INSTRUCTIONS FOR DECLARATION OF PATERNITY

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

Whenever an adult child is over the age of 23 and the birth certificate does not designate a father, a Joint Declaration must be filed in the county where the father lives, if the father is a resident of the State of Ohio. If the father is not a resident of the State of Ohio, he may also file the Joint Declaration in this county.

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

The forms may be obtained form 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.

STEP 1: Filing of the Application

Self-Representation Form (270.01)

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

After you fill out the Joint Declaration (H.C. 658.00), Order Affirming Joint Declaration (H.C. 659.00), and Supplemental Findings as to Birth Father (H.C. 623.07) take them to the Magistrate's Assistant at the Information Desk to have a magistrate assigned.

The child's birth certificate along with the genetic tests must be attached to the Joint Declaration.

Note: The child's birth certificate must show that no one has been designated as father.

The child and both parents must appear before the magistrate.

The magistrate will review the forms and approve the Entry if everything is correct.

STEP 2: Filing of papers with Cashier

The Joint Declaration, Order Affirming Joint Declaration, and Supplemental Findings as to Birth Father 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 at this time will retain all the original papers and certify the pleadings you need to send to Vital Statistics. There is a per entry charge after the first one.

You must send a certified copy of the order and payment (you will need to check with Vital Statistics for the current cost) for a new birth certificate to:

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

You should receive the new birth certificate in about 8 to 12 weeks.



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.	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

IN THE MATTER OF THE DECLARATION OF _	Name of Alleged Father
CASE NO	
JOINT DECL [R.C. 210	
The Declarants jointly petition the Court for an ord	ler declaringName of Alleged Father
to be the father ofName of adult child	, his adult child over the age 23.
The Declarants further state:	
That this request is made freely, and volunt that the adult child's birth certificate is attactable; that genetic, test results are attached and contact that if the adult child's mother is unable to a her death certificate or guardianship letters that it is in the best interest of the man and	ched and does not designate anyone as confirm this declaration; appear because of death or incompetence; s of authority are attached; and
Signature of alleged Father	Signature of Adult Child
Printed Name of alleged Father	Printed Name of Adult Child
Address of alleged Father	Address of Adult Child
City, State, Zip Code	City, State, Zip Code
Telephone Number	Telephone Number
Signature of Mother of Child, if appearing	
Printed Name of Mother of Child, if appearing	
Address of Mother of Adult Child, if appearing	
City, State, Zip Code	
Telephone Number	

IN THE MATTER OF THE DECLARATION OF	N OFName of Alleged Father		
CASE NO	Name of Alleged Father		
ORDER AFFIRMING J [R.C. 21			
Upon the appearance of the Joint Declarants and findings and orders:	d after hearing, the Court makes the following		
There is no person designated as the fath Genetic test results show that the man is The joint declaration was freely and volument in the best interests of the man and adult contains the second secon	ntarily requested; and,		
orders that the birth certificate of			
designate	as the adult child's father. This order		
Approved:	Ralph Winkler, Probate Judge		
Alleged Father			
Adult Child			
Mother of Child, if appearing			

IN THE MATTER OF	
CASE NO	

SUPPLEMENTAL FINDINGS AS TO BIRTH FATHER

The Court makes the following findings with regard to the birth father which should have been given as of the time of the child's birth. Said findings shall be incorporated into the Court's Order herein.

FATHER'S PERSONAL DATA

Full Name of Father (First, Middle,	Last)	Place of Birth (St	tate or Foreign Country)
Date of Birth (Month, Day, Year)		Race (American	Indian, Black, White, etc.)
Origin or Descent (Italian, Mexican, German, English, etc.)		Of Hispanic Orig	gin? Yes or No (if yes, specify)
Usual Occupation	Kind of busines	s or industry	Education (Highest grade completed) grades 1-12 or college 1-4 or 5 +

Ralph Winkler, Probate Judge/Magistrate

IN THE MATTER OF:	
CASE NO	
SUPPOF	RTING AFFIDAVIT
STATE OF COUNTY OF	_ SS:
years of age, thathe has read to the facts stated therein by reason of	deposes and says thathe is the application and thathe has personal knowledge being(State relationship, if any, or state facts showing personal knowledge oplication are true ashe verily believes.
Sworn to before me and subscribed in r	Signature of Affiant Address my presence this day of
	Notary Public