INSTRUCTIONS FOR APPOINTMENT OF GUARDIAN OF ALLEGED INCOMPETENT

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 person can apply to be Guardian of the Person, Estate or Person & Estate of an alleged incompetent when the applicant believes that an adult is incompetent as defined by statute.

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.

A filing fee of \$186.00 (person only) or \$210.00 (person & estate or estate only) deposit is required at the time of filing. 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 Issue 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 Alleged Incompetent (17.0) - Complete information	At the time of initial filing
Next of Kin of Proposed Ward (15.0) - 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.	At the time of initial filing
Judgment Entry Setting Hearing on Application for Appointment (15.01) - Fill in the name of the alleged incompetent only, the magistrate will fill in hearing date & time and sign & date the form.	At the time of initial filing
 Waiver of Notice and Consent (15.1) Have next of kin of the proposed ward execute form. If unable to obtain all waivers, certified mail service must be completed on those that did not sign waivers (See form 16.4) 	At the time of initial filing if signed by next of kin
Fiduciary's Acceptance (H.C. 15.2) - Complete name of proposed ward, sign and date.	At the time of initial filing

Note: The Court will hold applicant responsible for the duties described on this form.	
Authorization to Release Confidential Information (H.C. 15.11) - Complete form, sign in presence of a witness, and have witness sign.	At the time of initial filing
 Statement of Expert Evaluation (H.C. 17.10) Applicant must have a Licensed Physician or a Licensed Clinical Psychologist evaluate the alleged incompetent and complete the form. Date of evaluation must have been within 3 months of filing of the application. 	At the time of initial filing
 Notice to Prospective Ward of Application and Hearing (17.3) Complete form. Make certain that correct daytime address of the proposed ward is provided. Eg. school, workshop, hospital, etc. The Court will fill in hearing date & time and sign & date the form. 	At the time of initial filing
 Notice of Hearing for Appointment of Guardian of Alleged Incompetent (H.C. 17.4) List next of kin of the alleged incompetent who have not waived notice (form 15.1). Complete certified mail on each person listed. Complete affidavit on <i>back</i> of form. Present certified mail return (green card) from each individual who did not waive notice to the magistrate assigned to your case. 	At the time of initial filing if not obtaining waivers. The clerk will return the form to the applicant. The applicant will serve a copy of the form by certified mail on the next of kin. The original form will be presented to the magistrate on the day of the hearing.
 Investigator's Report (17.8) Complete the top portion of the form. The Court Investigator will complete the form after evaluating the alleged incompetent. 	At the time of initial filing
 Affidavit of Indigency and Entry Authorizing Payment (H.C. 117.0) Filed when the alleged incompetent has no assets or the monthly income received goes to the nursing home, group home, etc. Form is only accepted if applying for guardian of the person only. 	
THE NEXT GROUP OF FORMS IS NOT NEEDED AT THE INITIAL FILING.	

 Guardian's Bond (15.3) For Guardianship of the Estate of an proposed ward, the applicant is required to execute a bond. Applicant must execute and date form. Bond must be executed by a surety company in front of court personnel. The bond amount is normally twice the value of the proposed ward's personal property. Oath of Guardian (15.9) Complete form, but do not sign. Oath must be executed in front of a magistrate. 	Once signed by the applicant, the bond form needs to be left with the court in order for the agent of the surety company to execute the bond in the presence of the clerk. May be left with the court anytime prior to the hearing. Preferably at the time of initial filing, if not, day of hearing.
Letters of Guardianship (15.4) - Complete form The court clerk will sign and date, if guardianship is granted.	Preferably at the time of initial filing, if not, day of hearing.
Statement of Counsel and Guardian – Custody of Funds (H.C. 115.20) - Complete form. - Both attorney and applicant must sign. - Filed only when guardianship includes Estate, a bond is presented and the assets are not being placed in the Deposit In Lieu Program.	Preferably at the time of initial filing, if not, day of hearing, if needed.
Entry Appointing Co-Signer for Estate Funds (H.C. 115.21) - Complete form. - Magistrate will sign on day of hearing.	Preferably at the time of initial filing, if not, day of hearing, if needed.
Judgment Entry – Appointment of Guardian for Incompetent Person (H.C. 17.5) - Complete form. - The court will execute if the guardianship is granted.	Preferably at the time of initial filing, if not, day of hearing.
Application for Release of Funds to Custodial Depository in Lieu of Bond (H.C.204.05) - 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.	Normally the day of the hearing
Entry Releasing Funds to Custodial Depository in Lieu of Bond (H.C. 204.06) - Complete form.	Normally the day of the hearing

- Make sure you have obtained an account number from the bank.	
Verification of Receipt and Deposit of Custodial Depository (H.C. 204.07) - A bank clerk completes form once the funds are in the account. - Normally the bank sends the form to the Court.	Filed by the bank, normally within 30 days from filing of Entry Releasing Funds to Custodial Depository
Guardian's Inventory (15.5) - If the guardianship is for the Estate or Person & Estate, the guardian must file an Inventory specifically listing the assets of the incompetent and the value of those assets.	3 months from date of appointment
 Application and Order Authorizing Release of Funds (15.6) 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. 	Anytime after the appointment has been granted
 Application and Order Authorizing Expenditure of Funds (15.7) All expenditures made by the guardian have to be approved by the court if a Guardianship of the Estate is established. Complete form List who is to be paid, purpose of the expenditure, and amount of expenditure. 	Anytime after the Guardian's Inventory has been filed
Guardian's Account (H.C. 15.8) (Custodial Depository is not utilized) - 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.	Every year from date of appointment.
Bank Certificates (15.81) - Have an employee of each bank where Guardianship funds are deposited complete form. - Guardian must sign. - Attach this form (15.81) to the Guardian's Account (15.8).	
Entry Setting Hearing on Account (H.C. 213.8) - Fill in the name of the ward only, the Court will fill in hearing date & time and sign & date the form.	
Notice of Hearing on Account (H.C. 13.5) - When filing a <i>final</i> account, the guardian shall serve certified mail notice on all of the ward's next of kin, unless waivers	

(13.7) are obtained.	
- See Local Rule 64.1 (D).	
Waiver of Notice of Hearing on Account (H.C. 13.7)	
- If possible have all next of kin execute form.	
Entry Approving and Settling Account (H.C. 13.3)	
- Complete form.	
- Present to an account clerk for further processing.	
Guardian's Report (17.7)	Every two years from date of
- Guardian must complete form.	appointment
- Make sure to complete the <i>front</i> and <i>back</i> of the form and to	
sign in the appropriate area.	
Statement of Expert Evaluation (In Support of Guardian's Report) (H.C.	Filed with the Guardian's
17.15)	Report
- Guardian must have a Licensed Physician, Psychologist,	
Clinical Social Worker or Mental Retardation Team evaluate the	
ward and complete the form.	
- The evaluation must be within three months of the date of this	
report.	
- This Evaluation (17.15) must be filed together with the	
Guardian's Report (17.7)	
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 the available	
magistrate for review and setting of hearing. If you are unable to obtain	
waivers from the next of kin in Ohio, the hearing date may be continued	
for the certified mail service to be completed.	
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 of \$186	
or \$210 depending on whether you are applying for guardian of the	
person or estate or both.	
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.	
The clerk at the Issue Desk will return to you any notices that you are to	
serve.	
STEP 4: SERVICE OF NOTICE ON ALLEGED INCOMPETENT	
The Notice to Prospective Ward will be served by the court investigator	
at least eight days prior to the hearing date.	
Please make sure you let the Court know the daytime address of the	
alleged incompetent so proper service can be made on him or her.	
After the investigator completes service, he will complete an	
Investigator's Report regarding the alleged incompetent.	
The notice and investigator's report will be docketed and placed in the	
file folder for the magistrate to review.	
-	
STEP 5: THE HEARING – WHAT TO EXPECT	
Uncontested Hearing – Person only	
At the date and time of the hearing, you (and your attorney, if attorney is	
obtained) should report to the 9 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.	
If service has been completed and the magistrate finds a guardian should	
be appointed, a Decision of Magistrate and Entry Appointing Guardian	
will be signed.	
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 9 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.	
If service has been completed and the Magistrate finds a guardian should	
be appointed, a Decision of Magistrate and Entry Appointing Guardian	
will be signed.	
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 presenting a bond, the Statement of Joint Control and Entry	
Appointing Co-Signer is also filed.	
Appointing Co-Signer is also filed.	

- If not posting bond, need Application and Entry for Custodial Depository (with account number).	
Contested Hearing	
At the date and time of the hearing, you (and your attorney, if attorney is	
obtained) should report to the 9 th Floor of the Probate Court to the	
assigned magistrate. (The magistrate will already have the file with the	
forms you initially filed.)	
A more complicated hearing could occur when:	
- The alleged incompetent or an attorney representing him/her	
appears at the hearing to contest the appointment.	
- A person who has power of attorney may appear to contest the	
appointment.	
- A next of kin may appear and state that he/she would like to fill	
out an application also.	
At this time the magistrate may proceed with the hearing or continue the	
hearing to another date and time.	
If a competing application was filed; the hearing will likely be continued	
allowing the new applicant time to file and service to be completed.	
At the hearing, the Magistrate hears testimony and makes a decision	
whether to appoint a guardian.	
Letters of Guardianship would be issued as stated above in the	
uncontested hearings.	

GUARDIANS	SHIP OF
CASE NO	
	ADDI IOATION FOR ARROWING AFTER OF OUARDIAN

APPLICATION FOR APPOINTMENT OF GUARDIAN OF ALLEGED INCOMPETENT

[R.C. 2111.03]		
Applicant represents to the Court that		
resides or has a legal settlement at		
Hamilton County, Ohio and that the prospective ward is incor		
The proposed ward's date of birth is:	·	
A Statement of Expert Evaluation is attached. (Form 17.1)		
A list of Next of Kin of Proposed Ward is also attached	d. (Form 15.0)	
The whole estate of said prospective ward is estimate	ed as follows:	
Personal property	\$	
Real estate	\$	
Annual rents	\$	
Other annual income	\$	
Applicant represents that the applicant is not an adnestate wherein the alleged incompetent is interested.	ninistrator, executor or other fiduciary of the	
Applicant offers the attached bond in the amount of \$_		
Applicant further represents that a guardian of the alle		
THE TYPE OF GUARDIANSHIP APPLIED FOR IS		
non-limited limited person and estate If limited guardianship is applied for, the limited power	_ ,,	

The time period requested	is 🗌 indefinite 🗌 def				
Applicant's relationship to a	alleged incompetent is	s			
The Applicant has (not) become sexual, alcohol or substant or each conviction.)	_		•		
The Applicant representation 1337.09(D) or R.C. 2	111.121. The nomina	ated person		ing pursuant to	R.C.
☐ The nominated perso☐ A copy of the docume☐ The Applicant represo	n's contact informatio	on is listed on F he guardian is d ward had mil	orm 15.0 (Ne: attached. tary service.	xt of Kin).	
Branch of service	:			_	ınd
acknowledges the records result from a failure to	quirement that the cou	urt be notified o	-		
Attorney for Applicant		App	licant		
Type or Printed Name		Тур	e or Printed Na	ime	
Address	·····	Āge			
City State	e Zip	Per	manent Addres	s	· · · · · · · · · · · · · · · · · · ·
Telephone Number (include a Attorney Registration No	•	City		State	Zip
			ail Address		

CASE NO.

GUARDIANSHIP	OF	
CASE NO.		
	NEXT OF KIN OF PROPOSED WA	ARD
Li	pecify age and birthdate of each minor under 16 on the linist the name and address of the minor's parent, guardianddress lines following the minor's address.)	ne containing the minor's name or custodian on the name and
Service Waived	Relationship	Birthdate Of Minor
1.		
2.		
Address		Zip
3.		
Address		Zip
4.		
Address		Zip
5.		
Address		Zip
6. Name		
7. D Name		
Address		Zip
8.		
Address		Zip
9.		
Address		Zip
10.		
Date	Applicant	

GUARDIANSHIP OF	
CASE NO.	_
SETTING HEARING ON	GMENT ENTRY APPLICATION FOR APPOINTMENT OF GUARDIAN
This day	appeared in open Court, and
filed an application for the appointment	t of (limited) guardian of the (person and estate) of
	It is ordered
that the day of	, ato'clock M., be and
is hereby fixed as the time of hearing	said application before this Court. It is further ordered
that written notice be served personal	lly upon minors over fourteen years of age and in the
manner as is provided by law upon all	others entitled to receive the same.
Date	Ralph Winkler, Probate Judge

GUARDIANSHIP OF
CASE NO
WAIVER OF NOTICE AND CONSENT
We, the undersigned, do each of us hereby waive the issuing and service of notice, and voluntarily enter our appearance herein.
We do hereby consent to the appointment of
or some suitable person as guardian of

GUARDIANSHIP OF		
CASE NO.		
	FIDUCIARY'S ACCEPTANCE GUARDIAN	
	(R.C. 2111.14)	

I, the undersigned, hereby accept the duties which are required of me by law, and such additional duties as are ordered by the Court having jurisdiction.

AS GUARDIAN OF THE ESTATE, I WILL:

- 1. Make and file an inventory of the real and personal estate of the ward within 3 months after my appointment.
- 2. Deposit funds which come into my hands in a lawful depository located within this state.
- 3. Invest surplus funds in a lawful manner.
- 4. Make and file an account annually, or as directed by the Court.
- 5. File a final account within 30 days after the guardianship is terminated.
- 6. Inventory any safe deposit box of the ward.
- 7. Preserve any and all Wills of the ward as directed by the Court.
- 8. Expend funds only upon written approval of the Court.
- 9. Make and file a guardian's report biennially, or as directed by the Court.

AS GUARDIAN OF THE PERSON, I WILL:

- 1. Protect and control the person of my ward, and make all decisions for the ward based upon the best interest of the ward.
- 2. Provide suitable maintenance for my ward when necessary.
- 3. Provide such maintenance and education for my ward as the amount of the estate justifies if the ward is a minor and has no father or mother, or has a father or mother who fails to maintain or educate him/her.
- 4. Make and file a quardian's report biennially, or as directed by the Court.
- 5. Obey all orders and judgments of the Court pertaining to the guardianship.
- 6. Obtain the written approval of the Court before executing a caretaker power of attorney authorized by R.C. 3109.52.
- 7. Cooperate with Court personnel who may conduct follow-up visits with my ward.

If I change my address or the ward's address, I shall immediately notify Probate Court in writing
I acknowledge that I am subject to removal as such fiduciary if I fail to perform such duties. I also acknowledg
that I am subject to possible penalties for improper conversion of the property which I hold as such fiduciary

Date	Fiduciary

		SHIP OF
		OATH OF GUARDIAN (R.C. 2111.02(C)) (To be taken on Appointment of Guardian)
	l,	, Guardian of
		, will faithfully and completely fulfill my duties as
Guardi	an, inc	luding the duty:
		To file, and continue to make diligent efforts to file, a true inventory in accordance with the Ohio Revised Code, and report all assets belonging to the estate of my ward.
		To file timely and accurate reports.
		To file timely and accurate accounts.
		To, at all times, protect my ward's interests and to make all decisions based on the best interest of my ward.
		To apply to the Court for authority to expend funds prior to so doing.
		To obey all orders and rules of this Court pertaining to guardianships.
		To file documentation of compliance with guardian education requirements.
		Guardian
		bove oath was taken and signed in my presence on this
day of		
		Ralph Winkler, Judge/Magistrate

GUARDIANSHI	P OF			
CASE NO				
		ORIZATION TO		
Name				
	Last	First	Middle	
Date of Birth		Social Security	y Number	
I hereby authorize the release of all confidential records and information concerning me to any officer or agent of the Hamilton County Probate Court for the purpose of an investigation pertaining to a proposed Guardianship.				
Witness		Date Applica	ant	

CASE	NO
	STATEMENT OF EXPERT EVALUATION
	[This form may only be used for purposes of a Guardianship Application]
result of or prop	Definition of incompetent [O.R.C. 2111.01 (D): "An Incompetent means any person who is so lly impaired as a result of a mental or physical illness or disability, or mental retardation, or as a of chronic substance abuse, that the person is incapable of taking proper care of the person's self perty or fails to provide for the person's family or other persons for whom the person is charged to provide, or any person confined to a correctional institution within this state."
but is e	The statement of evaluation does not declare the prospective ward competent or incompetent, evidence to be considered by the Court.
secure	The fee for completing this evaluation WILL NOT be paid by the Court. Each evaluator should payment from the Applicant.
1.	This statement of expert evaluation is for the Guardianship Application. (To be completed by a Licensed Physician, or Licensed Clinical Psychologist, and attached to the Application).
2.	Statement completed by:
	Name:
	Address:
	Phone Number:
	who is a: Licensed Physician Licensed Psychologist
3.	Date(s) of evaluation:
	Place(s) of evaluation:
	Time spent with ward:
	Length of time prospective ward has been your patient:

GUARDIANSHIP OF

CASE NO.	
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4.	Is the prospective ward presently under medication? Yes		
mea	lication, dosage, and purpose.		
Are	there any signs of physical and/or mental impairments caused by	the medication	s themselves?
5.	During the examination did you note a disturbance of the pro-	spective ward's Yes	: No
	a) Orientation?		110
	b) Speech?		
	c) Motor Behavior?	· · · · · · · · · · · · · · · · · · ·	
	d) Thought Process?		
	e) Affect?	·····	
	f) Memory?	<u></u>	
	g) Concentration and Comprehension? ————————————————————————————————————		
	i) Perception of Time and Place?		
6.	Please describe any abnormalities identified in question five. (Attach addend	a if space is not
ade	equate.)		
7.	Is the prospective ward mentally impaired? Yes No_	If yes, w	hat is the cause?
 8.	Is the prospective ward physically impaired? YesNo_	If yes, w	vhat is the cause?

CASE N	10.	
	_	

9.	Did you consult any collateral information in conjunction with your evaluation? Yes No If yes, explain:
10.	Please give a summary of background/historical information obtained from the prospective ward or collateral source.
11. ward	Could you determine the general level of intelligence and fund of knowledge of the prospective d? Yes No If yes, explain:
12.	Do you believe this prospective ward in his/her present condition, is substantially capable of aging his/her finances and property? Yes No If yes, explain:
	Do you believe this prospective ward in his/her present condition, is substantially capable of ng for his/her activities of daily living or making decisions concerning medical treatments, living ngements, and diet? Yes No If yes, explain:
14.	Prognosis:
In m	ny opinion the application for guardianship
	☐ Should be granted. ☐ Should not be granted

CASE NO.

Additional Comments

I certify that I have evaluated guardianship.		for the purpose of
Date of Evaluation	 Evaluator	

GUARDIAN	ANSHIP OF	
	D	
	NOTICE TO PROSPECTIVE WARD OF APPLICATION AND HEARING	N
То		
Address		
An a	application for appointment of guardian for your (person and estate) has been filed with the Probate Court.	as
A hea	nearing on that application will be held on	
	, at o'clockM. at Ham	
Probate Co	Court, 230 E. Ninth Street, Room, Cincinnati, Ohio. At that hearing	, Applicant
•	ve by clear and convincing evidence that, because of mental impairment, you are	unable to
•	ur own affairs.	
1.	You have the right to be present at the hearing to contest the applicatio be represented by an attorney of your choice;	n, and to
2.	The right to have a friend or family member of your choice present at the	hearing;
3.	The right to have evidence of an independent expert evaluation introduced at t	he hearing;
4.	If you are indigent, upon your request, an attorney and an independent exper will be appointed at court expense;	t evaluator
5.	If you are indigent, and you appeal the guardianship decision, you have have an attorney appointed and necessary transcripts prepared at court of	
	Witness my signature and the seal of the C	ourt,
	thisday of	,
(Se	Ralph Winkler, Probate Judge	

by: Deputy Clerk

CASE NO.	

RETURN

			County, Ohio
Received th	is notice on the	day of	
the same by deliver	ing a true copy thereof p	ersonally to	
I communica alleged incompetent		nguage or method of communication und	derstandable to the
		Investigator	

GUARDIANSHIP OF			
CASE NO.			

NOTICE OF HEARING FOR APPOINTMENT OF GUARDIAN OF ALLEGED INCOMPETENT PERSON

To Spouse and Known Next of Kin (R. C. 2111.04)

(1)	0. 2111.04)	
То		
Address		
То		
Address		
То		
Address		
next of kin of		
You are hereby notified that on the _	day of	
		filed in the
an alleged incompetent.		
A hearing on that application will be h		
Hamilton County Probate Court, 230 E. Nint		
	, ,	nature and the seal of the Court, of
(Seal)	•	, Probate Judge
	Deputy Clerk	

RETURN	
	County, Ohio
	·
Received this writ on the day of	at
	day of,, l
served the same by (Insert, "delivering", "leaving" or '	- 1
"personally to", "at the usual place of residence", or	a true copy thereof (Insert, "by certified mail to the last known address of")
porosinary to , at the death place of residence , e.	- ,
FEES -	
Service and return, 1st name, \$	
Additional names, at	
Miles traveled, at	
Total	
Total, \$	Sheriff
	Deputy
AFFIDAVIT O	F SERVICE
The State of Ohio,	County.
	, being first duly sworn, says that on the
day of	, he served the within notice by
delivering a true copy thereof personally to	
Sworn to before me and signed in my presence	e, thisday of
·	

GUARDIANSHIP OF_			
_			
CASE NO.	_		

COURT INVESTIGATOR'S REPORT ON PROPOSED GUARDIANSHIP

[R.C. 2111.041] GENERAL INFORMATION

[To be compiled by Probate Court Investigator]

[.e se complicated for the continuous gate.]
Individual's age Relationship to applicant
Individual's residence
Grounds for application (R.C. 2111.01 (D)):
mentally impaired as a result of a mental illness or disability.
mentally impaired as a result of a physical illness or disability.
mentally impaired as a result of mental retardation.
mentally impaired as a result of chronic substance abuse.
any person confined to a correctional institution within this state.
so that
the individual is incapable of taking proper care of the individual's self.
☐ the individual is incapable of taking proper care of the individual's property.
the individual fails to provide for the individual's family or other individual for whom the person is charged by law to provide.
Documentation submitted and date of evaluation
Referral Source:

CASE NO.				

INVESTIGATOR'S REPORT

 I. Service of Notice Made at Individual's home Made in Hospital, Nursing Facility, or Community-Based Care Facility:
Name of Facility
Address of Facility
Administrator or representative served
Other
Date of Service of Notice:
Other present during the contact (if yes, list name and relationship)
A. Individual's understanding of the concept of guardianship:
☐ Good ☐ Fair ☐ Poor ☐ Unable to determine. Explain:
B. Individual's attitude to the concept of guardianship: Consenting Opposed Unable to Determine.
Explain:
C. Specific requests of the individual concerning enumerated rights:
II. Mental and Physical Conditions of Individual
A. Individual's reported mental and physical diagnosis:
Individual's reported medications:
Reported by whom:

			CASE	NO
В.	Mental Status Observations: Durir	_	•	
1.	Orientation (Person, Place and Time)	Yes	No	Unable to Determine
2	Speech			
3.	Thought Process			
4.	Affect			
5.	Memory			
6.	Concentration & Comprehension			
7.	Judgment			
Ex	plain further if necessary:			
2. 3. 4. 5.	Eating HabitsSignificant Weight Loss or Gain			
1. 2. 3. 4.	Describe the Environmental or Livi Housing & Sanitation Risk of Accidents Physical Barriers Resource Availability plain further if necessary:			
Ш	. Functional Capacities			
<u>A</u>	ctivities and Instrumental Activitie	es of Daily Capable		le . Unable to Determine
2. 3. 4.	Eating Dressing Transfer from bed Toileting Bathing		псарав 	le Unable to Determine

	CASE NO.		
 6. Handling personal finances 7. Shopping 8. Driving 9. Meal Preparation 10. Doing housework 11. Using telephone 12. Taking medications Explain further if necessary: 	Capable	Incapable	Unable to Determine
IV. Additional Items Affecting Gu A. Are there any indications or alleg that could impact the guardianship ineeded:	ations of substa	ance abuse by	the individual or significant othe
B. Are there any special characteri behaviors, or other vulnerabilities) the guardianship decisions on living arrayes No Explain the characteristics and reco	hat pose a risk t angements and	o self or others I supervision a	s, which should be considered as
C. Are there any allegations or indi Yes \(\scale \) No \(\scale \) Explain and recommend needed ac	cations of abus	e, neglect, or	•
D. Is there a need for additional me If yes, give specific recommendation			

E. Are there inconsistencies between the Expert Evaluation and the Court Investigator's findings that need further review by the Court? Yes No If yes, identify the inconsistencies and make a recommendation(s) to the Court:
F. Are there unresolved issues/conflicts/differences among the parties? Yes No If yes, would medication be of assistance? Yes No Explain:
G. Is there a power of attorney for financial affairs? Yes No Unknown If yes, where is i located?
Who is the attorney-in-fact?
H. Is there a last will and testament? Yes No Unknown If yes, where is it located?
I. Is there a durable power of attorney for health care/living will? Yes No Unknown If yes, where is it located?
Give name and address of attorney-in-fact:
J. Is there an advance directive for mental health care? Yes No Unknown If yes where is it located?
Give name and address of attorney-in-fact:
K. Is the individual a veteran? Yes No

CASE NO. _____

CASE NO
V. RECOMMENDATIONS: Given the above information and Expert Evaluation(s):
A. IS A GUARDIANSHIP NECESSARY? Yes
Person Only Estate Only Person and Estate Limited List Duties
☐ No Explain and recommend a less restrictive alternative:
Are any of the mental, physical, or environmental conditions reversible? Yes No Unknown If yes, explain and recommend a date for the Court to review the guardianship
B. NECESSITY FOR THE APPOINTMENT OF:
Attorney Independent Expert Evaluator
Are there special urgency needs? Explain:
Remarks:

	CASE NO
communicated to the individual in individual in individual's right to be present at the	to the alleged incompetent as required by statute and I have a language and method best understandable by the individual the e hearing, the right to contest any application for the appointment n, estate, or both, and the right to be represented by counsel.
Date	Investigator

GUARDIANSHIP OF					
CASE NO.	<u> </u>				
LETTERS OF GUARDIANSHIP (R.C. 2111.02)					
	is appointed Guardian of				
	, an Incompetent Minor.				
Guardian's powers are:					
All powers conferred by the laws of O	hio and rules of this Court over the ward's:				
Person and Estate	Person OnlyEstate Only				
Limited to					
Those guardianship powers, until revoked, are	e for an:				
Indefinite time period					
Definite time period to					
The above-named Guardian has the pow Guardian as described. No expenditures shall	ver conferred by law to do and perform all the duties of l be made without prior Court authorization.				
Date	Ralph Winkler, Probate Judge				
	D FINANCIAL INSTITUTIONS nin-named Ward shall not be released to Guardian of a specific fund and amounts thereof.				
CERTIFICATE OF API	POINTMENT AND INCUMBENCY				
	of the original kept by me as custodian of this Court. of authority of the named guardian, who is qualified				
	Ralph Winkler, Probate Judge				
(Seal)	by: Deputy Clerk				
	Date				

GUARDIANSHIP OF	
CASE NO	

JUDGMENT ENTRY APPOINTMENT OF GUARDIAN FOR INCOMPETENT PERSON

(R.C. 2111.02/	Sup. R. 66.01)	
Upon hearing the application for appointment	of guardian herein the (Court finds that
is incompetent by reason of		
and therefore is incapable of taking proper care of	self and	property, and that a
guardianship is necessary.		
The Court further finds that all persons who we	ere entitled to notice of th	e hearing thereon were given
or waived notice thereof; that the incompetent is a resi	dent of this county or ha	s legal settlement herein; and
that this Court has jurisdiction.		
It is therefore ordered that a (limited) guardian	of the (person and esta	ate) be appointed.
The Court therefore appoints		
a suitable and competent person, (limited) guardian o	f the (person and estate	e) of
		incompetent,
with the powers conferred as described, and limited to	those powers contained	in the Letters of Guardianship
issued by this Court.		
The Court approves the bond as filed (if applied	cable).	
The Court orders Letters of Guardianship iss	sue to	as
provided by law.		
For good cause shown, the Court finds that the	he appointed guardian	(is / is not) exempt from the
provisions of Sup. R. 66.01 et seq. since (he / she) i	s related to the ward.	
Date	RAI PH WINKI F	R, Probate Judge
	TO SELLIE VVIIVINE	,
(SEAL)		

(SEAL)