a lawyer not licensed to practice in Florida, the comment may be, but is not required to be, filed via the Portal. Any person unable to submit a comment electronically must mail or hand-deliver the originally signed comment to the Florida Supreme Court, Office of the Clerk, 500 South Duval Street, Tallahassee, Florida 32399-1927.

APPENDIX

RULE 5.630. PETITION FOR APPROVAL OF ACTS

(a) Contents.

- (1)—When authorization or confirmation of any act of the guardian is required under sections 744.422 or 744.441(1), Florida Statutes, application shallmust be made by verified petition stating the facts showing:
 - (A1) the expediency or necessity for the action;
 - (B2) a description of any property involved;
- (C3) the price and terms of any sale, mortgage, or other contract;
- (D4) whether the ward has been adjudicated incapacitated to act with respect to the rights to be exercised;
- $(\underline{E5})$ whether the action requested conforms to the guardianship plan; and
 - (¥6) the basis for the relief sought.
- (2) When authorization or confirmation of any act of the guardian is required under section 744.441(2), Florida Statutes, application shall be made by verified petition attaching any affidavits and supporting documentation, including any living will, and stating the facts showing:
 - (A) the name and location of the ward;
- (B) the names, relationship to the ward, and addresses if known to the guardian, of:
 - (i) the ward's spouse and adult children,
 - (ii) the ward's parents,

(iii) the ward's next of kin,

(iv) any guardian and any court-appointed health care decision-maker,

- (v) any person designated by the ward in a living will or other document to exercise the ward's health care decision in the event of the ward's incapacity,
- (vi) the administrator of the hospital, nursing home, or other facility where the ward is located,
- (vii) the ward's principal treating physician and other physicians known to have provided any medical opinion or advice about any condition of the ward relevant to this petition, and
- (viii) all other persons the guardian believes may have information concerning the expressed wishes of the ward; and
- (C) facts sufficient to establish the need for the relief requested.
- **(b) Notice.** No notice of a petition to authorize sale of perishable personal property or of property rapidly deteriorating shall beis required. Notice of a petition to perform any other act requiring a court order shallmust be given to the ward, to the next of kin, if any, and to those persons who have filed requests for notices and copies of pleadings.

(c) Order.

- (1) If the act is authorized or confirmed, the order shallmust describe the permitted act and authorize the guardian to perform it or confirm its performance.
- (2) If a sale or mortgage is authorized or confirmed, the order shallmust describe the property. If a sale is to be private, the order shallmust specify the price and the terms of the sale. If a sale

is to be public, the order <u>shallmust</u> state that the sale <u>shallwill</u> be made to the highest bidder and that the court reserves the right to reject all bids.

- (3) If the guardian is authorized to bring an action to contest the validity of all or part of a revocable trust, the order shallmust contain a finding that the action appears to be in the ward's best interests during the ward's probable lifetime. If the guardian is not authorized to bring such an action, the order shallmust contain a finding concerning the continued need for a guardian and the extent of the need for delegation of the ward's rights.
- (d) Hearings. A preliminary hearing on any petition filed under section 744.441(2), Florida Statutes, shall be held within 72 hours after the filing of the petition. At that time, the court shall review the petition and supporting documentation. In its discretion, the court shall either:
- (1) rule on the relief requested immediately after the preliminary hearing; or
- (2) conduct an evidentiary hearing not later than 4 days after the preliminary hearing and rule on the relief requested immediately after the evidentiary hearing.

Committee Notes

Rule History

1975 – 2020 Revision: [No Change]

2023 Revision: Subdivisions (a)(2) and (d) were deleted as section 744.441(2), Florida Statutes was repealed. Reference to section 744.422, Florida Statutes, was added to subdivision (a) to address its enactment.

Statutory References

§ 393.12, Fla. Stat. Capacity; appointment of guardian advocate.

§ 736.0207, Fla. Stat. Trust contests.

§ 744.3215, Fla. Stat. Rights of persons determined incapacitated.

§ 744.422, Fla. Stat. Petition for support for a dependent adult child.

§ 744.441, Fla. Stat. Powers of guardian upon court approval.

§ 744.447, Fla. Stat. Petition for authorization to act.

§ 744.451, Fla. Stat. Order.

Rule References

[No Change]

RULE 5.631. PETITION FOR APPROVAL BY PROFESSIONAL GUARDIAN FOR ORDER NOT TO RESUSCITATE OR TO WITHHOLD LIFE-PROLONGING PROCEDURES

(a) Contents.

- (1) When authorization for any act of the professional guardian is required under section 744.4431, Florida Statutes, application must be made by verified petition stating the facts showing:
- (A) a description of the proposed action or decision for which court approval is sought;
- (B) documentation of the authority of the professional guardian to make health care decisions on behalf of the ward;
- (C) a statement regarding any known objections to the relief sought;

- (D) a description of the ward's known wishes, including all advance directives executed by the ward, or, if there is no indication of the ward's wishes, a description of why the relief sought is in the best interests of the ward;
- (E) a description of exigent circumstances that exist which necessitate immediate relief; and
- (F) a description of the circumstances requiring the proposed action or decision, which must include supporting documents that are consistent with sections 765.305, 765.401(3), or 765.404, Florida Statutes.
- **(b) Notice.** Notice of the petition and of any hearing must be served on the ward, the ward's attorney, if any, the ward's next of kin, and any other interested persons which includes persons who have filed requests for notices and copies of pleadings. The provision of notice may be waived by the court.

(c) Hearing.

- (1) The court must hold a hearing if:
- (A) the ward or the ward's attorney, if any, objects to the petition;
- (B) the ward's next of kin or an interested person objects for any reason authorized by section 765.105(1), Florida Statutes;
- (C) the professional guardian, the ward, or the ward's attorney, if any, requests a hearing; or
- (D) the petition has insufficient information for the court to make a determination.
- (2) On a showing a hearing is required and exigent circumstances exist, a preliminary hearing on the petition must be held with 72 hours of filing. At the conclusion of the hearing, the

court must rule on the petition or set it for an evidentiary hearing within 4 days.

(d) Order.

- (1) If the petition is granted, the order must describe the permitted act and authorize the professional guardian to perform the act.
- (2) If the petition is denied, the order must state the reasons for the denial.

Committee Notes

Rule History

<u>2023 Revision: Rule adopted to address the enactment of</u> section 744.4431, Florida Statutes.

Statutory References

§ 744.4431, Fla. Stat. Guardianship power regarding lifeprolonging procedures.

Rule References

Fla. Prob. R. 5.040 Notice.

Fla. Prob. R. 5.041 Service of pleadings and documents.

Fla. Prob. R. 5.060 Request for notices and copies of pleadings.

Fla. R. Gen. Prac. & Jud. Admin. 2.516 Service of pleadings and documents.

RULE 5.649. GUARDIAN ADVOCATE

(a) Petition for Appointment of Guardian Advocate. A petition to appoint a guardian advocate for a person with a

developmental disability may be executed by an adult person who is a resident of this state. The petition must be verified by the petitioner and must state:

- (1) (2) [No Change]
- (3) that the petitioner believes that the person needs a guardian advocate and the factual information on which such the belief is based;
 - (4) (7) [No Change]
- (8) whether the petitioner has knowledge, information, or belief that the person with a developmental disability has executed a designation of health case surrogate or other advance directive under chapter 765, Florida Statutes, or a durable power of attorney under chapter 709, Florida Statutes, and if the person with a development disability has executed any of the foregoing documents, an explanation as to why the documents are insufficient to meet the needs of the individual; and
- (9) whether the petitioner has knowledge, information, or belief that the person with a developmental disability has a preneed guardian designation; and
- (10) whether authority is sought to seek periodic support of the person with a developmental disability.
 - **(b)** [No Change]
- **(c) Counsel.** Within 3 days after a petition has been filed, the court must appoint an attorney to represent a person with a developmental disability who is the subject of a petition to appoint a guardian advocate. The person with a developmental disability may substitute his or herthe person's own attorney for the attorney appointed by the court.
- **(d) Order.** If the court finds the person with a developmental disability requires the appointment of a guardian advocate, the

order appointing the guardian advocate must contain findings of facts and conclusions of law, including:

- (1) (5) [No Change]
- (6) if an advance directive exists and the court determines that the appointment of a guardian advocate is necessary, the authority, if any, the guardian advocate—shall exercises over the health care surrogate;
 - (7) (9) [No Change]
- **(e) Issuance of Letters.** Upon <u>After</u> compliance with all of the foregoing, letters of guardian advocacy must be issued to the guardian advocate.

Committee Notes

Rule History

2008 – 2020 Revision: [No Change]

2023 Revision: Subdivision (a)(10) added to address statutory changes to sections 393.12(2)(b) and (3)(b), Florida Statutes. Committee notes revised.

Statutory References

[No Change]

Rule References

[No Change]

RULE 5.904. FORMS FOR INITIAL AND ANNUAL GUARDIANSHIP PLANS

(a) Initial Guardianship Plan for Minor.

		In the Circuit Court of the Judicial
		Circuit, in and for County, Florida
In Re: Gu	ardianship of	Probate Division Case No
Minor Wa	urd	
(HIP PLAN FOR MINOR e guardian of the person of
(ward ³ period be		following annual plan for the date) and ending on
1.	The ward's address at the	he time of filing this plan is:
2. the welfar year are:		ental, or personal care services for e provided during the upcoming
Provider		Type of Service to be Provided
-		

	The social and personal services to be provided for the the ward during the upcoming year are:
	The place and kind of residential setting best suited for of the ward is:
determine	The physical and/or mental examinations necessary to the ward's medical, dental, and mental health treatment:
	Education of the ward: e and address of the school the ward will attend:
Grad	le level of ward:
Desc	eription of classes the ward will attend:
7.	Consulting with ward (Check one 1):
	() a. The ward is under age 14;
	OR
the extent the rights	() b. The guardian attests that the guardian has with the ward (if ward is 14 years of age or older) and, to reasonable, honored the ward's wishes consistent with retained by the ward under the plan, and to the extent reasonable, the plan is in accordance with the the ward.
0	

8. This initial plan does not restrict the physical liberty of the ward more than is reasonably necessary to protect the ward from serious physical injury, illness, or disease and provides the ward with medical care and mental health treatment for the ward's physical and mental health.

(Please use additional sheets if necessary.)

Under penalties of perjury, I declare that I have completed and read the foregoing, and the facts set forth are true, to the best of my knowledge and belief.

Signed on(date)	
[A certificate of service is req	uired if ward is 14 years of age or older.]
(name, address used for	oing document has been furnished to service, mailing address, and e-mail very) (mail) (fax) on(date)]
	Guardian's Signature Guardian's Printed Name:
	Guardian's Address:
	Guardian's Phone Number: Guardian's E-mail Address:

If the guardian is represented by counsel, the attorney must comply with Florida Rule of <u>General Practice and Judicial</u> Administration 2.515.

(b)	Annual Guardiansh	ip Plan for Mino	or.
		In the Circ	uit Court of the Judicial
		Circuit,	
		in and for	
		County, Fl	orida
		Probate Di Case No.	
In Re: Gu	ardianship of	Case 110	
NC: XX	4		
Minor Wa	ıra		
	ANNUAL GUARDIA	NSHIP PLAN FO	R MINOR
(ward' period be	Guardian's name) s name), submits ginning on(beginr g date)	the following ann	ual plan for the
1.	The ward's address		
(include of location):	During the prior 12 lates, names, address	·	
Date	Name	Address	Length of stay
2. to the wa	List any professiona rd during the prior 12	•	ical or dental) giver

Provider

Treatment provided

Date

- 3. A report from the physician who examined the ward no more than 180 days before the beginning of the applicable reporting period that contains an evaluation of the ward's physical and mental conditions has been filed with this plan. [See subdivision (e) of this rule for a format for a physician's report.]
- 4. The plan for providing medical or dental services in the coming year:
 - 5. A summary of the ward's school progress report:
- 6. A description of the ward's social development, including how well the ward communicates and maintains interpersonal relationships:
 - 7. The social needs of the ward are:
 - 8. Consulting with ward (Check one 1):
 - () a. The ward is under age 14;

OR

ests that the guardian has years of age or older) and, to rd's wishes consistent with the plan, and to the is in accordance with the
ary <u>.</u>)
clare that I have completed s set forth are true, to the
rd is 14 years of age or older.]
nent has been furnished to ailing address, and e-mail ail) (fax) on(date)]
uardian's Signature uardian's Printed Name:
uardian's Address:
uardian's Phone Number: uardian's E-mail Address:

(c) Initial Guardianship Plan for Adult.

	In the Circuit Court of the Judicial
	Circuit,
	in and for
	County, Florida
	Probate Division
	Case No.
In Re: Guardianship of	
Respondent's Name	
Person with Developmental Da	isability
-	Ç
INITIAL GI	JARDIANSHIP PLAN
	ardian/Guardian Advocate)
(,
(Guardian's name)	_
	(ward's name), the ward,
submits the following initial p	lan:
During the period beginn	ning(beginning date), and
	, the guardian proposes the following
plan for the benefit of the war	
	d, or personal care services for the
	e provided during the upcoming year
are:	
Provider	Type of Service to be Provided
	~ .

	The social and personal services to be provided for the the ward during the upcoming year are:
	The place and kind of residential setting best suited for of the ward is:
other priva entitled to	Describe the health and accident insurance and any ate or governmental benefits to which the ward may be meet any part of the costs of medical, mental health, or rvices provided to the ward:
5. determine are:	The physical and or mental examinations necessary to the ward's medical, and mental health treatment needs

- 6. The guardian/guardian advocate hereby attests that the guardian/guardian advocate has consulted with the ward and, to the extent reasonable, honored the ward's wishes consistent with the rights retained by the ward under the plan, and to the maximum extent reasonable, the plan is in accordance with the wishes of the ward.
- 7. This initial plan does not restrict the physical liberty of the ward more than is reasonably necessary to protect the ward from serious physical injury, illness, or disease and provides the ward with medical care and mental health treatment for the ward's physical and mental health.

(Please use additional sheets if necessary.)

<u>8.</u>			reexisting orders no	
	<u>ite, health care</u>	surrogate de	<u>ecision, living will, o</u>	<u>r anatomical</u>
gift.				Steps Taken to
			Suspended by	Locate any
<u>#</u>	<u>Title</u>	<u>Date</u>	<u>Court (Yes or No)</u>	Preexisting Document
1. 2. 3.				
<u>2.</u>				
<u>3.</u>				
(Please u	se additional s	heets if neces	ssary.)	
and read	_	g, and the fa	declare that I have cts set forth are tr	_
Signed or	n(date)			
	cate of service i capacitated.]	s required un	less ward has been	declared
(name	e, address used	d for service,	ument has been fur mailing address, an (mail) (fax) on	d e-mail
			Guardian's Signatu Guardian's Printed	
			Guardian's Address	s:
			Guardian's Phone l	Number:
			Guardian's E-mail	Address:

(d)	Annual Guardiansl	hip Plan for Adult	t.
			uit Court of the Judicial
		Circuit, in and for	
		County, Flo	
		Probate Div Case No	
In Re: G	uardianship of		
 person/s submits	ANNUAL GUARDIAN GUARDIAN ADV (Guardian's name) guardian advocate of . the following annual ; nning date) ending	NSHIP PLAN OF GOOD OF THE PERSON OF THE PERS	ERSON the, the ward, l beginning
1.	The ward's address	at the time of filin	g this plan is:
at each l	During the prior 12 ned at (include dates, location):	names, addresses	, and length of stay
Date	Name	Address	Length of stay

3. The residential setting best suited for the current needs of the ward is (Check one 1):

including statemen 7. and reha	mor g th t of Ti bili the	re tath	than phys ne cu plan ive s oy, s	90 days before the ician's evaluation or rent level of capacifor provision of medervices (for example)	rsician who examined the end of the report period, f the ward's condition and a try of the ward. dical, dental, mental health, e, occupational therapy, ied behavioral analysis) in Service provided
ward no including statemen 7. and rehaphysical	mor g th t of Ti bili the	re tath	than phys ne cu plan ive s oy, s	90 days before the ician's evaluation or rent level of capacifor provision of medervices (for example)	end of the report period, f the ward's condition and a ty of the ward. dical, dental, mental health, e, occupational therapy,
ward no i	mo: g th	re 1 .at	than phys	90 days before the ician's evaluation o	end of the report period, f the ward's condition and a
			-11		
Date				Provider	Treatment provided
5. the ward				wing is a list of any e preceding year:	medical treatment given to
_				wara s freeds daring	
4.				_	ward is in the best residential g the coming year are as
	()	f.	other:	
	()	e.	at ward's private i	residence; or
	()	d.	live with parents;	
	()	c.	nursing home;	
	()	b.	assisted living;	

8. social cor	The following information is dition of the ward:	submitted concerning the
-	services (include name, servic ider), including any groups <u>ir</u>	
Date	Provider	Service provided
	b. The following is a state: including how well the ward lips with others:	=
the ward.	c. The following is a descrif any:	ription of the social needs of
	The following is a summary year designed to increase the involvement in groups or groups	e capacity of the ward,
10. ward's rig	Is the ward now capable of h	aving some or all of the
	() If yes, identify the right	s that should be restored:
11. ward?	Do you plan to seek the rest	oration of any rights to the

() If yes, identify the restored:	rights that you are seeking to be
12. This plan has or with the ward.	has not been reviewed
(Please use additional sheets when	re necessary <u>.</u>)
13. The following is a list of resuscitate, health care surrogate anatomical gift.	
# <u>Title</u> <u>Date</u> 1. 2. 3.	Suspended by Court? (Yes or No) Steps Taken to Locate any Preexisting Document
1.	
2.	
S.	
(Please use additional sheets if ne	cessary.)
(Please use additional sheets if ne	I declare that I have completed facts set forth are true, to the
(Please use additional sheets if ne Under penalties of perjury, and read the foregoing, and the	I declare that I have completed facts set forth are true, to the
(Please use additional sheets if ne Under penalties of perjury, and read the foregoing, and the best of my knowledge and belief	I declare that I have completed facts set forth are true, to the
Under penalties of perjury, and read the foregoing, and the best of my knowledge and belief Signed on(date) [A certificate of service is required totally incapacitated.]	I declare that I have completed facts set forth are true, to the cunless ward has been declared becament has been furnished to e, mailing address, and e-mail
Under penalties of perjury, and read the foregoing, and the best of my knowledge and belief. Signed on(date) [A certificate of service is required totally incapacitated.] [I certify that the foregoing d(name, address used for service)	I declare that I have completed facts set forth are true, to the cunless ward has been declared becament has been furnished to e, mailing address, and e-mail

Guardian's Address:	
Guardian's Phone Number:	
Guardian's E-mail Address:	

If the guardian is represented by counsel, the attorney must comply with Florida Rule of <u>General Practice and Judicial</u> Administration 2.515 (every document of a party represented by an attorney <u>shallmust</u> be signed by at least <u>one1</u> attorney of record).

(e)	Physician's Report.	
		In the Circuit Court of the Judicial
		Circuit,
		in and for
		County, Florida
		Probate Division Case No
In Re: G	uardianship of	
-	lent's Name vith Developmental Disabi	lity
	PHYSICIAN (Required by section 744	
1.	Name of Physician:	
	Address:	
2.	Name of ward:	
3.	Date of examination:	
4.		
5. physical	Evaluation of ward's cor	ndition: (Specify mental and ination)

6.	Description of ward's capacity to live independently:					
7. assistance				does does not continue to need dian.		
	Is	th	ie wai	rd capable of being restored to capacity at this		
time? Yes				_ No		
Are there rights tha		-	_	that can be restored at this time? Check any estored:		
	()	a.	to marry;		
	()	b.	to vote;		
	()	c.	to personally apply for government benefits;		
	()	d.	to have a driver license;		
	()	e.	to travel;		
	()	f.	to seek or retain employment;		
	()	g.	to contract;		
	()	h.	to sue and defend lawsuits;		
	()	i.	to apply for government benefits;		
dispositio				to manage property or to make any gift or rty;		
	()	k.	to determine his or herthe ward's residence;		

treat	ment	() <i>l.</i> to consent to medical and mental health t; or
socia life.	al env	() m. to make decisions about his or herthe ward's vironment or other social aspects of his or herthe ward's
	9.	Date of this report:
	10.	Signature of physician completing this report:

APPENDIX A

INSTRUCTIONS TO GUARDIANS AND GUARDIAN ADVOCATES FOR FILING ANNUAL PLANS

	1.	Fill in the name of the Ccounty wherein which the case is
filed	on	the second blank line at the top where it reads "IN AND
FOR		COUNTY."

- 2. Print the name of the ward on the line just below the "In Re: Guardianship of" caption.
- 3. Put the case number in the space marked "CASE NO." in the upper right-hand corner (same as court file number).
- 4. On the first blank line after the title of the document (Annual Plan), print the guardian's name.
 - 5. On the next blank line, print the ward's name.
- 6. Write in the dates for the period of time of the plan. This period should end on the last day of the month of the month you were appointed and begin a full year before that. If you do not know your plan period, please see the chart below. Please call the Cclerk's Ooffice or the appropriate Ccourt Staff in the county wherein which you are filing, if you cannot determine the plan period after reviewing the chart.

- 7. Type or print answers to all of the questions on the plan. If the question does not apply to your ward's circumstances, write in the phrase "not applicable." Fill in all the blanks. If your ward has a habilitation plan (produced by the social worker or the Florida Department of Children and Families) and it has changed, please provide a copy of the habilitation plan as an attachment to the annual plan. If the habilitation plan has not changed then do not file a copy.
- 8. In paragraph 9, if your ward participates in groups, include that information in this paragraph.
- 9. Sign your name, and print your name, address, e-mail address, and phone number where indicated. If there are coguardian advocates, both must sign the plan.
- 10. Make a copy of the plan for your records in the event there is a problem and work from it for next year's plan. Make a copy of any attachments to the plan, as well.
- 11. Mail or hand deliver the original plan to the **Clerk of Court** of <u>yourthe</u> county <u>wherein which</u> the case is filed. You MUST also send a copy of the plan to your attorney, if you have an attorney, so that the attorney will know that you have filed the plan and will have a copy of the plan in case there is a problem.

APPENDIX B

[No Change]

RULE 5.905. FORM FOR PETITION; NOTICE; AND ORDER FOR APPOINTMENT OF GUARDIAN ADVOCATE OF THE PERSON

(a) Petition.

FORM FOR USE IN PETITION FOR APPOINTMENT OF GUARDIAN ADVOCATE OF THE PERSON PURSUANT TOUNDER FLORIDA PROBATE RULE 5.649

	In the Circuit Court of the Judicial
	Circuit,
	in and for
	County, Florida
	Probate Division
	Case No.
In Re: Guardianship Advocacy of	
r	
Respondent's Name	
Person with Developmental Disabi	lity
-	
PETITION FOR AI	
GUARDIAN ADVOCA	TE OF THE PERSON
Datitionar	, files this petition
pursuant tounder section 393.12,	
-	
Probate Rule 5.649 and alleges that	11.
1. The petitioner, proposed	l guardian advocate
(name), is years of	
(11a1115), 15 years or	

					The relationship of the petitioner	to the
responder	nt is _				The relationship of the petitioner i	
developme is	ental _ yea	di: rs	sat of a	oility ^y age, v	nt's name) is a person with a who was born on and who resides in County, address of the respondent is	
					and	d the
post office	e add:	res	ss i	s		
3. advocate:					believes that respondent needs a gua	ardian
	a.	ď	ue	to th	e following developmental disability:	
		()	i.	intellectual disability;	
() ii cerebral palsy;						
() iii. autism;						
		()	iv.	spina bifida;	
		()	v.	Down syndrome;	
		()	vi.	Phelan-McDermid syndrome; or	
		()	vii.	Prader-Willi syndrome,	
which ma	nifes	ted	l p ı	rior to	e <u>before</u> the age of 18.	
b. The developmental disability has resulted in the following substantial handicaps:						

4. The exact areas in which the person with the developmental disability lacks the ability to make informed decisions about his/herthe person's care and treatment services or

to meet the essential requirements for his/herthe person's physical health or safety are as follows:					
() a. to apply for government benefits;					
()	b.	to determine residency;		
treatment;)	c.	to consent to medical and m	iental health	
			to make decisions about soc aspects of life; and	ial	
()	e.	to make decisions regarding	education; and	
Ĺ)	f.	to bring an independent acti	ion for support.	
trust agreements, powers of attorney, designation of health care surrogate, or other advanced directive, known to petitioner that would sufficiently address the problems of the respondent in whole or in part. Thus, it is necessary that a guardian advocate be appointed to exercise some but not all of the rights of respondent. 6. The names and addresses of the next of kin of the respondent are: Name Address Relationship					
7. The proposed guardian advocate(name), whose residence address is and whose post office address is ; is over the age of 18 and otherwise qualified under the laws of the State of Florida to act as guardian advocate of the person of respondent. The proposed guardian advocate is not a professional guardian. The relationship of the proposed guardian advocate with the providers of health care services, residential services, or other services to the respondent is (if none, indicate: NONE):					

information, and belief, respond executed an advance directive u (designated health case surroga	ge(s) that to their knowledge, dent has or has NOT under chapter 765, Florida Statutes, ate or other advance directive) or a er chapter 709, Florida Statutes.
paragraph.) Petitioner requests appointed co-guardian advocate proposed co-guardian advocate years of age, whose residence is post office address is the age of 18 and otherwise quartical formula to act as guardian advocate.	e of the person of respondent. The(name), who is; whose; is over alified under the laws of the State of cate of the person of respondent. The is not a professional guardian. The guardian advocate with the s, residential services, or other
The relationship and previous a guardian advocate to the response proposed co-guardian advocate	ndent is The
	clare that I have read the foregoing, o the best of my knowledge and
Signed(date)	
	Signature:
	Proposed Guardian Advocate Name: Address:

Phone Number:
E-mail Address:
Signature:
Proposed Co-Guardian
Advocate
Name:
Address:
Phone Number:
E-mail Address:

(b) Notice. The notice of the filing of the petition for the appointment of guardian advocate of the person and notice of hearing must be served with the petition for appointment of guardian advocate of the person pursuant tounder subdivision (a) of this rule.

FORM FOR NOTICE OF FILING OF A PETITION FOR APPOINTMENT OF GUARDIAN ADVOCATE OF THE PERSON PURSUANT TOUNDER SECTION 393.12(4), FLORIDA STATUTES, AND NOTICE OF HEARING

	In the Circuit Court of the
	Judicial
	Circuit,
	in and for
	County, Florida
	Probate Division
	Case No.
In Re: Guardian Advocacy of	
Respondent's Name	
Person with Developmental Disab	oility

NOTICE OF FILING OF A PETITION FOR APPOINTMENT OF GUARDIAN ADVOCATE AND NOTICE OF HEARING

TO:(Respondent).....,(attorney for respondent).....,(next of kin).....,(healthcare surrogate)....., and(agent under durable power of attorney)......

YOU ARE NOTIFIED that a petition for appointment of guardian advocate of the person has been filed. A copy of the petition for appointment of guardian advocate of the person is

attached to this notice. There will I follows:	pe a hearing on the petition as			
You are to appear before the at(time), on(date), at	<u> </u>			
The reason for this hearing is the respondent, the person with a exercise the rights enumerated in 1 § 744.102(12)(b), Fla. Stat.)	2			
The respondent has the right his or herthe respondent's own cho appointed the following attorney to	•			
Attorney for the respondent:(na(phone),(e-mail)	ame),(address) . ,			
Respondent has the right to sherthe respondent's own choice in by the court. Signed(date)	substitute an attorney of his or place of the attorney appointed			
Signature:	Signature:			
Proposed Guardian Advocate Proposed Co-Guardian				
	Advocate (if any)			
Name:	Name:			
Address:	Address:			
Phone Number:	Phone Number:			
E-mail Address: E-mail Address:				

CERTIFICATE OF SERVICE

I CERTIFY that a copy of the foregoing notice of filing petition to appoint guardian advocate and notice of hearing and a copy of the petition for appointment of guardian advocate of the person was served on all persons indicated above, including on the attorney for the respondent, on(date)......

Signature:	Signature:
Proposed Guardian Advocate	Proposed Co-Guardian
	Advocate (if any)
Name:	Name:
Address:	Address:
Phone Number:	Phone Number:
E-mail Address:	E-mail Address:

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact [identify applicable court personnel by name, address, and telephone number] at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

(c) Order.	
	In the Circuit Court of the Judicial Circuit, in and for County, Florida
In Re: Guardianship of	Probate Division Case No
Respondent's Name Person with Developmental Disa	ability
ORDER APPOINTING	G GUARDIAN ADVOCATE
guardian advocate of the person(respondent's name) has a nature that requires the appoint	
1. The nature and scope making ability are:	e of the person's lack of decision-
making ability to make informed treatment services or to meet th	
_	abilities to which the person with a ect to are:

4. advocate			powei	rs and duties delegated to the guardian
auvocate	art	:		
	()	a.	to apply for government benefits;
	()	b.	to determine residency;
treatment)	c.	to consent to medical and mental health
environme	•	,		to make decisions about social aspects of life; and
	()	e.	to make decisions regarding education; and
	<u>(</u>)	f.	to bring an independent action for support.
surrogate would suf or in part	en , o fic . T	nen r o ien hu	its, po ther a itly ad s, it is	no alternatives to guardian advocacy, such as owers of attorney, designation of health care dvanced directive, known to petitioner that ddress the problems of the respondent in whole is necessary that a guardian advocate be some but not all of the rights of respondent.
as stated	in	sec	ction '	rst obtaining specific authority from the court, 744.3725, Florida Statutes, the guardian ercise any authority over any health care

ORDERED AND ADJUDGED:

except upon further order of this Court.

1.(Name)..... is qualified to serve as guardian advocate and is hereby appointed as guardian advocate of the person of(respondent's name)......

surrogate appointed by any valid advance directive executed by the disabled person, pursuant tounder Chapter 765, Florida Statutes,

2. The guardian advocate shallwill exercise only the rights
that the court has found the disabled person incapable of exercising
on his or herthe disabled person's own behalf, as outlined herein
above. Said rights are specifically delegated to the guardian
advocate.
ORDERED this(date)

ORDERED this(date)	
	Judge

RULE 5.906. LETTERS OF GUARDIAN ADVOCACY

FORM LETTERS OF GUARDIAN ADVOCACY

	In the Circuit Court of the
	Judicial
	Circuit,
	in and for
	County, Florida
	Probate Division
	Case No.
In Re: Guardian Advocacy of	
Respondent's Name	
Person with Developmental Disal	bility
•	· ·

LETTERS OF GUARDIAN ADVOCATE (CO-GUARDIAN ADVOCATES) OF THE PERSON

TO ALL WHOM IT MAY CONCERN:

WHEREAS,(guardian advocate's name(s))..... has/have been appointed guardian advocate(s) of the person of(the ward)....., a person with a developmental disability who lacks the decision-making capacity to do some of the tasks necessary to take care of his/herthe ward's person; and

NOW, THEREFORE, I, the undersigned, declare that(guardian advocate's name(s))..... is/are duly qualified under the laws of the State of Florida to act as guardian advocate of the person of(the ward)...., with full power to exercise the following powers and duties on behalf of the person with a developmental disability:

() 1. to apply for government benefits;

() 2. to determine residency;
() 3. to consent to medical and mental health treatment; and
() 4. to make decisions about social environment and social aspects of life; and
() 5. to make decisions regarding education; and
() 6. to bring an independent action for support.

Without first obtaining specific authority from the court, pursuant tounder sections 744.3215(4) and 744.3725, Florida Statutes, the guardian advocate (co-guardian advocates) may not:

- a. commit the respondent to a facility, institution, or licensed service provider without formal placement proceedings pursuant tounder Chapter 393, Florida Statutes;
- b. consent to the participation of the respondent in any experimental biomedical or behavior procedure, exam, study, or research;
- c. consent to the performance of sterilization or abortion procedure on the respondent;
- d. consent to termination of life support systems provided for the respondent;
- e. initiate a petition for dissolution of marriage for the ward; or
- f. exercise any authority over any health care surrogate appointment by a valid advance directive executed by the disabled person, pursuant tounder Chapter 765, Florida Statutes, except upon further order of this court.

The respondent shall-retains all legal rights except those that are specifically granted to the guardian advocate (co-guardian advocates) pursuant tounder court order.

ORDERED this(date)			
	Judge		

RULE 5.920. FORMS RELATED TO INJUNCTION FOR PROTECTION AGAINST EXPLOITATION OF A VULNERABLE ADULT

Petition for Injunction. Petitioners should take steps to protect confidential information within the petition for injunction pursuant tounder Florida Rule of General Practice and Judicial Administration 2.420 and minimize sensitive information within the petition for injunction pursuant tounder Florida Rule of General Practice and Judicial Administration 2.425. IN THE CIRCUIT COURT OF THE _____ JUDICIAL CIRCUIT, IN AND FOR _____ COUNTY, FLORIDA In re: Protection of Case No.: Adversary Proceeding Vulnerable Adult Petitioner, and Respondent. PETITION FOR INJUNCTION FOR PROTECTION AGAINST EXPLOITATION OF A VULNERABLE ADULT **UNDER SECTION 825.1035, FLORIDA STATUTES** Before me, the undersigned authority, personally appeared petitioner _____ who has been sworn and says that the following statements are true: The vulnerable adult, _____, whose age is

_____, who resides at (address):______

vulnerabl activities <u>adult's</u> ov emotiona or dysfun	e adult is of daily live care of the care	s a person wiving or to protection, long-term brain damarable adult	whose abiorovide for is impaid physical age, or the sinability	a Statutes, provides that a fility to perform the normal or his or herthe vulnerable fred due to a mental, l, or developmental disability be infirmities of aging. Please by to perform the normal
3. , and				to the vulnerable adult is: to bring the petition because:
		pondent,		, resides at (last
5.	The res	pondent's la	ıst knowı	n place of employment is:
6.	The phy	sical descri	ption of t	the respondent is:
Race	e:		Sex: _	Date of Birth:
Heig	ght:	Wei	ight:	Eye Color:
Hair	· Color: _		Disting	guishing Marks/Scars:
7.	Aliases	of the respo	ndent ar	re:
	_	pondent is a		d with the vulnerable adult as
9.	The follo	owing descr	ibes othe	er causes of action:
currently				e 1 or more cause(s) of action ner and the respondent,

744, Flori	da St	eding under the Florida Guardianship Code, chapter atutes, concerning the vulnerable adult. Describe here:
available:		Related case numbers and county where filed, if
exploitation	citione on of	there are previous or pending attempts er to obtain an injunction for protection against the vulnerable adult in this or any other circuit. pts here:
	(d)	The results of any such attempts:
10.	The	following describes the petitioner's knowledge of:
_	tmen	Any reports made to a government agency, such as t of Elder Affairs or the Department of Children and
	lating	Any investigations performed by a government to abuse, neglect, or exploitation of the vulnerable
and		
	(c)	The results of any such reports or investigations:

11. The petitioner knows or has reasonable cause to believe the vulnerable adult is either a victim of exploitation or is in imminent danger of becoming a victim of exploitation, because the

_	•	_	any incidents or threats of
		,	
12.	The	following describes:	
depender			ledge of the vulnerable adult's
in the abs		_	for the vulnerable adult's care ecessary:
	(0)	Arrailabla magazimaga th	o rule amable adult has for
such alte	rnativ	ve provisions:	ne vulnerable adult has for
		_, and	
alternativ	` '	The vulnerable adult's visions:	s willingness to use such
13. assets, ac		-	ulnerable adult maintains the following institutions:
Institutio	on	Address	Account Number

Institution	Address	Account Number
_	r believes that the vuln	eeze assets of the vulnerable erable adult's assets to be
	Worth less than S	\$1,500
	Worth from \$1,50	00 to \$5,000
	Worth more than	\$5,000
-	petitioner genuinely fea adult by the responden	rs imminent exploitation of t.
-	petitioner seeks an injuadult, including (mark	anction for the protection of appropriate section or
direct or indirec	Prohibiting the rect contact with the vulr	espondent from having any nerable adult.
committing any	-	raining the respondent from ainst the vulnerable adult.
	f the vulnerable adult, respondent, or in the r	w assets, accounts, and /or listed below even if titled respondent's name only, in the
Institution	Address	Account Number

Institution	Address	Account Number
<u> </u>	of the vulnerable adveluding any injunction	ms the court deems necessary ult or his or her the vulnerable ns or directives to law
17. If the caccounts, and cre	ourt enters an injunc edit lines:	ction freezing assets,
the vulnerable ad	-	that the critical expenses of provided by the following
OP		
OR		
be paid notwithst	anding the freezing o	s that the following expenses f assets, accounts, or lines of
credit from the fo	nowing institution(s):	

I ACKNOWLEDGE THAT <u>PURSUANT TOUNDER</u> SECTION 415.1034, FLORIDA STATUTES, ANY PERSON WHO KNOWS, OR HAS REASONABLE CAUSE TO SUSPECT, THAT A VULNERABLE

ADULT HAS BEEN OR IS BEING ABUSED, NEGLECTED, OR EXPLOITED HAS A DUTY TO IMMEDIATELY REPORT SUCH KNOWLEDGE OR SUSPICION TO THE CENTRAL ABUSE HOTLINE. I HAVE REPORTED THE ALLEGATIONS IN THIS PETITION TO THE CENTRAL ABUSE HOTLINE.

I HAVE READ EACH STATEMENT MADE IN THIS PETITION AND EACH SUCH STATEMENT IS TRUE AND CORRECT. I UNDERSTAND THAT THE STATEMENTS MADE IN THIS PETITION ARE BEING MADE UNDER PENALTY OF PERJURY PUNISHABLE AS PROVIDED IN SECTION 837.02, FLORIDA STATUTES.

	G: , CD ,
	Signature of Party
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Designated E-mail Address(es):
STATE OF FLORIDA	
COUNTY OF	
Sworn to or affirmed and sign	ed before me on(date)
	Printed Name
	Notary Public or Deputy Clerk
Personally known or	Produced identification
Type of identification produced:	

(b) Te	_	ctive Injunction	n Against Exploitation
IN THE CI	RCUIT COURT	OF THE	JUDICIAL CIRCUIT,
		COUNT	
In re:			
		Case No	.:
	able Adult		
Petition	er,		
and			
Respon	dent.		
		ECTIVE INJUNC LNERABLE ADU HEARING	TION AGAINST ILT AND NOTICE OF
the parties a	nd subject matt petition and aff	er under state la	n has jurisdiction over w. The court having idered argument of
given to the		manner sufficier	rtunity to be heard was nt to protect his or her
OR			
2	The court co	nducted its revi	ew ex parte.
3. Ar vulnerable a		present danger	of exploitation of the
	nere is a likeliho y of an adequate	od of irreparable e legal remedy.	harm and

- 5. There is a substantial likelihood of success on the merits.
- 6. The threatened injury to the vulnerable adult outweighs possible harm to the respondent.
- 7. Granting a temporary injunction will not disserve the public interest.
- This injunction provides for the vulnerable adult's physical or financial safety. These findings were based on the following facts: 9. Accordingly, it is hereby ADJUDGED that: The petitioner's request for a temporary protective injunction is GRANTED. This injunction is valid for 15 days from the date of this order or_____. The full hearing is set for(date)....., at(time)...... The hearing will be held before the Honorable _____ at ______, Florida. It is further ordered that: The respondent shall not commit any act of exploitation against the vulnerable adult. The respondent will have no contact with vulnerable adult. The vulnerable adult is awarded temporarily exclusive use and possession of any dwelling he or shethe vulnerable adult shares with the respondent. The respondent is barred from entering the residence of the vulnerable adult.

credit lines are hereby frozen until further court order except:

The vulnerable adult's assets, accounts, and / or

Institution(s) served on(date)
The following institution(s) holding the vulnerable adult's assets shallmust use his or herthe vulnerable adult's unencumbered assets to pay the clerk of court the following filing fee:
\$75.00 (if assets are between \$1,500–\$5,000)
OR
\$200.00 (if assets are more than \$5,000).
If the court enters an injunction, these fees will be taxed as costs against the respondent.
Law enforcement is hereby directed to:
Other relief:
This injunction is valid and enforceable in all Florida counties, does not affect title to real property, and law enforcement may use their section 901.15(6), Florida Statutes, arrest powers to enforce its terms.
DONE and ORDERED on(date) at(time)
Judge
CC: All parties and counsel of record
COPIES TO: (Check those that apply)

Petitioner:
by U. S. Mail
by hand delivery in open court (Petitioner must acknowledge receipt in writing on the original order—see below.)
Vulnerable Adult (if not petitioner)
by U. S. Mail
by hand delivery in open court
Respondent:
forwarded to Sheriff for service
by U. S. Mail
by hand delivery in open court (Respondent must acknowledge receipt in writing on the original order—see below.)
by certified mail (May only be used when respondent is present at the hearing and Rrespondent fails or refuses to acknowledge the receipt of a certified copy of this injunction.)
Other:
Petitioner's Attorney: by e-mail
Respondent's Attorney: by e-mail
I CERTIFY the foregoing is a true copy of the original as it appears on file in the office of the clerk of the circuit court of County, Florida, and that I have furnished copies of this order as indicated above on(date)
CLERK OF THE CIRCUIT COURT By: Deputy Clerk

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact [identify applicable court personnel by name, address, and telephone number] at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

(c) Ord	er Denying Injunction	on and Notice of Hearing.
		Z JUDICIAL CIRCUIT, _ COUNTY, FLORIDA
In re:		
		Case No.:
Vulnerab		
Petitione		
and		
	,	
Responde	ent.	
		ITION FOR INJUNCTION FOR ITATION OF A VULNERABLE
vulnerable adu the parties and	alt has been reviewed.	otection against exploitation of a This court has jurisdiction over r. Based upon the facts stated
The facts injunction are		l of the request for an ex parte

The court finds that based upon the facts, as stated in the petition alone and without a hearing in the matter, there is no

appearance of an immediate and present danger of exploitation of a vulnerable adult.

IT IS THEREFORE ORDERED:

The request for a temporary injunction for protection against exploitation of a vulnerable adult is **denied**. A hearing is scheduled on the petition for injunction for protection against exploitation of a vulnerable adult. The petitioner has the right to promptly amend any petition consistent with court rules.

NOTICE OF HEARING

A hearing is scheduled regarding this matter on(date)....., at(time)....., when the court will fully hear the allegations in the petition for injunction for protection against exploitation of a vulnerable adult. The hearing will be before The Honorable(name)....., at the following(address)....., Florida. All witnesses and evidence, if any, must be presented at this time.

IF EITHER PETITIONER OR RESPONDENT DO NOT APPEAR AT THE FINAL HEARING, HE OR SHETHE PETITIONER OR RESPONDENT WILL BE BOUND BY THE TERMS OF ANY INJUNCTION OR ORDER ISSUED IN THIS MATTER.

Nothing in thi petition.	s order limits pe	titioner's rights to dismiss the
DONE AND ORDERED in,		Florida, on(date)
COPIES TO:		JUDGE
Sheriff of	County	
CERTIFICATE OF S	SERVICE:	
Petitioner: e-mail address(es)	_ by U. S. Mail _	by e-mail to designated

Respondent will be served by sheriff.

Vulnerable Adult will be served by sheriff.

The financial institution will be served by sheriff. (If any assets, accounts, or lines of credit are requested to be frozen, insert names of the financial institutions.)

I CERTIFY the foregoing is a true copy of the original as it

appears on file in the off	ice of the cierk of the circuit court of
County, Florida, as	nd that I have furnished copies of this order
as indicated above.	
(SEAL)	CLERK OF THE CIRCUIT COURT
	By:
	Deputy Clerk or Judicial
	Assistant

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact [identify applicable court personnel by name, address, and telephone number] at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

(d) Final Protective Injunction. IN THE CIRCUIT COURT OF THE ______ JUDICIAL CIRCUIT, IN AND FOR ______ COUNTY, FLORIDA In re: Case No.: ______ Vulnerable Adult Petitioner, and ,

PERMANENT INJUNCTION FOR PROTECTION AGAINST EXPLOITATION OF A VULNERABLE ADULT

This cause came before the court, which has jurisdiction over the parties and subject matter under state law. The court having reviewed the petition and affidavits and considered the testimony presented and argument of counsel, finds as follows:

- 1. Reasonable notice and opportunity to be heard was given to the respondent in a manner sufficient to protect his or herthe respondent's due process rights. Respondent was served with the petition for injunction, notice of hearing, and temporary protective injunction, if issued.
 - 2. A hearing was held on(date)......

Respondent.

- 3. The vulnerable adult is a victim of exploitation or in imminent danger of becoming an exploitation victim.
- 4. There is a likelihood of irreparable harm and unavailability of an adequate legal remedy.

- 5. The threatened injury to the vulnerable adult outweighs possible harm to the respondent.
- 6. With regard to freezing the respondent's assets, accounts, and/or lines of credit that were the proceeds of exploitation, there is probable cause that exploitation has occurred and a substantial likelihood that such assets, accounts, and/or lines of credit will be returned to the vulnerable adult.
- This injunction provides for the vulnerable adult's 7. physical or financial safety. These findings were based on the following facts: 8. Accordingly, it is hereby ADJUDGED that: The petitioner's request for a protective injunction is GRANTED. This injunction remains in effect until it has been modified or dissolved, and it is further ordered that: The respondent shallmust not commit any acts of exploitation against, or have any direct or indirect contact with, the vulnerable adult. The vulnerable adult is awarded exclusive use and possession of any dwelling he or shethe vulnerable adult shares with the respondent. The respondent is excluded from the residence of the vulnerable adult. The respondent shallmust, at his or herthe respondent's own expense, participate in all relevant treatment,

intervention, or counseling services to be paid for by the

respondent.

Unless ownership is unclear, any temporarily frozen assets, accounts, and credit lines of the vulnerable adult are to be returned to the vulnerable adult.
If not already paid pursuant to <u>under</u> the order granting temporary protective injunction against exploitation of a vulnerable adult, a final cost judgment is hereby entered against respondent and in favor of the clerk of courts in the amount of (check one 1):
\$75.00 (if assets are between \$1,500–\$5,000)
OR
\$200.00 (if assets are more than \$5,000).
All for which let execution issue forthwith.
If the amount set forth above has already been paid to the clerk of courts, a final cost judgment is hereby entered against respondent and in favor of the vulnerable adult in the amount set forth above, all for which let execution issue forthwith.
Any other costs associated with this judgment, including filing fees and service charges, are to be paid by the respondent.
Other:
This injunction is valid and enforceable in all Florida counties, does not affect title to real property, and law enforcement may use section 901.15(6), Florida Statutes, arrest powers to enforce its terms.
DONE and ORDERED on(date)

Judge CC: All parties and counsel of record
COPIES TO: (Check those that apply)
Petitioner:
by U. S. Mail
by hand delivery in open court (Petitioner must acknowledge receipt in writing on the original order—see below.)
Vulnerable Adult (if not petitioner)
by U. S. Mail
by hand delivery in open court
Respondent:
forwarded to Sheriff for service
by U. S. Mail
by hand delivery in open court (Respondent must acknowledge receipt in writing on the original order—see below.)
by certified mail (May only be used when respondent is present at the hearing and respondent fails or refuses to acknowledge the receipt of a certified copy of this injunction.)
Department of Agriculture and Consumer Services
Other:
Petitioner's Attorney: by e-mail
Respondent's Attornev: by e-mail

9	g is a true copy of the original as it f the clerk of the circuit court of
County, Florida, and th	nat I have furnished copies of this order
as indicated above on(da	te)
	CLERK OF THE CIRCUIT COURT
	By:
	Deputy Clerk