## CHAPTER 7 RULES OF PROBATE PROCEDURE

Rule 7.1	Effective rer	Effective removal order — turnover				
Rule 7.2	Fees in prob	Fees in probate				
Rule 7.3	District cour	t rules in probate				
Rule 7.4	Report of re	feree				
Rule 7.5	Referees in	probate				
Rule 7.6	Reports of d	elinquent inventories or reports				
Rule 7.7	Interlocutory	report				
Rules 7.8 to 7.10	Reserved					
Rule 7.11	Forms					
	Form 1:	Report of Referee				
	Form 2:	Initial/Annual/Final Report of Guardian				
	Form 3:	Initial Report of Conservator and Inventory				
	Form 4:	Annual Report of Conservator				
	Form 5:	Final Report of Conservator				
	Form 6:	Protected Information Disclosure				

# CHAPTER 7 RULES OF PROBATE PROCEDURE

Rule 7.1 Effective removal order — turnover. When the court orders the removal of a fiduciary under Iowa Code section 633.65, such order, unless expressly providing otherwise, shall be effective as a turnover order under Iowa Code section 633.70, and without further order the fiduciary so removed shall turn over all personal property, money or securities to or for the fiduciary's successor at the clerk's office within five days after such order is filed.

[Court Order November 16, 1965; November 14, 1979; Report November 9, 2001, effective February 15, 2002]

#### Rule 7.2 Fees in probate.

- **7.2(1)** Every report or application requesting an allowance of fees for personal representatives or their attorneys shall be written and verified as provided in Iowa Code section 633.35.
- **7.2(2)** When fees for ordinary services are sought pursuant to Iowa Code sections 633.197 and 633.198, proof of the nature and extent of responsibilities assumed and services rendered shall be required. Unless special circumstances should be called to the court's attention, the contents of the court probate file may be relied upon as such proof. In determining the value of gross assets of the estate for purposes of Iowa Code section 633.197, the court shall not include the value of joint tenancy property excluded from the taxable estate pursuant to Iowa Code section 450.3(5) or the value of life insurance payable to a designated beneficiary.
- **7.2(3)** When an allowance for extraordinary expenses or services is sought pursuant to Iowa Code section 633.199, the request shall include a written statement showing the necessity for such expenses or services, the responsibilities assumed, and the amount of extra time or expense involved. In appropriate cases, the statement shall also explain the importance of the matter to the estate and describe the results obtained. The request may be made in the final report or by separate application. It shall be set for hearing upon reasonable notice, specifying the amounts claimed, unless waivers of notice identifying the amounts claimed are filed by all interested persons. The applicant shall have the burden of proving such allowance should be made.
- **7.2(4)** One half of the fees for ordinary services may be paid when the federal estate tax return, if required, and Iowa inheritance tax return, if required, are prepared. When a federal estate tax return is not required, the one-half fee may be paid when the Iowa inheritance tax return is prepared or, when it is not required, when the probate inventory required by the Iowa Probate Code is filed. The remainder of the fees may be paid when the final report is filed and the costs have been paid. The schedule for paying fees may be different when so provided by order of the court for good cause.
- **7.2(5)** Every report or application requesting compensation for other fiduciaries and their attorneys pursuant to Iowa Code section 633.200 shall be written and verified.
- **7.2(6)** When compensation has been allowed to a person employed by the fiduciary or attorney to assist the estate pursuant to Iowa Code section 633.84, the request for fees by the fiduciary shall disclose the identity of such person and the amount allowed, for consideration by the court in determining fees for the fiduciary pursuant to Iowa Code section 633.86.

[Court Order November 14, 1979; Report September 5, 1985, effective November 15, 1985; November 9, 2001, effective February 15, 2002; November 23, 2004, effective February 1, 2005]

- **Rule 7.3 District court rules in probate.** A district court rule of probate and administration shall not be valid until it has been filed with the clerk of the supreme court and approved by that court. [Court Order November 14, 1979; Report November 9, 2001, effective February 15, 2002]
- **Rule 7.4 Report of referee.** A report of a referee in probate shall substantially comply with the form that accompanies these rules.

[Report November 9, 2001, effective February 15, 2002]

#### Rule 7.5 Referees in probate.

**7.5(1)** *Duties.* 

a. Referees as masters. Unless otherwise directed by the court, a referee in probate appointed by the district court pursuant to Iowa Code section 633.20, and determined by the court to be qualified to serve as a master, shall have the powers to perform all the duties required of masters appointed by

the court in civil actions (Iowa Rs. Civ. P. 1.935 - 1.942) and shall examine all reports, applications and petitions in probate and in trusts requiring action by the court.

- b. Other referees. A referee in probate not determined by the court to be qualified to serve as a master shall have authority to examine probate files to make the report provided by rule 7.4.
- c. Referee reports. The report of the referee shall be in writing on a form which substantially complies with the form that accompanies these rules and shall contain such matters as the court may request as shown by the files and reports in the clerk's office. If the referee is authorized to act as a master, the report shall also contain recommendations of the referee as to what ought to be done relative to the reports when considered by the court. No final report will be approved until the report of the referee is presented to the court, it being contemplated that such presentation shall be made expeditiously and without delay.
- d. Other duties. In addition to the powers and duties of the referee in probate prescribed by this rule, the referee shall perform such duties as the court may require.

#### **7.5(2)** Fees.

- a. The referee shall be paid a fee for services as permitted under a schedule established under Iowa Code section 633.21, unless a referee and any assistant are appointed for the county for all matters in probate in the county and are paid an annual compensation.
- b. Referee fees shall be taxed and collected by the clerk as other costs, and such fees shall be in addition to all other fees charged and collected by the clerk in probate matters as required by Iowa Code section 633.31.
- c. In such cases where a referee and any assistant are paid an annual compensation, any excess of fees remaining after payment of such other expenses as are approved by the court shall be disbursed pursuant to the Code.

[Court Order December 18, 1980, effective January 1, 1981; Report November 9, 2001, effective February 15, 2002]

#### Rule 7.6 Reports of delinquent inventories or reports.

- **7.6(1)** The clerk's report to the presiding judge required by Iowa Code section 633.32, of all delinquent inventories or reports in estates, trusts, guardianships or conservatorships shall contain, in addition to the information required by Iowa Code section 633.32(3), a copy of each delinquency notice and, if they do not appear on the face of the delinquency notice, the following information for each delinquent inventory or report:
  - *a.* The probate number of the matter.
  - b. The title of the matter.
  - c. An indication of whether the matter is an estate, trust, guardianship, or conservatorship.
  - d. The name and address of the fiduciary.
  - e. The name and address of the attorney, if any, for the fiduciary.
  - f. The type of delinquent inventory or report.
  - g. The date notice of delinquency was given.
- h. A statement that the required report or inventory or an order extending time for a specified period was not filed within 60 days after the giving of notice of delinquency.
  - i. The date the matter was opened.
  - j. The name of the last paper filed by the fiduciary or attorney and the date of filing such paper.
- k. The number, including "zero" if appropriate, of previous delinquency notices given in the matter and ignored.
- **7.6(2)** The clerk shall submit a copy of the report to the chief judge of the judicial district and the state court administrator in addition to the presiding judge as required by Iowa Code section 633.32(2). If an order extending time for a specified period was filed but not complied with, the clerk shall proceed as in instances in which an order is not filed.
- **7.6(3)** The state court administrator shall utilize the reports in the discharge of the duties prescribed in Iowa Code section 602.1209 and, in addition, shall prepare a list of the attorneys for fiduciaries who have received and ignored a notice of delinquency. The state court administrator shall transmit the list of attorneys, together with other relevant information, to the Iowa Supreme Court Attorney Disciplinary Board and to the Client Security Commission.
- **7.6(4)** The Iowa Supreme Court Attorney Disciplinary Board, as a commission of the supreme court pursuant to Iowa Ct. R. 35.2, shall communicate with each attorney licensed to practice law in Iowa whose name appears on the list transmitted to the board pursuant to rule 7.6(3). If the board determines there is reasonable cause to believe an attorney for a fiduciary has violated Iowa R. of

Prof'l Conduct 32:1.3 or 32:3.2 for failure to file a required inventory or report within 60 days after receiving notice of delinquency, or within an extension of time for a specified period granted by order, the board shall initiate appropriate disciplinary action. The board chairperson shall include the number of attorneys investigated and complaints initiated and processed pursuant to this rule, a synopsis of each such complaint, and the disposition thereof, in the annual board report to the supreme court required by Iowa Ct. R. 35.25.

**7.6(5)** The assistant court administrator of the disciplinary system is authorized to inquire into the status of any delinquent probate inventory or report.

[Court Order March 13, 1980; October 20, 1981; 1983 Iowa Acts, chapter 186, §10151; January 17, 1995, effective April 3, 1995; Report November 9, 2001, effective February 15, 2002; August 29, 2002, effective December 1, 2002; April 20, 2005, and July 1, 2005, effective July 1, 2005; February 20, 2012]

Rule 7.7 Interlocutory report. If the final report of the personal representative required by Iowa Code section 633.477 is not filed within 18 months after the date of the second publication of the notice to creditors, the personal representative shall at that time file an interlocutory report in accordance with Iowa Code section 633.469. The report shall identify the work remaining to be done in the estate and shall include an estimate of the period within which the work will be completed. The personal representative shall provide copies of the report to all interested parties by mailing, and proof of mailing shall be filed with the clerk. An order of the court approving the report shall not be required unless hearing on the report is held upon request of the personal representative or an interested party. The provisions of Iowa Code section 633.32 and rule 7.6 shall apply to the report required by this rule

[Report August 22, 1985, effective November 1, 1985; November 9, 2001, effective February 15, 2002]

Rules 7.8 to 7.10 Reserved.

## Rule 7.11 Forms.

Rule 7.11 — Form 1: Report of Referee.

	In the Iowa District Court fo	r	_ County			
ln t	he Matter of the Estate of:	Probate no				
		Reno	rt of Refe	ree		
Full	name: first, middle, last	, topo	it of itele.			
Dec	ceased.					
The	nes now the duly appointed Referee and rep Report has been filed in this Estate. The Re court as follows: All questions must be answered. If	eferee has examined	the Report		epor	ts to
				Yes	No	N/A
1.	Notice of Appointment published:					
2.	Affidavit of Mailing Notice required by					
	A. lowa Code sections 633.230 and 633.304:					
	B. lowa Code sections 633.231 and 633.304A	(medical assistance c	laims):			
3.	Fiduciaries fees ordered or waived and affic	lavit of compensation	ı filed:			
4.	Attorney fees ordered and affidavit of compo	ensation filed:				
	A. Itemization requested and provided:					
	B. If not, statement required by Iowa Code se	ction 633.477(11) made	<b>ə</b> :			
5.	Income tax acquittance filed:					
6.	Inheritance tax clearance filed or certificatio lowa Code section 450.58 made:	n required by				
7.	A list of distributees is shown:					
8.	A description of real estate is shown:					
9.	Certificates of change of title to real estate,	as required:				
10.	All claims filed have been paid, disallowed,	or released:				
11.	Notice of hearings on this Report waived:			П	П	П
	If not waived, proper proof of service of	notice is on file:		П		П
12.	Accounting is waived:					
	Court costs have been paid:					
	Election filed by or for surviving spouse und lowa Code section 633.236:	er				
15.	Receipts for all specific bequests:					

 $\textit{Rule 7.11} \color{red} - Form \ 1: \textit{Report of Referee}, \ \texttt{continued}$ 

							Yes	No	N/A
16.	Fed (not								
17.	The	e is a statement that	decedent	left genetic	: material:				
	A.	Decedent left genetic r	naterial:						
	B. If decedent left genetic material and was married at time of death, sufficient estate assets are reserved to fund distribution to posthumous heirs:								
	C.	Posthumous child (low after execution of will (				ld born or adopted			
	D.	Final distributions will b	oe made t	wo years afte	er deceder	ıt's death:			
	E.	Supplemental report w	ill be subn	nitted after fi	nal distribu	itions:			
	1.6.	.d. D	, 20	lsl_ Referee in p					
	Mon	nth Day	rear	Rejeree in p	robate signi	иште			
		rney law firm, if applicabl	е		City		- ZIP o	code	
	(		- · · ·	, ,		4 7 7		7.	1.1
	Pno.	ne number	Email aa	aress		Additional email add	ress, 17 a	рриса	юш

May 2014 Rule 7.11—Form 1 Page 2 of 2

## Rule 7.11 — Form 2: Initial/Annual/Final Report of Guardian.

		If filing electronically, you must provide any protected Chapter 16 of the Iowa Court Rules.	information in full on form 6, according to Division VI of
		If filing in paper, you may use form 6 to provide any pr	otected information in full.
		In the Iowa District Court fo	rCounty
Full	nam Wa	Matter of the Guardianship of:  ne: first, middle, last  ard is a minor, use initials only	Probate no
—— The	ur	ndersigned duly appointed and qualified G	uardian states as follows:
1.	Tł	nis Report is for the period from:/	
2.	Tł	he current mental and physical condition o	f the Ward is:
	_		
3.		] Check this box if you have attached a sheet with one present living arrangement of the Ward here the Ward has resided and with whom	, including a description of each residence
		Check this box if you have attached a sheet with a	additional information.
4.		ne following is a summary of the medical, ervices provided for the Ward:	educational, vocational, and other professional
	_		
_		Check this box if you have attached a sheet with a	•
5.		ne following is a description of the Guardia /ard:	n's visits with and activities on behalf of the
		Check this box if you have attached a sheet with a	additional information.

		muai/r inai Keport oj Gud	•					
<b>3</b> .	The Ward's year on the Control of th	f birth is:	_					
7.	The Ward is:   single.   married.   divorced.							
3.	Is the Ward a mine	or? 🗌 Yes	☐ No					
	If the Ward is a mi	nor, names and ad	dresses of paren	ts:				
	Name of parent	Street address	City	State	ZIP code			
	Name of parent	Street address	City	State	ZIP code			
9.		commended to be:			a of transmiss ation			
	ij termination is recor	nmended, give reason(s	s). A nearing may be	requirea on the matter	oj termination.			
	Check this box if y	ou have attached a she	et with additional in	formation				
10	Other information		·		Luardian:			
10.	Other information	ine count requested	i tilat is uselul ili		dardiari.			
				C				
		ou have attached a she		tormation.				
	Have final court co		∐ Yes ☐ No					
12.	Oath and Signatu	ıre						
	l, Print Guardian's no		, have read this F	Report, and I certify	under penalty			
		<sub>ume</sub> suant to the laws of	the State of low	a that the information	on I have provided			
	in this Report is tru				,			
	Month I	, 20	uandian's signature*					
	Monin 1	Day Year Gi	uardian's signature*					
	Mailing address		City		ZIP code			
	( )							
	Phone number	Email addre	SS	Additional email ad	dress, if applicable			
		ronically or in paper, y the form after signing t			orm. If you are filing			
	<b>Note:</b> Bank statement be available to the cou	s, checks, receipts, stub irt on demand.	s, and other items ev	idencing receipt of fun	ds and payment must			

May 2014 Rule 7.11 — Form 2 Page 2 of 2

[Court Order November 15, 1984, effective December 10, 1984; December 4, 1984, effective December 10, 1984; March 10, 1987, effective July 1, 1987; Report November 9, 2001, effective February 15, 2002; May 23, 2014, effective August 16, 2014]

Rule		1 — Form 3: Initial Report of Conserv If filing electronically, you must provide any protected	•	according 1	to Division VI of	
	EN	Chapter 16 of the Iowa Court Rules. If filing in paper, you may use form 6 to provide any pi	rotected information in full.			
		In the Iowa District Court fo	or	Count	y	
ln '	the	Matter of the conservatorship of:	Probate no			
If th		first, middle, last d is a minor, use initials only	Initial Report of Conservator and Inventory			
The	e und	dersigned duly appointed and qualified C	onservator states as fo	llows:		
1.	an	e Ward's real and personal property a d the valuation of each item, is itemiz the schedules follows:				
	Co	nservatorship assets Attach description	ns	Tota	ıl value	
	A.	Real estate		\$		
	B.	Stocks and bonds		\$		
	C.	Mortgages, notes, deposits, and cash		\$		
	D.	Life insurance		\$		
	E.	Jointly owned property		\$		
	F.	Miscellaneous property		\$		
			Total of all schedules	\$		
2.	Th	e Ward resides at:			_	
	an	Street address  d check one	City	State	ZIP code	
	Α.	does not have a Guardian.				
	В.	has a natural Guardian. <i>If you check</i> B,	vou must fill in the followin	g informa	tion.	
		(1) The name and residency of the natural		3 . 9		
		Full name: first, middle, last				
	C.	Street address  has a court-appointed Guardian. If you	City s check C, you must fill in the	State e followin	ZIP code g information.	
		(1) The name and residency of the court-a	ppointed Guardian:			
		Full name: first, middle, last				
		Street address	City	State	ZIP code	

The Conservator:   has   has   has   has   established an   interest-bearing   not	interest-bearing	ute ZIP code
The (partial) account number of finance of f	is: has not	tte ZIP code
The (partial) account number of finance of f	is: has not	tte ZIP code
The (partial) account number A conservatorship savings account: has been established at	is:	
The (partial) account number A conservatorship savings account: has been established at	is:	
A conservatorship savings account: has been established at	☐ has not	
Deen established at		
The (partial) account number of the partial packed at		
The (partial) account number of the partial packed at		
The (partial) account number of partial partia		
The (partial) account number of partial partia		
The (partial) account number of partial partia	Sta	te ZIP code
Other assets:  have have not been changed into conservatorship's name.  The Ward's sources of income and monthly or a bound of the work of		
Dath and Signature  The Ward's sources of income and monthly or a source of income and signature  The Ward's sources of income and monthly or a source of income and income an	JI 10	
Dath and Signature  ,, have read this In, have provided in this Initial Report and Inventory is to, and  Month		
Dath and Signature  ,, have read this In Print Conservator's name  under penalty of perjury and pursuant to the laws of nave provided in this Initial Report and Inventory is to Month  Day  Tear  Conservator's signature  Mailing address  City		
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Mailing address  The provided in this Initial Report and Inventory is to the provided in this Initial Report and Inventory is to the provided in this Initial Report and Inventory is to the provided in this Initial Report and Inventory is to the provided in this Initial Report and Inventory is to the provided in this Initial Report and Inventory is to the provided in this Initial Report and Inventory is to the provided in this Initial Report and Inventory is to the provided in this Initial Report and Inventory is to the provided in this Initial Report and Inventory is to the provided in this Initial Report and Inventory is to the provided in this Initial Report and Inventory is to the provided in this Initial Report and Inventory is the provided in this Initial Report and Inventory is the provided in this Initial Report and Inventory is the provided in this Initial Report and Inventory is the provided in the provi		
Month Day , 20		that the information
Month Day Year Conservator's signatus  Mailing address City	ue and correct.	
Month Day Year Conservator's signatus  Mailing address City		
	*	
Phone number Email address		te ZIP code
Phone number Email address	State	
	Sta	l address, if applicab
	_	
* Whether filing electronically or in paper, you must handwrite	Additional email	
electronically, scan the form after signing it and then file ele		
Note: Bank statements, checks, receipts, stubs, and other items eviden		

May 2014 Rule 7.11 — Form 3 Page 2 of 2

June 2014

## Rule 7.11 — Form 4: Annual Report of Conservator.

		If filin Chapt	g electronically, you must provide any protected er 16 of the Iowa Court Rules.	information in full on form 6	i, according i	to Division VI of
		If filin	g in paper, you may use form 6 to provide any pr	otected information in full.		
			In the Iowa District Court fo	r	_ Count	у
In 1	he l	Matt	ter of the Conservatorship of:	Probate no		
			middle, last minor, use initials only	Annual Rep	ort of Co	onservator
Wa	rd.					
1.	Thi	s Re	eport is for the period from: Use ending	date of last accounting w	hen applica	ıble
			_//			
	Moi	nth	Day Year Month Day	Year		
2.	Tot	al ca	ash on hand at close of the last acco	unting:	\$	<u> </u>
3.			um of funds received during this repo as attachment "A" an itemization showing d	-	\$ nds, and am	ount.
4.			um of disbursements made during that as attachment "B" an itemization showing d		\$ nount paid j	for item or service.
5.	Bal	ance	e of cash on hand at the close of this	report period:	\$	
6.	Incl	lude a	ner assets of the Ward at the close of a listing of assets held and the value or rema remained the same from the last report, a co	ining balances as attachn	nent "C."	
7.			hanges made in investment during the clude as attachment "D" an itemized list of the			No
8.	The	e tota	al value of assets of the Ward at the	close of this report pe	eriod: \$	
9.	Am	ount	t of Conservator's bond: \$	. Surety is:		
					ompany pro	viding bond
10.	Gu		an: Check one			
	Α.	Ш	The name of the Ward's Guardian is: $Fi$	ıll name: first, middle, las	$\frac{1}{t}$	
	B.		The Ward has no Guardian. If you chec	-		ormation.
		(1)	The residence and physical location of	Ward:		
			Street address	City	State	ZIP code
		(2)	) General physical and mental condition	of Ward:		

Rule 7.11 - Form 4: Annual Report of Conservator, continued 11. Other information relating to affairs of the conservatorship: If conservatorship has special circumstances that do not adapt to this form, include attachment "F," setting out special circumstances in detail. **12.** Fees for Conservator are: ☐ hereby applied for ☐ waived. Attach Affidavit per Iowa Code section 633.202. 13. Fees for Conservator's attorney: Check one should be set by the court. are not requested. are waived or not applicable. Attach Affidavit per Iowa Code section 633.202, if fees requested. 14. Oath and Signature , have read this Report, and I certify under Print Conservator's name penalty of perjury and pursuant to the laws of the State of Iowa that the information I have provided in this Report is true and correct. Conservator's signature Month Mailing address City State ZIP code

\* Whether filing electronically or in paper, you must handwrite your signature on this form. If you are filing electronically, scan the form after signing it and then file electronically.

Additional email address, if applicable

Email address

Phone number

Note: Bank statements, checks, receipts, stubs, and other items evidencing receipt of funds and payment must be available to the court on demand.

## Rule 7.11 — Form 5: Final Report of Conservator.

	If filing electronically, you must provide any protected Chapter 16 of the Iowa Court Rules.	information in full on form 6, according to Division VI of					
	If filing in paper, you may use form 6 to provide any pr	rotected information in full.					
	In the Iowa District Court fo	r County					
ln t	he Matter of the Conservatorship of:	Probate no					
		Final Report of Conservator					
	name: first, middle, last	·					
	Ward is a minor, use initials only						
	rd.						
1.	This Final Report is for the period from: Use						
	Month Day Year Month Day	/					
2.	Total cash on hand at close of the last acco						
3.	Total sum of funds received during this repo						
•	Include as attachment "A" an itemization showing d	•					
4.	Total sum of disbursements made during this report period: \$						
5.	Balance of cash on hand at the close of this report period:						
6.	Other assets of the Ward at the close of this Include a listing of assets held and the value or remail f assets remained the same from the last report, a co	ining balances as attachment "C."					
7.	Were changes made in investment during the Include as attachment "D" an itemized list of change						
8.	The total value of assets of the Ward at the	close of this report period: \$					
9.	Termination: Include as attachment "E" a state	ment of reasons for termination. Check one					
	A. The court on the day of	, 20, ordered termination.					
	B.  Termination is concurrently sought w	ith approval of final report.					
10.	On termination, funds and assets of this confollowing:	nservatorship will be distributed, if any, to the					
	Full name: first, middle, last Rela	tionship to Ward					
11.	Has notice of hearing on Final Report been If waived, attach copy of waiver.	waived?  Yes  No					
12.	Amount of Conservator's bond: \$	Surety is:					
		Company providing bond  should discharge surety and release bond.					

Rule 7.11 — Form 5: Final Report of Conservator, Continued

13.		ardi	an Check		,					
	Α.	Ш	The Cor	servator is				d a Final Rep	ort of Gua	ardian on
		Moi	nth		Day	_, 20 <u></u>				
	B.		The nam	ne of the W	/ard's Gu	ardian is:				
								st, middle, last		
	C.		The Wa	rd has no (	Guardian.	If you check	C, you mus	st fill in the fol	lowing info	ormation.
		(1)	The resi	dence and	physical	location of \	Ward:			
			Street Ad	ldress			City		State	ZIP code
		(2)	) General	physical a	nd menta	I condition o	of Ward:			
	circi deta	ımsta il.	ances that	do not adaļ	ot to this fo	orm, include o	attachment	ship: If conse "F," setting or		has special ircumstances in
15.	Hav	e tir	nal court	costs be	en paid?	Yes	☐ No			
16.				vator are Towa Code		eby applied 33.202.	d for [	] waived.		
17.	Fee	s fo	r Conse	vator's at	torney: (	Check one				
	A.		should b	e set by th	ne court.					
	B.		are not r	equested.						
	C. Atta	□ ch Aj		ed or not a Vowa Code		33.202, if fee	s requested.			
18.	Rec			e distribut	ee(s) for	the funds	and asset	s of the con	servators	ship:
	A.		are attac	hed.						
	B.		will be a	ttached to	suppleme	ental report a	after court a	approves Fin	al Report.	
19.	Oat	h aı	nd Signa	ature						
	I,					_, have rea	d this Fina	al Report, ai	nd I certif	y under penalty
	Pr	int C	'onservator	's name						
	of p	erju	ry and p	ursuant to	the law	s of the Sta	ate of low	a that the inf	formation	I have provided
	in th	nis F	Final Rep	ort is true	and cor	rect.				
					20					
	Mon	th		Day	Year	Conservator	's signature*	•		
	Mail	ing a	ddress				- City		State	ZIP code
	,	Ü	`				,			
	Pho	ne mi	_) ımber		Email a	ddress		- Additional	email addr	ress, if applicable
	* W	hethe	er filing el		or in pap			our signature		m. If you are filing
	Note	: Ban	ık statemen	ts, checks, re	ceipts, stub	s, and other ite	ms evidencin	ng receipt of fun	ds and payn	nent must be available
		cou	rt on demar	ıd.						
May	2014					Rule 7.11 -	– Form 5			Page 2 of 2

[Court Order November 15, 1984, effective December 10, 1984; December 4, 1984, effective December 10, 1984; Report November 9, 2001, effective February 15, 2002; May 23, 2014, effective August 16, 2014]

### Rule 7.11 — Form 6: Protected Information Disclosure

If information is abbreviated on other chapter 7 forms, use this form to include the protected information in full.						
In the Iowa District Court fo	r County					
In the Matter of:	Probate no					
	Protected Information Disclosure					
Full name: first, middle, last						
Ward.						

When protected information, as defined in Rule 16.602, is required by law or is material to the case and is therefore included in nonconfidential documents on nonconfidential cases, a party shall record the protected information on this form.

For an explanation of a filer's responsibility and the procedures to use for protecting personal information, refer to lowa Court Rules: Chapter 16, Rules Pertaining to the Use of the Electronic Document Management System, Division VI, Protection of Personal Privacy. Rule 16.602 provides the list of protected information. Rule 16.604 provides a list of information that may be redacted or partially provided.

1.	Ward:
	Full name: first, middle, last

Protected Information Type	Complete Information (See Rules 16.602 and 16.604)	Partial Information (See Rule 16.605)
Ward's name, if a minor		
Social security number		
Financial account number		
Date of birth		
Individual taxpayer identification number		
Personal identification number		
Other unique identifying number		

#### Continued on next page

Rule 7.11—Form 6: Protected Information Disclosure, continued

## 2. Other protected information:

Full name: first, middle, last			
Protected Information Type	Complete Info (See Rules 16	ormation .602 and 16.604)	Partial Information (See Rule 16.605)
Other protected informa	ition:		
Full name: first, middle, last			
Protected Information Type	Complete Info	ormation .602 and 16.604)	Partial Information (See Rule 16.605)
		1.5	
nth Day	_, 20 <u></u>	Information s	иррнеа бу.
ndwritten signature if fiiling this fon	m in paper	Full name: fir	st, middle, last
nted full name if filing this form in p	aper	Law firm, if applicable	
		Mailing addre	ess
		Telephone nui	nber
		Email address	

Additional email address, if applicable