INSTRUCTIONS FOR CHANGE OF NAME OF AN ADULT

A person desiring to file an Application for Change of Name of an Adult must have been a bona fide resident of Hamilton County for at least <u>60 days</u> immediately prior to the filing of said application.

Fill in <u>all</u> blanks except Case No. and hearing dates.

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

This fee must be paid in cash, certified check (made payable to PROBATE COURT), MasterCard, Discover, American Express, or Visa. No personal checks or money orders will be accepted.

IMPORTANT INFORMATION ABOUT PUBLICATION: Beginning August 17, 2021, Ohio Law no longer requires that applications to Change Name be set for formal hearing. However, a hearing may still be required in the Court's discretion. If a hearing is requested by the Court, the application will be set for hearing at a future date and publication of notice may be required in a newspaper of general circulation in the County at least thirty (30) days before the hearing on the application. Otherwise, the application will be considered by the Magistrate who reviews the documents.

If publication is required, you will use the **NOTICE OF HEARING ON CHANGE OF NAME** for this purpose. If you use the Cincinnati Court Index Press the **NOTICE OF HEARING ON CHANGE OF NAME** will be left with the cashier and the Cincinnati Court Index Press will pick up the notice. The Cincinnati Court Index Press will be paid directly by the Court from the initial filing fees for this case. After publication is completed, the Cincinnati Court Index Press will send the Court a Proof of Publication and an Entry Approving Publication. If you choose another newspaper for publication, it is your responsibility to send the newspaper the **NOTICE OF HEARING ON CHANGE OF NAME**, pay the publication cost and bring the Proof of Publication and the Entry Approving Publication with you to your hearing.

If the publication is not completed at least thirty (30) days prior to the hearing, the name change cannot be granted and re-publication will be required at additional cost and delay to you.

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 our Web site, http://www.probatect.org.

STEP 1: COMPLETE THE FOLLOWING FORMS

Self-Representation Form (270.01)

- Sign and Complete information if you <u>do not</u> have legal representation

Application for Change of Name of Adult (Form 21.00)

- Be sure to state <u>your full legal name</u> (first, middle and last) and <u>full name requested</u> after the change of name (first, middle and last).
- If applicant is currently using a married name include first, middle, maiden and married names. Ex. Jane Doe Smith (maiden) Jones (married)
- You must include your reasons for seeking a change of name.

Affidavit in Support of Application (Form 121.60)

- Be sure to have it notarized or sign it in front of a clerk at the Court.

Entry Dispensing with hearing (Form 121.12)

- Complete this form if no hearing is required.

Judgement Entry Without Hearing Required (Form 121.10)

- Fill in everything above the signature line for the Probate Judge.
- It is strongly recommended that this form be typewritten.
- This Entry is proof that you have legally changed your name and it is important that it be legible.

IF A HEARING IS REQUIRED, COMPLETE THE FOLLOWING EXTRA FORMS

Entry Setting Hearing and Ordering Notice (Form 21.01)

- Fill in the caption only.
- The hearing date will be assigned by the Magistrate

Notice of Hearing on Change of Name (Form 21.50) – If publication is required

- Complete all the information requested, except the hearing date which will be filled in by the Magistrate.

STEP 2: Assigning of Magistrate, reviewing of forms and setting of hearing

When all forms have been completed, present them to the Magistrates' Assistant at the information desk on the 9th Floor of Probate Court for a Magistrate to review (and setting of a hearing date if required).

STEP 3: FILING OF FORMS

All forms must be filed with the Cashier who will assign a case number. If Publication is required, the Cashier will retain the "Application for Change of Name of Adult and Judgment Entry Setting Hearing and Ordering Notice." If you will be using the Cincinnati Court Index, the Cashier will also retain the Notice of Hearing on Change of Name. At this time, the Cashier will require the payment of the filing fee.

STEP 4: THE HEARING – WHAT TO BRING WITH YOU AND WHAT TO EXPECT

Judgment Entry - Change of Name of Adult (Form 21.10)

- Fill in everything above the signature line for the Probate Judge.
- It is strongly recommended that this form be typewritten.
- This Entry is proof that you have legally changed your name and it is important that it is legible.

At the date and time of the hearing, you should report to the 9th floor of the Probate Court to the Information Desk. The Clerk will inform you of the courtroom number. Give the Magistrate the Judgment Entry – Change of Name of Adult. The Magistrate will ask you questions regarding the application and will decide whether to grant the name change. Assuming the application is granted, you must then file the Judgment Entry – Change of Name of Adult.

If you require certified copies of the JUDGMENT ENTRY – CHANGE OF NAME OF ADULT for Social Security, school, or other purposes, the cashier will make the copies of the entry and certify the copies for a nominal cost. You must send a certified copy of the JUDGMENT ENTRY- CHANGE OF NAME OF ADULT to the Bureau of Vital Statistics of the State that maintains your birth record.

If you would like to obtain a new birth certificate and were born in Ohio, send the certified copy of the Judgment Entry along with a fee (contact Vital Statistics to see what the current cost is) to:

Bureau of Vital Statistics 246 North High Street P.O. Box 15098 Columbus, Ohio 43215-0098 (614) 466-2531

Local Departments:

Born within City of Cincinnati limits

Cincinnati Department of Health Division of Vital Statistics 1525 E. Elm Street Cincinnati, Ohio 45210 (513) 352-3120

Born within City of St. Bernard limits

St. Bernard City Hall 110 Washington Street St. Bernard, Ohio 45217 (513)242-7772

Born within City of Norwood limits

Norwood Health Center 2059 Sherman Avenue Norwood, Ohio 45212 (513)458-4600

Born outside city limits but in Hamilton County

Hamilton County Department of Health Division of Vital Statistics 250 William Howard Taft Road, 2nd Floor Cincinnati, Ohio 45219 (513) 946-7800

Born within City of Reading limits

City of Reading Health Department 1000 Market Street Reading, Ohio 45215 (513)733-3725

OBTAINING THE AMENDED BIRTH RECORD

FOR NAME CHANGES OR CONFORMED NAMES: You will need to send a certified copy of the entry approving the name change to Bureau of Vital Statistics (ODH/VS) for processing. Please DO NOT send applications for amended certificates with money/payment with your court paperwork. Please allow time to process the corrections to make the request. Below are the three ways that a certificate can be purchased. Please do not place an order for a certificate if you have not allowed at least 30 days for processing. You can confirm if the change has been completed by calling the Vital Statistics **Customer Service** line at 614-466-2531 prior to placing your order.

Local Health Department

A birth certificate can be purchased from any local health department for persons born in Ohio. It is not restricted to where the birth occurred. Below is the information for the local health department(s) in your county. Please contact the office directly to verify how an order can be placed, the cost and whether the office is available for same day service. Certificates will be available for issuance after allowing 30 days for processing.

Hamilton County General Health Dist	Cincinnati Health Dept., Office of	Norwood City Health Department
250 William Howard Taft Rd, 2 nd Floor	Vital Records	2059 Sherman Ave
Cincinnati, OH 45219	1525 Elm St., 4 th Floor	Norwood, OH 45212
Phone: (513) 946-7800	Cincinnati, OH 452020	Phone: (513) 458-4600
	Phone: (513) 352-3120	

Online

Ordering a birth record through the ODH/VS online portal is the fastest way to obtain a certificate. Most orders are filled within five business days and go out first class mail. Each certificate is \$21.50 and can be ordered using credit card. Please go to the following website to place your order after allowing 30 days for processing.

https://odhgateway.odh.ohio.gov/OrderBirthCertificates/

Via Mail – USPS

Customers can also apply for a new certificate via mail. These requests go directly to the ODH/VS office and take approximately two to three weeks to fulfill. Applications should not be sent until four weeks after the paperwork was mailed by the court. A check or money order can be made payable to "Treasurer, State of Ohio" for \$21.50 for each birth certificate requested. Applications can be found online at https://odh.ohio.gov/wps/portal/gov/odh/know-ourprograms/vital-statistics/How-to-Order-Certificates and can be mailed to the address below with the appropriate payment for copies.

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



<u>A CITIZEN'S GUIDE TO COMMUNICATING WITH THE JUDGE</u> <u>AND MAGISTRATES</u>

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 acknowledge 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 RE: CHANGE OF NAME OF			
	(Present First Name)	(Present Middle Name)	(Present Last Name)
то			
(Requested First Name)	(Requested Middle Nam	ie) (Reque	ested Last Name)
CASE NO			

APPLICATION FOR CHANGE OF NAME OF ADULT [R.C. 2717.02 and 2717.03]

Applicant is an adult and has been a bona fide resident of Hamilton County, Ohio, for at least 60 days immediately prior to the filing of this application.

Applicant requests a change of name from _____

		First	Middle	Last
to				
	First	Middle	Ľ	.ast
for the foll	owing reason:			
	0			

An affidavit in support of this Application is attached.

Attorney for Applicant		Applicant's Signature			
Typed or P	Printed Name		Typed or P	rinted Name	
Address			Address		
City	State	Zip	City	State	Zip
Telephone	Number (include a	area code)	Telephone	Number (include are	ea code)
Email Addr	ress		Email Addr	ess	
Attorney R	egistration No				

IN RE: CHANGE OF NAME OF _	(Present First Name)	(Present Middle Name)	(Present Last Name)
то			
CASE NO	(Requested Middle N	ame) (Requeste	ed Last Name)
		OF APPLICATIO ME OF ADULT ୩	NC
State of Ohio	}		
County of Hamilton	} SS }		
 The undersigned, in support of the says, and verifies the following: Check all that apply: Applicant has been a body days immediately prior the The application is not obligations; Applicant is not a debtoded delinquent child for identity Applicant does not have the Applicant was NOT correctild for having committed 	na fide resident of filing of the Applica made for the pu r in any currently p n convicted of, p fraud; a duty to comply w nvicted of, pleaded sexually oriented of	Hamilton County, Ohio ation; rpose of evading any bending bankruptcy pro bleaded guilty to, or h with R.C. 2950.04 or R.4 I guilty to, or was adjuct offense or a child-victin	o for at least sixty (60) / creditors or other oceedings; been adjudicated a C 2950.041 because dicated a delinquent n- oriented offense;
All documentary evidence submitt	ed with the Applic	ation is true, accurate,	and complete.

Sworn to before me and subscribed in my presence the _____ day of _____, ____.

Notary Public / Deputy Clerk

Applicant

IN RE: CHANGE OF NAM	/E OF		
IN RE: CHANGE OF NAM	(Present First Name)	(Present Middle Name)	(Present Last Name)
TO(Requested First Name)	(Requested Middle	Name) (Rec	uested Last Name)
CASE NO			
UDGMENT ENTRY	SETTING HEARI [R.C. 2717.08 and 2		
The Court sets the App	lication for Change o	Name in this ca	se for hearing on
,2	20, at	. M.	
 necessary parties who have By Certified Mail, return By personal service 			
By publication once in a the hearing	newspaper of general circ	ulation in this county	at 30 days before
Other:			

Applicant shall file proof of service with the Court before the hearing.

Ralph Winkler, Probate Judge

By:_____ Deputy Clerk

IN RE: CHANGE OF NAME OF			
	. , .	esent Middle Name)	(Present Last Name)
TO(Requested First Name)	(Requested Middle Nam	e) (F	Requested Last Name)
CASE NO			
JUDGMENT ENT	RY - CHANGE ([R.C. 2717.09]	OF NAME C	OF ADULT
On, an	Application for Change	of Name was h	neard by this Court. The
Court finds that Applicant has pr	rovided sufficient proof	that the facts i	in the Application show
reasonable and proper cause for	changing the name.		
Applicant's date of birth was			_ and the place of birth
was:			
City	County	_, , , , , , , , , , , , , , , , , , ,	State
Therefore, it is ORDERED the na	me of		
	First	Middle	Last
be changed to	Ň	ſiddle	Last
Date	Ralph	Winkler, Proba	te Judge
CERTIFIC	ATION OF JUDG		ſRY
The above Judgment Entr by me as custodian of the record		Adult is a true of	copy of the original kept
	Ralph V	Vinkler, Probate	e Judge
(Seal)	Ву:	Clerk	
	Deputy	Clerk	

Date

IN RE: CHANGE OF NAME OF			
	(Present First Name)	(Present Middle Name)	(Present Last Name)
то			
(Requested First Name)	(Requested Middl	e Name) (Re	equested Last Name)
CASE NO.			

ENTRY DISPENSING WITH HEARING ON APPLICATION TO CHANGE OR CONFORM NAME

The Court orders a hearing be dispensed with in this matter.

Ralph Winkler, Probate Judge