GUARDIANSHIP BOOKLET



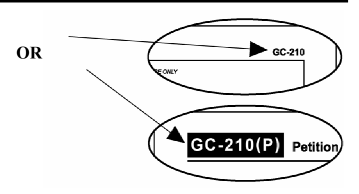
SUPERIOR COURT OF CALIFORNIA COUNTY OF ORANGE

PROBATE / MENTAL HEALTH

www.occourts.org

Look at the numbers at the top of a form to match them with the form numbers listed below. You can use this form as a checklist.

* Appointment of a guardian for a Native American child is subject to special requirements that are not discussed in these instructions. See item 14 on the next page.



→

I want to become a guardian of a child. What forms do I need to file with the court?

1	Fill	out, sign, and file with the court either of the following form petitions ("your petition"):
		Form GC-210(P), Petition for Appointment of Guardian of the Person (recommended if you won't have an attorney to help you); or
_		Form GC-210, Petition for Appointment of Guardian of Minor.
(2)	Fill	out the following forms and attach them to or file them separately with your petition:
		Attach to your petition a separate copy of Form GC-210(CA), Guardianship Petition—Child Information Attachment, for each child you think needs a guardian.
		Sign and attach to your petition one copy of Form FL-105/GC-120, Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA), for all children you think need a guardian.
		Sign and file separately with your petition Form GC-212, <i>Confidential Guardian Screening Form.</i> This form is confidential, under the direct control of the court, and not available to the general public.
		If required by your court, sign and file separately with your petition, Form GC-211, Consent of Proposed Guardian (item 1 of that multi-purpose form, at the top of the page). Many courts don't require that form if you are asking for your own appointment as guardian, so check with your court before you file it.
		File separately with your petition any local forms your court wants you to file with your petition (check your court's local rules and guidelines for information and instructions about these forms).
Wha	ıt m	ust I do if I want the court to appoint someone other than myself as guardian?
3		Instead of filling out and signing Form GC-212, listed above in Step 2, ask the person you want the court to appoint as guardian to fill out and sign that form.
4		Instead of signing item 1 of Form GC-211, listed above in Step 2, ask the person you want the court to appoint as guardian to sign item 1 of that form. Many courts don't require that form if the person you want as guardian signs your petition (as an additional petitioner), so check with the court on the need to file that form if that person signed your petition. See page 2 of this form to learn about use of another part of Form GC-211.
Wha	ıt ca	an I do if I can't afford to pay the court's filing fees?
5		Fill out, sign, and file Form FW-001, Application for Waiver of Court Fees and Costs, and fill out and give the court clerk Form FW-003, Order on Application for Waiver of Court Fees and Costs, for the judge to sign.
Wha	ıt ha	appens when I file my petition and the other forms listed above?

The court clerk will give you a case number, a date and time when, and a courtroom or department of the court where the judge will hear your request to appoint a guardian. Take an extra copy of your petition and the other papers you must file to the court when you file the originals and ask the clerk to stamp the filing date and case number on your copies and note the hearing date and place on your copy of the petition. Some courts will require you to give the clerk

Wh	at fo	orms do I need after I file my petition and have a hearing date?
6		If either or both of the child's parents or any other person you must notify of the hearing on your petition will agree with your request for appointment of a guardian, fill out and have each of them date and sign item 4 at the bottom of Form GC-211, Consent to Appointment of Guardian and Waiver of Notice. File the form with the court when you file the Notice of Hearing, discussed below.
Wha	at m	nust I do before the court hearing on my petition?
and s		t arrange for someone other than yourself to notify certain people about your petition and the court hearing the court that he or she has done so. Read Form GC-510 , <i>What is "Proof of Service" in a Guardianship</i> , and:
7		Fill out the first page of Form GC-020, Notice of Hearing—Guardianship or Conservatorship.
9		Follow the instructions in Form GC-510 for personal delivery ("personal service") of copies of your petition and the <i>Notice of Hearing</i> and showing the court that personal service has been made ("proving service"). Follow the instructions in Form GC-510 for mailing ("service by mail") copies of your petition and the <i>Notice of Hearing</i> and showing the court that service by mail has been made ("proving service"). File with the court at least 5 days before the hearing, the original Form GC-020, with attached original filled-in proofs of personal and mailed service, signed by the person(s) who delivered and mailed the papers.
11)	Fil	l out and deliver the following forms to the court at or before the hearing on your petition
••		neck your court's local rules for the deadlines for delivery of these forms to the court):
		Form GC-240, Order Appointing Guardian of Minor (the judge will sign this Order at or shortly after the hearing on your petition if he or she grants your request for appointment of a guardian);
		Form GC-248, <i>Duties of Guardian and Acknowledgment of Receipt</i> (you or any other person the court has appointed as guardian must sign this form and the form must be filed with the court before the clerk will sign and file the <i>Letters of Guardianship</i> (see below)); and
		Form GC-250, <i>Letters of Guardianship</i> (the court clerk will sign and file the original of this form, often called " <i>Letters</i> ," and will give you (for a fee) certified copies that you, or any other person the court has appointed as guardian, must have to show legal authority to act as the child's guardian.
12		Fill out and file any local forms your court requires at or before the hearing on your petition (check your court's local rules for information about these forms, deadlines for filing them, and requirements for service of copies to other persons interested in the case).
Nee	d h	elp?
13	the If y	ur court may have a self-help center or a volunteer assistance program that can help you with a guardianship, or court may be able to refer you to other organizations in your area that can help you. You can get on the Internet, you can go to the California Courts Self-Help Center Web site, at www.courtinfo.ca.gov/selfhelp/family/guardianship (English) or
	gua Am dov a ba the	w.courtinfo.ca.gov/selfhelp/espanol/familia/tutela (Spanish). This Web site provides information about the ardianship process, including information about what you need to do if the child in your case is a Native herican or has a Native American ancestor, and information about other resources available to you. You can also wnload a copy of Form GC-205, Guardianship Pamphlet and all the forms mentioned above. The pamphlet has asic explanation of a guardianship. It is available in Spanish and several other languages. You can even fill out necessary forms on your computer while visiting this site and print them out ready for signing and filing, free charge.
15	tell	u can also go to www.courtinfo.ca.gov/courts/trial/courtlist.htm to access your court's Web site. This site can you where to file your forms and go for court hearings and can advise you about the court's rules and practices a need to know during the progress of your case. You can also download copies of the court's local forms.

What is "Proof of Service" in a Guardianship?

What is "service"?

- When you are involved in a court case, you are responsible for delivery ("service") of copies of important papers you file with the court to other people involved in the case. Depending on the circumstances, these papers must be served by personal delivery (called "personal service"), or may be served by mail (called "service by mail").
- If you file a petition for appointment of a guardian for a child, you are a **petitioner**. At the beginning of the case the petitioner must arrange for personal service of copies of the petition and other papers on certain people, must see that these papers are served on certain other people either by mail or by personal service (at the petitioner's choice), and then must show the court that this has been done (called "**proving service**," or "**proof of service**").
- This form explains what papers must be served at the beginning of a guardianship, who must be served with these papers, how and when service must be made, and how and when you, as a guardianship petitioner, must prove to the court that service has been made. You can find out more about the papers that you must file in another form available from the court, Form GC-505, Forms You Need to Ask the Court to Appoint a Guardian of the Person.

What papers must be served at the beginning of a guardianship case?

- A filled-in copy of the petition for appointment of a guardian (the "Petition").

 In a guardianship of the person, this may be either Form GC-210(P), Petition for Appointment of a Guardian of the Person or Form GC-210, Petition for Appointment of Guardian of Minor. Copies of all papers attached to the Petition must also be served with it.
- A filled-in copy of Form GC-020, Notice of Hearing—Guardianship or Conservatorship, (the "Notice of Hearing") showing the date, time, and place of the hearing on the Petition, including (unsigned) copies of all attachments showing proof of service.

Who must be personally served?

(You may use this form as a checklist. Check all that apply to your case.)

		The child who needs a guardian, but only if he or she is at least 12 years old. The child's parents. Any person who has legal custody of the child or is serving as court-appointed guardian of the child's property (the child's "estate"). Any person nominated as guardian of the child by one or both of the child's parents (if your petition does not ask the court to appoint that person as guardian). Any person nominated as guardian of the estate of the child for property received by the
Don't serve these by mail!	—	Any person nominated as guardian of the estate of the child for property received by the child from the person making the nomination.

How do I arrange for personal service?

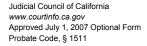
Someone—not you or anyone else who signed the *Petition*—must personally serve (hand-deliver) copies of the *Notice of Hearing* and the *Petition* to the persons named above. Service lets these persons know:

- That you are asking the court to appoint a guardian for the child named in the *Petition*.
- The person you want the court to appoint as guardian (either yourself or someone else).
- The date and time when, and the place where, the court will hear your request.

Who can serve?

Ask someone you know, a registered process server, or a representative of the county sheriff's civil division, to personally serve copies of the forms to the persons named above. The forms *cannot* be sent to those persons by mail.

- The server must be at least 18 years of age.
- A registered process server is a business you pay to deliver court forms. Look in a telephone directory under "Process Serving."
- The sheriff's civil division often has an office at the courthouse. You will also have to pay for its services.



How does the server personally serve the Notice of Hearing and the Petition?

Ask the server to:

- Walk up to each person to be served and make sure he or she is the right person.
- Hand each person copies of the filled-out *Notice of Hearing* and the *Petition*.
- Fill out and sign Form GC-020(P), *Proof of Personal Service of Notice of Hearing*. If the server delivers papers to more people than can be listed on this form, ask the server to add the names of the additional people served on one or more copies of Form DE-120(PA)/GC-20(PA), *Attachment to Notice of Hearing Proof of Personal Service*.
- Give the filled-out and signed Form GC-020(P) and any attachment pages back to you.

What if the person served won't take the papers or tears them up?

The server must attempt to make personal delivery (but peacefully!) even if the person served won't take the papers. It doesn't matter if the person tears them up or throws them down after they are handed to him or her. (A registered process server or sheriff's deputy will know how to complete a good service. If you think someone who must be personally served will try to avoid service, it is a good idea to use one of these professionals to serve that person.)

Who signs the Proof of Personal Service?

- Only the person who serves the *Notice of Hearing* and the *Petition* can sign Form GC-020(P). Neither you, any other petitioner, nor the person served may sign this form.
- If more than one person personally serves papers, each server must fill out and sign his or her own separate **Form GC-020(P)** showing the names of the persons he or she serves.

Who may be served by mail?

(You may use this form as a checklist. Check all that apply to your case.)

The child's relatives listed in the child's Form GC-210(CA), Guardianship Petition—Child Information Attachment, attached to the Petition:

Grandfather (father's father)
Grandfather (mother's mother)
Grandmother (mother's father)
Grandmother (mother's mother)
Sister(s) (including half-brothers) (if 12 years of age or older)

Thas a may be saved by mail!

Brother(s) (including half-brothers) (if 12 years of age or older)

These may be served by mail!

If the child has a brother or sister under the age of 12, copies of the Notice of Hearing and the Petition must be mailed to one of the following persons for him or her instead of mailing directly to the young brother or sister:

The brother's or sister's parent;

A court-appointed guardian of the brother or sister who lives with that brother or sister.

(If a parent, guardian, or legal custodian of a brother or sister of the child involved in the case is a petitioner, service of notice to that person on behalf of the brother or sister is not necessary.)

Any person having the physical care of the child who does not have legal custody of the child.

If your petition requests appointment of a guardian of the person who is not related to the child, the Director of the Department of Social Services, Children's Services Operations and Evaluation Branch, 744 P Street MS 3-34, Sacramento, CA 95814.

Your court may require you to serve other persons or organizations by mail. Check your court's local rules and practices to find out if this applies to you.

GC-510

What Is "Proof of Service" in a Guardianship?

Who may be served by mail? (Continued)

If the child is a patient in, or on leave from, a state hospital run by the State Departments of Mental Health or
Developmental Disabilities, to the Director of that department. The address for the Director of Mental Health is 1600 Ninth Street, Room 151, Sacramento, CA 95814. The address for the Director of Developmental Disabilities is 1600 Ninth Street, Room 240, Sacramento, CA 95814, Attn.: Office of Legal Affairs.
If the child has developmental disabilities and the person you want the court to appoint as guardian is: (1) not the child's natural parent; (2) a provider of services to persons with developmental disabilities or the spouse or an employee of a provider; and (3) not a public agency, to the Director of the Regional Center for the Developmentally Disabled in the child's county. (But see When must the Notice of Hearing and the Petition be served? on page 4 of this form for a special requirement for mailing papers to a Regional Center Director.)
If the child is or may be a Native American, or has Native American ancestors, there are additional mailing and other requirements that may apply to your case. These requirements are not discussed in this form. If you can get on the Internet, you can go to the California Courts Self-Help Center Web site to get more information about the special requirements for a guardianship involving a Native American child. The Web site's address is www.courtinfo.ca.gov/selfhelp/family/guardianship (English) or www.courtinfo.ca.gov/selfhelp/family/guardianship (English).

Who need not be served (unless the court orders otherwise)?

Unless the courts orders that they be served, you do not need to arrange for service on the parents or other relatives of a child who has been relinquished to a licensed adoption agency, or the parents of a child a court has declared to be free from the parents' custody and control.

How do I arrange for service by mail?

Someone—not you or anyone else who signed the *Petition*—must do the mailing to the persons and organizations named above that are involved in your case. "Doing the mailing" means actually placing the papers in the envelopes and delivering the sealed envelopes into the possession of the U.S. Postal Service. Someone else can address the envelopes and add the postage, but the person who signs the proof of service (see below) must be able to say that he or she enclosed the papers in the envelopes and delivered the sealed envelopes to the U.S. Postal Service on a certain date at a specific place (city and state), and that the addresses on the envelopes were as they are shown in the proof of service.

Who can serve by mail?

- The person doing the mailing must be at least 18 years of age.
- He or she must not be a petitioner or a proposed guardian in your case.
- He or she must live or be employed in the county where the mailing (deposit with the U.S. Postal Service) takes place.

How does the server serve the Notice of Hearing and the Petition by mail?

Ask the server to:

- Deposit with the US. Postal Service, with first-class postage prepaid, sealed envelopes (9" x 12" or 10" x 13" Manila envelopes are recommended) addressed to the persons or organizations listed above that apply to your case. The envelopes should contain filled-in copies of **Form GC-020**, *Notice of Hearing—Guardianship or Conservatorship*, and the *Petition*, including all attached pages mentioned in it.
- Make sure the addresses shown on the envelopes for the relatives of each child match the addresses shown for these relatives in each child's **Form GC-210(CA)**, *Guardianship Petition—Child Information Attachment*.

New July 1, 2007

How does the server serve the Notice of Hearing and the Petition by mail? (Continued)

Ask the server to (continued):

- Fill out, date, and sign the *Proof of Service* on the second page of the original Form GC-020.
 Don't sign that form yourself.
- If there are more than four persons being served by mail, continue the list of persons served by mail on one or more copies of Form DE-120(MA)/GC-020(MA), Attachment to Notice of Hearing Proof of Service by Mail.
- Give the filled-out and signed original *Proof of Service* and all filled-out attached pages back to you.

When must the Notice of Hearing and the Petition be served?

- When you file your *Petition*, the court clerk will give you a date and time when, and a courtroom or department where, the judge will hear your request for appointment of a guardian.
- Once you have the date, time, and place of the hearing, that information must be filled in on Form GC-020, Notice of
 Hearing—Guardianship or Conservatorship, and that form and the Petition, with all pages attached to it, must then
 be personally served or served by mail on the persons and organizations mentioned above that apply to your case.
- With the exception noted below, personal service and service by mail must be completed at least 15 days before the date of the hearing.
- If service must be made on the Director of the Regional Center for the Developmentally Disabled for the child's county, **service must be completed at least 30 days before the hearing**. If the child in your case is developmentally disabled and you think you may have to serve a Regional Center director, when you file your Petition you can ask the clerk for a later hearing date because you will need more time than usual to serve the *Notice of Hearing* and the *Petition*.

What happens if the papers aren't served in time?

If the *Notice of Hearing* and *Petition* aren't served in time, the court will have to continue (postpone) the hearing date on your petition. This will delay appointment of a guardian for the child or children involved in your case.

What do I do with the completed *Notice of Hearing* and the attached proofs of personal service and service by mail?

- File with the court at least 5 days before your hearing date the original **Form GC-020**, *Notice of Hearing—Guardianship or Conservatorship*, with the filled-out and signed *Proof of Service* on the second page, the filled-out, signed, and attached **Form GC-020(P)**, *Proof of Personal Service of Notice of Hearing—Guardianship or Conservatorship*, and all attached pages showing additional persons served. File these papers with the court as soon as you can. The 5-day period mentioned above is a minimum time period.
- When you file Form GC-020, take an extra copy with you for the court to stamp, showing that the original form was filed on that day.
- Bring that copy with you to the hearing.

ATTO	RNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY	
E 144	TELEPHONE NO.: FAX NO. (Optional):		
	IL ADDRESS (Optional): ITORNEY FOR (Name):		
	PERIOR COURT OF CALIFORNIA, COUNTY OF		
	STREET ADDRESS:		
	MAILING ADDRESS: CITY AND ZIP CODE:		
	BRANCH NAME:		
GUA	RDIANSHIP OF (Name):	CASE NUMBER:	
	MINOR		
PET	ITION FOR APPOINTMENT OF GUARDIAN OF MINOR MINORS	HEARING DATE AND TIME:	DEPT.:
	Person* Estate*		
1. P	etitioner (name each):		
		reque	sts that
a.			
	(Address and telephone):		
	be appointed guardian of the PERSON of the minor or minors named in item 2	and Letters issue upon qualification	١.
b.	(Name):		
	(Address and telephone):		
	be appointed guardian of the ESTATE of the minor or minors named in item 2	and Letters issue upon qualification	١.
C.	· , —	1	•
	guardian is a corporate fiduciary or an exempt government agency (2) \$ bond be fixed. It will be furnished by an authorized suret	for the reasons stated in Attachn	
	(Specify reasons in Attachment 1c if the amount is different from the minir		•
	(3) \$\in deposits in a blocked account be allowed. Receipts to		,
	(Specify institution and location):		
d.	authorization be granted under Probate Code section 2590 to exercise the povernous control of the control of th	vers specified in Attachment 9.	
e.	orders relating to the powers and duties of the proposed guardian of the person be granted (specify orders, facts, and reasons in Attachment 1e).	n under Probate Code sections 235	51–2358
f. g.	an order dispensing with notice to the persons named in Attachment 10 be granted other orders be granted (specify in Attachment 1g).	inted.	
•	ttached is a copy of Guardianship Petition—Child Information Attachment (form GC-21	0(CA)) for each minor for whom thi	s
	etition requests the appointment of a guardian. The full legal name and date of birth of		
a.	Name: Date of	f Birth <i>(month/day/year):</i>	
b.	Name: Date of	f Birth <i>(month/day/year):</i>	
C.		f Birth (month/day/year):	
d.	Name: Date of	f Birth (month/day/year):	
	The names and dates of birth of additional minors are specified on Attachment 2	to this petition.	
* You	MAY use this form or form GC-210(P) for a guardianship of the person. You MUST use th	is form for a quardianship	

of the estate or the person and estate. Do NOT use this form for a temporary guardianship.

GC-210

GUARI	DIANSHIP OF (Name):	CASE NUMBER:
_	MI	NOR
a. b. c.	related to the minor or minors named in item 2, as shown in item 7 of each the minor named in item 2, who is 12 years of age or older. other person on behalf of minor or minors named in item 2, as shown in item GC-210(CA). proposed guardian is (check all that apply): a nominee (affix a copy of nomination as Attachment 4a or file Nomination with this petition. related to the minor or minors named in item 2, as shown in item 3 of each other, as shown in item 3 of each minor's attached form GC-210(CA). a professional fiduciary within the meaning of the Professional Fiduciaries shown in item 1 on page 1 of the attached Professional Fiduciary Attachm for this attachment.) Petitioner, with intent to adopt, has accepted or intends to accept physical care. A person other than the proposed guardian has been nominated as the guard writing. A copy of the nomination is affixed as Attachment 6. (Specify name attached form GC-210(CA).) Character and estimated value of property of the estate (complete if petitic	a minor's attached form GC-210(CA). The modern of each minor's attached form of Guardian (form GC-211, items 2 and 3) minor's attached form GC-210(CA). Act. The proposed guardian's license status is ent. (Use form GC-210(A-PF)/GC-310(A-PF)) e or custody of the minor. ian of the minor by will other and address of nominee in item 2 of minor's
	the estate or the person and estate): a. Personal property: b. Annual gross income from all sources, including real and personal property, wages, pensions, and public benefits: c. Total: d. Real property: \$	nors named in item 2 is necessary or
9	Continued in Attachment 8. Parental custody would be detrimental to Granting the proposed guardian of the estate powers to be exercised indepen would be to the advantage and benefit and in the best interest of the guardian the powers requested are specified in Attachment 9. Notice to the persons named in Attachment 10 should be dispensed with under they cannot with reasonable diligence be given notice (specify names a giving notice to them would be contrary to the interest of justice (specify)	dently under Probate Code section 2590 ship estate. Reasons for this request and er Probate Code section 1511 because and efforts to locate in Attachment 10).

GUARDIANSHIP OF (Name):	CASE NUMBER:
MINOR	
11. (Complete this item if this petition is filed by a person who is not related to a minor nappointment of a guardian of the estate only.)	amed in item 2 and is not a petition for
 Petitioner is the proposed guardian and will promptly furnish all information requestion Probate Code section 1543. 	uested by any agency referred to in
 b. Petitioner is not the proposed guardian. A statement by the proposed guardian information requested by any agency referred to in Probate Code section 1543 c. The proposed guardian's home is in it is not a licensed foster family ho 	is affixed as Attachment 11b.
d. The proposed guardian has never filed a petition for adoption of the minor	except as specified in Attachment 11d.
12. Attached to this petition is a <i>Declaration Under Uniform Child Custody Jurisdiction</i> a (form FL-105/GC-120) concerning all children listed in item 2. (<i>Guardianship of the</i>	
13. Filed with this petition are the following (check all that apply):	
Consent of Proposed Guardian (form GC-211, item 1) Nomination of Guardian (form GC-211, items 2 and 3) Consent to Appointment of Guardian and Waiver of Notice (form GC-211, item 4) Petition for Appointment of Temporary Guardian (form GC-110) Petition for Appointment of Temporary Guardian of the Person (form GC-110(P)) Confidential Guardianship Screening Form (form GC-212)	
Other (specify):	
14. All attachments to this form are incorporated by this reference as though placed here in t attached to this form. Date:	his form. There are pages
	SIGNATURE OF ATTORNEY*)
* (All petitioners must also sign (Prob. Code, § 1020).)	
I declare under penalty of perjury under the laws of the State of California that the foregoing is	true and correct.
Date:	
<u> </u>	
(TYPE OR PRINT NAME)	SIGNATURE OF PETITIONER)
(TYPE OR PRINT NAME)	SIGNATURE OF PETITIONER)
•	
(TYPE OR PRINT NAME)	SIGNATURE OF PETITIONER)

GC-210(CA)

Guardianship Petition—Child Information Attachment

Case Number:	

	separate copy of this form for each child for		t the court to one	int a quardian						
	n is attached to the Petition, item 2 of	•	* *	ū	0(D)					
					` ′					
	ion asks for the appointment of a guardian of this child's (specify): \Box person \Box estate \Box person and estate the court about this child									
a.	Child's full legal name:	 Middle	Last	Date of birth:	Month/Day/Year					
b.	Child's current address:	Wildale	Lasi		wonuvbay/rear					
c.	(Answer the questions in item c only if the of a guardian of this child's person or this		•	ached asks for th	ne appointment					
	(1) Is this child a member of, or eligible for	-	*	ecognized by the	federal					
	government? No Not sure	-		cognized by the	rederar					
	_		· ·	Indian Child Wo	elfare Act					
	(If you checked "Yes" to item (1), this guardianship case is subject to the Indian Child Welfare Act ("ICWA") (25 U.S.C. § 1901, et seq.). If you checked "Not sure" or "No" to item 1, answer item (2)).									
	("ICWA") (25 U.S.C. § 1901, et seq.).	<i>1) уои спескей</i>	Not sure or No	(2) Do you know or have reason to know (within the meaning of Prob. Code, § 1460.2, Welf. & Inst. Code,						
	, , ,				1 //					
	, , ,	within the mean	ing of Prob. Code,	, § 1460.2, Welf.	& Inst. Code,					
	(2) Do you know or have reason to know (within the mean les of Court), th	ing of Prob. Code, at this child may b	, § 1460.2, Welf. be an Indian child	& Inst. Code,					
	(2) Do you know or have reason to know (§ 224.3, and rule 7.1015 of the Cal. Ru ☐ No ☐ Yes (If you checked "Yes")	within the mean les of Court), the es" to either item	ing of Prob. Code, at this child may but (1) or item (2), y	, § 1460.2, Welf. we an Indian child wou must fill out a	& Inst. Code, d? a Notice of Child					
	(2) Do you know or have reason to know (§ 224.3, and rule 7.1015 of the Cal. Ru ☐ No ☐ Yes (If you checked "Ye Custody Proceeding for Indian Child (A)	within the mean les of Court), the es" to either item Form ICWA-030	ing of Prob. Code, at this child may be a (1) or item (2), ye ("Notice"). Your	, § 1460.2, Welf. we an Indian child wou must fill out or attorney must so	& Inst. Code, d? a Notice of Child erve copies of					
	(2) Do you know or have reason to know (§ 224.3, and rule 7.1015 of the Cal. Ru No Yes (If you checked "Yes Custody Proceeding for Indian Child (Interpretate the Notice, together with copies of your	within the mean les of Court), the es" to either iten Form ICWA-030 or petition and al	ing of Prob. Code, at this child may be a (1) or item (2), yell ("Notice"). Your attachments, incl	, § 1460.2, Welf. we an Indian child you must fill out of attorney must soluting this form,	& Inst. Code, 1? a Notice of Child erve copies of on the child's					
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Guardianship of (all children's names):				Case Number:
This child's name: _				
1 Tell the cour	t about this child (co	ontinued)		
,	•	ow if the person the child n this child lives with (ha	•	rson with legal custody.)
•	-	s been involved in an ado custody, or other similar c		_
	Type of Case	Court District o	r County and State	Case Number (if known)
Develop here:	omental Services or the	California Department o	f Mental Health.) Write	he California Department of the name of the institution
Relationship		this child's relatives		shown below: Street, City, State, Zip)
Father				
Mother				
Grandfather (Father's father)				
Grandmother (Father's mother)	-			
Grandfather (Mother's father)				
Grandmother (Mother's mother	·)			
Brother/Sister				
Brother/Sister				
Brother/Sister				

ardianship of (all children's no	ames):		Case Number:				
s child's name:							
Names and addresses	Names and addresses of this child's relatives and other persons (continued):						
Relationship	Name	Home Address (St	reet, City, State, Zip)				
Brother/Sister							
Brother/Sister							
their names and addre		sters, including half-brothers ar per. Write "Form GC-210(CA), er and attach it to this form.	•				
Spouse (Guardianship of the estate only)							
Person nominated as guardian of this child							
(Other than a proposed guardian listed in (3)							
Information about the part a. Name (name all propose) <i>:</i>					
	hild named in 1 (check all the						
Not a relative (expl	ain interest in or connection to	o this child):					
Explain why appointing the	person in 3 guardian woul	ld be best for this child:					
		xplanation on a separate sheet o ent 4:—Best Interest of Child" o					

Guardianship of (all children's names):	Case Number:
This child's name:	
Do one or both of this child's parents agree that the person in 3 can be the child's guata. Father: Yes No Not known at this time. b. Mother: Yes No Not known at this time. (You may file a filled-out Consent to Appointment of Guardian and Waiver of Notice signed by the child's parent or parents (or any adult relative listed in 2) who agree. from having to give notice of the court hearing on your request for appointment of a g	(form GC-211, item 4) The court may excuse you
relative who signs that form.)	uaratan to a parent or other
 Suitability for guardianship of this child a. Does this child live with the person in 3 now? b. If the court approves the guardianship, will this child live with the person in 3? c. Does the person in 3 plan to adopt this child now? 	 ☐ Yes ☐ No ☐ Yes ☐ No ☐ Yes ☐ No
7 Check this box if you (the petitioner) are <i>not</i> the person in ③, and fill Your relationship to this child: Relative (specify):	in below.
☐ Not a relative (explain your interest in or connection to this child):	
Except as otherwise stated in this form, the statements made in the Petition to which th apply to this child.	is form is attached fully

ICWA-010(A) CASE NUMBER: CHILD'S NAME: 1. Name of child: Indian child inquiry made not made and (check all that apply): a. The child is or may be a member of or eligible for membership in a tribe. Name of tribe(s):_ Name of band (if applicable): The child's parents, grandparents, or great-grandparents are or were members of a tribe. Name of tribe(s): Name of band (if applicable): The residence or domicile of the child, child's parents, or Indian custodian is in a predominantly Indian community. The child or the child's family has received services or benefits from a tribe or services that are available to Indians from tribes or the federal government, such as the Indian Health Service or Tribal Temporary Assistance to Needy Families (TANF). The child may have Indian ancestry. The child has no known Indian ancestry. Other reason to know the child may be an Indian child: Person(s) questioned: Person(s) questioned: Name: ___ Name: _ Address: __ Address: __ City, state, zip: City, state, zip: _____ Telephone: _____ Telephone: ____ Date questioned: _____ Date questioned: _____ Means of communication: ____ Means of communication: ___ Relationship to child: ___ Relationship to child: ___ Summary of information: Summary of information: Information about other persons questioned is attached. 2. If this is a delinquency proceeding under Welfare and Institutions Code, § 601 or 602: The child is in foster care. It is probable the child will be entering foster care. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date: (SIGNATURE) (TYPE OR PRINT NAME)

CONFIDENTIAL (DO NOT ATTACH TO PETITION)

GC-212

ATTORNEY OR PARTY WITHOUT ATTORNEY (Na	nme, State Bar number, and address):	FOR COURT USE ONLY	
_			
TELEPHONE NO.:	FAX NO. (Optional):		
E-MAIL ADDRESS (Optional):			
ATTORNEY FOR (Name):			
SUPERIOR COURT OF CALIFORNIA, COU	NTY OF		
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
GUARDIANSHIP OF		CASE NUMBER:	
(Name):			
(12112)	MINOR		
CONFIDENTIAL	GUARDIAN SCREENING FORM	HEARING DATE AND TIME:	DEPT.:
		TIEANING DATE AND TIME.	DEFT
Guardianship of	Person Estate		
The proposed quardian	must complete and sign this form. The perso	n requesting appointment of a	
	the completed and signed form to the court w		•
9	This form must remain confidential.	une gaaraname permem	
This fame is a seft doubted and will a	How This Form Will Be Used		_
	ot be a part of the public file in this case. Each propose e 7.1001 of the California Rules of Court. The informat		
	d by the court to assist the court in determining whethe		
guardian. The proposed guardian n		or to appoint the proposed guardian	45
	·		
1. a. Proposed guardian (name):			
b. Date of birth:			
c. Social security number:	d. Driver's license number:	State:	
e. Telephone numbers: Home:	Work: Other:		
2	required to register as a sex offender under California	Donal Code section 200	
2 I am I am not	required to register as a sex offender under California	a Penal Code Section 290.	
	(If you checked "I am," explain in Attachment 2.)		
3 I have I have not	been charged with, arrested for, or convicted of a crir	-	
	misdemeanor. (If you checked "I have," explain in At	· · · · · · · · · · · · · · · · · · ·	
	(Check here if you have been arrested for drug	g or alcohol-related offenses.)	
4. I have I have not	had a restraining order or protective order filed again	st me in the last 10 years.	
	(If you checked "I have," explain in Attachment 4.)	•	
5. I am I am not	receiving services from a psychiatrist, psychologist, o	or therapist for a mental health-relate	ed issue
	(If you checked "I am," explain in Attachment 5.)	in the appet for a montal modition rolate	ou 10000.
C. Davier and deep any other necessary		much ation officer assigned to bim or	h = "O
	living in your home, have a social worker or parole or		
Yes No	(If you checked "Yes," explain in Attachment 6 and p.	rovide the name and address of each	n sociai
	worker, parole officer, or probation officer.)		
	n living in your home, been charged with, arrested for,	-	ıse,
neglect, or molestation?	res No (If you checked "Yes," explain in Atta	achment 7.)	
8. I am I am not	aware of any reports alleging any form of child abuse	neglect or molestation made to an	ıv
c ram rammet	agency charged with protecting children (e.g., Child F	_	-
	enforcement agency regarding me or any other person		
	explain in Attachment 8 and provide the name and ac		a i aili,
O Have very as been entired			
	n living in your home, habitually used any illegal substa	ances or abused alcohol'?	
Yes No	(If you checked "Yes," explain in Attachment 9.)		Page 1 of 2

CONFIDENTIAL

GC-212

GUARDIANSHIP OF (Name):		CASE NUMBER:
	MINOR	
10. Have you, or has any other person	on living in your home, been charged with, arrested for,	or convicted of a crime involving illegal
substances or alcohol?		
Yes No	(If you checked "Yes," explain in Attachment 10.)	
11. Do you or does any other persor Yes No	living in your home suffer from mental illness? (If you checked "Yes," explain in Attachment 11.)	
12. Do you suffer from any physical Yes No	disability that would impair your ability to perform the du (If you checked 'Yes," explain in Attachment 12.)	uties of guardian?
13. I have or may have	I do not have an adverse interest that the court meffect on, my ability to faithfully perform the duties of (If you checked "I have or may have," explain in Attac	~
14. I have I have not	previously been appointed guardian, conservator, ex (If you checked "I have," explain in Attachment 14.)	•
15. I have I have not	been removed as guardian, conservator, executor, or (If you checked "I have," explain in Attachment 15.)	fiduciary in any other proceeding.
16. I am I am not	a private professional fiduciary, as defined in Busine: (If you checked "I am," respond to item 17. If you ch	* *
17. I am I am not	currently licensed by the Professional Fiduciaries Bu Affairs. My license status and information is stated in Fiduciary Attachment signed by me and attached to as guardian in this matter. (Complete and sign the Plattach it to the petition, or deliver it to the petitioner for See item 4d of the petition. Use form GC-210(A-PF)	reau of the Department of Consumer item 1 on page 1 of the Professional the petition that proposes my appointment rofessional Fiduciary Attachment and or attachment, before the petition is filed.
18. I am I am not	a responsible corporate officer authorized to act for (
19. I have I have not	a California nonprofit charitable corporation that mee guardian of the proposed ward under Probate Code scorporation's articles of incorporation specifically authorized guardian. (If you checked "I am," explain the circums counseling of, or financial assistance to the proposed filed for bankruptcy protection within the last 10 years (If you checked "I have," explain in Attachment 19.)	section 2104. I certify that the norize it to accept appointments as tances of the corporation's care of, if ward in Attachment 18.)
	MINORS' CONTACT INFORMATION	
20. Minor's name:	School (name):	
Home telephone:	School telephone:	Other telephone:
21. Minor's name: Home telephone:	School (name): School telephone:	Other telephone:
22. Minor's name:	School (name):	
Home telephone:	School telephone:	Other telephone:
Information on additional		
<u> </u>	DECLARATION	
I declare under penalty of perjury und	er the laws of the State of California that the foregoing	is true and correct.
Date:		
	L	
(TYPE OR PRINT NAME OF PROP	OSED GUARDIAN)	NATURE OF PROPOSED GUARDIAN)*
* Each proposed guardian must fill ou		

ATTORNEY OR PARTY WITHOUT A	TTORNEY (Name, State Bar number, and ad	ldress):		FOR COURT USE	ONLY
_					
TELEPHONE NO.:	FAX NO. (Op	ntional):			
E-MAIL ADDRESS (Optional):	7,5000				
ATTORNEY FOR (Name):					
SUPERIOR COURT OF	CALIFORNIA, COUNTY OF				
STREET ADDRESS:	ŕ				
MAILING ADDRESS:					
CITY AND ZIP CODE:					
BRANCH NAME:					
PETITIONER:	(This section applies only to fam	ily law cases.)			
RESPONDENT:					
OTHER PARTY:					
OTTIERT / UCT 1.	(This section apples only to guard	dianship cases.	.)	CASE NUMBER:	
GUARDIANSHIP OF (Name):	(····· come. cpp c) gam.		Minor		
			IVIIIIOI		
DECLARA	TION UNDER UNIFORM O	HILD CUS	STODY		
JURISDICT	TION AND ENFORCEMEN	T ACT (UC	CCJEA)		
1 Lam a party to this prod	ceeding to determine custody of	of a child			
	ess and the present address o		residing with me is co	nfidential under Family Co	de section 3429 as
I have indicated i		r cacir cilia	residing with the is co	indential ander I amily Co	uc 3cction 3423 as
3. There are (specify numbers)		ldren who a	re subject to this proce	eeding, as follows:	
	requested below. The resid		-	_	
a. Child's name		Place of birth		Date of birth	Sex
Period of residence	Address		Person child lived with (nam	ne and complete current address)	Relationship
to present	Confidential		Confidential		
	Child's residence (City, State)		Person child lived with (nam	ne and complete current address)	
to	Child's residence (City, State)		Person child lived with (nam	ne and complete current address)	
	Crima's residence (City, State)		reison cilia livea with (hah	le and complete current address)	
to					
	Child's residence (City, State)		Person child lived with (nam	ne and complete current address)	
				γ,	
to					
b. Child's name	•	Place of birth		Date of birth	Sex
Booldones information is	the same as given above for child a.				
(If NOT the same, provide					
Period of residence	Address		Person child lived with (nan	ne and complete current address)	Relationship
to present	Confidential		Confidential		
	Child's residence (City, State)		Person child lived with (nan	ne and complete current address)	
4-					
to	Childle regidence (Cit. Otata)				
	Child's residence (City, State)		Person child lived with (nan	ne and complete current address)	
to					
	Child's residence (City, State)		Person child lived with (nan	ne and complete current address)	
	(2.5), 5.0.0)		. Stoom Sima need with (Han	.s and complete carrell address)	
to					
Additional regide	ence information for a child list	ed in item c	or his continued on a	uttachment 3c	·
	en are listed on form <i>FL-105</i> (A				al children \
	on are noted on form / L-100(A	17,00-120(2	y. (i Tovide all Tequest	ca illioittiadott for additione	Page 1 of 2

							FL	105/GC-120
SHORT TITLE:						CASE NUMBER	₹:	
Do you have inform or custody or visita Yes	ation proceedi		elsewhere	, concerning a	child su	ubject to this proc	eeding?	her court case
Proceeding	Case numbe	Cour (name, state,		Court order or judgment (date)	Name	e of each child	Your connection to the case	Case status
a. Family								
b. Guardianship)							
c. Other								
Proceeding		Ca	ise Numbe	r		Court (na	ame, state, locati	on)
d. Juvenile Deli Juvenile Dep								
e. Adoption								
	e domestic vio the following i	lence restraining/pinformation):	rotective or	rders are now	in effect	t. (Attach a copy o	of the orders if yo	u have one
Court		County	State	Cas	e numbe	er (if known)	Orders exp	oire (date)
a. Criminal								
b. Family	l:							
c. Juvenile Del Juvenile De								
d. Other								
6. Do you know of ar visitation rights wit		· —	nis proceed Yes			custody or claims the following info		of or
a. Name and address	s of person	b. Name	e and addre	ess of person		c. Name and	d address of pers	on
Has physical of Claims custod Claims visitation	y rights		las physica Claims cust Claims visita			Clain	physical custody ns custody rights ns visitation rights	
Name of each child		Name o	f each child	I		Name of ea	ach child	
I declare under penalt Date:	y of perjury un	I L der the laws of the	State of C	alifornia that t	he foreg	uping is true and c	correct.	
	TYPE OR PRINT I	NAME)				(SIGNATURE	OF DECLARANT)	
7. Number of pa	ages attached	l:						

DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA)

proceeding in a California court or any other court concerning a child subject to this proceeding.

NOTICE TO DECLARANT: You have a continuing duty to inform this court if you obtain any information about a custody

			GC-211
ATTORNEY OR PARTY WITHOU	T ATTORNEY (Name, State Bar number, and address):		FOR COURT USE ONLY
TELEPHONE NO.:	FAX NO. (Optional):		
E-MAIL ADDRESS (Optional):	Trocke. (Optional).		
ATTORNEY FOR (Name):			
SUPERIOR COURT OF C	ALIFORNIA, COUNTY OF		
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
GUARDIANSHIP OF THE	PERSON ESTATE O	F (Name):	
CONSENT OF F	PROPOSED GUARDIAN	CAS	SE NUMBER:
NOMINATION C			
CONSENT TO A	APPOINTMENT OF GUARDIAN AND WAI\	/ER OF NOTICE	
	CONSENT OF PRO	POSED GUARDIAN	
1. I consent to serve as		state of the minor.	
Date:			
	(TYPE OR PRINT NAME)	(CICNATII)	RE OF PROPOSED GUARDIAN)
	,	`	RE OF PROPOSED GUARDIAIN)
		OF GUARDIAN	
2. I am L a parer	nt of the minor	to the minor. I nominate (nan	ne and address):
as guardian of the	person estate of the n	ninor.	
3. I am a parer	nt of the minor a donor of a gift	to the minor. I nominate (nan	ne and address):
o. ram a paro.	a deriver of a gift	to the miner. The minete (nam	io ana dadrecoj.
as guardian of the	person estate of the n	ainar	
as guardian of the	person estate of the n	illior.	
Date:		N	
(TYPE OR PRINT NAME)		(SIGNATURE)
an adult of Parents or	ian of the person of a minor child ha r is adopted, the court changes guar other interested persons must petit oso unless the judge decides that ter	dians, or the court terminion the court to terminate	nates the guardianship. The guardianship. The court
	CONSENT TO APPOINTMENT OF G	UARDIAN AND WAIVER	OF NOTICE
4. I consent to appointr	ment of the guardian as requested in the Pe	tition for Appointment of Gua	rdian of Minor, filed on
(date):		• •	ce of hearing of the petition, including
, ,	t for independent powers contained in it. I v		
	k		
	>		
DATE	(TYPE OR PRINT NAME)	(SIGNATURE)	RELATIONSHIP TO MINOR
	L		
DATE	(TYPE OR PRINT NAME)	(SIGNATURE)	RELATIONSHIP TO MINOR
DATE	(TYPE OR PRINT NAME)	(SIGNATURE)	RELATIONSHIP TO MINOR
Continued on A	, ,	, , , , , , , , , , , , , , , , , , , ,	
			B 4 . f. 4

			00 2.0
ATTORNEY OR PARTY WITHOUT AT	TORNEY (Name, state bar number, and address):		FOR COURT USE ONLY
TELEPHONE NO.:	FAX NO. (Optional):		
E-MAIL ADDRESS (Optional):			
ATTORNEY FOR (Name):			
SUPERIOR COURT OF CAL STREET ADDRESS:	IFORNIA, COUNTY OF		
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
GUARDIANSHIP OF THE	PERSON ESTATE		
OF (Name):		MINOR	
а	DUTIES OF GUARDIAN nd Acknowledgment of Receipt		CASE NUMBER:

DUTIES OF GUARDIAN

When you are appointed by the court as a guardian of a minor, you become an officer of the court and assume certain duties and obligations. An attorney is best qualified to advise you about these matters. You should clearly understand the information on this form. You will find additional information in the *Guardianship Pamphlet* (for Guardianships of Children in the Probate Court) (Form GC-205), which is available from the court.

1. GUARDIANSHIP OF THE PERSON

If the probate court appoints you as a *guardian of the person* for a child, you will be required to assume important duties and obligations.

- a. Fundamental responsibilities The guardian of the person of a child has the care, custody, and control of the child. As guardian, you are responsible for providing for food, clothing, shelter, education, and all the medical and dental needs of the child. You must provide for the safety, protection, and physical and emotional growth of the child.
- b. Custody As guardian of the person of the child, you have full legal and physical custody of the child and are responsible for all decisions relating to the child. The child's parents can no longer make decisions for the child while there is a guardianship. The parents' rights are suspended—not terminated—as long as a guardian is appointed for a minor.
- c. Education As guardian of the person of the child, you are responsible for the child's education. You determine where the child should attend school. As the child's advocate within the school system, you should attend conferences and play an active role in the child's education. For younger children, you may want to consider enrolling the child in Head Start or other similar programs. For older children, you should consider their future educational needs such as college or a specialized school. You must assist the child in obtaining services if the child has special educational needs. You should help the child in setting and attaining his or her educational goals.
- **d. Residence** As guardian, you have the right to determine where the child lives. The child will normally live with you, but when it is necessary, you are allowed to make other arrangements if it is in the best interest of the child. You should obtain court approval before placing the child back with his or her parents.

As guardian, you **do not** have the right to change the child's residence to a place outside of California unless you first receive the court's permission. If the court grants permission, California law requires that you establish legal guardianship in the state where the child will be living. Individual states have different rules regarding guardianships. You should seek additional information about guardianships in the state where you want the child to live.

(Continued on reverse)

GUARDIAN OF (Name):		CASE NUMBER:
	MINOR	

- e. Medical treatment As guardian, you are responsible for meeting the medical needs of the child. In most cases, you have the authority to consent to the child's medical treatment. However, if the child is 14 years or older, surgery may not be performed on the child unless either (1) both the child and the guardian consent or (2) a court order is obtained that specifically authorizes the surgery. This holds true except in emergencies. A guardian may not place a child involuntarily in a mental health treatment facility under a probate guardianship. A mental health conservatorship proceeding is required for such an involuntary commitment. However, the guardian may secure counseling and other necessary mental health services for the child. The law also allows older and more mature children to consent to their own treatment in certain situations such as outpatient mental health treatment, medical care related to pregnancy or sexually transmitted diseases, and drug and alcohol treatment.
- **f. Community resources** There are agencies in each county that may be helpful in meeting the specific needs of children who come from conflicted, troubled, or deprived environments. If the child has special needs, you must strive to meet those needs or secure appropriate services.
- **g. Financial support** Even when the child has a guardian, the parents are still obligated to financially support the child. The guardian may take action to obtain child support. The child may also be eligible for Temporary Aid for Needy Families, TANF (formerly known as AFDC), social security benefits, Veterans Administration benefits, Indian child welfare benefits, and other public or private funds.
- h. Visitation The court may require that you allow visitation or contact between the child and his or her parents. The child's needs often require that the parent-child relationship be maintained, within reason. However, the court may place restrictions on the visits, such as the requirement of supervision. The court may also impose other conditions in the child's best interest.
- **Driver's license** As guardian of the person, you have the authority to consent to the minor's application for a driver's license. If you consent, you will become liable for any civil damages that may result if the minor causes an accident. The law requires that anyone signing the DMV application obtain insurance to cover the minor.
- **j. Enlistment in the armed services** The guardian may consent to a minor's enlistment in the armed services. If the minor enters into active duty with the armed forces, the minor becomes emancipated under California law.
- **k. Marriage** For the minor to marry, the guardian **and the court** must give permission. If the minor enters a valid marriage, the minor becomes emancipated under California law.
- Change of address A guardian must notify the court in writing of any change in the address of either the child or the guardian. This includes any changes that result from the child's leaving the guardian's home or returning to the parent's home. You must always obtain court permission before you move the child to another state or country.
- m. Court visitors and status reports Some counties have a program in which "court visitors" track and review guardianships. If your county has such a program, you will be expected to cooperate with all requests of the court visitor. As guardian, you may also be required to fill out and file status reports. In all counties, you must cooperate with the court and court investigators.
- n. **Misconduct of the child** A guardian, like a parent, is liable for the harm and damages caused by the willful misconduct of a child. There are special rules concerning harm caused by the use of a firearm. If you are concerned about your possible liability, you should consult an attorney.
- **o. Additional responsibilities** The court may place other conditions on the guardianship or additional duties upon you, as guardian. For example, the court may require the guardian to complete counseling or parenting classes, to obtain specific services for the child, or to follow a scheduled visitation plan between the child and the child's parents or relatives. As guardian, you must follow all court orders.

(Continued on page three)

GUARDIAN OF (Name):		CASE NUMBER:
	MINOR	

p. **Termination of guardianship of the person** - A guardianship of the person automatically ends when the child reaches the age of 18, is adopted, marries, is emancipated by court order, enters into active military duty, or dies. If none of these events has occurred, the child, a parent, or the guardian may petition the court for termination of guardianship. But it must be shown that the guardianship is no longer necessary or that termination of the guardianship is in the child's best interest.

2. GUARDIANSHIP OF THE ESTATE

If the court appoints you as *guardian of the child's estate*, you will have additional duties and obligations. The money and other assets of the child are called the child's "estate." Appointment as guardian of a child's estate is taken very seriously by the court. The guardian of the estate is required to manage the child's funds, collect and make an inventory of the assets, keep accurate financial records, and regularly file financial accountings with the court.

MANAGING THE ESTATE

- a. Prudent investments As guardian of the estate, you must manage the child's assets with the care of a prudent person dealing with someone else's property. This means that you must be cautious and may not make speculative or risky investments.
- b. Keeping estate assets separate As guardian of the estate, you must keep the money and property of the child's estate separate from everyone else's, including your own. When you open a bank account for the estate, the account name must indicate that it is a *guardianship* account and not your personal account. You should use the child's social security number when opening estate accounts. You should never deposit estate funds in your personal account or otherwise mix them with your own funds or anyone else's funds, even for brief periods. Securities in the estate must be held in a name that shows that they are estate property and not your personal property.
- c. Interest-bearing accounts and other investments Except for checking accounts intended for ordinary expenses, you should place estate funds in interest-bearing accounts. You may deposit estate funds in insured accounts in federally insured financial institutions, but you should not put more than \$100,000 in any single institution. You should consult with an attorney before making other kinds of investments.
- d. Blocked accounts A blocked account is an account with a financial institution in which money is placed. No person may withdraw funds from a blocked account without the court's permission. Depending on the amount and character of the child's property, the guardian may elect or the court may require that estate assets be placed in a blocked account. As guardian of the estate, you must follow the directions of the court and the procedures required to deposit funds in this type of account. The use of a blocked account is a safeguard and may save the estate the cost of a bond.
- e. Other restrictions As guardian of the estate, you will have many other restrictions on your authority to deal with estate assets. Without prior court order, you may not pay fees to yourself or your attorney. You may not make a gift of estate assets to anyone. You may not borrow money from the estate. As guardian, you may not use estate funds to purchase real property without a prior court order. If you do not obtain the court's permission to spend estate funds, you may be compelled to reimburse the estate from your own personal funds and may be removed as guardian. You should consult with an attorney concerning the legal requirements relating to sales, leases, mortgages, and investment of estate property. If the child of whose estate you are the guardian has a living parent or if that child receives assets or is entitled to support from another source, you must obtain court approval before using guardianship assets for the child's support, maintenance, or education. You must file a petition or include a request for approval in the original petition, and set forth which exceptional circumstances justify any use of guardianship assets for the child's support. The court will ordinarily grant such a petition for only a limited period of time, usually not to exceed one year, and only for specific and limited purposes.

INVENTORY OF ESTATE PROPERTY

f. Locate the estate's property - As guardian of the estate, you must locate, take possession of, and protect the child's income and assets that will be administered in the estate. You must change the ownership of all assets into the guardianship estate's name. For real estate, you should record a copy of your Letters of Guardianship with the county recorder in each county where the child owns real property.

(Continued on reverse)

GUARDIAN OF (Name):		CASE NUMBER:
	MINOR	

- g. Determine the value of the property As guardian of the estate, you must arrange to have a court-appointed referee determine the value of the estate property unless the appointment is waived by the court. You—not the referee—must determine the value of certain "cash items." An attorney can advise you about how to do this.
- h. File an inventory and appraisal As guardian of the estate, you must file an inventory and appraisal within 90 days after your appointment. You may be required to return to court 90 days after your appointment as guardian of the estate to ensure that you have properly filed the inventory and appraisal.

INSURANCE

i. Insurance coverage - As guardian of the estate, you should make sure that there is appropriate and sufficient insurance covering the assets and risks of the estate. You should maintain the insurance in force throughout the entire period of the guardianship or until the insured asset is sold.

RECORD KEEPING AND ACCOUNTING

- j. Records As guardian of the estate, you must keep complete, accurate records of each financial transaction affecting the estate. The checkbook for the guardianship checking account is essential for keeping records of income and expenditures. You should also keep receipts for all purchases. Record keeping is critical because you will have to prepare an accounting of all money and property that you have received, what you have spent, the date of each transaction, and its purpose. You will also have to be able to describe in detail what is left after you have paid the estate's expenses.
- k. Accountings As guardian of the estate, you must file a petition requesting that the court review and approve your accounting one year after your appointment and at least every two years after that. The court may ask that you justify some or all expenditures. You should have receipts and other documents available for the court's review, if requested. If you do not file your accounting as required, the court will order you to do so. You may be removed as guardian for failure to file an accounting.
- I. Format As guardian of the estate, you must comply with all state and local rules when filing your accounting. A particular format is specified in the Probate Code, which you must follow when you present your account to the court. You should check local rules for any special local requirements.
- **m. Legal advice** An attorney can advise you and help you prepare your inventories, accountings, and petitions to the court. If you have questions, you should consult with an attorney.

3. OTHER GENERAL INFORMATION

- a. Removal of a guardian A guardian may be removed for specific reasons or when it is in the child's best interest. A guardian may be removed either on the court's own motion or by a petition filed by the child, a relative of the child, or any other interested person. If necessary, the court may appoint a successor guardian, or the court may return the child to a parent if that is found to be in the child's best interest.
- b. Legal documents For your appointment as guardian to be valid, the Order Appointing Guardian of Minor must be signed. Once the court signs the order, the guardian must go to the clerk's office, where Letters of Guardianship will be issued. Letters of Guardianship is a legal document that provides proof that you have been appointed and are serving as the guardian of a minor. You should obtain several certified copies of the Letters from the clerk. These legal documents will be of assistance to you in the performance of your duties, such as enrolling the child in school, obtaining medical care, and taking care of estate business.
- c. Attorneys and legal resources If you have an attorney, the attorney will advise you on your duties and responsibilities, the limits of your authority, the rights of the child, and your dealings with the court. If you have legal questions, you should consult with your attorney. Please remember that the court staff cannot give you legal advice.

(Continued on page five)

GUARDIAN OF (Name):		CASE NUMBER:
	MINOR	

If you are not represented by an attorney, you may obtain answers to your questions by contacting community resources, private publications, or your local law library.

NOTICE: This statement of duties is a summary and is not a complete statement of the law. Your conduct as a probate guardian is governed by the law itself and not by this summary.

ACKNOWLEDGMENT OF RECEIPT

- 1. I have petitioned the court to be appointed as a guardian.
- 2. I acknowledge that I have received a copy of this statement of the duties of the position of guardian.

Date:				
		•		
	(TYPE OR PRINT NAME)		(SIGNATURE OF PETITIONER)	
Date:				
		,		
	(TYPE OR PRINT NAME)		(SIGNATURE OF PETITIONER)	
Date:				
		•		
	(TYPE OR PRINT NAME)		(SIGNATURE OF PETITIONER)	

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):		FOR COURT USE ONLY	
TELEPHONE NO.:	FAX NO. (Optional):		
E-MAIL ADDRESS (Optional):	, serves (opnosis).		
ATTORNEY FOR (Name):			
	CALIFORNIA, COUNTY OF		
STREET ADDRESS:	BALIFORNIA, COUNTY OF		
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
GUARDIANSHIP OF			
(Name):			
	MINOR		
	LETTERS OF GUARDIANSHIP	CASE NUMBER:	
	Person Estate		
	LETTERS		
1. (Name):	is appointed gua	rdian of the person estate	
of (name):		·	
2. Other powers ha	ve been granted and conditions have been imposed as follows:		
a. Powers	s to be exercised independently under Probate Code section :	2590 are specified in attachment 2a	
(specify	powers, restrictions, conditions, and limitations).		
b. Conditi	ons relating to the care and custody of the property under Prol	pate Code section 2402 are specified in	
	nent 2b.		
c. Conditi	ons relating to the care, treatment, education, and welfare of the	minor under Probate Code section 2358	
	ecified in attachment 2c.	Timor under Freduce Code Scotton 2000	
d. L Other p	powers granted or conditions imposed are specified on atta	schment 2d specified below.	
3. The guardian is n	ot authorized to take possession of money or any other property v	vithout a specific court order.	
4. Number of pages attac	hed:		
4. Number of pages attac	neu		
WITNESS, clerk of the cou	rt, with seal of the court affixed.		
	Jour of the court annou.		
(SEAL)	D-t		
(52.12)	Date:		
	Clerk, by	, Deputv	
	·		
I		Page 1 of 2	

GUARDIANSHIP OF		CASE NUMBER:
(Name):		
	MINOR	

NOTICE TO INSTITUTIONS AND FINANCIAL INSTITUTIONS (Probate Code sections 2890–2893)

When these *Letters of Guardianship* (Letters) are delivered to you as an employee or other representative of an *institution* or *financial institution* (described below) in order for the guardian of the estate (1) to take possession or control of an asset of the minor named above held by your institution (including changing title, withdrawing all or any portion of the asset, or transferring all or any portion of the asset) or (2) to open or change the name of an account or a safe-deposit box in your financial institution to reflect the guardianship, you must fill out Judicial Council form GC-050 (for an institution) or form GC-051 (for a financial institution). An officer authorized by your institution or financial institution must date and sign the form, and you must file the completed form with the court.

There is no filing fee for filing the form. You may either arrange for personal delivery of the form or mail it to the court for filing at the address given for the court on page 1 of these Letters.

The guardian should deliver a blank copy of the appropriate form to you with these Letters, but it is your institution's or financial institution's responsibility to complete the correct form, have an authorized officer sign it, and file the completed form with the court. If the correct form is not delivered with these Letters or is unavailable for any other reason, blank copies of the forms may be obtained from the court. The forms may also be accessed from the judicial branch's public Web site free of charge. The Internet address (URL) is www.courtinfo.ca.gov/forms/. Select the form group probate—Guardianships and Conservatorships and scroll down to form GC-050 for an institution or form GC-051 for a financial institution. The forms may be printed out as blank forms and filled in by typewriter (nonfillable form) or may be filled out online and printed out ready for signature and filing (fillable form).

An *institution* under California Probate Code section 2890(c) is an insurance company, insurance broker, insurance agent, investment company, investment bank, securities broker-dealer, investment advisor, financial planner, financial advisor, or any other person who takes, holds, or controls an asset subject to a conservatorship or guardianship other than a financial institution. Institutions must file a *Notice of Taking Possession or Control of an Asset of Minor or Conservatee* (form GC-050) for an asset of the minor or conservatee held by the institution. A single form may be filed for all affected assets held by the institution.

A financial institution under California Probate Code section 2892(b) is a bank, trust (including a Totten trust account but excluding other trust arrangements described in Probate Code section 82(b)), savings and loan association, savings bank, industrial bank, or credit union. Financial institutions must file a Notice of Opening or Changing a Guardianship or Conservatorship Account or Safe-Deposit Box (form GC-051) for an account or a safe-deposit box held by the financial institution. A single form may be filed for all affected accounts or safe-deposit boxes held by the financial institution.

LETTERS OF GUARDIANSHIP AFFIRMATION I solemnly affirm that I will perform according to law the duties of guardian. Executed on (date): (TYPE OR PRINT NAME) (SIGNATURE OF APPOINTEE)

CERTIFICATION

I certify that this document, including any attachments, is a correct copy of the original on file in my office, and that the Letters issued to the person appointed above have not been revoked, annulled, or set aside, and are still in full force and effect.

CC 350 [Pov. January 1, 2000]		Dogo 2 of
	Clerk, by	, Deputy
	Clork by	, Deputy
	Date:	
(OL/L)		
(SEAL)		

GC-250 [Rev. January 1, 2009]

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and	d address): TELEPHONE AND FAX NOS.:	FOR COURT USE ONLY
<u> </u>		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY O	F	
STREET ADDRESS: MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:]
GUARDIANSHIP OF THE PERSON	ESTATE OF (Name):	
	MINOR	
OPDED APPOINTING CHAPDIAN OF	MINOR MINORS	CASE NUMBER:
ORDER APPOINTING GUARDIAN OF		
WARNING: THIS APPOINTMENT	IS NOT EFFECTIVE UNTIL	LETTERS HAVE ISSUED.
The petition for appointment of guardian came on for	or hearing as follows (check boxes c, c	l, and e to indicate personal presence):
a. Judge (name):		
b. Hearing date:	Time:	ept.: Room:
c. Petitioner (name):		
d. Attorney for Petitioner <i>(name)</i> :		
e. Attorney for minor (name, address, and to	elephone):	
THE COURT FINDS		
2. a. All notices required by law have been give	n	
b. Notice of hearing to the following persons	has been should be	dispensed with (names):
3. Appointment of a guardian of the per	son estate of the minor is n	ecessary and convenient.
o. Appointment of a guardian of the	son estate of the fillion is t	ecessary and convenient.
4. Granting the guardian powers to be exercise	•	section 2590 is to the advantage and benefit
and is in the best interest of the guardianship	estate.	
5. Attorney (name):		s been appointed by the court as legal
counsel to represent the minor in these proce	eedings. The cost for representation is	: \$
6. The appointed court investigator, probation o	fficer, or domestic relations investigate	or is (name, title, address, and telephone):
THE COURT ORDERS		
7. a. (Name):		
(Address):		(Telephone):
is appointed guardian of the PERSON of <i>(name)</i> and <i>Letters</i> shall issue upon qualification.) :	
and Letters shall issue upon qualification.		
Do NOT use this form for a temporary guardianship.	(Continued on reverse)	

GUARDIANSHIP OF (Name):		CASE NUMBER:
<u> </u>	MINOR	
		
7. b. (Name): (Address):		(Telephone):
is appointed guardian of the ESTATE of <i>(name)</i> : and <i>Letters</i> shall issue upon qualification.		
8. Notice of hearing to the persons named in item 2b is disp	ensed with.	
9. a. Bond is not required. b. Bond is fixed at: \$ provided by law. c. Deposits of: \$ are location):	·	uthorized surety company or as otherwise blocked account at (specify institution and
and receipts shall be filed. No withdrawals shall be n d The guardian is not authorized to take possession of		
10. For legal services rendered on behalf of the minor, (name): the sum of: 5 forthwith as follows (specify terms, including)		
	g y	7
11. The guardian of the estate is granted authorization unde specified in Attachment 11 subject to the con		590 to exercise independently the powers
 Orders are granted relating to the powers and duties of t as specified in Attachment 12. 	he guardian of the person	under Probate Code sections 2351-2358
 Orders are granted relating to the conditions imposed un specified in Attachment 13. 	der Probate Code section	2402 upon the guardian of the estate as
14. Other orders as specified in Attachment 14 are granted.		
15. The probate referee appointed is (name and address):		
16. Number of boxes checked in items 8-15:		
17. Number of pages attached:		
Date:		JDGE OF THE SUPERIOR COURT
		WS LAST ATTACHMENT