GUARDIANSHIP INSTRUCTION PACKET



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GUARDIANSHIP INSTRUCTION PACKET

Use the Guardianship Instruction Packet **ONLY** when:

- You are at least 18 years old; AND
- You want to be the Guardian of a child. A Guardian is a non-parent charged with caring for a minor; AND
- The child is <u>younger than 18 years of age</u>. (Family Court can only grant guardianship of a minor. If you are requesting guardianship of a person over the age of 18, you must file your request in the Court of Chancery); AND
- The child has been living in Delaware for AT LEAST 6 CONSECUTIVE MONTHS BEFORE filing your 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 to your situation).

You may file for Guardianship singly or jointly with another person. If you file jointly with another person, the other person must also be at least 18 years old.

To make this Instruction Packet easier to read, it will explain guardianship as if you wanted to file for guardianship of one child. If you would like to have guardianship of more than one child and all of the children have the same mother **AND** the same father, you may file for guardianship of all of the children on the same petition. Please note that if any of the children of whom you are seeking guardianship have different fathers or mothers, you 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, you 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 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. All of the forms must be neatly filled out by hand or typed. **ONLY FILE THE 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 be sure that 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

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



- Make sure to read any Answers to Frequently Asked Questions on Guardianship. They will help you to better understand the guardianship and permanent guardianship process.
- ✓ Remember who is the Petitioner and who is the Respondent.
 - The **PETITIONER** is the person who filed the Petition for Guardianship, in other words, you.
 - The RESPONDENT is the person(s) replying (responding) to the Petition.
- Remember that just because you fill out the forms correctly does not necessarily mean that 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.

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- If you would like assistance finding an attorney, you can call the Lawyer Referral Service in New Castle County, 302-478-8850, and in Kent and Sussex Counties, 1-800-773-0606. (You may call the same telephone numbers and ask for the Legal Help Link to find out if you qualify for free legal assistance.) You also can refer to the Attorney Roster that is located at the Family Court Resource Centers. The Attorney Roster is a listing of some of the attorneys who practice family law in Delaware and includes information about how to contact the attorneys and what fees the attorneys charge.
- 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</u> <u>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 you are not a relative (immediate family member, grandparent, aunt, uncle or first cousin) and the Respondent(s) do not consent to the guardianship, the Division of Family Services must approve 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:

- \succ 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.

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, 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 you guardianship, you must file a separate Petition for Child Support in order for the Court to consider your request for child support.

GUARDIANSHIP PROCESS



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

SECTION 1

STARTING THE GUARDIANSHIP PROCESS

To File for Guardianship, the following requirements must be met:

- 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 50); 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.
- You MUST file the <u>ORIGINAL</u> and <u>ONE (1) COPY FOR EACH</u> <u>RESPONDENT</u> of each form below with the Court.
 - > Make a copy of each completed form for your records.
 - Have your set of copies "clocked-in" for your file. Having a paper "clocked-in" means that the Court will stamp on the copy the time and date you filed your papers. Your clocked-in copy will serve as proof of the time and date you filed the paper.

Petition for Guardianship of a Minor form. (*file the original and one copy*

for each Respondent).

> A sample of this form may be found on page 20.

- Only a non-parent may file for guardianship. If you are a parent and would like custody of a child, please see the Custody Instruction Packet for more information.
- The U.S. and Delaware State Constitutions require that whenever a petition is filed with the Court, ALL of the people involved with the case must be notified. By naming a person as a Respondent, you are asking the Court to notify him/her of the petition. In Guardianship cases the following people should be named as Respondent(s):
 - The natural or adoptive parents of the child;
 - Any guardian of the child or the person with whom the child is living;
 - Any Guardian ad Litem of the child;
 - The organization having custody of the child (for example, the Division of Family Services).

If you fail to notify any of the necessary parties, your petition may be deficient and you may have to start the process over.

- You MUST list <u>BOTH</u> of the natural parents as Respondents, even if one of the parents has never had any contact with the child. If the child lives with a step-parent, you must list the natural parent, not the step-parent as the Respondent. For example, if the child lives with his mother and step-father and has had no contact with his natural father, you must name mother and father, not stepfather, as the Respondents on your petition.
- If one or both parents are deceased, list the deceased parent(s) as a Respondent(s), indicate on the petition that he/she is deceased and list the date of death.
- If the child over which you would like to have guardianship is 14 years of age or older, the child must fill out an Affidavit of

Consent, agreeing to the guardianship. For more information please see page 15.

- When alleging facts in your Petition for Guardianship, you must demonstrate to the court one of the following things regarding <u>each</u> parent:
 - The parent voluntarily consents to the guardianship. If the parent voluntarily consents then he/she must complete an Affidavit of Consent. Please see page 14 for more information; OR
 - The child is dependent or neglected in the parent's care AND it is in the child best interest for you to be appointed guardian over the child. Dependency, neglect and the best interest standard are explained below.
- Because the legislature has determined that it is in the best interest of a child to live with his/her parents, a non-parent cannot care for and control a child unless Family Court determines that the child is dependent or neglected in his/her parents' care as defined by Title 10 of the Delaware Code, section 901 (8) and (11).
 - 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.

On your Petition for Guardianship, you must explain to the Court why the child is dependent or neglected.

When alleging facts in your Petition for Guardianship you also want to give the Court information why it is in the child's "best interest" for you to have guardianship. 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 to <u>your</u> situation.

- 1. The <u>wishes of the child's parents</u> as to his/her custody and living arrangements;
- 2. The <u>wishes of the child</u> as to his/her custody and living arrangements;
- 3. 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;
- 4. The child's adjustment to his/her home, school and community;
- 5. The mental and physical health of all individuals involved;
- How well each parent has in the past and currently satisfies their <u>parental rights and responsibilities</u> with respect to their children;
- 7. Evidence of <u>domestic violence</u>; and
- The <u>criminal history</u> of any party or other resident of a household, including guilty pleas, pleas of no contest and criminal convictions.
- When writing down your allegations, you should list each point that you want to make in its own **numbered paragraph**. This will make it easier for the Court and the Respondent(s) to understand why you think that you should have guardianship of the child.
- If you need more space to write, you may attach additional pages to the Petition for Guardianship. Be sure to state on the petition that you have attached more pages, so that the Court and the Respondent(s) will know to look for additional information.

You must sign your Petition for Guardianship in the presence of a notary public or authorized Court staff.

Custody Separate Statement form. (*file the original and one copy*).

- > A sample of this form may be found on page 24.
- The Custody Separate Statement explains to the Court a child's past and present living arrangements, so that the Court can determine if it has authority to decide your Petition for Guardianship. If all of the children included in your petition have had the same living arrangements as one another for the past five years, then you may include all children on a single form. However, if the children have lived apart from each other sometime during the past five years, you must complete a separate form for each child. For example, if last year, one child resided with one parent and one child resided with the other parent, it would be necessary to file two Custody Separate Statements, explaining where each child lived.

Information Sheet form. (*file the original and one copy*).

- > A sample of this form may be found on page 27.
- This form provides the Court with general information about the parties that allows the Court to adequately notify the parties about upcoming proceedings and to maintain up-to-date records.

BELOW ARE OPTIONAL FORMS

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

If you do not know where the Respondent(s) live, file:

Affidavit that a Party's Address is Unknown form. (*file the original and*

one copy).

- > A sample of this form may be found on page 29.
- You must provide the Court with each Respondent's current address. If you do not know where the Respondent(s) currently lives, you must <u>try to locate</u> him or her. Ways to do this include talking to the Respondent's friends or relatives or checking the Internet. If, after looking for the Respondent(s), you cannot find his/her current address, you must complete this form. **Do not complete** this form until you have made an effort to locate the Respondent(s).
- You must complete this form before you publish notice of the matter in the newspaper. Please see page 18 for more information regarding Notice by Publication.

If all parties agree on the Guardianship, file:

Consent Order-Guardian of the Person form. (*file* one original).

- > A sample of this form may be found on page 30.
- File this document only if you and the Respondent(s) have already agreed upon the guardianship.
- > On this form, you will describe for the Court the following things:
 - Who shall have guardianship of the child(ren)
 - Whether Respondent(s) shall have visitation with the child(ren)

- What that visitation schedule will be.
- When describing the visitation schedule, be as <u>specific</u> 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.
- All Petitioners and Respondents must sign and notarize the Consent Order. If the minor child is over the age of 14, the child must sign the Consent Order also.
- Before you file the Consent Order, you and the Respondent(s) 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 interests of the child, then he or she will sign the agreement and it will become a court order, called a **Consent Order**.
- Once the Judicial Officer signs the Consent Order, the Court will mail a copy of the signed order to you and the Respondent(s).

If Respondent(s) is in the military, file:

Waiver of Rights under the Servicemembers' Civil Relief Act (*file* the

original and one copy for each Respondent).

- > A sample of this form may be found on page 32.
- If the Respondent(s) is in the military, the Respondent(s) must file an Answer, an Affidavit of Appearance or YOU must have the <u>Respondent(s) sign</u> a Waiver of Rights under the Servicemembers' Civil Relief Act. If the Respondent(s) does not file one of these documents, you must file a **Motion to Appoint an Attorney**. You should start this process as soon as possible because it takes time.

The Court will not schedule your guardianship hearing until you complete this process.

If there are multiple Respondents who are in the military you must file a separate form for each Respondent.

If the child(ren) over 14 agree to the guardianship, file:

Affidavit of Consent of Child 14 Years of Age or Older (file the original

and one copy for each Respondent)

- > A sample of this form may be found on page 33.
- If a child is 14 years of age or older, he/she must file an Affidavit of Consent stating that he/she is in agreement with you becoming his/her guardian.
- If the child does not agree with the guardianship and sign a consent form, you must explain to the Court why the guardianship should be granted over the child's objection.
- The child must sign the Affidavit of Consent in the presence of a notary or court staff.
- If you are requesting guardianship of more than one child over the age of 14, you must have each child complete their own Affidavit of Consent.

If the parent(s) agree to the guardianship, file:

Affidavit of Consent of a Child's Parent (file the original and one copy

for each Respondent)

> A sample of this form may be found on page 34.

- If one, or both, of the child's parents agree that you should be granted guardianship, he/she must complete an Affidavit of Consent, stating that he/she is in agreement.
- > Each parent must complete their own Affidavit of consent.
- The parent must sign the Affidavit of Consent in the presence of a notary or court staff.

BE SPECIFIC WHEN COMPLETING THE FORMS and make sure that you address **ALL** of the areas explained on pages 11-12 in your petition. When you complete a form, write in blue or black ink **AND** write neatly.

File the forms at the Family Court in the County where the child currently lives or in the County where a parent of the child currently lives. If the child does not currently live in Delaware, you should talk to an attorney before filing to make sure the Delaware Family Court is the right Court to hear your case and to find out in which state and county you should file.

- 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 the Family Court Intake Center on Lower Level 1 of the New Castle County Courthouse.
- 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 or e-mailed.

A filing fee is charged for each petition that is filed. The filing fee can be paid in cash, by credit card, by debit card, by check or by money order made payable to "Family Court". If you are filing by mail, you may only pay by check or money order. **FAMILY COURT WILL NOT ACCEPT YOUR PAPERS WITHOUT THE FILING FEE**. There are additional costs if you must publish notice of this action. (See pages ??? for more information of when publication is necessary.)

ADDITIONAL INSTRUCTIONS FOR GUARDIANSHIP

SERVICE OF PROCESS

Each Respondent **must receive** a copy of the Petition for Guardianship. The delivery of the Petition for Guardianship and any other forms you file is called **Service of Process**. The way that you accomplish Service of Process depends on how much information you can provide the Court about where the Respondent(s) lives. Determine from the following options how Service of Process should be accomplished in your case.

The Respondent Lives in Delaware and You Know His/Her Address

If the Respondent lives in Delaware **AND** you know his/her address, a **Process Server** (someone whose job involves delivering Court papers) will give a copy of your petition and other papers to the Respondent(s). This is called **Personal Service**. You do not need to fill out any additional paperwork.

 The Respondent Does Not Live in Delaware and You Know His/Her Address

If a Respondent(s) does **NOT** live in Delaware **AND** you know the Respondent's address, the Court will mail your papers *via* certified mail, return receipt requested, to the Respondent(s). If delivery of the certified mail is unsuccessful, <u>YOU</u> must publish **AT YOUR EXPENSE** a legal notice of your petition in an approved newspaper in the county and state where the Respondent(s) lives. This is referred to as **Service of Process by Mail and Publication**. You must also complete an Affidavit that Address is Unknown form (see pages 13-14).

You Do Not Know Where the Respondent Lives or Works

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If you do **NOT** know where a Respondent lives or works so that the Process Server can deliver your petition to that Respondent, **YOU** must publish AT YOUR EXPENSE a legal notice of your petition in an approved newspaper in the county and state where the Respondent's last known address was located. You must also complete an Affidavit that Address is Unknown form (see pages 13-14).



Instructions on how to publish notice of a court action are available in the Resource Centers. It is important to carefully follow the instructions for publication. If you do not properly publish notice, your Petition for Guardianship could be dismissed.



THE ANSWER

- > Once the Respondent(s) has been served with the Petition for Guardianship, each Respondent(s) has **20 days** from the date of service (the date that the court papers are delivered to the Respondent(s)) to respond by filing an **Answer** to your Petition for Guardianship. If there is more than one Respondent in your case, each Respondent must file his/her own separate Answer. You should receive a copy of the Respondent's Answer in the mail.
- \succ On the Answer to your Petition for Guardianship, the Respondent(s) must **admit** (agree with) or **deny** (disagree with) each of the statements you made in your petition. The Respondent(s) may explain why he/she disagrees with the statement.

SECTION 2 BEGINS AFTER THE SAMPLE FORMS FOR SECTION 1.

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

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

	PET		GUARDIANSH	IP OF A	A MINOR		Check the county in
Petitioner	- 4		2 nd Petitioner (if a	ny)	- 4		which you are filing.
Name	y in the second se	D.O.B.	Name		D.O.B.	F	ile Number
Anne C. Smith		2/3/1964	Scott R. Smith		3/14/1964		
SSN 111-11-1111			SSN 222-22-2222			C	K04-1211
Street Address			Street Address			Pot	ition Number
101 Oak Street			101 Oak Street			100	aon Number
Apt. or P.O. Box Number			Apt. or P.O. Box Number				
Apt. #123			Apt. #123	-			
City Dover	State DE	Zip Code 19901	City Dover	State DE	Zip Code 19901		
Home Phone Number		Phone Number	Home Phone Number		ne Number	-	
(302) 555-1111) 888-9999	(302) 555-1111		2) 274-0000		
Relation to Child(ren)	(002		Relation to Child(ren)	(002	.,	-	
Maternal Aunt			Maternal Uncle				
Attorney Name			Attorney Name				
None			None				
Street Address			Street Address			-	
Apt. or P.O. Box Number			Apt. or P.O. Box Number				
City	State	Zip Code	City	State	Zip Code		
Respondent	H		2 nd Respondent (i	f any)	X	J	
Name		D.O.B.	Name		D.O.B.		
Michelle Jones		11/12/1967	Steven Harding		9/14/1969	-	
SSN 333-33-3333			SSN 444-44-4444			-	
Street Address			Street Address				
123 State Street			123 Main Street			-	
Apt. or P.O. Box Number			Apt. or P.O. Box Number				
City	State	Zip Code	City	State	Zip Code		
Dover	DE	19901	Dover	DE	19901		
Home Phone Number		Phone Number	Home Phone Number		ne Number		
(302) 222-1212	(302) 222-3333	(302) 222-4545	(302	2) 222-9999	-	
Relation to Children			Relation to Children				
Mother			Father			-	
Attorney Name			Attorney Name				
None			None			-	
Street Address			Street Address				
Apt. or P.O. Box Number			Apt. or P.O. Box Number				
City	State	Zip Code	City	State	Zip Code		

Form 126				
	88			
Guardian Ad Litem (if any) 🧖	Attorney for Gu	ardian Ad	Litem (if any)	
Name	Name			
Jane Walker Street Address	Martha Bates, Esc Street Address	quire		
525 South Washington Street	111 Legal Way			
Apt. or P.O. Box Number	Apt. or P.O. Box Numb	ber		
				_
City State Zip C	-	State	Zip Code	
Dover DE 1990 Home Phone Number Work Phone		DE Work Pho	19901 one Number	-
(302) 777-0808 (302) 999-			2)_ 506-0089	
		(00-		
IN THE INTEREST OF THE FOLL	OWING CHILD(REN): (Co	mplete the	table below f	or each child for
which petitioner wants parental	. , .	-		
	-	Child's	Place of Birth	Child's Gender
Child's Name	Child's Date of Birth		ity, State)	(Check one)
Douglas A. Smith	10/14/1991	Dover, DE		Male Female
				Male Female
				Male Female
1. Complete the table below r	egarding the child(ren)'s pa	arents (indiv	iduals holding	parental rights):
NAME 🛛 😭	Address	·	Date of Birth	Social Security Number
	123 State Street Do	ver, DE		
MOTHER Michelle Jones	19901		11/12/1967	111-22-3333
FATHER Steven Harding	123 Main Street Dov 19901	ver, DE	3/14/1969	444-55-6666
2. If you do not know the na	•	,		er, write in the space
provided below what you h	ave done to try to locate hir	m/ner/tnem.		
Names and addresses have	been provided above			
I have attached to this Performance	etition the following affidavi	ts:		
Affidavit that a	Party's Address is Unkn	own		
	-		((- - /	
3. Name(s) of the person(s) o	•	ental rights	s of the child(r	en):
Michelle Jor	nes and Steven Harding			
Address of person(s) or or	ganization:	<u> </u>		
	See above			
	an annanization baseles d		- b b b	antual an averta des t
 Name(s) of the person(s) the child(ren): Anne C. Sm 		e guardians	snip, care, co	ontrol of custody of
Address of person(s) or a	raanization			

Address of person(s) or organization if address is different from address of Petitioner(s): 5. Name(s) of the person(s) to whom guardianship shall be vested if this Petition is granted

0. 1	unic(, , ,			grantea
		Anne and Scott Smit	h		
if		es of person(s) or orga ess is different from ad- ner(s):			
6. F	Propos	ed guardian(s)' relation	ship to child(ren) if	proposed guardian is NOT the P	etitioner:
7. F	Please	check all that apply:			
	Ś	The following child	(ren) is/are not yet ? OR	14 years of age or older:	
			f Consent execute	or older and consents to (agree d by each child(ren) who cons o consent(s):	
		The child(ren) is/ar Petition. Name(s)			to (agree with) this onsent:
8. I	am fil	ing this petition because	e: (Check ALL that		
	¥	(Attach an Affidavit	of Consent execute rent(s) are decease	we should become the guardian(ed by the parent(s) who agree). d. (Attach a certified copy of the neglected based on the following	d List your allegations in
1)	Both	Mother and father are of	currently in rehab fo	or drug and alcohol abuse	
2)	It is i	n the best interest of Do	oug Smith to reside	with the petitioners.	
	etitione	•	nds at that school a	or several months, is enrolled in nd in the neighborhood. Since co s his grades in school.	
,				and no one who lives in the hou	sehold has a
cri	iminal	history.	Sign	in the presence of a notary.	
WHEREF	FORE,	Petitioner(s) seek appoint	tment as Guardian(s)		ı).
Anne	e C. Sm	ith	12/7/2007 STO	Scott C. Smith	12/7/2007
	Pe	titioner	Date	2 nd Petitioner (if any)	Date
Sworn to s	ubscr	ibed before me:		Sworn to subscribed before n	ne:
	Do	nna King	12/7/2007 STOP	Donna King	12/7/2007
Med	diator/	Notary Public	Date	Mediator/Notary Public	Date
				Signed by notary or Court staff.	

	amily Court of the State		e
	CUSTODY SEPARATE STATE IN COMPLIANCE WITH E 13, SECTION 1928 OF THE DELA	MENT	Check the county in which you are filing.
Petitioner Anne C. Smith, Scott R. S	mith Respondent Michelle Jones, Steven Har	rding	
1. What type of petition a	are you filing? Petition for Guardianship	X	
. ,	named in your petition? (Please provide full /14/91	name and date of birth	n)
If you answered "No," Custody Separate Sta			omplete a
4. Where is the child(ren 101 Oak Street, Apt. #123) living as of today's date?	DE	19901
Street Address Anne C. Smith, Scott R. Smi	th City Aunt and Uncle	State	Zip Code
 Name of person(s) child(ren) is living with 5. During the past five ye oldest beginning with 	Relationship to child(ren ears, where have the child(ren) lived? List add the address where the child(ren) currently live on the first address where the child lived.	resses from the most i	
Address where child(ren) currently reside		State	Zip Code
101 Oak Street, Apt. #123 Date child(ren) lived there	Name of person(s) child(ren) is living with	DE Relationship to child(ren)	19901
12/1/2005-present Person's current address	Anne C. Smith, Scott R. Smith City	Aunt and Uncle State	Zip Code
same as above			
Address where the child(ren) lived before		State	Zip Code
490 Pine Street Date child(ren) lived there	Wilmington Name of person(s) child(ren) is living with	DE Relationship to child(ren)	19899
8/10/2002-11/31/2005 Person's current address	Michelle Jones and Steven Harding	Parents	Zip Code
490 Pine Street	Wilmington	DE	19899
Address where the child(ren) lived before		State	Zip Code
6160 Beachfront Drive	Virginia Beach	VA	23464
Date child(ren) lived there Birth to 8/10/2002 Person's current address	Name of person(s) child(ren) is living with Michelle Jones and Steven Harding City	Relationship to child(ren) Parents State	Zip Code
Same as above			r

 \square

6. Check **ONE** and complete as directed.



I have not been involved in any other court action for custody and/or visitation of this child(ren). I have been involved in another court action for custody and/or visitation of this child(ren). *If you check this box, complete the information below. Attach additional sheets if necessary.*

TYPE OF ACTION (custody, visitation or modification)	PERSON who filed action	STATE action was filed in	whe	COURT ere the action was filed
DATE action was filed	CASE NUMBER	RESULT of a	action	DATE OF ORDER
TYPE OF ACTION		STATE		
(custody, visitation	PERSON	action was		COURT
or modification)	who filed action	filed in	whe	ere the action was filed
DATE action was filed	CASE NUMBER	RESULT of a	action	DATE OF ORDER
 I do not know of any other court action such as, Protection From Abuse, Termination of Parental Rights, Guardianship, Adoption or Paternity involving myself, the other party or the child(ren) that could affect this petition. I, the other party or the child(ren) have been and/or are currently involved in another court action such as, Protection From Abuse, Termination of Parental Rights, Guardianship or Adoption, that could affect this petition. <i>If you check this box, complete the information below. Attach additional sheets if necessary.</i> 				
	DEDCON	STATE		COURT
(PFA, TPR, Guardianship, Adoption)	PERSON who filed action	action was filed in	whe	COURT ere the action was filed
PFA	Anne C. Smith	DE	Family Co	
DATE action was filed	CASE NUMBER	DE		Juit
12/31/04	CK04-12111			
	CK0+12111			
TYPE OF ACTION		STATE		
(PFA, TPR,	PERSON	action was		COURT
Guardianship, Adoption)	who filed action	filed in	wne	ere the action was filed
DATE action was filed	CASE NUMBER			

8. Check **ONE** and complete as directed.



No one other than the parties have physical custody, legal custody or visitation rights with the child(ren).

Form 346

A person(s) other than the parties have physical custody, legal custody or visitation rights with the child(ren). *If you check this box, complete the information below. Attach additional sheets if necessary.*

Name of person(s) child(ren) is living with	Relationship to child(ren)		
Address of person(s) where child(ren) reside	City	State	Zip Code
Name of person(s) child(ren) is living with Relationship to child(ren)			
Address of person(s) where child(ren) reside	City	State	Zip Code



Fill in the date you file the form Date: December 15, 2005File No. :
Please fill in A to K pertaining to you the Applicant (Petitioner).
A. Name: Anne C. Smith Each Petitioner must complete
B. Address: <u>101 Oak Street, Apartment #123</u>
Dover, Delaware 19901
C. Phone: Home: (302) 555-1111 Work: (302) 555-9999
D. Employer & Work Address: ABC Child Care Center, 500 Pine Street, Dover, Delaware 19904
Hours/Shift: 7:30 to 4:30 Monday-Friday
E. Social Security No.: 111-22-3333 F. Date of Birth: 2/3/64
G. Description: Sex: <u>F</u> Race: <u>white</u> Height: <u>5'4"</u> Weight: <u>135 lbs</u> Hair: <u>blond</u> Eyes: <u>brown</u>
Marks/Scars/Tattoos: none
H. Type of Vehicle operated by you: 1998 Honda Accord
I. Driver's License: <u>DE 7654</u> J. Your relationship to the Defendant/Respondent: <u>spouse</u>
State and Number K. Attorney:
If you are filing for Custody, Visitation, Support or Petition for Protection from Abuse please fill out the information needed below in reference to

the child(ren) who are involved..

Children (Custody/Visitation/Support/Petition for Protection from Abuse)

Name	Relationship	Sex	Date of Birth
Doug A. Smith	Nephew	Male	10 / 14 / 91
			/ /
			/ /
			/ /
			/ /
			/ /

	Please fill in L to X pertaining to the Defendant/Respondent(For additional respondents use additional sheets)					
I	L. Defendant/Respondent is a: (Check One) X ADULT نالك JUVENILE					
Ĩ	M. Name: <u>Michelle Jones</u> You must complete a separate					
	N. Address: 490 Pine Street					
0	Wilmington, Delaware 19899					
•	s					
	O. Phone: Home: (302) 555-9876 Work: (302) 555-3434					
I	P. Employer and Work Address: XYZ Corporation, 67 Walnut Avenue, Newark, Delaware 19867					
	Haure /Shifty Dame Same Mandau Driday					
e <i>k</i>	Hours/Shift: 9 am -5pm, Monday-Friday R. Date of Birth:7/13/65					
	S. Description: Sex: <u>F</u> Race: <u>white</u> Height: <u>5'4"</u> Weight: <u>190 lbs</u> Hair: <u>black</u> Eyes: <u>brown</u>					
S						
	Marks/Scars/Tattoos: tattoo of a heart on right shoulder					
S	T. Drivers License No.: DE93765 U. Type of vehicle operated by Defendant/Respondent 99 Trailblazer					
	V. Parent's Name (if a Juvenile):					
Ø	W. Time when Respondent is usually home: <u>7pm-6:30 am, Monday-Friday and Mornings on the weekends</u>					
	List places where the Respondent spends time other than at home or at work.					
Ŕ	X. Any additional information about Respondent that may aid the process server in locating him/her to serve this petition:					
	 If you are unable to locate the Respondent at his place of residence or his place of employment, she spends a lot of time at 					
	brother's house which is located at 775 Spruce Lane, Newark, DE 19867.					
	Write directions to each address list					
	on this form to make sure that the process serve can locate the					
4	Respondent.					
	DIRECTIONS TO RESPONDENT'S RESIDENCE					
•_▶	Home: Go west on 8 th Street until you reach Pine Street. Turn right and go 3 and a half blocks. The Respondent's house is on					
	the right and is white with blue shutters.					
	Work: Take I-95 towards Baltimore. Get off at Exit 10 and take your first right onto Cherry Drive. Go about a mile and a					
	half. Turn left onto Walnut Ave. XYZ Corporation is on your left.					
	Brother: Go two blocks past Respondent's home to 10 th Street. Turn left and go one block to Spruce Lane. Turn right. It is					
•	the second house on the right. The house is green.					

Form 241

The Family Court of the State of Delaware in and for New Castle X Kent Sussex County

are filing.

AFFIDAVIT THAT A PARTY'S ADDRESS IS UNKNOWN



Notary Public

The Family Court of the State of Delaware

In and For □ New Castle ⊠ Kent □ Sussex County

CONSENT ORDER-GUARDIAN OF THE PERSON

Check the county in which you are filing.

Petitioner

Respondent

Name	Name	File Number
Anne C. Smith	Michelle Jones	File Number:
Street Address	Street Address	
101 Oak Street	123 State Street	
Apt. or P.O. Box Number	Apt. or P.O. Box Number	
Apartment #123		
		Case Number:
City State Zip Code	City State Zip Code	
Dover DE 19901	Dover DE 19901	
Date of Birth Social Security #	Date of Birth Social security #	
2/3/1964 111-22-3333	3/14/1964 222-33-4444	
Petitioner	Respondent	
Name	Name	
Scott R. Smith	Steven Harding	
Street Address	Street Address	
101 Oak Street	123 Main Street	
Apt. or P.O. Box Number	Apt. or P.O. Box Number	
Apartment #123		
City State Zip Code	City State Zip Code	
Dover DE 19901	Dover DE 19901	
Date of Birth Social Security #	Date of Birth Social security #	
3/14/1964 333-44-5555	9/14/1969 666-77-8888	
IN THE INTEREST OF the following child((ren): Doug A. Smith	10/14/1991
	Name	DOB

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 and Scott Smith (Aunt and Uncle)		
	101 Oak Street, Apartment #123		
	Dover, DE 19901		
	Address		

Respondent(s) shall have visitation as follows:

Describe the visitation schedule you have agreed upon in detail.

Mother shall have visitation with the children every other weekend beginning the first weekend in January 2006. Mother will pick up the children from school on Friday afternoon and return the children to Aunt & Uncle's home by 4pm on Sunday.

Father shall have visitation with the children every other weekend beginning the second weekend in January, 2006. Father shall pick up the children from school on Friday afternoon and return the children to Aunt & Uncle's home by 4pm on Sunday.



BE IT REMEMBERED, that on this date <u>December 15, 2005</u>, <u>Anne Smith and Scott Smith</u> ("Petitioner(s)"), 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. We signed this consent agreement voluntarily and of our own free will.

Doug Jones	Anne Smith	Scott Smith
Minor (if over 14)	Petitioner	Petitioner
Michelle Jones	Steven Harding	All parties must sign in the presence of a notary.
Respondent SWORN TO AND SUBSC	Respondent RIBED before me this date <u>12</u>	Signed by notary or Court staff
	Donna Kin Notary Public	ıq
STOP		the section below. The judge will rtion if your consent is approved.
SO ORDERED this	day of	,

Judge



The Family Court of the State of Delaware

In and For □ New Castle ⊠ Kent □ Sussex County

Check the county in which you are filing.

GUARDIANSHIP

AFFIDAVIT OF CONSENT OF CHILD 14 YEARS OF AGE OR OLDER

Petitioner			Responde	nt		
Name			Name	1		
Anne C. Smith	S		Michelle Jones	,	8	File Number:
Street Address			Street Address			CK04-1211
101 Oak Street			123 State Street			
Apt. or P.O. Box Number			Apt. or P.O. Box Nu	mber		
Apartment #123						
City	State	Zip Code	City	State	Zip Code	
Dover	DE	19901	Dover	DE	19901	
Date of Birth	Social Secu	urity #	Date of Birth	Social sec	urity #	
2/3/1964	111-22-333	33	3/14/1964	222-33-44	44	
Petitioner			Responde	nt		
Name			Name	in		
Scott R. Smith	(S)		Steven Harding			
Street Address			Street Address			
101 Oak Street			123 Main Street			
Apt. or P.O. Box Number			Apt. or P.O. Box Nur	nher		
Apartment #123				nber		
	Ctoto	Zin Codo	City	Ctata	Tin Code	
City	State	Zip Code	City	State	Zip Code	
Dover	DE	19901	Dover	DE	19901	
Date of Birth	Social Secu	irity #	Date of Birth	Social secu		
3/14/1964	333-44-555	5	9/14/1969	666-77-888	8	
		-				he date you have the
						he date you have the form notarized.
		that on this	data Dagamba	15 200F		
		that on this	date <u>December</u>	15, 2005		,

<u>Doug A. Smith</u> ("Child"), 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:

- 1) I hereby agree that the above named Petitioner(s) shall be my guardian(s).
- I understand that as my guardian(s), the Petitioner(s) shall protect, manage and care for me as a parent would and that they shall make decisions regarding my care.

STOP	Doug A. Smith	Sign in the presence of a notary.	
Child	U U		

SWORN TO AND SUBSCRIBED before me this date <u>12/15/2005</u>

STOP	Donna King	\sim		
	Notary Public		Signed by notary or Court staff	
Form 201

The Family Court of the State of Delaware

In and For D New Castle D Kent D Sussex County

Check the county in which you are filing.

GUARDIANSHIP

AFFIDAVIT OF CONSENT OF A CHILD'S PARENT



BE IT REMEMBERED, that on this date _____12/15/2005

<u>Michelle Jones</u> ("Affiant"), 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:

1) I am the Respondent in the above captioned matter involving my child(ren):

Child(ren)'s Name: <u>Do</u>	bug Smith
Child(ren)'s Date of Birth:	10/14/1991

2) I hereby agree that the above referenced Petitioner(s) shall become the guardian(s) of this child. As guardian, the Petitioner(s) shall protect, manage and care for this child.

- Form 202
 - 3) I understand that I shall have the primary responsibility to support this child financially and that this child will have the right to inherit from me and I will have the right to inherit from the child.
 - 4) I understand that my visitation and contact with the child shall be that which is set forth in a Court Order or a Consent Order entered into by all parties to this matter.

ST	OP Michelle Iones	Sign in the presence of a notary.
	Affiant	
SWORN TO AND SUBSCRIBED before	e me this date <u>12/1</u>	5/2005
STOP	<u>Donna King</u> Notary Public	Signed by notary or Court staff

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 Guardianship matter for **Mediation**. <u>ALL PARTIES</u> are required to attend.

- The Court will NOT schedule Mediation if there is an active No Contact Order involving you and the Respondent(s) 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 Respondent(s), 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.
- Mediation is NOT a Court Hearing. At Mediation, a Mediator (a neutral third party) will try to help you and the Respondent(s) reach an agreement about guardianship. The Mediator will ask you and the Respondent(s) to tell how you both think the matter should be resolved and will work with you to find a solution you both agree on. In other words, the Mediator is there to help you and the Respondent(s) work together in deciding what arrangement is best for the child(ren). Therefore, try your best to come with a "spirit of cooperation."



CONSENT ORDERS

- If, at the end of Mediation, you and the Respondent(s) reach an agreement, the Mediator will type your agreement into a document and will have you and the Respondent(s) 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.
- 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 Respondent(s). 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 Respondent(s) MUST follow the instructions in the Order.

Come to Mediation prepared to discuss why you should be granted guardianship. Keep the following information in mind as you prepare for mediation.

- Because a parent's parental rights are not terminated when a nonparent is given guardianship, the parent may still have contact with the child and receive information about the child as the parties agree or the Court orders.
- During the mediation, you may discuss whether the Respondent(s) should have visitation with the child. Prior to mediation, you should review the Family Court's Standard Visitation Guidelines to get a general idea about visitation arrangements. The Standard Visitation Guidelines are located in Appendix A of this instruction packet. They are also available in the Resource Centers and on the Family Court website (<u>http://courts.state.de.us/family</u>).

Consider whether the Standard Visitation Guidelines accommodate your and the Respondent's schedule as well as the schedule of the child. You are not required to follow the Standard Visitation Guidelines. At Mediation, you and the Respondent(s) can work together to establish a visitation schedule that works best for you, the Respondent(s) and, **most importantly** the child(ren).

Be realistic when asking for the terms of a guardianship order. The law says that it is best for a child to have at least some contact with both parents unless that contact would endanger the child's physical health or significantly impair his or her emotional development. The focus is on what is in the <u>CHILD'S</u> best interests. Just because YOU do not want the parents to be involved in the child's life may not mean that that is in the CHILD'S best interests. Therefore, at Mediation, be prepared and try to work with the parents to accommodate their right to a continuing relationship with the child.

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 you file a Petition for Guardianship, the Court may order that a **Social Study and Report** be done to help the Court decide whether you 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 you and the child that will **help the Court to determine whether you 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 child's parents 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;
- You, the proposed guardian, and your 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** and see the environment where the child will be living. 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 you should be awarded guardianship.

If the Court requires that a Social Study and Report be completed, **YOU** must **select** a licensed child-placing agency to do the Social Report and Study. A list of child-placing agencies is located in Appendix B of this instruction packet. The list is also available in the Family Court Resource Centers located in each courthouse and on the Family Court website. You select the agency by filing the following form:

Order of Reference Letter and Order (file one original and one copy for

each Respondent)

- > A sample form may be found on pages 42-43.
- DO NOT complete an Order of Reference unless the Court orders you to have a Social Study and Report completed.
- The Order of Reference Letter and Order is a two page form that includes the information about the agency chosen and an order form for a judge to sign.
- On the Order of Reference Letter you will list the names and ages of the child(ren) for which you are requesting guardianship, the names of the child's parent(s) and the name of the licensed child-

placing agency that you have selected to complete the Social Study and Report.

- Once you have completed this form and submitted it to the Court, a Clerk of Court will sign the form and forward a copy of it to the agency you have selected. The agency can then begin preparing the social study and report.
- You MUST pay the licensed child-placing agency to complete the Social Study and Report. This is not a Court fee and cannot be waived by the Court. You are responsible for the entire cost of preparing the Social Study and Report.
- The Social Study and Report can be very expensive so you might want to find out how much different agencies charge before deciding which one to use.
- The agency preparing the Social Study and Report has 4 months from the date that the Court orders that the Social Study and Report be conducted 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 WILL BEGIN AFTER THE SAMPLE FORM FOR SECTION 3.



The Family Co		f the State of D e ⊠ Kent □ Sussex Co					
Anne C. Smith),)		county in which you are filing.				
Petitioner)	File No.:	CK04-12111				
V.)						
)	Petition No.:					
Michelle Jones	,)						
Respondent)						
ORDER							
Having considered the request of the r	movant,	Anne C. Smith,	Leave blank for the hearing officer to fill in				
IT IS SO ORDERED, this date:							

That Child Placement Agency shall do a careful and thorough social study of Movant's Petition for Guardianship of Douglas Smith (10/14/1991), making inquiries required by the Act of the General Assembly and reporting the findings in writing to the Court within 4 months of the date of this Order.

Leave blank for the hearing officer to sign

Judge/Commissioner

Section 4

SCHEDULING THE HEARING

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

The Mediation was <u>unsuccessful</u> (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**.

Some judges may schedule a **pre-trial hearing**. The purpose of this hearing is to discuss the status of your case <u>prior</u> to scheduling a full hearing where you will present evidence and call witnesses.

If you or your client cannot attend the scheduled hearing, you must file the following form:

Motion for Continuance ((file one original and mail one copy to the Respondent).

If, once you receive your Notice, you cannot attend the scheduled Guardianship Hearing, you must contact the Court IMMEDIATELY by filing a Motion for Continuance. <u>DO NOT</u> call the Court. On this Motion, you must state <u>very specific reasons</u> why you cannot attend the hearing. You must have a <u>legal</u> and <u>unavoidable</u> 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 Continuance, you must contact each of the Respondent(s) regarding the continuance and then tell the Court in your motion how the Respondent(s) feels about the continuance. Because the law is very strict when it comes to rescheduling, 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 dismiss your petition or enter an order granting the Respondent(s) everything that he/she wants.

THE DAY OF THE HEARING

If the Respondent(s) has not filed an answer or otherwise appeared in the guardianship matter, complete the following form and bring it to Court with you on the day of your hearing:

- Affidavit of Non-Military Service form.
 - > Sample form on page 50.
 - ONLY complete this form if the Respondent(s) is NOT in the military and has not filed an answer or otherwise appeared in this Guardianship matter.
 - If there is more than one Respondent, you must complete a separate form for each person.

Unless the parent(s) consent to the guardianship, it is up to <u>YOU</u> at the hearing to prove to the Judge WHY the child is <u>dependent or neglected</u> and WHY it is in the <u>child's best interest</u> for the Court to grant your client guardianship of the child.

Because a parent's parental rights are not terminated when guardianship is granted, the parent(s) may still be entitled to contact with the child. At the

hearing, you should also be prepared to present evidence or testimony regarding how much **contact** the parent(s) should have with the child and how much **information** your client as the guardian will be required to provide to the parent(s) if the guardianship is granted. Be aware of the following information when preparing for the hearing:

- Contact with the child can include contact by mail, telephone and e-mail, as well as visitation.
- Before the hearing consider the length, frequency and location of any possible visitation. The Court will determine whether visitation is in the best interest of the child.

The Family Court of the State of Delaw In and For New Castle Kent Sussex Count

Check the

			Fill in the title of the motior that you are filing.
Petitioner Name	Respond	lent	File Number
Anne C. Smith Street Address 101 Oak Street Apt. or P.O. Box Number Apt. # 123 City Sta Dover D Social Security Number Date 111-22-333 2/3/64 Name and Phone Number n/a A PROCEEDING involving Gu	Michelle Street Address 490 Pine Apt. or P.O. Bo ite Zip Code City E 19901 Wilming Social Security 787-98 Attorney Nan n/a Jardianship	Street Street St ton Fill in the type of hearing This information appears Hearing you receive havin Expl	ate Zip Code DE 19899 that is scheduled. son the Notice of d in the mail. in this Court, lain what you would in this Court,
Movant hereby moves the Court support thereof, alleges the follo			the court to order and, in
agreement that a continuance sho SWORN TO AND SUBSCRIBEI		Describe in detail for the should grant your mot Court how the other par your reques	ion. Tell the rty feels about
before me this date,	STOP	sence of notary.	
December 15, 2005			Anne C. Smith
			Movant/Attorney
<i>Donna King</i> ← Notary Public/Clerk of Co	ourt	Signed by notary or court staff.	
	and correct copy of this in the Respondent's name date that you mailed him/h copy of the motion.	and by at the address	the U.S. Mail on this date listed on the petition, being , first class postage
		Sign in the	
SWORN TO AND SUBSCRIBEI before me this date, December 15, 2005		a notary.	Anne T. Smith

The Family Court of the State of Delaware

In and For 🔲 New Castle 🖂 Kent 🗌 Sussex County

Check the county in which you are filing.

					- 🦉 -	, ear en en marge
Petitioner			Respondent		-	
Name			Name			File Number
Anne C. Smith			Michelle Jones			
Street Address			Street Address			CK04-12111
101 Oak Street			490 Pine Street			
Apt. or P.O. Box Number			Apt. or P.O. Box Number			Petition Number
Apt. #123						
City	State	Zip Code	City	State	Zip Code	
Dover	DE	19901	Wilmington	DE	19899	
Social Security Number	Date of Bir	th	Social Security Number	Date of Birth	ı	
111-22-3333	2/3/64		787-98-6767	7/13/65		
y Name and Phone Number			Attorney Name and Phone Number			
n/a			n/a			

Fill in the county where you are filing,	AFFIDAVIT OF	NON-M	<u>IILITARY SEI</u>	RVICE		
STATE OF DELAWAR	E COUNTY)))	SS.	you h	the date have the hotarized.	
BE IT REMEMBERED, Before me, a Notary Pu Anne C. Smith	ublic for the State of	Delawar	January 6, 2006 e in the County who, being duly	declared ab		
did depose and sav:						

- 1. That Affiant is the Petitioner in the above captioned civil proceeding;
- 2. That Respondent is not in the military service of the United States of America; and
- That Affiant has made this Affidavit pursuant to the provisions of § 200 of the Act of Congress entitled "Servicemembers Civil Relief Act of 1940" (50 U.S.C. App. 521) approved October 17, 1940.





Section 5

CHANGING AND ENDING GUARDIANSHIP

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

- The child dies;
- ➤ The guardian dies;
- \succ 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. Even if all parties agree that the guardianship order should end, the Court will make the final determination based upon the best interest standard. Please see pages 11-12 for an explanation of the best interest standard.

STANDARD VISITATION GUIDELINES

Parents are encouraged to create an agreed equitable written visitation schedule that fits their circumstances and their children's lives, with the following serving as a schedule when the parents cannot agree. Nothing herein prohibits the parents from changing the schedule upon mutual agreement. In the event of conflicting dates and times, the following is the order of priority: holidays; birthdays; summer visitation and school breaks; weekend; then weekdays. This schedule presumes that if the parents have more than one child, the visitation will be exercised with all children together.

If a child indicates a strong opposition to being with the other parent, it shall be the responsibility of both parents to appropriately deal with the situation by calmly discussing with the child his or her reasons, and to work together to alleviate these misgivings without confrontation or argument. If they cannot resolve the problem, the parents shall seek the immediate assistance of a counselor or other professional, or may file a motion requesting Court-ordered counseling. It is the absolute affirmative duty of the residential parent to foster an environment which avoids such problems and to make certain that the children go for visitation.

- 1. WEEKENDS: Except during the time periods identified as Winter and Spring breaks, as well as summer visitation, the nonresidential parent shall have visitation on alternate weekends from Friday at 6 p.m. until Sunday at 6 p.m., beginning ______, ____.
- WEEKDAY: Except during the time periods identified as Winter and Spring breaks, as well as summer visitation, the nonresidential parent shall have visitation from 5 p.m. until 8 p.m. each Wednesday evening, beginning ______, _____.
- 3. **HOLIDAYS:** ______ shall have the children on the holidays in Column 1 in odd-numbered years and the holidays in Column 2 in the evennumbered years. ______ shall have the children on the holidays in Column 1 in the even-numbered years and the holidays in Column 2 in odd-numbered years:

<u>Column 1</u> Easter or other religious holidays Fourth of July Halloween Christmas Day

<u>Column 2</u>

- Memorial Day Labor Day Thanksgiving Day Christmas Eve
- 4. With the exception of Christmas and Halloween visitation, holiday visitation shall be from 9 a.m. until 6 p.m the day of the holiday. Halloween

visitation shall begin at 5 p.m. and end at 8 p.m. on Halloween. Christmas Eve visitation shall begin at 6 p.m. on December 24th and end at noon on December 25th. Christmas Day visitation shall begin at noon on December 25th and end at 6 p.m. on December 26th. When a holiday falls on a Monday immediately following a visitation weekend, the visiting parent shall be entitled to keep the children continuously from 6 p.m. Friday until 6 p.m. Monday.

5. **OTHER:**

- 6. **MOTHER'S/FATHER'S DAY:** On Mother's Day and Father's Day, no matter whose turn for visitation, the children shall be with the appropriate parent from 9 a.m. until 6 p.m.
- 7. **BIRTHDAYS:** In odd-numbered years, ______ shall have all the children on each child's birthday from 5 p.m. until 8 p.m. In even-numbered years, ______ shall have the children on their birthdays.
- SCHOOL BREAKS (Winter and Spring): In odd-numbered years, _______ shall have all the children for all breaks from school starting at 9 a.m. the day after school recesses until 6 p.m. the day before school resumes. ______ shall have the children for school breaks in evennumbered years.
- 9. **SUMMER VACATION:** The nonresidential parent shall have visitation for five weeks (35 days) each summer. Summer visitation shall be taken in increments of no greater than two (2) weeks (14 days) or less than one (1) week (7 days), unless otherwise agreed, and shall not be extended because other visitation days fall within the chosen summer visitation weeks. The nonresidential parent shall give the residential parent written notice of summer visitation plans between March 1 and April 1 of each year. The nonresidential parent has priority of choice of summer visitation dates if notice is given as required and unless the residential parent's vacation is an annual mandatory shut-down of the place of employment. If no notice is given by April 1, the residential parent has priority in the scheduling of any summer vacation plans and the nonresidential parent may choose only those weeks in which the residential parent is not scheduled to be out of town on visitation with the children. The residential parent shall be entitled to up to two (2) weeks for an actual visitation, which shall not be interrupted by any conflicting visitation times. Each

parent shall provide the other parent with destination, times of departure and arrival, method of travel and telephone number where the parent can be reached in case of an emergency when taking the children outside the parent's community.

- 10. LATE PICK-UP: The residential parent shall have the children ready for pickup at the start of all visitation periods. The children and the residential parent have no duty to wait for the nonresidential parent to arrive for visitation more than thirty (30) minutes, unless notified. The nonresidential parent who arrives more than thirty (30) minutes late without prior notification for a particular visitation, forfeits that visitation, unless the residential parent agrees otherwise.
- 11. **DROP-OFF:** The nonresidential parent will not return the children early from visitation unless the parents agree to a different drop-off time in advance. The residential parent or other adult well-known to the children must be present when the children are returned from visitation.
- 12. **CANCELING VISITATION:** Except in emergency situations, the nonresidential parent must give at least twenty-four (24) hours advance notice when canceling a visitation period.
- 13. **MEDICAL TREATMENT AND EMERGENCIES:** If the children become seriously ill or injured, each parent shall notify the other parent as soon as practicable. If the children become ill or injured during visitation, the nonresidential parent shall contact the residential parent to secure treatment unless the situation is a medical emergency.
- 14. **TELEPHONE/MAIL:** Neither parent shall interfere with telephone or mail contact between the children and the other parent. Long distance calls from an out-of-town parent shall be at that parent's expense.
- 15. **TRANSPORTATION:** The nonresidential parent has responsibility for transportation of the children to and from their home for visitation periods and may use another adult well-known to the children for picking up or dropping off the children when necessary. Any person transporting the children may not be under the influence of alcohol or drugs, and must be a licensed, insured driver. All child restraint and seat belt laws must be observed by the driver. Car seats should be exchanged when required.
- 16. **SCHOOL WORK:** Parents shall provide time for children to study and complete homework assignments, even if the completion of work interferes with the parent's plans for the children. The residential parent is responsible for providing the nonresidential parent all of the school assignments and books. Summer school which is necessary for a child must be attended, regardless of which parent has the child during the summer school period.

- 17. EXTRACURRICULAR ACTIVITIES: Regardless of where the children are living, their continued participation in extracurricular activities, school related or otherwise, should not be interrupted. The parent with whom the children are visiting shall be responsible for providing transportation to activities scheduled during visitation with that parent. Each parent shall provide the other parent with notice of all extracurricular activities, complete with schedules and the name, address and telephone number of the activity leader, if available.
- 18. **OUT-OF-STATE RELOCATION:** Upon relocation of the children from the State of Delaware, the parents should attempt to agree to a modified visitation schedule. If the parents cannot agree, the parent who is moving shall file a petition asking the Court to modify the visitation schedule. The Court may consider the allocation of transportation expenses.
- 19. NOTICE OF CHANGE OF ADDRESS: Both parents shall give written notice to the other parent immediately upon any change of address and/or phone number, unless a restrictive order has been obtained from the Court. A copy of the notice shall also be provided to the Family Court, _____ County Courthouse, _____,

_____, Delaware, _____.



CHILD PLACEMENT AGENCIES

FAMILY COURT OF THE STATE OF DELAWARE

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

New Castle County

Adoption House, Inc. (302) 477-0944 Adoptions From the Heart (302) 658-8883 Bethany Christian Services (800) 215-0700 Catholic Charities (302) 655-9626 Child and Home Study Associates (302) 475-5433 Children and Families First (302) 658-5177 LDS Family Services Delaware Agency (302) 456-3782 Madison Adoption Associates (302) 475-8977 Upper Bay Adoption and Counseling Services (302) 995-2294

Kent County

Catholic Charities (302) 655-9626

Sussex County

Catholic Charities (302) 655-9626

Additional Child Placement Agencies may be found in the phone book under "Adoption".