INSTRUCTIONS FOR FILING AN EMERGENCY GUARDIANSHIP

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

A person can apply to be Emergency Guardian of the Person only, Estate only or Person & Estate of an alleged incompetent when the applicant believes that an adult is mentally incompetent and the situation is life threatening. The application will usually be heard ex-parte before the Magistrate.

When a Guardianship of the Estate of an Incompetent or a Guardianship of the Person & Estate of an Incompetent is established there must be joint control of those monies between the guardian and an attorney which means the guardian and the attorney must be co-signers on all financial accounts. The guardian must be bonded.

A physician must appear before the Magistrate in a hearing to justify that an emergency guardianship is necessary to avoid immediate harm to the ward.

If the emergency guardian is appointed, the appointment is valid for 72 hours.

At the hearing the Court will set a date and time within the 72 hours to have a further hearing to determine whether the emergency guardianship should continue for 30 more days.

Notice of the continued hearing will be given to the incompetent.

It will usually be necessary to apply for full guardianship prior to the expiration of the emergency guardianship.

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

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.

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 form the web site.

PROCEDURAL STEPS WHEN TO FILE

STEP 1: COMPLETE THE FOLLOWING FORMS FOR THE INITIAL	
FILING	
Application for Appointment of Emergency Guardianship (17.03) - Complete form.	Prior to hearing
Entry Setting Hearing (H.C. 202.00) - Complete form. - Assigned magistrate will issue and date and time for hearing.	Prior to hearing
Authorization to Release Confidential Information (H.C. 15.11)	At the time of initial filing
- Complete form, sign in presence of a witness, and have witness sign.	
Affidavit of Guardian Applicant (H.C Form 27.13)	At the time of initial filing
- This is necessary for all guardianships.	

- Complete form.	
- Have form notarized.	
Next of Via of Duan and Word (15.0)	At the time of initial filing
Next of Kin of Proposed Ward (15.0)	At the time of initial filing
- List all <i>next of kin</i> (those people who are closest blood relatives) of the	
alleged incompetent.	
- Be sure to specify <i>complete</i> addresses of all those listed.	
Judgment Entry Appointing Emergency Guardian (17.04)	Prior to hearing
- Complete form except for new hearing date and time.	
- At the hearing if appointment is granted, Judge will set another date and	
time to continue the appointment.	
Judgment Entry Continuing Appointment (17.05)	Bring to Court day of
- Complete form	hearing set on form 17.04
- Magistrate will issue another date for appointment to be continued to.	_
- The date will be within 30 days and will allow you to file for full	
guardianship and have hearing before emergency appointment	
terminates.	
STEP 2: ASSIGNING OF MAGISTRATE, REVIEWING OF FORMS,	
AND SETTING HEARING DATE.	
When all forms have been completed, present them to the magistrate's	
assistant at the information desk on the 9 th Floor of Probate Court for a	
magistrate to be assigned. All forms are then taken to a magistrate for review	
and setting of hearing date.	
Find out the dates and times your doctor is available to appear in Court prior to	
presenting the emergency application to the magistrate.	
STEP 3: FILING OF FORMS WITH CASHIER	
All forms are taken to the cashier who will assign a case number. At this time,	
the cashier will require the payment of the filing fee. If filing the Affidavit of	
Indigency and Entry Authorizing Payment (H.C. 117.0), it must be approved	
by the magistrate prior to taking the forms to the cashier. The cashier will	
stamp the case number on all the papers plus one set of copies, if provided, and	
clock in the original forms that can be docketed that day. After clocking in the	
forms, the cashier will place the forms in a file folder and give it to you to take	
to the Issue Desk. If the hearing is scheduled for the day you filed, the clerk	
will docket the pleadings and take the file to the assigned magistrate.	
STEP 4: THE HEARING	
At the hearing, the doctor must appear and provide testimony that the situation	
is life threatening and that an emergency guardian should be appointed. If you	
are applying to be guardian of the estate you must have the bond in place to be	
appointed. The clerk will give you a copy of the entry. You must provide a	
copy of this entry to the incompetent before the next hearing. You may also be	
preparing the papers for a full guardianship in the meantime so the hearing can	
be set and service met. See Guardianship of Incompetents for instructions and forms required for a full quardianship.	
forms required for a full guardianship.	