

**DENIAL OF INTRASTATE
TRANSFER AND CERTIFICATE OF
MAILING**

REQUIRED

Neb. Ct. R. § 6-1443.02(F)

IN THE COUNTY COURT OF _____ COUNTY, NEBRASKA

IN THE MATTER OF

Court Case # _____

Ward/Incapacitated Person/Protected Person

**DENIAL OF INTRASTATE TRANSFER
AND CERTIFICATE OF MAILING**

This matter comes before the court upon receipt of a provisional order for transfer of this guardianship/conservatorship from _____ County Court to _____ County Court.

This Court has reviewed the order submitted regarding provisional transfer, and finds that insufficient information has been provided to determine that this court has venue over this matter or that the information provided does not support venue existing for transfer of this matter to this court.

Transfer of this matter is hereby denied.

DATED _____, 20____.

BY THE COURT:

County Judge

CERTIFICATE OF MAILING

I certify that on the _____ day of _____, 20____, I mailed a copy of this order to the originating court and to all interested persons listed below:

NAME(S) OF INTERESTED PERSON(S)

ADDRESS(ES)

_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____

See attached (more names and addresses than above)

Date: _____ BY THE COURT: _____

*Interested persons are defined as:

- children and spouses;
- future heirs if the ward/incapacitated person/protected person would die without leaving a valid will (brothers and sisters who are adults, grandparents, etc.);
- a trustee of any trust executed by the ward/incapacitated person/protected person;
- if there are no individuals defined as “interested persons” above, include any person or organization named as a “devisee” in the ward’s/incapacitated person’s/protected person’s most recent will;
- after death of the ward/incapacitated person/protected person, interested person also includes the personal representative of a deceased ward’s/incapacitated person’s/protected person’s estate, the deceased ward’s/incapacitated person’s/protected person’s heirs in an intestate estate, and the deceased ward’s/incapacitated person’s/protected person’s devisees in a testate estate;
- any governmental agency paying benefits on behalf of the ward/incapacitated person/protected person; and
- any person designated by order of the court to be an interested person.

If there are no interested persons identified for a ward/incapacitated person/protected person, the court shall appoint a guardian ad litem (Nebraska Supreme Court Rule § 6-1449(B)). The cost of the guardian ad litem may be taken from the assets of the ward/incapacitated person/protected person.