

PETITION & ORDER FOR WITHDRAWAL FROM BLOCKED ACCOUNT

King County Superior Court Facilitators: Instruction # G-8
King County Local Rule 98.20
RCW 11.92.040

The purpose of these documents is to receive court approval for a withdrawal from a blocked financial account.

STEP 1: OBTAIN AND COMPLETE THE REQUIRED FORMS

- **Petition and Declaration for Withdrawal from Blocked Account.**
On the first page of the form, fill in the name of the incapacitated person and the case number. Fill in the blanks on each page. Sign and date the last page.
- **Order for Withdrawal from Blocked Account.**
Fill out the first page the same as the Petition. Fill out the form as you would like the court to approve it. Sign and date the last page.
- **Notice of Hearing and Declaration of Mailing.**
Pick a date when you will be able to go to court. You must file the notice at least 14 days before the date selected. **If you file the Notice of hearing and Declaration of Mailing by mail, allow sufficient time for receipt by the Court at least 14 days before the hearing.** In King County the Court hears guardianship matters every Monday through Friday that the Court is in session, at 10:30 a.m. On the second page of the form sign the declaration of mailing and provide all of your contact information. List the names and contact information for each person who has submitted a Request for Special Notice of Proceedings.

STEP 2: TALK TO AN ATTORNEY IF POSSIBLE

These instructions are not a substitute for legal advice. The laws and court rules are complex and following these instructions will not guarantee you a favorable result. It is always advisable to talk to a lawyer about your problem before filing your action. If you cannot afford to hire an attorney to represent you, you may be able to pay a lawyer to give you advice and review your paperwork for a lesser cost. Contact the King County Bar Association Lawyer Referral Line for information about limited services representation. If you cannot afford these costs, there are limited free legal services available to low income people. Contact the Facilitators' office for a *Legal Resource List* or the King County Bar Association Lawyer Referral Line for information about resources for low income people.

STEP 3: MAKE COPIES, FILE ORIGINALS WITH CLERK AND DISTRIBUTE COPIES TO COURT COMMISSIONER AND ALL INTERESTED PARTIES

Make at least two copies of all completed forms. Additional copies will be needed for any person who has submitted a Request for Notice of Proceedings.

File the originals of all forms (except any proposed orders) with the Clerk.

Deliver the Court's Working Copies. The working copies must be delivered to the Ex Parte Courtroom at the time you file the originals, or at least 14 days before the hearing. Working copies consist of copies of all forms, including any proposed orders.

In the top right-hand corner of the Working Copies write:

WORKING COPIES – EX PARTE
HEARING DATE _____
HEARING TIME _____
PRESENTED BY _____

(Fill in your name.)

At least 10 days before the hearing, deliver copies of all forms to each person who has requested special notice of proceedings. If you mail the forms, you must mail them at least 13 days before the hearing. Include everyone you listed on page two of the Notice of Hearing and Declaration of Mailing. If anyone is represented by an attorney, the documents must be mailed or delivered to the attorney.

STEP 4: ATTEND YOUR HEARING

Attend your hearing in the Ex Parte and Probate Courtroom of the King County Courthouse in Seattle for all cases with a SEA designation, or the Kent Regional Justice Center for all cases with a KNT designation. Bring copies of all forms, along with your original proposed order and check in with the courtroom clerk. All hearings are scheduled for 10:30 a.m. and are heard in the order that cases are checked in and ready. You are welcome to arrive early.

Make a copy of any orders signed by the Court, then file the originals with the Clerk.

WARNING: These instructions are not a substitute for legal advice. The laws and court rules are complex and following these instructions will not guarantee you a favorable result. It is always advisable to talk to a lawyer about your problem before filing your action. (You may be able to hire a lawyer for a small fee to review your completed forms and talk about your problem but not represent you in court). If you need a lawyer, contact the Family Law Facilitators' Office for a Legal Resource List or call the King County Bar Association Lawyer Referral Line.