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THE ROLE OF THE GUARDIAN UNDER TEXAS LAWSTEPHEN JODY HELMAN, *AUSTIN**UPDATED BY:*MAITE ELORDUY GOMEZ, *Austin*

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THE ROLE OF THE GUARDIAN¹

I. SCOPE

This article discusses the duties and responsibilities of a guardian under Texas law. The discussion covers all aspects of guardianship administration from the initial qualification of the guardian to the closing of the guardianship. Forms are also provided to assist the practitioner in drafting some of the documents that must be prepared or filed by the guardian. Although this outline discusses the statutory duties and common law fiduciary obligations of a guardian, it is important to note that a guardian may also be required to take certain actions under local court rules. Since these rules can vary greatly from county to county and court to court, a consideration of these rules is beyond the scope of this paper. However, the cautious practitioner will review any applicable local rules before providing the guardian with advice regarding his or her duties and responsibilities in administering the guardianship.

II. PRELIMINARY ISSUES BEFORE APPOINTMENT

A. Required Training and Registration with the Judicial Branch Certification Commission

Effective June 1, 2018, all guardianships in the State of Texas must be registered with the Judicial Branch Certification Commission (“JBCC”). Additionally, any guardian being appointed after June 1, 2018 must complete a training course with the JBCC prior to the hearing for the appointment of a guardian. There is no fee associated with registering the guardianship or taking the training course. While a paper registration form is available for guardians and proposed guardians to complete, the training course must be completed online. The required training course is available in both English and Spanish.

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It is advised that proposed guardians register the guardianship and complete the training course early in the process to ensure there are no delays when it comes time to set the case for a hearing. Once the proposed guardian completes the required training course a certificate of completion will generate, which should be filed into the matter. Should issues arise during the registration and training process the JBCC can be contacted via email or telephone.

¹ This paper was originally prepared – and presented for many years – by Stephen Jody Helman, with the law firm of Osborne, Helman, Knebel & Scott, LLP. After a distinguished, successful, and eventful career, Jody retired from the practice of law at the end of 2014. Several attorneys have helped update the paper over the years, including notably, Associate Judge Tom Ruffner, Probate Court Number One of Travis County, Texas and Jody’s former law partners, Jason S. Scott and Michael B. Knisely. Their respective contributions are greatly appreciated. The paper has been most-recently updated by Maite Elorduy Gomez and Victoria D. Seybold, with invaluable input from Emma Jane Hopper.

B. Criminal Background Checks for Proposed Guardians

As noted above, registration will trigger the JBCC to complete the required criminal background check. In guardianship cases where the value of the proposed ward's liquid estate exceeds \$50,000 or the proposed guardian resides out-of-state or out-of-country, the proposed guardian will be required to complete a digital fingerprint background check. Once the guardianship registration information is received, the JBCC will send an email to the proposed guardian with a service code and instructions for the proposed guardian to obtain digital fingerprints. After receiving the email and instructions, the proposed guardian will be responsible for scheduling an appointment to have the digital fingerprints taken. It is important to note that even if you are not seeking to appoint a guardian of the estate due to less restrictive alternatives, if the liquid estate exceeds \$50,000, the proposed guardian will be required to complete a digital fingerprint background check.

The criminal background check should be completed prior to the hearing for the appointment of a guardian. Although Texas Estates Code Section 1104.402 prescribes that it is the duty of the court's clerk to obtain this information, Section 1104.403 provides that any person may submit this information to the clerk not later than the 10th day before the date of the hearing.²

C. Service of Citation on Proposed Ward for Application for Guardianship

Notice by personal citation must be made to any proposed ward who is twelve (12) years of age or older. Citation must be served by the sheriff, constable, or other officer. Texas Estates Code §§ 1051.051. In *Fairley*, the Supreme Court of Texas clarified that Texas Estates Code 1051.051, not 1051.103(a), is the controlling statute when looking to determine who is authorized to serve the proposed ward with an application for guardianship. *Guardianship of Fairley*, 650 S.W.3d 372, 384 (2022). The Court notes that 1051.103(a) "identifies those individuals who must receive personal service on an application for guardianship" while 1051.051 specifies "who may serve when personal service is required and how service must be effected." *Id.* at 383. The Court goes on to indicate they read the term "other officer" to refer "to those persons who are authorized to serve citation elsewhere in the Estates Code." *Id.* at 384.

² Currently there appears to be a conflict between the Texas Estates Code and Texas Government Code as it relates to the manner in which criminal background checks are to be obtained by the clerk. As noted above, Texas Estates Code 1104.402 and 1104.403 allow for either the clerk or the proposed guardian to obtain the criminal background check. However, the Texas Government Code 155.205 states that, "in accordance with the rules adopted by the Texas Supreme Court under Section 155.203 of the Government Code, *the (Judicial Branch Certification Commission) shall obtain criminal history record information* that is maintained by the Department of Public Safety or the Federal Bureau of Investigation identification division relating to the individual seeking appointment as guardian or temporary guardian" (emphasis added). The commanding language of Section 155.205 seems to override the option of the clerk or proposed guardian independently acquiring a criminal background check set forth in the Estates Code, hence the existing conflict.

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