ATTORNEY OR PARTY WITHOUT ATTORNEY (name and Address): TELEPHONE NO.310 848 3745	FOR COURT USE ONLY
Stan. Wantuch	
16619 S. Caress ave.,	
Rancho Dominguez, Ca., 90221	
ATTORNIEV FOR /Nome):	FILED
ATTORNEY FOR (Name):	Superior Court of California
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Los Angeles	County of Los Angeles
STREET ADDRESS: 111 N. Hill	JUN 1 4 2021
MAILING ADDRESS: 111 N. Hill	JUN 14 2021
CITY AND ZIP CODE: Los Angeles, Ca., 90012	Sherri RaCarter, Executive Officer/Clerk
BRANCH NAME: Stanley Mosk Courthouse	By A Deputy
CASE NAME: In the matter of the conservatorship of:	Alex Villarino
Britney Jean Spears	
PETITION FOR TERMINATION OF	CASE NUMBER: BP108870
CONSERVATORSHIP	
	ļ
⊠person only □estate only □person and estate	
[Probate Code § 1861	a Data of
	g Date of
Petition: 2-1-08	DATE OF HEARING
Petitioner,Stan. Wantuch, respectfully represents:	11-4-2021
	Times: 11:00 Am Dept.: 4
1. Petitioner is:	Times. Mes Dopus
A sintenested wants (applied house). I am In the interest of justice I	Friend Dahter Hair
An interested party (explain how): I am. In the interest of justice. F	Hend. Debtor. Hen.
2. Petitioner is self-represented	_
 Petitioner is self-represented At the time of appointment, a conservatorship was necessary for the Ms. Spears may have been suffering from severe depression at the life airgumstances. 	A RECEIVA
At the time of appointment, a conservatorship was necessary for the	ne following reasons:
Ms. Spears may have been suffering from severe depression at the	time of the conservators with flux to
life circumstances.	FILMS
life circumstances.	LING WIND
	FILING WINDO
4. A conservatorship of the person is no longer necessary for the con	servatee for the following reaons(s):
Ms. Spears has shown consistently, her ability to take care of here	own needs. Feed herself, clothe
herself, house herself, pay her bills, and seek medical assis	tance when needed. Ms. Spears is no
a threat to herself or others.	
a threat to herself or others. The best interests of the conservatee require termination of the confollowing reaons:	nservatorship of the person for the
a threat to herself or others. The best interests of the conservatee require termination of the confollowing reaons: It is far past time for Ms. Spears to begin her life. Time is running	nservatorship of the person for the
a threat to herself or others. The best interests of the conservatee require termination of the confollowing reaons: It is far past time for Ms. Spears to begin her life. Time is running Ms. Spears or the public. It is in the interest of Justice.	nservatorship of the person for the
a threat to herself or others. The best interests of the conservatee require termination of the confollowing reaons: It is far past time for Ms. Spears to begin her life. Time is running	nservatorship of the person for the
a threat to herself or others. The best interests of the conservatee require termination of the confollowing reaons: It is far past time for Ms. Spears to begin her life. Time is running Ms. Spears or the public. It is in the interest of Justice.	nservatorship of the person for the
a threat to herself or others. The best interests of the conservatee require termination of the confollowing reaons: It is far past time for Ms. Spears to begin her life. Time is running Ms. Spears or the public. It is in the interest of Justice.	nservatorship of the person for the
a threat to herself or others. The best interests of the conservatee require termination of the confollowing reaons: It is far past time for Ms. Spears to begin her life. Time is running Ms. Spears or the public. It is in the interest of Justice. In the Matter of the Conservatorship of: Britney Jean Spears	nservatorship of the person for the out. For us all. There is no danger to
a threat to herself or others. The best interests of the conservatee require termination of the confollowing reaons: It is far past time for Ms. Spears to begin her life. Time is running Ms. Spears or the public. It is in the interest of Justice.	nservatorship of the person for the out. For us all. There is no danger to
a threat to herself or others. The best interests of the conservatee require termination of the confollowing reaons: It is far past time for Ms. Spears to begin her life. Time is running Ms. Spears or the public. It is in the interest of Justice. In the Matter of the Conservatorship of: Britney Jean Spears	nservatorship of the person for the out. For us all. There is no danger to

- 6. The names, residence addresses and relationships of the conservatee's relatives within the second degree so far as known to petitioner are listed in attachment: C
- 7. James P. Spears has filed requests to seal the record (attachment A), and Not give notice (attachment B).
- 8. Conservatorship of the Estate does not include money or property acquired in whole or in part from money received from the Veterans' Administration. Note: If the estate does consist of money or property received from the Veterans' Administration, the VA must receive copies of the termination petition, supporting documents, and orders.

WHEREFORE, Petitioner requests an order of this court that: The conservatorship of the person of Britney Jean Spears, the conservatee, be terminated.

For such other and further relief as the court may deem just and proper.

Respectfully submitted,		
Dated: $6 = 8 - 2$		
Print Name Signature of Petitioner, Self-Represented		
VERIFICATION		
I, Stary, Way () C, am the Petitioner in the above-entitled proceeding. I have read the entire Petition above and know the contents of it to be true of my own personal knowledge, except as to those matters which are stated on information and belief, and as to those matters, I am informed and believe them to be true.		
I declare under penalty of perjury under California Law that the above statements are true and correct.		
Dated: 6-8-21 at (place) Rencho Dominguez		
Signature of Petitioner		
Signature of retitioner		

PROOF OF SERVICE OF PETITION TO TERMINATE CONSERVATORSHIP

I am over 18 and reside in the County of Los Angeles. On 8 June I served by mail all the persons described in attachment "C" with a true and complete copy of "Petition to Terminate Conservatorship" including attachments A. B, and C; by placing them in an addressed envelope with appropriate postage. All persons whose address is not know is mailed to:

C/0

T)

......

Samuel D. Ingham, III

444 S. Flower St., #4260

Los Angeles, Ca., 90071-2966

310 556 9751

I declare under penalty of perjury under the state of California that the forgoing is true and correct.

Executed on June 8, 2021 at Rancho Dominguez California.

Stan. Wantuch

LOS ANGELES SUPERIOR COURT

Geraldine A. Wyle (SBN 89735) Jeryll S. Cohen (SBN 125392) Jeffrey D. Wexler (SBN 132256)

Vivian Lee Thoreen (SBN 224162)

LUCE FORWARD HAMILTON & SCRIPPS LLP 601 South Figueroa, Suite 3900

Los Angeles, California 90017 Telephone:

(213) 892-4992

Proposed Conservatee.

Facsimile:

(213) 892-7731

FER 01 2008

Attorneys for Applicant James P. Spears

7

1

2

3

4

5

6

8

9

10

11 12

13

14

15

16 17

18 19

20

22

21

23 24

25

26

27

28

COUNTY OF LOS ANGELES, CENTRAL DISTRICT

SUPERIOR COURT OF THE STATE OF CALIFORNIA

CASE NO. BP BP/08870 In re the Conservatorship of the Person of: BRITNEY JEAN SPEARS,

APPLICATION TO SEAL RECORD RE CONSERVATORSHIP OF THE PERSON

Date: February 1, 2008 Time: 10:30 a.m. Department: 11

Pursuant to Cal. R. Court 2.550 and 2.551, applicant James P. Spears ("Applicant") will, and hereby does, respectfully apply to the Court for an Order sealing the record of these proceedings. Applicant seeks such relief in connection with his petition for the appointment of a conservator over the person of his daughter, Britney Jean Spears ("Britney"). Applicant requests that these proceedings be sealed to protect Britney's constitutionally protected privacy rights as well as her prospects for a medical recovery.

This application is made on the grounds that a sealing order is required under Cal. R. Court 2.550(d) because the facts establish:

- There exists an overriding interest that overcomes the right of (1) public access to the record;
 - The overriding interest supports sealing the record; (2)
- (3) A substantial probability exists that the overriding interest will be prejudiced if the record is not sealed;

1 Jervil S. Cohen (SBN 125392) NGELES SUPERIOR COURT 2 Jeffrey D. Wexler (SBN 132256) Vivian Lee Thoreen (SBN 224162) 3 LUCE FORWARD HAMILTON & SCRIPPS LLP FFR 0 1 2008 601 South Figueroa, Suite 3900 4 Los Angeles, California 90017 JOHN A CLARKE, CLERK Telephone: (213) 892-4992 5 (213) 892-7731 Facsimile: 6 Attorneys for Applicant James P. Spears 7 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 COUNTY OF LOS ANGELES, CENTRAL DISTRICT 10 CASE NO. BP / OF870 11 In re the Conservatorship of the Estate of: 12 BRITNEY JEAN SPEARS, **DECLARATION OF JAMES P. SPEARS** IN SUPPORT OF EX PARTE 13 Proposed Conservatee. APPLICATION FOR ORDER FINDING GOOD CAUSE FOR EXCUSING NOTICE 14 OF HEARING ON PETITION FOR APPOINTMENT OF TEMPORARY 15 CONSERVATOR OF THE ESTATE 16 Date: February 1, 2008 Time: 10:30 a.m 17 Department: 11 18 19 20 21 22 23 24 25 26 27 28 JAMES SPEARS DECL. ON APPS. RE CONSERVATOR OF THE ESTATE

Attachment"

"

Court-Appointed Counsel For Conservatee
Samuel D. Ingham III, Esq.
444 South Flower Street
Suite 4260
Los Angeles, CA 90071

Attorneys For Lynne Spears
Gladstone N. Jones, III, Esq.
Lynn E. Swanson, Esq.
Jones Swanson Huddell & Garrison, LLC
601 Poydras Street
Suite 2655
New Orleans, LA 70130

Yasha Bronshteyn, Esq. Ginzburg & Bronshteyn, LLP 11111 Santa Monica Boulevard Suite 1840 Los Angeles, CA 90025

Attorneys For James P. Spears
Geraldine A. Wyle, Esq.
Jeryll S. Cohen, Esq.
Rebekah E. Swan, Esq.
Freeman, Freeman & Smiley, LLP
1888 Century Park East
Suite 1500
Los Angeles, CA 90067

Attorneys For Jodi Pais Montgomery Lauriann C. Wright Esq. Wright Kim Douglas ALC 130 South Jackson Street Glendale, CA 91205

110665 v1

(1) (1)

(1)

n, i

11. Conservatee's Relatives

The names, residence addresses, and relationships of the spouse or registered domestic partner and the second-degree relatives of the conservatee (her parents, grandparents, children, grandchildren, and brothers and sisters), so far as known to petitioner, all of whom are adults except as noted, are as follows:

Conservatee

Britney Jean Spears c/o Samuel D. Ingham III, Esq. 444 South Flower Street Suite 4260 Los Angeles, CA 90071

Conservatee's Siblings

Bryan Spears [contact information withheld for privacy]

Jamie Lynn Spears [contact information withheld for privacy]

Conservatee's Parents

Lynne Spears [contact information withheld for privacy]

James P. Spears [contact information withheld for privacy]

Conservatee's Children

Sean Preston Federline (minor)
[contact information withheld for privacy]

Jayden James Federline (minor)
[contact information withheld for privacy]

Kevin Federline [father of minor children]

Conservator of the Estate

James P. Spears [contact information withheld for privacy]

Temporary Conservator of the Person

Jodi Pais Montgomery, CLPF 1443 East Washington Boulevard Suite 644 Pasadena, CA 91104

110665 v1