## IN THE COURT OF COMMON PLEAS OF ALLEGHENY COUNTY, PENNSYLVANIA ORPHANS' COURT DIVISION

IN RE:	)	No.	,	
an alleged incapacitated person	)			
	PRELIMINARY ORI	DER OF COURT		
(EMERGENCY AND PERMANENT GUARDIAN)				
AND NOW, this	day of	, , the fore	egoing	
Petition having been presen	ated in open Court, upo	on consideration th	nereof and on	
motion of	, counsel for Petitioner, it is ORDERED and			
DECREED that a Citation b	be awarded, directed to	)	to show cause why	
an emergency g	guardian of person and estate should be appointed, returnable			
	, and why she	ould not be adjud	ged an incapacitated	
person and a permanent	guardian of	person and e	state should be	
appointed returnable	,	. This Petitio	on seeks to have	
ad	judged an incapacitate	d person.		
The time and place of	hearing on the Petition	n for appointment	of an emergency	
guardian of the p	person and estate of the	e alleged incapaci	tated person are	
fixed for	, , at	o'clock,		
The alleged incapacit	ated person shall be	given notice o	f the hearing on	
appointment of an emergence	ey guardian of po	erson and estate b	y serving	

personally with the Citation, this Order of Court and a copy of the foregoing

Petition prior to the time of such emergency hearing [(or) the Court finds that service of notice of appointment of an emergency guardian upon the alleged incapacitated person is not feasible under the circumstances and is, therefore, waived pursuant to 20 Pa. C.S.A. 5513.]

The Court finds that the following additional notice to others of the hearing on appointment of an emergency guardian of the alleged incapacitated person is feasible in the circumstances and directs that same be made upon the following persons in the following manner.

The Court finds that strict compliance with 20 Pa. C.S.A. 5511 (e) and Rule 14, Section 1 of the Allegheny County Orphans' Court Division Rules (both relating to contents of the Petition) are not feasible under the circumstances and are waived for the purpose of the hearing on appointment of an emergency guardian of the alleged incapacitated person.

The Court further finds that strict compliance with 20 Pa. C.S.A. 5511 (a) (relating to notification concerning the right to counsel and the appointment of counsel for the alleged incapacitated person) are not feasible under the circumstances and are waived for the purpose of the hearing on appointment of an emergency guardian of the alleged incapacitated person.

The time and place of hearing on the Petition for appointment of a permanent guardian of the person and estate of the alleged incapacitated person are fixed for , at o'clock, ,

prevailing time in the Orphans' Court Division, Seventeenth Floor, Frick Building, Pittsburgh, Pennsylvania 15219.

At least twenty (20) days written notice of the hearing on appointment of a person and estate shall be given to permanent guardian of the alleged incapacitated person, by serving personally with a copy of the Petition, the Citation and this Order of Court, together with an explanation of their contents and days written notice of the Petition and terms of the Petition. Additionally, at least hearing on the appointment of a permanent guardian shall also be given either personally or by registered or certified mail to the following: all persons residing within the commonwealth who are sui juris and would be entitled to share in the estate of the alleged incapacitated person if were to die intestate; to the person or institution providing residential services to the alleged incapacitated person; the United States Department of Veterans' Affairs V.A. Regional Office (271), Attention: Chief, Fiduciary Unit, 1000 Liberty Avenue, Pittsburgh, PA 15222, if the Alleged Incapacitated Person is receiving benefits from the United States Veterans' Administration, and to the following other parties in interest:

BY THE COURT:	
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