

LINCOLN COUNTY REGISTER IN PROBATE & JUVENILE COURT

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Full/Limited/Temporary Minor Guardianship Guidelines

NOTE: This guideline is provided only as a public service and is not meant to be legal advice. The Register in Probate office cannot give legal advice; please contact an attorney if you have legal questions.

Step I: Filing the Action

▶ Petition for Appointment of Guardian (Form JN-1501)

Any person, including a child 12 years of age or over on his or her own behalf, may petition for the appointment of a guardian for a child.

At the time a *Petition for Appointment of Guardian (Limited)* is filed, **the petitioner is required to pay a \$200 deposit** for Guardian ad Litem Fees to the Clerk of Juvenile Court.

If there is a CHIPS or JIPS action pending, a petition may be filed by any party to the pending action or any person approved by the court if the petition is consistent with the goals of the permanency plan and does not change the requirements of any current court order.

The petition <u>shall</u> be completely filled out prior to filing. Any petition that is incomplete or does not contain all of the information requested will not be accepted for filing.

Upon the filing of a *Petition for Appointment of a Guardian*, the Juvenile Clerk will assign a hearing date and time to the case.

The Clerk of Juvenile Court will complete the *Notice of Hearing* and submit it to the assigned judge for signature. A copy of the signed *Notice of Hearing* will be provided to the petitioner to serve on the interested parties.

Once the hearing date and time has been established, the Clerk of Juvenile Court will assign a Guardian ad Litem to the case and prepare the *Order Appointing Guardian ad Litem or Attorney* for the Judge to sign.

The Clerk of Juvenile Court will provide a signed copy of the *Order Appointing Guardian ad Litem or Attorney* to the petitioner, and will make sure that the assigned attorney gets all of the paperwork that they need to fulfill their duties as Guardian ad Litem.

► Statement by Proposed Guardian (Form JN-1512)

The proposed guardian and any proposed successor guardian <u>shall</u> complete and submit to the court at least 96 hours prior to the hearing the *Statement by Proposed Guardian*. The proposed guardian's signature on the *Statement by Proposed Guardian* shall be notarized.

► Uniform Child Custody Jurisdiction and Enforcement Act Affidavit (Form GF-150, 2 pages)

The petitioner shall complete the Uniform Child Custody Jurisdiction and Enforcement Act Affidavit, sign and date it, and file it with the court prior to the hearing. The form may be supplemented with an attachment if necessary.

Step II: Notifying the Parties

► Affidavit of Service (Form JD-1825)

The petitioner <u>shall</u> serve all interested parties with a copy of the *Petition* and the *Notice of Hearing*.

Upon serving the interested with a copy of the Petition and Notice of Hearing, the petitioner shall complete an *Affidavit of Service (Chapter 48 and 938)* form. The Affidavit of Service shall contain the name and address of the interested person and the type of service used to notify them of the proceedings. This form should be filed with the Clerk of Juvenile Court prior to the court hearing.

Step III: Preparing for the Hearing

► Letters of Guardianship and Dispositional Order Appointing Guardian (Form JN-1530)

The petitioner <u>shall</u> complete the *Letters of Guardianship and Dispositional Order Appointing Guardian* and bring it to the hearing to present to the judge for signature.

Step IV: The Hearing

The proposed guardian and any proposed successor guardian <u>shall</u> be physically present at all hearings unless excused by the court. The child is not required to attend.

If the petition is not contested and all parties consent, the court will proceed immediately to factfinding and disposition.

If any party contests the Petition or requests an adjournment, a contested hearing will be scheduled within 30 days of the initial hearing.

If a contested hearing is scheduled, the Clerk of Juvenile Court will notify the interested parties of the hearing date and time.

Step V: The Final Order

If you are granted guardianship, the Clerk of Juvenile Court will mail you a copy of the *Letters of Guardianship and Dispositional Order Appointing Guardian* within a few days of the hearing.

You should provide a copy of this signed order to the interested parties, the child if he or she is 12 years or older, the Department of Social Services if there is a pending CHIPS or JIPS action, the Child Support Agency if child support was ordered, the child's school if he or she is of school age, the child's medical provider, and any other agency or individual deemed appropriate.

All of the forms referenced in this *Guideline* can be found on the Wisconsin Court System Website: www.wicourts.gov The Clerk of Juvenile Court DOES NOT provide forms to the public.