## ADMINISTRATIVE OFFICE OF THE COURTS STATE OF NEW JERSEY

PHILIP S. CARCHMAN, P.J.A.D.
ACTING ADMINISTRATIVE
DIRECTOR OF THE COURTS



RICHARD J. HUGHES
JUSTICE COMPLEX
P.O. Box 037
TRENTON, NEW JERSEY 08625-0037

Directive # 10-08

[Questions or comments may be directed to 609-292-8470.]

To: Assignment Judges

**Probate Part Judges** 

**Surrogates** 

From: Philip S. Carchman, P.J.A.D.

Subj: Civil – Model Order for Scheduling Hearing for Guardianship

of Alleged Incapacitated Person

Date: May 20, 2008

This Directive promulgates a model form of order for scheduling a hearing for the guardianship of an alleged incapacitated person. The Judicial Council approved this form order at its February 27, 2008 meeting.

The purpose of the order for hearing is to schedule and give notice of the guardianship hearing to interested persons and to provide formal notice of the hearing to the alleged incapacitated person (AIP). R. 4:86-4. Orders for hearing are required because use of an order to show cause would be inconsistent with the underlying allegations of a guardianship action, namely, that the alleged incapacitated person is under a disability and is unable to manage his or her personal and business affairs. A summary action order to show cause also is inconsistent with the alleged incapacitated person's right to a jury trial. R. 4:86-4; N.J.S.A. 3B:12-24.

This model order provides guidance in drafting acceptable orders for guardianship hearings and is preformatted to comply with the Rules of Court. Use of the model order is encouraged but not mandatory; however, any variations from the model must nonetheless conform to the requirements of the Rules of Court and any applicable Administrative Directives.

## Attachment

cc: Chief Justice Stuart Rabner

Hon. Glenn A. Grant, Acting Admin. Director Designate Christina P. Higgins, Acting Deputy Administrative Director

**AOC Directors and Assistant Directors** 

Trial Court Administrators Civil Division Managers Kevin M. Wolfe, Chief

Steven D. Bonville, Special Assistant Francis W. Hoeber, Special Assistant

## Model Order for Scheduling Hearing for Guardianship of Alleged Incapacitated Person (Rule 4:86-4) – Promulgated by Directive #10-08

## SUPERIOR COURT OF NEW JERSEY CHANCERY DIVISION \_\_\_\_\_ COUNTY PROBATE PART

	Docket No.:
In the Matter of, an	CIVIL ACTION
Alleged Incapacitated Person	ORDER FIXING GUARDIANSHIP HEARING DATE AND APPOINTING ATTORNEY FOR ALLEGED INCAPACITATED PERSON
This matter having been opened to the Cou	rt by, attorney for the
plaintiff,	
an incapacitated per	rson and appointing a guardian pursuant to N.J.S.A.
3B:12-24.1 and <i>Rules</i> 4:86-1 to 8 and for such other r	elief as the Court may deem just, and the Court having
read and considered the verified complaint, the support	ting certifications or affidavits, and all other papers and
pleadings filed in this matter, and for good cause sho	own:
IT IS on this day of	, 20, ORDERED that:
1. This matter be set down for hearing bef	ore this Court at the County Court
House,, New J	Jersey, on theday of,
20, ato=clock in the noon, or a	s soon thereafter as plaintiff may be heard, to determine
the issues of incapacity of	and the appointment of a guardian.
2. A copy of the verified complaint, support	ing affidavits or certifications and this Order, shall be
served on, the a	lleged incapacitated person, by personally serving the
same at least 20 days prior to the date scheduled for	the hearing.
3. A separate notice shall be personally ser	ved on the alleged incapacitated person stating that if
he/she desires to oppose the action he/she may appear	either in person or by attorney and may demand a trial
by jury.	
4. A copy of the verified complaint, supporting	g affidavits or certifications and this Order shall also be
served on all the next-of-kin and other parties-in-interest	est identified in the verified complaint by certified mail,
return receipt requested at least 20 days prior to the c	late scheduled for the hearing.
	address is: and
telephone number is: b	e and hereby is appointed as attorney for the alleged
incapacitated person. Said attorney shall personally in	nterview the alleged incapacitated person, examine the

medical records, make inquiry of persons having knowledge of the alleged incapacitated person=s circumstances, his/her physical and mental state and his/her property, make reasonable inquiries to locate any Will, powers of attorney or health care directives previously executed by the alleged incapacitated person, or to discover any interests the alleged incapacitated person may have as a beneficiary of a will or trust. Said attorney shall prepare a written report of findings and recommendations and an affidavit of services to be filed with the Court and with the plaintiff's attorney and other parties who have filed a written response at least \_\_\_\_\_ days prior to the hearing.

- 6. A copy of the verified complaint, supporting affidavits or certifications and this Order shall be immediately served on the attorney for the alleged incapacitated person by personal service or certified mail, return receipt requested.
- 7. The attorney above appointed to represent the alleged incapacitated person is hereby regarded as a HIPAA (Health Insurance Portability and Accountability Act) representative for the alleged incapacitated person and shall have the right and power to examine records, including medical and psychiatric records, pertaining to the alleged incapacitated person and to visit and confer with the alleged incapacitated person.
- 8. The plaintiff shall file with the Surrogate of \_\_\_\_\_\_ County a proof of service of the pleadings required by this order to be served on the alleged incapacitated person and the parties in interest no later than \_\_\_\_ (\_\_) days before the date this matter is scheduled to be heard.
- 9. Any next-of-kin and other party-in-interest who wishes to be heard with respect to any of the relief requested in the verified complaint shall file with the Surrogate of \_\_\_\_\_\_ County at [insert address of Surrogate in the County where the action is being brought] together with the applicable filing fee and serve upon the attorney for the plaintiff and the attorney for the alleged incapacitated person at the address set forth above, a written answer, an answering affidavit, a motion returnable on the date this matter is scheduled to be heard or other written response \_\_\_\_\_ days before the date this matter is scheduled to be heard.

J. S. C.