(907) 272-5549 PAX (907) 274-7401

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA

THIRD JUDICIAL DISTRICT

In the Matter of the Protective Proceedings of:)
WILLIAM BIGLEY, Respondent.)
Case No. 3AN-04-545 P/G	_)

LETTERS OF FULL GUARDIANSHIP/CONSERVATORSHIP

A hearing regarding the above captioned matter was held on December 6, 2004, and after hearing and findings, the Office of Public Advocacy is hereby appointed as full guardian and full conservator of the respondent; namely, WILLIAM BIGLEY, to serve without bond, for an indefinite period of time.

The duties and powers of the full guardian shall be those as set out in AS 13.26.090 through 13.26.150. The full conservator's powers and duties shall be those set out in AS 13.26.165 through 13.26.320. These powers and duties shall include those as set out in the Findings and Order of Full Guardianship and Full Conservatorship filed herewith, along with the Guardianship Plan attached thereto.

DATED this 26 day of Domber, 2004, at Anchorage, Alaska.

<u>Y//organ (Rustan</u> SUPERIOR COURT JUDGE

Recommended for approval:

DATED:

John E. Duggan, Probate Master

ACCEPTANCE

The Office of Public Advocacy hereby accepts the duties of full guardian/conservator and solemnly swears to perform according to the law the duties of

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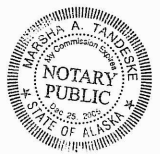
full guardian/conservator as required and permitted by statute and as enumerated in AS 13.26.090 - .150 and AS 13.26.165 - .320, and in the Findings and Order of Full Guardianship/ Conservatorship filed in this court, along with the Guardianship Plan attached to the Findings and Order. I further state that I have read and understand the duties and powers of a guardianship/conservatorship under AS 13.26.150 and AS 13.26.245-315, with any restrictions imposed by the court, as well as the reporting requirement of AS 13.26.117 and AS 13.26.118 and AS 13.26.250. I hereby submit to the jurisdiction of the court.

DATED this 14 day of December 12004.

The Office of Public Advocacy

By: Public Guardian

SUBSCRIBED AND SWORN to before me this 14 day of 10ec., 2004.



Notary Public in and for Alaska
My commission expires:

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their addresses of record (List names if not a	ng at
COED The Total	n agency

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Deputy Clerk / Secretary

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IN THE SUPERIOR COURT FOR THE STATE OF ALASKA

THIRD JUDICIAL DISTRICT

In the Matter of the Protective Proceedings of:)
)
WILLIAM BIGLEY,)
Respondent.)
) Case No. 3AN-04-545 P/G

FINDINGS AND ORDER OF FULL GUARDIANSHIP/CONSERVATORSHIP

A hearing was brought in the above entitled matter on December 6, 2004, at the hour of 9:30 a.m., before the Honorable John E. Duggan, Probate Master of the Superior Court for the State of Alaska.

Present in the courtroom were petitioner's attorney, Holly Chari, Assistant Attorney General; and Steven Young, public guardian of the Office of Public Advocacy. Present for the hearing by telephone from Alaska Psychiatric Institute (API) were the respondent, William Bigley; the respondent's court appointed attorney, Ernest M. Schlereth; Anne O'Brien, social worker for API and representing Petitioner State of Alaska; Dr. Thompson, psychiatrist at API. The court appointed visitor was not present but her report was filed with the court.

The parties stipulated to the entry into evidence of the court visitor's report dated December 3, 2004. The parties further stipulated to the appointment of the Office of Public Advocacy as full guardian/conservator of the respondent. Based on the foregoing, the court finds as follows:

- 1. The court has jurisdiction by virtue of respondent's residency.
- 2. It has been shown by clear and convincing evidence that the respondent is incapacitated, as that term is defined by statute, due to a diagnosis of schizophrenia, paranoid type.
 - 3. The respondent is unable to manage property and/or financial affairs

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(907) 272-5549 FAX (907) 274-7401 because of incapacity.

- 4. It is in the best interests of the Respondent to have the Public Guardian serve as conservator of the respondent as well as guardian.
- 5. Alternatives to guardianship were considered and are not feasible, and it is in the best interests of the respondent to have the public guardian serve as guardian.
 - 6. Notice has been given as required by law.

Based on the foregoing findings, the court hereby enters the following:

<u>ORDER</u>

- 1. The Public Guardian is appointed as full guardian and full conservator of the respondent, to serve without bond, for an indefinite period of time.
- 2. The guardian's powers and duties shall be those as set out in the Guardianship Plan and pursuant to AS 13.26.090 through .155, including the power to make medical decisions and to approve administrations of any and all medications to be prescribed for the respondent, and to approve medical procedures and administration of psychotropic medications.
- 3. The Public Guardian shall also act as conservator for the respondent. The powers and duties as conservator shall be those set out in AS 13.26.280.
 - 4. The full guardianship plan attached hereto shall be incorporated herein.
- 5. The Public Guardian shall file a guardianship and conservatorship implementation report with the probate court within 90 days from the date of appointment.
- 6. The Public Guardian shall file a report with the probate court concerning the status of the guardianship on or before January 1, 2006, and each January 1, thereafter.

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LAW OFFICE OF ERNEST M. SCHLERETH, LLC 225 E. FIREWEED LANE, SUITE 301 ANCHORAGE, ALASKA 99503

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7. The appointment of the court appointed attorney and court appointed	
visitor shall terminate with the entry of this order.	
DATED this 26 day of Locanter, 2004, at Anchorage, Alaska.	
Recommended for Approval: DATED: 2404 Probate Master	
I certify that on	ΠΗ

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IN THE SUPERIOR COURT FOR THE STATE OF ALASKA

THIRD JUDICIAL DISTRICT

In the Matter of the Protective Proceedings	

WILLIAM BIGLEY, Respondent.	,
Respondent.	
Case No. 3AN-04-545 P/G	_,

GUARDIANSHIP PLAN

A judicial determination has been made that WILLIAM BIGLEY is incapacitated and the services of a full guardian/conservator are necessary.

The Office of Public Advocacy is appointed as full guardian and conservator of the respondent, to serve without bond, for an indefinite period of time. The full guardian's authority is as specified in the following guardianship plan.

- 1. The guardian has full authority to provide for the ward's medical care, mental health treatment, and any necessary physical and mental examinations.
- 2. The guardian has full authority to provide for the ward's housing in the least restrictive setting feasible.
- 3. The guardian has full authority to provide for the ward's personal care, comfort, maintenance, education and vocational services necessary for the physical and mental welfare of the ward.
- 4. The guardian has full authority to provide for health and accident insurance and any other private or governmental benefits to which the ward may be entitled, to meet any part of the costs of medical, mental health or related services provided to the ward.
- 5. The guardian has full control of the estate and the income of the ward to pay for the cost of services that the guardian is authorized to obtain on behalf of the

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(907) 272-5549 FAX (907) 274-7401 ward.

6. The guardian will encourage WILLIAM BIGLEY to participate in all decisions that affect him and to act on his own behalf to the maximum extent possible.

DATED this 26 day of 2004, at Anchorage, Alaska.

Recommended for Approval:

DATED: 1) DY 04

John E. Duggan, Probate Master

I certify that on 1.15.05 a copy of the above was mailed to each of the following at their addresses of record. (List names if not an agency)

CSED AG PD DA AG

Deputy Clerk / Secretary

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