

that--the--grounds--for--the original--appointment--stated--in--§ 13-705 (b)--above--continue--to--exist--If the--court--believes such--grounds--may--not--exist,--it--shall--hold--a--hearing, similar to--that--provided--for--in--§--13-705--above,--at--which--the guardian--shall--be--required--to--prove--that--such--grounds--exist. If--the--court--does--not--make--these--findings,--it--shall--order the--discontinuance--of--the guardianship--of--the--person. If--the guardian--declines--to--participate--in--the--hearing,--the--court may--appoint--another--guardian--to--replace--him pursuant--to--the priorities--in--§--13-707 (a); †

† (8) - (7) - The power to give necessary consent or approval for medical or other professional care, counsel, treatment, or service, except that the court must authorize any medical procedure that involves a substantial risk to life.

(c) - (1) - EACH GUARDIAN OF THE PERSON SHALL FILE WITH THE COURT AN ANNUAL REPORT THAT INDICATES:

(i) - THE CURRENT PLACE OF RESIDENCE OF THE DISABLED PERSON;

(ii) - THE CURRENT HEALTH STATUS OF THE DISABLED PERSON;

(iii) - THE GUARDIAN'S PLAN FOR PRESERVATION AND MAINTENANCE OF THE WELL-BEING OF THE DISABLED PERSON; AND

(iv) - THE NEED FOR CONTINUANCE OR CESSATION OF THE GUARDIANSHIP OR FOR ALTERATION OF THE POWERS OF THE GUARDIAN.

(2) - IF THE COURT IS SATISFIED THAT THE GROUNDS FOR THE ORIGINAL APPOINTMENT OF A GUARDIAN CONTINUE TO EXIST, THE COURT SHALL RENEW THE APPOINTMENT. IF THE COURT BELIEVES THAT THE GROUNDS MAY NOT EXIST, THE COURT SHALL HOLD A HEARING SIMILAR TO THE HEARING PROVIDED FOR IN § 13-705 OF THIS SUBTITLE, AT WHICH THE GUARDIAN OF THE PERSON SHALL BE REQUIRED TO PROVE THE EXISTENCE OF THE GROUNDS. IF THE COURT DOES NOT MAKE THESE FINDINGS, THE COURT SHALL DISCONTINUE THE GUARDIANSHIP. THE COURT MAY REPLACE, IN ACCORDANCE WITH THE PRIORITIES IN § 13-707 (A) OF THIS SUBTITLE, A GUARDIAN OF THE PERSON WHO DECLINES TO PARTICIPATE IN THE HEARING.

13-709.

(a) When, from personal observation of a law enforcement officer, it appears probable that an adult will suffer immediate and serious physical injury or death if not immediately placed in a health care facility, that the adult is incapable of giving consent, and that it is not possible to follow the procedures of this section, the officer [may]