INSTRUCTIONS FOR APPOINTMENT OF GUARDIAN OF A MINOR (MINOR'S PERSON ONLY, ESTATE ONLY OR PERSON & ESTATE)

These instructions are intended as a <u>guideline only</u> and should not be relied upon as a comprehensive list of duties in a guardianship.

A guardianship over a minor's person will only be granted if the Court finds the <u>minor's parents are</u> <u>unsuitable</u>.

You <u>cannot</u> file an application for guardianship over a minor's person if the minor's parents are divorced or if there has ever been a custody order from Juvenile Court. You must contact either the Domestic Relations Court or Juvenile Court under these circumstances.

A person can apply to be Guardian of the Estate or Guardian of the Person & Estate of a minor when the proposed minor ward has obtained more than \$25,000 in assets.

A filing fee is required at the time of filing. Current Court Costs are posted at: <u>https://www.probatect.org/about/general-resources</u>.

Please confirm the amount with the Cashier since filing fees may have changed subsequent to the publication of this instruction sheet. This fee must be paid in cash, money order, certified check, MasterCard, Discover, or American Express. No personal checks will be accepted.

If the establishment of a guardianship is required to settle a minor's claim when the gross estate is over \$25,000, there is an additional filing fee.

The forms may be obtained from the Information Desk on the 9th floor of the Probate Court, 230 East 9th Street, Cincinnati, Ohio or by downloading the forms from the web site.

PROCEDURAL STEPS	WHEN TO FILE
STEP 1: COMPLETE THE FOLLOWING FORMS FOR THE	
INITIAL FILING	
Application for Appointment of Guardian of Minor (16.0)	At the time of initial filing
- Complete information	
Next of Kin of Proposed Ward (15.0)	At the time of initial filing
- List all next of kin (those people who are closest blood	
relatives) of the proposed ward.	
- Be sure to specify <i>complete</i> addresses of all those listed. If the	
address is unknown, please state so.	
Judgment Entry Setting Hearing on Application for Appointment	At the time of initial filing
(15.01)	
- Fill in the name of the proposed ward only, the magistrate will	
fill in hearing date & time and sign & date the form.	
Waiver of Notice and Consent (15.1)	
	At the time of initial filing if signed
- If possible, have all next of kin execute form.	by next of kin
- If unable to obtain all waivers, certified mail service must be	
completed on those that did not sign waivers (See form 16.4)	
Fiduciary's Acceptance (H.C. 15.2)	At the time of initial filing
- Complete name of minor, sign and date.	

Note: The Court will hold a	plicant responsible for the
duties described on this form.	
Authorization to Release Confidential In - Complete form, sign in prese	
witness sign. Witness cannot be	
Affidavit of Guardian Applicant (H.C F	
- This is necessary for all guardiar	· · · · · · · · · · · · · · · · · · ·
- Complete form.	
- Have form notarized.	
Affidavit (H.C. 16.1)	At the time of initial filing
- This is necessary for all minor g	-
- Complete form.	
- If there have been any proceed	ings in Domestic Relations
Juvenile, or Probate Court, they	-
- Have form notarized.	
Selection of Guardian by Minor Over Fo - A minor over the age of fourteer	
guardian in writing.	
Notice of Hearing for Appointment of C	
- Notice must be served on all m	
14 years of age or older.	The applicant will personally serve
- Complete necessary information	a copy of the form on the minor and
- The Court will fill in the hearing	
and date the form.	magistrate on the day of the hearing.
- A copy of the completed notic	
upon the ward at least 8 days pri	
- Affidavit of service shall be mad	
Notice of Hearing on Application for Application	
- All next of kin who have not	11
certified mail notice of the he	• • • • • •
appointment.	the form by certified mail on the next
- Present certified mail return (gre	
who did not waive notice to the	
case.	day of the hearing.
 Affidavit of service shall be made 	
THE NEXT GROUP OF FORMS I	NOT NEEDED AT THE
INITIAL FILING.	
Guardian's Bond (15.3)	Once signed by the applicant, the
- When applying for a Guardians	ip of the Estate of a minor, bond form needs to be left with the
the applicant is required to execu	
- Applicant must execute and date	6
- Bond must be executed by a su	
- The bond shall be twice the v	
	1
property.	May be left with the Court anytime
property.	•
property. Oath of Guardian (15.9)	prior to the hearing.
Oath of Guardian (15.9)	prior to the hearing. Preferably at the time of initial filing.
Oath of Guardian (15.9) - Complete form, but do not sign	prior to the hearing. Preferably at the time of initial filing.
Oath of Guardian (15.9)	prior to the hearing. Preferably at the time of initial filing.

- The court clerk will sign and date.	
Judgment Entry – Appointment of Guardian of Minor (H.C. 16.5)	
- Complete form.	
- The court will execute if the guardianship is granted.	
Application for Release of Funds to Custodial Depository in Lieu of	Preferably at the time of initial filing.
Bond (H.C.204.05)	Otherwise, the day of hearing.
	Otherwise, the day of hearing.
- Complete form.	
- Filed when there is not an attorney and applicant does not	
want to obtain one.	
- Filed to dispense with requirement of joint control with an	
attorney, posting of a bond and filing of yearly accounts.	
- This program is restricted to accounts established at 5/3 Bank	
and US Bank.	
Entry Releasing Funds to Custodial Depository in Lieu of Bond (H.C.	The day of the hearing
204.06)	
- Complete form.	
- Make sure you have obtained an account number from the	
bank.	
Verification of Receipt and Deposit of Custodial Depository (H.C.	The day of the hearing
204.07)	
- A bank clerk completes form once the funds are in the	
account.	
- Normally, the bank sends the form to the court.	
Guardian's Inventory (15.5)	Normally, filed by the bank within
- If the guardianship is for the Estate or Person & Estate, the	30 days from filing the Entry
guardian must file an Inventory specifically listing the assets	Releasing Funds to Custodial
of the minor and the value of those assets.	Depository
Application and Order Authorizing Release of Funds (15.6)	3 months from date of appointment
- To obtain the right for the guardian to release funds, complete	
form.	
- Specifically list the name of the financial institution, the type	
of account and the account number.	
Application and Order Authorizing Expenditure of Funds (15.7)	Anytime after the appointment has
- If a Guardianship of the Estate is established, all expenditures	been granted
made by the guardian have to be approved by the Court prior	-
to the time the expenditures are made.	
- Complete form	
- List who is to be paid, purpose of the expenditure, and amount	
of expenditure.	
Guardian's Account (H.C. 15.8) (Custodial depository is not	Anytime after the Guardian's
utilized)	Inventory has been filed
- From the date of their appointment, the Guardian of the Estate	•
is responsible for filing of an annual account.	
- Specifically list the assets of the ward that were listed on the	
Inventory (15.5) plus all income and disbursements.	
Bank Certificates (15.81)	Every year from the date of
- Have an employee of each bank where Guardianship funds	appointment.
are deposited complete form.	11
- Guardian must sign.	
- Attach this form (15.81) to the Guardian's Account (15.8).	
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Magistrate and Entry Appointing Guardian will be completed. The	
magistrate will escort you to the Issue Desk and have the Letters of	
Guardianship issued.	
Uncontested Hearing – Person and Estate or Estate Only	
At the date and time of the hearing, you (and your attorney, if	
attorney is obtained) should report to the 10 th Floor of the Probate	
Court to the assigned magistrate. (The magistrate will already have	
the file with the forms you initially filed). If you had to obtain	
waivers or serve notices of the hearing, you will give them to the	
magistrate. The magistrate will conduct the hearing, and if the	
magistrate finds a guardian should be appointed, a Decision of	
Magistrate and Entry Appointing Guardian will be completed. The	
magistrate will escort you to the Issue Desk and have the Letters of	
Guardianship issued if:	
- Service on next of kin has been completed.	
- Bond has been executed by surety.	
If not nexting hand need Application and Entry for Crystadial	
If not posting bond, need Application and Entry for Custodial	
Depository (with account number) unless Guardian of the Estate is a	
bank.	
Contested Hearing	
Contested Hearing	
An adversarial-type hearing will be held if anyone opposes the	
establishment of the guardianship.	
- The magistrate may decide the issue at the hearing or issue a	
written decision after the hearing.	