## HOW TO FILE AN APPLICATION FOR A REPRESENTATION ORDER (ADULT) IN THE SUPREME COURT OF NOVA SCOTIA

1. Civil Procedure Rule 71.13 adds to the procedures to appoint a representative set out in the *Adult Capacity and Decision-Making Act [ACDMA]* and the *Regulations*. The *ACDMA* is for adults who cannot make some or all decisions for themselves.

[Note: Applications under the *Adult Protection Act* and a Guardian Order under that *Act* for an adult in need of protection are done at the Family Division of the Supreme Court. Information about Adult Protection Services can be found here: <a href="https://www.nsfamilylaw.ca/other/adult-protection">https://www.nsfamilylaw.ca/other/adult-protection</a>.]

- 2. The person seeking appointment as representative under the *ACDMA* starts a proceeding by filing a Notice of Application in Chambers (Form 5.03). The filing fee is \$218.05 plus the law stamp fee of \$25.00 + HST.
- 3. An Applicant must file the documents listed in paragraph 4 in accordance with the timelines set by Civil Procedure Rule 5 for Applications. Separate <u>Information Sheets</u> set out the timelines for filing these documents with the court.
- **4.** An Applicant must file the following documents with the Court:
  - a) Notice of Application [in Chambers (Form 5.03) or in Court (Form 5.07) please refer to information sheets];
  - **b)** Affidavit in support of application (Form 39.08) that, under the *ACDMA* and *Regulations*, provides:
    - 1. the consent of each proposed representative and alternate to act as representative, and
    - **2.** each of the following documents as exhibits to the affidavit in accordance with Civil Procedure Rule 71.13(1):
      - **a.** Capacity assessment report:
      - **b.** Vulnerable sector check:
      - **c.** Representation plan.

**Please note:** Further information on these listed documents is provided in the <u>Guide to Adult Representation</u> and the <u>forms and guides</u> found on the website of the Public Trustee: https://novascotia.ca/just/pto/adult-capacity-decision.asp

- c) Draft Representation Order (Form 78.05) no less than 4 copies of draft, providing the following:
  - **1.** appointment of the representative for the named adult;
  - **2.** the filing of a bond in compliance with the *ACDMA*, or a statement dispensing of the requirement of the bond in accordance with the *Act*;
  - if the bond is being filed, the order must provide for the amount of the bond, calculated at 1.25 X the value of the property to be administered by the representative, excluding real property; and a deadline for the filing of the bond (typically 30 days after the date of the order);
  - **4.** the requirement to inform the adult if the adult did not participate in the proceeding;
  - **5.** the terms of representation plan, including the powers, limitations and obligations of the representative, in accordance with the *ACDMA*:
  - the date by which the representative is to apply for the review of the order or a statement dispensing of the requirement of a review in accordance with the *Act*;
- d) Brief of Law (2 copies).

- **5.** The Notice of Application to appoint a representative must name the following persons as respondents:
  - a) the adult who is the subject of the application;
  - **b)** any proposed representative or proposed alternate representative other than the applicant;
  - c) any existing representative or existing alternative representative other than the applicant;
  - d) any other person likely to be directly affected by the representation order, if granted;
  - e) any other person as directed by the judge.

Copies of the Notice and all other materials listed in paragraph 3 above must be personally served to each of these people in accordance with Civil Procedure Rule 31 – Notice. Separate Information Sheets set out deadlines for personal service in accordance with Civil Procedure Rule 31 – Notice.

- **6.** A copy of the Notice of Application to appoint a representative must be mailed to each of the following persons in accordance with the *ACDMA* unless a judge otherwise orders:
  - a) all members of the adult's immediate family including: spouse, parent, and any child or sibling who has reached the age of majority;
  - b) any guardians for the adult appointed under the Incompetent Persons Act;
  - c) any delegates appointed by a personal directive made by the adult;
  - d) any lawyer appointed by an enduring power of attorney made by the adult;
  - e) where the adult resides in a care facility, the director of the facility;
  - f) any other person to whom the court directs the applicant to send a copy of the notice of application.

Under the *ACDMA*, each copy of the Notice must be mailed no less than 25 days before the hearing date. The *ACDMA* does not require the applicant to mail a copy to any person whose mailing address cannot be found through reasonable diligence.

7. An Affidavit proving the documents were either personally served or mailed as required in paragraphs 4 and 5 above must also be filed in advance of the hearing.

Please Note: when an Order appointing a representative for any financial matter or property of the adult provides for the filing of a bond, this bond may be executed by either a recognized surety company or the Applicant personally with two sureties.

When the Applicant's bond is required,

- it must be supported by two sureties, and
- the sureties must provide affidavits of justification showing that the sureties personally have unencumbered (debt free) assets, worth at least the amount of the bond, available for realization on a judgment.
- **8.** If you already have a Representation Order, or a Guardianship Order under the *Incompetent Persons Act*, and you are looking to apply for a review of that order, this is not the right information package for you. You can apply for a review by making a motion in the existing proceeding.

There is a separate information package for this: How to File a Motion for Review of a Representation Order or a Guardian Order (Adult).