ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address): TELEPHONE AND FAX NOS: ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: MAILING ADDRESS: GITY AND ZIP CODE: BRANCH NAME: CONSERVATORSHIP OF THE PERSON FROM ESTATE OF (Name): ORDER APPOINTING COURT INVESTIGATOR Conservatorship Limited Conservatorship TO (name): You are hereby appointed Court Investigator in the matter entitled above. 1. Prior to appointment of a conservator YOU ARE DIRECTED TO a. personally interview and inform the proposed conservatee of the contents of the citation, the nature, purpose, and effect of the proceedings, and of the right to oppose the proceeding, attend the hearing, have the matter tried by jury, be represented by counsel, and have legal counsel appointed by the court if unable to retain an attorney. b. determine (1) whether the proposed conservatee wishes to contest the establishment of the conservatorship; and whether the proposed conservatee wishes to contest the establishment of the conservator prosent conservator. (3) whether the proposed conservatee wishes to be represented by counsel, and if so, whether counsel has been retained, and if not, the name of an attorney the proposed conservatee wishes to retain. (4) whether the proposed conservatee desires the court to appoint legal counsel if the proposed conservatee has not retained an attorney. (5) Whether the appointment of legal counsel would be helpful to the resolution of the matter or is necessary to protect						
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the interests of the proposed conservatee if the proposed conservatee does not plan to retain legal counsel and has						
not requested the court to appoint legal counsel.						
(6) whether the proposed conservatee is capable of completing an affidavit of voter registration.						
c. review (i) the allegations of the petition as to why the appointment of a conservator is required and (ii) the statements						
in the Confidential Supplemental Information (form GC-312) and refer to the supplemental information in making your						
determinations.						
d. at least five days before the hearing, report your findings in writing to the court, including in your report the propos						
servatee's express communications concerning the following:						
(1) representation by legal counsel;						
(2) whether the proposed conservatee is not willing to attend the hearing, does not wish to contest the establishment of						
the conservatorship, and does not object to the proposed conservator or prefer that another person act as conservator.						
e. at least five days before the date set for hearing, mail a copy of your report to all of the following:						
(1) the attorney, if any, for the petitioner;						
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(Continued on reverse)

CONSERVATORSHIP OF (Name):						CASE NUMBER:		
				CONSERVATEE		PROPOSED CONSERVATEE		
2.								
	(1) whether it appears that the conservatee is unable or unwilling to attend the hearing.							
	(2) whether the conservatee wishes to contest the petition.							
	(3) whether the conservatee wishes to be represented by counsel, and if so, whether counsel has been retained if not, the name of an attorney the conservatee wishes to retain.							
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(5) whether the appointment of legal counsel would be helpful to the resolution of the matter or is the interests of the conservatee if the conservatee does not plan to retain legal counsel and ha court to appoint legal counsel.								
						ga. 00000. aaaaa quodidao		
		(6)	(6) (for change of residence only) determine whether the proposed change of place of residence is required to prevent irreparable harm to the conservatee and whether no means less restrictive of the conservatee's liberty will suffice to prevent the harm.					
 at least five days before the hearing on medical consent or at least two days before the hearing or report your findings in writing to the court, including in your report the conservatee's express com representation by legal counsel and whether the conservatee is not willing to attend the hearing a 						ee's express communications concerning		
	Ч	COI	ntest the petition.	a the date set for hearing	na on	medical consent or at least ty	wo days before the bearing on change of	
 d. at least five days before the date set for hearing on medical consent or at least two days before the hearin residence, mail a copy of your report to all of the following: (1) the attorney, if any, for the petitioner; 							vo days before the fleating off change of	
	(2) the attorney, if any, for the conservatee;							
		(3)			(spec	cify names and addresses in A	Attachment 2d).	
з. [e other (specify in Attachment 2e). Duties after appointment of conservator. YOLLARE DIRECTED TO							
3. L	B. L. Duties after appointment of conservator. YOU ARE DIRECTED TO a. visit and personally inform the conservatee that he or she is under a conservatorship and of the name of the conservator.							
	b. determine whether the conservatee wishes to petition the court for termination of the conservatorship.							
				conservatee is still in n	•		,	
						ompleting an affidavit of voter	registration.	
	е	. det	ermine whether the	conservator is acting in	the l	best interests of the conserva	tee.	
	f.	info	orm the court immed	diately if you are unable	at an	ny time to locate the conserva	tee.	
	g		-	visit personally with the est of the conservatee.	cons	servator and other persons to	determine whether the conservator is	
	h.		_~		ınder	Probate Code section 2356.5	—dementia treatment or placement)	
	11.						the conservator's powers granted under	
							nine whether the conservatee objects to	
			the conservator'	•	ction,	and to determine whether sor	me change in the powers granted under	
	i.		☐ (for conservators	ships existing on Decen	nber 3	31, 1980, in which the conserv	vatee has not been adjudged incompetent)	
							1873 broadening the capacity of the	
	j.					ne conservatee is such that the ied or that the order should be	e terms of the court order under Probate e revoked.	
	k. I.	E	_				I consent for any form of medical treatment. continuation or termination of the limited	
	conservatorship							
	m						for, to the attorneys of record for the (specify names and addresses in Attach-	
		me	ent 3m).					
n other (specify in Attachment 3n).								
	The visit and investigation under item 3 shall be so conducted that it is completed and your findings are certified in written court not less than 15 days before the expiration of one year from the date the conservator was appointed. Visits a investigations shall be made biennially thereafter, with written findings certified to the court not less than 15 days before date of biennial court review.							
4. Number of pages attached:								
Date:								
Dale	.					JU	JDGE OF THE SUPERIOR COURT	
							WS LAST ATTACHMENT	