| CAUSE NO. | | | |
|--|--|---|--|
| IN THE GUARDIANSHIP OF | | § IN THE COUNTY COURTS § AT LAW NO. 2 OF § HUNT COUNTY, TEXAS | |
| | ORDER REMOV | VING GUARDIAN | |
| show cause why | | ☐ Court's own motion, ☐ motion of an interested pers, the Guardian in the above matter should not be rer de. | |
| | (a-1)(2) and \square appeared \square | eturn receipt pursuant to \$1203.052(a-1) cited by pe failed to appear at the hearing or as authorized | |
| THE COURT FINDS | S that the Guardian should be re | removed for the following reasons: | |
| 2. Fails to invento the gua 3. If requi 4. Is abse court's 5. Cannot wherea a nonro process 6. Subject the star propert conside §48.00 person 7. Has ne | ets to qualify in the manner and to return, not later than the 30 th ory of the guardianship estate pardian's knowledge and the deadired, fails to give a new bond went from the state for a consecut a permission, or removes from that the served with notices or abouts are unknown; (b) the guardiant of this state who does as in any guardianship proceeding to \$1203.056(a) Guardian has te, or is about to misapply, entry entrusted to the guardians' careful to be abuse, neglect, or 2 Human Resource Code, if en as defined by that section; aglected to educate or maintain electric condition of the ward's estate | and the property and a list of claims that have come to be property and a list of claims that have come to be property and a list of claims that have come to be property and a list of claims that have come to be property and a list of claims that have come to be property and a list of claims that have come to be property and a list of claims that have come to be property and a list of claims that have come to be property and a list of claims of the guardians' guardian is eluding service; or (c) the guardians' guardian is eluding service; or (c) the guardian is be not have a resident agent to accept service of ling or other matter relating to the guardianship; has: (a) misapplied, embezzled, or removed from the state, any of the care, (b) has engaged in conducted that would be or exploitation, as those terms are defined by engaged in with respect to an elderly or disabled in the ward as liberally as the means of the ward the permit. | |
| 1. Suffic | | port a belief that the guardian has misapplied, | |
| embez form t | zzled, or removed form the state the state, and of the property en- guardian failed to return any ac | ate, or is about to misapply, embezzle, or remove entrusted to the guardian's care; account or report that is required by law to be | |
| 3. The g | | per order of the court that has jurisdiction with | |
| 4. The g for an guard | uardian: (a) has become incapa by other cause has become inca ian's trust; | pacitated; (b) is sentenced to the penitentiary; or acapable of properly performing the duties of the | |
| consid §48.00 | dered to be abuse, neglect, or | nduct with respect to the ward that would be or exploitation, as those terms are defined by if engaged in with respect to an elderly person or by that section; | |

| | 6. The guardian neglects to educate or maintain the ward as liberally as the means of the wards' estate and the ward's ability or condition permit;7. The guardian interferes with the ward's progress or participation in programs in the community; | | |
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| | 8. The guardian fails to comply the requirements of Subchapter G., Chapter 1104;9. The court determines that, because of the dissolution of the joint guardians' marriage, the termination of the guardians' joint appointment and the continuation of only one of the joint guardians as the sole guardian is in the best interest of the | | |
| | ward; 10. The guardian would be ineligible for appointment as a guardian under Subchapter H, Chapter 1104 | | |
| THE CO | URT FURTHER FINDS: | | |
| | No necessity for the immediate appointment of a successor Guardian | | |
| | A necessity exists for the immediate appointment of a successor Guardian, that | | |
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| - | EREFORE, ORDERED that: | | |
| (1) | is removed as Guardian, | | |
| (2) | He/she shall immediately surrender any and all letters of guardianship issued to him/her to the County Clerk for immediate destruction by the County Clerk, | | |
| (3) | Any and all letters of guardianship issued to him/her are cancelled of record, | | |
| (4) | He/she shall immediately deliver any and all estate property in his/her possession to the person who has been appointed and qualified as successor Guardian. If no person has been appointed and qualified as successor Guardian, then he/she shall immediately deliver any and all estate property in his/her possession to the persons entitled to the property, | | |
| (5) | He/she shall immediately relinquish control of the ward's person. | | |
| | No successor Guardian is appointed; OR | | |
| | is immediately appointed successor Guardian of the Person the Estate both the Person and the Estate, with bond set at \$, and that Letters of Guardianship shall issue upon taking the oath of Guardian and the Court's approval of the successor Guardian's bond. is ORDERED immediately to deliver all of the estate to the successor Guardian. | | |
| | the estate to the successor Guardian. | | |
| All cos | ts of removal, including attorneys' fees, are to be taxed and adjudged agains , individually, and the surety on the Guardian's bond. | | |
| The clerk | shall issue notice pursuant to §1203.0531. | | |
| Signed t | his day of | | |
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JUDGE JOEL D. LITTLEFIELD HUNT COUNTY, TEXAS