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 Court b	by, attorney for
the plaintiff,	for a judgment declaring
an incapacitated pe	rson and appointing a guardian pursuant to
N.J.S.A. 3B:12-24.1 and Rules 4:86-1 to 8 and for suc	ch other relief as the Court may deem just, and
the Court having read and considered the verified	complaint, the supporting certifications or
affidavits, and all other papers and pleadings filed in	this matter, and for good cause shown:
IT IS on this day of	, 20, ORDERED that:
1. This matter be set down for hearing before	re this Court at the County
Court House,	_, New Jersey, on the day of
, 20, at o'clock	in the noon, or as soon thereafter as
plaintiff may be heard, to determine the issues of inca	pacity 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 alleged 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 serve	ed 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, support	ing affidavits or certifications and this Order
shall also be served on all the next-of-kin and other	r parties-in-interest identified in the verified
complaint by certified mail, return receipt requested	at least 20 days prior to the date scheduled for
the hearing	

5, E	squire, whose address is:	and
telephone number is:	be and her	eby is appointed as attorney for the
alleged incapacitated person. Sa	aid attorney shall personally	interview the alleged incapacitated
person, examine the medical rec	ords, make inquiry of person	as having knowledge of the alleged
incapacitated person's circumstar	nces, his/her physical and mer	ntal state and his/her property, make
reasonable inquiries to locate an	y Will, powers of attorney of	or health care directives previously
executed by the alleged incapacit	ated person, or to discover an	y interests the alleged incapacitated
person may have as a beneficiary	of a will or trust. Said attorn	ney shall prepare a written report of
findings and recommendations ar	nd an affidavit of services to	be filed with the Court and with the
plaintiff's attorney and other parti	es who have filed a written re	sponse at least days prior to the
hearing.		
6. A copy of the verified	complaint, supporting affida	vits or certifications and this Order
shall be immediately served on the	e attorney for the alleged inca	pacitated person by personal service
or certified mail, return receipt re	equested.	
7. The attorney above ap	ppointed to represent the alle	eged incapacitated person is hereby
regarded as a HIPAA (Health Ins	urance Portability and Accou	intability Act) representative for the
alleged incapacitated person and	shall have the right and po	wer to examine records, including
medical and psychiatric records,	pertaining to the alleged in	capacitated person and to visit and
confer with the alleged incapacita	ated person.	
8. The plaintiff shall file	with the Surrogate of	County a proof of service of the
pleadings required by this order t	o be served on the alleged inc	capacitated person and the parties in
interest no later than ()	days before the date this matt	er is scheduled to be heard.
9. Any next-of-kin and ot	her party-in-interest who wish	hes to be heard with respect to any of
the relief requested in the verifi-	ed complaint shall file with	the Surrogate of
County at [insert address of Surr	ogate in the County where th	ne action is being brought] together
with the applicable filing fee and	serve upon the attorney for t	the plaintiff and the attorney for the
alleged incapacitated person at the	address set forth above, a wri	itten answer, an answering affidavit,
a motion returnable on the date th	is matter is scheduled to be he	eard or other written response
days before the date this matter is	s scheduled to be heard.	
		J. S. C.