

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--servicee,--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]