



AUDIT REPORT



To preserve the public trust as guardians of the people's records and assets

DATE April 14, 2025

NO. 2025-002

2024 REPORT ON GUARDIANSHIPS

INTERNAL AUDIT DIVISION
ROGER D. EATON
CLERK OF THE CIRCUIT COURT AND COUNTY COMPTROLLER
CHARLOTTE COUNTY FLORIDA



ROGER D. EATON
Clerk of the Circuit Court and County Comptroller

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To: The Honorable Roger D. Eaton, Charlotte County Clerk of the Circuit Court and County Comptroller

From: Dan Revallo, Internal Audit Director

Date: April 14, 2025

Subject: 2024 Report on Guardianships

Honorable Clerk Eaton,

The Internal Audit Division has completed our report on guardianships in the calendar year 2024. Dan Revallo, Internal Audit Director, conducted this review.

Under current law, annual accountings, inventories and guardianship plans that contain personal medical and financial information are exempt from public disclosure. The purpose of this report is to provide a statistical summary of the Internal Audit Division audits and reviews of guardianship activity. The report details statutory requirements, breaks down audit reports and reviews by description, and provides statistical results of filings.

The report will be posted to the Clerk of Courts website, charlotteclerk.com, under Internal Audit, Audit Reports. A link to this report has been sent to the appropriate parties.

Should you have any questions, please do not hesitate to contact me.

Sincerely,

Dan Revallo, CIA, CFE
Internal Audit Director
Charlotte County Clerk of the Circuit Court and County Comptroller

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EXECUTIVE SUMMARY

The Charlotte County Clerk of the Circuit Court and Comptroller Internal Audit Division reviews all initial and annual guardianship reports to ensure they contain complete information about the ward (defined below) as appropriate. This includes preparing audit reports on verified inventories and annual accountings of the ward's property, and preparing plan reviews of the ward's health, living and social arrangements of the ward's person. For the calendar year ending December 31, 2024, Internal Audit produced 317 audit reports and 501 plan reviews. This included 208 original filings on the ward's property and 350 original plans on the ward's person. The remainder were amended and past due reports addressing deficiencies. These audit procedures and reviews performed, identified opportunities to improve and enhance the guardianship reporting process and ensure guardianship filings comply with Florida Statutes.

BACKGROUND

A guardianship is a legal proceeding in the circuit courts of Florida in which a guardian is appointed to exercise the legal rights of a ward. A ward may be a minor or an adult with mental or physical disabilities. Most wards are adults, or persons over 18 years of age, but some are minors that (1) suffered the loss of their parents, (2) became incapacitated, and/or (3) received an inheritance or proceeds from a lawsuit or insurance policy exceeding \$15,000. Guardianships in Florida can be voluntary as well. A voluntary guardianship may be established for a mentally competent adult who is incapable of managing his or her own estate and this adult voluntarily petitions for the appointment.

The guardian of the property makes decisions related to ward's finances. The guardian of the person makes decisions related to the ward's health, living and social arrangements. One guardian may be tasked with both responsibilities, known as a guardian of the person and property. Guardianship reporting is governed by Florida Statutes 744.345, 744.362, and 744.367 below, among others.

Florida Statute 744.345 states, "Letters of guardianship shall be issued to the guardian and shall specify whether the guardianship pertains to the person, or the property, or both, of the ward. The letters must state whether the guardianship is plenary (absolute) or limited, and, if limited, the letters must state the powers and duties of the guardian. The letters shall state whether or not and to what extent the guardian is authorized to act on behalf of the ward with regard to any advance directive previously executed by the ward."

Florida Statute 744.362 (1) states, "Each guardian shall file with the court an initial guardianship report within 60 days after her or his letters of guardianship are signed. The initial guardianship report for a guardian of the property must consist of a verified inventory. The initial guardianship report for a guardian of the person must consist of an initial guardianship plan...". The verified inventory of the property must be as of the date of the letters of guardianship, before the guardian has had an opportunity to handle the assets.

Florida statutes 744.367 (1) states, "...each guardian of the person shall file with the court an annual guardianship plan within 90 days after the last day of the anniversary month that the letters of guardianship were signed, and the plan must cover the coming fiscal year, ending on the last day in such anniversary month...". This plan covers the coming year ward's health, living and social arrangements, and past year doctor's appointments, activities, and how needs were addressed.

Florida Statute 744.367 (3)(a) states, “The annual guardianship report of a guardian of the property must consist of an annual accounting, and the annual guardianship report of a guardian of the person must consist of an annual guardianship plan.” The annual accounting carries forward the prior inventory balance of the ward, all financial transactions that have taken place, and shows an ending balance for the twelve-month period that is supported by bank statements and receipts. This shall also be filed within 90 days after the last day of the anniversary month in which the letters of guardianship were signed.

AUDIT OBJECTIVES

The Internal Audit Division augments the Clerk’s probate staff in an attempt to buttress the Court’s oversight process applicable to the protection of wards’ assets and care. In coordination and cooperation with the Guardianship Division of the Court, Internal Audit will conduct varying levels of reviews, audits, and financial investigations related to Guardianship reports and activities. Responsibilities of the Clerk’s office are governed by Florida Statute 744.368 below.

Florida Statute 744.368 states, “(1) In addition to the duty to serve as the custodian of the guardianship files, the clerk shall review each initial and annual guardianship report to ensure it contains information about the ward addressing, as appropriate:

- (a) Physical and mental health care;
- (b) Personal and social services;
- (c) The residential setting;
- (d) The application of insurance, private benefits, and government benefits;
- (e) The physical and mental health examinations; and
- (f) The initial verified inventory or the annual accounting.

(2) The Clerk shall, within 30 days after the date of filing of the initial or annual report of the guardian of the person, complete his or her review of the report.

(3) Within 90 days after the filing of the verified inventory and accountings by a guardian of the property, the clerk shall audit the verified inventory and the accountings. The clerk shall advise the court of the results of the audit.

(4) The clerk shall report to the court when a report is not timely filed.”

To satisfy statutory responsibilities of the Clerk’s office noted above, the Internal Audit Division regularly reviews the Benchmark Court Case Software System for filings flagged by the system warranting an Internal Audit review. The Internal Audit Division also runs monthly reports that flag accounts where a report may not have been timely filed and reviews the system to determine if a late notice should be filed. Internal Audit also reviews cases in the Benchmark System to ensure all guardianship cases are properly flagged for review. Internal Audit also logs every case reviewed and compares this list to prior years, ensuring cases are properly discharged, carried forward, or initiated.

AUDIT SCOPE

As stated in Florida Statute 744.368, the Clerk’s office reviews each initial and annual guardianship report, so the scope of this review is 100% of such filings. This report covers all reviews performed in the 2024 calendar year.

RESULTS

AUDITS PERFORMED OF VERIFIED INVENTORIES AND ACCOUNTINGS

During the calendar year ending December 31, 2024, we conducted the following audits of inventories and accountings, and past due filings.

Description	Number of Audit Reports
Verified Inventories	54
Annual Accountings	89
Simplified Accountings	33
Interim Accountings	0
Amended Inventories / Accountings	67
Past Due Letters	42
Final Accountings	32
Total	317

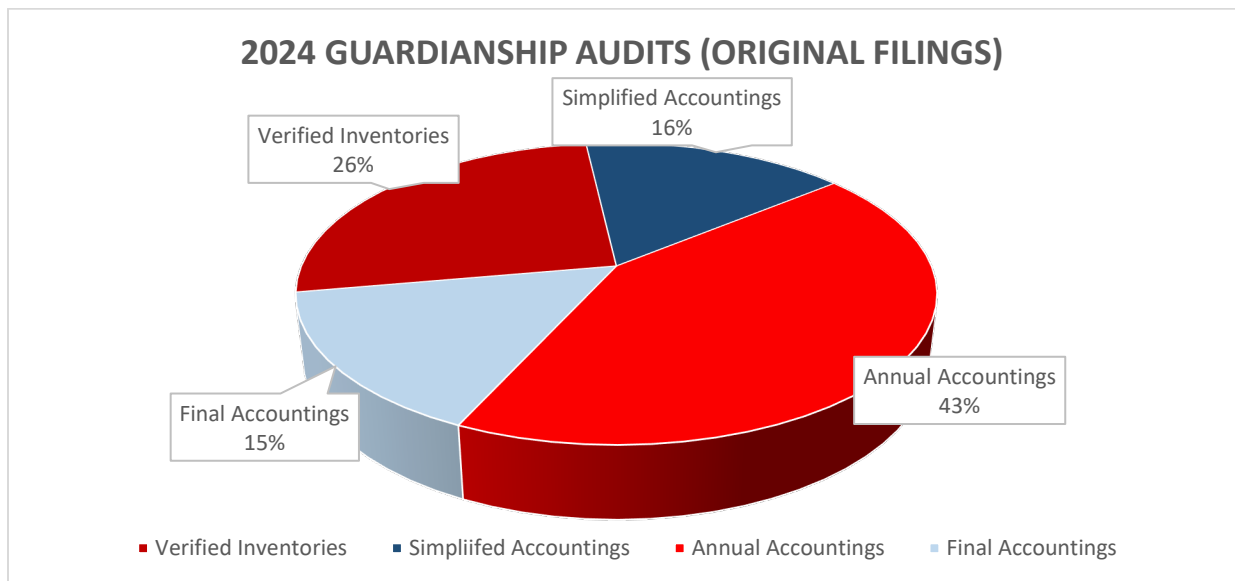
In 2024, 208 original filings were audited. (See Exhibit A for a breakdown of original filings.) Of these, 14 or 7% of original filings did not pass the audit requirement on the review. There were 67 amended inventories or accountings filed in 2024 which addressed either current or prior year deficiencies.

65 Amended Inventories / Accountings were reviewed by Internal Audit and met all requirements. 2 Amended Inventories / Accountings were rejected, resulting in Second Amended Inventories / Accountings to address requirements.

42 or 20% of original filings were not filed timely and were subsequently reported as past due.

There was a total of \$15,665 in audit fees collected in 2024, for an average of \$75.31 per original filing. Any guardian unable to pay the audit fee from the ward’s funds may petition the Court for a waiver of the fee. Fees are governed by the Florida Statutes. Interim Accountings required by the Court also are not charged an audit fee, and Simplified Accountings do not require an audit fee.

EXHIBIT A



REVIEWS PERFORMED OF GUARDIANSHIP PLANS

During 2024, we conducted the following reviews of initial and annual plans, and past due filings.

Description	Number of Reviews
Initial Plans	67
Annual Plans	283
Amended Initial and Annual Plans	57
Past Due Letters	91
Total	498

In 2024, 350 original plans were reviewed. (See Exhibit B for a breakdown of original plans.) As these are reviews, we provide no opinion on the plan other than to state what attributes are present and what attributes are absent. These attributes are restated below:

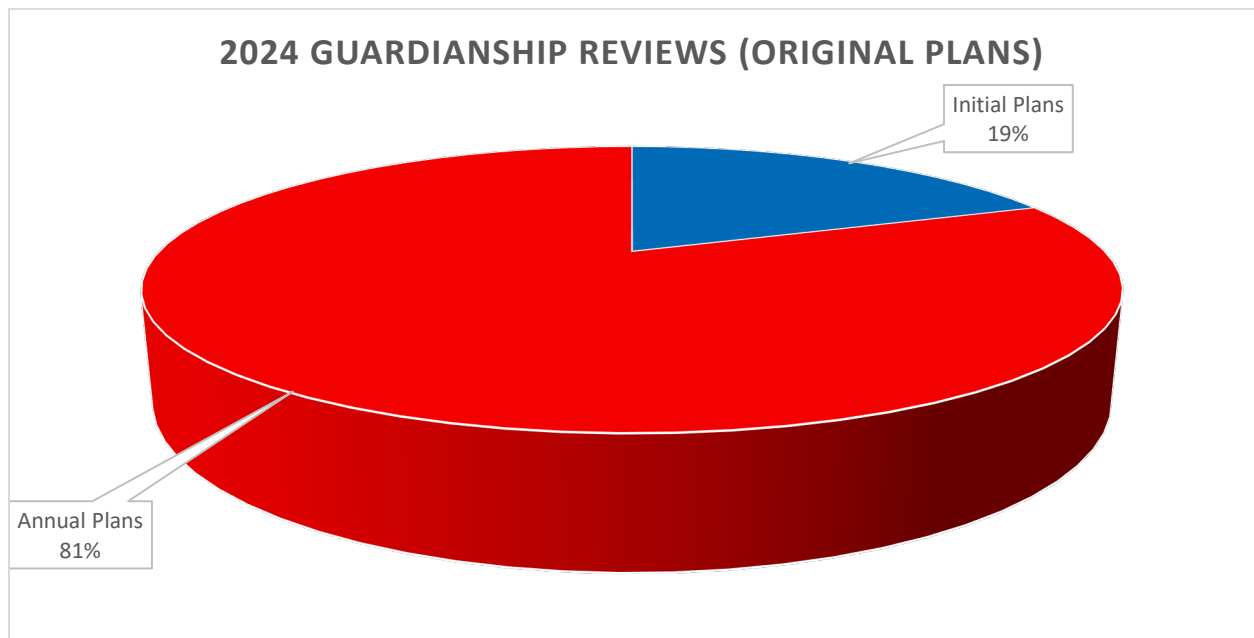
1. Physical and mental health care;
2. Personal and social services;
3. The residential setting;
4. The application of insurance, private benefits, and government benefits; and
5. The physical and mental health examinations.

54 Amended Plans were reviewed by Internal Audit and met all attributes. 3 Amended Plans continued to lack information, resulting in Second Amended Plans which met all attributes.

91 or 26% of original plans were not filed timely and were subsequently reported as past due.

No audit fees are charged for plans.

EXHIBIT B



2023 GUARDIANSHIP STATISTICS VS 2024 GUARDIANSHIP STATISTICS

Internal Audit also logs every case reviewed and compares this list to prior years, ensuring cases are properly discharged, carried forward, or initiated. Below are the results of this review.

Guardianship Reports

Description	2023 Results	2024 Results	Change
Verified Inventories	75	54	(21)
Annual Accountings	111	89	(22)
Simplified Accountings	27	33	6
Interim Accountings	3	0	(3)
Amended Reports	78	67	11
Final Accountings	68	32	(36)
Past Due Letters	60	42	(18)

2024 showed another slight increase in the guardianship of property case population. Inventories showed 54 persons entering the guardianship program while Final Accountings showed only 32 persons leaving the guardianship program. Amended Accountings decreased as guardians and attorneys entering last year became more adept at the program while past due letters decreased due to increased timeliness. Simplified accountings are accountings where the only transactions are interest accrual, settlement deposits and service charges. Simplified accountings only increased by 6 as only a select number of cases meet this standard.

When the court desires increased oversight of the ward's property and/or finances, the court may require two interim accountings in lieu of an annual accounting as a stipulation in their order appointing the plenary guardian. In this case, an audit fee will only apply to the second interim accounting. Once the court is satisfied with the results of these audits, the court may remove the interim accounting requirement and allow annual accountings going forward. Interim Accountings have dropped possibly due to increased reliance on the guardianship auditor.

Guardianship Reviews

Description	2023 Results	2024 Results	Change
Initial Plans	64	67	3
Annual Plans	300	283	(17)
Amended Plans	38	57	19
Past Due Letters	93	91	(2)

2024 had a slight decrease in guardianship plan activity, which is indicative of more children or indigent persons entering the system. There was a slight increase in amended plans as new guardians and attorneys became more familiar with the program. Original filings decreased slightly, with 364 in 2023 and 350 in 2024. An increase in past due letters reflects the learning curve for new non-professional guardians not familiar with the filing process, specifically reporting pre-existing orders and remuneration.

Audit performed by:

Dan Revallo

Internal Audit Director

Charlotte County Clerk of Court & County Comptroller



Serving with compassion, expertise and efficiency in support of our community