INSTRUCTIONS FOR REGISTRATION OF A FOREIGN BIRTH RECORD

These instructions are intended as a <u>guideline only</u> and should not be relied upon as a comprehensive list when filing an application for registration of a foreign birth record.

A person who has adopted a child pursuant to an adoption decree or certificate of adoption issued outside the United States <u>and</u> recognized in this state, may request the Probate Court in the county in which the person resides to order the Department of Health to register the foreign decree and to issue an Ohio birth certificate pursuant to R.C. 3705.12(A)(4).

A 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, certified check, MasterCard, Discover, or American Express. No personal checks or money orders will be accepted.

The forms may be obtained from the Issue Desk on the 9th floor of the Probate Court, 230 E. 9th Street, Cincinnati, Ohio or by downloading the forms from the web site, <u>www.probatect.org</u>.

PROCEDURAL STEPS

STEP 1: Complete the following forms

Self-Representation Form (270.01)

- Sign and Complete information if you **do not** have legal representation

Application for Registration of Foreign Birth Record (Form 19.2)

- Complete form.
- Have form notarized

Foreign record

- Attach copy of the birth records and foreign adoption decree or certificate of adoption issued by the foreign country. Attach a copy of the English translation which has been certified as to its accuracy by the translator.

Statement of Adopted Person (Form H.C. 118.80)

- Fill in name only.
- Magistrate will complete.

INS approval

- The applicant must also submit proof that the Department of Immigration and Naturalization has approved the foreign certificate or adoption decree. Proof may be by means of INS Form I-171, a copy of the child's resident alien visa card, or any other documentation the Court deems suitable.

Order Granting Registration of Foreign Birth Record (Form 19.3)

- Complete form.
- Magistrate will sign completed form, if granted.

Certificate of Foreign Birth Registration (Form 18.82)

- Complete the form.
- If the adoption has been granted, the clerk will complete the certification and mail it to the Ohio Department of Health who will issue an Ohio birth certificate.

STEP 2: Reviewing of Forms and Setting of Hearing

When all forms have been completed, present them to the magistrate's assistant at the information desk on the 9th Floor of Probate Court for a magistrate to be assigned. All forms are then taken to a magistrate for review of the pleadings.

STEP 3: Filing of Forms with Cashier

If the foreign birth registration is granted, 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.

The cashier will stamp the case number on all forms, retain and clock in all original forms.

The cashier will stamp the case number on one set of copies and marked them "filed", if provided.

STEP 4: Completion of Petition

The clerk will submit a certified copy of the Order Granting Registration of Foreign Birth Record and the Certificate of Foreign Birth Registration to the Ohio Department of Health. You may request a birth certificate from the Ohio Department of Health 30 days after the issuance of the order granting registration of the foreign birth record. You need to send a check (verify with Vital Statistics the current cost) to the following:

Bureau of Vital Statistics Ohio Department of Health 246 North High Street P. O. Box 15098 Columbus, Ohio 43215-0098

Please Note that it may take the Department of Health several months to respond to your request.



A CITIZEN'S GUIDE TO COMMUNICATING WITH THE JUDGE AND MAGISTRATES

Why can't I communicate directly with the judge or magistrate on my case?

If the matters are contested, judges and magistrates are not allowed to communicate with individual parties. This is what the law calls an *ex-parte* communication (this is when a judge or magistrate only communicates with an individual party, on their own, without the knowledge of all parties to a case). In order to keep the court process as fair, equal and as transparent as possible, *ex-parte* communication is strictly forbidden. It is unfair for the court to share information without all of the parties present.

You cannot email the judge or magistrate, as the email is considered an *ex-parte* communication. In addition, emails are not pleadings (motions.) You cannot write a personal letter to the judge or magistrate as this may be considered an *ex-parte* communication.

How can I speak to the judge or magistrate on my case?

Typically, to speak to the judge or magistrate on your case, you must file a written motion with the court explaining what you want the court to do and all motions become part of the public record. You also have to send a copy of whatever you file to the other parties, or their attorney if they are represented by an attorney (this is called "service"). A motion is not considered an *exparte* communication because all parties are officially notified. You may be required to pay a filing fee when you file your written motion. Please note, there is no fee if you wish to speak to the magistrate in an uncontested matter, on their assigned walk-in days.

I've heard there's always a magistrate on duty to hear arguments immediately – what does that mean?

There is a magistrate on duty every business day. The on-duty magistrate may answer generic procedural questions. The on-duty magistrate may also discuss matters in an uncontested case. For all other matters, the on-duty magistrate is prohibited from speaking with you. To address the court for these matters, you must file a written motion. The on-duty magistrate will set the matter for hearing before the magistrate assigned on your case or the judge.

What if I need to tell the judge or magistrate something I don't want the other party to know about?

Unfortunately, you cannot withhold information from another party to your case. In order to keep the case fair to everyone involved, as soon as you tell the judge or magistrate something, you must also tell the other parties. All sides must have an opportunity to respond to the information that you have shared with the court.

IN THE	MATTER OF:				
CASE	NO				
	SELF-REPRESENTATION ACKNOWLEDGMENT				
I ackn	owledge that I have read, understand and agree with all of the following statements:				
1.	The Court has recommended that I hire an attorney to represent me in this case. However, I have chosen to proceed with this case without the assistance of an attorney.				
2.	. The Court and its Deputy Clerks are prohibited by law from providing legal advice. I will follow the instructions provided in the form packets and on the Court's website, www.probatect.org.				
3.	I am responsible for understanding and correctly applying any statutes, case law, rules, regulations, policies, and procedures that relate to this case, including, but not limited to, the Ohio Revised Code, Rules of Superintendence for the Courts of Ohio, Hamilton County Probate Court Local Rules of Practice, and the Ohio Rules of Civil Procedure.				
4.	The same standards that apply to attorneys and persons represented by attorneys in similar probate hearings will apply to myself.				
5.	If I do not fulfill my responsibilities in this case as required by law, I may be subject to sanctions or penalties as provided by law, which may include removal as fiduciary or being required to be represented by an attorney.				
6.	5. I may be personally liable to any person or entity that suffers damages as a result of anything I do or fail to do in this case that does not comply with the legal requirements.				
	Fiduciary/Applicant/Guardian				
	Typed Printed Name				
	Address				
	City/State/Zip				
	Telephone Number (include area code)				

Email

ADOPTION OF	: 				
CASE NO	(Name After Adoption) CASE NO				
	PETITION TO RECOGNIZE FOREIGN ADOPTION [R.C. 3107.18]				
[Check applicable	boxes, complete blanks, strike inapplicable language, and attach supporting documentation]				
The Petitioner(s) is/a state that:	re the adoptive parent(s) of a minor child pursuant to a Foreign Decree or Certificate of Adoption and				
	PETITIONER(S)				
Petitioner's Full Name	:				
Petitioner's Full Name	·				
Residence:	_				
Duration of Residence	e:				
Date and Place of Ma	rriage:				
	ADOPTED CHILD				
Name of Child before	Adoption:				
Name of Child after Ad	doption:				
Date and Place of Bir	th:				
Attached is a certified to its accuracy by the	copy of the child's Birth Certificate, and if not in English, also attached is a translation certificate as translator.				
A Foreign Decree or (Certificate of Adoption in compliance with the laws of the Country of				
was issued by (Name	of Court) in Case Number				
on the day	of, 20, as evidenced by:				
IR - 3					
IH - 3					

Successor Immigrant Visa

			CASE NO					
	aturalization Serv	vice of the United Sta	•	as been verified and ap				
Attached is a fully com	pleted Ohio Depa	artment of Health, Div	vision of Vital Statistic	s, and Certificate of Add	option.			
The Petitioner(s) state Policy of the State of O		_		option would not violate	the public			
An Order that the	child's name be	changed to:						
An Order to the O 3705.12(A)(1) Other:	hio Department	of Health to issue a r	new birth record for the	e adopted person under	R.C.			
Attorney for Petitioner			Petitioner					
Typed or Printed Name			Typed or Printed Name					
Street Address			Petitioner					
City	State	Zip Code	Typed or Printed	l Name				
Telephone Number (inc	clude area code))	Street Address					
Attorney Registration N	lo		City	State	Zip Code			
			Telephone Num	ber (include area code)				

ADOF	PTION OF			
CASE	(Name after adoption)			
	STATEMENT OF ADOPTED PERSON			
THE (CHILD NAMED IN THIS ADOPTION IS:			
	A minor who became available or potentially available for adoption on or before September 18, 1996 (R.C. 3107.39) and at least one of the biological parent(s) consented to the adoption or a probate court entered a finding the biological parent(s) consent was not necessary.			
	A minor who became available for adoption after September 18, 1996 (R.C. 3107.45)			
	EXCLUSIONS FOR ODHS DISCLOSURE			
	Foreign adoption finalized in another country and re-finalized in Ohio.			
	Foreign adoption finalized in Ohio only.			
	Step-parent adoption.			
	Involuntary surrender/court commitment			
	Other (please specify)			
	Ralph Winkler, Probate Judge			
	By: Deputy Clerk			
	Deputy Clerk			

	TION OF (Name After Adoption) NO
	ORDER FOR OHIO BIRTH RECORD FOR FOREIGN BORN CHILD
	er came on to be heard on the day of 20 upon the Petition to be Foreign Adoption filed by
Decree or	t finds the petitioner(s) has/have complied with the requirements of R.C. 3107.18 and giving effect to the r Certificate of Adoption that was issued under the laws of a foreign country would not violate the public policy ate of Ohio.
It is theref	fore ORDERED that:
	A Final Decree recognizing the Foreign decree of Certificate of Adoption is entered, herein; An Interlocutory Decree recognizing the Foreign Decree or Certificate of Adoption is Entered herein which, unless vacated, shall become final on
	The childs name shall be changed from: The Ohio Department of Health shall issue a new birth record for the child pursuant to R.C.3705.12(A)(1). Other
Date	Judge

INFORMATION PROVIDED ON THIS FORM IS TO BE USED TO ESTABLISH A NEW CERTIFICATE OF BIRTH FOR THE ADOPTED CHILD.

Ohio Department of Health VITAL STATISTICS CERTIFICATE OF ADOPTION

	State Use Only	
Original SFN		
Amended SFN		
Envelope #		
AFS #		

		CHILD'S PER	RSONAL [DATA				
1 Name of Child BEFORE Adoption		2 Date of Birth (Month,	Day, Year)	3 Sex	41	Place of Birth	(City, County, State	or Foreign Country)
		Child's Name	After A	doption				
First Name		Middle N		•			Last Name	
The following information prov		OPTIVE PARENT(mation as it	evisted on child	s date of hirth
The following information provided below will be used to create Choose One Relation to Child			Choose One Relation to Child					
Mother Father Parent	Adoptiv	e Natural	Мо	ther Fat	ther	Parent	Adoptive	Natural
Current First Name			Current F	irst Name				
Current Middle Name			Current N	/liddle Name				
current imade name			Carrene	madic Harris	-			
Current Last Name			Current L	ast Name				
Last Name Prior to First Marriage			Last Nam	e Prior to Fi	rst Marı	riage		
Date of Birth (Month, Day, Year)	Birth Place (Stat	te or Foreign Country)	Date of B	irth (Month	, Day, Yo	ear)	Birth Place (State o	or Foreign Country)
								-
Parent(s) Residence at Time of Child's E	Birth (Number an	d Street)						
		City	Count	,	State	. 7ir	Code Inside	City Limits (Yes or No)
		City	Count	Y	State	: 21,) code Iliside	City Limits (res or No)
	Foreign Ad	options Only (Inform	mation fro	m Origina	l Birth	n Record)		
Time of Birth								
Hospital/Birthing Facility								
Registrar's Name & Date Filed by Regis	trar (Month, Day	y, Year)						
Attendant's Name (M.D, D.O, C.N.M, O	ther Midwife) &	Date Signed						
		Certi	ification					
Probate Court,				Count	y, Ohi	0		
I hereby certify that the child na	amed above v	was adopted on					(Date)	
by							(Name(s) of	Petitioner(s))
as set forth in the final decree of	of adoption, C	Case No.,						
Date				Prob	ate Ju	dge		
				Depu	uty Cle	erk		
				•				

HEA 2757 (10/2020) 5335.06

IN THE	MATTER OF:				
CASE	NO				
	SELF-REPRESENTATION ACKNOWLEDGMENT				
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3.	I am responsible for understanding and correctly applying any statutes, case law, rules, regulations, policies, and procedures that relate to this case, including, but not limited to, the Ohio Revised Code, Rules of Superintendence for the Courts of Ohio, Hamilton County Probate Court Local Rules of Practice, and the Ohio Rules of Civil Procedure.				
4.	The same standards that apply to attorneys and persons represented by attorneys in similar probate hearings will apply to myself.				
5.	If I do not fulfill my responsibilities in this case as required by law, I may be subject to sanctions or penalties as provided by law, which may include removal as fiduciary or being required to be represented by an attorney.				
6.	5. I may be personally liable to any person or entity that suffers damages as a result of anything I do or fail to do in this case that does not comply with the legal requirements.				
	Fiduciary/Applicant/Guardian				
	Typed Printed Name				
	Address				
	City/State/Zip				
	Telephone Number (include area code)				

Email