#### **GUARDIANSHIP-STEP 1: START YOUR CASE**

#### SELF-HELP FORM PACKET

#### **Attention**

#### **New Probate Court and In-Person Location:**



Costa Mesa Justice Complex 3390 Harbor Boulevard Costa Mesa, CA 92626



SHC-PB-01 (Rev. 01/01/2025)

Self-Help Services can review your completed forms before you file them with the Court. To request review of your completed forms:

- 1. Complete the attached forms in black ink.
- 2. Scan your completed forms and save as a single PDF file.
- 3. Go to <a href="www.occourts.org/self-help">www.occourts.org/self-help</a> (click the button labeled Contact Self-Help Services), attach the PDF, and complete the online request form.

  Make sure to select PROBATE as the case type on the form.

## **GUARDIANSHIP**

### Step 1: Start

#### **COMMON WORDS**

<u>Guardian</u>: An adult who is appointed by a Court to have custody of a minor or manage the minor's property or both.

<u>Guardianship</u>: The legal process in which an adult asks a Court to have custody of a minor, or manage the minor's property, or both.

#### **Guardianship of the Estate:**

A Court order that allows an adult to manage a minor's property.

#### **Guardianship of the Person:**

A Court order that allows an adult who is not the parent of a minor, to have custody of the minor.

<u>Immigrant Youth</u>: A person under the age of 21 who is undocumented.

Special Immigrant Juvenile Status: A person under the age of 21 who is undocumented, unmarried, has been separated from or hurt by one or both parents, and is seeking to apply for lawful permanent residency.

#### **Termination of**

Guardianship: The legal process in which a Guardian or another adult, requests a Court order ending a Guardianship because it would be in the minor's best interest.

<u>Ward</u>: The minor whom the proposed Guardian wants Guardianship over.

#### **OVERVIEW**

A **Guardianship** refers to the legal process in which an adult asks the Court to have custody of a minor, or manage a minor's property, or both. In this process, the minor is referred to as a **Ward**. Requesting custody of a minor is referred to as **Guardianship of the Person**. The adult requesting custody of the minor cannot be the biological parent. Requesting to manage the minor's property is referred to as **Guardianship of the Estate**. An adult requesting to manage a minor's property may be the biological parent.

A **Guardianship of the Person** is commonly requested because a minor is living with an adult who is not the minor's parent, and that adult needs a court order to make decisions on behalf of the minor. For example, the adult needs to enroll the minor in school or find medical care. A **Guardianship of the Estate** is commonly requested because a minor is receiving money or other property. For example, when a minor inherits from a deceased relative.

A **Guardian** can be an adult related to the minor, a friend of the family, or anyone else determined suitable. Generally, a minor is someone under 18 years of age. However, in a **Guardianship** involving **Immigrant Youth**, an exception is made, and someone under the age of 21 is considered a minor. If you are unsure if a minor qualifies for **Special Immigrant Juvenile Status**, please reach out to us before completing this packet. Additional forms and procedures are required.

If the **Guardianship of the Person** is granted, the **Guardian** is responsible for the minor's complete care. This includes providing food, clothing, shelter, safety, supervision, physical and emotional growth, medical and dental care, and education. The **Guardian** is also responsible for submitting an annual report to the Court highlighting how the minor is doing and any time the minor moves.

If the **Guardianship of the Estate** is granted, the **Guardian** must manage the minor's money and property, make financially responsible investments, and file an annual report and accounting with the Court.

**Guardianship** is not permanent. Parents still have rights and can request visitation. Anyone, including parents, can request **Termination of Guardianship**. If **Guardianship** is not terminated by the Court, it ends automatically when the minor reaches the age of 18.

#### **PROCEDURE**

[Forms in **BOLD** are attached and can be clicked on to open and view electronically if you are reading this packet on an internet enabled device.]

#### **Complete Your Forms**

#### Fill Out:

- ☐ GC-020 Notice of Hearing
  - Complete Pg. 1, except Item 4a, and only the top (Case Name) of Pg. 2.
    - You will receive your hearing date and case number when you file, and this form will be returned to you.
  - o Attach the Remote Hearing Attachment behind GC-020.
  - Attach GC-207-INFO/JV-352-INFO—Comparison of Guardians With Other Nonparent Caregivers.
- ☐ GC-210 (P) Petition for Appointment of Guardian of the Person
  - If requesting Guardianship of the Estate only or Guardianship of the Person and Estate use GC-210 – Petition for Appointment of Guardian of Minor.
- ☐ GC-210 (CA) Child Information Attachment to Probate Guardianship Petition
  - o One of these forms must be completed for each minor.
- ☐ ICWA-010(A) Indian Child Inquiry Attachment
  - o One of these forms must be completed for each minor.
- ☐ GC-212 Confidential Guardian Screening Form
  - o If more than one **Guardian** is requesting **Guardianship**, one of these forms must be completed by each **Guardian**.
- ☐ FL-105/GC-120 − Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act
  - If requesting Guardianship of the Estate and proposed
     Guardian is the biological parent, do not complete this form.
- ☐ GC-211 Consent of Proposed Guardian
  - o Complete the area above the title of the Form and Item 1 only.
- ☐ GC-248 Duties of Guardian
  - o Each **Guardian** must sign this Form.

#### > <u>If You Need Assistance</u>:

□ Public Law Center helps with form completion. Please see the attached flyer for more information.

Pg. 2

#### ROADMAP



**Forms** 



**Review** 



File



**Prepare for the Hearing** 



Hearing



**After the Hearing** 

#### **Document Review**

The Self-Help Probate Team offers a free optional document review service for self-represented litigants. As part of this service, an attorney or paralegal will review your documents for completion before filing. Our staff cannot provide you with legal advice or strategy during this review. To have your completed documents reviewed, please attach them to your contact request here: <a href="www.occourts.org/self-help/">www.occourts.org/self-help/</a>

#### **File Your Forms**

There are fees attached with filing your forms. To learn more visit:

#### https://www.occourts.org/general-public/feeschedule/#probate

If you cannot afford the filing fees, you can also submit a request asking the Court to waive the filing fees by completing the following forms:

## $\frac{https://www.occourts.org/self-help/formpackets/forms/SHC-PB-12.pdf}{}$

You may file your documents by choosing one of the following options:

- In Person:
  - Costa Mesa Justice Complex, 3390 Harbor Boulevard,
     Costa Mesa, CA 92626
- DropBox:
  - Costa Mesa Justice Complex, 3390 Harbor Boulevard,
     Costa Mesa, CA 92626
- Mail:
  - Costa Mesa Justice Complex, ATTN: Probate Filing Clerk,
     3390 Harbor Boulevard, Costa Mesa, CA 92626
- E-filing:
  - o For additional information visit the court's website:
    - https://www.occourts.org/onlineservices/efiling/efiling-probate.html

#### What is Next? Step 2: Prepare for Your Hearing

The Self-Help Probate Team offers the Guardianship- Step 2: Prepare for Your Hearing Form Packet (SHC-PB- 16). That packet will walk you through what you must do to prepare for your hearing, including: important deadlines, serving the minor's parents and family, what to do if you do not know where to find someone that must be served, clearing your probate notes, where to find additional help and what to expect at your hearing.

#### **ROADMAP**



**Forms** 



Review



File



**Prepare for the Hearing** 



Hearing



**After the Hearing** 



PROVIDING ACCESS TO JUSTICE FOR ORANGE COUNTY'S LOW INCOME RESIDENTS

## FREE LEGAL CLINICS for SELF-REPRESENTED LITIGANTS IN GUARDIANSHIP of the PERSON

**WHO**: Self-represented individuals who are involved in a

guardianship proceeding in Orange County Superior Court.

This clinic is only for litigants who have not hired an

attorney.

WHAT: FREE assistance with Guardianship forms and procedure,

including:

• Guardianship filings

• Objections to Guardianship

• Preparation for Annual Status Conferences

• Requests to Move

Terminations

WHEN: Tuesdays 12:00 PM to 4:00 PM

By appointment only

HOW: Register at https://tinyurl.com/PLCGuard

(or use the QR code provided); Call 714-541-1010 ext 367; or

Email familylaw@publiclawcenter.org

**WHERE**: Public Law Center

615 Civic Center Drive West (3rd Floor)

Santa Ana, CA 92701

The clinic will be closed on holidays, national/court days and occasionally for administrative reasons.





# CLÍNICA GRATUITA PARA LITIGANTES REPRESENTÁNDOSE POR SI MISMO EN OBTENER TUTELA LEGAL

**QUIÉN:** La clínica es solo para litigantes que no han contratado un abogado en procedimiento de tutela en la Corte Superior del Condado de Orange.

**QUÉ:** Asistencia gratuita con documentos y procedimiento de Tutela, incluyendo:

- Abrir un caso de Tutela
- Oponer a una Tutela
- Escribir una Declaración de Debida Diligencia
- Preparar para el Estado Conferencia Anual
- Petición para moverse afuera del Estado
- Petición para terminar una Tutela

CUÁNDO: Los martes a las 12:00 pm – 4:00 pm, Solo por cita

**CÓMO:** Registrarse al https://tinyurl.com/PLCTutelaEsp

(o use el código QR); llame al 714-541-1010, ext. 367;

o correo electrónico familylaw@publiclawcenter.org

**DÓNDE:** Public Law Center

615 Civic Center Drive West (tercer piso)

Santa Ana, CA 92701



La clínica permanecerá cerrada los días festivos, nacionales/de la corte y ocasionalmente por motivos administrativos.

ATTORNEY OR PARTY WITHOUT ATTORNEY (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 CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
GUARDIANSHIP CONSERVATORSHIP OF THE PERSON ESTATE	
OF (Name):	
MINOR (PROPOSED) CONSERVATEE	
	CASE NUMBER:
NOTICE OF HEARING—GUARDIANSHIP OR CONSERVATORSHIP	
This notice is required by law.	
This notice does not require you to appear in court, but you may attend the h	earing if you wish.
4. NOTIOE: :	
NOTICE is given that (name):     (representative capacity, if any):	
has filed (specify):	
rido filed (opeony).	
2. You may refer to documents on file in this proceeding for more information. (Some documents	
Under some circumstances you or your attorney may be able to see or receive copies of confident in the proceeding or apply to the court.)	ential documents if you file papers
	or concentator under
3 The petition includes an application for the independent exercise of powers by a guardian Probate Code section 2108 Probate Code section 2590.	1 or conservator under
Powers requested are specified below specified in Attachment 3.	
openious solution of the second solution of t	
4. A HEARING on the matter will be held as follows:	
	D
a. Date: Time: Dept.:	Room:
b. Address of court same as noted above is (specify):	
2	
Andrew Barrier and a second and a second and a second as a second	
Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter available upon request if at least 5 days notice is provided. Contact the clerk's office for Requesting Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter available upon request if at least 5 days notice is provided.	

Page 1 of 2

Accommodations by Persons with Disabilities and Order (form MC-410). (Civil Code section 54.8.)

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GUARDIANSHIP CONSERVATOR OF (Name):	SHIP OF THE	PERSON ESTATE	CASE NUMBER:
	MINOR	(PROPOSED) CONSERVATEE	
	N	IOTE: *	
A copy of this <i>Notice of Hearing—Guardi</i> has the right under the law to be notified of Copies of this Notice may be served by mapersonally served on certain persons; and guardianships and conservatorships. The either service by mail or personal servicallows. The petitioner does this by arrang which the petitioner then files with the origing This page contains a proof of service that performs the service must complete and sattached to this Notice when it is filed with	the date, time, place ill in most situations. copies of this Notice petitioner (the person be, but must show the ng for someone else in al Notice.  may be used only to gn a proof of persona	rship ("Notice") must be "ser, and purpose of a court hear in a guardianship, however, may be personally served in who requested the court hear court that copies of this Notice perform the service and constant in the service and each signed constant in the service, and each signed constant in the service, and each signed constant in the service, and each signed constant in the service in	copies of this Notice must sometimes be stead of served by mail in both earing) may not personally perform tice have been served in a way the law omplete and sign a proof of service, how personal service, each person who copy of that proof of service must be
* (This Note replaces the clerk's certificate form GC-020(C), Clerk's Certificate of Po			by posting is desired, attach a copy of vatorship. (See Prob. Code, § 2543(c).)
	PROOF OF	SERVICE BY MAIL	
<ol> <li>I am over the age of 18 and not a party</li> <li>My residence or business address is (s</li> </ol>		resident of or employed in th	ne county where the mailing occurred.
<ul> <li>I served the foregoing Notice of Hearing—Guardianship or Conservatorship on each person named below by enclosing a copy in an envelope addressed as shown below AND         <ul> <li>depositing the sealed envelope with the United States Postal Service on the date and at the place shown in item 4 with the postage fully prepaid.</li> <li>placing the envelope for collection and mailing on the date and at the place shown in item 4 following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid.</li> </ul> </li> </ul>			
4. a. Date mailed:		ed (city, state):	he petition or other document referred to in
the Notice. And GC-207-INFO	)/JV-352-INFO- Co	mparison of Guardians	With Other Nonparent Caregivers.
I declare under penalty of perjury under the	laws of the State of C	California that the foregoing i	s true and correct.
Date:		•	
(TYPE OR PRINT NAME OF PERSON COMPLETI	NG THIS FORM)	(SIGNATURE	OF PERSON COMPLETING THIS FORM)
NAME AND AD	DRESS OF EACH PE	ERSON TO WHOM NOTICE	WAS MAILED
Name of person served		Address (number, street, ci	ty, state, and zip code)
1.			
2.			
3.			
4.			
Continued on an attachment. (Y	ou may use form DE-	120(MA)/GC-020(MA) to sho	ow additional persons served.)

ESTATE GUARDIANSHIP CONSERVATORSHIP	MATTER OF	CASE NUMBER:
(Name):		

#### ATTACHMENT TO NOTICE OF HEARING PROOF OF SERVICE BY MAIL

(This Attachment is for use with forms DE-120 and GC-020.)

#### NAME AND ADDRESS OF EACH PERSON TO WHOM NOTICE WAS MAILED

No.	Name of person served	Address (number, street, city, state, and zip code)

Form Approved for Optional Use Judicial Council of California DE-120(MA)/GC-020(MA) [New July 1, 2005]

			GC-020(P)
GUARDIANSHIP CON	SERVATORSHIP OF THE P	ERSON ESTATE	CASE NUMBER:
OF (Name):	MINIOD (DDODG	SCD) CONSCDVATE	
	MINOR (PROPO	SED) CONSERVATEE	
(Attach a separate	NAL SERVICE OF NOTICE OF HE e completed and signed copy of the ship or Conservatorship for each	is form or other proof of p	personal service to Notice of
1. I am over the age of 18 and no	ot a party to this cause.		
	f Hearing—Guardianship or Conso ne date and time indicated below.	ervatorship by personally	delivering a copy to each person listed
			copy of the petition or other document referred to s With Other Nonparent Caregivers.
4. I served with the attache	d Notice of Hearing—Guardianshi	p or Conservatorship co	pies of the following documents (specify):
b a California sheriff or c a registered Californi d an employee or inde e exempt from registra	ornia process server. marshal.	)).	
NAME OF EACH PERSON PER		WHERE SERVED, AND number, street, city, and sta	Date and time service made
1.			Date:
			Time:
2.			Date:
			Time:
3.			Date:
			Time:
4.			Date:
			Time:
	resses of persons personally serv		ontinued on an attachment. DE-120(PA)/GC-020(PA), for this purpose.)
I declare under penalty of perjury California that the foregoing is true	under the laws of the State of	(For California she	riff or marshal use only) egoing is true and correct.
Date:		Date:	-55 .5 .6 .6 .6 .6 .6 .6 .6 .6 .6 .6 .6 .6 .6
<b>L</b>		<u> </u>	

Form Approved for Optional Use Judicial Council of California GC-020(P) [New July 1, 2005]

(SIGNATURE)

PROOF OF PERSONAL SERVICE OF NOTICE OF HEARING— GUARDIANSHIP OR CONSERVATORSHIP Page 1 of 2

Probate Code, §\$ 1216, 1264, 1460-1469, 1511, 1822 www.courts.ca.gov

(SIGNATURE)

#### GC-207-INFO/JV-352-INFO

## **Comparison of Guardians With Other Nonparent Caregivers**

Notice of the hearing on a petition for appointment of a probate guardian must include a copy of this form.

A California court can order care, custody, and control of a child transferred from a parent to another caregiver in a variety of cases. This form compares juvenile court and probate guardianship cases. In juvenile court, a foster parent, sometimes called a resource family, is a temporary caregiver. A guardian is a "permanent" caregiver. A probate court can also appoint a guardian, using different procedures and standards. The three charts in this form compare the rights and duties, available services and supports, and court processes in juvenile court and probate guardianship cases.

Charts in this form

- 1. The *Rights and Duties* of Different Types of Caregivers, at pages 2–4

  Compares foster parents/resource families with probate guardians and juvenile court guardians
- 2. The Services and Financial Support Available to Different Types of Caregivers, at pages 5–8 Compares foster parents/resource families, probate guardians, and juvenile court guardians
- 3. How a Guardian Is Appointed and What Happens Afterward, at pages 9–11 Compares probate guardians with juvenile court guardians

For more information on probate guardianship of the person, see *Information on Probate Guardianship of the Person* (form GC-205-INFO). For information on probate guardianship of the estate, see *Information on Probate Guardianship of the Estate* (form GC-206-INFO). For more information on juvenile court guardianship, see *Information on Juvenile Court Guardianship* (form JV-350-INFO).

**CAUTION:** This form does not replace legal advice from a lawyer. Parents, potential caregivers, and potential guardians should consult a lawyer for answers to questions or concerns about their specific situation. Click this link, <a href="https://www.courts.ca.gov/selfhelp-findlawyer.htm">www.courts.ca.gov/selfhelp-findlawyer.htm</a>, for help finding a lawyer.

#### Starting a case in probate court or juvenile court

A probate guardianship case begins when a private person files a petition to appoint a guardian. A juvenile dependency case begins only if the child welfare agency files a petition. However, a private person can ask the agency to file a petition. If the agency does not, that person can ask the juvenile court to order the agency to file a petition. Even if the agency files a petition, the juvenile court can deny it if the child doesn't meet the legal standard. If the probate court thinks a juvenile dependency case might be appropriate after a guardianship case begins but before a guardian is appointed, the court can ask the agency to file a dependency petition and, if the agency does not, can ask the juvenile court to order the agency to file a petition.

Families can also arrange for care and a place to live for a child without going to court. These arrangements are usually temporary and often involve documents such as a Caregiver's Authorization Affidavit (see <a href="https://www.courts.ca.gov/documents/caregiver.pdf">www.courts.ca.gov/documents/caregiver.pdf</a>) or a Voluntary Placement Agreement with a child welfare agency (see <a href="https://www.cdss.ca.gov/cdssweb/entres/forms/english/soc155.pdf">www.cdss.ca.gov/cdssweb/entres/forms/english/soc155.pdf</a>). Information on the Probate Guardianship of the Person (form GC-205-INFO) gives information about these arrangements.

#### Foster parents/resource families

If a juvenile court finds that a child cannot continue living safely at home, the court will order the child placed out of the home in the care and custody of the county child welfare agency (sometimes called *child protective services* or CPS). The agency can then place the child in the home of an approved foster parent. If a foster parent has been approved through the resource family approval (RFA) process, the foster parent is sometimes called a *resource family*, so this form uses the term "foster parent/resource family." Approval as a foster parent/resource family is difficult and takes time. Some families will not be approved because they do not meet the strict standards.

#### Guardians

A guardian is an adult appointed by either the probate court or the juvenile court to take long-term care, custody, and control of a child when the child's parents are unavailable or unable to care for the child. A relative or nonrelative can be appointed as guardian if the court finds the appointment is in the child's best interest. In general, probate guardians have the same rights and duties as juvenile court guardians. However, probate guardians have access to different, and often fewer, financial supports, services, and resources.



#### 1. The Rights and Duties of Different Types of Caregivers

#### **Foster Parents/Resource Families**

#### Guardians (Probate and Juvenile Court)

#### Caregiver's Fundamental Responsibilities and General Duties

A foster parent/resource family works with child welfare agency social workers to provide care, supervision, and housing for the child.

A foster parent/resource family receives foster care funds for the child's needs, such as food and clothing, and works with the social worker to make sure the child receives available resources and services if the child has special needs.

A guardian, whether appointed by a probate court or juvenile court, has the same general rights and duties toward the child as a parent. In other words, a guardian has care, custody, and control of the child. However, the court that appoints the guardian can order the guardian to do or not to do certain things.

The guardian is responsible for providing for food, clothing, shelter, education, and all the medical and dental needs of the child.

The guardian must provide for the safety, protection, and physical and emotional growth of the child. Like a parent, a guardian should maintain close contact with the child's school and doctor.

If the child has special needs, the guardian must strive to meet those needs and secure appropriate services. Some children may have physical or learning disabilities. Other children come from abusive homes or have been victims of abuse. Counseling and other services may be necessary to help these children.

#### **Custody and Visitation**

Physical custody of the child—that is, the right to decide where the child lives—is with the child welfare agency unless the court orders a specific placement.

Parents retain legal custody subject to limitations set by the court.

A foster parent/resource family must make sure the child takes part in visits and phone calls with parents and others authorized by the social worker or ordered by the court.

A foster parent/resource family cannot, on their own, ask the court to terminate parental rights and adopt the child. They can, however, tell the social worker they would like to adopt the child.

The guardian has legal and physical custody of the child.

Parents can no longer make decisions for the child while there is a guardianship. The rights of the parents are completely suspended—but not terminated—as long as the guardianship remains in effect.

If a guardian is appointed, a parent or other person can ask the court to order the guardian to let them visit or spend time with the child. (In juvenile court, the court must allow the parent to visit the child unless it would be detrimental to the child.) If the court does not make an order, the guardian can decide who visits the child.

After the child has been in the guardian's custody for a minimum time, varying from six months to three years depending on the circumstances, the guardian may petition to terminate parental rights and adopt the child.

#### Residence

The social worker and the court decide who the child will live with.

New January 1, 2023

A guardian decides where the child lives. The child normally will live with the guardian, but the guardian can make other arrangements if they are in the best interest of the child.

A guardian must give proper notice to the court and others of any address change of either the child or the guardian.

A guardian must get court permission before changing the child's residence to a place outside California.

#### **Foster Parents/Resource Families**

## Guardians (Probate and Juvenile Court)

#### Health Care

The social worker arranges care and treatment for the child's medical, dental, and mental health needs, but the foster parent/resource family might be responsible for scheduling and transporting the child to these appointments.

Parents keep their rights to make health-care decisions for the child except in an emergency or if the court orders otherwise.

The guardian must make sure that the child's health-care needs are met. In most cases, the guardian has the authority to consent to the child's medical treatment. However, if the child is 14 years of age or older, surgery may not be performed on the child unless (1) both the child and the guardian consent, (2) a court order specifically authorizes the surgery, or (3) an emergency exists.

A guardian may not place a child in a mental health treatment facility against the child's wishes. A separate legal process is required for such a placement. However, the guardian must obtain any counseling or other necessary mental health services needed by the child.

The law also allows children to consent to certain types of treatment—including outpatient mental health treatment, medical care related to pregnancy or sexually transmitted diseases, and drug or alcohol treatment—without the consent of a parent or guardian.

#### Education

When a child is in foster care, parents retain the rights to make educational and developmental-services decisions for the child unless the court limits these rights and assigns them to another person.

If the court limits parental rights to make educational and developmental-services decisions, it may assign those rights to a foster parent/resource family. Otherwise, a foster parent/resource family cannot make those decisions or attend Individualized Education Program (IEP) meetings for the child unless invited by the person holding educational rights.

A foster parent/resource family is responsible for making sure that the child attends school. If the child is receiving special education services, the foster parent/resource family works with the school district and service providers to ensure that the child receives all the services and supports in the child's IEP. (See page 8 for information about financial support for children with special needs.)

A guardian is responsible for the child's education and holds the child's educational and developmental-services decisionmaking rights, unless the court appoints someone else to hold them. If a child needs special education and related services, the guardian must advocate for the child with the school district and make the appropriate arrangements. (See page 8 for information about financial support for children with special needs.)

Foster Parents/Resource Families	Guardians (Probate and Juvenile Court)	
Consent to Changes to the Child's Status		
A foster parent/resource family cannot consent to the child's marriage, military enlistment, or driver's license application, but the juvenile court can consent.	A guardian <i>and the court</i> must give permission for a minor child to get married.  A guardian may consent to a minor child's enlistment in the armed services or application for a driver's license.  A guardian may apply for a passport for a minor child.	

#### Financial Obligations

A foster parent/resource family receives foster care funds to pay for the child's needs.

The guardian is responsible for the day-to-day financial support of the child, even though the parents are still obligated to support the child. The guardian may take legal action or contact the local child support agency to obtain child support from a parent.

The child may also be eligible for Aid to Families with Dependent Children—Foster Care (AFDC-FC), Social Security benefits, Veterans Administration benefits, Indian child welfare benefits, and support from other public or private sources. (See Chart 2.)

#### Legal Liability

Except in limited circumstances, a foster parent/resource family is immune from liability in a civil action to recover damages for injury, death, or loss to person or property caused by an act or omission of a child or nonminor dependent while the child or nonminor dependent is placed in the home of the foster parent/resource family. (See Welfare and Institutions Code section 362,06(b)(2).)

A guardian, like a parent, is liable for the harm and damage caused by the willful misconduct of a child. (See Civil Code,

§ 1714.1(a).) There is usually a limit on how much a guardian may be required to pay. There are special rules concerning harm caused by the use of a firearm.

If you are concerned about your liability for a child's conduct, you should contact an attorney.

#### Other Rights or Duties

Foster parents/resource families are entitled to notice of statutory review hearings and permanency hearings. They may attend the hearings and give information about the child to the court. Caregivers who wish to submit information in writing may use *Caregiver Information Form* (form JV-290).

Foster parents/resource families must be included in a child's Child and Family Team (CFT) and must be notified of every CFT meeting. They may be invited to participate in or support a child's services, such as counseling or other types of treatment. The court may require the guardian to perform other duties, such as completing a parenting class or attend counseling sessions with the child. The guardian must follow all court orders and cooperate with court investigators.

Court visitors and status reports: Some counties have programs in which "court visitors" track and review guardianships. If your county has such a program, you will be expected to cooperate with all the court visitor's requests. In addition, a guardian may have to fill out and file status reports.

#### 2. The Services and Financial Support Available to Different Types of Caregivers

The payment amounts discussed below are updated annually based on the cost of living. Payments are made retroactively. For example, a child placed with a caregiver in January would receive funds for the month of January in February. The payment amounts given below are in effect from July 1, 2022, to June 30, 2023. For updated amounts, see <a href="https://www.cdss.ca.gov/inforesources/letters-regulations/letters-and-notices/all-county-letters">www.cdss.ca.gov/inforesources/letters-regulations/letters-and-notices/all-county-letters</a>.

,
Before a relative is approved as a
foster parent/resource family,
Emergency Caregiver (EC)
funding is available at the foster
care basic rate starting from the
date the child is placed with the
relative. EC funding is limited to
the foster care basic rate, \$1,129
per month.
After approval, the foster
marant/ragayraa family xxill ragaix

Foster Parent/Resource

Family

After approval, the foster parent/resource family will receive foster care payments through federal Aid for Families with Dependent Children—Foster Care (AFDC-FC). These payments are set at the foster care basic rate, \$1,129 per month.

There are different eligibility requirements for federal and state AFDC-FC. The child welfare agency will determine eligibility. For a child in relative foster care who is not eligible for federal AFDC-FC or EC, Approved Relative Caregiver (ARC) payments are available. These payments are set at the foster care basic rate, \$1,129 per month.

California foster youth who are placed with a relative out of state are eligible for funds at the foster care rate in the state where they are placed.

#### **Probate Guardian**

#### **Juvenile Court Guardian**

#### Cash Payments per Child—Relatives

Child-only California Work
Opportunity and Responsibility
to Kids Program (CalWORKs)
payments are available for a child
living with a relative guardian. The
income of the family is considered
in calculating the amount of cash
aid the family receives.

Payments are approximately onehalf of the foster care basic rate paid to nonrelatives. A relative caregiver can receive this assistance before appointment as guardian if the child lives with the relative. Payments can drop below one-half of the foster care basic rate if there are multiple children in the home.

CalWORKs Maximum Aid
Payment (MAP) levels depend on
variables such as geographic
region and exempt/nonexempt
status and are hard to calculate.
From October 1, 2022, to
September 30, 2024, MAP
amounts for one child in California
are expected to range from \$669 to
\$779 per month. A social worker
who specializes in benefits would
be the best person to ask about
MAP levels for cash aid.

Payments end when the child turns 18 years old, but it is possible to extend payments to age 19 if the child is completing high school.

Kinship Guardianship Assistance
Payment (Kin-GAP) payments are
available to children who have lived with an
approved relative guardian for at least six
months. Kin-GAP families sign a written
agreement with the county. The Kin-GAP
payments begin once the agreement is
signed and the juvenile court terminates the
dependency case.

Payments cannot exceed the amount the child was receiving in foster care, but they can include the foster care basic rate and any special needs supplements the child was receiving. The income of the child's parents, Kin-GAP guardian, or any other relative living in the household is *not* used to determine the child's Kin-GAP eligibility.

Kin-GAP payments generally end when a child turns 18 but can continue until age 19 if the child is completing high school or until age 21 if the Kin-GAP payments started after the child turned 16 or if the child has an ongoing disability.

If the court keeps the juvenile case open after appointing a relative guardian, the guardian can receive **Approved Relative Caregiver (ARC)** or foster care payments instead of Kin-GAP.

In very rare situations, a relative guardian may not qualify for Kin-GAP, foster care, or ARC payments, but may still qualify for California Work Opportunity and Responsibility to Kids Program (CalWORKs) payments.

Foster Parent/Resource Family	Probate Guardian	Juvenile Court Guardian	
Cash Payments per Child—Nonrelatives			
Before approval as a resource family, a nonrelative foster parent/resource family may receive Emergency Caregiver (EC) funding at the foster care basic rate, \$1,129 per month, starting from the date the child is placed with the nonrelative.  After approval, the foster parent/resource family will receive foster care payments. Nonrelative resource families receive Aid to Families with Dependent Children—Foster Care (AFDC-FC) funds. There are federal and state AFDC-FC funding programs, and they have different eligibility requirements. The foster care basic rate is \$1,129 per month.	No cash payments are available until a guardian is appointed and the child begins living with the guardian.  An eligible child living with a nonrelative probate guardian may receive state Aid to Families with Dependent Children—Foster Care (AFDC-FC) payments equivalent to the foster care basic rate, \$1,129 per month, after the court establishes a temporary guardianship.  Payments usually end when the child turns 18 years old but may continue to age 19 if the child is completing high school or to age 21 if the child has a disability.	State Aid to Families with Dependent Children—Foster Care (AFDC-FC) is available to children who live with a nonrelative guardian. This rate may change depending on where you live, so before you move, ask if there will be a rate change. The foster care basic rate is \$1,129 per month.  A youth who continues living with a former nonrelative guardian after reaching age 18 can continue to receive AFDC-FC payments until they turn 21 if they meet certain participation criteria related to work, school, or activities designed to remove barriers to employment.	
	Medical Insurance		
Children who qualify for the cash payments described above are also eligible for full-scope Medi-Cal services. Youth are eligible for Former Foster Youth Medi-Cal up to age 26.	A child who qualifies for CalWORKs (relative guardian) or AFDC-FC (nonrelative guardian) payments is eligible for Medi-Cal. After turning 18, a youth is not eligible for Former Foster Youth Medi-Cal but may qualify for Medi-Cal based on income.	Children who qualify for Kin-GAP, ARC, or CalWORKs payments also receive full-scope <b>Medi-Cal</b> health care services.	
Extended Foster Care and Other Transition Age Supports			
Extended Foster Care benefits are available for youth living in foster care when they turn 18. These nonminor dependents can receive ongoing case management and EFC payments until they turn 21; they may also qualify for transitional housing and independent living placements.	A youth who turns 18 in a probate guardianship is <i>not</i> eligible for <b>Extended Foster Care</b> , <b>Independent Living Program</b> services, or <b>Chafee Education</b> and <b>Training Vouchers</b> .	Extended Foster Care benefits are <i>not</i> available for a youth who is under juvenile court guardianship when the youth turns 18 years old. But if the former guardian dies or no longer provides ongoing support to the youth, the youth can ask the juvenile court to open the dependency case again. If the court does, the youth may qualify for EFC payments if they complete the requirements.	

Foster Parent/Resource Family	Probate Guardian	Juvenile Court Guardian
Extended Foster Care and Other Transition Age Supports		
Payment amounts vary by the type of living arrangement. They range from the foster care basic rate of \$1,129 per month to \$5,720 per month for a parenting youth living in transitional housing in a high-cost county.  Independent Living Program funding is available for current and former foster youth up to age 21, if they were in foster care on or after they reached age 16. This funding can help youth learn household and money management and help them with education, housing, and employment.  Chafee Education and Training Vouchers for postsecondary education are available for youth who were in foster care on or after age 16. Vouchers are worth up to \$5,000 per year.	However, a youth living with a former guardian and receiving CalWORKs (relative) or AFDC-FC (nonrelative) payments may continue receiving payments until age 19 if the youth is completing high school or another eligible education program or until age 21 if the youth has a disability.	Independent Living Program funding is available for current and former foster youth up to age 21, if they were in foster care on or after age 16, they entered into a Kin-GAP guardianship after age 16, or they entered into a nonrelated legal guardianship through juvenile court after age 8. This funding can help youth learn to manage their household and money and help them with education, housing, and employment.  Chafee Education and Training Vouchers may be available. See the Foster  Parent/Resource Family column for details.
	Childcare Assistance	
The Emergency Child Care Bridge program provides childcare vouchers and navigation support to caregivers of children in foster care and to foster youth who have children of their own. Eligibility depends on available funding and county policy.	Income-based childcare assistance may be available to children in probate guardianships.	Emergency Child Care Bridge program benefits are not available after a guardianship is established, but incomebased childcare assistance may be available.

California offers a variety of publicly funded childcare programs to eligible families. *Information on Probate Guardianship of the Person* (form GC-205-INFO) and *Information on Juvenile Court Guardianship* (form JV-350-INFO) give more information on these programs. Local childcare resource and referral agencies help families find childcare and determine whether they qualify for publicly funded childcare. Parents and guardians can find a local resource and referral agency here: <a href="https://rrnetwork.org/family-services/find-child-care">https://rrnetwork.org/family-services/find-child-care</a>.

Foster Parent/Resource Family	Probate Guardian	Juvenile Court Guardian
Special Need	s Supplemental Payments	
Special needs supplemental payments may be available. These payments are in addition to the basic rate, and can include:	No special needs supplemental payments are available to a child with living with a <i>relative</i> probate guardian.	Special needs supplemental payments may be available. These include:
Level of Care based on the physical, behavioral, emotional, educational, health, and permanency care provided to a child. Payments range from \$1,129 to \$1,510 per month.	A child living with a nonrelative probate guardian and receiving state AFDC-FC payments may	<ul> <li>Level of Care</li> <li>Intensive Services Foster Care</li> <li>Specialized Care</li> </ul>
Intensive Services Foster Care for children with intensive medical, behavioral, developmental, or emotional needs. The payment is \$2,946 per month.	also, if eligible, receive a specialized care increment, a clothing allowance, or the teen parent part of a Whole Family Foster Home payment.	<ul> <li>Increments</li> <li>Dual Agency Rate</li> <li>Whole Family Foster Home and Infant Supplement</li> </ul>
Specialized Care Increments for children with special medical, behavioral, developmental, or emotional needs. The amounts of these payments are set by the county. For more information, see <a href="https://www.cdss.ca.gov/inforesources/foster-care/specialized-care">www.cdss.ca.gov/inforesources/foster-care/specialized-care</a> or speak to a social worker.	See the Foster Parent/Resource Family column for details about these payments.	• Clothing Allowance  See the Foster Parent/Resource Family column for details about these payments.
<b>Dual Agency Rate</b> for children in foster care who also qualify for regional center services. These rates are \$1,323 per month for a child up to 3 years old and \$2,955 per month for a child over 3.		
Whole Family Foster Home and Infant Supplement payments are available to support youth living in foster care with their nondependent children. This rate is \$900 per month.		
An <b>Expectant Parent Payment</b> is available to support a youth in foster care for the last three months of pregnancy. This payment is \$2,700.		
A <b>Clothing Allowance</b> is available for foster children in some counties. The payment amount varies by county.		
Education Travel Reimbursement is available to caregivers who transport a child to the child's school of origin (the school the child was attending before being placed in the resource family home). This rate is set by the state based on two round trips per day between the foster/resource family home and the school.		

#### 3. How a Guardian Is Appointed and What Happens Afterward

STAGE	Probate Guardian	Juvenile Court Guardian
Petition	A person who wants to be appointed guardian of a child must file a petition with the probate court. The child's parent or the child, if at least 12 years old, can also file the petition. (See <i>Information on Probate Guardianship of the Person</i> (form GC-205-INFO).)	To start a juvenile court case, a county social worker or prosecuting attorney must file a petition in juvenile court.
Investigation	Before the court decides to appoint a guardian, an investigation is usually required. If the proposed guardian is a relative, a court investigator conducts the investigation. If the proposed guardian is not a relative, a county social worker conducts the investigation. The investigator prepares a report, makes a recommendation whether the petition should be granted, and files the report with the court, which makes it available to all persons served in the proceeding and their attorneys.	The social worker or probation officer conducts an investigation to determine, among other things, whether to detain the child temporarily out of the parent's home and whether to recommend that the court remove the child from the parent's home. A person who wants to serve as guardian of a child in juvenile court should contact the child's social worker or probation officer early in the case to ask if the child can live with them.
	The parent and the proposed guardian are responsible for the costs of the investigation unless payment would be a hardship.	
Appointment of Counsel	The probate court has the authority to appoint an attorney to represent the child. The court may also appoint an attorney for the Indian custodian or biological parent of an Indian child but does not otherwise have the authority to appoint counsel for a parent.	In a dependency case, the juvenile court must appoint counsel for the child unless it finds that the child would not benefit from the appointment. And in almost every case, the court appoints counsel for a parent who cannot afford counsel.
		In a juvenile justice case, the court must appoint counsel for the child if the child appears without counsel. The court may also appoint separate counsel for a parent in specific circumstances.
Hearing	The court holds a hearing to decide whether to appoint a guardian. A parent or other interested person may go to the hearing and object, orally or in writing, to the appointment of a guardian for the child or to the appointment of the person proposed as guardian in the petition. The court will decide whether appointing a guardian is necessary and in the child's best interest.	The court holds a hearing to decide if the petition is true and whether to order the child placed out of the parent's home. If it decides the child cannot live safely at home, the court will not appoint a guardian right away unless the parents and child agree. Instead, it will order the child placed first with a foster parent/resource family and order the social worker or probation officer to provide reunification services (see below).
Reunification Services	The probate court cannot order family reunification services but can order supportive services for the guardian and child, if needed.	The juvenile court can order services to help the parents and child reunify (live together safely) before it chooses a permanent plan (e.g., guardianship) but not afterward.

STAGE	Probate Guardian	Juvenile Court Guardian
Decision to Appoint a Guardian	If the probate court finds that appointment of a guardian is necessary and in the child's best interest, the court may appoint a guardian.	The juvenile court may appoint a guardian at different times during the case, after making the required findings. In a dependency case, if the court finds that the petition is true, it can appoint a guardian for the child at the dispositional hearing, if the parents and the child agree and the court finds that appointing the guardian is in the child's best interest. In a juvenile justice case, the court can appoint a guardian for the child at any time after the dispositional hearing if the probation officer recommends it or the child's attorney requests it. In either a dependency or juvenile justice case, if the court has ordered out-of-home placement and denied or terminated reunification services, the court can appoint a guardian as the child's permanent plan at a separate hearing. The court decides whom to appoint as guardian. The person who has been caring for the child is almost always appointed. The procedures for appointing a guardian are generally the same in dependency and juvenile justice, but there are some differences. For more information, see <i>Information on Juvenile Court Guardianship</i> (form JV-350-INFO), and check
Court Oversight	After a guardian is appointed, there are no regular court hearings, although the probate court has the authority to regulate and control the guardian's actions. The court can order the guardian to allow visitation of the child with parents or other persons.  The court may order the guardian to submit an annual status report to the court and, depending on the county, the court may hold a hearing. (See <i>Information on Probate Guardianship of the Person</i> (form GC-205-INFO).)  On receipt of a request, the court may order the guardian to take action. The court may also order the guardian to appear and explain actions they have taken; the court may approve or rescind those actions.	with the social worker or probation officer.  The juvenile court keeps jurisdiction over the guardianship. When the court appoints a guardian, it must also issue parental visitation orders unless it finds that visitation would be detrimental to the child.  In many cases after the guardianship is granted, especially if the guardian is related to the child, the court will terminate dependency or juvenile justice jurisdiction and will not hold any more regularly scheduled court hearings. In other cases, the court will grant the guardianship, keep dependency or juvenile justice jurisdiction, and continue to hold regular review hearings. After it terminates juvenile jurisdiction, the juvenile court keeps jurisdiction over the guardianship and can give orders to the guardian.  Any request to change a court order, including a visitation order, or to end the guardianship must be filed in the juvenile court using <i>Request to Change Court Order</i> (form JV-180).

STAGE	Probate Guardian	Juvenile Court Guardian
Role of Social Worker or Probation Officer	A county social worker is responsible for screening any proposed guardian and for conducting the guardianship investigation if the proposed guardian is not related to the child.  If the probate court thinks a child who is the subject of a guardianship petition may be abused or neglected, it can ask a social worker to investigate and file a dependency petition in the juvenile court before it decides whether to appoint a guardian. If the social worker files a dependency petition, then the juvenile court will have authority over the child's custody and placement. The probate court case will be put on hold until the juvenile court case is over.  After a probate guardian is appointed, no social worker is involved unless the child or guardian receives public financial support or services.	If the dependency or juvenile justice case is kept open after guardianship is granted, the social worker or probation officer will provide support to the guardian and child and prepare reports for scheduled juvenile court hearings.  If the juvenile dependency or juvenile justice case is closed after guardianship is granted, the juvenile court will continue to oversee the guardianship. Continued involvement by the social worker or probation officer will depend on any services and financial support the child continues to receive.
Terminating Guardianship	The guardianship automatically terminates (ends) when the child turns 18 or if, before turning 18, the child dies, is emancipated by court order, gets married, joins the armed services, or is adopted. If the guardian, a parent, the child, an Indian custodian, or the child's tribe shows that it is in the child's best interest, the court can end the guardianship before the child turns 18. The longer the child has lived with the guardian, the harder it is to show that termination is in the child's best interest.  If the child consents, the court can extend a guardianship up to the child's 21st birthday to let the child complete a federal application for Special Immigrant Juvenile status.	The guardianship automatically terminates when the child turns 18 or if, before reaching age 18, the child dies, is emancipated by court order, gets married, joins the armed services, or is adopted. The court can terminate the guardianship if it finds that another permanent plan, such as adoption, is in the child's best interest. A social worker or probation officer, the guardian, a parent, the child, an Indian custodian, or the child's tribe can file a request with the juvenile court to terminate the guardianship.
Terminating Parental Rights	Appointment of a probate guardian suspends parental rights, but does not terminate them.  However, under the Probate Code, if a child has been living with the guardian for at least two years, the guardian can file a petition to terminate parental rights so that the guardian can adopt the child. Parents are entitled to appointed counsel if this happens. In some situations, specified in the Family Code, the guardian can ask to adopt the child after as few as six months have passed or may need to wait up to three years.  If the child is an Indian child, the Indian Child Welfare Act requires different procedures.	Appointment of a juvenile court guardian suspends parental rights, but does not terminate them. A social worker or probation officer, the guardian, or the child can file a request with the juvenile court to terminate parental rights and change the permanent plan to adoption. The court will hold a hearing to decide whether to grant the request. Each parent is entitled to notice of the hearing, to participate, and to have an attorney appointed for them.  If the child is an Indian child, the Indian Child Welfare Act requires different procedures.

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(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page \_\_\_\_ of \_\_\_\_ (Add pages as required)

GC-210(P)  Petition for Appointment of Guardian of the Person  Guardianship of the person of (all children's names):		Clerk s	tamps date here when t	orm is	filed.		
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\*Under section 1510.1(d) of the Probate Code, the terms child, minor, and ward include a youth 18 to 20 years of age.

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Gua	rdiansh	ip of the person of (all children's names):		Case Number:
9	•	guardianship is necessary or convenient for t in why each child listed in 8 needs a guardian.)	he reaso	ons given below.
		heck here if you need more space. Continue your explanati C-210(P)—Attachment 9: Need for Guardian" at the top o	-	v
<b>(10)</b>	I/We	ask the court to (check all that apply):		
		ppoint the person named in 1 or 4 guardian of the person the sters of Guardianship.	n of the chi	ild or children named in (8) and issue
	b. 🗌	Excuse me/us from having to give notice of the hearing of persons listed in item 2 of the attached <i>Guardianship Pete</i> GC-210(CA)) for the reasons given below. (Specify (1) the to the child of each of the persons to whom you want the reasons for your request, including the steps, if any, you have	ition—Chil e name of c court to exc	d Information Attachment (form each child, (2) the name and relationship cuse you from giving notice, and (3) the
		Check here if you need more space. Continue your ex "Form GC-210(P)—Attachment 10b: Request for Wa it to this form.	•	1 01 1
Atta for th	chment hat chil	s and other persons listed in item 2 of each child's Guard t (form GC-210(CA)) must be given notice of the hearing d unless the court excuses you from giving notice. The co e court that you do not know where the relative or other p	on your pe ourt may w	etition for appointment of a guardian aive (excuse) this requirement if you

to find him or her or if giving notice to that person may harm the child or otherwise be contrary to the interests of justice. See rule 7.52 of the California Rules of Court for information on making reasonable efforts to find a person.

Guardians	hip of the person of (all children's names):	Case Number:
<u> </u>		
<b>(10</b> ) c. ∟	Make the following additional orders ( <i>specify</i> ):	
	☐ Check here if you need more space. Continue your paper. Write "Form GC-210(P)—Attachment 10c: attach it to this form.	request for additional orders on a separate sheet of Additional Orders" at the top of the paper and
11) File	d 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 Notic Petition for Appointment of Temporary Guardian or Cons	
	Petition for Appointment of Temporary Guardian of Cons	
	Confidential Guardian Screening Form (form GC-212)	
	Petition for Special Immigrant Juvenile Findings (form G	C-220)
	Other (specify):	
_		
-		
(12) All a	attachments are made part of this form as though included	here. There are pages attached to this form.
(12)	r r r r r r r r.	1 &
Date:		<u> </u>
	Petitioner's attorney types or prints name l	Petitioner's attorney signs here
	oners and the proposed ward—if he or she is	s at least 18 but not yet 21 years of age
and not	a petitioner—must read and sign below.	
I declare un correct.	nder penalty of perjury under the laws of the State of Cali	fornia that the information stated above is true and
Date:		<u> </u>
	Petitioner types or prints name here	Petitioner signs here
Date:		
	Petitioner types or prints name here	Petitioner signs here
	o the appointment of the person named in 1 or 4 as guardiguardian on my behalf.	an of my person and to his or her performance of the
Date:		•
	Proposed ward types or prints name her	e Proposed ward signs here

		GC-210
ATTO	RNEY OR PARTY WITHOUT ATTORNEY STATE BAR NO.:	FOR COURT USE ONLY
NAME		
	NAME:	
CITY:	ET ADDRESS:  STATE: ZIP CODE:	
	PHONE NO.: FAX NO.:	
	IL ADDRESS:	
	RNEY FOR (name):	
SUP	ERIOR COURT OF CALIFORNIA, COUNTY OF	_
STR	EET ADDRESS:	
	ING ADDRESS:	
	AND ZIP CODE:	
	RRANCH NAME:	
GUA	ARDIANSHIP OF (name):	CASE NUMBER:
	TITION FOR APPOINTMENT OF GUARDIAN OF MINOR* MINORS Person** Estate**  Petitioner (name each):	* HEARING DATE AND TIME: DEPT.:
	requests that	
•	a (name): (address):	
	(telephone):	
	be appointed guardian of the PERSON of the minor or minors named in iter	m 2 and <i>Letters</i> issue upon qualification.
b	o. (Not applicable to proposed wards 18 years of age and older.)	
	(name):	
	(address):	
	(telephone): be appointed guardian of the ESTATE of the minor or minors named in item	2 and Latters issue upon qualification
_	· · · · · · · · · · · · · · · · · · ·	
(	c. (1) bond not be required because the petition is for guardian of the parameters in a correct fiduciant or an expense to provide the petition is a correct fiduciant or an expense to the petition is for guardian of the p	· —
	. , ,	or the reasons stated in Attachment 1c.
	(2) \$ bond be fixed. It will be furnished by an authorized sull law. (Specify reasons in Attachment 1c if the amount is different from t	
	(3) \$\text{in deposits in a blocked account be allowed. Receipts}	
	(b) In apposite in a product account to allowed. Necessiple	will be lined. (Openly mondation and recallerly.
C	d. authorization be granted under Probate Code section 2590 to exercise the p	•
€	e. orders relating to the powers and duties of the proposed guardian of the per be granted (specify orders, facts, and reasons in Attachment 1e).	son under Probate Code sections 2351–2358
f	an order dispensing with notice to the persons named in Attachment 10 be	granted.
ç	g other orders be granted (specify in Attachment 1g).	
	Attached is a copy of <i>Guardianship Petition—Child Information Attachment</i> (form GC-petition requests the appointment of a guardian. The full legal name and date of birth	
a	a. Name: Date	of Birth (month/day/year):
h		of Birth (month/day/year):
		e of Birth (month/day/year):
		e of Birth (month/day/year):
L	The names and dates of birth of additional minors are specified on Attachment 2	z to this petition.

<sup>\*</sup>Under section 1510.1(d) of the Probate Code, the terms child, minor, and ward include a youth 18 to 20 years of age.

<sup>\*\*</sup>You MAY use this form or form GC-210(P) for a guardianship of the person. You MUST use this form for a guardianship of the estate or of the person and estate. Do NOT use this form for a temporary guardianship.

Gl	UARDIANSHIP OF (name):	CASE NUMBER:
	Detitioneria	
3.	Petitioner is  a related to the minor or minors named in item 2, as shown in item 7 of each m  b the minor named in item 2, who is 12 years of age or older.  c another person on behalf of minor or minors named in item 2, as shown in ite  GC-210(CA).	
4.	The proposed guardian is (check all that apply):  a a nominee (affix a copy of nomination as Attachment 4a or file Nomination of with this petition.  b related to the minor or minors named in item 2, as shown in item 3 of each m.c other, as shown in item 3 of each minor's attached form GC-210(CA).  d a professional fiduciary within the meaning of the Professional Fiduciaries Adshown in item 1 on page 1 of the attached Professional Fiduciary Attachment for this attachment.)	ninor's attached form GC-210(CA).
5.	Petitioner, with intent to adopt, has accepted or intends to accept physical care of	or custody of the minor.
6.	A person other than the proposed guardian has been nominated as the guardian writing. A copy of the nomination is affixed as Attachment 6. (Specify name and attached form GC-210(CA).)	
7.	Character and estimated value of property of the estate (complete if petition requirements of the person and estate):	uests appointment of a guardian of the estate
	<ul> <li>a. Personal property: \$</li> <li>b. Annual gross income from all sources, including real and personal property, wages, pensions, and public benefits: \$</li> </ul>	
	c. <b>Total:</b> \$	
	d. Real property: \$	
8.	Appointment of a guardian of the person estate of the minor or minor convenient for the following reasons:	rs named in item 2 is necessary or
	Continued in Attachment 8. Parental custody would be detrimental to (not applicable to proposed wards 18 year)	
9.	Granting the proposed guardian of the estate powers to be exercised independe be to the advantage and benefit and in the best interest of the guardianship estar requested are specified in Attachment 9.	
10	Notice to the persons named in Attachment 10 should be dispensed with under F they cannot with reasonable diligence be given notice (specify names and giving notice to them would be contrary to the interest of justice (specify names).	efforts to locate in Attachment 10).

GUARDIANSHIP OF (name):	CASE NUMBER:
11. Complete this item if this petition is filed by a person who is not related to a minor appointment of a guardian of the estate only.)	r named in item 2 and is not a petition for
a. Petitioner is the proposed guardian and will promptly furnish all information re- Probate Code section 1543.	quested by any agency referred to in
<ul> <li>b. Petitioner is not the proposed guardian. A statement by the proposed guardian information requested by any agency referred to in Probate Code section 154.</li> <li>c. The proposed guardian's home is is not a licensed foster family</li> </ul>	3 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> GC-120) concerning each child under 18 years of age listed in item 2 (guardiansh	
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)	
Petition for Special Immigrant Juvenile Findings (form GC-220)	
Other (specify):	
Date:	(SIGNATURE OF ATTORNEY*)
*(All petitioners and the proposed ward—if he or she is at least 18 years of age but not yet 21 an	·
I declare under penalty of perjury under the laws of the State of California that the foregoing	is true and correct.
Date:	
•	
(TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONER)
<b>•</b>	
(TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONER)
•	
(TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONER)
I consent to the appointment of the person named in item 1.a as guardian of my person and guardian on my behalf.	to his or her performance of the duties of a
Date:	
<b>•</b>	
(TYPE OR PRINT NAME)	SIGNATURE OF PROPOSED WARD)

GC-210(CA)	Child Information Attachment to Probate Guardianship Petition
3 1 1 6 4 11 1	•

b. Child's current address:  c. Indian child inquiry (Complete only if your petition asks the court to appoint a guardian of this child's person person and estate. If your petition asks the court to appoint a guardian of this child's estate only, skip this ite and go to item 1d.)  l have asked whether the child is or may be a member of one or more Indian tribes recognized by the fed government, or eligible for membership in such a tribe and the biological child of a tribal member, and whether the child or parents live or are domiciled on a reservation or rancheria or in an Alaskan Native village. Form ICWA-010(A), Indian Child Inquiry Attachment, is attached to this form.  l have not asked about the child's Indian heritage because the parents are unavailable or deceased.  (For more information about your duties under the federal Indian Child Welfare Act (ICWA)  (25 U.S.C. §§ 1901–1963) and California law, including making the inquiry and completing form ICWA-010 if the child is or may be an Indian child (see Information Sheet on Indian Child Inquiry Attachment and Noti of Child Custody Proceeding for Indian Child (form ICWA-005-INFO).)  d. Is this child married? Yes No Never married If you checked "No," was this child married in the past but the marriage was dissolved or ended in divorce? Yes No  (The court cannot appoint a guardian of the person for a minor child who is married or whose marriage was dissolved or ended in divorce.)  e. Is this child receiving public benefits? Yes No I don't know (If you checked "Yes," fill in bel  Type of Aid Monthly Benefit Type of Aid M	is CII	ild's name:					
e petition asks the court to appoint a guardian of this child's (specify):			· -		_		
Tell the court about this child  a. Child's full legal name:	s for	rm is attached to the Petition, $\ \ \Box$ form	GC-210, item 2,	or $\square$ form GC-210(P),	, item 8.		
a. Child's full legal name:    First   Middle   Last   mm/dd/yyy   b. Child's current address:	peti	ition asks the court to appoint a guardian of	this child's (specify).	: person estate	person and estate		
a. Child's full legal name:    First   Middle   Last   mm/dd/yyy   b. Child's current address:	) <b>T</b>	ell the court about this child					
b. Child's current address:  c. Indian child inquiry (Complete only if your petition asks the court to appoint a guardian of this child's person person and estate. If your petition asks the court to appoint a guardian of this child's estate only, skip this ite and go to item 1d.)  l have asked whether the child is or may be a member of one or more Indian tribes recognized by the fed government, or eligible for membership in such a tribe and the biological child of a tribal member, and whether the child or parents live or are domiciled on a reservation or rancheria or in an Alaskan Native village. Form ICWA-010(A), Indian Child Inquiry Attachment, is attached to this form.  l have not asked about the child's Indian heritage because the parents are unavailable or deceased.  (For more information about your duties under the federal Indian Child Welfare Act (ICWA)  (25 U.S.C. §§ 1901–1963) and California law, including making the inquiry and completing form ICWA-010(a) if the child is or may be an Indian child, see Information Sheet on Indian Child Inquiry Attachment and Notion of Child Custody Proceeding for Indian Child (form ICWA-005-INFO).)  d. Is this child married?  Yes  No Never married If you checked "No," was this child married in the past but the marriage was dissolved or ended in divorce? Yes No (The court cannot appoint a guardian of the person for a minor child who is married or whose marriage was dissolved or ended in divorce.)  e. Is this child receiving public benefits? Yes No I don't know (If you checked "Yes," fill in bell Type of Aid Monthly Benefit Type Other (explain):	/	Child's full legal name:		Date of bi	rth:		
c. Indian child inquiry (Complete only if your petition asks the court to appoint a guardian of this child's person person and estate. If your petition asks the court to appoint a guardian of this child's estate only, skip this ite and go to item 1d.)  I have asked whether the child is or may be a member of one or more Indian tribes recognized by the fed government, or eligible for membership in such a tribe and the biological child of a tribal member, and whether the child or parents live or are domiciled on a reservation or rancheria or in an Alaskan Native village. Form ICWA-010(A), Indian Child Inquiry Attachment, is attached to this form.  I have not asked about the child's Indian heritage because the parents are unavailable or deceased.  (For more information about your duties under the federal Indian Child Welfare Act (ICWA)  (25 U.S.C. §§ 1901–1963) and California law, including making the inquiry and completing form ICWA-010 if the child is or may be an Indian child, see Information Sheet on Indian Child Inquiry Attachment and Noti of Child Custody Proceeding for Indian Child (form ICWA-005-INFO).)  d. Is this child married? Yes No Never married If you checked "No," was this child marrie in the past but the marriage was dissolved or ended in divorce? Yes No  (The court cannot appoint a guardian of the person for a minor child who is married or whose marriage was dissolved or ended in divorce.)  e. Is this child receiving public benefits? Yes No I don't know (If you checked "Yes," fill in bell  Type of Aid Monthly Benefit Type of Aid Monthly Be  TANF (Temporary Asst. for Needy Families) \$ Other (explain): \$			 Middle		mm/dd/yyyy		
c. Indian child inquiry (Complete only if your petition asks the court to appoint a guardian of this child's person person and estate. If your petition asks the court to appoint a guardian of this child's estate only, skip this ite and go to item 1d.)  I have asked whether the child is or may be a member of one or more Indian tribes recognized by the fed government, or eligible for membership in such a tribe and the biological child of a tribal member, and whether the child or parents live or are domiciled on a reservation or rancheria or in an Alaskan Native village. Form ICWA-010(A), Indian Child Inquiry Attachment, is attached to this form.  I have not asked about the child's Indian heritage because the parents are unavailable or deceased.  (For more information about your duties under the federal Indian Child Welfare Act (ICWA)  (25 U.S.C. §§ 1901–1963) and California law, including making the inquiry and completing form ICWA-010 if the child is or may be an Indian child, see Information Sheet on Indian Child Inquiry Attachment and Noti of Child Custody Proceeding for Indian Child (form ICWA-005-INFO).)  d. Is this child married? Yes No Never married If you checked "No," was this child married the past but the marriage was dissolved or ended in divorce? Yes No  (The court cannot appoint a guardian of the person for a minor child who is married or whose marriage was dissolved or ended in divorce.)  e. Is this child receiving public benefits? Yes No I don't know (If you checked "Yes," fill in bell  Type of Aid Monthly Benefit Type of Aid Monthly Be  TANF (Temporary Asst. for Needy Families) \$ Other (explain): \$	h	Child's current address:					
person and estate. If your petition asks the court to appoint a guardian of this child's estate only, skip this its and go to item 1d.)  ☐ I have asked whether the child is or may be a member of one or more Indian tribes recognized by the fed government, or eligible for membership in such a tribe and the biological child of a tribal member, and whether the child or parents live or are domiciled on a reservation or rancheria or in an Alaskan Native village. Form ICWA-010(A), Indian Child Inquiry Attachment, is attached to this form.  ☐ I have not asked about the child's Indian heritage because the parents are unavailable or deceased.  (For more information about your duties under the federal Indian Child Welfare Act (ICWA)  (25 U.S.C. §§ 1901–1963) and California law, including making the inquiry and completing form ICWA-010 if the child is or may be an Indian child, see Information Sheet on Indian Child Inquiry Attachment and Noti of Child Custody Proceeding for Indian Child (form ICWA-005-INFO).)  d. Is this child married? ☐ Yes ☐ No ☐ Never married ☐ If you checked "No," was this child married in the past but the marriage was dissolved or ended in divorce? ☐ Yes ☐ No  (The court cannot appoint a guardian of the person for a minor child who is married or whose marriage was dissolved or ended in divorce.)  e. Is this child receiving public benefits? ☐ Yes ☐ No ☐ I don't know (If you checked "Yes," fill in bel ☐ Type of Aid ☐ Monthly Benefit ☐ Other(explain): \$  ☐ Social Security ☐ Other(explain): ☐ Social Security ☐ Social Security ☐ Social Security ☐ Other(explain): ☐ Social Security ☐ Social Security ☐ Other(explain):	υ.						
government, or eligible for membership in such a tribe and the biological child of a tribal member, and whether the child or parents live or are domiciled on a reservation or rancheria or in an Alaskan Native village. Form ICWA-010(A), <i>Indian Child Inquiry Attachment</i> , is attached to this form.  I have not asked about the child's Indian heritage because the parents are unavailable or deceased.  (For more information about your duties under the federal Indian Child Welfare Act (ICWA)  (25 U.S.C. §§ 1901–1963) and California law, including making the inquiry and completing form ICWA-010 if the child is or may be an Indian child, see Information Sheet on Indian Child Inquiry Attachment and Notion of Child Custody Proceeding for Indian Child (form ICWA-005-INFO).)  d. Is this child married?  Yes No Never married If you checked "No," was this child married the past but the marriage was dissolved or ended in divorce? Yes No (The court cannot appoint a guardian of the person for a minor child who is married or whose marriage was dissolved or ended in divorce.)  e. Is this child receiving public benefits? Yes No I don't know (If you checked "Yes," fill in belt Type of Aid Monthly Benefit Type of Aid Monthly Benefit Type of Aid Monthly Benefit Social Security Social Security Social Other (explain): Social Security	c.	person and estate. If your petition asks the	-		-		
(For more information about your duties under the federal Indian Child Welfare Act (ICWA) (25 U.S.C. §§ 1901–1963) and California law, including making the inquiry and completing form ICWA-010 if the child is or may be an Indian child, see Information Sheet on Indian Child Inquiry Attachment and Notice of Child Custody Proceeding for Indian Child (form ICWA-005-INFO).)  d. Is this child married? ☐ Yes ☐ No ☐ Never married ☐ If you checked "No," was this child married in the past but the marriage was dissolved or ended in divorce? ☐ Yes ☐ No (The court cannot appoint a guardian of the person for a minor child who is married or whose marriage was dissolved or ended in divorce.)  e. Is this child receiving public benefits? ☐ Yes ☐ No ☐ I don't know (If you checked "Yes," fill in bel ☐ Type of Aid ☐ Monthly Benefit ☐ Type of Aid ☐ Monthly Benefit ☐ Type of Aid ☐ Monthly Benefit ☐ Other (explain): \$ ☐ Social Security \$ ☐ Other (explain): \$		government, or eligible for membersh whether the child or parents live or are	ip in such a tribe and e domiciled on a rese	the biological child of a tribration or rancheria or in an	oal member, and Alaskan Native		
(25 U.S.C. §§ 1901–1963) and California law, including making the inquiry and completing form ICWA-010 if the child is or may be an Indian child, see Information Sheet on Indian Child Inquiry Attachment and Notic of Child Custody Proceeding for Indian Child (form ICWA-005-INFO).)  d. Is this child married? ☐ Yes ☐ No ☐ Never married ☐ If you checked "No," was this child married in the past but the marriage was dissolved or ended in divorce? ☐ Yes ☐ No (The court cannot appoint a guardian of the person for a minor child who is married or whose marriage was dissolved or ended in divorce.)  e. Is this child receiving public benefits? ☐ Yes ☐ No ☐ I don't know (If you checked "Yes," fill in bel ☐ Type of Aid ☐ Monthly Benefit ☐ Type of Aid ☐ Monthly Benefit ☐ Type of Aid ☐ Monthly Benefit ☐ Other(explain): ☐ Social Security \$ ☐ Other(explain): \$ ☐ Other(exp		☐ I have not asked about the child's Indi	ian heritage because	the parents are unavailable of	or deceased.		
in the past but the marriage was dissolved or ended in divorce?  Yes  No  (The court cannot appoint a guardian of the person for a minor child who is married or whose marriage was dissolved or ended in divorce.)  e. Is this child receiving public benefits?  Yes  No  I don't know (If you checked "Yes," fill in bel  Monthly Benefit Type of Aid Monthly Benefit Type of Aid Monthly Benefit TANF (Temporary Asst. for Needy Families)  Other(explain):  Social Security  Other(explain):  S		(25 U.S.C. §§ 1901–1963) and California if the child is or may be an Indian child, s	law, including making ee Information Sheet	ng the inquiry and completing on Indian Child Inquiry Att	ng form ICWA-010(A)		
Type of Aid Monthly Benefit Type of Aid Monthly Be  TANF (Temporary Asst. for Needy Families) \$	d.	in the past but the marriage was dissolved (The court cannot appoint a guardian of t	or ended in divorce?	Yes No			
☐ TANF (Temporary Asst. for Needy Families) \$   ☐ Social Security \$   ☐ Other (explain): \$	e.	Is this child receiving public benefits?	Yes No O	I don't know (If you checked	d "Yes," fill in below.		
Social Security \$		Type of Aid	Monthly Benefit	Type of Aid	Monthly Benefi		
		TANF (Temporary Asst. for Needy Familie	s) \$				
		Social Security	\$	Other (explain):	\$		
Dept. Veterans Affairs Benefits		Dept. Veterans Affairs Benefits	\$				

Case Number:



Guar	ardianship of (all children's names):			Case Number:		
his	child's name:					
1	Tell the court abou	ut this child (cont	tinued)			
		ox if this child has be tions, child custody,		-		ge dissolution (divorce se below:
	Туре	of Case	Court Distric	or County and State	e or Tribe	Case Number (if known
		-	-	_	-	alifornia Department of name of the institution
2	List the names and				-	
	Relationship	Na	nme	Home Ad	ldress (Stree	t, City, State, Zip)
	Mother					
	Father					
	Grandmother (Mother's mother)					
	Grandfather (Mother's father)					
	Grandmother (Father's mother)					
	Grandfather (Father's father)					
	Sibling					
	Sibling					
	Sibling					
	Sibling					
	Sibling					
	Sibling					

Guar	Guardianship of (all children's names):				Case Number:				
This	This child's name:								
2)	List the	names and addre	esses of this child's relati	ives and all oth	ner persons sho	wn below:			
	Relation	ıship	Name	Home .	Address (Street, 0	City, State, Zip)			
	Spouse (Guardia	anship of the estate o	only)						
	as guard	nominated lian of this child (if so named in (3))	omeone other than a proposed	!					
	Indian co	ustodian							
	Child's to	tribe  and if known)							
	and	addresses on a separ	ore than one tribe that the chi. rate sheet of paper. Write "Fo ribes" at the top of the paper	rm GC-210(CA),	" the name of the				
3	Informa	Information about the proposed guardian:							
	a. Name	e (name all proposed	l guardians if more than one):						
			tionship(s) to the child of each		ve guardian):				
			nominate the proposed guardia		☐ Yes ☐ No	☐ I don't know			
		•	live with the proposed guardia e child lived with the proposed	` '	<del></del>	☐ I don't know			
	e. If the	e court approves the g	guardianship, will this child liv	ve with the propo	sed guardian(s)?	☐ Yes ☐ No			
	f. Does	do the proposed gua	ardian(s) currently plan to adop	pt this child?	☐ Yes ☐ No	☐ I don't know			
4	Explain	why appointing a gud	ardian for the child named in	(1) would be in t	he child's best inte	erest:			
	-								



Guar	dianshi	p of (all children's names):	Case Number:		
This	child's	s name:			
5	Explai	in why appointing the person named in <b>3</b> to be this child's guard	ian would be in the child's best interest:		
	G	Check here if you need more space. Continue your explanation on a C-210(CA)," the name of this child, and "Attachment 5: Proposed p of the paper and attach it to this form.)			
<b>6</b> )	a. Do	es one or do both of this child's parents agree:			
	(1)	That the court needs to appoint a guardian for the child?  Parent (name):  Parent (name):			
	(2)	That the person named in ③ should be the child's guardian?  Parent (name):	☐ Yes ☐ No ☐ I don't know		
	1 70	Parent (name):	Yes No I don't know		
		the child is an Indian child and in the care and custody of an Indian  That the court needs to appoint a guardian for the child?  Custodian (name):			
	(2)	That the person named in ③ should be the child's guardian?  Custodian (name):	☐ Yes ☐ No ☐ I don't know		
7		heck this box if you (the petitioner) are not the person natural relationship to this child:	amed in ③, and fill in below.		
		Relative (specify relationship):			
		Not a relative (explain your interest in or connection to this child			
8	-	t as otherwise stated in this form, the statements made in the petition to this child.	on to which this form is attached fully		

Form Adopted for Mandatory Use Judicial Council of California ICWA-010(A) [Rev. January 1, 2020]

(TYPE OR PRINT NAME)

(SIGNATURE)

#### **CONFIDENTIAL (DO NOT ATTACH TO PETITION)**

GC-212

Δ.	TORNEY OR PARTY WITHOUT ATTORNEY (Na	me State Par number, and addressely	io i E i i i o i i j	
	TORNET OR PARTY WITHOUT ATTORNET (Na	me, State Dai Humber, and address).	FOR COURT USE ONLY	
	TELEPHONE NO.:	FAX NO. (Optional):		
E-N	MAIL ADDRESS (Optional):			
	ATTORNEY FOR (Name):			
	JPERIOR COURT OF CALIFORNIA, TREET ADDRESS:	COUNTY OF		
	AILING ADDRESS:			
СП	TY AND ZIP CODE:			
	BRANCH NAME:			
1	UARDIANSHIP OF <i>lame):</i>		CASE NUMBER:	
(,,	ame).	MINOF	8	
	CONFIDENTIAL GUA	ARDIAN SCREENING FORM	HEARING DATE AND TIME:	DEPT.:
	Guardianship of	Person Estate		
F	The proposed quardia	n must complete and sign this form. The pers	son requesting appointment of	3
		the completed and signed form to the court		
	gual alan mast susmit	This form must remain confidentia	• • • • • • • • • • • • • • • • • • • •	•
		How This Form Will Be Used		
		Il not be a part of the public file in this case. Each pro		
		rule 7.1001 of the California Rules of Court. The info		court
		esignated by the court to assist the court in determiningsed guardian <b>must</b> respond to each item.	ig whether to appoint the proposed	
_		3		
1.	a. Proposed guardian (name	):		
	b. Date of birth:	4 D: 1 "	2	
	c. Social security number:	d. Driver's license number:	State:	
2	e. Telephone numbers: Home:		Other:	
2.	I am I am not	required to register as a sex offender under Californ (If you checked "I am," explain in Attachment 2.)	ia Penai Code Section 290.	
3.	I have I have not	been charged with, arrested for, or convicted of a cr misdemeanor. (If you checked "I have," explain in A		
		(Check here if you have been arrested for dru	ig or alcohol-related offenses.)	
4.	I have I have not	had a restraining order or protective order filed again (If you checked "I have," explain in Attachment 4.)	nst me in the last 10 years.	
5.	I am I am not	receiving services from a psychiatrist, psychologist, issue. (If you checked "I am," explain in Attachment		ted
6	Do you or does any other nerse	on living in your home, have a social worker or parole	,	or hor?
0.	Yes No	If you checked "Yes," explain in Attachment 6 and l		
	100	social worker, parole officer, or probation officer.)	sievide the name and address of each	<i>511</i>
7.	Have you, or has any other pers	son living in your home, been charged with, arrested f	or, or convicted of any form of child	abuse.
	neglect, or molestation?	Yes No (If you checked "Yes," explain i	•	abacc,
8.	I am I am not	aware of any reports alleging any form of child abus	e, neglect, or molestation made to a	ny
		agency charged with protecting children (e.g., Child enforcement agency regarding me or any other persexplain in Attachment 8 and provide the name and a	Protective Services) or any other law on living in my home. (If you checke	N
9.	Have you, or has any other pers	on living in your home, habitually used any illegal sub	stances or abused alcohol?	
	Yes No	(If you checked "Yes," explain in Attachment 9.)		Page 1 of
				Page 1 of

#### **CONFIDENTIAL**

GUARDIANSHIP OF (Name):		CASE NUMBER:	
	MINOR		
10. Have you, or has any other person living in your home, beer substances or alcohol?	charged with, arrested for,	or convicted of a crime involving illegal	
Yes On (If you checked "Yes," exp	ain in Attachment 10.)		
11. Do you or does any other person living in your home suffer to Yes No (If you checked "Yes," exp			
12. Do you suffer from any physical disability that would impair	our ability to perform the du	uties of guardian?	
Yes No (If you checked "Yes," exp	ain in Attachment 12.)		
effect on, my ability to faith	e interest that the court may fully perform the duties of go nay have," explain in Attach		
14. I have I have not previously been appointed (If you checked "I have," ex	-	cutor, or fiduciary in another proceeding.	
15. I have I have not been removed as guardian (If you checked "I have," ex		iduciary in any other proceeding.	
		and Professions Code section 6501(f). ked "I am not," go to item 18.)	
Affairs. My license status a Fiduciary Attachment signs as guardian in this matter. attach it to the petition, or o	nd information is stated in it ed by me and attached to the (Complete and sign the Pro- deliver it to the petitioner for	au of the Department of Consumer em 1 on page 1 of the Professional e petition that proposes my appointment fessional Fiduciary Attachment and attachment, before the petition is filed. C-310(A-PF) for this attachment.)	
18. I am I am not a responsible corporate offi	cer authorized to act for (na	nme of corporation):	
guardian of the proposed v corporation's articles of inc guardian. (If you checked '	vard under Probate Code se orporation specifically autho	the requirements for appointment as action 2104. I certify that the prize it to accept appointments as ances of the corporation's care of, ward in Attachment 18.)	
19. I have I have not filed for bankruptcy protect	ion within the last 10 years.		
(If you checked "I have," ex	<u>-</u>		
MINORS' CON	TACT INFORMATION		
	ıl (name):		
	I telephone:	Other telephone:	
	ol <i>(name):</i>	·	
	I telephone:	Other telephone:	
22. Minor's name: Schoo	ıl (name):		
Home telephone: School telephone: Other telephone:			
	LARATION		
I declare under penalty of perjury under the laws of the State of		is true and correct	
	Camornia trial trie foregoling	, io trao and correct.	
Date:	<b>K</b>		
	<u> </u>		
(TYPE OR PRINT NAME OF PROPOSED GUARDIAN)	-i	(SIGNATURE OF PROPOSED GUARDIAN)*	
* Each proposed guardian must fill out and file a separate scree	ning torm.		

ATTOR	NEY OR PARTY WI	THOUT ATTORNEY	STATE BAI	R NUMBER:		FOR COU	RT USE ONLY
NAME:						7 5.1. 550	·== -::=•
FIRM N	AME:						
	T ADDRESS:						
CITY:			STATE:	ZIP CODE:			
	HONE NO.:		FAX NO.:				
	ADDRESS:						
	NEY FOR (name):						
		OF CALIFORNIA, CO	DUNTY OF				
STRE	ET ADDRESS:						
MAILIN	NG ADDRESS:						
CITY A	ND ZIP CODE:						
BF	RANCH NAME:						
	(This	section applies to ca	ases other than proba	te guardiansh	ips.)		
F	PETITIONER:						
RE	SPONDENT:						
	HER PARTY:						
CHIL		venile cases only):					
	•		only to probate guardia	anship cases.	)	CASE NUMBER:	
GUAF	RDIANSHIP OF	(name):					
					Mino	or	
	DEC	CLARATION UND	ER UNIFORM CHI	LD CUSTO	ΣY		
	JUR	ISDICTION AND	<b>ENFORCEMENT A</b>	CT (UCCJE	A)		
1. la	am <i>(check on</i>	e): a party to	o this proceeding to de		•		epresentative of the rmine custody of a child.
2. TI	here are <i>(spe</i>	cify number):	minor children v	vho are subje	ct to this proce	eding, as follows <i>(list ol</i>	dest child first):
		Full Name		Date o		Place of birth (	-
а	1					<u> </u>	-
	·-						
b	).						
С	i.						
d							
Ľ							
		•	•			te piece of paper, write '	
	Additiona	l Children" at the to	p, provide all requeste	ed information	for each addit	tional child, and attach to	o this form.)
3. a.	Check	k this box if there is	only one child or if all	of the children	n listed in item	2 have lived together fo	r the past five years.
			-			tory for the past <b>five yea</b>	
						ride only the state of resi	
		s of residence	Residen		1	child lived with and	
		lonth/Year)	(City, Sta		1	te current address	Relationship
			(City, Sta	ate)	Comple	te current address	
	From:	To present					
			05.1	-4 -4-41-4		4:-1 (!!-4 -4-4	
			Confidential (lis	st state only)	Confide	ential (list state only)	
	From:	То:					
	From:	То:					
	From:	To:					
	From:	To:					
	Additi	onal addresses are	listed on Attachment	3a. <i>(Form MC</i>	2-020 may be	used for this purpose.)	
b.	Check	k this box if there is	more than one child a	and all the chil	dren <i>have not</i>	lived together for the pa	st five years. (Attach
						their residence history fo	

Page 1 of 2

ASE NAME:				CASE NUMBER:		
	proceeding, in Ca	you participated as a parallifornia or elsewhere, co a copy of the orders if y	ncerning a child	d subject to this procee	eding?	er court case
Proceeding	Case number	Court (name, state or tribe, location)	Court order or judgment (date)	Name of each child	Your connection to the case	Case status
a. Family						
b. Probate Guardianship						
c. Other						
Proceeding		Case Number		Court (name, state	or tribe, location	n)
d. Juvenile						
e. Adoption						
One or more dom		straining/protective order on):	s are now in eff	ect. (Attach a copy of	the orders if you	ı have one
Court	County	State or Tribe	Case	Number <i>(if known)</i>	Orders exp	oire <i>(date)</i>
a. Criminal						
b. Family						
c. Juvenile						
d. Other						
Do you know of any pe or visitation with any ch		party to this proceeding  Yes No		cal custody of or claims		to custody of
a. Name and address of		b. Name and addres		=	address of pers	on:
Has physical custody Claims custody rights Claims visitation rights		Claims custod	Has physical custody Claims custody rights Claims visitation rights		Has physical custody Claims custody rights Claims visitation rights	
Name of each child:		Name of each child:		Name of each	n child:	
Number of pages	attached:	[				
leclare under penalty of p		- laws of the State of Calif	ornia that the fo	oregoing is true and co	rrect.	
ate:				-		
	05 DEQLAD:::=			(0:0::	250(454)(5)	
(NAME (	OF DECLARANT)			(SIGNATURE OF I	JECLARANI)	

NOTICE TO DECLARANT: You have a continuing duty to inform this court if you obtain any information about a custody proceeding in a California court or any other court concerning a child subject to this proceeding.

			GC-211
ATTORNEY OR PAR	RTY WITHOUT ATTORNEY (Name, State Bar number, and add	dress):	FOR COURT USE ONLY
TELEPH E-MAIL ADDRESS		FAX NO. (Optional):	
ATTORNEY FO	, ,		
SUPERIOR CO	OURT OF CALIFORNIA, COUNTY OF		
STREET ADDRES			
MAILING ADDRES CITY AND ZIP COD			
BRANCH NAM	E:		
GUARDIANS	HIP OF THE PERSON	ESTATE OF (Name):	
NOMIN	ENT OF PROPOSED GUARDIAN NATION OF GUARDIAN ENT TO APPOINTMENT OF GUARDIAN	AND WAIVER OF NOTICE	CASE NUMBER:
	CONSEN	T OF PROPOSED GUARDIA	AN
<ol> <li>I consent t</li> </ol>	o serve as guardian of the persor	n estate of th	ne minor.
Date:			
		<u> </u>	
	(TYPE OR PRINT NAME)	IINATION OF GUARDIAN	(SIGNATURE OF PROPOSED GUARDIAN)
2. I am		or of a gift to the minor. I nomin	ate (name and address):
as guardia	n of the person estate	of the minor.	
3. I am	a parent of the minor a dono	or of a gift to the minor. I nomin	ate (name and address):
as guardia	n of the person estate	of the minor.	
Date:			
	(TYPE OR PRINT NAME)		(SIGNATURE)
ar Pa	n adult or is adopted, the court chai	nges guardians, or the cou must petition the court to t	erminate the guardianship. The court
	CONSENT TO APPOINTM	ENT OF GUARDIAN AND V	VAIVER OF NOTICE
4. I consent t	o appointment of the guardian as requeste		
(date):	. I am entitled to r	notice in this proceeding, but I w	aive notice of hearing of the petition, including
notice of a	ny request for independent powers contai	ned in it. I waive timely receipt	of a copy of the petition.
DATE	(TYPE OR PRINT NAME)	(SIGNATURE)	RELATIONSHIP TO MINOR
DATE	(TYPE OR PRINT NAME)		
DATE	(THE OKT KINT IVANIE)	(SIGNATURE)	RELATIONSHIP TO MINOR
DATE	(TYPE OR PRINT NAME)	(OLONIATI IDE)	DEL ATIONICI UN TO MUNOD
	nued on Attachment 4.	(SIGNATURE)	RELATIONSHIP TO MINOR
			Page 1 of 1

ATTORNEY OR PARTY WITHOUT ATTOR	RNEY (Name, state bar number, and address):		FOR COURT USE ONLY
TELEPHONE NO.: E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):	FAX NO. (Optional):		
SUPERIOR COURT OF CALIFO	DRNIA, COUNTY OF		
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
GUARDIANSHIP OF THE	PERSON ESTATE		
OF (Name):		MINOR	
and	DUTIES OF GUARDIAN 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.

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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.

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- 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.

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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.

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