

Guardianship Of The Person Case Map

Overview of the Guardianship Process

Guardianship is a court proceeding in which a judge gives someone who is not the parent custody of a child under the age of 18. This type of Guardianship is called "Guardianship of the Person". To ask to become a guardian, you fill out and file papers in court. This packet will show you how. It explains seven steps. Read this whole page so you know where to start and what to do next. Establishing a Guardianship can become very complicated. The basic steps are listed below; however, you may need help with this process.

COMMONLY USED WORDS

Guardian: An adult who is appointed by the court to have custody of the minor.

Guardianship: A Court order that allows an adult who is not the parent of a minor, to have custody of the minor.

Minor (ward): The child whom the proposed Guardian wants the Guardianship over.

Diligent Search — an extensive effort to locate and document a person for service.

Probate Calendar Notes — written
summary of your case
prepared by a Probate
File Examiner.

- Step 1: Fill out the Court Forms To begin, complete the necessary court forms. You can find these forms online at www.courts.ca.gov or at the courthouse. Turn to page 2 for a list of required papers and instructions on filling them out.
- □ **Step 2: Turn in (File) Your Documents** Submit your documents either in person, via drop box, or by mail to the William R. Ridgeway Family Relations Courthouse. You can also electronically file your documents.
- □ **Step 3: Create an Online Portal Account** Set up an online portal account to access your case file. You'll receive email notifications when new documents are added. Turn to page 3 for instructions.
- □ **Step 4: Notify Relevant Parties** Arrange for someone other than yourself to notify certain individuals about the petition and court hearing at least 15 days beforehand. You must do this even if you think they don't care or may disagree with you. Refer to page 4 for instructions.
- □ **Step 5: Court Investigation** A court investigator will conduct an in home visit, and provide a written report to the judicial officer, proposed guardian, minor (if 12 or older), parents, and grandparents.
- □ **Step 6: Clear Probate Calendar Notes**. You will receive a written review of your case by a Probate File Examiner through the Online Portal prior to your hearing. Follow instructions to address any issues before the hearing.
- □ **Step 7: Attend Your Hearing** Appear at your guardianship hearing where the judicial officer will decide based on the best interest of the minor. If approved, you'll receive the Order Appointing Guardian and Letters of Guardianship.

Guardianship of the Person Case Map (Continued)



Before filing for Guardianship, have you considered if an alternative to a formal court order would be appropriate? There are other ways that are efficient and easy to take responsibility for a minor without going through the legal process. The Caregivers Authorization, a notarized statement regarding physical custody, or asking the court to join an existing family law custody case are examples of alternatives.

Additional Information and Resources

- 1. The Self Help Center at the Sacramento County Superior Court offers a monthly workshop on the second and fourth Monday of each month. You may contact the Self Help Center through the Court's website or by visiting the Self Help Center in person. Current hours are posted on the Sacramento County Superior Court website. saccourt.ca.gov/family/self-help-center.aspx
- 2. The Sacramento County Public Law Library's Self Help at the Law Library (SH@LL) aids with completing guardianship forms. All assistance is provided by telephone appointment. To request an appointment, call: (916) 476-2731 or visit saclaw.org/services/civil-self-help
- 3. Additional legal resources including Alternatives to Guardianship can be found on the Judicial Council website: selfhelp.courts.ca.gov

Step 1: Forms



FILL OUT THE COURT FORMS:

- □ GC-210(P) Petition for Appointment of Guardian of the Person
- □ GC-210 (CA) Child Information Attachment to Probate Guardianship Petition

One of these forms must be completed for each minor.

- □ ICWA-010(A) Indian Child Inquiry Attachment

 One of these forms must be completed for each minor.
- □ GC-212 Confidential Guardian Screening Form

 If more than one Guardian is requesting Guardianship, one of these forms must be completed by each Guardian
- □ PR/E-LP-008 Confidential Guardian Screen Form Additional Page *This is a local form*.
- □ FL-105/GC-120 Declaration Under Uniform Child Custody and Jurisdiction and Enforcement Act
- □ GC-248 Duties of Guardian *Each Guardian must sign this form.*
- □ GC-240 Order Appointing Guardian *Complete the caption only.*
- □ GC-250 Letters of Guardianship *Complete the caption only.*
- □ PR/E-LP-053 Probate Case Participant Enrollment Form Include a copy of your photo ID
- □ GC-020 Notice of Hearing

 Complete pg. 1, except item 4a, and only the top part of pg. 2

You can get these forms in person at the Self Help Center (Room 113) or in Probate (Room 214) or download forms at saccourt.ca.gov/probate/guardianship.aspx.

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Step 2:

File



Case Number:

Hearing Date:

TURN IN (FILE) YOUR DOCUMENTS

There is a \$225 fee to file your forms. If you cannot afford the filing fees, you can ask the Court to waive the filing fees by completing the following forms:

FW-001-GC — Request to Waive Court Fees (Ward or Conservatee) FW-003-GC — Order on Court Fee Waiver (Ward or Conservatee)

You may file your documents in person, via the drop box, or by mail at the William R. Ridgeway Family Relations Courthouse, 3341 Power Inn Road, Sacramento, CA 95826.

You can also e-file your documents at the web address below.

E-File: saccourt.ca.gov/probate/e-filing.aspx

What happens now that you have filed for Guardianship? A hearing date has been set for you to go to court. You will need to give notice to interested parties before your hearing date. See Step 4 for instructions and information.

Step 3:

Portal Access





CREATE A PUBLIC PORTAL ACCOUNT

To access your case file online, you will need to create an account on the Public Portal.

Once you have created your account, you can set up notifications. When new documents are added to your case file, you will receive an email. For example, when the Probate File Examiner publishes the Probate Calendar Notes, you will get an email notification that they are available for your review.

You can also download documents from your case file through the Public Portal.

Scan the QR Code or visit the web address to set up your account: prod-portal-sacramento-ca.journaltech.com/public-portal/?q=user/register

More information and instructions can be found on the Public Portal Access Assistance handout included in this packet.

Step 4:

Service



NOTIFY RELEVANT PARTIES

After filing your case, the law says you must "give notice" to certain people at least 15 days before your hearing date. This means someone — **not you** — 18 years and older, must "serve" (give) copies of your Court forms either personally or by mail to those people and agencies so they will know you are asking to be a child's guardian. You are responsible for arranging service of these forms:

- □ Petition for Appointment of Guardianship of the Person (including any attachments), GC-210(P)
- □ Notice of Hearing (with the hearing date filled in), GC-020

THERE ARE TWO KINDS OF NOTICE: PERSONAL AND BY MAIL

Personal notice means the server personally hands the papers to someone.

You must give personal notice to:

- The parents (or the person(s) with legal custody of the child now)
- The child you want to be guardian to, if the child is 12 years or older

Your server must personally serve (give) a copy of the Notice of Hearing and Petition for Appointment of Guardian and all attachments you filled out at least 15 days before the Court hearing.

Mail notice means the server can mail the papers to those people who need to receive notice.

You can use mail to give notice to:

- The child's grandparents (parents of the child's mother and parents of the child's father)
- The child's brothers and sisters, if they are 12 years or older
- Half-brothers and half-sisters (from either parent), if they are 12 years or older

Your server must serve (mail) a copy of the Notice of Hearing and Petition for Appointment of Guardian and all attachments you filled out at least 15 days before the Court hearing.

What do I do with the Proof of Service once the forms are served?

If the forms were served by personal delivery, the person who served the forms fills out a Proof of Personal Service of Notice of Hearing-Guardianship form (GC-020(P)). If the forms were served by mail, the person who served the forms fills out the Proof of Service by Mail on page 2 of the Notice of Hearing form (GC-020). After the forms have been properly filled out, signed and dated, make two copies and file the forms at least 5 days before your hearing.

Guardianship of the Person Case Map (Continued)

Step 5: Investigation



COURT INVESTIGATION

An in person home visit will be conducted by a Probate Court Investigator prior to the hearing. Anybody who lives in the home may be interviewed.

The investigator will prepare a confidential written report and provide it to the judicial officer, the proposed guardian, the minor if 12 years or older, parents of the child, and grandparents.

There is a separate assessment fee for the investigation that is covered as part of a court granted fee waiver. The Investigator will make a recommendation to the Court to waive this assessment fee, regardless of fee waiver status.

Step 6:

Probate Notes



CLEAR PROBATE CALENDAR NOTES

A written review of your case is prepared by a Probate File Examiner 10 to 12 days prior to your upcoming hearing. Below we have provided you with information on how to check for probate notes, what you will find in those notes, and how to respond to your notes.

At least 5 court days before your hearing date, you will need to file a response to the **probate calendar notes**. Follow these instructions to clear your probate notes:

(1)

Probate calendar notes can be accessed through the Public Portal. If you have not created an account, please see the included handout. Once you have downloaded your

Once you have downloaded your probate calendar notes, review them for deficiencies that need to be addressed before your hearing.



2

Complete the Required Forms

For each needed item, you must let the court know what you have done or if documents have been filed. You can use local form **Response to Calendar Notes (PR/E-LP-022)** to respond to the court.

 $\left(3\right)$

File Your Response

When your Response to Probate Calendar Notes is finished, you will need to file it with the court at least 5 Court days before your hearing. You can file your documents in person at the courthouse or via e-filing. There is no fee to file your response.

(Continued on Next Page)

Step 6:

Probate Notes

Continued

Understanding Your Probate Notes

The Probate Calendar Notes contain an informational brief summary of the case, including the names of the parties involved, the reason for the hearing, and any deficiencies (errors or missing items). Some common deficiencies are missing proof of services, incomplete proposed orders, missing proposed orders, errors in the petitions that need to be addressed, etc.

The following is an explanation of the sections you will find when you review the calendar notes.

SUPERIOR COURT OF CALIFORNIA COUNTY OF SACRAMENTO

24PR09999: GUARDIANSHIP OF: Susan R. Sample Probate Notes for 03/15/2024 General Guardianship in Department 129

PETITION FOR GUARDIANSHIP OF THE PERSON (filed 11/20/2023)

Petitioner/Proposed Guardian: Sharon R. Sample (Grandmother)

Minor: SUSAN RENEE SAMPLE

Objector: SALLY SAMPLE (mother)
Objection filed 02/21/2024; no proof of service aled

Relatives:

Mother: SALLY SAMPLE (appeared)
Father: STEVEN R. SAMPLE (decorted)
Mat. Grandmother: SHARON R. AMPLE
Mat. Grandfather: SIMON SAMPLE
Pat. Grandmother: deceased
Pat. Grandfather: deceased

Recommendation

Judicial Review regained

Requests

Petitioner SHARON R. SAMPLE (grandpurmer) requests that the court grant a guardianship of the person over SUSAN RENEE SAMPLE.

Per Petition, Minor currently resides with SHARON R. SAMPLE (grandmother).

Deficiencies

NEEDED: A Notice of Hearing with Proof of Service by MAIL (Judicial Council Form GC-020) (or Declaration of Diligent Search (local form LP-010) regarding efforts to identify and/or locate for service) with a copy of Petition at least 15 days prior to the date for hearing is needed for the following persons: MATERNAL GRANDFATHER

NEEDED: Child Information Attachment to Probate Guardianship Petition (GC-210(C4)) is incomplete. Petitioner must complete sections: 5

Questions
No questions.

Proposed Order

A proposed order has been submitted for review

Updated by J. Court 03/01/2024

Recommendation: The Probate File Examiner will make a recommendation to the judicial officer for the hearing. They will advise the court if the case should be continued to allow you to correct any mistakes or to file the missing paperwork.

Requests: This section contains a short explanation of what the Petition for Guardianship is asking the court to make orders on. This section may also contain information on prior petitions or hearings associated with the parties or case.

from your case file or errors on case documents will be detailed here. The Probate File Examiner will identify the item that is needed and provide some guidance on what needs to be corrected or completed to resolve the deficiency.

Questions: If the Probate File Examiner has any questions that need clarification, it will appear here.

Proposed Order: When you filed your Petition, you should have also filed a proposed order. The file examiner will let the court know if you have provided a proposed order in this section.

Guardianship of the Person Case Map (Continued)

Step 7: Hearing



Scan for
Zoom Instructions

ATTEND YOUR HEARING

Guardianship hearings are held in Department 129, on the second floor of the courthouse, on Friday mornings at 9:00 a.m. We encourage you to attend in person. Assistance may be available in court if you do so. If you prefer to attend by Zoom, you do not need to file a Notice of Remote Appearance (RA-010) with the court.

At the hearing, the judicial officer will make a decision as to whether or not a guardianship is in the best interest of the minor. If the judicial officer decides a guardianship is appropriate, they will sign the **Order Appointing Guardian or Extending Guardianship of the Person (GC-240)**. Once signed, the deputy clerk can issue the **Letters of Guardianship (GC-250)** which provides proof you have been appointed as the guardian of the minor.

The **Letters of Guardianship (GC-250)** are a legal document that details out the powers (legal authority) that you have been given by being appointed as the guardian of the child. Once issued, you become legally responsible for the child and these letters provide you with the necessary legal documentation to enroll the minor in school, seek medical care, provide permission to get a driver's license, etc.

Tips for the Hearing

- Children under 18 are typically not allowed in the courtroom, unless the judge asks to speak with them. The child will need to either wait outside in the lobby (if supervised) or free child care is provided through the YMCA Child Care Center located on the first floor.
- You may need to wait for your hearing to be called. Other people also have hearings scheduled on the same day and time.
- When your case is called, you will sit at a table in front of the judicial officer. If the child's parents or objectors are present, they will also be seated at the table. If you aren't sure where to sit, ask a court staff person. Make sure to follow the bailiff's instructions on your hearing day.

Be prepared to answer questions during the hearing. All conversation should be directed to the Judicial Officer. The court may examine the person who is to be appointed a guardian, and they may question you based on your relationship to the minor, your background, and your willingness and qualifications to be the guardian. Write out what you plan to say or who you plan to bring with you.

COURTHOUSE INFORMATION

William R. Ridgeway Family Relations Courthouse

3341 Power Inn Road, Sacramento, CA 95826.

Business Hours: 8:30 a.m. to 4:00 p.m., Monday through Friday (excluding court holidays)

Building Hours: 8:00 a.m. to 5:00 p.m., Monday through Friday

Self Help Center (Room 113) Hours: 8:30 am to 12:00 pm, Monday through Friday, 1:30 pm to 4:00 pm, Monday through Thursday.

Public/Visitor parking is available in the lot east of the courthouse. The fee for parking is \$2.00 for the first two hours, and \$1.00 for each additional hour, with a maximum of \$8.00 per day.

GC-210(P) Petition for Appointment of Guardian of the Person Guardianship of the person of (all children's names):					Clerk stamps date here when form is filed.			
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*Under section 1510.1(d) of the Probate Code, the terms *child, minor,* and *ward* include a youth 18 to 20 years of age.

Judicial Council of California www.courts.ca.gov

Petition for Appointment of Guardian of the Person

GC-210(P), Page 1 of 4

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Gua	rdiansh	ip of the person of (all children's names):	Case Number:
9		guardianship is necessary or convenient for the time why each child listed in 8 needs a guardian.)	ne reasons given below.
		neck here if you need more space. Continue your explanation C-210(P)—Attachment 9: Need for Guardian" at the top of	
10)	I/We	ask the court to (check all that apply):	
		point the person named in \bigcirc or \bigcirc guardian of the person terms of Guardianship.	n of the child or children named in (8) and issue
	b. 🗌	Excuse me/us from having to give notice of the hearing or persons listed in item 2 of the attached <i>Guardianship Petit</i> GC-210(CA)) for the reasons given below. (<i>Specify (1) the to the child of each of the persons to whom you want the creasons for your request, including the steps, if any, you have</i>	tion—Child Information Attachment (form e name of each child, (2) the name and relationship ourt to excuse you from giving notice, and (3) the
		Check here if you need more space. Continue your exp "Form GC-210(P)—Attachment 10b: Request for Wait to this form.	
Atta for th	chment hat child	s and other persons listed in item 2 of each child's Guard (form GC-210(CA)) must be given notice of the hearing of d unless the court excuses you from giving notice. The con-	on your petition for appointment of a guardian urt may waive (excuse) this requirement if you

can show the court that you do not know where the relative or other person is located after making reasonable efforts to find him or her or if giving notice to that person may harm the child or otherwise be contrary to the interests of justice. See rule 7.52 of the California Rules of Court for information on making reasonable efforts to find a person.

Guar	diansh	ip of the person of (all children's names):	Case Number:
			-
			- -
40	c. 🗆	Make the following additional orders (specify):	
(10)	С	Make the following additional orders (speedy).	
		☐ Check here if you need more space. Continue your request for a paper. Write "Form GC-210(P)—Attachment 10c: Additional attach it to this form.	<u>.</u>
(11)	Filed	with this petition are the following (check all that apply):	
\bigcirc		onsent of Proposed Guardian (form GC-211, item 1)	
		omination of Guardian (form GC-211, items 2 and 3)	
		onsent to Appointment of Guardian and Waiver of Notice (form GC-	
		etition for Appointment of Temporary Guardian or Conservator (forn etition for Appointment of Temporary Guardian of the Person (form	·
		onfidential Guardian Screening Form (form GC-212)	GC-110(1 <i>))</i>
		etition for Special Immigrant Juvenile Findings (form GC-220)	
	□ Ot	ther (specify):	
	_		
	_		
(12)	All att	achments are made part of this form as though included here. There	are pages attached to this form.
Date:		Petitioner's attorney types or prints name here	Detition on's attorney given hous
		• • • •	Petitioner's attorney signs here
_		ners and the proposed ward—if he or she is at least 1	18 but not yet 21 years of age
and	not a	petitioner—must read and sign below.	
I decl		der penalty of perjury under the laws of the State of California that the	ne information stated above is true and
Date:)	
		Petitioner types or prints name here	Petitioner signs here
Date:		•	
Date.		Petitioner types or prints name here	Petitioner signs here
Leons	sent to	the appointment of the person named in 1 or 4 as guardian of my per	ŭ
		uardian on my behalf.	son and to me of her performance of the
	_		
Date:		Proposed ward types or prints name here	Proposed ward signs here

GC-210(CA)	Child Information Attachment to Probate Guardianship Petition
C1:1:	11)

out	a separate copy of this form for each child fo	or whom your pet	tion asks the co	urt to appoint a gua	ardian.
	rm is attached to the Petition, form (n GC-210(P), item	
	tion asks the court to appoint a guardian of the	, ,		` ' '	person and estate
•	ell the court about this child	(1).	, _ 1		•
	Child's full legal name:			Date of birth:	
u.	First	Middle	Last		mm/dd/yyyy
h	Child's current address:				
υ.	Clina's current address.				
c.	Indian child inquiry (Complete only if your person and estate. If your petition asks the	•			•
	and go to item 1d.)				
	I have asked whether the child is or may government, or eligible for membership whether the child or parents live or are village. Form ICWA-010(A), <i>Indian Ch</i>	o in such a tribe and domiciled on a re	nd the biologica servation or ran	l child of a tribal m cheria or in an Alas	ember, and
	☐ I have not asked about the child's India	n heritage becaus	e the parents are	unavailable or dec	ceased.
	(For more information about your duties ur (25 U.S.C. §§ 1901–1963) and California le if the child is or may be an Indian child, see of Child Custody Proceeding for Indian Chi	aw, including mains and including mains and including mains and including should be a second or an arm of the control of the c	king the inquiry et on Indian Ch	and completing for	
d.	Is this child married? ☐ Yes ☐ No	☐ Never marri	ed If vou ch	ecked "No," was th	nis child married
٠.	in the past but the marriage was dissolved o	or ended in divorc	e? 🗌 Yes 🛭	No	
	(The court cannot appoint a guardian of the dissolved or ended in divorce.)	e person for a mir	or cniia wno is	marriea or wnose i	marriage was
	dissolved of ended in divorce.)	Yes □ No □] I don't know (If you checked "Ye	rs," fill in below.
e.	Is this child receiving public benefits?				
e.		_	Tv	ne of Aid	Monthly Benef
e.	Type of Aid	Monthly Benefit		pe of Aid ain):	Monthly Benefi
e.		Monthly Benefit	Ty Other(explain Other(explain Other(explain Other)	ain):	Monthly Benefits \$
e.	Type of Aid TANF (Temporary Asst. for Needy Families)	Monthly Benefit	Other(explo	ain):	\$

Case Number:



Guar	uardianship of (all children's names):			Case Number:				
his	child's name:							
1	Tell the court about this child (continued)							
		ox if this child has be tions, child custody,		-		ge dissolution (divorce se below:		
	Туре	of Case	Court Distric	or County and State	e or Tribe	Case Number (if known		
		-	-	_	-	alifornia Department of name of the institution		
2	List the names and				-			
	Relationship	Na	nme	Home Ad	ldress (Stree	t, City, State, Zip)		
	Mother							
	Father							
	Grandmother (Mother's mother)							
	Grandfather (Mother's father)							
	Grandmother (Father's mother)							
	Grandfather (Father's father)							
	Sibling							
	Sibling							
	Sibling							
	Sibling							
	Sibling							
	Sibling							

	ianship of (all children's na	mes):	Case Number:					
is (child's name:							
)	List the names and add	resses of this child's relatives	and all other persons shown below:					
	Relationship	Name	Home Address (Street, City, State, Zip)					
	Spouse (Guardianship of the estate)	only)						
	Person nominated as guardian of this child (if s guardian named in (3))	someone other than a proposed						
	Indian custodian(if any)							
	Child's tribe (if any and if known)							
	and addresses on a sepa		ay be eligible for membership in, and list the name. GC-210(CA)," the name of the child, and attach it to this form.)					
)	Information about the p	Information about the proposed guardian:						
	a. Name (name all propose	d guardians if more than one):						
		ntionship(s) to the child of each pro	hild):					
	•	nominate the proposed guardian(s) ttach the written nomination as Atta						
	•	live with the proposed guardian(s) are child lived with the proposed guardian	?					
	e. If the court approves the	guardianship, will this child live wi	ith the proposed guardian(s)?					
	f. Does/do the proposed gu	ardian(s) currently plan to adopt thi	is child?					
)	Explain why appointing a gu	uardian for the child named in 1 v	would be in the child's best interest:					
,								
,								



Guar	dianshi	p of (all children's names):	Case Number:
This	child's	s name:	
5	Explai	in why appointing the person named in $\widehat{f 3}$ to be this child's guardia	an would be in the child's best interest:
	G	Check here if you need more space. Continue your explanation on a C-210(CA)," the name of this child, and "Attachment 5: Proposed (p of the paper and attach it to this form.)	· · · · · · · · · · · · · · · · · · ·
6)	a. Do	es one or do both of this child's parents agree:	
	(1)	That the court needs to appoint a guardian for the child? Parent (name): Parent (name):	☐ Yes ☐ No ☐ I don't know ☐ Yes ☐ No ☐ I don't know
	(2)	That the person named in 3 should be the child's guardian? Parent (name): Parent (name):	☐ Yes ☐ No ☐ I don't know☐ Yes ☐ No ☐ I don't know☐
	b. If t	he child is an Indian child and in the care and custody of an Indian	custodian, does the Indian custodian agree:
	(1)	That the court needs to appoint a guardian for the child? Custodian (name):	☐ Yes ☐ No ☐ I don't know
	(2)	That the person named in 3 should be the child's guardian? Custodian (name):	☐ Yes ☐ No ☐ I don't know
7		heck this box if you (the petitioner) are not the person na ur relationship to this child:	med in ③, and fill in below.
		Relative (specify relationship):	
		Not a relative (explain your interest in or connection to this child)	•
8	Excep	t as otherwise stated in this form, the statements made in the petitio	n to which this form is attached fully
	_	to this child.	,

Form Adopted for Mandatory Use Judicial Council of California ICWA-010(A) [Rev. January 1, 2020]

(TYPE OR PRINT NAME)

(SIGNATURE)

ATTORNEY OR PARTY WITHOUT ATTORNEY	(Name, state bar number, and address):		
TELEPHONE NO.:	FAX NO. (Optional):		
E-MAIL ADDRESS (Optional):			
ATTORNEY FOR (Name):			
SUPERIOR COURT OF CALIFORNIA	A, COUNTY OF		
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
GUARDIANSHIP OF THE PE	ERSON ESTATE		
OF (Name):		MINOR	
	JTIES OF GUARDIAN knowledgment of Receipt		CASE NUMBER:

DUTIES OF GUARDIAN

When you are appointed by the court as a guardian of a minor, you become an officer of the court and assume certain duties and obligations. An attorney is best qualified to advise you about these matters. You should clearly understand the information on this form. You will find additional information in the *Guardianship Pamphlet* (for Guardianships of Children in the Probate Court) (Form GC-205), which is available from the court.

1. GUARDIANSHIP OF THE PERSON

If the probate court appoints you as a *guardian of the person* for a child, you will be required to assume important duties and obligations.

- a. Fundamental responsibilities The guardian of the person of a child has the care, custody, and control of the child. As guardian, you are responsible for providing for food, clothing, shelter, education, and all the medical and dental needs of the child. You must provide for the safety, protection, and physical and emotional growth of the child.
- **b.** Custody As guardian of the person of the child, you have full legal and physical custody of the child and are responsible for **all** decisions relating to the child. The child's parents can no longer make decisions for the child while there is a guardianship. The parents' rights are suspended—not terminated—as long as a guardian is appointed for a minor.
- c. Education As guardian of the person of the child, you are responsible for the child's education. You determine where the child should attend school. As the child's advocate within the school system, you should attend conferences and play an active role in the child's education. For younger children, you may want to consider enrolling the child in Head Start or other similar programs. For older children, you should consider their future educational needs such as college or a specialized school. You must assist the child in obtaining services if the child has special educational needs. You should help the child in setting and attaining his or her educational goals.
- d. Residence As guardian, you have the right to determine where the child lives. The child will normally live with you, but when it is necessary, you are allowed to make other arrangements if it is in the best interest of the child. You should obtain court approval before placing the child back with his or her parents.

As guardian, you **do not** have the right to change the child's residence to a place outside of California unless you first receive the court's permission. If the court grants permission, California law requires that you establish legal guardianship in the state where the child will be living. Individual states have different rules regarding guardianships. You should seek additional information about guardianships in the state where you want the child to live.

(Continued on reverse)

GUARDIAN OF (Name):		CASE NUMBER:
	MINOR	

- e. Medical treatment As guardian, you are responsible for meeting the medical needs of the child. In most cases, you have the authority to consent to the child's medical treatment. However, if the child is 14 years or older, surgery may not be performed on the child unless either (1) both the child and the guardian consent or (2) a court order is obtained that specifically authorizes the surgery. This holds true except in emergencies. A guardian may not place a child involuntarily in a mental health treatment facility under a probate guardianship. A mental health conservatorship proceeding is required for such an involuntary commitment. However, the guardian may secure counseling and other necessary mental health services for the child. The law also allows older and more mature children to consent to their own treatment in certain situations such as outpatient mental health treatment, medical care related to pregnancy or sexually transmitted diseases, and drug and alcohol treatment.
- f. Community resources There are agencies in each county that may be helpful in meeting the specific needs of children who come from conflicted, troubled, or deprived environments. If the child has special needs, you must strive to meet those needs or secure appropriate services.
- **g. Financial support** Even when the child has a guardian, the parents are still obligated to financially support the child. The guardian may take action to obtain child support. The child may also be eligible for Temporary Aid for Needy Families, TANF (formerly known as AFDC), social security benefits, Veterans Administration benefits. Indian child welfare benefits, and other public or private funds.
- h. Visitation The court may require that you allow visitation or contact between the child and his or her parents. The child's needs often require that the parent-child relationship be maintained, within reason. However, the court may place restrictions on the visits, such as the requirement of supervision. The court may also impose other conditions in the child's best interest.
- **Driver's license** As guardian of the person, you have the authority to consent to the minor's application for a driver's license. If you consent, you will become liable for any civil damages that may result if the minor causes an accident. The law requires that anyone signing the DMV application obtain insurance to cover the minor.
- **j. Enlistment in the armed services** The guardian may consent to a minor's enlistment in the armed services. If the minor enters into active duty with the armed forces, the minor becomes emancipated under California law.
- **k. Marriage** For the minor to marry, the guardian and the court must give permission. If the minor enters a valid marriage, the minor becomes emancipated under California law.
- Change of address A guardian must notify the court in writing of any change in the address of either the child or the guardian. This includes any changes that result from the child's leaving the guardian's home or returning to the parent's home. You must always obtain court permission before you move the child to another state or country.
- m. Court visitors and status reports- Some counties have a program in which "court visitors" track and review guardianships. If your county has such a program, you will be expected to cooperate with all requests of the court visitor. As guardian, you may also be required to fill out and file status reports. In all counties, you must cooperate with the court and court investigators.
- **n. Misconduct of the child** A guardian, like a parent, is liable for the harm and damages caused by the willful misconduct of a child. There are special rules concerning harm caused by the use of a firearm. If you are concerned about your possible liability, you should consult an attorney.
- o. Additional responsibilities The court may place other conditions on the guardianship or additional duties upon you, as guardian. For example, the court may require the guardian to complete counseling or parenting classes, to obtain specific services for the child, or to follow a scheduled visitation plan between the child and the child's parents or relatives. As guardian, you must follow all court orders.

(Continued on page three)

GUARDIAN OF (Name):		CASE NUMBER:
	MINOR	

p. Termination of guardianship of the person- A guardianship of the person automatically ends when the child reaches the age of 18, is adopted, marries, is emancipated by court order, enters into active military duty, or dies. If none of these events has occurred, the child, a parent, or the guardian may petition the court for termination of guardianship. But it must be shown that the guardianship is no longer necessary or that termination of the guardianship is in the child's best interest.

2. GUARDIANSHIP OF THE ESTATE

If the court appoints you as *guardian of the child's estate*, you will have additional duties and obligations. The money and other assets of the child are called the child's "estate." Appointment as guardian of a child's estate is taken very seriously by the court. The guardian of the estate is required to manage the child's funds, collect and make an inventory of the assets, keep accurate financial records, and regularly file financial accountings with the court.

MANAGING THE ESTATE

- a. Prudent investments As guardian of the estate, you must manage the child's assets with the care of a prudent person dealing with someone else's property. This means that you must be cautious and may not make speculative or risky investments.
- **b. Keeping estate assets separate** As guardian of the estate, you must keep the money and property of the child's estate separate from everyone else's, including your own. When you open a bank account for the estate, the account name must indicate that it is a *guardianship* account and not your personal account. You should use the child's social security number when opening estate accounts. You should never deposit estate funds in your personal account or otherwise mix them with your own funds or anyone else's funds, even for brief periods. Securities in the estate must be held in a name that shows that they are estate property and not your personal property.
- c. Interest-bearing accounts and other investments- Except for checking accounts intended for ordinary expenses, you should place estate funds in interest-bearing accounts. You may deposit estate funds in insured accounts in federally insured financial institutions, but you should not put more than \$100,000 in any single institution. You should consult with an attorney before making other kinds of investments.
- d. Blocked accounts A blocked account is an account with a financial institution in which money is placed. No person may withdraw funds from a blocked account without the court's permission. Depending on the amount and character of the child's property, the guardian may elector the court may require that estate assets be placed in a blocked account. As guardian of the estate, you must follow the directions of the court and the procedures required to deposit funds in this type of account. The use of a blocked account is a safeguard and may save the estate the cost of a bond.
- e. Other restrictions As guardian of the estate, you will have many other restrictions on your authority to deal with estate assets. Without prior court order, youmay not pay fees to yourself or your attorney. You may not make a gift of estate assets to anyone. You may not borrow money from the estate. As guardian, you may not use estate funds to purchase real property without a prior court order. If you do not obtain the court's permission to spend estate funds, you may be compelled to reimburse the estate from your own personal funds and may be removed as guardian. You should consult with an attorney concerning the legal requirements relating to sales, leases, mortgages, and investment of estate property. If the child of whose estate you are the guardian has a living parent or if that child receives assets or is entitled to support from another source, you must obtain court approval before using guardianship assets for the child's support, maintenance, or education. You must file a petition or include a request for approval in the original petition, and set forth which exceptional circumstances justify any use of guardianship assets for the child's support. The court will ordinarily grant such a petition for only a limited period of time, usually not to exceed one year, and only for specific and limited purposes.

INVENTORY OF ESTATE PROPERTY

f. Locate the estate's property - As guardian of the estate, you must locate, take possession of, and protect the child's income and assets that will be administered in the estate. You must change the ownership of all assets into the guardianship estate's name. For real estate, you should record a copy of you'Letters of Guardianship with the county recorder in each county where the child owns real property.

(Continued on reverse)

GUARDIAN OF (Name):		CASE NUMBER:
	MINOR	

- g. Determine the value of the property- As guardian of the estate, you must arrange to have a court-appointed referee determine the value of the estate property unless the appointment is waived by the court. You—not the referee—must determine the value of certain "cash items." An attorney can advise you about how to do this.
- h. File an inventory and appraisal- As guardian of the estate, you must file an inventory and appraisal within 90 days after your appointment. You may be required to return to court 90 days after your appointment as guardian of the estate to ensure that you have properly filed the inventory and appraisal.

INSURANCE

i. **Insurance coverage** - As guardian of the estate, you should make sure that there is appropriate and sufficient insurance covering the assets and risks of the estate. You should maintain the insurance in force throughout the entire period of the guardianship or until the insured asset is sold.

RECORD KEEPING AND ACCOUNTING

- j. Records As guardian of the estate, you must keep complete, accurate records of each financial transaction affecting the estate. The checkbook for the guardianship checking account is essential for keeping records of income and expenditures. You should also keep receipts for all purchases. Record keeping is critical because you will have to prepare an accounting of all money and property that you have received, what you have spent, the date of each transaction, and its purpose. You will also have to be able to describe in detail what is left after you have paid the estate's expenses.
- **k. Accountings** As guardian of the estate, you must file a petition requesting that the court review and approve your accounting one year after your appointment and at least every two years after that. The court may ask that you justify some or all expenditures. You should have receipts and other documents available for the court's review, if requested. If you do not file your accounting as required, the court will order you to do so. You may be removed as guardian for failure to file an accounting.
- I. Format As guardian of the estate, you must comply with all state and local rules when filing your accounting. A particular format is specified in the Probate Code, which you must follow when you present your account to the court. You should check local rules for any special local requirements.
- m. Legal advice An attorney can advise you and help you prepare your inventories, accountings, and petitions to the court. If you have questions, you should consult with an attorney.

3. OTHER GENERAL INFORMATION

- a. Removal of a guardian A guardian may be removed for specific reasons or when it is in the child's best interest. A guardian may be removed either on the court's own motion or by a petition filed by the child, a relative of the child, or any other interested person. If necessary, the court may appoint a successor guardian, or the court may return the child to a parent if that is found to be in the child's best interest
- b. Legal documents For your appointment as guardian to be valid, the Order Appointing Guardian of Minor must be signed. Once the court signs the order, the guardianmust go to the clerk's office, where Letters of Guardianship will be issued. Letters of Guardianship is a legal document that provides proof that you have been appointed and are serving as the guardian of a minor. You should obtain several certified copies of the Letters from the clerk. These legal documents will be of assistance to you in the performance of your duties, such as enrolling the child in school, obtaining medical care, and taking care of estate business.
- c. Attorneys and legal resources- If you have an attorney, the attorney will advise you on your duties and responsibilities, the limits of your authority, the rights of the child, and your dealings with the court f you have legal questions, you should consult with your attorney. Please remember that the court staff cannot give you legal advice.

(Continued on page five)

GUARDIAN OF (Name):	CASE NUMBER:
MINOR	

If you are not represented by an attorney, you may obtain answers to your questions by contacting community resources, private publications, or your local law library.

NOTICE: This statement of duties is a summary and is not a complete statement of the law. Your conduct as a probate guardian is governed by the law itself and not by this summary.

ACKNOWLEDGMENT OF RECEIPT

- 1. I have petitioned the court to be appointed as a guardian.
- 2. I acknowledge that I have received a copy of this statement of the duties of the position of guardian.

Date:				
		•		
	(TYPE OR PRINT NAME)		(SIGNATURE OF PETITIONER)	
Date:				
		•		
	(TYPE OR PRINT NAME)		(SIGNATURE OF PETITIONER)	
Date:				
		•		
	(TYPE OR PRINT NAME)		(SIGNATURE OF PETITIONER)	

CONFIDENTIAL (DO NOT ATTACH TO PETITION)

GC-212

ATTORNEY OR PARTY WITHOUT ATTORNEY (Na	me, State Bar number, and address):	-		
<u> </u>				
TELEPHONE NO.:	FAX NO. (Optional):			
E-MAIL ADDRESS (Optional):				
ATTORNEY FOR (Name):	NITY OF			
SUPERIOR COURT OF CALIFORNIA, COU STREET ADDRESS:	NIY OF			
MAILING ADDRESS:				
CITY AND ZIP CODE:				
BRANCH NAME:				
GUARDIANSHIP OF		CASE NUMBER:		
(Name):				
,	MINOR			
CONFIDENTIAL	GUARDIAN SCREENING FORM	HEARING DATE AND TIME:	DEPT.:	
Guardianship of	Person Estate			
<u> </u>				
	must complete and sign this form. The perso		a	
guardian must submit t	the completed and signed form to the court w	ith the guardianship petition.		
	This form must remain confidential.			
	How This Form Will Be Used			
	ot be a part of the public file in this case. Each propose			
	e 7.1001 of the California Rules of Court. The information of the California Rules of Court.			
by persons and agencies designate guardian. The proposed guardian m	d by the court to assist the court in determining whether	er to appoint the proposed guardian	as	
gaaralan me proposed gaaralan m	aut respond to each kenn			
1. a. Proposed guardian (name):				
b. Date of birth:				
c. Social security number:	d. Driver's license number:	State:		
e. Telephone numbers: Home:	Work: Other:			
2. Iam Iam not	required to register as a sex offender under California	a Penal Code section 290.		
	(If you checked "I am," explain in Attachment 2.)			
3. I have I have not been charged with, arrested for, or convicted of a crime deemed to be a felony or a				
a mave mot	misdemeanor. (If you checked "I have," explain in Ai			
	(Check here if you have been arrested for drug	,		
4. I have I have not	had a restraining order or protective order filed again	•		
Thave Thave not	(If you checked "I have," explain in Attachment 4.)	ormo in the last to years.		
5. I am I am not	receiving services from a psychiatrist, psychologist, c	or therapist for a mental health_rolat	ad issue	
	(If you checked "I am," explain in Attachment 5.)	or merapist for a memar nearm-relati	eu issue.	
6 Do you or door one other name		probation officer assigned to him an	hor?	
	living in your home, have a social worker or parole or			
Yes No	(If you checked "Yes," explain in Attachment 6 and p worker, parole officer, or probation officer.)	TOVIDE THE HATTIE AND AUDITESS OF EAC	ar SUCIAI	
7 Have you or has any other person		or convicted of any form of shild shi	use	
	n living in your home, been charged with, arrested for,		use,	
neglect, or molestation?	es No (If you checked "Yes," explain in Atta	aciinent 7.)		
8. Iam Iam not	aware of any reports alleging any form of child abuse	e, neglect, or molestation made to ar	ny	
	agency charged with protecting children (e.g., Child F			
	enforcement agency regarding me or any other person		d "I am,"	
	explain in Attachment 8 and provide the name and a	ddress of each agency.)		
9. Have you, or has any other person	n living in your home, habitually used any illegal substa	ances or abused alcohol?		
Yes No	(If you checked "Yes," explain in Attachment 9.)			
			Page 1 of 2	

CONFIDENTIAL

GC-212

GUARDIANSHIP OF (Name):	CASE NUMBER:				
MINOF	R				
10. Have you, or has any other person living in your home, been charged with, arrested for	r, or convicted of a crime involving illegal				
substances or alcohol? Yes No (If you checked "Yes," explain in Attachment 10.)					
11. Do you or does any other person living in your home suffer from mental illness? Yes (If you checked "Yes," explain in Attachment 11.)					
12. Do you suffer from any physical disability that would impair your ability to perform the Property Yes No (If you checked 'Yes," explain in Attachment 12.)	duties of guardian?				
	-				
14. I have I have not previously been appointed guardian, conservator, e (If you checked "I have," explain in Attachment 14.)	xecutor, or fiduciary in another proceeding.				
15. I have I have not been removed as guardian, conservator, executor, (If you checked "I have," explain in Attachment 15.)					
16. I am I am not a private professional fiduciary, as defined in Busin (If you checked "I am," respond to item 17. If you checked "I am," respond to item 18. If you checked "I am," respond to item					
17. I am I am not currently licensed by the Professional Fiduciaries B Affairs. My license status and information is stated Fiduciary Attachment signed by me and attached to as guardian in this matter. (Complete and sign the attach it to the petition, or deliver it to the petitioner.)	currently licensed by the Professional Fiduciaries Bureau of the Department of Consumer Affairs. My license status and information is stated in item 1 on page 1 of the Professional Fiduciary Attachment signed by me and attached to the petition that proposes my appointment as guardian in this matter. (Complete and sign the Professional Fiduciary Attachment and attach it to the petition, or deliver it to the petitioner for attachment, before the petition is filed. See item 4d of the petition. Use form GC-210(A-PF)/GC-310(A-PF) for this attachment.)				
18. I am I am not a responsible corporate officer authorized to act for	(name of corporation):				
a California nonprofit charitable corporation that me guardian of the proposed ward under Probate Code corporation's articles of incorporation specifically au guardian. (If you checked "I am," explain the circum counseling of, or financial assistance to the propose filed for bankruptcy protection within the last 10 year (If you checked "I have," explain in Attachment 19.)	section 2104. I certify that the thorize it to accept appointments as stances of the corporation's care of, and ward in Attachment 18.)				
MINORS' CONTACT INFORMATION					
20. Minor's name: School (name):					
Home telephone: School telephone:	Other telephone:				
21. Minor's name: School (name): Home telephone: School telephone:	, ,				
22. Minor's name: School (name): Home telephone: School telephone: Information on additional minors is attached.	ne: School telephone: Other telephone:				
DECLARATION					
I declare under penalty of perjury under the laws of the State of California that the foregoing	g is true and correct.				
Date:					
>					
(TYPE OR PRINT NAME OF PROPOSED GUARDIAN) (S	GNATURE OF PROPOSED GUARDIAN)*				
* Each proposed guardian must fill out and file a separate screening form.					

CONFIDENTIAL GUARDIAN SCREENING FORM	CASE NUMBER:
Additional Page	HEARING DATE:

The Probate Court assigns an Investigator to all Guardianship petitions. The Investigator will use the information on this page to gather background information related to your petition. You must fully disclose all of the requested information to help expedite your case. Include all names that every person listed below has ever used.

- - ☐ Check here if you need more space. Put all additional information on Form MC-020.
- 5. Name, address, telephone number and date of birth for minor's mother:
- 6. Name, address, telephone number and date of birth for each minor's father:

^{*}Each proposed guardian must fill out and file a separate screening form additional page.

ATTO	TTORNEY OR PARTY WITHOUT ATTORNEY STATE BAR NUMBER:			FOR COU	RT USE ONLY		
NAME	:						
FIRM	NAME:						
STRE	ET ADDRESS:						
CITY:			STATE:	ZIP CODE:			
TELE	PHONE NO.:		FAX NO.:				
EMAIL	ADDRESS:						
АТТО	RNEY FOR (name):						
SUP	ERIOR COURT	OF CALIFORNIA, CO	OUNTY OF				
STR	EET ADDRESS:	•					
MAIL	ING ADDRESS:						
CITY	AND ZIP CODE:						
E	RANCH NAME:						
	(This s	ection applies to c	ases other than proba	te guardiansh	ips.)		
R	ESPONDENT:						
1	THER PARTY: _D'S NAME (<i>Juv</i> e	enile cases only):					
	(Th	is section applies	only to probate guardi	anship cases.)	CASE NUMBER:	
GUA	RDIANSHIP OF		-	•			
					Mino	or	
	DEC	LARATION UND	DER UNIFORM CHI	LD CUSTO	ΣY		
	JURI	SDICTION AND	ENFORCEMENT A	CT (UCCJE	Α)		
1. I	am (check one): a party t	o this proceeding to de		-	the authorized reports this proceeding to dete	
2. 1	here are (spec	ify number):	minor children v			eeding, as follows (list ol	•
		Full Name		Date of birth		Place of birth (city and state)
	a.						
	b.						
	C.						
	d.						
_ L	Check this	s hox if you need to	o list more children. (O	n form	or a senara	te piece of paper, write '	'FI -105 Attachment 2
L						tional child, and attach to	
_			• • • • • • • • • • • • • • • • • • • •			ŕ	,
3. a			,			2 have lived together fo	
						tory for the past five yea	
					•	vide only the state of resi	dence.)
		of residence	Residen			child lived with and	Relationship
	,	onth/Year)	(City, Sta	ate)	compie	ete current address	-
	From:	To present					
			Confidential (li	-1 -1-1	Carefiel	antial (list state and)	
	_		Confidential (lis	st state only)	Confide	ential (list state only)	
	From:	To:					
	From:	То:					
	From:	То:					
	From:	То:					
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	nal addragas see	listed on Attachment	20 /Earm	may h-	used for this numero	
			listed on Attachment	•	-	used for this purpose.)	
t						lived together for the patheir residence history for	

Page 1 of 2

							FL	-105/GC-120
C	ASE NAME:					CASE NUMBER:		
4.	Do you have information or custody or visitation p	proceeding, in Ca	you participated as a paralifornia or elsewhere, co	ncerning a chil	d subje	ect to this procee	eding?	er court case
	Proceeding	Case number	Court (name, state or tribe, location)	Court order or judgment (date)	Nam	ne of each child	Your connection to the case	Case status
	a. Family							
	b. Probate Guardianship							
	c. Other							
	Proceeding		Case Number		Cou	urt (name, state	or tribe, location	7)
	d. Juvenile							
	e. Adoption							
5. One or more domestic violence restraining/protective orders are now in effect. (Attach a copy of the orders if you and provide the following information):			ı have one					
	Court	County	State or Tribe	Case	Numbe	er (if known)	Orders exp	oire (date)
	a. Criminal							
	b. Family							
	c. Juvenile							
	d. Other							
6.	or visitation with any chi	ild in this case?	party to this proceeding Yes No	(If yes, prov		tody of or claims following inforn		to custody of
	a. Name and address of	f person:	b. Name and addres	s of person:		c. Name and	address of pers	on:
Has physical custody Claims custody Has physical custody Claims custody rights Claims visitation rights Name of each child: Name of each child:		y rights on rights	ghts Claims custody rights					
	Traine or oden erina.		Traine of oden orma.			Traine or sacr	i orma.	
7.	Number of pages	attached:						
Ιd	leclare under penalty of p	erjury under the	laws of the State of Calif	ornia that the fo	oregoin	ig is true and co	rrect.	
Da	ate:			•				
	(NAME C	OF DECLARANT)		P ₁ · S		(SIGNATURE OF E	DECLARANT)	

NOTICE TO DECLARANT: You have a continuing duty to inform this court if you obtain any information about a custody proceeding in a California court or any other court concerning a child subject to this proceeding.

ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NO.:		FOR COURT USE ONLY
NAME:			
FIRM NAME:			
STREET ADDRESS:			
CITY:	STATE: ZIP CODE	:	
TELEPHONE NO.:	FAX NO.:		
E-MAIL ADDRESS:			
ATTORNEY FOR (name):			
SUPERIOR COURT OF CALIFORNIA,	COUNTY OF		
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
GUARDIANSHIP OF THE	PERSON ESTATE OF		
(name):			
ORDER A	APPOINTING GUARDIAN	CASE	NUMBER:
OR EXTENDING O	SUARDIANSHIP OF THE PERSO	NC	
WADNING, THE AD	POINTMENT IS NOT EFFE		TTERS HAVE ISSUED
WARNING. THIS AP	POINTIVIENT IS NOT EFFE	CIIVE UNTIL LE	TIERS HAVE ISSUED.
1. The petition for appointment of a	guardian or extension of a guardian	ship of the person came	e on for hearing as follows
(check boxes c, d, and e to indic		omp or the percent came	o on for meaning ac follows
·	,		
a. Judge (name):			
b. Hearing date:	Time:	Dept.	: Room:
c. Petitioner (name):			
d. Attorney for Petitioner	(nama):		
e Attorney for (proposed) ward <i>(name, address, e-mail, and t</i>	telepnone):	
THE COURT FINDS			
2. a. All notices required by	law have been given		
b. Notice of hearing to the	e following persons has bee	en should be	dispensed with
(names):			
3. Appointment of a guardian	of the person estate	of the proposed ward	is necessary or convenient.
			state for a proposed ward 18 years of
age or older.)	, does not admonze the appointment	t of a guardian of the es	state for a proposed ward to years or
•		4h hiuthalay ia waaaaaw	
4. Extension of the guardians	ship of the person past the ward's 18	th birthday is necessary	or convenient.
5. Granting the guardian pow	vers to be exercised independently un	nder Probate Code sect	tion 2590 is to the advantage and
	nterest of the guardianship estate.	Tidol I Tobalo Codo cool	and 2000 to to the davantage and
	and the state of t		
6. Attorney (name):		has been a	ppointed by the court as legal
	proposed) ward in these proceedings		•
(, 11, 11		- ·
7. The appointed court inves	tigator, probation officer, or domestic	relations investigator is	s (name, title, address, and telephone):
		-	·

Do NOT use this form for a temporary guardianship.

Page 1 of 3

			GC-240
GUARDIANSHIP OF THE PERSON (name):	ESTATE OF	CASE NUMBER:	
THE COURT ORDERS			
8. a (name): (address):		(telephone):	
is appointed guardian of the PERSC and <i>Letters</i> shall issue upon qualific			
b. (Not applicable to a proposed ward 18 year (name):	ars of age or older.)		
(address):		(telephone):	
is appointed guardian of the ESTAT and <i>Letters</i> shall issue upon qualific	. ,		
c The appointment of			
(name): (address):		(telephone):	
as guardian of the PERSON of (name is extended past the ward's 18th birds). Notice of hearing to the persons name	thday and new <i>Letters</i> shall iss		
10. a. Bond is not required. b. Bond is fixed at: \$	to be furnished by an out	horized surety company or as otherwis	a provided by low
b. Bond is fixed at: \$ c. Deposits of: \$	•	blocked account at (specify institution a	-
and receipts shall be filed. No with		it a court order.	
d The guardian is not authorized to	take possession of money or a	ny other property without a specific cou	rt order.
11. For legal services rendered on behalf the (proposed) ward's estate sha the sum of: \$] the parents of the (proposed) ward	
forthwith as follows	(specify terms, including an	y combination of payers):	
	authorization under Probate C bject to the conditions provided	ode section 2590 to exercise independe	ently the powers

as specified in Attachment 13.

13. Orders are granted relating to the powers and duties of the guardian of the person under Probate Code sections 2351–2358

GUARDIANSHIP OF THE PERSON ESTATE OF (name):	CASE NUMBER:
14. Orders are granted relating to the conditions imposed under specified in Attachment 14.	Probate Code section 2402 upon the guardian of the estate as
15. Other orders as specified in Attachment 15 are granted.	
16. The probate referee appointed is (name and address):	
17. Number of boxes checked in items 9–16:	
18. Number of pages attached:	
Date:	
	JUDGE OF THE SUPERIOR COURT
	SIGNATURE FOLLOWS LAST ATTACHMENT

ATTORNEY OR PARTY WITHOUT ATTO	DRNEY ST	ATE BAR NO.:		FOR COURT USE ONLY	
NAME:					
FIRM NAME:					
STREET ADDRESS:					
CITY:		STATE:	ZIP CODE:		
TELEPHONE NO.:		FAX NO.:			
E-MAIL ADDRESS:					
ATTORNEY FOR (name):					
SUPERIOR COURT OF CALIF	ORNIA, COUNTY OF				
STREET ADDRESS:	,				
MAILING ADDRESS:					
CITY AND ZIP CODE:					
BRANCH NAME:					
GUARDIANSHIP OF					
(name):					
1	ETTERS OF GUA	BUIVNSHID		CASE NUMBER:	
	Person	Estate			
l	Ferson				
		L	ETTERS		
1. (Name):			is annointed (guardian of the person estate	
 :			is appointed (guardian of the person estate	
of (name):					
The appointment of	of (name):			as guardian of the person of	
(name):					
·	ne ward's 18th birthda	av as of (date)			
Other powers have	been granted and co	nditions have	been imposed as follows:		
	xercised independen tions, conditions, and		ate Code section 2590 are	specified in attachment 3a (specify	
·		•	oroperty under Probate Co	de section 2402 are specified in	
c. Conditions rela		ment, educatio	on, and welfare of the ward	under Probate Code section 2358 are	
specified in atta		mnosed are	specified on attach	ment 3d specified below.	
d. Other powers granted or conditions imposed are specified on attachment 3d specified below.					
4 The guardian is not	t authorized to take p	ossession of n	noney or any other property	y without a specific court order.	
5. The guardianship of the	person terminates by	operation of la	aw on (date):		
6. Number of pages attache	-		(44)		
WITNESS, clerk of the court	, with seal of the cou	t affixed.			
(SEAL)	Date:				
	0			_	
	оегк, бу			, Deputy	

Page 1 of 2

GUARDIANSHIP OF	CASE NUMBER:
(name):	

NOTICE TO INSTITUTIONS AND FINANCIAL INSTITUTIONS (Probate Code sections 2890–2893)

When these *Letters of Guardianship* (Letters) are delivered to you as an employee or other representative of an *institution* or *financial institution* (described below) in order for the guardian of the estate (1) to take possession or control of an asset of the minor named above held by your institution (including changing title, withdrawing all or any portion of the asset, or transferring all or any portion of the asset) or (2) to open or change the name of an account or a safe-deposit box in your financial institution to reflect the guardianship, you must fill out Judicial Council form GC-050 (for an institution) or form GC-051 (for a financial institution). An officer authorized by your institution or financial institution must date and sign the form, and you must file the completed form with the court.

There is no filing fee for filing the form. You may either arrange for personal delivery of the form or mail it to the court for filing at the address given for the court on page 1 of these Letters.

The guardian should deliver a blank copy of the appropriate form to you with these Letters, but it is your institution's or financial institution's responsibility to complete the correct form, have an authorized officer sign it, and file the completed form with the court. If the correct form is not delivered with these Letters or is unavailable for any other reason, blank copies of the forms may be obtained from the court. The forms may also be accessed from the judicial branch's public website free of charge. The Internet address (URL) is www.courts.ca.gov/forms.htm. Select the form group probate—Guardianships and Conservatorships and scroll down to form GC-050 for an institution or form GC-051 for a financial institution. The forms may be printed out as blank forms and filled in by typewriter (nonfillable form) or may be filled out online and printed out ready for signature and filling (fillable form).

An *institution* under California Probate Code section 2890(c) is an insurance company, insurance broker, insurance agent, investment company, investment bank, securities broker-dealer, investment advisor, financial planner, financial advisor, or any other person who takes, holds, or controls an asset subject to a conservatorship or guardianship other than a financial institution. Institutions must file a *Notice of Taking Possession or Control of an Asset of Minor or Conservatee* (form GC-050) for an asset of the minor or conservatee held by the institution. A single form may be filed for all affected assets held by the institution.

A *financial institution* under California Probate Code section 2892(b) is a bank, trust (including a Totten trust account but excluding other trust arrangements described in Probate Code section 82(b)), savings and loan association, savings bank, industrial bank, or credit union. Financial institutions must file a *Notice of Opening or Changing a Guardianship or Conservatorship Account or Safe-Deposit Box* (form GC-051) for an account or a safe-deposit box held by the financial institution. A single form may be filed for all affected accounts or safe-deposit boxes held by the financial institution.

LETTERS OF GUARDIANSHIP

I solemnly affirm that I will perform according to law the duties of guardian.				
(TYI	PE OR PRINT NAME)	(SIGNATURE OF APPOINTEE)		
	CERTIFICATIO	ON		
	ent, including any attachments, is a correct copy of sove have not been revoked, annulled, or set aside	the original on file in my office, and that the Letters issued to , and are still in full force and effect.		
(SEAL)				
	Date:			
	Clerk, by	, Deputy		

GC-250 [Rev. July 1, 2016]

	CONFIDENTIAL	
CASE PARTICIPANT NAME:	BAR #:	FOR COURT USE ONLY
STREET ADDRESS:		
CITY/STATE/ZIP CODE:		
TELEPHONE NO.:		
E-MAIL ADDRESS (must be legible	e)	
SUPERIOR COURT OF CAI STREET ADDRESS:	LIFORNIA, COUNTY OF SACRAMENTO 3341 Power Inn Road	
CITY AND ZIP CODE:	Sacramento, CA 95826	
BRANCH NAME:	William R. Ridgeway Family Relations Courthouse	
	_	
☐ GUARDIANSHIP	☐ CONSERVATORSHIP	
(Name):		
PROBATE (CASE PARTICIPANT ENROLLMENT FORM	CASE NUMBER:
	iments using the court's eCourt Public Portal system. To ne court. A separate form must be provided for each case	
must be provided to th		
must be provided to the equested.	ne court. A separate form must be provided for each case <u>INSTRUCTIONS</u>	
must be provided to the equested. To setup your accoun	ne court. A separate form must be provided for each case <u>INSTRUCTIONS</u>	e for which free online access is being
roust be provided to the requested. Fo setup your accoun Go to the eCou File this form w	ne court. A separate form must be provided for each case INSTRUCTIONS t you must:	e for which free online access is being dress you are submitting to the court.
To setup your accoun Go to the eCou File this form w their driver lic	INSTRUCTIONS In	e for which free online access is being dress you are submitting to the court.
To setup your accoun Go to the eCou File this form w their driver lic A separate form Once the court	INSTRUCTIONS In	e for which free online access is being dress you are submitting to the court. ase must submit a valid copy of card.
For setup your accounting the first of the eCounting of t	INSTRUCTIONS In	e for which free online access is being dress you are submitting to the court. ease must submit a valid copy of card.
nust be provided to the equested. To setup your accoun Go to the eCou File this form we their driver lic A separate form Once the court the instructions Once your subs	INSTRUCTIONS In tyou must: Int Public Portal and create an account using the email ad with the court. Participants requesting access to their companies or a state or federal issued photo identification on must be filed for each of your Probate cases. The has added your email address to the case, you will receive in that email to complete the process.	dress you are submitting to the court. case must submit a valid copy of card. We a confirming email. You must follow on each time a document is added to
To setup your accoun Go to the eCou File this form w their driver lic A separate forr Once the court the instructions Once your subs	INSTRUCTIONS In tyou must: Int Public Portal and create an account using the email addrith the court. Participants requesting access to their crease or a state or federal issued photo identification on must be filed for each of your Probate cases. The has added your email address to the case, you will receive in that email to complete the process. Scription is completed, you will receive an email notification.	dress you are submitting to the court. ase must submit a valid copy of card. We a confirming email. You must follow on each time a document is added to address to a Probate case.

I understand if I change my e-mail address I must file a new enrollment form with the court.

I acknowledge that confidential investigation and/or mediation reports contain private information that is not part of the public court file. I understand, I must <u>not</u> disclose any contents of the Report to anyone other than the parties to the case, the attorneys and court professionals. I acknowledge that the court may impose a penalty for any unauthorized disclosure of any content of the Reports.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)

INFORMATION SHEET ON INDIAN CHILD INQUIRY ATTACHMENT AND NOTICE OF CHILD CUSTODY PROCEEDING FOR INDIAN CHILD

This is an information sheet to help you fill out form ICWA-010(A), *Indian Child Inquiry Attachment*, and form ICWA-030, *Notice of Child Custody Proceeding for Indian Child*.

Form ICWA-010(A), Indian Child Inquiry Attachment

You are responsible for helping to find out whether the child is or may be an Indian child and filling out the information requested on ICWA-010(A), *Indian Child Inquiry Attachment*. This is important because if the child is an Indian child, specific steps must be taken to prevent the breakup of the child's Indian family and to obtain for the child resources and services that are culturally specific to the child's family. The court will check to make sure that the child receives these resources and services.

Tips on how to fill out form ICWA-010(A), Indian Child Inquiry Attachment

- 1. Try to find contact information for the child's parents, the child's Indian custodian (if the child is living with an Indian person other than a parent) or other legal guardian, the child's grandparents and great-grandparents, and other available family members.
- 2. Contact the child's parents, the child's Indian custodian or any other legal guardians, available extended family members, and any other persons known to have an interest in the child and ask them (and the child, if old enough) these questions:
 - a. Is the child a member of a tribe or eligible for tribal membership, and if they think the child might be, then which tribe or tribes?
 - b. Are the parents or other members of the extended family members of a tribe, and if they think they might be, which tribe or tribes?
 - c. Does the child, or do the child's parents or Indian custodian, if any, live in Indian country, including a reservation, rancheria, Alaska Native village, or other tribal trust land?
 - d. Does the child or any of the child's relatives receive services or benefits from a tribe, and if yes, which tribe?
 - e. Does the child or any of the child's relatives receive services or benefits available to Indians from the federal government?
 - f. Do they have any other information indicating the child is an Indian child?
- 3. If you are in touch with any of the child's relatives, ask them the same questions.

The court clerk's office cannot file your petition unless you have filled out form ICWA-010(A), *Indian Child Inquiry Attachment*, and attached it to the petition. This requirement does not apply to a petition for appointment of a guardian of the estate only.

After you take the steps described above, if you have reason to believe that the child is an Indian child, you must contact the tribe or tribes that may have a connection with the child about your court case.

You have reason to believe the child is an Indian child if any of the people you talk to answers "Yes" to any of your questions. Tribes that learn about the case can investigate and advise you and the court whether the child is a tribal member or eligible to become a tribal member, and can then decide whether to get involved in the case or assume tribal jurisdiction.

Your contacts with the tribe or tribes should include:

- (1) Contacting the tribe's designated agent for service of notice under the Indian Child Welfare Act, which is published in the Federal Register, by telephone, facsimile, or email; and
- (2) Sharing with the tribe or tribes any information identified by the tribe as necessary for the tribe to make a determination about the child's tribal membership or eligibility for membership, as well as information on the current status of the child and the case.

Form ICWA-030, Notice of Child Custody Proceeding for Indian Child

Following your inquiry about the child's Indian status and contacts with the child's tribe or tribes, if you know or have reason to know the child is an Indian child, you must provide formal notice on form ICWA-030, *Notice of Child Custody Proceeding for Indian Child.*

Some tips to help you figure out if you have a reason to know the child is an Indian child

You have reason to know:

- 1. If the child, an Indian tribe, an Indian organization, an attorney, a public or private agency, a member of the child's extended family or any other person having an interest in the child says the child is an Indian child or provides information to anyone involved in the case suggesting that the child is an Indian child;
- 2. If the child, the child's parents, or an Indian custodian live on a reservation or rancheria or in an Alaskan Native village;

(continued on next page)

Page 1 of 2

You have reason to know (continued):

- 3. If the child is or has been a ward of the tribal court; or
- 4. If the child's parent(s) have an identification card indicating membership or citizenship in an Indian tribe.

These are just a few of the facts that would give you reason to know that a child is an Indian child. There may also be other information that would give you reason to know that the child is an Indian child.

Who do you need to notify?

If you know or have reason to know that the child is an Indian child, you must send the Notice to the following:

- 1. Child's parents or other legal guardian, including adoptive parents;
- 2. Child's Indian custodian (if the child is living with an Indian person who has legal custody of the child under tribal law or custom, under state law, or if the parent asked that person to take care of the child);
- 3. Child's tribe or tribes; and
- 4. Sacramento Area Director, Bureau of Indian Affairs, Federal Office Building, 2800 Cottage Way, Sacramento, California 95825 (if the parents, Indian custodian, or tribe cannot be determined or located).

Tips on how to find the address for the child's tribe or tribes

The Secretary of the Interior periodically updates and publishes in the Federal Register (see 25 C.F.R. § 23.12) a list of tribe names and addresses. The Bureau of Indian Affairs also keeps a list, You can access the Federal Register list and other resources related to ICWA on the Bureau of Indian Affairs website at

Copy to the Secretary of the Interior and the Area Director of the Bureau of Indian Affairs

If you know the identity and location of the parent, Indian custodian, and the tribe or tribes, when you send the Notice to the parent, Indian custodian, and the tribe or tribes, you must also send a copy to the Secretary of the Interior, at 1849 C Street, NW, Washington, DC 20240, and a copy to the Sacramento Area Director, Bureau of Indian Affairs, Federal Office Building, 2800 Cottage Way. Sacramento, CA 95825.

Copy to the Area Director of the Bureau of Indian Affairs

If you do not know the identity and location of the child's parents, Indian custodian, and tribe or tribes, you must send copies of the Notice and the other documents to the Sacramento Area Director, Bureau of Indian Affairs, Federal Office Building, 2800 Cottage Way, Sacramento, CA 95825. To help establish the child's tribal identity, provide as much information as possible, including the child's name, birthdate, and birthplace; the name of the tribe or tribes; the names of all of the child's known relatives with addresses and other identifying information; and a copy of the petition in the case.

How do you send the *Notice* and prove to the court that you have done so?

If you have an attorney, the attorney will complete the steps described below. If you are representing yourself without an attorney in a probate guardianship case, the court clerk will help you with steps 1 and 2 below, including doing the mailing and signing the certificate of mailing on page 9 of the Notice, but you must deliver copies of the Notice and other documents listed in step 1 below to the court in addressed envelopes ready for mailing and then complete step 3.

- 1. Mail to the persons and organizations listed at the top of this page, by registered or certified mail, with return receipt requested, completed and signed copies of the following forms:
 - a. Your petition;
 - b. Form ICWA-010(A), Indian Child Inquiry Attachment; and
 - c. Form ICWA-030, Notice of Child Custody Proceeding for Indian Child.
- 2. The person who does the mailing must fill out the information requested on page 10 of form ICWA-030, Notice of Child Custody Proceeding for Indian Child, and then date and sign the original form on page 9.
- 3. Go to the court and file with the clerk of the court proof that you have given notice to everyone listed above and on page 10 of form ICWA-030, Notice of Child Custody Proceeding for Indian Child. Your proof must consist of the following:
 - a. The original signed Notice (form ICWA-030) and copies of the documents you sent with it (the petition and form ICWA-010(A);
 - b. All return receipts given to you by the post office and returned from the mailing; and
 - c. All responses you receive from the child's parents, the child's Indian custodian, the child's tribe or tribes, and the Bureau of Indian Affairs.

Please note that you are subject to court sanctions if you knowingly and willfully falsify or conceal a material fact concerning whether the child is an Indian child or if you counsel a party to do so. (Welf. & Inst. Code, § 224.3(e).)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
GUARDIANSHIP CONSERVATORSHIP OF THE PERSON STATE	
OF (Name):	
MINOR (PROPOSED) CONSERVATEE	
MINOR (PROPOSED) CONSERVATEE	CASE NUMBER:
NOTICE OF HEARING—GUARDIANSHIP OR CONSERVATORSHIP	GAGE NOWBER.
This notice is required by law.	
This notice does not require you to appear in court, but you may attend the h	earing if you wish.
NOTICE is given that (name):	
(representative capacity, if any):	
has filed (specify):	
2. You may refer to documents on file in this proceeding for more information. (Some documents	filed with the court are confidential
Under some circumstances you or your attorney may be able to see or receive copies of confid	ential documents if you file papers
in the proceeding or apply to the court.)	, , ,
3. The petition includes an application for the independent exercise of powers by a guardia	n or conservator under
Probate Code section 2108 Probate Code section 2590.	
Powers requested are specified below specified in Attachment 3.	
4. A HEARING on the matter will be held as follows:	
	Dagger
a. Date: Time: Dept.:	Room:
b. Address of court same as noted above is (specify):	
Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter	r services are
available upon request if at least 5 days notice is provided. Contact the clerk's office for Requestive	

Page 1 of 2

Accommodations by Persons with Disabilities and Order (form MC-410). (Civil Code section 54.8.)

	GUARDIANSHIP CONSERVATORSHIP OF THE PERSON ESTATE CASE NUMBER:			
— —	(Name): MINOR (PROPOSED) CONSERVATEE			
	NOTE: *			
A copy of this <i>Notice of Hearing—Guardianship or Conservatorship</i> ("Notice") must be "served" on—delivered to—each person who has the right under the law to be notified of the date, time, place, and purpose of a court hearing in a guardianship or conservatorship. Copies of this Notice may be served by mail in most situations. In a guardianship, however, copies of this Notice must sometimes be personally served on certain persons; and copies of this Notice may be personally served instead of served by mail in both guardianships and conservatorships. The petitioner (the person who requested the court hearing) may not personally perform either service by mail or personal service , but must show the court that copies of this Notice have been served in a way the law allows. The petitioner does this by arranging for someone else to perform the service and complete and sign a proof of service, which the petitioner then files with the original Notice. This page contains a proof of service that may be used only to show service by mail. To show personal service, each person who performs the service must complete and sign a proof of personal service, and each signed copy of that proof of service must be attached to this Notice when it is filed with the court You may use form GC-020(P) to show personal service of this Notice.				
	This Note replaces the clerk's certificate of posting on prior versions of this form. If notice by posting is desired, attach a copy of orm GC-020(C), Clerk's Certificate of Posting Notice of Hearing—Guardianship or Conservatorship. (See Prob. Code, § 2543(c).)			
	PROOF OF SERVICE BY MAIL			
1. 2.	I am over the age of 18 and not a party to this cause. I am a resident of or employed in the county where the mailing occurred. My residence or business address is (specify):			
J.	 I served the foregoing Notice of Hearing—Guardianship or Conservatorship on each person named below by enclosing a copy in an envelope addressed as shown below AND a depositing the sealed envelope with the United States Postal Service on the date and at the place shown in item 4 with the postage fully prepaid. b placing the envelope for collection and mailing on the date and at the place shown in item 4 following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid. 			
4.	a. Date mailed: b. Place mailed (city, state):			
5.	I served with the Notice of Hearing—Guardianship or Conservatorship a copy of the petition or other document referred to in the Notice.			
l de	clare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.			
Dat				
	(TYPE OR PRINT NAME OF PERSON COMPLETING THIS FORM) (SIGNATURE OF PERSON COMPLETING THIS FORM)			
	NAME AND ADDRESS OF EACH PERSON TO WHOM NOTICE WAS MAILED			
	Name of person served Address (number, street, city, state, and zip code)			
1.				
2.				
3.				
4.				
	Continued on an attachment. (You may use form DE-120(MA)/GC-020(MA) to show additional persons served.)			

				GC-020(F
GUARDIANSHIP CONSERVATO	RSHIP OF THE	PERSON	ESTATE	CASE NUMBER:
OF (Name):				
	MINOR	(PROPOSED) COI	NSERVATEE	
PROOF OF PERSONAL SERVICE	E OF NOTICE OF HEA	ARING—GUARD	IANSHIP OR	CONSERVATORSHIP
(Attach a separate completed and Hearing—Guardianship or Conse	rvatorship for each pers			
1. I am over the age of 18 and not a party to the				
 I served the attached Notice of Hearing—G below at the address and on the date and t 	ime indicated below.			
I served with the attached <i>Notice of</i> referred to in the Notice.				·
1. L I served with the attached <i>Notice of</i>	Hearing—Guardianshi	p or Conservators	ship copies of	the following documents (specify
Continued on Attachment 4.				
5. I am (check all that apply):				
a not a registered California proce b a California sheriff or marshal.	ess server.			
b.	server.			
d. an employee or independent co		California proces	s server.	
e. exempt from registration (Bus. 8	k Prof. Code, § 22350(h	o)).		
6. My name, address, telephone number, and	, if applicable, county o	f registration and	number, are	(specify):
NAME OF EACH PERSON PERSONALLY S	EDVED ADDDESS W	NEDE SERVEN		AND TIME SERVICE WAS MADI
Name Addre	ess where served (numi	oer, street, city, ai	<u>10 State)</u>	Date and time service made
				Date:
				Time:
2.				Date:
				Time:
3.				Date:
				Time:
1.				Date:
				Time:
List of names and addresses of pers	ons personally served l	ov the undersigne	ed continued (on an attachment.
(You may use Attachment to Notice of				
declare under penalty of perjury under the law California that the foregoing is true and correct				arshal use only) true and correct
Date:		Date:		
•		•		

(SIGNATURE)

Page 1 of 1

(SIGNATURE)

ATTORNEY OR PARTY	WITHOUT ATTORNEY (Name, State Bar nur	nber, and address):	FOR COURT USE ONLY
T51 5011011	- NO	5.VVIO 40 41 II	
TELEPHONI E-MAIL ADDRESS (Op		FAX NO. (Optional):	
ATTORNEY FOR (
SUPERIOR COUR	RT OF CALIFORNIA, COUNTY O	F	_
STREET ADDRESS:	·		
MAILING ADDRESS:			
CITY AND ZIP CODE: BRANCH NAME:			
510			
GUARDIANSHI	P OF THE PERSON	ESTATE OF (Name):	
	IT OF PROPOSED GUARDIA	N	CASE NUMBER:
	TION OF GUARDIAN IT TO APPOINTMENT OF GU	ARDIAN AND WAIVER OF NOTICE	
GONOLIN		ONSENT OF PROPOSED GUARDIA	NI
1. I consent to s	serve as guardian of the		e minor.
Date:			
		•	
	(TYPE OR PRINT NAME)		(SIGNATURE OF PROPOSED GUARDIAN)
		NOMINATION OF GUARDIAN	
2. I am	a parent of the minor	a donor of a gift to the minor. I nomina	te (name and address):
as guardian o	f the person	estate of the minor.	
3. I am	a parent of the minor	a donor of a gift to the minor. I nomina	te (name and address):
as guardian o	f the person	estate of the minor.	
Date:			
		•	
	(TYPE OR PRINT NAME)		(SIGNATURE)
NOTICE The	guardian of the nerson of	a minor shild has full local and ph	ysical custody until the child becomes
an a Pare	dult or is adopted, the co ents or other interested pe	urt changes guardians, or the cour	t terminates the guardianship. rminate the guardianship. The court
	CONSENT TO APP	OINTMENT OF GUARDIAN AND W	AIVER OF NOTICE
4. I consent to a	appointment of the guardian as	requested in the Petition for Appointmen	t of Guardian of Minor, filed on
(date):	. I am en	titled to notice in this proceeding, but I wa	ive notice of hearing of the petition, including
notice of any	request for independent powe	rs contained in it. I waive timely receipt o	f a copy of the petition.
·			
DATE	(TYPE OR PRINT NAME)	(0)0117175	DELATIONOUS TO MINOR
52	(2 011 1011 1011L)	(SIGNATURE)	RELATIONSHIP TO MINOR
DATE	(TYPE OR PRINT NAME)	(CICNATURE)	DEL ATIONICHIO TO MINOD
	,	(SIGNATURE)	RELATIONSHIP TO MINOR
DATE	(TYPE OR PRINT NAME)	- Z	DEL ATIONICHID TO MINIOD
	ed on Attachment 4.	(SIGNATURE)	RELATIONSHIP TO MINOR

Notice of the hearing on a petition for appointment of a probate guardian must include a copy of this form.

A California court can order care, custody, and control of a child transferred from a parent to another caregiver in a variety of cases. This form compares juvenile court and probate guardianship cases. In juvenile court, a foster parent, sometimes called a resource family, is a temporary caregiver. A guardian is a "permanent" caregiver. A probate court can also appoint a guardian, using different procedures and standards. The three charts in this form compare the rights and duties, available services and supports, and court processes in juvenile court and probate guardianship cases.

Charts in this form

- 1. The *Rights and Duties* of Different Types of Caregivers, at pages 2–4

 Compares foster parents/resource families with probate guardians and juvenile court guardians
- 2. The Services and Financial Support Available to Different Types of Caregivers, at pages 5–8 Compares foster parents/resource families, probate guardians, and juvenile court guardians
- **3.** How a Guardian Is Appointed and What Happens Afterward, at pages 9–11 Compares probate guardians with juvenile court guardians

For more information on probate guardianship of the person, see *Information on Probate Guardianship of the Person* (form GC-205-INFO). For information on probate guardianship of the estate, see *Information on Probate Guardianship of the Estate* (form GC-206-INFO). For more information on juvenile court guardianship, see *Information on Juvenile Court Guardianship* (form JV-350-INFO).

CAUTION: This form does not replace legal advice from a lawyer. Parents, potential caregivers, and potential guardians should consult a lawyer for answers to questions or concerns about their specific situation. Click this link, www.courts.ca.gov/selfhelp-findlawyer.htm, for help finding a lawyer.

Starting a case in probate court or juvenile court

A probate guardianship case begins when a private person files a petition to appoint a guardian. A juvenile dependency case begins only if the child welfare agency files a petition. However, a private person can ask the agency to file a petition. If the agency does not, that person can ask the juvenile court to order the agency to file a petition. Even if the agency files a petition, the juvenile court can deny it if the child doesn't meet the legal standard. If the probate court thinks a juvenile dependency case might be appropriate after a guardianship case begins but before a guardian is appointed, the court can ask the agency to file a dependency petition and, if the agency does not, can ask the juvenile court to order the agency to file a petition.

Families can also arrange for care and a place to live for a child without going to court. These arrangements are usually temporary and often involve documents such as a Caregiver's Authorization Affidavit (see www.courts.ca.gov/documents/caregiver.pdf) or a Voluntary Placement Agreement with a child welfare agency (see www.cdss.ca.gov/cdssweb/entres/forms/english/soc155.pdf). Information on the Probate Guardianship of the Person (form GC-205-INFO) gives information about these arrangements.

Foster parents/resource families

If a juvenile court finds that a child cannot continue living safely at home, the court will order the child placed out of the home in the care and custody of the county child welfare agency (sometimes called *child protective services* or CPS). The agency can then place the child in the home of an approved foster parent. If a foster parent has been approved through the resource family approval (RFA) process, the foster parent is sometimes called a *resource family*, so this form uses the term "foster parent/resource family." Approval as a foster parent/resource family is difficult and takes time. Some families will not be approved because they do not meet the strict standards.

Guardians

A guardian is an adult appointed by either the probate court or the juvenile court to take long-term care, custody, and control of a child when the child's parents are unavailable or unable to care for the child. A relative or nonrelative can be appointed as guardian if the court finds the appointment is in the child's best interest. In general, probate guardians have the same rights and duties as juvenile court guardians. However, probate guardians have access to different, and often fewer, financial supports, services, and resources.

1. The Rights and Duties of Different Types of Caregivers

Foster Parents/Resource Families

Guardians (Probate and Juvenile Court)

Caregiver's Fundamental Responsibilities and General Duties

A foster parent/resource family works with child welfare agency social workers to provide care, supervision, and housing for the child.

A foster parent/resource family receives foster care funds for the child's needs, such as food and clothing, and works with the social worker to make sure the child receives available resources and services if the child has special needs.

A guardian, whether appointed by a probate court or juvenile court, has the same general rights and duties toward the child as a parent. In other words, a guardian has care, custody, and control of the child. However, the court that appoints the guardian can order the guardian to do or not to do certain things.

The guardian is responsible for providing for food, clothing, shelter, education, and all the medical and dental needs of the child.

The guardian must provide for the safety, protection, and physical and emotional growth of the child. Like a parent, a guardian should maintain close contact with the child's school and doctor.

If the child has special needs, the guardian must strive to meet those needs and secure appropriate services. Some children may have physical or learning disabilities. Other children come from abusive homes or have been victims of abuse. Counseling and other services may be necessary to help these children.

Custody and Visitation

Physical custody of the child—that is, the right to decide where the child lives—is with the child welfare agency unless the court orders a specific placement.

Parents retain legal custody subject to limitations set by the court.

A foster parent/resource family must make sure the child takes part in visits and phone calls with parents and others authorized by the social worker or ordered by the court.

A foster parent/resource family cannot, on their own, ask the court to terminate parental rights and adopt the child. They can, however, tell the social worker they would like to adopt the child.

The guardian has legal and physical custody of the child.

Parents can no longer make decisions for the child while there is a guardianship. The rights of the parents are completely suspended—but not terminated—as long as the guardianship remains in effect.

If a guardian is appointed, a parent or other person can ask the court to order the guardian to let them visit or spend time with the child. (In juvenile court, the court must allow the parent to visit the child unless it would be *detrimental* to the child.) If the court does not make an order, the guardian can decide who visits the child.

After the child has been in the guardian's custody for a minimum time, varying from six months to three years depending on the circumstances, the guardian may petition to terminate parental rights and adopt the child.

Residence

The social worker and the court decide who the child will live with.

A guardian decides where the child lives. The child normally will live with the guardian, but the guardian can make other arrangements if they are in the best interest of the child.

A guardian must give proper notice to the court and others of any address change of either the child or the guardian.

A guardian must get court permission before changing the child's residence to a place outside California.

Foster Parents/Resource Families

Guardians (Probate and Juvenile Court)

Health Care

The social worker arranges care and treatment for the child's medical, dental, and mental health needs, but the foster parent/resource family might be responsible for scheduling and transporting the child to these appointments.

Parents keep their rights to make health-care decisions for the child except in an emergency or if the court orders otherwise.

The guardian must make sure that the child's health-care needs are met. In most cases, the guardian has the authority to consent to the child's medical treatment. However, if the child is 14 years of age or older, surgery may not be performed on the child unless (1) both the child and the guardian consent, (2) a court order specifically authorizes the surgery, or (3) an emergency exists.

A guardian may not place a child in a mental health treatment facility against the child's wishes. A separate legal process is required for such a placement. However, the guardian must obtain any counseling or other necessary mental health services needed by the child.

The law also allows children to consent to certain types of treatment—including outpatient mental health treatment, medical care related to pregnancy or sexually transmitted diseases, and drug or alcohol treatment—without the consent of a parent or guardian.

Education

When a child is in foster care, parents retain the rights to make educational and developmental-services decisions for the child unless the court limits these rights and assigns them to another person.

If the court limits parental rights to make educational and developmental-services decisions, it may assign those rights to a foster parent/resource family. Otherwise, a foster parent/resource family cannot make those decisions or attend Individualized Education Program (IEP) meetings for the child unless invited by the person holding educational rights.

A foster parent/resource family is responsible for making sure that the child attends school. If the child is receiving special education services, the foster parent/resource family works with the school district and service providers to ensure that the child receives all the services and supports in the child's IEP. (See page 8 for information about financial support for children with special needs.)

A guardian is responsible for the child's education and holds the child's educational and developmental-services decisionmaking rights, unless the court appoints someone else to hold them. If a child needs special education and related services, the guardian must advocate for the child with the school district and make the appropriate arrangements. (See page 8 for information about financial support for children with special needs.)

Foster Parents/Resource Families Consent to Changes to the Child's Status A foster parent/resource family cannot consent to the child's marriage, military enlistment, or driver's license application, but the juvenile court can consent. A guardian and the court must give permission for a minor child to get married. A guardian may consent to a minor child's enlistment in the armed

A guardian may apply for a passport for a minor child.

services or application for a driver's license.

Financial Obligations

A foster parent/resource family receives foster care funds to pay for the child's needs.

The guardian is responsible for the day-to-day financial support of the child, even though the parents are still obligated to support the child. The guardian may take legal action or contact the local child support agency to obtain child support from a parent.

The child may also be eligible for Aid to Families with Dependent Children—Foster Care (AFDC-FC), Social Security benefits, Veterans Administration benefits, Indian child welfare benefits, and support from other public or private sources. (See Chart 2.)

Legal Liability

Except in limited circumstances, a foster parent/resource family is immune from liability in a civil action to recover damages for injury, death, or loss to person or property caused by an act or omission of a child or nonminor dependent while the child or nonminor dependent is placed in the home of the foster parent/resource family. (See Welfare and Institutions Code section 362.06(b)(2).)

A guardian, like a parent, is liable for the harm and damage caused by the willful misconduct of a child. (See Civil Code, § 1714.1(a).) There is usually a limit on how much a guardian may be required to pay. There are special rules concerning harm caused by the use of a firearm.

If you are concerned about your liability for a child's conduct, you should contact an attorney.

Other Rights or Duties

Foster parents /resource families are entitled to notice of statutory review hearings and permanency hearings. They may attend the hearings and give information about the child to the court. Caregivers who wish to submit information in writing may use *Caregiver Information Form* (form JV-290).

Foster parents/resource families must be included in a child's Child and Family Team (CFT) and must be notified of every CFT meeting. They may be invited to participate in or support a child's services, such as counseling or other types of treatment.

New January 1, 2023

The court may require the guardian to perform other duties, such as completing a parenting class or attend counseling sessions with the child. The guardian must follow all court orders and cooperate with court investigators.

Court visitors and status reports: Some counties have programs in which "court visitors" track and review guardianships. If your county has such a program, you will be expected to cooperate with all the court visitor's requests. In addition, a guardian may have to fill out and file status reports.

2. The Services and Financial Support Available to Different Types of Caregivers

The payment amounts discussed below are updated annually based on the cost of living. Payments are made retroactively. For example, a child placed with a caregiver in January would receive funds for the month of January in February. The payment amounts given below are in effect from July 1, 2022, to June 30, 2023. For updated amounts, see

www.cdss.ca.gov/inforesources/letters-regulations/letters-and-notices/all-county-letters.			
Foster Parent/Resource Family	Probate Guardian	Juvenile Court Guardian	
Cash Payments per Child—Relatives			
Before a relative is approved as a foster parent/resource family,	Child-only California Work Opportunity and Responsibility	Kinship Guardianship Assistance Payment (Kin-GAP) payments are	
Emergency Caregiver (EC) funding is available at the foster care basic rate starting from the date the child is placed with the relative. EC funding is limited to the foster care basic rate, \$1,129 per month. After approval, the foster parent/resource family will receive foster care payments through federal Aid for Families with Dependent Children—Foster Care (AFDC-FC). These payments are set at the foster care basic rate, \$1,129 per month.	to Kids Program (CalWORKs) payments are available for a child living with a relative guardian. The income of the family is considered in calculating the amount of cash aid the family receives. Payments are approximately one- half of the foster care basic rate paid to nonrelatives. A relative caregiver can receive this assistance before appointment as guardian if the child lives with the relative. Payments can drop below one-half of the foster care basic rate if there are multiple children	available to children who have lived wapproved relative guardian for at least months. Kin-GAP families sign a writ agreement with the county. The Kin-Gayments begin once the agreement is signed and the juvenile court terminate dependency case. Payments cannot exceed the amount the child was receiving in foster care, but can include the foster care basic rate a any special needs supplements the chireceiving. The income of the child's parents, Kin-GAP guardian, or any other to determine the child's Kin-GAP	
There are different eligibility requirements for federal and state AFDC-FC. The child welfare agency will determine eligibility. For a child in relative foster care who is not eligible for federal AFDC-FC or EC, Approved	in the home. CalWORKs Maximum Aid Payment (MAP) levels depend on variables such as geographic region and exempt/nonexempt status and are hard to calculate. From October 1, 2022, to	eligibility. Kin-GAP payments generally end who child turns 18 but can continue until a if the child is completing high school until age 21 if the Kin-GAP payments started after the child turned 16 or if the child has an ongoing disability.	
Relative Caregiver (ARC) payments are available. These	September 30, 2024, MAP amounts for one child in California	If the court keeps the juvenile case op	

Payments end when the child turns 18 years old, but it is possible to extend payments to age 19 if the child is completing high school.

MAP levels for cash aid.

are expected to range from \$669 to

\$779 per month. A social worker

who specializes in benefits would

be the best person to ask about

istance ents are ve lived with an or at least six ign a written The Kin-GAP eement is terminates the

amount the care, but they sic rate and ts the child was child's or any other old is *not* used **GAP**

v end when a ue until age 19 h school or payments 16 or if the ty.

e case open after appointing a relative guardian, the guardian can receive Approved Relative Caregiver (ARC) or foster care payments instead of Kin-GAP.

In very rare situations, a relative guardian may not qualify for Kin-GAP, foster care, or ARC payments, but may still qualify for California Work Opportunity and Responsibility to Kids Program (CalWORKs) payments.

California foster youth who are placed with a relative out of state are eligible for funds at the foster care rate in the state where they are placed.

payments are set at the foster care

basic rate, \$1,129 per month.

Comparison of Guardians With Other Nonparent Caregivers

Foster Parent/Resource Family	Probate Guardian	Juvenile Court Guardian
	Cash Payments per Child—Non	relatives
Before approval as a resource family, a nonrelative foster parent/resource family may receive Emergency Caregiver (EC) funding at the foster care basic rate, \$1,129 per month, starting from the date the child is placed with the nonrelative. After approval, the foster parent/resource family will receive foster care payments. Nonrelative resource families receive Aid to Families with Dependent Children—Foster Care (AFDC-FC) funds. There are federal and state AFDC-FC funding programs, and they have different eligibility requirements. The foster care basic rate is \$1,129 per month.	No cash payments are available until a guardian is appointed and the child begins living with the guardian. An eligible child living with a nonrelative probate guardian may receive state Aid to Families with Dependent Children—Foster Care (AFDC-FC) payments equivalent to the foster care basic rate, \$1,129 per month, after the court establishes a temporary guardianship. Payments usually end when the child turns 18 years old but may continue to age 19 if the child is completing high school or to age 21 if the child has a disability.	State Aid to Families with Dependent Children—Foster Care (AFDC-FC) is available to children who live with a nonrelative guardian. This rate may change depending on where you live, so before you move, ask if there will be a rate change. The foster care basic rate is \$1,129 per month. A youth who continues living with a former nonrelative guardian after reaching age 18 can continue to receive AFDC-FC payments until they turn 21 if they meet certain participation criteria related to work, school, or activities designed to remove barriers to employment.
	Medical Insurance	
Children who qualify for the cash payments described above are also eligible for full-scope Medi-Cal services. Youth are eligible for Former Foster Youth Medi-Cal up to age 26.	A child who qualifies for CalWORKs (relative guardian) or AFDC-FC (nonrelative guardian) payments is eligible for Medi-Cal . After turning 18, a youth is <i>not</i> eligible for Former Foster Youth Medi-Cal but may qualify for Medi-Cal based on income.	Children who qualify for Kin-GAP, ARC, or CalWORKs payments also receive full-scope Medi-Cal health care services.
Extended	l Foster Care and Other Transiti	ion Age Supports
Extended Foster Care benefits are available for youth living in foster care when they turn 18. These nonminor dependents can receive ongoing case management and EFC payments until they turn 21; they may also qualify for transitional housing and	A youth who turns 18 in a probate guardianship is <i>not</i> eligible for Extended Foster Care , Independent Living Program services, or Chafee Education and Training Vouchers .	Extended Foster Care benefits are <i>not</i> available for a youth who is under juvenile court guardianship when the youth turns 18 years old. But if the former guardian dies or no longer provides ongoing support to the youth, the youth can ask the juvenile court to open the dependency case again. If the court does, the youth may qualify for EFC

payments if they complete the requirements.

independent living placements.

Foster Parent/Resource Family	Probate Guardian	Juvenile Court Guardian		
Extended	Extended Foster Care and Other Transition Age Supports			
Payment amounts vary by the type of living arrangement. They range from the foster care basic rate of \$1,129 per month to \$5,720 per month for a parenting youth living in transitional housing in a high-cost county. Independent Living Program funding is available for current and former foster youth up to age 21, if they were in foster care on or after they reached age 16. This funding can help youth learn household and money management and help them with education, housing, and employment. Chafee Education and Training Vouchers for postsecondary education are available for youth who were in foster care on or after age 16. Vouchers are worth up to \$5,000 per year.	However, a youth living with a former guardian and receiving CalWORKs (relative) or AFDC-FC (nonrelative) payments may continue receiving payments until age 19 if the youth is completing high school or another eligible education program or until age 21 if the youth has a disability.	Independent Living Program funding is available for current and former foster youth up to age 21, if they were in foster care on or after age 16, they entered into a Kin-GAP guardianship after age 16, or they entered into a nonrelated legal guardianship through juvenile court after age 8. This funding can help youth learn to manage their household and money and help them with education, housing, and employment. Chafee Education and Training Vouchers may be available. See the Foster Parent/Resource Family column for details.		
	Childcare Assistance			
The Emergency Child Care Bridge program provides childcare vouchers and navigation support to caregivers of children in foster care and to foster youth who have children of their own. Eligibility depends on available funding and county policy. California offers a variety of publicly	Income-based childcare assistance may be available to children in probate guardianships.	Emergency Child Care Bridge program benefits are not available after a guardianship is established, but incomebased childcare assistance may be available. eligible families . <i>Information on Probate</i>		

California offers a variety of publicly funded childcare programs to eligible families . *Information on Probate Guardianship of the Person* (form GC-205-INFO) and *Information on Juvenile Court Guardianship* (form JV-350-INFO) give more information on these programs. Local childcare resource and referral agencies help families find childcare and determine whether they qualify for publicly funded childcare. Parents and guardians can find a local resource and referral agency here: https://rrnetwork.org/family-services/find-child-care.

Foster Parent/Resource Family	Probate Guardian	Juvenile Court Guardian	
Special Need	s Supplemental Payments		
Special needs supplemental payments may be available. These payments are in addition to the basic rate, and can include:	No special needs supplemental payments are available to a child with living with a <i>relative</i> probate	Special needs supplemental payments may be available. These include:	
Level of Care based on the physical, behavioral, emotional, educational, health, and permanency care provided to a child. Payments range from \$1,129 to \$1,510 per month.	A child living with a nonrelative probate guardian and receiving Foste	A child living with a nonrelative probate guardian and receiving Tevel of Care Intensive Set Foster Care	Level of CareIntensive ServicesFoster CareSpecialized Care
Intensive Services Foster Care for children with intensive medical, behavioral, developmental, or emotional needs. The payment is \$2,946 per month.	also, if eligible, receive a specialized care increment, a clothing allowance, or the teen parent part of a Whole Family Foster Home payment.	 Increments Dual Agency Rate Whole Family Foster Home and Infant Supplement 	
Specialized Care Increments for children with special medical, behavioral, developmental, or emotional needs. The amounts of these payments are set by the county. For more information, see www.cdss.ca.gov/inforesources/foster-care/specialized-care or speak to a social worker.	See the Foster Parent/Resource Family column for details about these payments.	• Clothing Allowance See the Foster Parent/Resource Family column for details about these payments.	
Dual Agency Rate for children in foster care who also qualify for regional center services. These rates are \$1,323 per month for a child up to 3 years old and \$2,955 per month for a child over 3.			
Whole Family Foster Home and Infant Supplement payments are available to support youth living in foster care with their nondependent children. This rate is \$900 per month.			
An Expectant Parent Payment is available to support a youth in foster care for the last three months of pregnancy. This payment is \$2,700.			
A Clothing Allowance is available for foster children in some counties. The payment amount varies by county.			
Education Travel Reimbursement is available to caregivers who transport a child to the child's school of origin (the school the child was attending before being placed in the resource family home). This rate is set by the state based on two round trips per day between the foster/resource family home and the school.			

3. How a Guardian Is Appointed and What Happens Afterward

STAGE	Probate Guardian	Juvenile Court Guardian
Petition	A person who wants to be appointed guardian of a child must file a petition with the probate court. The child's parent or the child, if at least 12 years old, can also file the petition. (See <i>Information on Probate Guardianship of the Person</i> (form GC-205-INFO).)	To start a juvenile court case, a county social worker or prosecuting attorney must file a petition in juvenile court.
Investigation	Before the court decides to appoint a guardian, an investigation is usually required. If the proposed guardian is a relative, a court investigator conducts the investigation. If the proposed guardian is not a relative, a county social worker conducts the investigation. The investigator prepares a report, makes a recommendation whether the petition should be granted, and files the report with the court, which makes it available to all persons served in the proceeding and their attorneys.	The social worker or probation officer conducts an investigation to determine, among other things, whether to detain the child temporarily out of the parent's home and whether to recommend that the court remove the child from the parent's home. A person who wants to serve as guardian of a child in juvenile court should contact the child's social worker or probation officer early in the case to ask if the child can live with them.
	The parent and the proposed guardian are responsible for the costs of the investigation unless payment would be a hardship.	
Appointment of Counsel	The probate court has the authority to appoint an attorney to represent the child. The court may also appoint an attorney for the Indian custodian or biological parent of an Indian child but does not otherwise have the authority to appoint counsel for a parent.	In a dependency case, the juvenile court must appoint counsel for the child unless it finds that the child would not benefit from the appointment. And in almost every case, the court appoints counsel for a parent who cannot afford counsel.
		In a juvenile justice case, the court must appoint counsel for the child if the child appears without counsel. The court may also appoint separate counsel for a parent in specific circumstances.
Hearing	The court holds a hearing to decide whether to appoint a guardian. A parent or other interested person may go to the hearing and object, orally or in writing, to the appointment of a guardian for the child or to the appointment of the person proposed as guardian in the petition. The court will decide whether appointing a guardian is necessary and in the child's best interest.	The court holds a hearing to decide if the petition is true and whether to order the child placed out of the parent's home. If it decides the child cannot live safely at home, the court will not appoint a guardian right away unless the parents and child agree. Instead, it will order the child placed first with a foster parent/resource family and order the social worker or probation officer to provide reunification services (see below).
Reunification Services	The probate court cannot order family reunification services but can order supportive services for the guardian and child, if needed.	The juvenile court can order services to help the parents and child reunify (live together safely) before it chooses a permanent plan (e.g., guardianship) but not afterward.

STAGE	Probate Guardian	Juvenile Court Guardian
Decision to Appoint a Guardian	If the probate court finds that appointment of a guardian is necessary and in the child's best interest, the court may appoint a guardian.	The juvenile court may appoint a guardian at different times during the case, after making the required findings. In a dependency case, if the court finds that the petition is true, it can appoint a guardian for the child at the dispositional hearing, if the parents and the child agree and the court finds that appointing the guardian is in the child's best interest. In a juvenile justice case, the court can appoint a guardian for the child at any time after the dispositional hearing if the probation officer recommends it or the child's attorney requests it. In either a dependency or juvenile justice case, if the court has ordered out-of-home placement and denied or terminated reunification services, the court can appoint a guardian as the child's permanent plan at a separate hearing. The court decides whom to appoint as guardian. The person who has been caring for the child is almost always appointed. The procedures for appointing a guardian are
Court Oversight	After a guardian is appointed, there are no regular court hearings, although the probate court has the authority to regulate and control the guardian's actions. The court can order the guardian to allow visitation of the child with parents or other persons. The court may order the guardian to submit an annual status report to the court and, depending on the county, the court may hold a hearing. (See <i>Information on Probate Guardianship of the Person</i> (form GC-205-INFO).) On receipt of a request, the court may order the guardian to take action. The court may also order the guardian to appear and explain actions they have taken; the court may approve or rescind those actions.	generally the same in dependency and juvenile justice, but there are some differences. For more information, see <i>Information on Juvenile Court Guardianship</i> (form JV-350-INFO), and check with the social worker or probation officer. The juvenile court keeps jurisdiction over the guardianship. When the court appoints a guardian, it must also issue parental visitation orders unless it finds that visitation would be detrimental to the child. In many cases after the guardianship is granted, especially if the guardian is related to the child, the court will terminate dependency or juvenile justice jurisdiction and will not hold any more regularly scheduled court hearings. In other cases, the court will grant the guardianship, keep dependency or juvenile justice jurisdiction, and continue to hold regular review hearings. After it terminates juvenile jurisdiction, the juvenile court keeps jurisdiction over the guardianship and can give orders to the guardian. Any request to change a court order, including a visitation order, or to end the guardianship must be filed in the juvenile court using <i>Request to Change Court Order</i> (form JV-180).

STAGE	Probate Guardian	Juvenile Court Guardian
Role of Social Worker or Probation Officer	A county social worker is responsible for screening any proposed guardian and for conducting the guardianship investigation if the proposed guardian is not related to the child. If the probate court thinks a child who is the subject of a guardianship petition may be abused or neglected, it can ask a social worker to investigate and file a dependency petition in the juvenile court before it decides whether to appoint a guardian. If the social worker files a dependency petition, then the juvenile court will have authority over the child's custody and placement. The probate court case will be put on hold until the juvenile court case is over. After a probate guardian is appointed, no social worker is involved unless the child or guardian receives public financial support or services.	If the dependency or juvenile justice case is kept open after guardianship is granted, the social worker or probation officer will provide support to the guardian and child and prepare reports for scheduled juvenile court hearings. If the juvenile dependency or juvenile justice case is closed after guardianship is granted, the juvenile court will continue to oversee the guardianship. Continued involvement by the social worker or probation officer will depend on any services and financial support the child continues to receive.
Terminating Guardianship	The guardianship automatically terminates (ends) when the child turns 18 or if, before turning 18, the child dies, is emancipated by court order, gets married, joins the armed services, or is adopted. If the guardian, a parent, the child, an Indian custodian, or the child's tribe shows that it is in the child's best interest, the court can end the guardianship before the child turns 18. The longer the child has lived with the guardian, the harder it is to show that termination is in the child's best interest. If the child consents, the court can extend a guardianship up to the child's 21st birthday to let the child complete a federal application for Special Immigrant Juvenile status.	The guardianship automatically terminates when the child turns 18 or if, before reaching age 18, the child dies, is emancipated by court order, gets married, joins the armed services, or is adopted. The court can terminate the guardianship if it finds that another permanent plan, such as adoption, is in the child's best interest. A social worker or probation officer, the guardian, a parent, the child, an Indian custodian, or the child's tribe can file a request with the juvenile court to terminate the guardianship.
Terminating Parental Rights	Appointment of a probate guardian suspends parental rights, but does not terminate them. However, under the Probate Code, if a child has been living with the guardian for at least two years, the guardian can file a petition to terminate parental rights so that the guardian can adopt the child. Parents are entitled to appointed counsel if this happens. In some situations, specified in the Family Code, the guardian can ask to adopt the child after as few as six months have passed or may need to wait up to three years. If the child is an Indian child, the Indian Child Welfare Act requires different procedures.	Appointment of a juvenile court guardian suspends parental rights, but does not terminate them. A social worker or probation officer, the guardian, or the child can file a request with the juvenile court to terminate parental rights and change the permanent plan to adoption. The court will hold a hearing to decide whether to grant the request. Each parent is entitled to notice of the hearing, to participate, and to have an attorney appointed for them. If the child is an Indian child, the Indian Child Welfare Act requires different procedures.

ESTATE	GUARDIANSHIP CONSERVATORSH	IP MATTER OF	CASE NUMBER:
(Name):			
			•

ATTACHMENT TO NOTICE OF HEARING PROOF OF SERVICE BY MAIL

(This Attachment is for use with forms DE-120 and GC-020.)

NAME AND ADDRESS OF EACH PERSON TO WHOM NOTICE WAS MAILED

<u>No.</u>	Name of person served	Address (number, street, city, state, and zip code)	
		Page of	

ATTORNEY OR PARTY WITHOUT ATTORN	EY (Name and Address):	Telephone No.	FOR COURT USE ONLY
ATTORNEY FOR (N.		FAX No:	
ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUN	ITY OF SACRAMENTO		_
Street Address: 3341 Power Inn Road	NT OF SACKAWENTO		
Mailing Address: 3341 Power Inn Road			
City and Zip Code: Sacramento, CA 95826 BRANCH NAME: WM RIDGEWAY FAMILY F			
			Case Number:
☐ GUARDIANSHIP ☐ CONSERVATORSH	IIP □ ESTATE OF:		Gase Hamber.
(NAME):			
	AND DECLIEST TO DISPENSE	WITH NOTICE	Hearing Date:
DECLARATION OF DILIGENT SEARCH	AND REQUEST TO DISPENSE	WITH NOTICE	
Name of the person I need to give notice to is	:		
The last known address for this person is:			
The last known address for this person is			
The approximate date when the person name	d above was last known to resid	e there was:	
☐ Guardianship only: The relationship between	een this person and the child(ren) in this case is:	
☐ Conservatorship only: The relationship be	tween this person and the conse	rvatee is:	
☐ Estate only: The relationship between this	person and the decedent is:		
·			
My attempts to locate include the following: 1. I contacted the following relatives of th	o norson named above:		
1. I contacted the following relatives of th	e person named above.		
Name and Relationship to Person Named Above	Address and Telephone Number		
Name and Relationship to Person Named Above	Address and Telephone Number		
Name and Relationship to Person Named Above	Address and Telephone Number		
Results of interview and additional inf	ormation received:		
2. Leaptacted the following friends and or	aguaintanaga of the person name	ad above:	
I contacted the following friends and act	equaintances of the person hame	ed above.	
Name and Relationship to Person Named Above	Address and Telephone Number		
Name and Relationship to Person Named Above	Address and Telephone Number		
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Name and Relationship to Person Named Above	Address and Telephone Number		
Results of interview and additional inf	ormation received:		
3. I contacted the following employers of	the person named above:		
Name and Title	Business Name, Address and Telephone Nu	mber	Dates of Employment

Case Name:	Case Number:
Results of interview and additional information received:	
A Los Societation of Adams and Province of	Paratan are Site and a
4. I reviewed the city telephone directories of and contacted of and	directory assistance on
D	
Results/additional information received:	
5. I searched the real and personal property indexes in the Recorder's and Assessor's Offices of	
County on County Name	
Results/additional information received:	
6. I conducted an Internet search on, on, on	
Results/additional information received:	
7. I contacted the applicable criminal justice agency (such as California Department of Corrections (916) 445-6713), on	Locator Service at
Results/additional information received:	
8. Other relevant information:	
Despite my diligent efforts, I have not been able to find and therefore	e ask the
Court permission to dispense with notice to	
· · · · · · · · · · · · · · · · · · ·	
I declare under penalty of perjury, under the laws of the State of California, the foregoing is true an	d correct.
Dated:Signature	
Print Name:	

	FOR COURT USE ONLY	
ATTORNEY FOR (Name):		
☐ ESTATE OF ☐ GUARDIANSHIP OF ☐ CONSERVATORSHIP OF		
(Name):		
DECEDENT MINOR CONSERVATEE CASE NUMBER:		
RESPONSE TO CALENDAR NOTES (Local Rule 4.01(B))		
DATE: TIME: DEPT:		
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6 Response:		
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I declare under penalty of perjury under the laws of the State of California that the foregoing is true and of	correct.	
Date:/		
(TYPE OR PRINT NAME) (SIGNATURE OF DECLARAN	NT)	

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17	Response:		
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	(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)	

PR-E-LP-022 SHORT TITLE: **CASE NUMBER:** 36 5th Calendar Note: 37 38 39 Response: 41 42 43 44 6th Calendar Note: 45 46 47 48 Response: 49 50 51 52 7th Calendar Note: 53 54 55 56 Response: 57 I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. (TYPE OR PRINT NAME) (SIGNATURE OF DECLARANT)