

TO:
Rule 28 Distribution
David K Byers, Administrative Director, Administrative Office of the
Courts

ATTACHMENT*

ARIZONA RULES OF PROBATE PROCEDURE

* * *

Rule 22. Orders Appointing Conservators, Guardians, and Personal Representatives; Bonds and Bond Companies; Restricted Assets

A. Orders. Every order appointing a conservator or a personal representative shall plainly state the amount of bond required. Neither letters of conservator nor letters of personal representative shall be issued to any person until any required bond has been ~~has~~ filed with the clerk of the court. Every order appointing a guardian shall specify whether the appointment is due solely to the ward's physical incapacity. Every order appointing a conservator, guardian, or personal representative shall include the following language: "Warning: This appointment is not effective until the letters of appointment have been issued by the clerk of the superior court."

B.-D. [No change in text.]

* * *

* Changes or additions are indicated by underscoring and deletions are indicated by ~~strikeouts~~.