ANSWER TO GUARDIANSHIP INSTRUCTION PACKET



https://courts.state.de.us/family

TABLE OF CONTENTS

SECTION	PAGE NUMBER
Introduction	
When To Use The Packet	. 4
How To Use The Packet	. 5
Tips and Reminders	. 6
Who is Petitioner and Respondent	. 6
Legal Advice	. 6
Organizing Court Papers	8
Guardianship	
Definition	. 9
Who Can Be A Guardian?	9
The Responsibilities of a Guardian	9
Responsibilities of the Child's Parent	10
Guardianship Process Flowchart	11
Section 1: Filing For Guardianship	
Starting the Process	12
Answer	13
Required Post Filing Form Custody, Visitation and Guardianship Disclosure Repo	15
Optional Forms	16
Motion to Dismiss	16
Consent Order-Guardian of a Person	. 16
Waiver of Rights Under the Servicemembers' Relief Ad	ct 18
Where to File	18
Sample Forms	
Answer	20
Custody, Visitation and Guardianship Disclosure Repo	ort 22
Consent Order-Guardian of the Person	25
Motion for Dismissal	31

Waiver of Rights Under Servicemembers Civil Relief Act	32
Section 2: Mediation	
Consent Orders	34
Section 3: Social Study and Report	
Information included in the report	35
Order of Reference	36
Section 4: Hearing with a Judge	
Scheduling the Hearing	37
Motion for Continuance	37
The Day of the Hearing	39
Sample Forms	
Motion for a Continuance	41
Section 5: Ending Guardianship	42

ANSWER TO GUARDIANSHIP INSTRUCTION PACKET

Use the **Answer to Petition for Guardianship Packet ONLY** when:

☐ You have been named as the Respondent in a Petition for Guardianship.

If you and the Petitioner(s) already agree about how you want the guardianship arrangement to be handled and to the reason(s) the guardianship is necessary, you may file a **Consent Order** (located in the forms packet). To file a Consent Order, you and the Petitioner write down how you want the guardianship arrangement to work and a Judicial Officer will sign your agreement and make it an order of the Court. To obtain a Consent Order, you or the Petitioner must have filed <u>all</u> of the following forms. Each form is described in detail in the **Guardianship Instruction Packet** on the page number listed in parenthesis after it. You must file the **Petition for Guardianship Form 126** (page 12), the **Custody Separate Statement Form 346** (page 16), the **Information Sheet Form 240** (page 16) and the **Consent Order-Guardian of the Person Form 124** (page 17).

To make this Instruction Packet easier to read, it will explain Guardianship as if the Petitioner wanted to file for Guardianship of one child. If the Petitioner would like to have Guardianship of more than one child and all of the children have the same Mother **AND** the same Father, the Petitioner may file for Guardianship of all the children on the same petition. Please note that if the children have different fathers or mothers, the Petitioner must file for Guardianship on separate petitions. For example, if two of the children have one father and one of the children has a different father, the Petitioner would be required to file two petitions, one for each father.

HOW TO USE THE PACKET

This packet contains general information about the process of filing an Answer to a Petition for Guardianship, basic instructions on how to complete the Court forms you must file, and samples of the completed Court forms.

You should read the instructions and sample forms carefully **before** filling out any forms. **ONLY FILE THE BLANK FORMS INCLUDED IN THE FORMS PACKET.** The sample forms included in this Instruction Packet are simply to help you understand how to fill out the real forms in the Forms Packet.

YOU DO NOT HAVE TO COMPLETE ALL THE SECTIONS AT ONCE.

For example, you do not have to file the forms in Section 2 at the same time as the forms in Section 1. Read the information carefully to ensure you know what you are supposed to do and when.

Please look for the shaded written instructions and the following symbols throughout the packet. They will help guide you.



READ THIS SECTION CAREFULLY



THIS DOCUMENT MUST BE FILED



FILL IN THE BLANKS OR WRITE INFORMATION HERE



YOU DO NOT HAVE TO TAKE THESE STEPS NOW.



- ✓ Make sure to read any **Answers to Frequently Asked Questions** on Guardianship. They will help you to better understand the Guardianship process.
- ✓ Remember who is the Petitioner and who is the Respondent.
 - The **PETITIONER** is the person who filed the Petition for Guardianship.
 - > The **RESPONDENT** is the person replying (responding) to the Petition, in other words, you.
- ✓ Remember that just because you fill out the forms correctly does not necessarily mean the Court will give you (grant) what you want. It is up to <u>you</u> at the court hearing to prove why the Court should give you what you want.
- ✓ Representing yourself may take a lot of time, may be difficult and may be confusing. The Court will expect you to follow the same rules that attorneys must follow. If at any point throughout the Court process you are not sure about representing yourself, you should talk to an attorney.
- ✓ Please remember that COURT STAFF CANNOT GIVE YOU LEGAL ADVICE. Should you have a question about what options you have or what you should do, you should talk to an attorney. Just because you talk to an attorney does not necessarily mean that you must hire that attorney to represent you. Ask the attorney if he/she is willing to meet with you and answer your questions without having to hire that attorney for full representation. Before you meet with the attorney, ask what fees may be involved for such limited services.

- If you would like assistance finding an attorney, or to see if you qualify for free legal assistance, you can visit the Delaware Volunteer Legal Services website at https://delegalhelplink.org.
- ✓ Always bring your photo identification with you (such as your driver's license, or a state-issued photo identification card) whenever you get a Court form notarized.
- ✓ THERE IS A LOT OF PAPER IN A COURT CASE AND HAVING THE

 COURT MAKE YOU COPIES CAN BE VERY EXPENSIVE.

PLEASE READ AND REMEMBER THESE IMPORTANT TIPS

REMEMBER

- Keep a copy of every document and court paper.
- Keep all notes, documents and court papers together and organized in a folder with the most recent papers on top.
- Bring the folder with your papers with you every time you go to Court.
- When you file a document with the Court, <u>bring</u> the required number of copies of each paper and an extra copy for you to have "clocked-in." Keep the clocked-in copy <u>in your folder</u> so you have proof of the time and date you filed each document. You may make copies at the Resource and Self-Help Centers but there is a small fee.
- When you complete a document or form for filing with the Court, always include the full case name and file and petition numbers (if there are any).
- When you must mail something, we suggest that you use regular mail AND "certified mail, return receipt requested" so that you have proof that the other party received the envelope. If you cannot afford to pay for "certified mail" we suggest you get a "certificate of mailing" at the post office to prove that you mailed the envelope to the other party. You may purchase stamped envelopes at the Resource and Self-Help Centers and the Court will mail your Court papers for you by regular mail. You are responsible for certified mailing.

GUARDIANSHIP



The Definition of Guardianship

Guardianship is the possession by a non-parent of the **powers**, **rights**, and **duties** which are necessary to protect, manage and care for a child. A Guardian has the legal authority to take care of the child as if he/she were the child's parent until the child turns 18 years of age.

Included in a Guardianship Order is a **Custody Order**. Therefore, a Guardian has the same legal authority to care for the child as a parent would. However, unlike a parent, the Guardian cannot be held liable by a third party for something the child has done wrong simply because he/she is the guardian. Additionally, the Court also has the right to limit any of the powers and duties granted to a Guardian.



Who Can Be a Guardian?

Any person at least 18 years old may be the Guardian of a child. However, if the Petitioner is not a relative as defined in Section 2302 of Title 13 (sibling, grandparent, uncle, aunt, first cousin, first cousin once removed, greatgrandparent, grandaunt or granduncle, half sibling, stepparent, stepsibling, stepaunt or stepuncle, or stepgrandparent of the child who is the subject of a guardianship petition), the Division of Family Services must assess the placement.



The Responsibilities of a Guardian

Assuming the Court places no limitations in the Guardianship Order, the Guardian will be responsible for providing for the child both physically and emotionally. The Guardian must provide a healthy and safe living environment, an education and all the necessary and appropriate medical treatment, including but not limited to medical, dental and psychiatric care. Furthermore, the Guardian will be responsible for making the following decisions:

- Education;
- Travel;

- Medical treatment;
- Right to marry or enlist in the military;
- Representation in legal matters;
- Welfare and upbringing; AND
- Where the child will live.

Note: If the guardian proposes relocation of a child for a period of 60 days or more involving either a move outside the State of Delaware or a move that materially affects a parent's existing visitation arrangement or order, the guardian must obtain either leave of the court or consent of the child's parents. To such a request, the Court will apply the relocation factors under Section 734 of Title 13.



The Responsibilities of the Child's Parent after Guardianship is Granted

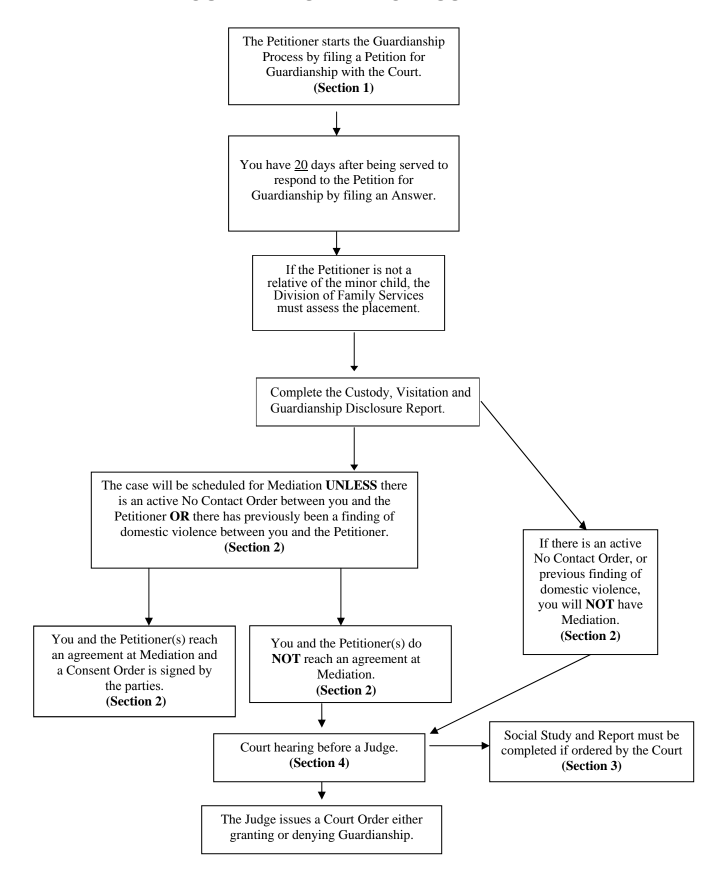
Because a parent's parental rights are not terminated when a non-parent is given guardianship, the Court will determine the following:

- How much, if any, contact the parent(s) should have with the child after the Guardianship is granted;
- How much, if any, information about the child the Guardian should share with the parent(s); AND
- ➤ A visitation schedule, if appropriate, so that the parent(s) may spend time with the child.

In addition, the child will continue to have the right to inherit from his/her parent(s) and the parent(s) will continue to have the right to inherit from the child. If the Guardian wishes to have the child inherit from him/her, then the Guardian must state that desire in a will. For more information on wills and inheritance rights, you should talk to an attorney. Wills and inheritance rights are not handled in Family Court.

The parent may have to continue to provide financial support to the child. In other words, the parent(s) may be required to pay child support to the guardian. Child support is handled in a separate proceeding. If the Court grants the Petitioner guardianship, the Petitioner must file a separate Petition for Child Support in order for the Court to consider their request for child support.

GUARDIANSHIP PROCESS



SECTION 1

STARTING THE GUARDIANSHIP PROCESS

After the Petitioner files a Petition for Guardianship, you will be **served** with notice of the petition. This means that you will receive a **Summons** (a Court document explaining your rights and responsibilities) and **copies** of the petition and any other paperwork the Petitioner filed. Service can be accomplished in the following ways:

- You can be personally served. This means that a person designated by the Court will hand the papers to you directly at your home or your job.
- You can be served by mail. This means the papers will be mailed to you by certified mail.
- You can be served by publication which means the Petitioner must publish notice of the Petition for Guardianship in a local newspaper or on the Court's legal notices website. If you read a notice in the newspaper or on the Court's legal notices website naming you as a Respondent, You must come to Family Court and obtain copies of all the papers that have been filed by the Petitioner.

Regardless of how you receive notice of the petition, it is **VERY IMPORTANT** to read all documents **carefully** so you can properly respond to the allegations in the Petition for Guardianship.

The Petitioner can only file for guardianship if the following jurisdictional requirements are met. If the statements on the following page are not true, you should request that the Court dismiss the Petition for Guardianship. Please see page 16 for information on how to file a Motion to Dismiss.

- There is <u>NO</u> Guardianship Order in place in Delaware or anywhere else. (If there is an existing Guardianship Order regarding the child and you want to change the Order, see page 38); AND
 The child had been living in Delaware for AT LEAST 6
- CONSECUTIVE MONTHS BEFORE the Petitioner filed the Petition for Guardianship. (There are exceptions to this 6 month requirement. If the child has not lived in Delaware for at least 6 months, talk to an attorney to see if an exception applies in your situation.); AND
- ☐ The Petitioner is at least 18 years of age and is not a parent of the child.

FILING AN ANSWER IS YOUR WAY OF TELLING YOUR SIDE OF THE STORY TO THE COURT. The Court will use the information in your Answer when deciding whether or not the Petitioner should be granted guardianship. If you do not file an Answer, the Court will not know how you feel regarding the Petition for Guardianship. It is VERY IMPORTANT that you file an Answer, so the Court knows how you feel about the guardianship petition.

To respond to the Petition for Guardianship, you **MUST** file the **ORIGINAL** with the Court and mail **ONE** (1) **COPY** of each form below to **each** Petitioner **within 20** days of receiving the Petition:

Answer form. Form 499 (file one original and mail one copy to the

Petitioner) A sample Answer may be found on page 20.

➤ In your Answer you may do the following:

- Admit (you agree the statement is true) or deny (you believe the statement is false) any statements made by the Petitioner in the Petition for Guardianship. If the Petitioner numbered his/her statements, write down the number and then state whether you admit or deny that statement. If the Petitioner did not number his/her statements, write down the statement itself and then state whether you admit or deny that statement. If you deny the statement, explain to the Court why the Petitioner's statement is not true. If you do not respond to a statement, the Court will assume you agree that the statement is true. If you believe a statement is false, you must deny it.
- When responding to the Petition for Guardianship, you want to give the Court information so that it can decide why the child is NOT dependent, neglected or abused and why it is NOT in the child's "best interest" for the Petitioner to be given guardianship of the child.
 - A child is **dependent** when a parent is **unable** to provide adequate care for the child.
 - A child is neglected when a parent has the ability to care for the child, but does not or will not provide adequate care.
 - A child is abused by a parent if he or she causes or inflicts sexual abuse on the child or causes or inflicts physical injury through unjustified force, emotional abuse, torture, exploitation, maltreatment or mistreatment.
- ➤ The child's "best interest" is the legal standard the Court must follow when deciding who should have custody of a child. (See Title 13 of the <u>Delaware Code</u>, Section 722.) The Court will want to know about the following things when deciding what is in the child's "best interest." Explain to the Court how the following things apply in your situation.
 - 1. The <u>wishes of the child's parents</u> as to his/her custody and living arrangements;
 - The <u>wishes of the child</u> as to his/her custody and living arrangements;

- The <u>interaction</u> of the child with his/her parents, brothers and sisters, grandparents and any people living in the child's home or affecting the child's best interest;
- The child's adjustment to his/her <u>home</u>, school and community;
- 5. The mental and physical health of all individuals involved;
- 6. How well each parent has in the past and continues to satisfy their <u>parental rights and responsibilities</u> with respect to their children;
- 7. Evidence of domestic violence; and
- 8. The <u>criminal history</u> of any party or adult member of a household, including guilty pleas, pleas of no contest and criminal convictions.

The Court can also choose to consider other information pertaining to the best interest of the child.

- ➤ If you need more space to write, you may attach additional pages to the Answer form. Be sure to state on the form that you have attached more pages, so the Court and the Petitioner will know to look for additional information. Also, number each additional page that you attach by writing the page number at the bottom of the page.
- You must sign your Answer in the presence of a notary public or authorized Court staff.

Required Form Prior to Mediation or First Court Appearance

Custody, Visitation and Guardianship Disclosure Report Form 364

- Sample form found on page 22.
- Prior to mediation, each party is required to fill out the Custody, Visitation and Guardianship Disclosure Report. Each party shall bring the completed form to mediation. If mediation is bypassed, each party must complete and exchange with the opposing party or attorney a Custody, Visitation, and Guardianship Disclosure Report at least 7 calendar days prior to the first court appearance additionally filing a copy of the Report with the Court at least 7 calendar days prior to the first court appearance.

BELOW ARE OPTIONAL FORMS

ONLY file the following forms if the situation applies to you.

If the jurisdictional requirements on page 13 have not been met, file:



- A sample may be found on page 31.
- On this form, you will ask the Court to dismiss the Petition for Guardianship. You MUST explain which <u>specific</u> jurisdictional requirement was not met.
- When you file the Motion to Dismiss, you must also file a Notice of Motion form and a blank Order form. For more information on filing a Motion, please see the Motion Overview located in the Resource Center.
- The Motion form, the Notice of Motion form and the blank Order form are not included in the Forms Packet. They are available in the Resource Centers located in each courthouse and on the Family Court website.

If you and the Petitioner agree on the guardianship,

file: Consent Order-Guardian of the Person Form 124 (file original)

- File this document only if **you and the Petitioner have already agreed** on how the guardianship matter should be decided and the reason(s) the guardianship is necessary.
- ➤ A sample Consent Order-Guardian of the Person can be found on page 25.
- > On this form you will describe for the Court the following things:
 - Who will have Guardianship of the child
 - The reason(s) the guardianship is necessary,
 - Where the child will be living,

- Whether the parent(s) will have visitation with the child, and
- What the visitation schedule will be.
- When describing the visitation schedule, be as specific as possible. Explain the places, dates and times that visitation will occur. Also, explain to the Court who will be responsible for driving the child to and from the visitations. Avoid agreements that simply state that "visitation shall be by mutual agreement of the parties." While this may make it easier for you and the Petitioner to reach an agreement now, it gives you no guidance in how visitation will occur should you and the Petitioner be unable to reach a mutual agreement regarding visitation at a later date. It may be better to decide on the details of visitation now, rather than have to come back to Court to resolve your differences in the future. For more information you may refer to the Visitation Overview located in the Resource Center.
- You and the Petitioner must both <u>sign and have notarized</u> the Consent Order.
- ➤ Before you file the Consent Order, you and the Petitioner **may** have to meet with a court employee to review the terms of your agreement.
- ➤ Once you have filed your agreement with the Court, it will be forwarded to a Judicial Officer who will review your agreement. If the Judicial Officer finds that the agreement is in the best interest of the child, then he/she will sign the agreement and it will become a court order, called a **Consent Order**.
- Once the Judicial Officer signs the Consent Order, it is a court order and you and the Petitioner MUST follow the instructions in the Order. The Court will mail a copy of the signed order to you and the Petitioner.

➤ If circumstances change in the future, you may be able to change the terms of the Consent Order. See page 38 for more information on changing a guardianship order.

If you, the Respondent, is in the military, file:

Waiver of Rights under the Servicemembers' Civil Relief Act Form 420 (file one original and one copy).

- ➤ A sample may be found on page 32.
- ➤ ONLY file this form if you ARE in the military and would like to WAIVE your rights under the Servicemembers' Civil Relief Act.
- This Waiver allows the Court to proceed with the guardianship process if you are unavailable because of military duties.
- ➢ If you are in the military, you MUST file a Waiver of Rights under the Servicemembers' Civil Relief Act, an Affidavit of Appearance OR an Answer. If you do not file one of the above, the Court will not schedule your Guardianship Hearing until a Waiver of Rights under the Servicemembers' Civil Relief Act is filed OR an attorney is appointed for you.

BE SPECIFIC WHEN COMPLETING THE FORMS and make sure you respond to all of the Petitioner's allegations. **Remember,** that if you fail to respond to any allegation, the Court will assume you agree that the allegation is true. When you complete a form, write in blue or black ink **AND** write neatly.

The petition would have been filed at the Family Court in the County where the child currently lives or the county in which a parent of the child currently lives. You may file your responsive pleadings at any Family Court location.

➤ In Kent and Sussex Counties, you may file your papers at the Resource Centers on the first floor of the Family Court buildings.

- In New Castle County, you may file your papers at Family Court Intake on lower level one of the Leonard L. Williams Justice Center or, IF, you have all of the forms completed, you do NOT have any questions, you have made the necessary copies and you do NOT need any papers notarized, you may file your papers at the Central Filing and Payment Center located on the first floor of the Leonard L. Williams Justice Center. There is no staff assistance at the Central Filing and Payment Center.
- ➢ If you file your papers by mail, the addresses for each courthouse are available on the Family Court website. The Court does NOT accept filings that are faxed.

FILING BY EMAIL

You may also file your papers by email. To file by email, you must send the papers to: FC Guardianship@delaware.gov.

If you are filing the papers by email, you must still mail a copy of the filed papers to the other parties.

For more information on filing by email, please review the Civil Filing by Email FAQ: https://courts.delaware.gov/family/faqs

REMEMBER to mail a copy of all the papers that you file with the Court to the Petitioner. You MUST fill out the Affidavit of Mailing on the bottom of the form telling the Court that you have mailed a copy of the papers you filed to the Petitioner or the Petitioner's attorney (if there is one). If you do not mail a copy of the Answer form to the Petitioner, the Court may not consider the information on that form. If there was more than one Respondent you MUST ALSO mail a copy of the Answer that you file to each of the Respondents and indicate you have done so on the Affidavit of Mailing.

SECTION 2 BEGINS AFTER THE SAMPLE FORMS FOR SECTION 1.

*Each sample form may list information from individual cases and not all parties will match.

YOU SHOULD BEGIN SECTION 2
ONCE YOU HAVE FILED THE FORMS
IN SECTION 1.

Petitioner

The Family Court of the State of Delaware

In and For \square New Castle \boxtimes Kent \square Sussex County

ANSWER TO Guardianship

v. Respondent

Name	D.O.B.	Name	D.O.B.	File Number
Anne C. Smith	02/03/1964	John D. Smith	07/13/1965	File Nullibel
Street Address (including Ap	ot)	Street Address (including Apt)		CK14-12111
101 Oak Street		490 Pine Street		OK14-12111
P.O. Box Number		P.O. Box Number		Detition Number
Apt #123				Petition Number
City/State/Zip Code		City/State/Zip Code		
Dover, DE 19901		Wilmington, DE 19899		
Attorney Name		Attorney Name		
N/A		N/A		
Interpreter needed?	s 🛛 No	Interpreter needed?	⊠ No	
Language		Language		
follows:	hereby answers t	he numbered paragrationship for now. This is where the Respondent Answer allegations on the Petition.	s the	eading as
		presen	in the ce of a	
SWORN TO AND S	SUBSCRIBED before		John D. Smith	
			Respondent/Atto	orney
Ja	ck Notary			

A copy of this answer must be sent to the Petitioner, the Petitioner's attorney and any other Respondents. (Use a separate affidavit of mailing for each person a copy must be sent to.)

Clerk of Court/Notary Public

AFFIDAVIT OF MAILING

I affirm that a true and correct copy of this Answer was placed in the U.S. mail on this date,
March 22, 2014 and sent to the ⊠ Petitioner, ☐ Petitioner's Attorney, ☐ Respondent,
Respondent's Attorney address listed on the petition being
first class postage pre-paid.
1/ 0 ()
Sign in the presence of a notary.
Respondent/Attorney
, , , , , , , , , , , , , , , , , , , ,
SWORN TO AND SUBSCRIBED before me on this date, March 22, 2014 .
Jack Notary
Clerk of Court/Notary Public
A FEID AVIIT OF MAILING
AFFIDAVIT OF MAILING
I affirm that a true and correct copy of this Answer was placed in the U.S. mail on this date,
March 22, 2014 and sent to the ⊠ Petitioner, ☐ Petitioner's Attorney, ☐ Respondent,
Respondent's Attorney address listed on the petition being
first class postage pre-paid.
John D. Smith
Respondent/Attorney
SWORN TO AND SUBSCRIBED before me on this date, March 22, 2014
Jack Notary
Clerk of Court/Notary Public

The Family Court of the State of Delaware In and For ☐ New Castle County ☐ Kent County ☐ Sussex County

CUSTODY, VISITATION, AND GUARDIANSHIP DISCLOSURE REPORT

Name:	Anne C. Smith	1		File Number:	CN17-99999
Relationship to the child(ren): Mother		Petition Number:	19-99999		
Date of Birth: 07/31/991		Home Phone Number:	302-333-3333		
Address:	490 Pine Stree	et		Work Phone Number:	302-222-2222
	Dover, DE			Cell Phone Number:	302-111-1111
		1 11 17		p.	
	es of birth of any	,			DOD:
1. Douglas A.		_ DOB:	10/14/2012	4	
•				5.	
3		_ DOB:		6	DOB:
Names and date	es of birth of all p	ersons liv	ing in your hous	ehold, and relationship to t	he child (ren):
1. Nicole C. S	Smith	DOB:	1/14/1991	Relationship to Child(re	n): Aunt
2.		DOB:		Relationship to Child re	n):
2		DOB:		Relationship to Child(re	n):
4		DOB:		Relationship to Child(re	
5.		DOB:		D. I. (' I. ' (OL'I. I ()	
6.		DOB:	_	Relationship to Child(re	
	•		ng for yourself w	vith the child(ren)?	
	Placement	visitation	with the other pa	iity OK	
Visitation	n, with primary re	esidency	with the other pa	arty	
				do you want the visiting pa	arty to have with the child(ren)?
			,		
If you want s	hared residency,	how wou	ld you like to sha	are the time with the other	party?
If you are see	eking visitation o	r a chang	e in visitation, wl	hat visitation schedule are	your requesting?

4. Legal custody refers to a parent's right to make decisions regarding the child, not where the child primarily lives. Joint legal custody means that the parents share the duties and responsibilities of raising the child and are expected to share information and decide major issues about the child together. Sole legal custody means that one parent has decision-making authority although both parents have access to the child and the right to request information about the child. Requesting Joint Legal Custody Requesting Sole Legal Custody If you are requesting sole legal custody, explain why. N/A
5. Where do you work and what is your work schedule? XYZ Corporation 9:00 AM to 5:00 PM, Monday- Friday
6. How many miles do you live from the other party?15
7. How many miles do you live from the child(ren)'s school? 5
8. In which school district do you live? Capital
9. How many miles does the other party live from the child(ren)'s school? 20
10. In what school district does the other party live? Smyrna
11. Do you have any history of drug or alcohol abuse? ☐ Yes ☒ No If yes, describe:
12. Does the other party have any history of drug or alcohol abuse? Yes No If yes, describe: Previously marijuana, not 100% certain if he still does.
13. Do you have any concerns about your physical or mental health? Yes No If yes, describe concerns:
14. Do you have any concerns about the physical or mental health of the child(ren)? Yes No I just want to make sure wherever Douglas will be is a a safe environment without any dangerous conditions.
15. Do you have any concerns about the physical or mental health of the other party? ☐ Yes ☒ No If yes, describe concerns:
16. List all of your criminal convictions, including DUIs. The Court is required to check criminal histories of all parties and members of the household: NONE
17. List all criminal convictions of the other party of which you are aware, including DUIs: Marijuana possession, speeding.
18. Do you intend to offer evidence of domestic violence at trial? Not at this time.
19. Have you or the other party ever been investigated by the Division of Family Services or a child welfare agency in another state? ☐ Yes ☒ No If yes, explain:

20. Do you or the other party have a finding of child abuse or neglect by the Division of Family Services or a child					
,	welfare agency in anot	ther state? $\ \ \square$ Yes $\ \ \ \ $ No)		
	If yes, explain:				
21.	Has the child(ren) eve	r lived with anyone other tha	an you or the oth	ner party? 🛮 🖂 Yes 🗌	No
	•	he child(ren) live and what v	vere the dates:	Maternal grandmother	November-December
	2012				
_		•	·		lity, maturity, and help
to b	e able to care for Doug	glas whereas the opposing p	part in my belief	is not quite there yet.	
The	ere is a duty to supplen	nent and/or update this repor	rt. As such, parti	es are free to amend with	out leave of the Court.
	0/47/0040	A O . O ith		1 0 0	
	Date				
	-				
	presence of a notary or	nomey i intrivanie			
	Sworn to and subso	cribed before me this 1	7th day of	March	, 2019
				·	3/17/2019
	Notary / Clerk of Court	(Print)	Notary / Cl	erk of Court (Sign)	Date
s Affi	davit of Exchange must be	e signed Affidav	it of Exchan	ge	
the pr	esence of a notary or cou	rt staff. ure Report must	t be exchange	ed with the other part	y.
	Please check	one of the following bo	xes indicatin	g how this exchange	occurred.
\boxtimes	I affirm that this Cust	ody, Visitation, and Guardia	nship Disclosur	e Report was filed with m	y petition and was
	therefore served by t	he Court upon the other par	ty.		
	I affirm that this Cust	ody, Visitation, and Guardia	nship Disclosur	e Report was filed with th	ne Court after the filing
	on the	day of	and s	sent to the other party or	attorney at the
Ш					the Family Court rue and correct copy
				, with a t	rue and correct copy
П		•	v'e Address is I	Inknown (Form 2/11) and	have been unable to
					have been unable to
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			ship Disclosure		
	3/17/2019	Anne C. Smith Print Name	ship Disclosure	Anne C. Smith	
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	21. Any to b The	welfare agency in anotal lf yes, explain: 21. Has the child(ren) eve If yes, with whom did to 2012 Any other information that to be able to care for Doug Date Only sign this form in the presence of a notary or Sworn to and subscible presence of a notary or lease check of Court standard for the presence of a notary or court standard for the petition. I furth on the address listed on the I affirm that this Cust mediation conference given to the other particles. I have filed with the Cust I have filed	welfare agency in another state? Yes Note If yes, explain: 21. Has the child(ren) ever lived with anyone other that If yes, with whom did the child(ren) live and what we 2012 Any other information that you believe is relevant to the to be able to care for Douglas whereas the opposing part of the petition. I further affirm that this Custody, Visitation, and Guardia of the petition. I further affirm that this Custody, Visitation, and Guardia mediation conference on the day of address listed on the petition. I have filed with the Court an Affidavit that a Part I have filed with the Court an Affidavit that a P	welfare agency in another state? Yes No If yes, explain: 21. Has the child(ren) ever lived with anyone other than you or the other than you or the other yes, with whom did the child(ren) live and what were the dates: 2012 Any other information that you believe is relevant to this proceeding: to be able to care for Douglas whereas the opposing part in my belief There is a duty to supplement and/or update this report. As such, particular and the priesence of a notary or Sworn to and subscribed before me this 17th day of the presence of a notary or court staff. Marianne Notary Notary / Clerk of Court (Print) Saffidavit of Exchange must be signed the presence of a notary or court staff. Please cneck one of the following boxes indicatin of the petition. I further affirm that a true and correct copy of this on the day of address listed on the petition, first class postage pre-paid. I affirm that this Custody, Visitation, and Guardianship Disclosur mediation conference on the day of given to the other party. I have filed with the Court an Affidavit that a Party's Address is Legal and the party of the party.	welfare agency in another state?

The Family Court of the State of Delaware In and For ☐ New Castle County ☐ Kent County ☐ Sussex County

CONSENT ORDER - GUARDIAN OF THE PERSON

CONSENT ONDER - CON	ANDIAN OF THE LEGGIN
OF.	Check the coun
File Number: CK16-98765	Case Number:which you are fi
<u>Petitioner</u> v.	Respondent
Name: Anne C. Smith	Name: Michelle Jones
Street Address: 101 Oak Street	Street Address: 490 Pine Street
Apartment: #123	Apartment:
P.O. Box Number:	P.O. Box Number:
City/State/Zip Code: Dover, DE 19901	City/State/Zip Code: Wilmington, DE 19809
Date of Birth: 02/03/1984	Date of Birth: 07/13/1985
2 nd Petitioner (if any)	2 nd Respondent (if any)
Name: Scott R. Smith	Name: Steven Harding
Street Address: 101 Oak Street	Street Address: 490 Pine Street
Apartment: #123	Apartment:
P.O. Box Number:	P.O. Box Number:
City/State/Zip Code: Dover, DE 19901	City/State/Zip Code: Wilmington, DE 19809
Date of Birth: <u>03/14/1983</u>	Date of Birth: <u>09/14/1981</u>
IN THE INTEREST OF THE FOLLOWING CHILD	(REN):
Complete the table below for each child for wh	
Attach additional sheets if necessary.	Junioral pr
Child's Name: Douglas A. Smith	Child's Name:
Date of Birth: 10/14/2012	Date of Birth:
State of Birth: Delaware	State of Birth:
City of Birth: Dover	City of Birth:
Gender: (check one) Male Female	Gender: (check one) Male Female
Child's Name:	Child's Name:
Date of Birth:	Date of Birth:
State of Birth:	State of Birth:
City of Birth:	City of Birth:
Gender: (check one) 🗌 Male 🔲 Female	Gender: (check one) 🗌 Male 🗌 Female

SAMPLE Form 124 Rev 1/24 v1.01

Petitioner's relationship to the child(ren):
Select one relationship from the choices below.
□ non-relative □ brother or sister □ grandparent or great-grandparent □ aunt or uncle □ grandaunt or granduncle □ half-brother or half-sister □ stepparent □ stepgrandparent □ stepaunt or stepuncle □ first cousin □ stepbrother or stepsister □ first cousin once removed □ other relative (please explain): □
The parties agree that: the guardianship is necessary for the reason(s) listed on the petition. the guardianship is necessary for the following reason(s):
Mother and Father are unemployed, do not have stable housing, and cannot provide finacially for the child.
If you check the second box, describe why the petitioner(s) should have guardianship.
The parties in the above entitled cause agree upon the following arrangement and do consent to the entry of an Order providing for same:
GUARDIANSHIP AWARDED TO: Anne C. Smith and Scott R. Smith (Aunt and Uncle)
with the powers and duties set forth in 13 Del. C. § 2340, a copy of which is attached to this order.
Respondent(s) shall have visitation as follows: Describe the visitation schedule you have agreed upon in detail.
Mother shall have visitation with the child every other weekend beginning in the first weekend in January 2017. Mother will pick up the child from school on Friday afternoons and return the child to Aunt & Uncle's home by 4:00 PM on Sunday.
Father shall have visitation with the child every other weekend beginning in the second weekend in January 2017. Father shall pick up the child from school on Friday afternoons and return the child to the Aunt & Uncle's home by 4:00 PM on Sunday.

BE IT REMEMBERED, that on this date, <u>December 8, 2016</u>, <u>Anne & Scott Smith</u>, ("Petitioner"), who, being duly sworn by me according to the law personally appeared before me, a Notary Public for the State and County declared above, did depose and say: We, the undersigned, hereby agree upon the following guardianship agreement for the above-named child(ren). We signed this consent agreement voluntarily and of our own free will.

THE RESPONDENTS ACKNOWLEDGE THAT EACH WAS ADVISED THAT IF HE/SHE IS INDIGENT AND WISHES TO HAVE COURT APPOINTED COUNSEL REPRESENT HIM/HER IN THIS ACTION, COUNSEL MAY BE APPOINTED FOR HIM/HER. HE/SHE FREELY AND VOLUNTARILY WAIVES HIS/HER RIGHT TO COUNSEL.

THE RESPONDENTS EACH ACKNOWLEDGE THAT BY SIGNING THIS DOCUMENT AND AUTHORIZING ITS FILING, HE/SHE IS ENTERING AN APPEARANCE AND AGREEING TO WAIVE SERVICE OF PROCESS OF THE PETITION FOR GUARDIANSHIP.

Each respondent acknowledges that by agreeing to the reason(s) for the guardianship, if respondent later seeks to rescind (end) the guardianship, respondent will be required to show that the guardianship is no longer needed for that reason(s).

This agreement of the parties is subject to review of the parties' criminal histories by a hearing officer before entry as an order of the court.

NOTICE – This agreement of the parties, if filed by a person not meeting the definition of "relative" in 13 *Del. C.* § 2302, is subject to an assessment conducted by the Department of Services for Children, Youth and Their Families or a licensed agency, as required by 13 *Del. C.* § 2324A.

If signed by a Commissioner, the parties hereby waive their right to a Review of a Commissioner's Order as this Order is entered pursuant to this voluntary agreement.

		Anne C. Smith		Michelle Jones
	Child Sign	Petitioner Sign		Respondent Sign
(if over	14 years of age)			
		Anne C. Sr	nith	Michelle Jones
	All parties must sig	gn in Petitioner F	rint	Respondent Print
(if ove	the presence of a n	otary.		
L				
		Scott R. Sn	rith	Steven Harding
	nal Child(ren) Sign	2 nd Petitione	· Sign	2 nd Respondent Sign
(in	f necessary)	(if any)		(if any)
		Scott R. Sr	nith	Steven Harding
Addition	nal Child(ren) Print	2 nd Petitioner		2 nd Respondent Print
(if necessary)		(if any)	(if any)	
SWORN T	O AND SUBSCRIBED b	pefore me this date	December 8	2016
SVVOINI	O AND GODGONIDED I	belore the this date,	December 0,	2010
_				Bonna King
	Signed by notary or	Court staff.	M II II 05	Donna King
L	<u> </u>		Mediation Oπ	icer/Notary Public/Clerk of Court
SO ORDEI	RED this	day of		
				The Judge will complete
				this portion if your
				consent is approved.
			J	udge/Commissioner

TITLE 13

Domestic Relations

CHAPTER 23. Guardianship of a Child

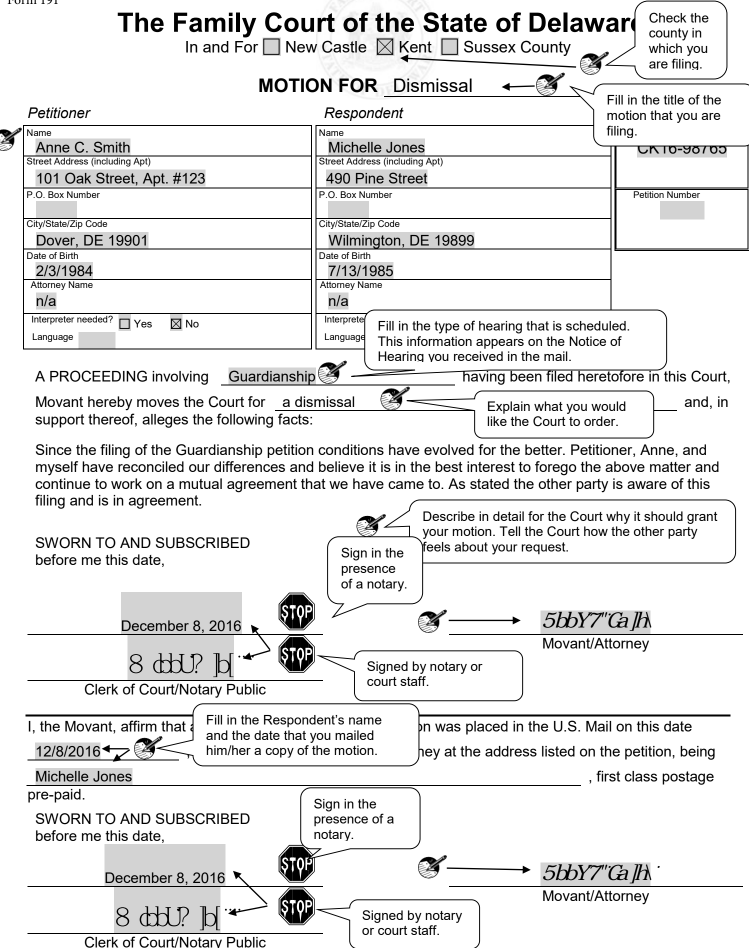
Subchapter IV. Powers and Duties of a Guardian

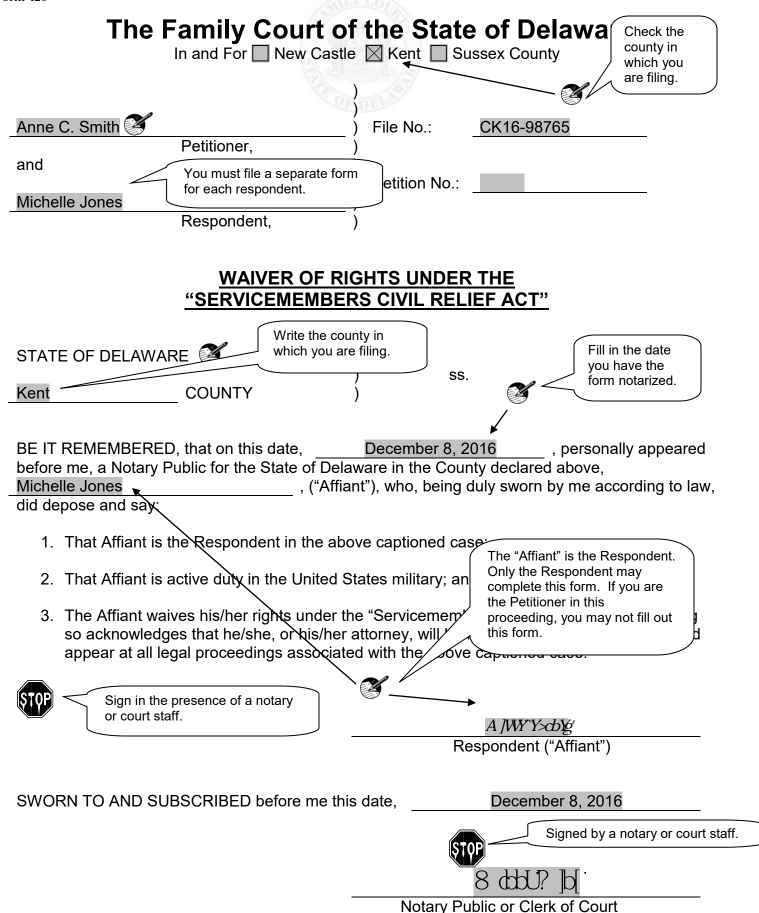
§ 2340. Powers and duties of the guardian of the child [effective January 27, 2024].

- (a) The Court shall grant to the guardian of the child such powers, rights and duties which are necessary to protect, manage and care for the child.
- (b) The guardian of the child may exercise the same powers, rights and duties respecting the care, maintenance and treatment of the child as a parent would, except that the guardian of the child is not liable to third persons for acts of the child solely by reason of the guardianship relationship.
- (c) Except as modified by the order of guardianship and without qualifying the foregoing, a guardian of the person has the following powers and duties:
 - (1) The guardian is entitled to custody of the child and may establish the child's place of abode.
 - a. Notwithstanding the guardian's authority under this subsection, if there is a proposed relocation of a child for a period of 60 days or more involving either a move outside Delaware or a move that materially affects a parent's existing visitation arrangement or order, the guardian must obtain at least 1 of the following:
 - 1. Leave of court.
 - 2. The consent of the child's parents.
 - b. When considering a guardian's request to relocate a child, the Court shall apply the relocation factors under § 734 of this title.
 - (2) The guardian shall provide the child with:
 - a. A physically and emotionally healthy and safe living environment and daily care;
 - b. Education; and
 - c. All necessary and appropriate medical treatment, including but not limited to medical, dental and psychiatric examinations, treatment or surgery.
 - (3) The guardian shall make decisions regarding:
 - a. Education;
 - b. Travel;
 - c. All necessary and appropriate medical treatment, including but not limited to medical, dental and psychiatric examinations, treatment or surgery;
 - d. The child's right to marry or enlist in the armed forces;
 - e. Representation of the child in legal actions; and

- f. Any other matter that involves the child's welfare and upbringing.
- (4) The guardian shall:
 - a. Be responsible for the health, education and welfare of the child;
 - b. Comply will all terms of any Court order to provide the child's parents with visitation, contact or information.
- (d) The Court, in its discretion, may expressly limit the duties and powers of the guardian as set forth in this chapter.
- (e) No bond shall be required from any guardian appointed under this chapter.
- 73 Del. Laws, c. 150, § 1; 73 Del. Laws, c. 360, § 5; 84 Del. Laws, c. 128, § 13







Section 2

MEDIATION

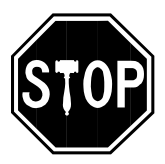
After all of the Respondents have been served with the Petition for Guardianship and each of the Respondents has had an opportunity to file an Answer, the Court normally will schedule your custody matter for **Mediation**.

PARTIES are required to attend.

- ➤ The Court will **NOT** schedule Mediation if there is an active **No Contact Order** involving you and the Petitioner or there has been a previous finding of domestic violence such as the following:
 - A Protection from Abuse Order; OR
 - An adjudication of criminal charges.
 - If there is an active No Contact Order involving you and the Petitioner, you will **NOT** attend Mediation and the Court will schedule a Court Hearing before a Judge.
- ➤ The Court will **NOT** schedule mediation if one of the parties is a sex offender as defined by Delaware law. If one of the parties is a sex offender as defined by Delaware law, you will **NOT** attend Mediation and the Court will schedule a Court Hearing before a Judge.
- The Court will **NOT** schedule for mediation if the petition if filed by a non-relative or a relative whose relationship is not captured in the definition of "relative" found in 13 *Del. C.* § 2302. Petitions filed by non-relatives are subject to an assessment conducted by the Department of Services for Children, Youth and Their Families (DSCYF) or a licensed agency, as required by 13 *Del. C.* § 2324A. Additionally, should a mediator learn during a mediation that a petitioner is a non-relative the mediation will be ended and a referral to DSCYF for assessment will be made.
- Mediation is NOT a Court Hearing. At Mediation, a Mediator (a neutral third party) will try to help you and the Petitioner reach an agreement about guardianship. The Mediator will ask you and the Petitioner(s) to tell how you both think the matter should be resolved and will work with you to find a solution that is agreeable to both of you. In other words, the Mediator is there to help you and the other party work together in deciding what arrangement is best for the child. Therefore, come with a "spirit of cooperation."

CONSENT ORDERS

- ▶ If, at the end of Mediation, you and the other party reach an agreement, the Mediator will type your agreement into a document and you and the Petitioner will sign the agreement. The Mediator will also sign the agreement. Then, you will be allowed to leave and the Mediator will give your signed agreement to a Judicial Officer. The Judicial Officer will decide whether your agreement should become a court order, called a Consent Order.
 - Note: When reaching an agreement, all parties must agree on why the guardianship is necessary. The reason could be the one(s) included in the petition or a reason agreed to during the mediation. The agreed to reason(s) will be included in the Consent Order.
- ▶ If the Judicial Officer decides your agreement should become a Consent Order, the Judicial Officer will sign the agreement and the Consent Order will be mailed to you and the Petitioner. You will NOT have to go to a Hearing with a Judge. Most often, the Judicial Officer will sign a Consent Order proposed by a Mediator.
- Once a Consent Order is signed by a Judicial Officer, it is a court order and you and the Petitioner MUST follow the terms of the Order.
- ➤ If circumstances change in the future, you may be able to change the terms of the Consent Order by filing to modify guardianship.



IF YOU REACHED AN AGREEMENT AT MEDIATION, THIS IS THE <u>END</u> OF THE PACKET.
OTHERWISE, GO TO SECTION 3.

Section 3

SOCIAL STUDY AND REPORT

Only Complete This Section If The Court Orders That A Social Study And Report Be Completed.

If The Court Does Not Order A Social Study And Report, Go To Section 4.

After the Petitioner files a Petition for Guardianship, the Court may order that a **Social Study and Report** be done to help the Court decide whether the Petitioner should be granted guardianship. If a Social Study and Report is **NOT** ordered, then you should skip this section and begin reading Section 4.

A Social Study and Report is a report that provides detailed information about the Petitioner and the child that will help the Court to determine whether the Petitioner should become the child's guardian. A worker from a child-placing agency will talk to all of the people involved with the case including you, the Petitioner and the child. The worker will then write a report and submit it to the Court. The report will include information about the following:

- > The child and the child's background;
- The proposed guardian, and the home where the child will be living;
- > The child's physical and mental condition;
- The suitability of the placement;
- Whether all of the requirements under Delaware law have been met; AND
- > The agency's recommendation regarding whether the guardianship should be granted.

Because the Social Study and Report must contain a lot of information, the worker investigating and preparing the report will probably need to get some information from you. The worker will likely ask you for the **names of people** that he/she can speak with to find out more information about **you**, the **child** and the **child's situation**. Furthermore, the worker may want to **visit your home**. The worker may also ask you to provide him/her with **documents and papers** that are needed to prepare the report. It is **VERY** important that you cooperate with the worker and comply with his/her requests to the best of your ability. Remember, that the information in the report will guide the Court when deciding whether the Petitioner should be awarded guardianship.

If the Court requires that a Social Study and Report be completed, **the Petitioner** must **select** a licensed child-placing agency to do the Social Report and Study and complete an Order of Reference. You will receive a copy of the Order of Reference.

- ➤ The agency preparing the Social Study and Report has **4 months** to file the completed Report with the Court.
- The Court may allow the agency more time to complete the Social Study and Report, but ONLY IF the additional time is reasonable and is to enable the agency to complete the report.

Section 4 **HEARING WITH A JUDGE**

SCHEDULING THE HEARING



A **Court Hearing** will be scheduled by the Court **ONLY** if:

The Mediation was unsuccessful (no agreement was reached) OR Mediation was not required.

You do not need to file any additional paperwork to have your hearing scheduled. The Court will notify you when your hearing is scheduled, by mailing you a **Notice** to inform you of the time and date of the **Court Hearing**.

Judges may schedule a case management conference or pretrial hearing. The purpose of these proceedings is to discuss the status of your case prior to scheduling a full evidentiary hearing where you will present evidence and call witnesses.

(a) If you cannot attend the scheduled hearing, you must file the following form:



Motion for Continuance Form 196 (file one original and mail one to the Petitioner)

- A sample may be found on page 37.
- > If, once you receive your Notice, you cannot attend the scheduled hearing, you must contact the Court IMMEDIATELY by filing a **Motion for Continuance. DO NOT** call the Court. On this Motion, you must state **very specific reasons** why you cannot attend the You must have a legal and unavoidable reason for needing to reschedule the hearing. You cannot request a continuance simply because it is not convenient for you to attend

the hearing on the scheduled day. Before you file the Motion for a Continuance, you must contact the Petitioner regarding the continuance and then **tell the Court in the Motion how the Petitioner feels about the continuance**. Because the law is very strict when it comes to rescheduling hearings, these Motions are not always granted.

You will be notified by the Court if your Motion for Continuance has been granted. UNLESS THE COURT GRANTS YOU A CONTINUANCE, YOU MUST APPEAR AT COURT THE DAY OF YOUR SCHEDULED HEARING. If you fail to appear at your hearing, the Court can enter an order granting the Petitioner everything that he/she wants. You would not be given any say in how the guardianship arrangement would work.

THE DAY OF THE HEARING

The Court Hearing is a Trial in front of a Judge. At the Court Hearing, you and the Petitioner will each be given an opportunity to tell your side of the case and ask witnesses questions. During the Court Hearing, the Judge expects you to follow a certain procedure. It is important that you are familiar with this procedure so you know what you are allowed to do, when you are allowed to talk, and how to tell your side of the story.

Family Court has developed a resource, Preparing Court Hearing, that explains generally what the Court Hearing procedure is and should answer many of the questions you have the procedure. Family Court also has developed a series of about Answers to Frequently Asked Questions to help you prepare and organize for your Court Hearing. It is helpful to read this information before your scheduled hearing. This information is available on our website and in the Resource Centers located in each courthouse.

At the hearing, it is up to <u>YOU</u> to prove to the Judge **WHY** it is **NOT** in the <u>child's best interest</u> for the Court to grant the Petitioner guardianship and that the child(ren) are **NOT** dependent, neglected or abused. The best interest standard is explained on pages 14-15 of this Instruction Packet and dependency, neglect and abuse are explained on page 14. Review that information before the hearing, so you are prepared to present your case to the Court.

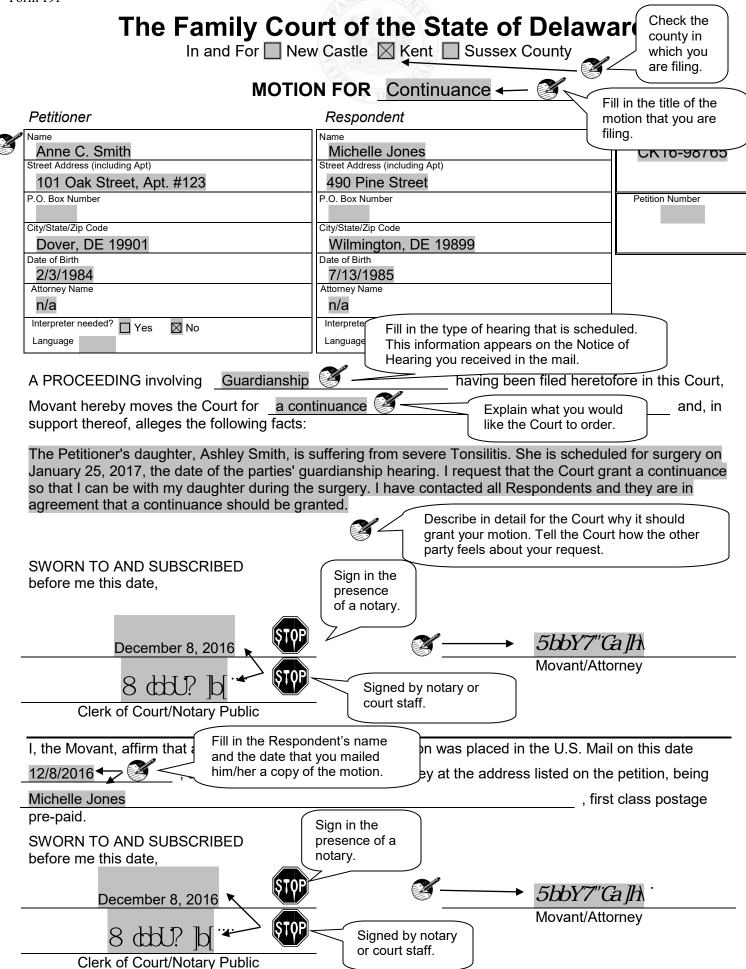
After both sides have presented all of their evidence, one of two things can happen. The Judge can **announce his/her decision** at the end of the hearing, in which case you will leave the Courthouse knowing what the Guardianship arrangement is, **OR**, the Judge can **reserve decision**. When the Judge reserves decision, he/she considers all of the information presented during

the hearing and issues a written order explaining the guardianship arrangement sometime after the hearing. Regardless of how the Judge issues the order, you should receive a copy of the Judge's decision, or the Court Order, in the mail.

Once the Court has entered a Guardianship Order, you and the Petitioner should follow the terms of the Order. In other words you should do what the Order tells you to do. The Court will not enforce any agreements made by the parties that are not in a Court Order. If circumstances change, you and the Petitioner can change the Order by filing the proper petition.



SECTION 5 WILL BEGIN AFTER THE SAMPLE FORM FROM SECTION 4.



Section 5

ENDING GUARDIANSHIP

Once the Court enters a Guardianship Order, it will not end until one of the following happens. In other words, once a person becomes the guardian of a child, that person will continue to be that child's guardian until one of the following occurs:

- > The child dies:
- The guardian dies;
- The child is adopted;
- > The child turns 18 years old; **OR**
- > The Court determines that the Order should end.

Before the Court can decide that a guardianship should end, someone must file a Petition asking the Court to terminate or rescind the Guardianship Order.

If a parent files a Petition to Rescind Guardianship, she or he must show that the reasons the guardianship was established no longer exist. Once a parent has made this showing, the Court will rescind the guardianship unless:

1. the guardian shows by a preponderance of the evidence that the child will be dependent, neglected or abused in the care of the parent seeking recission

or

2. the guardian shows by clear and convincing evidence that the child will suffer either physical or emotional harm if the guardianship is terminated.