

STATE OF MAINE

_____ COUNTY PROBATE COURT

DOCKET NO. _____

In Re: _____
Incapacitated Person

APPOINTMENT OF SUCCESSOR GUARDIAN AND/OR SUCCESSOR CONSERVATOR

Upon hearing at which the above-named incapacitated person/protected person was was not present, or after legal opportunity for hearing, the Court finds that a qualified person has been presented to this Court to be appointed successor guardian of the named person; that venue is proper; that the required notices have been given or waived; that the adjudication of incapacity occurred on _____ and is confirmed; that if the named person did not attend the hearing, inquiry was made as to whether said person wished to do so; that this appointment is necessary or desirable as a means of providing continuing care and supervision of the person of the incapacitated/protected person; and that this appointment is necessitated by the named person's actual mental and adaptive limitations or other conditions, all as required by 18-A M.R.S. § 5-304.

The Court hereby appoints _____, whose address is _____
_____ as FULL LIMITED successor guardian of
_____, the incapacitated person, and directs issuances of Letters of Successor
Guardianship to said successor guardian. The address of the successor guardian is as follows:

(1) If this is a LIMITED SUCCESSOR GUARDIANSHIP, the following limitations apply:

(2) The Court finds that these specific powers or limitations are necessitated by the incapacitated person's actual mental and adaptive limitations or other conditions for the following reasons:

The Court further finds that a qualified person has petitioned for the appointment of a successor conservator for the above-named protected person; that venue is proper; that the required notices have been given or waived; that the named person has assets requiring protective proceedings; that the named person is a person for whom appointment of conservator is proper; that the person hereby appointed has priority pursuant to 18-A M.R.S. § 5-410 over any other person known to desire appointment; and that the appointment of a successor conservator will be in the best interests of the protected person.

The Court hereby appoints _____, whose address is _____
_____ as FULL LIMITED successor conservator
of _____, the protected person, and directs issuance of Letters of
Successor Conservatorship to said successor conservator. The address of the successor conservator is as
follows:

(1) The statutory powers of the successor conservator are expanded limited as follows:

(2) A personal corporate surety bond in the amount of \$ _____ shall be filed
and/or security posted as follows:

(3) The successor conservator shall file an inventory within 90 days according to law.

(4) The successor conservator shall file an annual account with the Court according to law, as
well as any other reports required by the Court as follows:

Pursuant to M.R.Prob.P. 79(a) and at the specific direction of the Court, the Register shall enter
on the docket that this Order is incorporated by reference.

Dated: _____

Judge of Probate

MARP