

EIGHTH DISTRICT COURT - VERNAL

UINTAH COUNTY, STATE OF UTAH

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IN THE MATTER OF THE : N O T I C E  
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GUARDIANSHIP OF ANGELICA : O F  
:   
TRINA SANCHEZ : PETITION AND HEARING  
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TRINA SANCHEZ : Case: 153800012 GU

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Notice is hereby given that on January 26, 2015 LORETTA ANN SANCHEZ filed Petition to Appoint a Guardian for an Adult. Please see attached Notice of Rights and Adverse Consequences of a Guardianship.

A copy of the petition is on file with the clerk of the court and may be reviewed upon request.

The petition has been set for hearing in this court at the Vernal District Court, 920 East Hwy 40, Vernal, UTAH, on February 23, 2015, at 01:30 o'clock p.m. in ROOM 1 Before Judge: CLARK A MCCLELLAN.

Individuals needing special accommodations (including auxiliary communicative aids and services) should call at three days prior to the hearing. For TTY service call Utah Relay at 800-346-4128. The general information phone number is 435-781-9300.

CERTIFICATE OF NOTIFICATION

I certify that a copy of the attached document was sent to the following people for case 153800012 by the method and on the date specified.

MAIL: LORETTA ANN SANCHEZ P.O. BOX 184 LAPOINT, UT 84039  
MAIL: ANGELICA SANCHEZ P.O. BOX 184 LAPOINT UT 84039  
MAIL: WILLIAM H NEBEKER 2230 UNIVERSITY PKWY BLDG 5 PROVO UT 84604

01/28/2015 /s/ MELINDA PALMER  
Date: \_\_\_\_\_

Deputy Court Clerk

CERTIFICATE OF POSTING

I certify that on January 28, 2015 I posted copies of the attached notice in three public places in UINTAH COUNTY, as follows:

On the web at:

[www.utcourts.gov/notices](http://www.utcourts.gov/notices)

UNITED STATES POST OFFICE  
67 NORTH 800 WEST  
VERNAL UT 84078

VERNAL DISTRICT COURT  
920 EAST HIGHWAY 40  
VERNAL UT 84078

And that the copies of the notice remained posted for ten consecutive days immediately preceding the time for the hearing referred to in the notice.

Dated: January 28, 2015

  
Deputy Clerk

## **Notice of Rights and Adverse Consequences of a Guardianship**

At the hearing the court will decide whether the respondent is incapacitated, who the guardian will be, and what authority the guardian will have. The respondent must attend the hearing, and must be represented by a lawyer. The respondent has the following rights:

- the right to choose his or her own attorney; (If you do not have a lawyer the court will appoint one for you.)
- the right to nominate a guardian;
- the right to limit the guardian's authority to that needed for protection;
- the right to receive written reasons for appointing a guardian;
- the right to demand that the hearing be open or closed to the public;
- the right to present evidence;
- the right to ask questions of witnesses;
- the right to be examined by a court-appointed physician;
- the right to be interviewed by a court-appointed visitor and to ask that the visitor interview the proposed guardian;
- the right to ask that the visitor visit the respondent's current home and proposed home; and
- the right to trial by jury.

The respondent and any person interested in the respondent also have the right to ask the court for a hearing to end the guardianship, to appoint a different guardian, or to change the guardian's authority.

If a guardian is appointed, the guardian will make decisions in the areas in which the court decides the respondent needs protection. The guardian may have the authority to make decisions about:

- where the respondent lives;
- the respondent's healthcare, including end of life choices;
- the respondent's finances, like investing or spending the respondent's money;
- the respondent's business and property.

In addition, if the court finds that the respondent is incapacitated, the respondent may no longer be able to:

- drive a car;
- make a will;
- marry or divorce; or
- vote.