## Form 56.33I

(rule 56.33)

## SUPREME COURT OF NEWFOUNDLAND AND LABRADOR GENERAL DIVISION

In the Estate of $\qquad$ , a mentally disabled person.

## Letters of Guardianship, Mentally Disabled Person

BE IT KNOWN that on the $\qquad$ day of $\qquad$ , 20 $\qquad$ , Letters of Guardianship of the Estate and Effects of $\qquad$ mentally disabled person, of $\qquad$ in the Province of Newfoundland and Labrador, $\qquad$ (occupation) were granted by the Supreme Court of Newfoundland and Labrador to $\qquad$ , of $\qquad$ , in the Province of Newfoundland and Labrador, $\qquad$ (occupation), having been first sworn (or affirmed) well and faithfully to manage to the best advantage the property of the said mentally disabled person committed to his or her care, and to pay and dispose of such Estate in such manner as the Court shall direct, and well and truly to perform and discharge all the duties which belong to him or her as guardian of the Estate of the said mentally disabled person according to the laws of this Province, and to render a just and true account thereof to the Supreme Court when thereunto lawfully required, or to the said mentally disabled person when he or she shall become competent.

# ======================================================= <br> SUPREME COURT OF NEWFOUNDLAND AND LABRADOR GENERAL DIVISION 

In re
a mentally disabled person.
$\qquad$
Letters of Guardianship

Entered
Folio
Volume
===================================================1
By the oath or affirmation which you have taken you are bound to render a true account of your administration whenever required by law to do so. At such time, you are required to file with the Supreme Court a statement of account duly verified under your oath or affirmation showing how the estate has been dealt with.

