Re: Petition for Temporary Letters of Guardianship of the Person of Minor

INSTRUCTIONS

I. Specific Instructions

- 1. This form is to be used for filing a Petition for Temporary Letters of Guardianship of the person of a minor pursuant to O.C.G.A. §29-4-4.1.
- 2. This form may also be used when petitioning for temporary letters of guardianship of the property, or person and property, pursuant to O.C.G.A. §29-4-4.1. However, in that case, each petition should only cover one minor, appropriate changes would have to be made each place "guardian of the person" appears, the petition must allege the value of the property, the order must state the amount of bond required, and the oath must also contain "and I will faithfully account to my ward for my ward's estate."
- 3. If the minor is a child born out of wedlock, and the putative father does not sign the attached relinquishment form, he should be served in the same manner as the father is served when the child is not born out of wedlock. If the father is unknown, or if he has no last known address, then he should be served by publication as provided in this form.
- 4. A parent may state a preference as to who should serve as temporary guardian in a notarized relinquishment of parental rights, a will, or other writing signed by a parent and attested by at least two witnesses, whichever instrument is most recent. The judge of the probate court must honor such preference if it is stated in a notarized relinquishment of parental rights. Otherwise, the judge must consider such a preference in selecting a temporary guardian; but for good cause shown in writing, the court may pass over a person having a preference and appoint a person having a lower preference or no preference.
- 5. A temporary guardianship will be deemed to be a permanent guardianship for the purposes of obtaining medical insurance coverage for the minor if the guardian assumes in writing the obligation to support the minor while the guardianship is in effect to the extent that no other sources of support are available.
- 6. This form does not cover the type of temporary guardianship provided for in O.C.G.A §29-4-10(b), which provides: "If the judge deems it necessary, a temporary guardian may be appointed under the same rules that apply to the appointment of a temporary administrator." That Code section may have been partially superseded by O.C.G.A. §29-4-4.1, and may now refer to a temporary guardianship analogous to a temporary administration, which may involve a temporary guardian who only protects, but does not disburse, property.
 - 7. The attached form consists of 5 pages.

II. General Instructions

General instructions applicable to all Georgia probate court standard forms appear in Volume 255 of the Georgia Reports and are available in each probate court.

Effective 8/2000 GPCSF 28

PETITION FOR TEMPORARY LETTERS OF GUARDIANSHIP OF PERSON OF MINOR

STATE	E OF GEO	ORGIA,		COUNTY	
	Re:	-			, Minor(s)
To the	Honoral	ole Judge of th	ne Probate Court:		_
	The pet	ition of		as actual physical custody of the minor	, a resident of
	•		County, who ha	as actual physical custody of the minor	r(s) named above.
and wh	ose maili	ng address is			shows:
		_			
	1.				(is a) (are)
		minor(s) now for	ound in the county in wh	hich this petition is being filed, whose	
	2.	Said minor(s) (is) (are) in need of a gu	nardian of the person.	, P
	3.	~) ()	the mother of	of said minor(s):
	-	has reli	nguished her parental r	rights and selected petitioner to serve a	as temporary
			nn (see attached notarize	-	
		is dece	*		
				tal rights and her (current address is) (la	ast known address
				arrigins and her (carrent address is) (it	
		address	s is unknown and netiti	oner knows of no last known address) (current
	4.	addies		the father o	
	٦.	has rel	inquished his narental	rights and selected petitioner to ser	ve as temnorary
			in (see attached notarize		ve as temporary
		is dece	*	ed remiquisimient)	
				al rights and his (current address is) (la	et known address
				•	
		was) (is unknown and natiti	oner knows of no last known address) (current
	5.	Datitionar unda	s is ulikilowil allu petiti	o O.C.G.A. §29-4-4.1(c), upon applic). estion by a naront
			-		• •
			-	court will remove petitioner as tempo	
				f an objection is timely filed to such a	
				dianship will be transferred to the juve	
				g, whether a continuation or dissolution	1 of the temporary
		guardiansnip is	in the best interest of the	ne minor.	
	WHEDE	SEODE	.1	6 (1) 1 1 1 1 1	
٠,				be perfected as provided by law and the	that petitioner be
	-	rary guardian of	f the person of the mino	or(s) named above.	
Attorne	•			_	
Address					
Telepho				_ Signature of Attorney (or p	petitioner if pro se)
State B	ar#			_	
			VERIFIC		
			_	petitioner(s) who on oath state(s) that	the facts set forth
in the fo	oregoing 1	petition are true.			
Resider	nce			_	
Address	s:				
Telepho	one:			_ Signature of Petitioner	
	Sworn to	and subscribed	d before me, this	day of	, 20
				Clerk, Probate Court/Notary Publi	.c

Effective 0/0000 1 CDCCE 30

RELINQUISHMENT OF RIGHTS AS PARENT AND NATURAL GUARDIAN (Temporary Guardianship)

STATE OF GEORGIA,	COUNTY
(I) (We),	, the (mother) (and)
as temporary guardian of the person of said mi	regarding the minor(s) named above to, and further request that said person be appointed inor(s), and also acknowledge service of the petition for nor(s), and waive any and all further service and notice rary guardian for said minor(s).
an objection is timely filed, the court will remove the If an objection is timely filed to such an application transferred to the juvenile court, which shall deter dissolution of the temporary guardianship is in the herein, including any optional assumption by the g	O.C.G.A. §29-4-4.1(c), upon application by a parent, unless temporary guardian and dissolve the temporary guardianship. In, the records relating to the temporary guardianship will be rmine, after notice and hearing, whether a continuation or best interest of the minor. (I) (We) understand that nothing uardian of the obligation to support the minor(s) if no other legal obligation to support and maintain said minor(s).
Sworn to and subscribed before me, this day of, 20	Mother
Notary Public/Clerk, Probate Court	
Sworn to and subscribed before me, this day of, 20	Father
Notary Public/Clerk, Probate Court	
	LECTION ompleted by each minor age 14 or older.)
(I) (We) hereby select the petitioner name (our) person(s), this day of	ed above to be appointed as the temporary guardian of (my), 20
Signature of Minor	Signature of Minor
Signature of Minor	Signature of Minor

ASSUMPTION OF OBLIGATION TO SUPPORT (OPTIONAL)

The undersigned, if appointed temporary guardian, assumes the obligation to support the minor while the guardianship is in effect to the extent that no other sources of support are available.

Sworn to and me, this		
20	()	Petitioner
Clerk, Probate	e Court/ No	otary Public
		ORDER FOR SERVICE
parental rights		earing that the mother of the minor(s) named in the petition has not relinquished her
		she resides at a known address in the State of Georgia, she must therefore be served by sheriff.
		she resides at a known address outside the State of Georgia, she must therefore be served by first class mail.
		her current address is unknown, but since the petitioner has shown a last known address, she must therefore be served by first class mail.
		her current address is unknown, and the petitioner has shown no last known address, she must therefore be served by publication.
rights and tha		aring that the father of the minor(s) named in the petition has not relinquished his parental
		he resides at a known address in the State of Georgia, he must therefore be served by sheriff.
		he resides at a known address outside the State of Georgia, he must therefore be served by first class mail.
		his current address is unknown, but since the petitioner has shown a last known address, he must therefore be served by first class mail.
		his current address is unknown, and the petitioner has shown no last known address, he must therefore be served by publication.
WHE accordance w		IT IS ORDERED that the citation set forth below be served as indicated above and in
	DATE	JUDGE OF THE PROBATE COURT

CITATION

PROBATE COURT OF		
IN THE MATTER OF MINOR(S)	RE:	PETITION OF
TO:		
All objections to the Petition describe objections, and must be filed with this Court no	d above mu o later than or served by	ast be in writing, setting forth the grounds of any such the close of business 14 days after this notice is mailed to the sheriff upon the recipient, whichever is later.
		NESS the Honorable
	By:	erk, Probate Court
CERT	IFICATE (OF MAILING
to each parent to whom the citation is directed	ed whose c	opy of the above citation, petition and order for service urrent address is unknown but who has a last known s outside the State of Georgia, in a properly addressed
This day of		, 20
	— Clark	, Probate Court

RETURN OF SHERIFF

GEORGI	IA,COUNTY	
I	I have this day served	
with a co	ppy of the within and foregoing Petition, Or	der for Service and Citation.
I	DATE	DEPUTY SHERIFF,COUNTY, GEORGIA
	C	ORDER
	PROBATE COURT OFSTATE	COUNTY
	STATE	OF GEORGIA
I	IN RE:	, Minor
	quished parental rights or been properly serv	petition (and selection) and it appearing that each living parent wed with notice of this proceeding, and no objection having
minor(s)		nereby is, appointed temporary guardian of the person of the ters of guardianship issue to said petitioner upon taking the
(Initial if	applicable:)	
assumed	oses of the guardian's obtaining medical in	ardianship shall be deemed to be a permanent guardianship for asurance coverage for the minor because the guardian has nor while the guardianship is in effect to the extent that no
I	DATE	JUDGE OF THE PROBATE COURT
		ОАТН
	I do solemnly swear (or affirm) that I will w of the person of the minor(s) named above	rell and truly perform the duties required of me as temporary e. So help me God.
		Temporary Guardian
2	Sworn to and subscribed before me, this	day of
		Clerk, Probate Court