

Becoming a Minor Child's Guardian

Note: Use these instructions and forms to become a minor child's guardian.

By filing these forms in court, you are deciding to represent yourself in you guardianship case. These instructions and forms are written to help you give the court the right information. But they may not be right for your case. They cannot take the place of advice from a lawyer. Talk to a lawyer if you have **any** questions.

These forms are designed to help with a simple guardianship case where everybody agrees that you should be the guardian of the child. If you think that somebody will object to your guardianship – for example, one of the child's parents – then it would be better to be represented by a lawyer in court.

Read all of the instructions and forms before beginning to fill them out.

Do not change these forms. If you change the forms, you might lose important language you need. If the forms do not seem right for you, talk to a lawyer.

Who Can Use these Forms?

You can use these forms if:

- The child is under 18 years old and not married;
- The child's parents have died without naming a guardian in their wills, or the living parents' custody rights have been terminated, suspended, or limited by circumstances or court order;
- The child is not (1) an enrolled member of an Indian tribe, or (2) the biological child of a tribal member and eligible for enrollment; and
- Making you the child's guardian would be in the child's best interests.

Note: If the child is (1) an enrolled member of an Indian tribe, or (2) the biological child of a tribal member and eligible for enrollment, the Indian Child Welfare Act (ICWA) may apply. Talk to a lawyer if this is your situation.

What Forms Will I Need to Become a Minor Child's Guardian?

You must fill out a separate set of forms for each minor child, even if the children you want to be the guardian of are brothers or sisters. This packet contains the following forms:

- Petition for Guardianship of a Minor Child
- Oath and Affirmation of Guardian
- Consent to Guardianship of a Minor Child (make a copy of the blank form so each parent gets a copy)
- Nomination of Guardian by Minor Child Age 14 or Older
- Order Setting Hearing
- Notice of Hearing on Guardianship of a Minor Child
- Certificate of Mailing or Delivery of Notice of Hearing
- Order for Guardianship of a Minor Child
- Letters of Guardianship
- Affidavit of Inability to Pay (which is not included in this packet, but you can get from the Clerk of Court and use if you cannot afford filing fees)

What Words Do I Need to Know?



Best interest of the child – What is best for the child. To determine the best interest of a child a judge may consider things like: what the child wants; what the parents want; the child's family relationship; how the child is doing at home, in school and in the community; the mental and physical health of the child, caregivers and parents; who has been caring for the child and for how long; and the developmental needs of the child. The judge may not consider all of these factors and the judge may consider other factors. No one factor will control the judge's decision. See § 40-4-212 MCA.

Limited by circumstances – A parent's ability to care for a minor child may be limited by things outside the parent's control. For example, a parent may be in prison, in drug treatment or be unable to care for the child for several months due to a job transfer or long term medical condition.

MCA - The laws of Montana are called the Montana Code Annotated or "MCA." The laws related to guardianship of a minor can be found in Title 72, Chapter 5, Part 2. An easier way to write one of these laws is § 72-5-222 MCA. The symbol § means section. The MCA can be found at your local library or on the Montana State Law Library website at: courts.mt.gov/library.

Minor Child- A minor child is a person who is under 18 years old.

Petitioner or Petitioner Pro Se - A Petitioner is someone who files a petition in court. If you are asking the court to make you the guardian of a minor child, you are the Petitioner. A Petitioner Pro Se is a Petitioner who is representing himself or herself in court – that is, appearing in court without a lawyer.

Ward - A minor child who has a guardian is called a "ward." If the court makes you a guardian of a child, the child will be your "ward."

Can I Get More Information or Help?

There are resources available to assist you in filling out these forms.

The Court Help Program. The Court Help Program provides assistance to people representing themselves in court. There are self help law centers located throughout the state to assist you on a walk in basis and travelling appointments to other courthouses. Self help staff are not lawyers and cannot provide legal advice. Staff are informed about the court process and can answer many questions as well as review

your forms for completeness. Find the Court Help services near you: www.courts.mt.gov/selfhelp

Montana Legal Services Association. Montana Legal Services Association coordinates volunteer attorney legal resources at a free or reduced cost. If you qualify financially for assistance, Montana Legal Services may connect you with a pro bono attorney, an attorney at a reduced fee, or local attorney resources in your area. Visit www.mtlsa.org, or call MLSA at 1-800-666-6899.

State Bar of Montana. If you are interested in hiring an attorney to advise you or represent you in this matter, the State Bar Lawyer and Information Referral Service is a database of attorneys. You can be connected with attorneys for any place in the state to help your family legal matter. Access the Lawyer Referral and Information Service by visiting www.montanabar.org or calling 1(406)449-6577.

What forms are in this Packet?

The **Petition for Guardianship of a Minor Child** asks the court to schedule a hearing and make you the guardian of the minor child. The Petition can refer to the child by his or her full name, initials, or simply as "Child." The name of the child, date of birth, and Social Security number can be provided separately to the court in the Sensitive Data Form. It is important to check with your local Clerk of District Court before filling in this information.

The **Oath and Affirmation** is a statement completed by the person applying to become a guardian and filed with the Petition for Guardianship. By signing this form, you promise to be loyal to the child and to protect his or her best interests. You promise that any property that the child may have or that you may get as a guardian will be used for the child, not for yourself. You promise to avoid situations where you may have to choose between the child's interests and somebody else's, always staying loyal to the

child. You promise to always be careful in carrying out your responsibilities as a quardian.

The **Consent to Guardianship of a Minor Child** tells the court that the parents who are living agree you should be appointed as the child's guardian. Each of the child's parents should fill out a consent form. You will need to make a copy of the consent form in this packet for the second parent.

The **Nomination of Guardian by Minor Child Age 14 or Older** is a form you will only use if the child is 14 or older and wants you to be his or her guardian. The child will fill out the form.

The **Order Setting Hearing** will be filled out by the judge and will tell you when and where your hearing will be held.

The **Notice of Hearing on Guardianship of a Minor Child** will have the time and date of hearing filled out by the judge or the Clerk of Court (also called the "Clerk of District Court"). The Petitioner is responsible for filling in their personal information at the top and the information in the caption as detailed below. This is what you must send to the child (only if the child is over 14 years old), the child's parents (only if still living), and the person who has had care and custody of the child for the 60 days before you filed the action (only if this person is not you). If you do not know the names and addresses of the people who must get notice and have tried to find them, you may be allowed to publish the notice in a newspaper.

The **Certificate of Mailing or Delivery of Notice of Hearing** is a form you will fill out and file with the court after you have given notice of the hearing as described above.

The **Order for Guardianship** will be signed by the judge after the Petitioner completely fills out the document with the parties' information. The Order will legally make you the guardian of the minor child.

The **Letters of Guardianship** will be signed by the Clerk of Court after the Petitioner has filled out the caption and gotten the letters notarized. The Letters are proof that you have been appointed by the court as the guardian of the minor child. You will have to sign the Letters in front of the clerk after the judge issues an order at your hearing.

The **Affidavit of Inability to Pay** asks the court to waive filing fees in your case (which means you may file the petition and other court forms without paying the usual fees). If you cannot afford to pay the filing fees, ask your Clerk of Court for an Affidavit of Inability to Pay. This form may be called something else in your district.

What do I do with the Forms?

1	Eill o	out the Forms
•		
	Ш	Fill out the judicial district, county, and caption on the documents you will
		be filing. The judicial district and county where you are filing is in the
		county where the child lives. The Clerk of Court can tell you if the court
		wants you to call the child "Child" in court papers, or if you should use the
		child's initials or full name.
	The	caption looks like this:
		Montana Judicial District Court
		(number of the judicial district where you are filing)
		County
		(name of the county where you are filing)

(write "Child,"	of the Guardianship of: 'the child's initials, or child's	Cause No.:(filled out by Clerk of Court)
name)		Name of form
	 	
		
Petitioner (ye	our name)	
	If you would like the child's	information private, fill out the "Information
	About Children" section on	the Sensitive Data Form and sign it. You may
	write the child's name on the	nis court paper if you wish to keep their name
	private.	
	Check all the boxes and fil	I in all the blanks that apply to your case in the
	Petition for Guardianship of	f a Minor Child.
	Sign and date your Petition	n for Guardianship.
	Fill out and sign the Oath a	and Affirmation of Guardian.
	If possible, have one or bo	th of the child's living parents fill out and sign a
	Consent to Guardianship of	of a Minor Child. Make a copy of the blank form
	if you are giving it to both p	parents. You may file a Petition even if neither
	parent signs the Consent f	orm, but it will probably be more difficult to
	prove to the court that you	r appointment as guardian will be in the child's
	best interests.	
	If the child (1) is 14 or olde	r, and (2) wants you to be his or her guardian,
	ask the child to fill out the I	Nomination of Guardian by Minor Child Age 14
	or Older. The court will app	point the guardian nominated by a child 14 or
	older unless the court belie	eves that guardian is not in the child's best
	interests.	

		If the child has signed the Nomination of Guardian by Minor Child Age 14 or Older, fill out the Motion to Keep Certain Information Confidential. Under section 2, write that you want the child's notarized signature sealed.
2	Make	Copies
		Make copies of each form after you have it filled out. For each form you should have an original, a copy to keep in a safe place and enough copies to mail to anyone else who is a part of the case. For example, if you are asking for guardianship of your grandchild, you would need the original for the court, one copy to keep and one copy for each parent, or a total of the original and three copies.
3	File F	forms at the Courthouse
		Take your original forms and your copies to the courthouse of the county where the child lives.
		At the Clerk's office, file the original Petition for Guardianship of a Minor Child, Oath and Affirmation of Guardian, Consent(s) to Guardianship of a Minor Child (if signed by parent(s)), Nomination of Guardian by Minor Child Age 14 or older (if the child is 14 or older and nominates you), Order Setting Hearing, and Notice of Hearing on Guardianship of a Minor Child.
		If you can't afford the filing fees, ask the Clerk of Court for an Affidavit of Inability to Pay. This form may be called something different in your court. If the court agrees that you cannot afford the filing fees, the court will write an order saying you do not need to pay filing fees. You do not have to mail this form to anyone else. It is just for you and the court
		Give the Clerk of Court a self-addressed stamped envelope. Ask the Clerk of Court to mail a "conformed copy" of the Order Setting Hearing to you after the judge signs it. If the court has not written an order saying

		that you don't have to pay filing fees, you may be charged a fee for these
		copies.
		Give your copies to the Clerk of Court and ask her to stamp them as
		"Filed." Keep the copies in a safe place.
4	Give	Notice of the Hearing
		When the judge sets a hearing date, you will get an Order Setting Hearing
		and Notice of Hearing filled out by the court. The Order Setting Hearing
		will tell you who must get a copy of the Notice of Hearing. See § 72-5-
		225(1), MCA.
		Make copies of the Notice of Hearing to give to the people who must get a
		copy.
		Based on the information you provided in the Petition for Guardianship,
		the court will determine whether you know the names and addresses of
		the people who must get a copy of the Notice of Hearing. If you know the
		names and addresses, send your copies by mail (ordinary first-class or
		certified mail) or deliver them by hand. You should also give each person
		a copy of the filed Petition for Guardianship and the Sensitive Data Form.
		The copies of the Notice of Hearing must be mailed or hand-delivered at
		least 14 days before the scheduled hearing.
		Fill in a Certificate of Mailing or Delivery of Notice of Hearing as proof that
		you have given the Notice of Hearing to the people who must get a copy.
		You must file the Certificate with the Clerk of Court before the hearing, or
		give it to the judge at the hearing. If possible, you should try to get a
		signed statement from each person saying that they have received the
		Notice, and attach these statements to the Certificate.
		If you do not know the names and addresses of the people who must get
		a copy of the Notice of Hearing and you cannot find them, the court may
		let you publish the Notice in a newspaper. The court will say this in the
		Order Setting Hearing.

		If the court tells you to publish the Notice, the newspaper will charge you for publishing it. You will need to pay the newspaper even if the court has written an order saying that you don't need to pay filing fees to the court. Get a receipt or other proof that your Notice was published. Keep the receipt or proof with your other forms. You will need it for your hearing. You may need to ask the court to keep private the proof that the notice
		was published, if the proof includes the name of the child or the child's parent.
5	Fill O	ut Your Order for Guardianship
		Fill in all the blanks that you can on the Order for Guardianship of a Minor Child. If the judge makes you the child's guardian, he or she will sign the Order after your hearing.
		Make one copy of the filled-in Order for Guardianship and keep it with the rest of your forms.
6	Go to	Your Hearing
		Bring your stamped copies of the documents you filed with the court. Also bring your original and copy of the Order for Guardianship. In some courts, you may need to give the original Order for Guardianship to the Clerk of Court before your hearing. Check with the Clerk of Court.
		Bring the minor child with you to the hearing. The judge may ask the child some questions. If the child is 14 or older, the judge will appoint the guardian the child wants, unless the judge decides that guardian would
		not be in the child's best interests. See § 72-5-223, MCA. Arrive at the courthouse at least 15 minutes before your scheduled hearing. Dress like you are going to an important job interview.

Check with the Clerk of Court's office to find the right courtroom for your
hearing. Go to that courtroom and wait for the judge to call your name
and case number. Remember to call the judge "Your Honor."
Be prepared to tell the judge why you think making you guardian would be
in the child's best interests. If you have already been taking care of the
child, be sure to give the judge information about that. Bring any
important papers, photos, or things to the hearing with you. The judge will
expect you to bring your evidence and witnesses to the hearing. If you
bring documents you will need enough copies to give one to the judge and
a copy to each person who is part of the case.
Important: Immediately after your hearing, take your signed
Order for Guardianship and Letters of Guardianship to the Clerk
of Court. You may want to ask the clerk for several certified
copies of the order and letters.

7 If you become the child's guardian, be prepared to make reports on the child and his or her property

Some courts will require you to report on the condition of the child and any property you have control over. You must report whenever the court orders you to, or as required by court rule. Some courts will require you to report every year. See § 72-5-231(4), MCA.

Note: Even if the court says you are the child's guardian, your guardianship may not be permanent. The court can end your guardianship by "removing" you as guardian.

The guardianship may also end for other reasons. You can resign from being a guardian, effective when the court approves your resignation. The guardianship will automatically end if the child: (1) dies, (2) gets married, (3) is adopted, or (4) turns 18. If the guardianship ends, you will still be responsible for your acts during the guardianship. You will also need to account for the child's property or money that you controlled. See § 72-5-233, MCA.

8 Successor Guardianship

You may want to ask the court to name your husband, wife, or another relative as a successor guardian, to act as guardian if you are unable to do so because of an unexpected emergency, such as illness or death. A successor guardian would only have custody of the child until a new Petition for Guardianship is filed and the court has the opportunity to appoint a new guardian. These forms have included boxes to check if you want to include a request for a successor guardian in your Petition, but a court does not have to appoint one. You should be prepared to tell the judge at the hearing why you want a successor guardian to be named.

9 Joint Guardianship

If you are married and living with your husband or wife, you may want to ask the court to name him or her as a co-guardian (joint guardian). These forms are not written to include that kind of request. However, if you want to request a co-guardian, you may do so by listing both your names wherever the Petitioner's name must appear (you will both be Petitioners), and having both of you sign each of the papers filed in court, including a separate Oath and Affirmation of Guardian for each of you. The court does not have to make both of you guardians, and may choose to name only one of you. You should both be prepared to tell the judge at the hearing why you want both of you to be made coguardians. The proposed co-guardian should sign each paper filed in court as follows:

I declare under penalty of perjury and under the laws of the state of
Montana that the information in this document is true and correct. I
understand that it is a crime to give false information in this document.

Date:	
City:	State:
Signature:	

Printed name:_			

GM-100 Minor Guardianship Instructions

Name	e		
——— Mailir	ng Address		
City	State	Zip Code	
Phon	e Number		
	il Address (optional) aring without a lawyer	
МО	NTANA _	JUDICIAL DISTRICT CO	OURT, COUNTY
In t	he Matter	of the Guardianship of	Case No:
(wri	te "Child," t	he child's name, or child's initials)	(leave blank, the clerk will write in)
			Petition for Guardianship of a Minor Child
(Fir	st, Middle, L	Last) Petitioner (you).	
_		Court to make me the guardian of	a minor child.
1		ation About Me/Parties	
		<u> </u>	· · · · · · · · · · · · · · · · · · ·
	–		
	Citv:	State: Count	·····

	Name (write "Child" or child's initials):				
Age:	<u> </u>				
Address:					
City:	State: County:				
Does the ch	nild live with you? ☐ Yes ☐ No				
If yes, how	long has the child lived with you?				
Is the child	married?				
Is the child	an enrolled member of an Indian tribe? 🗌 Yes 🔲 No				
Is the child the biological child of a tribal member and eligible for enrollment?					
☐ Yes ☐ No					
Is the child 14 or older?					
If the child is 14 or older, does the child nominate you as his or her guardian					
	es				
	on about the Child's Parents				
Informati					
	ame.				
Mother's Na	ame:				
Mother's Na	eased):				
Mother's Na	eased):				

	has had her custody rights to the child suspended or limited
	by court order. This happened in the court of
	(county and state) in (year)
	has had her ability to care for the child limited by circumstances
	because:
	consents to this Guardianship.
	has been asked about this Guardianship and does not consent.
I 🔃 can	/ annot find the Mother to tell her about this petition. If I cannot find
her, this	is what I have done to try to locate her:
	-
⊏ - 41√ -	Name
	Name:
	deceased):
Adaress	:
City:	State: County:
Oity	Otate
The child	d's Father (<i>check all that apply</i>):
	is no longer living.
	has had his parental rights to the child terminated by court order.
	This happened in the court of (county and
	state) in (year).
	has had his custody rights to the child suspended or limited
	by court order. This happened in the court of
	(county and state) in (vear)

	has had his ability to care for the child limited by circumstances because:
_	
	consents to this Guardianship.
	has been asked about this Guardianship and does not consent.
	/ ☐ cannot find the Father to tell him about this petition. If I cannot find m, this is what I have done to try to locate him:
Child's	Best Interests
It is in the	e minor child's best interests for the Court to appoint the Petitioner as
	s guardian. Montana Code Annotated § 72-5-223. The Petitioner is
	and qualified to serve as the guardian of the minor child.
Notice	
	wing people must be given notice of the time and date of the bearing on
	wing people must be given notice of the time and date of the hearing on
	ion (check all that apply and, if you cannot find the person's name or
adaress,	write "unknown"):
	The child (only if the child is 14 or older, at address above)
	The person who has had care and custody of the child for the 60
	days before the Petition was filed (only if this person is not a
	Petitioner in this case):
	Name:
	Address:

		The child's natural mother (if still living):
		Name:
		Address:
		The child's natural father (<i>if still living</i>): Name: Address:
Min	or Ch	ild's Property (check one):
	The	minor child has no assets or property other than personal belongings
	The	minor child has the following assets and property (list the property
		minor child has the following assets and property (list the property ed by the child including income such as SSI):
Oth	owne	
	owne	ed by the child including income such as SSI):
□ N	owner ner Gua No other	ardianship Actions (check all that apply)
	owner Guardon other No one edd.	ardianship Actions (check all that apply) court has appointed a guardian of the minor child.
□ N child	owner Guardon other No one edd.	ardianship Actions (check all that apply) court has appointed a guardian of the minor child. else has filed a petition for appointment of a guardian for this
☐ N child	owner Guardon other No one and the control of the c	ardianship Actions (check all that apply) recourt has appointed a guardian of the minor child. else has filed a petition for appointment of a guardian of the minor as been another case filed for appointment of a guardian for this lt is:
☐ N child ☐ T mind	owner Guardon other No one and the control of the c	ardianship Actions (check all that apply) court has appointed a guardian of the minor child. else has filed a petition for appointment of a guardian of the minor as been another case filed for appointment of a guardian for this It is:
☐ N child ☐ T mind Case	owner ner Gua No other No one a d. There ha or child. e No: Int in whi	ardianship Actions (check all that apply) recourt has appointed a guardian of the minor child. else has filed a petition for appointment of a guardian of the minor as been another case filed for appointment of a guardian for this lt is:

I respectfully ask this Court to:

1.	Schedule a hearing to	decide this matter;	
2.	Find the child named in this Petition to be a minor whose best interests is served		
	by having the Petitione	er appointed guardiar	n;
3.	Appoint me as guardian of the minor child;		
4.	Issue Letters of Guard	ianship to me; and	
5.	Order any other relief	the Court decides is j	ust and proper (check all that apply)
	☐ I respectfully ask th	e court to order the f	ollowing individual to serve as
	Successor Guardian u	ntil another Guardiar	can be appointed by the court, in the
	event the Guardian ap	pointed is unable to a	act as Guardian.
	Successor Guardian:_		
	Successor Guardian A	ddress:	
	Successor Guardian T	elephone Number:	
the f		orrect. I understand	e laws of the state of Montana that I that it is a crime to give false
(1	Date, city and state)		(Sign your name)
		Printed Name:	(Print your name)
(1	Date, city and state)		(Sign your name)
(1	Date, city and state)	Printed Name:	(Sign your name)

Name	
Mailing Address	
City State Zip Code	
Phone Number	
E-mail Address <i>(optional)</i>	
Petitioner appearing without a lawyer	
MONTANAJUDICIAL DISTRICT (COURT, COUNTY
In the Matter of the Guardianship of	Case No:
(write "Child," the child's name, or child's initials,	(leave blank, the clerk will write in) Oath and Affirmation of Guardian
(First, Middle, Last) Petitioner (you).	
I, accept the operson, and I will perform those duties according	duties of Guardian of the protected to the law.
By signing, accepting, or acting under this	appointment, I acknowledge that I will:
Assume the duties and responsibil	ities of a fiduciary, and that

Form GM-200 Oath and Affirmation of Guardian, Page 1 of 2 © 2010, 2015 Montana Supreme Court Commission on Self-Represented Litigants and Montana Legal Services Association. Use of this form is restricted to not-for-profit purposes.

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guardianship.

2. I must work exclusively for the benefit of the protected person under

- 3. I also acknowledge that the primary duty of a guardian is the duty of loyalty to and protection of the best interests of the protected person. Therefore, I acknowledge that:
 - I may not use any of the property or other assets of the protected person for my own personal benefit;
 - I must direct any benefit derived from this appointment to the protected person; and
 - I must avoid conflicts of interest and must use ordinary skill and prudence in carrying out the duties of this appointment.

I declare under penalty of perjury and under the laws of the state of Montana that the foregoing is true and correct. I understand that it is a crime to give false information in this document.

Signed this day of	, 20	
	Signature of applicant	
	Printed Name:	
	(Print vour name)	

Name	•		
Mailin	g Address	 	
City	State	Zip Code	
Phone	e Number		
	il Address (optional) aring without a lawyer	
MO	NTANA _	JUDICIAL DISTRICT CO	URT,COUNTY
In	the Matte	r of the Guardianship of	Case No:
(wi	ite "Child,"	the child's name, or child's initials)	(leave blank, the clerk will write in) Parent's Consent to Appointment of Guardian for Minor Child
(Fii	rst, Middle,	Last) Petitioner (you).	Tor Millior Offilia
1.	My full na	ame is:	
2.	I am the [☐ Mother / ☐ Father of(write "Chil	d" or child's initials)
3.	☐ my pa	nat <i>(check one)</i> : rental rights have been terminated line State of;	

Form GM-300 Parent's Consent to Appointment of Guardian for Minor Child, Page 1 of 3 © 2010, 2015 Montana Supreme Court Commission on Self-Represented Litigants and Montana Legal Services Association. Use of this form is restricted to not-for-profit purposes.

Last updated 4/24/2017

This con	sent does not terminate my parental rights.
I agree tl	ne Petitioner should be appointed guardian of my minor child. I rea
this mea	ns I will not have custody rights during the guardianship. The Petiti
•	ed and capable of serving as guardian of the minor child. Appointing
Petitione	r as guardian of my minor child is in the child's best interests.
No other	court has appointed a guardian for the minor child. There are no c
proceedi	ngs for appointment of a guardian filed in any other court.
The mind	or child (<i>check one</i>):
	has no assets or property other than personal belongings.
] has the following assets and property (list the property owned
	the child including income such as Social Security benefits):

I understand that any guardianship that lasts more than six months only ends

8.

when a court orders it to end.

9.	My mailing address for purpos	ses of receiving a copy of the filed Petition and the
	Notice of hearing is:	
		[Name]
		[Street address or P.O. Box
		[City/State/Zip Code]
l de	clare under penalty of perjury	and under the laws of the state of Montana that
the 1	foregoing is true and correct.	I understand that it is a crime to give false
info	rmation in this document.	
Date	e: Sig (<i>mm/dd/yyyy</i>)	gnature:
	(mm/dd/yyyy)	(sign your name)
Plac	ePrinted Na	ime:
	(city and state)	(print your name)

Name	÷		
 Mailin	ng Address		
City	State	Zip Code	
Phone	e Number		
E-mai	il Address (c	pptional)	
Petiti	oner appea	ring without a lawyer	
MO	NTANA _	JUDICIAL DISTRICT CO	OURT,COUNTY
In t	he Matter o	of the Guardianship of	Case No:
(writ	te "Child," th	e child's name, or child's initials)	(leave blank, the clerk will write in) Nomination of Guardian by Minor Child Age 14 or Older
(Firs	st. Middle. La	ast) Petitioner (vou).	

I am the minor child in this case. I declare, under penalty of perjury, that the following information is true and correct:

- 1. I am a minor and I am 14 years old or older.
- 2. I nominate the Petitioner to be my guardian.

3. I believe the Petitioner is capable of caring for me and it is in my best			or me and it is in my best interest	for
	the Petitioner to be m	y Guardian.		
Date:		Signature:		
	(mm/dd/yyyy)		(child's signature)	
Place:		Printed Name:		
	(city and state)		(child's printed name)	

MONTANAJUDICIAL DISTRICT CO	URT,COUNTY
In the Matter of the Guardianship of	Case No:
(write "Child," the child's name, or child's initials)	(leave blank, the clerk will write in)
	Order Setting Hearing
(First, Middle, Last) Petitioner (you).	
This Court orders:	
1. Guardianship Hearing	
The hearing on the Petition for Guardianship	of a Minor Child filed in this case is
set for:	
• Date:	
Time: □ a.m. / □ p.m.	
• Court:	
(Court name) • Place:	
(Court address)	

	•	
Α.	. The Petitioner must give notice of the hearing b	y mail or hand-delivery at
	least 14 days before the hearing to (check all that a	apply):
	The child (only if the child is 14 or	older, at address in
	petition)	
	☐ The person who has had care and	d custody of the child for
	the 60 days before the Petition wa	ns filed (only if this person
	is not the Petitioner):	
	Name:	
	Address:	
	The child's natural mother (only if	still living):
	Name:	
	Address:	
		
	☐ The child's natural father (only if s	till living):
	Name:	
	Address:	· · · · · · · · · · · · · · · · · · ·
		
0	OR .	
В.	. The Petitioner must publish notice of this hearing	g in the (<i>name of</i>
	newspaper) <u>:</u>	The
	name of the child will be included in the published i	notice. If the paper is
	published once a week, the notice must be published	ed for 3 weeks in a row. If
	the newspaper is published more than once a weel	k, the notice must be
	published on at least 3 different days. There must	be at least 10 days
	between the first and last day of publication.	
D (
Date:	DISTRICT CO	DURT JUDGE

2. Notice of Hearing:

Name)		_	
Mailir	g Address			
City	State	Zip Code		
Phon	e Number			
	il Address (optional) aring without a lawyer		
МО	NTANA _	JUDICIAL DISTR	ICT COI	URT,COUNTY
In t	he Matter	of the Guardianship of		Case No:
(wri	te "Child," tl	ne child's name, or child's i	nitials)	(leave blank, the clerk will write in)
				Notice of Hearing on Guardianship of a Minor Child
(Firs	st, Middle, L	ast) Petitioner (you).		
This	is notice that	at Petitioner has asked to b	ecome th	ne guardian of a minor child.
The	hearing will	be on (date)(mm/dd/yyyy)	_ at (<i>tim</i>	□a.m. / □p.m. e)
The	hearing will	be at the Courthouse in _	(nam	County. ne of county)
Date	:		Clerk	c of Court
			By: _ Depu	uty Clerk of Court

Name	;		
Mailir	g Addr	ess	
City	State	Zip Code	
Phon	e Numb	per	
E-ma	il Addre	ss (optional)	
Petiti	oner a _l	opearing without a lawyer	
МО	NTAN	AJUDICIAL DISTRICT	COURT,COUNTY
In t	he Ma	tter of the Guardianship of	Case No:
(wri	te "Chile	: d," the child's name, or child's initial	(leave blank, the clerk will write in)
			Certificate of Mailing or Delivery of Notice of Hearing
(Firs	st, Mida	le, Last) Petitioner (you).	neamig
follo		ify that I have given Notice of Hearing ople by the method shown below.	ng on Guardianship of Minor Child to the
1.	Chilo	(only if the child is 14 or older):	
		On (date)	, I

	 mailed a copy of the Notice by ordinary first-class mail, or mailed a copy of the Notice by certified mail, or delivered a copy of the Notice personally to: (write "Child" or the child's initials) 	
	at: (address)	
OR	☐ The child is under 14.	
		vas filed.
It t	this person is not the Petitioner:	
	On (date)	
	at: (address)	
OR		
□ the Pe	I am the person who has had care and custody of the child for the eletition was filed.	30 days before

the Notice by ordinary first-class mail, or the Notice by certified mail, or of the Notice personally
the Notice by certified mail, or of the Notice personally
of the Notice personally
or identity is unknown. Proof of notice by publication wi
d.
, I
the Notice by ordinary first-class mail, or
the Notice by certified mail, or
of the Notice personally
of the Notice personally

OR	
	The father's address or identity is unknown. Proof of notice by publication will be
provi	ded at the Hearing.
OR	
	The father is deceased.
5. Of	ther (if ordered by the court): Name:
	☐ On (<i>date</i>), I
	mailed a copy of the Notice by ordinary first-class mail, or
	mailed a copy of the Notice by certified mail, or
	delivered a copy of the Notice personally
	to: (name)
	at: (address)
OR	
П	The person's address is unknown. Proof of notice by publication will be provided
at the	Hearing.
Lalaa	
	lare under penalty of perjury and under the laws of the state of Montana that
	oregoing is true and correct. I understand that it is a crime to give false
intor	mation in this document.
(<u>I</u>	Date, city and state) (Sign your name)
	Printed Name:
	(Print your name)

MONTANAJUDICIAL DISTRICT COURT, COUNTY		
In the Matter of the Guardianship of	Case No:	
(write "Child," the child's name, or child's initials)	(leave blank, the clerk will write in)	
	Order Appointing Guardian of a Minor Child	
(First, Middle, Last) Petitioner (you).		
A Petition for Guardianship of a Minor Child was file	d in this case. A hearing was held	
on (date): Based on the evidence, the Court finds:		
Findings of Fact		
1 Information about Petitioner(s)		
Name(s):		
Age(s):		
Address:		

Form GM-800 Order Appointing Guardian, Page 1 of 6 © 2010, 2015 Montana Supreme Court Commission on Self-Represented Litigants and Montana Legal Services Association. Use of this form is restricted to not-for-profit purposes. Last updated 4/24/2017

	City:		State:	County:		
	Relation to	the Child:				
2	Informati	ion about N	linor Child			
	Name (writ	e "Child" or ch	nild's initials):_			
	Age:					
	Address: _					
	City:		State:	County:		
	The child [lives with / [does not liv	e with the Petitioner.		
	If the child	lives with the	Petitioner, the	child has lived there for (how long):		
	The child is	s not married.				
	The child is	s not an enroll	ed member of	an Indian tribe, or the biological child of a		
	tribal meml	tribal member and eligible for enrollment.				
	If the child	If the child is 14 or older, the child \square does / \square does not want the Petitioner to be				
	his or her g	guardian.				
3	Informati	Information about Child's Parents				
	Mother's N	Mother's Name:				
		ceased):				
	Address: _					
	City:		State:	County:		
	The child's	The child's Mother (c <i>heck all that apply</i>):				
		is no longe	r living.			
		has had he	r parental righ	ts to the child terminated by court order.		
		has had he	r custody right	ts to the child suspended or limited		
		by court or	der.			
		has had he	r ability to care	e for the child limited by circumstances.		

	consents to this Guardianship.			
	was asked about this Guardianship and did not consent.			
	could not be located after reasonable efforts by the Petitioner.			
Cathor's Non	20.			
	ne: eased):			
•				
	State: County:			
The child's Father (<i>check all that apply</i>):				
	is no longer living.			
	has had his parental rights to the child terminated.			
	has had his custody rights to the child suspended or limited by			
	court order.			
	has had his ability to care for the child limited by circumstances.			
	consents to this Guardianship.			
	was asked about this Guardianship and did not consent.			
	could not be located after reasonable efforts by the Petitioner.			
Notice				
The following people were given proper notice of the time and date of the hearing				
on this Petition (check all that apply):				
	The child (if the child is 14 or older)			

5

		The person who has had care and custody of the child for the 60
		days before the Petition was filed (if this person is not the
		Petitioner):
		Name:
		Address:
		The child's natural mother (if still living):
		Name:
		Address:
		The child's natural father (if still living):
		Name:
		Address:
6 N	linor Ch	ild's Property (check one)
	_	minor child has no assets or property other than personal belongings.
	_	minor child has the following assets and property (list the property
_		ed by the child including income such as Social Security benefits):
		·
7 C	Othor Gu	ardianship Actions
		-
		r guardian of the minor child has been appointed by court order.
		ave been no other cases for appointment of a guardian filed in any
_	other co	
	_ There ha	as been another case filed for appointment of a guardian for this
m	ninor child.	It is:
C	ase No:_	
С	ourt in wh	ich filed:
N	lame of pe	etitioner:
R	Result of ca	ase:

	Conclusions of Law
1	The Court has jurisdiction over the parties and the subject matter of this proceeding. The venue of this proceeding is proper because the child lives in this county. Montana Code Annotated § 72-5-221.
2	The Petitioner is capable and qualified to serve as the guardian of the minor child.
3	It is in the child's best interests for the Petitioner to be appointed guardian of the minor child. Montana Code Annotated § 72-5-223.
Orde	er Court orders that:
1	Guardian Appointment
	The Petitioner is appointed as the guardian of the minor child.
	☐ In the event the Petitioner is unable to act as Guardian, the Court orders the following individual to serve as Successor Guardian until the Court may order otherwise.
Succ	essor Guardian:
Succ	essor Guardian Address:

Successor Guardian Telephone Number:

2 Letters of Guardianship

The Court will issue Letters of Guardianship to the Petitioner. The Clerk is directed to fill out the Letters of Guardianship, including the name of the child in the caption.

3	Notice	
	Copies of th	nis order must be sent to the following (check all that apply):
		The person who has had care and custody of the child for the 60
		days before the Petition was filed:
		Name:
		Address:
		The child's natural mother:
		Name:
		Address:
		The child's natural father:
		Name:
		Address:
Date:	· ·	
		DISTRICT COURT JUDGE

MONTANA JUDICIAL DISTRICT COURT, COUNTY		
In the Matter of the Guardianship	Case No:	
(write "Child," the child's name, or child	d's initials) (leave blank, the clerk will write in)	
	Letters of Guardianship	
(First, Middle, Last) Petitioner (you).	-	
This Court appointed the Petitioner as guardian of the minor child on (date): These Letters of Guardianship are issued to (name of petitioner) as evidence of the		
appointment, qualifications, and author	ities of guardianship.	
Witness my signature and Seal of the 0	Court on (<i>date</i>):	
(Court Seal)	Clerk of Court	
	By: Deputy Clerk of Court	

Ι,	, accept the duties as
(name of petitioner)	, accept the duties as
guardian of the minor child na	med in this case. I solemnly swear that I will perform the
duties of this guardianship ac	cording to the law.
Signature of Petitioner:	
Date:	Signature:
Date:(mm/dd/yyyy)	Signature:(Petitioner's signature)
	Printed Name
	Printed Name:(print Petitioner's name)
State of Montana	1
otato of Montana): ss
County of)
	ned) before me on day of
20 by	
(SEAL)	Signature Name (<i>printed</i>):
	Notary Public for the State of
	Residing at
	Residing at My Commission Expires mm-dd-yyyy
Date:	Signature:
Date:(mm/dd/yyyy)	(Petitioner's signature)
	Printed Name
	Printed Name: (print Petitioner's name)
State of Montana	1
State of Montana): SS
County of)
	ned) before me on day of
20 by	
	Signature Name (printed):
(SEAL)	Notary Public for the State of
	Residing at
	Residing at My Commission Expires mm-dd-yyyy
	ппп-ча-ууу