## MADERA COUNTY SUPERIOR COURT STATE OF CALIFORNIA

### **Guardianship of the Person Only - PACKET**

Guardianship is when a court orders someone other than the child's parent to have custody of the child. The information in this section is about probate guardianships. These cases are brought by the person seeking to be appointed guardian or by someone else in the family asking the court to appoint a guardian. If custody of the minor was awarded to a non-parent through the juvenile dependency court, this does NOT apply. If Child Protective Services (CPS) is involved in your case, you probably have to go to the juvenile court to find out what you can do.

If you are in need of temporary guardianship before your hearing on your general petition for guardianship, you may also complete and fill out the *Petition for Appointment of Temporary Guardian of the Person (*Form GC-110(P)). The court may grant Letters of Temporary Guardianship if there is an immediate and compelling need. The hearing for the temporary petition will generally be set in five to ten court days. **Pursuant to Probate code section 2250(e)(1), unless the court for good cause otherwise orders, not less than five (5) court days before the hearing on the petition for temporary, notice of the hearing shall be personally given to the parents, the proposed ward if he or she is 12 years of age or older, and any person having a valid <b>visitation order**. If you are unable to provide notice the court may waive (excuse) or change the requirement if you can show the court good cause why an exception should be made. Complete item #9b on page 3 of the *Petition for Appointment of Temporary Guardian of the Person AND Ex-Parte Declaration* (Local Form MAD-CIV-005). If you are requesting for notice to be waived, all ex-parte Guardianships must be turned in by **10:00 a.m. the day BEFORE** you plan on having your hearing. All ex-parte hearings are heard at **8:15 a.m.** in the department told to you by the clerk.

If you are seeking to become a guardian, you must read the *Guardianship Pamphlet* (Form GC-205). You can use *Forms You Need to Ask the Court to Appoint a Guardian of the Person* (Form GC-505) for further information on the process of filing for guardianship.

### 1. Fill out your forms:

- Petition for Appointment of Guardian of the Person (Form GC-210(P)) if you are asking for guardianship of the person only.
- Petition for Appointment of Temporary Guardian of the Person (Form GC-110(P)) only if you are asking for temporary orders.
- Guardianship Petition--Child Information Attachment (Form GC-210(CA) fill one out per child.
- Notice of Hearing--Guardianship or Conservatorship (Form GC-020)
- Consent of Proposed Guardian, Nomination of Guardian, Consent to Appointment of Guardian and Waiver of Notice (Form GC-211)
- Duties of Guardian (Form GC-248)
- Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) (Form FL-105/GC-120)
- Confidential Guardian Screening Form (Form GC-212) fill one out per guardian.
- Parental Notification of Indian Status (Form ICWA-020) for each parent of the child and the people asking to be appointed guardian. You do not need this form to start your case, but you will need it early on. If the parents are going to consent to the appointment of you as a guardian, have them each sign this form too.
- Ex-Parte Declaration (Local Form MAD-CIV-005)
- Letters of Temporary Guardianship (Form GC-150)
- Order Appointing Temporary Guardian (Form GC-140)
- Letters of Guardianship (Form GC-250)
- Order Appointing Guardian or Extending Guardianship of the Person (Form GC-240)
- Order Dispensing with Notice (Form GC-021)
- Court Order Appointing Superior Court Investigator in Probate Guardianship (Local Form MAD-FCS-001) used if guardian
  is a relative.
- Court Order Appointing Child Protective Services in Probate Guardianship used if guardian is a non relative.
- Petitioner(s) Screening Form (Local Form MAD-FCS-013)
- 2. **Have your forms reviewed.** Ask the court's family law facilitator/self-help center (located on the 1<sup>st</sup> Floor) to review your paperwork. You can also hire your own lawyer to review your papers or to get legal advice.
- 3. **You will need copies.** You will need a minimum of 2 copies. The original is for the court, one copy for you, the other will be for the people who will have to get served. You may need to make more copies.
- 4. **File your forms with the court clerk.** Take your forms to the Civil Division (located on the 4<sup>th</sup> Floor). The clerk will keep the original and return the copies to you file stamped. You will have to pay a filing fee. If you cannot afford the fee, you can ask for fee waiver.

Revised 01/01/2025

# **GET STARTED ON YOUR DOCUMENTS NOW!**

You can begin the process from your phone, your computer at home, or one of the computers in the Self Help Center.

### This option is available for these case types:

- Divorce
- Request for and Response to Domestic Violence Restraining Order • Civil Harassment Restraining Order
- Guardianship
- Name Change
- Request for Order

- Parentage
- Small Claims
- and Response
- Elder Abuse Restraining Order Petition and Response

### To get started:

- Go to www.sharpcourts.org and click on the "Online Resources" tab.
- Select the case type with which you need help.
- We strongly recommend that you create an account so that you do not lose your work. You can note your username and password below. Keep this in a safe place!

<b>Username:</b>	Password:	<b>.</b>

- Fill out the prompts.
- 🧲 When finished, have the Self Help Center review your paperwork. Their information is below.

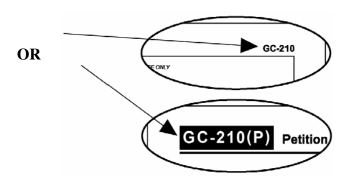
### **Madera Family Law Facilitator / Self Help Center**

200 South "G" Street, Madera, CA 93637 Mon-Fri: 8AM - 3PM (559) 416-5520 facilitator@madera.courts.ca.gov



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

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



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

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

### What happens when I file my petition and the other forms listed above?

ceb.com Forms

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

**GC-505** 

### Forms You Need to Ask the Court to Appoint a Guardian of the Person

Wha	at forms do I need after I file my petition and have a hearing date?
6	If either or both of the child's parents or any other person you must notify of the hearing on your petition will agree with your request for appointment of a guardian, fill out and have each of them date and sign item 4 at the bottom of Form GC-211, Consent to Appointment of Guardian and Waiver of Notice. File the form with the court when you file the Notice of Hearing, discussed below.
Wha	at must I do before the court hearing on my petition?
	must arrange for <b>someone other than yourself</b> to notify certain people about your petition and the court hearing show the court that he or she has done so. Read <b>Form GC-510</b> , <i>What is "Proof of Service" in a Guardianship</i> , and:
7	Fill out the first page of Form GC-020, Notice of Hearing-Guardianship or Conservatorship.
8	Follow the instructions in Form GC-510 for personal delivery ("personal service") of copies of your petition and the <i>Notice of Hearing</i> and showing the court that personal service has been made ("proving service").
9	Follow the instructions in Form GC-510 for mailing ("service by mail") copies of your petition and the <i>Notice of Hearing</i> and showing the court that service by mail has been made ("proving service").
10)	File with the court at least 5 days before the hearing, the original Form GC-020, with attached original filled-in proofs of personal and mailed service, signed by the person(s) who delivered and mailed the papers.
11)	Fill out and deliver the following forms to the court at or before the hearing on your petition (check your court's local rules for the deadlines for delivery of these forms to the court):
	Form GC-240, Order Appointing Guardian of Minor (the judge will sign this Order at or shortly after the hearing on your petition if he or she grants your request for appointment of a guardian);
	Form GC-248, Duties of Guardian and Acknowledgment of Receipt (you or any other person the court has appointed as guardian must sign this form and the form must be filed with the court before the clerk will sign and file the Letters of Guardianship (see below)); and
	Form GC-250, Letters of Guardianship (the court clerk will sign and file the original of this form, often called "Letters," and will give you (for a fee) certified copies that you, or any other person the court has appointed as guardian, must have to show legal authority to act as the child's guardian.
12	Fill out and file any local forms your court requires at or before the hearing on your petition (check your court's local rules for information about these forms, deadlines for filing them, and requirements for service of copies to other persons interested in the case).
Nee	ed help?
(13)	Your court may have a self-help center or a volunteer assistance program that can help you with a guardianship, or the court may be able to refer you to other organizations in your area that can help you.
14)	If you can get on the Internet, you can go to the California Courts Self-Help Center Web site, at www.courtinfo.ca.gov/selfhelp/family/guardianship (English) or www.courtinfo.ca.gov/selfhelp/espanol/familia/tutela (Spanish). This Web site provides information about the guardianship process, including information about what you need to do if the child in your case is a Native American or has a Native American ancestor, and information about other resources available to you. You can also download a copy of Form GC-205, Guardianship Pamphlet and all the forms mentioned above. The pamphlet has a basic explanation of a guardianship. It is available in Spanish and several other languages. You can even fill out the necessary forms on your computer while visiting this site and print them out ready for signing and filing, free of charge.
15	You can also go to www.courtinfo.ca.gov/courts/trial/courtlist.htm to access your court's Web site. This site can tell you where to file your forms and go for court hearings and can advise you about the court's rules and practices

you need to know during the progress of your case. You can also download copies of the court's local forms.

**Legal advice** - An attorney can advise you and help you prepare your inventories, accountings, and petitions to the court. If you have any questions, you should consult with an attorney.

# OTHER GENERAL INFORMATION

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.

**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 take prepared *Letters of Guardianship* to the clerk's office where the clerk will issue the letters. *Letters of Guardianship* is a legal document that provides proof that you have been appointed and are serving as the guardian for 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.

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.

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.

Form Adopted for Mandatory Use Judicial Council of California GC-205 [Rev. January 1, 2001]

# GUARDIANSHIP PAMPHLET

(FOR GUARDIANSHIPS OF CHILDREN IN THE PROBATE COURT)

This pamphlet provides basic information about probate guardianships for children. It includes general information about court procedures, the duties and responsibilities of probate guardians, and other helpful material to assist you in fulfilling the obligations of a guardian. (For information about becoming a guardian of a dependent or ward of the Juvenile Court, you should consult the separate pamphlet on that subject.) Further information about probate guardianships may be obtained from an attorney, the Probate Code, and private publications and resources. You should also consult the court or the court clerk's office regarding special procedures or rules in your county.

# What is Guardianship?

child's property. Appointment as guardian requires the filing of provide you with some basic information about guardianships. Guardianship is a court process by which a person other than a parent is given custody of a child or authority over a a petition and approval by the court. This pamphlet will If the court establishes a probate guardianship, the guardianship may be:

- A guardianship of the person of the child (custody);
  - A guardianship of the child's "estate" (property); or

understand your duties and responsibilities as guardian. If you If the court appoints you as a guardian for a child, you will have any questions, you should consult with an attorney who assume important duties and obligations. You will become responsible to the court. It is essential that you clearly is qualified to advise you in these matters.

# What is a Legal Guardian?

A legal guardian is an adult to whom the court has given authority and responsibility to provide care for a child, or to manage the child's assets, or both.

# Who May Be Legal Guardians?

Relatives, friends of the family, or other interested persons may be considered as potential legal guardians.

# **Before You File the Petition**

Before you file a petition for guardianship, you should consider the following:

- Is a guardianship really necessary?
- Have you considered the alternatives?
- Do the parents consent to the guardianship?
- Without parental consent, is there enough evidence for you to prove the need for a guardianship?
  - Do you need legal advice or assistance?

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# INSURANCE

maintain the insurance in force throughout the entire period of 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 the guardianship or until the insured asset is sold.

# RECORD KEEPING AND ACCOUNTING

records of income and expenditures. You should also keep affecting the estate. The checkbook for the guardianship complete, accurate records of each financial transaction checking account is your indispensable tool for keeping Records - As guardian of the estate, you must keep receipts for all purchases. Record keeping is critical because you will have to prepare an accounting of all money and property 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.

accounting one year after your appointment and at least every two years after that. The court may ask that you justify some petition requesting that the court review and approve your Accountings - As guardian of the estate, you must file a documents available for the court's review, if requested. or all expenditures. You should have receipts and other

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.

when you present your account to the court. You should check format is specified in the Probate Code, which you must follow state and local rules when filing your accounting. A particular Format - As guardian of the estate, you must comply with all local rules for any special local requirements.

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 ordinarily will grant such a petition for only a limited period of time, usually not more than one year, and only for specific and limited purposes.

# **NVENTORY OF ESTATE PROPERTY**

**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.

**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, rather than the referee, must determine the value of certain "cash items." An attorney can advise you about how to do this.

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.

# Some Alternatives to Guardianship

Private agreements - You can make a private agreement with the child's parents to provide care for the child. A written agreement can be made showing that you have "custody" of the child with the parents' consent. Normally it is also beneficial to secure a medical release for emergencies, especially if a parent is not readily available. Note: The parents may revoke this type of agreement at any time.

Caregiver's Authorization Affidavit - The California Family Code allows a person who is related to a child to fill out a Caregiver's Authorization Affidavit. The affidavit normally allows that person, as a caregiver, to enroll the child in school and secure medical treatment for the child.

You may read Family Code section 6550 for details about this law. The caregiver form may be available through your local county clerk's office, through private legal publications, or from a private attorney. Note: The parents may revoke your authority or override your decision under this type of agreement at any time.

**Other financial arrangements** - The law allows parents to make other financial arrangements for property inherited by or given to their children. For instance, a blocked account and other protective measures can be used without the appointment of a guardian of the estate. Consultation with an attorney for these types of matters is highly recommended. Note: Some financial institutions, insurance companies, and courts require the appointment of a guardian of the estate before they will release funds on behalf of a minor.

# THE PROCESS - BRIEFLY

If you decide that a child needs a probate guardianship, the first step in the process of establishing guardianship is to fill out and file the petition and other required documents with the clerk of the court. Some counties have additional "local forms" that need to be filed along with the standard forms.

Any interested party or the child, if 12 years or older, may file the petition. Specific persons must be given notice of the petition, unless excused by the court, before the court can hear the case.

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The court may order that an investigation be completed before it makes its decision. If this occurs, you, the child, and any other persons deemed essential will probably be contacted about the case. The investigator will give the court a report and make a recommendation on what should occur. At that stage, the case may go to trial. The court may grant the petition or may find that there are insufficient grounds to establish a guardianship.

There is a fee for filing a guardianship petition. In addition, you may be charged a fee for a guardianship investigation. If neither you nor the child's estate can afford to pay the fees, you may request that the court waive the fee requirement. The court clerk can provide you with a fee waiver form.

# **GUARDIANSHIP OF THE PERSON**

The probate court may appoint a *guardian of the person* for a child when no parent is available to meet the needs of the child because of the parents' death, incapacity, abandonment, military obligations, or other reasons.

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. Like a parent, you should maintain close contact with the child's school and physician.

Raising children is not always easy. You should become familiar with community resources that can assist both you and the child. You may get help and information from a support group for guardians.

**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. If you may ask the parents for their opinions about matters relating to the child.

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.

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.

**Blocked accounts** - A *blocked account* is an account with a financial institution in which money or securities are 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 direction 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.

**Other restrictions** - As guardian of the estate, you will have other restrictions on your authority to deal with estate assets. Without prior court order of the court, 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. You may not use estate funds to purchase real property without 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.

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.

**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 military service, 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.

# **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 a solemn matter. It 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. The use of an attorney for legal advice in managing the estate is recommended.

# **MANAGING THE ESTATE**

**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.

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.

**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.

Residence - As guardian, you have the right to determine where the child lives. The child normally will live with you, but when it is necessary, you are allowed to make other arrangements if they are 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 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.

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. A variety of counseling services is available to

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help children. As guardian, you are expected to secure necessary services, cooperate with counselors, and maintain regular contacts with the child's treatment providers.

The law 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

**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. 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 assist a child who has special needs or has had unpleasant life experiences. If you need assistance, you should check with the court or with your local child protective services agency for a referral to agencies that can help you and the child.

Financial support - Even when the child has a guardian, the parents are still obligated to support the child financially. The guardian may take action to obtain child support. You may contact the local child support agency in your county to collect support from a parent. 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.

**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.

Under most circumstances, it is best for you to have a working relationship with the parents if possible. However, in every case, you must follow all orders of the court, including those that may restrict contacts and visitation.

**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.

**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.

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

**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.

Court visitors and status reports - Some counties have a program 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. Also, as guardian, you may be required to fill out and file status reports. In all counties, you must cooperate with the court and court investigators.

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 the use of a firearm. If you are concerned about your possible liability, you should consult an attorney.

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

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ATTORNEY OR PARTY WITHOUT ATTORNEY (Na	ame, State Bar number, and address):	FOR CO	URT USE ONLY
TELEPHONE NO.			
TELEPHONE NO: E-MAIL ADDRESS (optional): ATTORNEY FOR (Name):			
, ,	ALIFORNIA, COUNTY OF MADERA		
	0 South G Street ra, California 93637		
	Civil Division		
PLAINTIFF/PETITIONER:		CASE NUMBER:	
DEFENDANT/RESPONDENT:		HEARING DATE:	HEARING TIME:
GUARDIANSHIP OF (Name):		DEPARTMENT:	
EX-PAR1	TE DECLARATION		
am, <i>(specify):</i> ☐ attorney for ☐ plaint	iff/petitioner □ defendant/respondent		
not a party in the case (name):			
J. I ☐ did ☐ did not give notice. ( <i>if you</i>	gave notice, complete number 2 and 3 if no noti	ice is given complete number	· 4a, 4b, or 4c)
2. PURSUANT TO RULE 2.4.6 OF THE	LOCAL RULE OF COURT I HAVE INFORM	/IED (name)	······································
	QUESTED BY (name)		
	, , <u> </u>	-	-
A. TELEPHONE ON (Date):	at (Time):		A.M./P.M.
B. IN PERSON ON (Date):	at (Time):		A.M./P.M.
C. OTHER			
3. I TOLD (name):	THAT (name): AT 8:15 A.M. IN DEPARTMENT	WOULD BE B	BRINGING AN
	O COURT AT THAT TIME IF HE/SHE OBJ		
I. I HAVE NOT GIVEN NOTICE OF THIS a. GIVING NOTICE WOULD FRUSTRA	S APPLICATION FOR EX PARTE ORDER ATE THE PURPOSE OF THE ORDER ( <i>exp</i>	FOR THE FOLLOWING R	EASON (S): e is not given):
b. I WILL SUFFER IMMEDIATE AND I	RREPARABLE INJURY IF NOTICE IS GIVE	EN (explain in detail as to why you	ı fear giving notice):
c. OTHER (explain in detail):			
I declare under penalty of perjury under	the laws of the State of California that the f	oregoing is true and correc	ct.
Date:	<u> </u>		
(Type or Print Name)	<b>_</b>	(Signature of Decl	arant)

GC-210(P) Petition for Appoin Guardian of the Pe	erson		rm is filed.
Guardianship of the person of (all children's names):			
		 _	
You may use this form or the Petition for Appointm	ent of Guardian of	_	
Minor (form GC-210) to petition, or ask, the court to		of	
the person. (You must use form GC-210 to ask the o	• •		
guardian of the estate or of both the person and the	e estate.)	Fill in sourt name and street addr	
1) Your name (include the names of all persons w	who are requesting th	Fill in court name and street address  Superior Court of California	
court to appoint them or the person named in child* or children* named above and in <b>8</b> . All	<b>)</b>	MADERA	a, County of
a b.		Civil Division	
c.		_	
2 Your address and telephone number:		Clerk fills in information below wh	en form is filed.
Street:	Apt.:	Case Number:	
City:			Dept.:
State: Zip:Phone:		-	
(3) Your Lawyer (if you have one):			
Name:			
Firm name, if any:			
Street:			
City:		-	
<i>Phone: Fax:</i>		E-mail:	
		mod in (a) (Cata (b))	
4  I/We want to be guardian of the chi I/We want the person or persons no children named in (8). Tell the court all Name(s):	ild or children na amed here to be	the guardian of the child	d or
4  I/We want to be guardian of the chi I/We want the person or persons no children named in (8). Tell the court all Name(s):	ild or children na amed here to be bout the proposed gu	the guardian of the child ardian(s) below.	
4  I/We want to be guardian of the chi I/We want the person or persons not children named in (8). Tell the court all Name(s):	ild or children na amed here to be bout the proposed gu	the guardian of the child ardian(s) below.  Apt.:	
4	ild or children na amed here to be bout the proposed gu	the guardian of the child ardian(s) below. Apt.:Zip:	
4	ild or children natamed here to be bout the proposed guarante.  State:  E-mail:  n named in (8) and on or persons nata	the guardian of the child ardian(s) below.  Apt.: Zip:  ad a person named in 1 med here to be my guard	. I am at dian.
I/We want to be guardian of the children named in (8). Tell the court all Name(s):    Street:	ild or children natamed here to be bout the proposed guarante:  State: E-mail: n named in (8) and on or persons natamed to the proposed guarante.	the guardian of the child ardian(s) below.  Apt.: Zip:  Id a person named in 1 med here to be my guard the court about the proposed guard	. I am at dian. dian(s) below.
I/We want to be guardian of the chi   I/We want the person or persons not children named in (8). Tell the court all Name(s):    Street:	ild or children natamed here to be bout the proposed guarante:  State: E-mail: n named in 8 and on or persons natamed to the mail to the proposed guarante.	the guardian of the child ardian(s) below.  Apt.: Zip:  ad a person named in 1 med here to be my guard the court about the proposed guard Apt.:	. I am at dian. dian(s) below.

Judicial Council of California www.courts.ca.gov Revised July 1, 2016 Alternative Mandatory Form Instead of Form GC-210 Probate Code, §§ 1510, 1510.1; Cal. Rules of Court, rule 7.101



GC-210(P), Page 1 of 4





5 <b>T</b> I a. b. c.	Relate Guara Not re A non	ed to the child on lianship Petition lated to the chil ninee of a parent	<ul><li>Child Information</li><li>d or children named</li><li>t of one or more of</li></ul>	(8), as shown on Attachment d in (8).	in item 3 of the child' (form(s) GC-210(CA)	in item 5 of the child's or
<u></u>	Check th	nis box if you	u checked the b	oox in item	5b (guardian unre	elated to child or
a. b.	the signed Attachmen Does the p I am tl invest: I am n furnish	statement of the at 6: Statement of proposed guardia the proposed guardia igating an adopt not the proposed the any information	e proposed guardian of Unrelated Guardian on run a licensed for ordian. I will promption or a local agence guardian. The sign on requested by an a	n on a separate ian" at the top ster family hor tly furnish any cy designated be aed statement of agency investig	e sheet of paper. Write of the paper and attace me?  Yes No information requested by the county to provide the proposed guardian	ch it to this form.  To do by an agency de public social services. An agreeing to promptly a local agency designated
7 🗆	A person in a will the writt Person as and address	n other than or other writen nomination Guardian" at the ss in item 2 of the	the proposed gaing as guardianon is attached.	guardian(s) n of the chil Write "Form ( and attach it it tition - Child In	named in ① or ② ld or children named GC-210(P) - Attachme to this form. Fill in the information Attachmen	has been nominate ned in (8). A copy of nt 7: Nomination of Anoth
7 C	A person in a will the writt Person as and addreseach child	n other than or other writen nomination Guardian" at the ss in item 2 of the for whom the position	the proposed gaing as guardian on is attached. The top of the writing the Guardianship Per	guardian(s) n of the chil Write "Form ( and attach it i tition - Child In ed as guardian	named in ① or ② ld or children named in ② children named in GC-210(P) - Attachment to this form. Fill in the information Attachment.	has been nominate ned in 8. A copy of nt 7: Nomination of Anoth nominated person's name
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Fit Grant (for The a	I A person in a will the writt Person as and addreseach child the could out and attach to the country of the full legal results. Name:	n other than or other writen nomination of the Guardian" at the second of the for whom the part about the stach to this form a Declar of the form a Declar of the form and date of First	the proposed gaing as guardian on is attached. The top of the writing the Guardianship Peterson was nominated as a separate copy of the did or child or chil	guardian(s) n of the chil Write "Form (c) and attach it is tition - Child In ed as guardian en who need Guardianship all children's n form Child Cust ander 18 years of I who needs a g	named in 1 or 2 ld or children named in 3 ld or children named in GC-210(P) - Attachment to this form. Fill in the information Attachment.  d a guardian.  Petition - Child Information and In	has been nominate ned in 8. A copy of nt 7: Nomination of Anoth nominated person's name at (form GC-210(CA)) for mation Attachment (form pages of this form. Fill out Enforcement Act (UCCJEA)
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File File File File File File File File	I A person in a will the writt Person as and addreseach child the could out and attach to the full legal refull legal refundame:	n other than or other writen nomination of the seen nomination of the seen it is in item 2 of the for whom the point about the seach to this form a Declar of the seach child not his form a Declar of the seach of the seach child not his form a Declar of the seach child not his form a Declar of the seach child not his form a Declar of the seach child not the seach c	the proposed gaing as guardian on is attached. The top of the writing the Guardianship Peterson was nominated as separate copy of the delay. Show a faration Under Uniforming all children uniforming	guardian(s) n of the chil Write "Form of and attach it is tition - Child In ed as guardian en who need f Guardianship all children's n orm Child Cust ander 18 years of I who needs a g  Last  Last	named in 1 or 2 ld or children named in 3 ld or children named in 3 ld or children named in the state of this form. Fill in the state of a guardian.  Petition - Child Information and It of age listed below. In surgicial guardian is (specify):  Date of birth:  Date of birth:	has been nominate ned in (a). A copy of nt 7: Nomination of Anoth a nominated person's name at (form GC-210(CA)) for mation Attachment (form pages of this form. Fill our Enforcement Act (UCCJEA Month/Day/Year



Guardianship of the person of (all children's na	Case Number:
9 The guardianship is necessary of (Explain why each child listed in (8) need	convenient for the reasons given below.
	inue your explanation on a separate sheet of paper. Write "Form urdian" at the top of the paper and attach it to this form.
<ul> <li>Letters of Guardianship.</li> <li>b. Excuse me/us from having to give persons listed in item 2 of the atta GC-210(CA)) for the reasons give to the child of each of the persons</li> </ul>	guardian of the person of the child or children named in (8) and issue otice of the hearing on this petition to one or more relatives or other ed Guardianship Petition - Child Information Attachment (form below (Specify (1) the name of each child, (2) the name and relationship whom you want the court to excuse you from giving notice, and (3) the the steps, if any, you have taken to find each person.):
	ce. Continue your explanation on a separate sheet of paper. Write 10b: Request for Waiver of Notice" at the top of the paper and attach

The relatives and other persons listed in item 2 of each child's Guardianship Petition - Child Information Attachment (form GC-210(CA)) must be given notice of the hearing on your petition for appointment of a guardian for that child unless the court excuses you from giving notice. The court may waive (excuse) this requirement if you can show the court that you do not know where the relative or other person is located after making reasonable efforts 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.



Guardiansh	nip of the person of	(all children's names):	Case Number:
	N 1 4 6 11 .		
( <b>10</b> ) c. <b></b>	Make the followin	ng additional orders (specify):	
		Form GC-210(P) - Attachment 10c: Addit	est for additional orders on a separate sheet of tional Orders" at the top of the paper and
$\smile$	l with this petiti	on are the following (check all that a Guardian (form GC-211, item 1)	upply):
		lian (form GC-211, items 2 and 3)	
	· ·	ent of Guardian and Waiver of Notice (for	m GC-211, item 4)
		nent of Temporary Guardian or Conservat	
		nent of Temporary Guardian of the Person	
	onfidential Guardia	an Screening Form (form GC-212)	
$\square$ P	etition for Special I	mmigrant Juvenile Findings (form GC-220	0)
	ther (specify):		
_			
(12) All at	tachments are made	part of this form as though included here.	There arepages attached to this form.
Date:			_ •
		Petitioner's attorney types or prints name her	re Petitioner's attorney signs here
-	-	<del>-</del>	east 18 but not yet 21 years of age
	-	ist read and sign below.	
declare un correct.			a that the information stated above is true and
Date:		Petitioner types or prints name here	Petitioner signs here
Date:			<b>)</b>
		Petitioner types or prints name here	Petitioner signs here
	the appointment of guardian on my beha	-	my person and to his or her performance of the
Date:		Down and the state of the state	Proposed 1: 1
		Proposed ward types or prints name here	Proposed ward signs here

CC	-210(	
GC-	74 IV	
		. ,

# **Child Information Attachment to Probate Guardianship Petition**

Case Number:	

his cl	nild's name:			
This for the period Teacher a.	tition asks the court to appoint a guardian of ell the court about this child  Child's full legal name:	orm GC-210, iten this child's (spec	m 2, or form	GC-210(P), item 8. e person and estate.
c.	Indian child inquiry (Complete only if your person and estate. If your petition asks the cand go to item 1d.)	•		•
	☐ I have asked whether the child is or may government, or eligible for membership whether the child or parents live or are deform ICWA-010(A), <i>Indian Child Inqui</i>	in such a tribe an lomiciled on a res	d the biological child of a servation or rancheria or in	tribal member, and
	☐ I have not asked about the child's Indian	heritage because	the parents are unavailabl	e or deceased
	(For more information about your duties un (25 U.S.C. §§ 1901–1963) and California la if the child is or may be an Indian child, see of Child Custody Proceeding for Indian Chil Is this child married? Yes No in the past but the marriage was dissolved or (The court cannot appoint a guardian of the dissolved or ended in divorce.)  Is this child receiving public benefits?	aw, including make Information She Id (form ICWA-0) Never married rended in divorce person for a min	et on Indian Child Inquiry 05-INFO).)  If you checked "No," was Per Yes No No cor child who is married or	eting form ICWA-010(A) Attachment and Notice as this child married whose marriage was
	Type of Aid	Monthly Benefit	Type of Aid	Monthly Benefit
	TANF (Temporary Asst. for Needy Families	) \$	Other (explain):	\$
	Social Security	\$	Other (explain):	\$
_	Dept. Veterans Affairs Benefits	\$		
f.	Name and address of the person with <i>legal</i> of	custody of this ch	ıld:	
g.	(Check this box and fill out below if the Name and address of the person this ch	•	•	,

Guardianship of <i>(all cl</i>	Guardianship of (all children's names):			Case Number:	
This child's name:					
h. (Check this	*	<b>nued)</b> n involved in an adoption, juve r other similar court case.) Des			
Ту	pe of Case	Court District or County and Sta	ate or Tribe	Case Number (if known)	
Developmen here:	ntal Services or the Cali	on leave from an institution sup fornia Department of State Hos s child's relatives and all c	spitals.) Write	e the name of the institution	
Relationship  Mother	Name	Home Ac	ddress (Stree	et, City, State, Zip)	
Father					
Grandmother (Mother's mother)					
Grandfather (Mother's father)					
Grandmother (Father's mother)					
Grandfather (Father's father)					
Sibling					
Sibling					
Sibling					

is c	hild's name:		
) Li:	st the names and add	resses of this child's	relatives and all other persons shown below:
Re	elationship	Name	Home Address (Street, City, State, Zip)
	ouse uardianship of the estate	only)	
Pe	rson nominated		
as gu	guardian of this child (if ardian listed in (3))	someone other than a pro	pposed
	dian custodian		
Cł	uild's tribe		
(if	any and if known)		
	•		e child may be eligible for membership in, and list the names
	•	V 1 1	"Form GC-210(CA)," the name of the child, and apper and attach it to this form.)
		1 0 1	iper and attach it to this form.)
	formation about the p		
a.	Name (name an propos	sed guardians if more than	n aner
b.	Relationship(s) to the c		
b.	Relative (specify re	hild named in (1) (check	all that apply): of each proposed relative guardian):
b. c.	Relative (specify re	hild named in (1) (check elationship(s) to the child	all that apply): of each proposed relative guardian): tion to this child): guardian(s)?  Yes No I don't know
	Relative (specify relative)  Not a relative (explain to the child's parent(s) (If you checked "Yes," of the child current)	hild named in ① (check elationship(s) to the child lain interest in or connect.  ) nominate the proposed gattach the written nominate by live with the proposed g	all that apply): of each proposed relative guardian): tion to this child): guardian(s)? Yes No I don't know tation as Attachment 3c.)
c.	☐ Relative (specify remains and provided in the child's parent(s) (If you checked "Yes," of Does this child currently If "Yes," how long has	hild named in ① (check elationship(s) to the child lain interest in or connect.  ) nominate the proposed gattach the written nominate by live with the proposed gather child lived with lived with the proposed gather child lived with the proposed gather child lived with	all that apply): of each proposed relative guardian): tion to this child):  guardian(s)?  Yes No I don't know tation as Attachment 3c.) guardian(s)?  Yes No I don't know
c.	Relative (specify real Not a relative (explain Not a r	hild named in ① (check elationship(s) to the child lain interest in or connect.  ) nominate the proposed gattach the written nominate the proposed gattach the interest in or connect in the proposed gattach the written nominate the proposed gattach the gattach the proposed gattach the written nominate t	all that apply): of each proposed relative guardian):  tion to this child):  guardian(s)?
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c. d. e. f.	Did the child's parent(s (If you checked "Yes," of Does this child currentl If "Yes," how long has If the court approves the Does/do the proposed g	hild named in ① (check elationship(s) to the child lain interest in or connect.  nominate the proposed gattach the written nominate the child lived with the proposed gattach the written in the child lived with the proposed gattach the written in the child lived with the proposed gattach the written in the child lived with the proposed gattach the child lived with the proposed gattach with the proposed gat	all that apply): of each proposed relative guardian):  tion to this child):  guardian(s)?
c. d. e. f.	Did the child's parent(s (If you checked "Yes," of Does this child currentl If "Yes," how long has If the court approves the Does/do the proposed g	hild named in ① (check elationship(s) to the child lain interest in or connect.  nominate the proposed gattach the written nominate the child lived with the proposed gattach the written in the child lived with the proposed gattach the written in the child lived with the proposed gattach the written in the child lived with the proposed gattach the child lived with the proposed gattach with the proposed gat	all that apply): of each proposed relative guardian):  tion to this child):  guardian(s)?
c. d. e. f.	Did the child's parent(s (If you checked "Yes," of Does this child currentl If "Yes," how long has If the court approves the Does/do the proposed g	hild named in ① (check elationship(s) to the child lain interest in or connect.  nominate the proposed gattach the written nominate the child lived with the proposed gattach the written in the child lived with the proposed gattach the written in the child lived with the proposed gattach the written in the child lived with the proposed gattach the child lived with the proposed gattach with the proposed gat	all that apply): of each proposed relative guardian):  tion to this child):  guardian(s)?
c. d. e. f.	Did the child's parent(s (If you checked "Yes," of Does this child currentl If "Yes," how long has If the court approves the Does/do the proposed g	hild named in ① (check elationship(s) to the child lain interest in or connect.  nominate the proposed gattach the written nominate the child lived with the proposed gattach the written in the child lived with the proposed gattach the written in the child lived with the proposed gattach the written in the child lived with the proposed gattach the child lived with the proposed gattach with the proposed gat	all that apply): of each proposed relative guardian):  tion to this child):  guardian(s)?

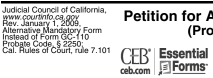
Gua	rdians	ship of (all children's names):	Case Number:
Thi	s chile	d's name:	
5	Expl	lain why appointing the person named in 3 to be this child's guardi	an would be in the child's best interest:
		(Check here if you need more space. Continue your explanation on a s GC-210(CA)," the name of this child, and "Attachment 5: Proposed C top of the paper and attach it to this form.)	
6	a. I	Does 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):  Parent (name):	
		If the child is an Indian child and in the care and custody of an Indian care.  (1) 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		Check this box if you (the petitioner) are not the person narry Your relationship to this child:  Relative (especify relationship):	med in ③, and fill in below.
	l	Not a relative (explain your interest in or connection to this child)	:
8		ept as otherwise stated in this form, the statements made in the petition y to this child.	to which this form is attached fully

**Probate Guardianship Petition** 

GC-110(P)	Petition for Appointment of	Clerk stamps date here when form is file
mnorary guardianch	Temporary Guardian of the Person ip of (all children's names):	
mporary guaruiansii	ip of (an emaren's names).	-
и may use this form он	r Petition for Appointment of Temporary Guardian or	
•	10) to ask the court to appoint a temporary guardian of	
•	hild. (You must use form GC-110 to ask for	
	rary guardian of a minor child's estate or person and	
,	s form to request appointment of a temporary guardian	
	e child. A petition for appointment of a (general)	E'll in a sunt a sun and a to a to a to a to a
•	is child or these children (form GC-210 or form ulready been filed in this case or filed with this petition	Fill in court name and street address:  Superior Court of California,
	le the names of all persons who are requesting the	County of MADERA
<b>/</b>	m or the person named in 4 as temporary guardian	200 South G Street Madera, CA 93637
of the child or childr	ren named above and in <b>6</b> . All must sign this form.).	
a		CIVII DIVISION
b		Clerk fills in case number when form is filed
/	d telephone number:	Case Number:
	Apt.:	
-	ip: Phone:	
) ☐ Your lawyer (		B 11
2	Fax (optional):E-m	1
Dhona.		

I am at least 12 years old. I want the person named here to be my temporary guardian.

**Petition for Appointment of Temporary Guardian of the Person** 



My date of birth is (month/day/year): \_

/	The relationship of the proposed temporary guardian nehildren named in (a) is (check all that apply):  Grandmother (father's mother)  Grandfather (father's father)  Grandmother (mother's mother)  Grandfather (mother's mother)  Grandfather (mother's father)  Other Relative (explain relationship to child or children):  Not related to the child or children (explain proposed guardian's in	amed in ① or ④ to the child o
/	Children named in 6 is (check all that apply):  Grandmother (father's mother)  Grandfather (father's father)  Grandmother (mother's mother)  Grandfather (mother's father)  Grandfather (mother's father)  Grandfather (mother's father)  Other Relative (explain relationship to child or children):	
cl	Grandmother (father's mother) Grandfather (father's father) Grandmother (mother's mother) Grandfather (mother's father) Grandfather (mother's father) Grandfather (mother's father) Other Relative (explain relationship to child or children):	
	Grandfather (father's father) Grandmother (mother's mother) Grandfather (mother's father) Grandfather (mother's father)  Other Relative (explain relationship to child or children):	
	Grandmother (mother's mother)  Grandfather (mother's father)  Other Relative (explain relationship to child or children):	
	Grandfather (mother's father)  Other Relative (explain relationship to child or children):	
	Other Relative (explain relationship to child or children):	
	Not related to the child or children (explain proposed guardian's in	
		nterest in or connection to the child):
) <b>T</b> I	The child or children who need a temporary guardian a	re:
a.	. Child's full legal name:	
	Child's current address:	
	Child's current phone number:	
b.	c. Child's full legal name:	
	Child's current address:	
	Child's current phone number:	
	☐ Check here if you want a temporary guardian for additional childreach additional child on a separate sheet of paper. Write "Form G Children" at the top of the paper and attach it to this form.	-
) w	Why do the child or children in 🄞 need a temporary gu	ardian right now?
,	The child or children need temporary care, maintenance, and support ri	
<u> </u>		
_		



	Do I/we believe the child or children in 6 will go to the court hearing?  Yes No				
	/We ask the court to:  a. Appoint the person named in 1 or 4 temporary guardian of the person of the child or children named in 6				
1.					
<b>o</b> .	and issue Letters of Temporary Guardianship of the Person.  Order that I am/we are excused from having to give notice of the hearing on this petition for appointments.				
<i>)</i> .	temporary guardian to (review the information given on the next page and check all items that apply l				
	(1) The child or children in (6).				
	(2) The child's father (name):				
	(3) The child's mother (name):				
	(4) A person other than a parent who has a court order for visitation with the child				
	(name):				
	Good cause exists for this request for the following reasons (explain, and include in your explanation efforts				
	to find a person who could not be found):				

Temporary guardianship of (all children's names):	Case Number:

## INFORMATION ABOUT GIVING NOTICE OF THE HEARING ON YOUR PETITION AND REQUESTING A GOOD CAUSE EXCEPTION TO GIVING NOTICE

You must give at least five days advance written notice of the court hearing on your petition for appointment of a temporary guardian. The written notice must be personally delivered to (1) the child if he or she is at least 12 years old, (2) the child's parents, and (3) any person who has a valid and effective visitation order with the child. Written notice is given by delivering a filled-in copy of this petition and a filled-in copy of a *Notice of*Hearing-Guardianship or Conservatorship (form GC-020), showing the date, time, and place of the hearing and the title of this petition. See What Is "Proof of Service" in a Guardianship? (form GC-510) for more information on how to give notice in a guardianship and how to prove that you have given notice. The instructions in that form for personal service apply here, but the time limits for giving notice mentioned in that form do not apply to a temporary guardianship. There is much less time to complete this task when a petition for appointment of a temporary guardian is involved.

The court may waive (excuse) or change the requirement of giving notice if you can show the court good cause why an exception should be made to the requirement of giving notice. This showing may be made by completing item 9b on page 3 of this form.

If you want the court to waive notice to someone because he or she cannot be found, you must show the court that you have made reasonable efforts to find that person. See rules 7.52 and 7.1012 of the California Rules of Court for information on making reasonable efforts to find a person and on the good cause exception to notice of the hearing on a petition for appointment of a temporary guardian.

	le part of this form as though placed here.  pages attached to this form. (If none, write "0.")	
All persons named in sign below.	1 (petitioners) and their attorney (if the	ey have one) must read and
Date:	Petitioner's Attorney types or prints name here	Desision of Assessing Street
	retitioner's Attorney types or prints name here	Petitioner's Attorney signs here
I declare under penalty of pe	erjury under the laws of the State of California that	, ,
I declare under penalty of po		, ,

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEBURATE NO.	
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF MADERA	-
STREET ADDRESS: 200 South G Street	
MAILING ADDRESS: Same	
city and zip code: Madera, CA 93637	
BRANCH NAME: Civil Division	
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 hearing if you wish
Time netice dece not require you to appear in court, but you may attend	
1. NOTICE is given that (name):     (representative capacity, if any):     has filed (specify):	
<ol> <li>You may refer to documents on file in this proceeding for more information. (Some docume Under some circumstances you or your attorney may be able to see or receive copies of coin the proceeding or apply to the court.)</li> <li>The petition includes an application for the independent exercise of powers by a guard Probate Code section 2108 Probate Code section 2590. Powers requested are specified below specified in Attachment 3.</li> </ol>	nfidential documents if you file papers
4. A HEARING on the matter will be held as follows:	
a. Date: Time: Dept.:	Room:
b. Address of court same as noted above is (specify):	
Assistive listening systems, computer-assisted real-time captioning, or sign language interpre available upon request if at least 5 days notice is provided. Contact the clerk's office for Requestion Accommodations by Persons with Disabilities and Order (form MC-410). (Civil Code section	uest for

GUARDIANSHIP CONSERVATORSHIP O	F THE PERSON ESTATE	CASE NUMBER:	
OF (Name):	<del>_</del>		
☐ MINOR	(PROPOSED) CONSERVATEE		
	NOTE:*		
A copy of this <i>Notice of Hearing-Guardianship or Conservatorship</i> ("Notice") must be "served" on-delivered to-each person who			
has a right under the law to be notified of the date, time, place and purpose of a court hearing in a guardianship or conservatorship.			
Copies of this Notice may be served by mail in most s	- · · · · · · · · · · · · · · · · · · ·	•	
personally served on certain persons; and copies of the		-	
guardianships and conservatorships. The petitioner (th			
either service by mail or personal service, but mus	· · · · · · · · · · · · · · · · · · ·		
allows. The petitioner does this by arranging for some which the petitioner then files with the original Notice.	one else to perform the service and com	piete and sign a proof of service,	
This page contains a proof of service that may be u	used only to show service by mail. To sho	ow personal service, each person who	
performs the service must complete and sign a proof of	-	•	
attached to this Notice when it is filed with the court. Y	· · · · · · · · · · · · · · · · · · ·		
(This Note replaces the clerk's certificate of posting or	n prior versions of this form. If notice by r	nosting is desired, attach a conv of	
form GC-020(C), Clerk's Certificate of Posting Notice of		=	
	OOF OF SERVICE BY MAIL	, (	
<ol> <li>I am over the age of 18 and not a party to this cause</li> <li>My residence or business address is (specify):</li> </ol>	e. I am a resident of or employed in the o	county where the mailing occurred.	
3. I served the foregoing Notice of Hearing-Guardiansh	nip or Conservatorship on each person n	amed below by enclosing a copy in	
an envelope addressed as shown below AND	тр от оттория	g	
a. depositing the sealed envelope with the U	nited States Postal Service on the date a	and at the place shown in item 4	
with the postage fully prepaid.			
b. <b>placing</b> the envelope for collection and ma	<del>-</del>	<del>-</del>	
business practices. I am readily familiar with	-	•	
for mailing. On the same day that correspon		·	
ordinary course of business with the United		ope with postage fully prepaid.	
4. a. Date mailed: 5.	b. Place mailed (city, state):	potition or other decument referred to in	
<ol> <li>I served with the Notice of Hearing-Guardian the Notice.</li> </ol>	ship of Conservatorship a copy of the p	betition of other document referred to in	
	State of Colifornia that the foregoing is tr	us and sorrest	
declare under penalty of perjury under the laws of the	State of Camornia that the foregoing is the	ue and correct.	
Date:			
(TYPE OR PRINT NAME OF PERSON COMPLETING THIS FORM)	(SIGNATURE (	OF PERSON COMPLETING THIS FORM)	
NAME AND ADDRESS OF	FACUREDOON TO WILLOW NOTICE V	NAC MAILED	
Name of person served	F EACH PERSON TO WHOM NOTICE V	et, city, state, and zip code)	
Name of person served	Address (number, street	st, city, state, and zip code)	
1.			
2.			
3.			
4.			
Continued on an attachment. (You may use form D	E-120(MA)/GC-020(MA) to show additio	nal persons served.)	
GC-020 [Rev. July 1, 2005] NOTICE OF HEA	RING-GUARDIANSHIP OR CONSERVA	ATORSHIP Page 2 of 2	

				GC-020(P)
GUARDIANSHIP CONSERVATORSH OF (Name):	HIP OF THE 🔲 PE	RSON ESTATE	CASE NUMBER:	
	MINOR (PRO	POSED) CONSERVATEE		
PROOF OF PERSONAL SERVIO (Attach a separate completed Hearing - Guardianship or Co	and signed copy of thi	s form or other proof of p	ersonal service to N	lotice of
<ol> <li>I am over the age of 18 and not a party to</li> <li>I served the attached Notice of Hearing - below at the address and on the date and</li> </ol>	Guardianship or Conse	ervatorship by personally	/ delivering a copy to	each person listed
<ol> <li>I served with the attached Notice of a referred to in the Notice.</li> </ol>	Hearing - Guardianship	or Conservatorship a c	opy of the petition or	other document
4.    I served with the attached <i>Notice of I</i>	Hearing - Guardianship	or Conservatorship cop	ies of the following d	ocuments (specify):
Continued on Attachment 4.				
<ul> <li>5. I am (check all that apply):</li> <li>a.  not a registered California proce</li> <li>b.  a California sheriff or marshal.</li> <li>c.  a registered California process s</li> <li>d.  an employee or independent context</li> <li>e.  exempt from registration (Bus. 8</li> </ul>	server. ntractor of a registered		r.	
6. My name, address, telephone number, a	nd, if applicable, count	y of registration and num	ber, are (specify):	
NAME OF EACH PERSON PERSONAL	·	SS WHERE SERVED, A		E SERVICE WAS MADE ate and time service made
1.			Date Time	•
2.			Date Time	•
3.			Date Time	·
4.			Date Time	·
List of names and addresses of person (You may use Attachment to Notice	-	-		
I declare under penalty of perjury under the la California that the foregoing is true and correct		(For California sher		<del>-</del> -
Date:		Date:		
<b>)</b>		<b></b>		
(SIGNATURE)		<u> </u>	(SIGNATURE)	<del>-</del>

PROOF OF PERSONAL SERVICE OF NOTICE OF HEARING SSENTIAL GUARDIANSHIP OR CONSERVATORSHIP

Page 1 of 1

# 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, www.courts.ca.gov/selfhelp-findlawyer.htm, 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.





# GC-207-INFO/JV-352-INFO Comparison of Guardians With Other Nonparent Caregivers

### 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.

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.





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

### **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.)

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

### Guardians Foster Parents/Resource Families (Probate and Juvenile Court) Consent to Changes to the Child's Status A foster parent/resource family cannot consent to A guardian *and the court* must give permission for a minor child the child's marriage, military enlistment, or to get married. driver's license application, but the juvenile court A guardian may consent to a minor child's enlistment in the armed can consent. 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 The guardian is responsible for the day-to-day financial support of care funds to pay for the child's needs. 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 A guardian, like a parent, is liable for the harm and damage caused Except in limited circumstances, a foster by the willful misconduct of a child. (See Civil Code, parent/resource family is immune from liability in a civil action to recover damages for injury, death, § 1714.1(a).) There is usually a limit on how much a guardian may or loss to person or property caused by an act or be required to pay. There are special rules concerning harm caused omission of a child or nonminor dependent while by the use of a firearm. the child or nonminor dependent is placed in the home of the foster parent/resource family. (See

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).

Welfare and Institutions Code section

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.

362.06(b)(2).)

### 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 www.cdss.ca.gov/inforesources/letters-regulations/letters-and-notices/all-county-letters.

<b>Foster Parent/Resource</b>
Family

### **Probate Guardian**

### Juvenile Court Guardian

### Cash Payments per Child—Relatives

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 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.

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.

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

## 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 **Medi-Cal** 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 *not* eligible for **Extended Foster Care**, **Independent Living Program** services, or **Chafee Education** and **Training Vouchers**.

Extended Foster Care benefits are *not* 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.

## Comparison of Guardians With Other Nonparent Caregivers

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.	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.		
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.				
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>.



# GC-207-INFO/JV-352-INFO Comparison of Guardians With Other Nonparent Caregivers

Caregivers				
Foster Parent/Resource Family	Probate Guardian	Juvenile Court Guardian		
Special Needs Supplemental Payments				
Special needs supplemental payments may be available. These payments are in addition to the basic rate, and can 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.  Intensive Services Foster Care for children with intensive medical, behavioral, developmental, or emotional needs. The payment is \$2,946 per month.  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 www.cdss.ca.gov/inforesources/foster-care/specialized-care or speak to a social worker.  Dual Agency Rate 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 Expectant Parent Payment is available to support a youth in foster care for the last three months of pregnancy. This payment is \$2,700.  A Clothing Allowance 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	No special needs supplemental payments are available to a child with living with a relative probate guardian.  A child living with a nonrelative probate guardian and receiving state AFDC-FC payments may also, if eligible, receive a specialized care increment, a clothing allowance, or the teen parent part of a Whole Family Foster Home payment.  See the Foster Parent/Resource Family column for details about these payments.	Special needs supplemental payments may be available. These include:  • Level of Care  • Intensive Services Foster Care  • Specialized Care Increments  • Dual Agency Rate  • Whole Family Foster Home and Infant Supplement  • Clothing Allowance  See the Foster Parent/Resource Family column for details about these payments.		
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.

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

### 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.

# GC-207-INFO/JV-352-INFO Comparison of Guardians With Other Nonparent Caregivers

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 with the social worker or probation officer.
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.	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).

# GC-207-INFO/JV-352-INFO Comparison of Guardians With Other Nonparent Caregivers

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	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	receives public financial support or services.  The guardianship automatically terminates (ends)	The guardianship automatically terminates when		
Guardianship	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.	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.		
	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.	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.		
	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.			
Terminating Parental	Appointment of a probate guardian suspends parental rights, but does not terminate them.	Appointment of a juvenile court guardian suspends parental rights, but does not terminate		
Rights	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.	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		
	If the child is an Indian child, the Indian Child Welfare Act requires different procedures.	Welfare Act requires different procedures.		

	FOR COURT USE ONLY		
TELEPHONE NO.: FAX NO.(Optional):			
E-MAIL ADDRESS (Optional):			
ATTORNEY FOR (Name): In Pro Per SUPERIOR COURT OF CALIFORNIA, COUNTY OF MADERA			
STREET ADDRESS: 200 South G Street			
MAILING ADDRESS: Same			
CITY AND ZIP CODE: Madera, CA 93637			
BRANCH NAME: Civil Division			
GUARDIANSHIP OF THE  PERSON  ESTATE OF (Name):			
	CASE NUMBER:		
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CONSENT OF PROPOSED GUARDIAN			
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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): In Pro Per		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF MADERA		
STREET ADDRESS: 200 South G Street		
MAILING ADDRESS: Same		
CITY AND ZIP CODE: Madera, CA 93637		
BRANCH NAME: Civil Division		
GUARDIANSHIP OF THE PERSON ESTATE		
OF (Name):	MINOR	
DUTIES OF GUARDIAN	_	CASE NUMBER:
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#### **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.
- i. 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.

GC-248 [New January 1, 2001]

Forms

GUARDIAN OF (Name):		CASE NUMBER:
	MINOR	

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

#### 2. GUARDIANSHIP OF THE ESTATE

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

#### **MANAGING THE ESTATE**

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

#### **INVENTORY OF ESTATE PROPERTY**

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

(Continued on reverse)



GC-248 [New January 1, 2001]

GUARDIAN OF (Name):		CASE NUMBER:
	MINOR	

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

#### **INSURANCE**

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

#### RECORD KEEPING AND ACCOUNTING

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

#### 3. OTHER GENERAL INFORMATION

- a. Removal of 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. Attorney 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.

GC-248 [New January 1, 2001]

CEB\* Essential

ceb.com Forms

		9.9 =	
GUARDIAN OF (Name):		CASE NUMBER:	
	MINOR		

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

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

#### **ACKNOWLEDGMENT OF RECEIPT**

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

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

ATTORN	EY OR PARTY WITHO	OUT ATTORNEY	STATE BAF	R NUMBER:		FOR COU	RT USE ONLY
NAME:							
FIRM NA	ME:						
STREET	ADDRESS:						
CITY:			STATE:	ZIP CODE:			
TELEPHO	ONE NO.:		FAX NO.:				
EMAIL A	DRESS:						
ATTORN	EY FOR (name):						
		CALIFORNIA CO	NINTY OF MADERA				
	ADDRESS: 200 S. (	•	OUNTY OF MADERA				
		JOIREEL					
	ADDRESS:						
		RA, CALIFORNIA 93637					
ВКА	NCH NAME: CIVIL D						
	•	tion applies to ca	ases other than proba	te guardiansh	ips.)		
	ETITIONER:						
RES	PONDENT:						
OT:							
	ER PARTY:	ilo cocco calab					
CHILD	S NAME (Juveni	- ,			`		
011455	•	, ,	only to probate guardia	anship cases.	)	CASE NUMBER:	
GUARI	DIANSHIP OF (na	ame):			Mino	r	
						<u> </u>	
	DECL	ARATION UND	ER UNIFORM CHI	LD CUSTO	ΣY		
	JURISI	DICTION AND	<b>ENFORCEMENT A</b>	CT (UCCJE	A)		
1. Iar	n (check one):	a party to	this proceeding to de	etermine cust	ody of a child	the authorized re	presentative of the
	,		, ,		-	this proceeding to deter	•
2 The	ere are (specify	numher):	minor children v	vho are subie	ct to this proce	eding, as follows <i>(list old</i>	lest child first):
	ore are (epeciny		THINGI OFFICE	1	· · · · · · · · · · · · · · · · · · ·		
		Full Name		Date o	of birth	Place of birth (	city and state)
a.							
b.							
D.							
c.							
d.							
Lu.							
						te piece of paper, write "l	
	Additional C	hildren" at the top	p, provide all requeste	ed information	for each addit	tional child, and attach to	this form.)
3. a.	Check th	is box if there is	only one child <i>or</i> if all	of the childre	n listed in item	2 have lived together for	the past five years.
			•			tory for the past <b>five yea</b>	
						ide only the state of residence	
		f residence	Residen			child lived with and	
		ith/Year)	(City, Sta			te current address	Relationship
		To present	(Oity, Oil	<i>ato</i> ,	Comple	to current address	
	From:	10 present					
			Confidential (list	et etate only)	Confid	ential (list state only)	
	F		Confidential (III	si siaie Uilly)	Connide	muai (iisi siait Uilly)	
	From:	To:					
	F				+		
	From:	To:					
	From:	To:					
	From:	To:					
					<u>                                     </u>		
	Additiona	al addresses are	listed on Attachment	3a. <i>(Form MC</i>	2-020 mav be	used for this purpose.)	
b.				•	=	lived together for the pas	et five years (Attach
υ.						their residence history fo	
	IOIIII I L-	100(17)/00-120(1	ij and hist cach builer	orma o currerr	audicos ailu	aren residerice mistory 10	Page 1 of

CASE NAME:								CASE NUMBER:		
		proceeding, in Ca	liforr	participated as a par nia or elsewhere, con py of the orders if yo	ncerr	ning a child	subje	ct to this procee	eding?	er court case
Proc	eeding	Case number	(na	Court ame, state or tribe, location)	or	urt order udgment <i>(date)</i>	Name	e of each child	Your connection to the case	Case status
a F	amily									
	Probate Guardianship									
c C	Other									
Proc	eeding	(	Case	Number			Cou	rt (name, state	or tribe, location	ח)
d J	uvenile									
e A	doption									
		estic violence resollowing information		ing/protective orders	s are	now in effe	ect. (At	tach a copy of t	the orders if you	ı have one
С	ourt	County		State or Tribe		Case I	Numbe	r (if known)	Orders exp	oire (date)
а С	Criminal									
b F	amily									
c J	uvenile									
d C	Other									
		rson who is not a ild in this case?	party	to this proceeding Yes No				ody of or claims		to custody of
a. Name a	nd address o	f person:	b	. Name and address	s of p	erson:		c. Name and	address of pers	on:
Has physical custody Claims custody rights Claims visitation rights Has physical custody Claims custody rig Claims visitation rights Claims visitation right		righ	nts Claims custody rights							
Name of e	ach child:			lame of each child:			Name of each	child:		
N	h f	- ##- al- ad-						][		
	ber of pages		-	of the State of Calife	ornio	that the fo	rogoin	a is true and so	rroot	
aeciare unde ate:	i penalty of p	erjury under tile i	aws	of the State of Califo	ווווווווווווווווווווווווווווווווווווווו	และ แย 10	regoni	y is tiue and col	IIEUL	
ato.						•				
	(NAME C	OF DECLARANT)			<u> </u>			(SIGNATURE OF D	DECLADANT)	

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.

				I = 11	33(A)/30-120(A)
CASE NA	AME:			CASE NUMBER:	
nstructi	ons: If all the o	children subject to ti	he proceeding have not lived togetl	CTION AND ENFORCEMENT ACT ther for the last five years, use as many ovely, and attach all pages to form FL-10	copies of this form
3. b	provide only Reside	he past <b>five years.</b>	ence.) the same as given for the child list	(Provide the child's current address a al under Family Code section 3429, che ed in item 2a on form FL-105/GC-120.	ck the box and
	I	s of residence lonth/Year)	Residence (City, State)	Person child lived with (name and complete current address)	Relationship
	From:	To present	Confidential (list state only)	Confidential (list state only)	
	From:	То:			
	From:	То:			
	From:	То:			
	From:	То:			
3. b	provide only Reside	he past <b>five years.</b>	ence.) the same as given for the child list	(Provide the child's current address a al under Family Code section 3429, che ed in item 2a on form FL-105/GC-120. (	ck the box and  If <b>not</b> the same,
	I	s of residence lonth/Year)	Residence (City, State)	Person child lived with (name and complete current address)	Relationship
	From:	To present	Confidential (list state only)	Confidential (list state only)	
	From:	То:			
	From:	То:			
	From:	То:			
	From:	To:			

Page \_

### CONFIDENTIAL (DO NOT ATTACH TO PETITION)

GC-212

_			<u> </u>	<u> </u>
Α	ATTORNEY OR PARTY WITHOUT ATTORNEY (A	lame, State Bar number, and address) :	FOR COURT USE ONLY	
	<del>_</del>			
_	ELEPHONE NO.:	EAV NO (Optional):		
		FAX NO.(Optional):		
	E-MAIL ADDRESS (Optional):			
	ATTORNEY FOR (Name): In Pro Per	MADEDA		
S	SUPERIOR COURT OF CALIFORNIA, COL			
	STREET ADDRESS: 200 South	G Street		
	MAILING ADDRESS: Same			
	CITY AND ZIP CODE: Madera, CA	A 93637		
	BRANCH NAME: CIVIL DIVISIO	n		
C	GUARDIANSHIP OF		CASE NUMBER:	
	(Name) :		0.102 No.1132.11	
(	ivanic) .	MINOR		
		MINON		
	CONFIDENTIAL	. GUARDIAN SCREENING FORM	HEARING DATE AND TIME:	DEPT.:
	Guardianshir	of Person Estate		
	•			
	The proposed quardi	an must complete and sign this form. The po	erson requesting appointment of	fa
		mit the completed and signed form to the co		
	guardian must sub	This form must remain confidenti	• • • • • • • • • • • • • • • • • • • •	<i>7</i> 11.
-			al	
1_		How This Form Will Be Used		
		not be a part of the public file in this case. Each prop		
		ule 7.1001 of the California Rules of Court. The infor		
b	by persons and agencies designation	ted by the court to assist the court in determining wh	ether to appoint the proposed guardia	n as
l g	guardian. The proposed guardian	must respond to each item.		
1.	a. Proposed guardian (name	e):		
	b. Date of birth:	,		
	c. Social security number:	d. Driver's license number:	State:	
	e. Telephone numbers: Home		Other:	
2.		required to register as a sex offender under Califor		
۷.	lam lam not	· · · · · · · · · · · · · · · · · · ·	ma Penai Code Section 290.	
_		(If you checked "I am," explain in Attachment 2.)		
3.	I have I have not	been charged with, arrested for, or convicted of a c		
		misdemeanor. (If you checked "I have," explain in	The state of the s	
		(Check here if you have been arrested for dru	g or alcohol-related offenses.)	
4.	I have I have not	had a restraining order or protective order filed aga	inst me in the last 10 years.	
		(If you checked "I have," explain in Attachment 4.)		
5.	☐ I am ☐ I am not	receiving services from a psychiatrist, psychologist	. or therapist for a mental health-relate	ed issue.
-		(If you checked "I am," explain in Attachment 5.)	,	
6	Do you or doos any other nors	on living in your home, have a social worker or parol	a or probation officer assigned to him	or hor?
6.		- ·	· · · · · · · · · · · · · · · · · · ·	
	Yes No	(If you checked "Yes," explain in Attachment 6 and	i provide the name and address of eac	n sociai
		worker, parole officer, or probation officer.)		
7.		son living in your home, been charged with, arrested		abuse,
	neglect, or molestation?	Yes	Attachment 7.)	
8.	☐ I am ☐ I am not	aware of any reports alleging any form of child abu	se, neglect, or molestation made to ar	าy
	. —	agency charged with protecting children (e.g., Child	_	-
		enforcement agency regarding me or any other pe	•	
		explain in Attachment 8 and provide the name and		- 1 4111,
a	Have you or has any other nor			
9.		son living in your home, habitually used any illegal s	upstatices of abused alcohol?	
	Yes No	(If you checked "Yes," explain in Attachment 9.)		Page 1 of

Form Adopted for Mandatory Use
Judicial Council of California
GC-212 [Rev. July 1, 2009]

CEB\*

Essential

Essential

Forms

GUARDIANSHIP OF (	Name):		CASE NUMBER:
		MINO	R
Have you or has	any other per	son living in your home, been charged with, arreste	ad for or convicted of a crime involving illegal
substances or alc		son living in your nome, been charged with, arreste	ed for, or convicted or a crime involving megal
Yes N		(If you checked "Yes," explain in Attachment 10.)	
		on living in your home suffer from mental illness?	
Yes N		(If you checked "Yes," explain in Attachment 11.)	
	n any physica	I disability that would impair your ability to perform	
Yes N		(If you checked "Yes," explain in Attachment 12.)	_
I have or ma	y have $\Box$	I do not have an adverse interest that the cou	rt may consider to be a risk to, or to have an
		effect on, my ability to faithfully perform the duties	s of guardian.
		(If you checked "I have or may have," explain in	Attachment 13.)
☐ I have ☐	I have not	previously been appointed guardian, conservator	, executor, or fiduciary in another proceeding.
	_	(If you checked "I have," explain in Attachment 1	4.)
I have	I have not	been removed as guardian, conservator, executor	
	_	(If you checked "I have," explain in Attachment 1	•
l am	I am not	a private professional fiduciary, as defined in Bus	
<u> </u>	<b>.</b>	(If you checked "I am," respond to item 17. If you	<del>-</del>
l am	I am not	currently licensed by the Professional Fiduciaries	· · · · · · · · · · · · · · · · · · ·
		Affairs. My license status and information is state	
		Fiduciary Attachment signed by me and attached	
		as guardian in this matter. (Complete and sign th	
		attach it to the petition, or deliver it to the petition	
<b>—</b>	<b>N</b> 1	See item 4d of the petition. Use form GC-210(A-I	
L I am	I am not	a responsible corporate officer authorized to act	or (name of corporation):
		a California nonprofit charitable corporation that r	neets the requirements for appointment as
		guardian of the proposed ward under Probate Co	
		corporation's articles of incorporation specifically	
		guardian. (If you checked "I am," explain the circ	
		counseling of, or financial assistance to the prope	•
I have	I have not	filed for bankruptcy protection within the last 10 y	· · · · · · · · · · · · · · · · · · ·
		(If you checked "I have," explain in Attachment 1	9.)
		MINORS' CONTACT INFORMATIO	N
). Minor's name:		School (name):	
Home telephor	ne:	School telephone:	Other telephone:
Minaula		Cabaal (names)	
I. Minor's name:		School (name):	Other telephore
Home telephor	ie:	School telephone:	Other telephone:
2. Minor's name:		School (name):	
Home telepho	ne·	School telephone:	Other telephone:
Tiome telephol	10.	Geneer telephone.	Other telephone.
Information	on on additiona	al minors is attached.	
		DECLARATION	
clare under penalt e:	y of perjury un	nder the laws of the State of California that the fore	going is true and correct.
		<b>&gt;</b>	
,		ROPOSED GUARDIAN) ut and file a separate screening form.	(SIGNATURE OF PROPOSED GUARDIAN)*
12 [Rev. July 1, 2009]	nan must iii U	CONFIDENTIAL GUARDIAN SCREENIN	NG FORM Pag
,000]			

CEB\* Essential Forms

ATTORNEY OR	PARTY WITHOUT ATTORNEY:	STATE BAR NUMBE	R:	FOR COURT USE ONLY
NAME:				
FIRM NAME:				
STREET ADDR	ESS:			
CITY:		STATE:	ZIP CODE:	
TELEPHONE N	0.:	FAX NO.:		
EMAIL ADDRES				
ATTORNEY FO	R (name): In Pro Per			
	COURT OF CALIFORNIA, CO			
STREET ADDR	RESS: 200 South G St	eet		
MAILING ADDF				
CITY AND ZIP (		637		
BRANCH N				_
CHILD'S NA	AME:			
	PARENTAL NOTIF	FICATION OF INDIAN	STATUS	CASE NUMBER:
about the must let yo	child's Indian status by co	mpleting this form. If yeers on the case, and the	ou get new information that e social worker or probatior	de all the requested information would change your answers, you n officer, or the court investigator
1. Name:				
2. Relation	ship to child: 🔲 Parent	Indian custodian	Guardian Oth	er:
Indian Statu	_			
3. a. 🔲	I am or may be a member Name of tribe(s) (name ea	nch):	rship in, a federally recognize	
b. 🔲	Name of tribe(s) (name ea	nch):	membership in, a federally rec	
с. 🔲	Name of tribe(s) (name ea	nch):	lineal ancestors is or was a n	
d.	I am a resident of or am d	omiciled on a reservation or is domiciled on a reserv	ı, rancheria, Alaska Native villi vation, rancheria, Alaska Nativ	age, or other tribal trust land. ve village, or other tribal trust land.
g. $\square$	Name of tribe(s) (name ea	nch):	tification card indicating mem	
h. 🔲	None of the above apply.			
4. A previo	ous form ICWA-020	has has not	been filed with the court.	
l declare und	ler penalty of perjury under	he laws of the State of C	alifornia that the foregoing is	true and correct.
Date:				
	(TYPE OR PRINT NAME)		_ •	(SIGNATURE)
Note: This	<u> </u>	onstitute a complete inc	nuiry into Indian heritage. Fu	urther inquiry may be required by

Page 1 of 1



the Indian Child Welfare Act.

	40.00		
ATTORNEY OR PARTY WITHOUT A	TTORNEY (name, address, and State Bar number):		
After recording, return to:			
TEL NO.:	FAX NO. (optional):		
E-MAIL ADDRESS (optional):	, ,		
ATTORNEY FOR (name):	n Pro Per		
SUPERIOR COURT OF CALIFORNIA			
STREET ADDRESS: 200 S	South G Street		
MAILING ADDRESS: Same			
CITY AND ZIP CODE: Made	era, CA 93637		
BRANCH NAME: Civil I	Division	FC	DR RECORDER'S USE ONLY
TEMPORARY GUAF	RDIANSHIP CONSERVATORSHIP		CASE NUMBER:
OF (name):			
	MINOR	CONSERVATEE	
LETTERS OF TEMPO	RARY 🔲 GUARDIANSHIP 🔲 C	ONSERVATORSHIP	FOR COURT USE ONLY
		state	
	LETTERS		
1. (Name):			
is appointed temporary	guardian conservator	of the person	
estate of (name).			
	have been granted or restrictions impo		
<b></b> guardian		ed in Attachment 2.	
specified below	ow:		
3. These Letters shall exp	ire		
o. These Letters shall exp			
a. on (date):	or upon earlier issuar	nce of Letters to a genera	l guardian or conservator.
			<b>3</b>
b.  on other date (s	specify):		
4.  The temporary	guardian conservator is no	ot authorized to take poss	session of money or any other property
without a specific		·	
<ol><li>Number of pages attac</li></ol>	had:		
WITNESS, clerk of the cour	t, with seal of the court affixed.		
	1		
(SEAL)	Date:		
			5
	Clerk, by		, Deputy

This form may be recorded as notice of the establishment of a temporary conservatorship of the estate as provided in Probate Code section 1875.

Page 1 of 2

G	C-	1	5	0

		G	iC-150
Γ	TEMPORARY  GUARDIANSHIP  CONSERVATORSHIP	CASE NUMBER:	
	OF (name):		
1			
	■ MINOR ■ CONSERVATEE		
			,
	NOTICE TO INSTITUTIONS AND FINANCIAL	INSTITUTIONS	

## (Probate Code sections 2890-2893)

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

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

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

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

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

LETTERS OF TEMPORARY	<b>GUARDIANSHIP</b>	☐ CONSERVATORSHIP
I solemnly affirm that I will perform according to law the	AFFIRMATION ne duties of temporary	guardian. conservator.
Executed on (date):	, at (place):	
(TYPE OR PRINT NAME)	<b>,</b>	(SIGNATURE OF APPOINTEE)
	CERTIFICATION	

#### CERTIFICATION

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

(SEAL)	Date:
	Clerk, by, Deputy

GC-150 [Rev. January 1, 2015] CEB | Essential

**Forms** 

	40 140
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): In Pro Per	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF MADERA	_
STREET ADDRESS: 200 South G Street	
MAILING ADDRESS: Same CITY AND ZIP CODE: Madera, CA 93637	
BRANCH NAME: CIVIL DIVISION	
TEMPORARY GUARDIANSHIP OF THE PERSON ESTATE OF	
(Name):	
MINOR	
ORDER APPOINTING TEMPORARY GUARDIAN	CASE NUMBER:
WARNING: THIS APPOINTMENT IS NOT EFFECTIVE UNT	IL LETTERS HAVE ISSUED.
The petition for appointment of temporary guardian came on for hearing as follows	check boxes c-l to indicate personal
presence):	
a. Judicial officer (name):	D. Daami
b. Hearing date: Time: La Dept.:  c. Petitioner (name):	Room:
d. Attorney for petitioner (name):	
e. Minor (name):	
f. Attorney for minor (name):	
<ul><li>g. Minor's parents (names):</li><li>h. Attorney for minor's parents (names):</li></ul>	
i. Person with valid visitation order <i>(name)</i> :	
j. Attorney for person with valid visitation order (name):	
k. Public Guardian (name):	
I. Attorney for Public Guardian (name):  THE COURT FINDS	
2. a. Notice of the time and place of hearing has been given as required by law.	
b. Notice of the time and place of hearing has been should be	dispensed with for (names):
3. It is necessary that a temporary guardian be appointed to provide for tempo	rary care, maintenance, and support
protect property from loss or injury pending the hearing on the petition for the petition f	- · ·
pending an appeal under Probate Code section 1301. during the suspet THE COURT ORDERS	nsion of powers of the guardian.
4. a. (Name):	
(Address):	(Telephone):
is appointed temporary guardian of the PERSON of (name):	
and Letters shall issue upon qualification.	
b. (Name):	
(Address):	(Telephone):
is appointed temporary guardian of the ESTATE of (name): and Letters shall issue upon qualification.	
anu Letters shali issue upon qualification.	

TEMPORARY GUARDIANSHIP OF (Name):		CASE NUMBER:
(	MINOR	
5. Notice of hearing to the persons named in item 2b is dispe	nsed with.	
provided by law.		zed surety company or as otherwise  ked account at (specify institution and
and receipts shall be filed. No withdrawals shall be made.  The temporary guardian is not authorized to take possed order.		
7. In addition to the powers granted by law, the temporary gu in attachment 7. Delow (specify):	ardian is granted oth	er powers. These powers are specified
8. Other orders as specified in attachment 8 are granted.		
9. Unless modified by further order of the court, this order ex	xpires on (date):	
10. Number of boxes checked in items 4-9:		
11. Number of pages attached:		
Date:		
		JUDICIAL OFFICER
	SIGNATURE FOL	JUDICIAL OFFICER LOWS LAST ATTACHMENT

		GC-2
ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NO.:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
E-MAIL ADDRESS:		
ATTORNEY FOR (name): In Pro Per	MADEDA	
SUPERIOR COURT OF CALIFORNIA, COUR		
STREET ADDRESS: 200 South G Stree	er en	
MAILING ADDRESS: Same	7	
city and zip code: Madera, CA 9363' BRANCH NAME: Civil Division	/	
GUARDIANSHIP OF		
(name):		
I ETTERS OF	F GUARDIANSHIP	
	—	CASE NUMBER:
Person	<b>Estate</b>	
	LETTERS	
1. (Name):		is appointed guardian of the person esta
of (name):		
2. The appointment of (name):		as guardian of the person of
(name):		
is extended past the ward's 18th	birthday as of <i>(date):</i>	
3. Other powers have been granted	and conditions have been imposed	d as follows:
	pendently under Probate Code sec	ction 2590 are specified in attachment 3a (specify
b. Conditions relating to the ca attachment 3b.	re and custody of the property unde	er Probate Code section 2402 are specified in
c. Conditions relating to the ca specified in attachment 3c.	re, treatment, education, and welfa	re of the ward under Probate Code section 2358 are
d. Other powers granted or cor	nditions imposed are	fied on attachment 3d specified below.
d. Girler powers granted or cor	additions imposed are	specified below.
4. The average is made and beginning at the	And the second s	all and the state of the state
_		other property without a specific court order.
5. The guardianship of the person termin	ates by operation of law on (date):	
Number of pages attached:		
WITNESS, clerk of the court, with seal of the	ne court affixed.	
(SEAL)		
Date:		
Clerk, by _		, Deputy

Page 1 of 2

GUARDIANSHIP OF	CASE NUMBER:
(name):	

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

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

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

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

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

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

# LETTERS OF GUARDIANSHIP AFFIRMATION I solemnly affirm that I will perform according to law the duties of guardian. Executed on (date): , at (place):

(TYPE OR PRINT NAME)

#### **CERTIFICATION**

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

(SEAL)	Date:	
	Clerk, by	, Deputy

(SIGNATURE OF APPOINTEE)

ATTOR	NEY OR PARTY WITHOUT ATTORNEY	STATE BAR NO.:		FOR COURT USE ONLY
NAME:				
FIRM N	AME:			
STREE	ADDRESS:			
CITY:		STATE:	ZIP CODE:	
TELEPH	HONE NO.:	FAX NO.:		
	ADDRESS:			
	NEY FOR (name): In Pro Per			
	RIOR COURT OF CALIFORNIA, COUNT			
	TREET ADDRESS: 200 South G Stre	et		
	AILING ADDRESS: Same	7		
CI	TY AND ZIP CODE: Madera, CA 9363	1		
OLIAE	BRANCH NAME: Civil Division	NI DI FOTATE OF		
	DIANSHIP OF THE PERSO	N L ESTATE OF		
(name	y):			
				CACE NUMBER.
	ORDER APPOIN	TING GUARDIAN		CASE NUMBER:
	OR EXTENDING GUAR	DIANSHIP OF THE P	ERSON	
V	/ARNING: THIS APPOINTN	MENT IS NOT EFF	ECTIVE UNTIL LET	TERS HAVE ISSUED.
	,		P. 11 (1)	
	e petition for appointment of a guardi		irdianship of the person cam	le on for nearing as follows
(CI	neck boxes c, d, and e to indicate per	sonai presence):		
a. h	Judge (name): Hearing date:	Time:	Dept.:	☐ Room:
0.	Petitioner (name):	rine.	Бери	Hoom.
d.	Attorney for Petitioner (name):			
e.	Attorney for (proposed) ward (n	name address e-mail a	and telephone):	
0.	/ morriey for (proposed) ward (/	amo, addroso, o man, a	ina tereprierie).	
THE C	OURT FINDS			
2. a.	All notices required by law have	e been given.		
b.	Notice of hearing to the following	ng persons 🔲 has be	en 🔲 should be disp	ensed with
	(names):			
	_			
3.	Appointment of a guardian of the			s necessary or convenient.
	(NOTE: The Probate Code does no	ot authorize the appointr	ment of a guardian of the est	ate for a proposed ward 18 years of
	age or older.)			
4.	Extension of the guardianship of th	e person past the ward's	s 18th hirthday is necessary	or convenient
	Extension of the guardianemp of the	o poroon paoi ino wara	s rour billinday to hoocoodry	or convenient.
5.	Granting the guardian powers to be	e exercised independent	lv under Probate Code secti	on 2590 is to the advantage and
ŭ. <u> </u>	benefit and is in the best interest of		-	on 2000 to the davantage and
	25115111 and 16 III and 2001 interest of	gaardianomp colate		
6.	Attorney (name):		has	been appointed by the court as legal
	counsel to represent the (proposed	) ward in these proceed		
	(p. op. oc. and (p. opood	,	32 200. 10 10p1000110	<del></del>
7.	The appointed court investigator, p	robation officer, or dome	estic relations investigator is	(name, title, address, and telephone):
				(,,,

Do NOT use this form for a temporary guardianship.

Page 1 of 3

		GC-24
GUARDIANSHIP OF THE PERSON (name):	ESTATE OF	CASE NUMBER:
THE COURT ORDERS		
8. a. (name):		
(address):		(telephone):
is appointed guardian of the PERSO and <i>Letters</i> shall issue upon qualifications.		
b. (Not applicable to a proposed ward 18 y	ears of age or older.)	
(name): (address):		(telephone):
is appointed guardian of the ESTATE and <i>Letters</i> shall issue upon qualifica		
c. The appointment of		
(name): (address):		(telephone):
as guardian of the PERSON of (name is extended past the ward's 18th birth.  9. Notice of hearing to the persons name.	nday and new <i>Letters</i> shall issue forthwith.	
<ul><li>10. a.  Bond is not required.</li><li>b. Bond is fixed at: \$</li><li>c. Deposits of: \$</li></ul>	to be furnished by an authorized surety are ordered to be placed in a blocked acco	company or as otherwise provided by law unt at (specify institution and location):
and receipts shall be filed. No with Additional orders in Attachm	ndrawals shall be made without a court order. ent 10c.	
d.  The guardian is not authorized to t	ake possession of money or any other property	without a specific court order.
11. For legal services rendered on behalf the (proposed) ward's estate shale the sum of: \$	<del></del>	ne (proposed) ward
forthwith as follows	(specify terms, including any combination of pa	ayors):
	authorization under Probate Code section 2590 pject to the conditions provided.	to exercise independently the powers
13. Orders are granted relating to the pow as specified in Attachment 13.	rers and duties of the guardian of the person un	der Probate Code sections 2351-2358

	JARDIANSHIP OF THE PERSON ESTATE OF ame):		CASE NUMBER:
14.	Orders are granted relating to the conditions imposed und specified in Attachment 14.	er Probate Code section 24	02 upon the guardian of the estate as
15.	Other orders as specified in Attachment 15 are granted.		
16.	The probate referee appointed is (name and address):		
17.	Number of boxes checked in items 9-16:		
18.	Number of pages attached:		
Dat	e:		
		JUD	GE OF THE SUPERIOR COURT
		SIGNATURE FOLLOWS LAST	ATTACHMENT

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address) :	TELEPHONE AND FAX NOS.:	FOR COURT USE ONLY
SUPERIOR COURT OF CALIFORNIA, COUNTY OF MADERA		
street ADDRESS: 200 South G Street		
MAILING ADDRESS: Same		
city and zip code: Madera, CA 93637  Branch name: Civil Division		
GUARDIANSHIP CONSERVATORSHIP OF (Name):		
CONSERVATORSHIP OF (Name)		
Mir	NOR CONSERVATEE	
ORDER DISPENSING WITH NOTIC	E	CASE NUMBER:
THE COURT FINDS that a petition for (specify):		
has been filed and		
a. (for guardianship only) the following persons cannot with	reasonable diligence be gi	ven notice <i>(names)</i> :
b. (for guardianship only) the giving of notice to the followin	g persons is contrary to the	interest of justice
(names) :		
c. good cause exists for dispensing with notice to the follow	ing persons referred to in F	Probate Code section 1460(b)
(names) :	31	,
d. d other (specify):		
THE COURT OPPERS that notice of bearing on the notition for /	anacifi () .	
2. <b>THE COURT ORDERS</b> that notice of hearing on the petition for (s	рр <del>с</del> опу) .	
a.  is not required except to persons requesting special notic	e under Probate Code sec	tion 2700.
b.  is dispensed with to the following persons (names):		
Date:	JUDO	GE OF THE SUPERIOR COURT

	MAD-FCS-001
SUPERIOR COURT OF CALIFORNIA • COUNTY OF MADERA Civil Division 200 South G Street Madera, CA 93637 (559) 416-5525	FOR COURT USE ONLY
IN RE: GUARDIANSHIP OF (NAME):	
MINOR(S)	
COURT ORDER APPOINTING SUPERIOR COURT INVESTIGATOR IN PROBATE GUARDIANSHIP (Pursuant to Probate Code § 1513)	CASE NUMBER:
IT IS ORDERED that the Superior Court Investigator of the Office of Fa	mily Court Services of the Made
County Superior Court, located at 200 South "G" Street, Madera CA 93637; be	e appointed Court Investigator in
the above-entitled Probate matter pursuant to Probate Code §1513. The Cour	t Appointed Investigator shall be
granted authority to receive/access to all education information and grade repo	orts, all law enforcement reports,
all Parole or Probation information, all financial/banking documents, all child su	pport information and
information/records through the Department of Child Support Services, all Soci	al Services (CPS and APS)
reports, and access to medical, mental health, and drug treatment and /or drug	testing records in accordance

The Court Investigator shall file his/her report with the court and provide copies to counsel for the petitioner, or to petitioner if in pro per, to counsel for the minor, if any, and to any objector of record. The Court Investigator's report shall be deemed a confidential court document and copies shall not be provided except on order of the court.

IT IS SO ORDERED:	
Date:	
	JUDGE OF THE SUPERIOR COURT

with HIPAA regulations.

	MAD-FCS-00
SUPERIOR COURT OF CALIFORNIA • COUNTY OF MADERA  Civil Division  200 South G Street  Madera, CA 93637  (559) 416-5525	FOR COURT USE ONLY
IN RE: GUARDIANSHIP OF (NAME):	
MINOR(S):	
COURT ORDER APPOINTING CHILD PROTECTIVE SERVICES IN PROBATE GUARDIANSHIP (Pursuant to Probate Code § 1513)	CASE NUMBER:
IT IS ORDERED that the Department of Child Protective Services of Ma	adera County, located at 1610
Sunrise Ave., Madera CA 93638; be appointed Court Investigator in the above	-entitled Probate matter
pursuant to Probate Code §1513. The Court Appointed Investigator shall be gi	ranted authority to
receive/access to all education information and grade reports, all law enforcem	ent reports, all Parole or
Probation information, all financial/banking documents, all child support informa	ation and information/records
through the Department of Child Support Services, all Social Services (CPS an	d APS) reports, and access to
medical, mental health, and drug treatment and /or drug testing records in acco	ordance with HIPAA regulations.
The Court Investigator shall file his/her report with the court and provide	copies to counsel for the
petitioner, or to petitioner if in pro per, to counsel for the minor, if any, and to ar	ny objector of record. The Court
Investigator's report shall be deemed a confidential court document and copies	shall not be provided except on
order of the court.	
IT IS SO ORDERED:	

Date: \_\_\_\_\_

JUDGE OF THE SUPERIOR COURT



## MADERA COUNTY SUPERIOR COURT PETITIONER (S) SCREENING FORM - GUARDIANSHIP

PETITIONER(S)/NAME:		
CASE NUMBER:	FCS File No.	
COURT DATE:	DEPT:	TIME:
PETITIONERS RELATIONSHIP TO MINOR:		
CHILD/CHILDREN AT ISSUE:		DOB DOB
NATURAL PARENTS: Mother		
Where is the minor residing at this time? $\square$ $\forall$ Mark the box that applies to the allegations in		With Parents  Other:
_	ce abuse [ er absence [	☐ Child abuse ☐Other:
In the following questions, do not reveal CWS/CPS. That information shall be kept COM		ne reporting party who contacted
Are you aware of any Child Welfare Service (CPS	S) complaints made	e against the parents?   Yes   No
If so, are you aware of the outcome of suc	ch complaints?	☐ Yes ☐ No
Are you aware of the names of the social	workers?	☐ Yes ☐ No
Were you referred to the Probate Court by If Yes, what were the reasons given to yo		Yes No
Were you offered a Temporary voluntary case me the minor at issue and told to file a Probate Guar If yes, please provide the court with a copy of the	dianship by a certa	
Petitioner (s)/Attorney's Signature	Address	Phone Number