Proposed revision:

15-12-623(2)

(2) On or before March 1 of each year, each public administrator shall complete an annual report using the standard annual report form directed by the appointing court file with the appointing court such reports—concerning the administration of public administrator cases during the previous calendar year and file such report with the appointing courtas the appointing court shall direct. In addition to the information required on the standard annual report, the public administrator shall provide in such report any additional information required by the appointing court. With the consent of the appointing court, the public administrator shall determine whether any deputy public administrator shall file separate reports for any cases within his or her control.