WHAT IS GUARDIANSHIP?

A guardian is a person, association or corporation appointed by a probate court to be legally responsible for an incompetent person and/or the person's property. Most commonly, individuals are appointed to serve as guardians. The person for whom a guardian has been appointed is called the ward.

HOW CAN I GO ABOUT APPOINITING A GUARDIAN IF I BECOME INCOMPETENT?

Only a court may appoint a guardian. You, however, may nominate in advance a guardian to act for you, or for your minor or adult incompetent children. A court will appoint the guardian you nominate unless that person is unsuitable for some reason or the person declines to serve as guardian. The nomination must be in writing and witnessed either by two disinterested individuals or be notarized. Many people nominate a guardian in a last will and testament or in a financial power of attorney document. Effective March 20, 2014, it is also possible to nominate a guardian in a health care power of attorney document. In any of these documents, you may give the person you nominate the authority to nominate his or her successor, if needed. The document containing the nomination may be filed with the probate court for safekeeping.

WHY ARE GUARDIANS APPOINTED?

A court will appoint a guardian to manage the personal and/or financial affairs of a minor or of an adult who cannot do so because of legal or mental incapacity. Under Ohio law, family members are given preference, but anyone may ask the probate court to be appointed guardian. This is an involuntary proceeding, and must be supported by a "statement of expert evaluation," usually completed

incompetent, the court can appoint a guardian for that person even if he or she does not want one. A so-called "voluntary guardianship" for an adult who is physically incapacitated, but otherwise competent, is more properly known as a conservatorship. Once appointed, a guardian must answer to the court for providing proper care and management of the ward's affairs in the ward's best interests. Parents are the natural guardians of their minor children and, so long as the parents are living, competent and providing for the minor children's needs, parents do not typically need to seek guardianship of their own children.

WHAT ARE THE GENERAL POWERS AND DUTIES OF A GUARDIAN?

A guardian's control over a ward is limited to the authority granted by Ohio law, relevant Ohio court decisions and orders and rules of the probate court. All guardians must obey the orders and rules of the probate court that appointed them. The probate court typically gives a guardian unlimited authority to act, although spending the ward's funds requires prior court approval. The court may also restrict or deny any particular authority.

HOW CAN I BE AN FFFECTIVE GUARDIAN?

The key to being an effective guardian is to have as much knowledge about and direct contact with the ward as possible. As a guardian, you should make every attempt to have a positive relationship with the ward, visit and communicate with the ward often, and generally demonstrate personal concern for the ward's well-being. If managing the ward's financial affairs, you must act prudently, obtain pre-approval of expenditures and always act in the ward's best interests.

It is also important to establish and maintain a positive relationship with the ward's family members. You will find that you can avoid problems and complications by keeping everyone informed of what

inviting them to participate to the extent practical. Problems rarely arise in those guardianships where the guardian makes both the ward and his or her family feel that they are important members of a team.

WHAT IS A GUARDIAN'S ACCOUNT?

Every guardian of the estate must file an account with the probate court at least once every two years, or more often if local court rules require it. This account must include an itemized statement of all receipts, disbursements and distributions made from the ward's estate. All transactions must be verified by vouchers or proof, unless a corporate fiduciary is involved. The account must also contain an itemized statement of all funds, assets and investments in the guardian's hands at the end of the accounting period, and any changes in investments since the last account was filed. The guardian must give the probate court actual securities and passbooks or bank statements for examination, and the guardian must verify the account with his or her signature and oath. A final account must be filed within 30 days after the quardianship is terminated.

WHAT IS INCLUDED IN AGUARDIAN'S INVENTORY?

A guardian of the estate must file an inventory of the ward's assets within three months after appointment. The inventory must list all of the ward's real and personal property, the values of that property and the ward's annual income.

The probate court may require that the inventory be supported by evidence and that the guardian produce prior income tax returns, bank statements, the ward's Social Security records or any other relevant documents. In addition, the probate court may appoint an examiner or assign court employees to conduct an investigation to verify the accuracy of the inventory.

by a physician. If the court finds a person to be is going on with the guardianship, and actively .

Nothing in this pamphlet should be interpreted as legal advice. This pamphlet is meant only for informational purposes. This language was originally authored by the Dayton Bar Association.

IF I AM NAMED AS A GUARDIAN, WHAT HELP SHOULD I SEEK?

No sensible person would engage "just anyone" to fill a loved one's tooth or remove an appendix. Likewise, a guardian should be careful in taking advice regarding his or her duties to the ward. A lawyer can help you understand and fulfill your legal duties as a guardian, and avoid mistakes or oversights that could result in serious harm to your ward or his or her family. Ohio's laws regarding the appointment and conduct of guardians are not simple. Understanding and complying with them calls for professional expertise.

WHERE CAN I GET MORE INFORMATION?

If you or someone close to you needs information on how to set up a legal guardianship, contact the probate court in your county and ask friends and family members for the name of an attorney who is knowledgeable about probate matters. You may also contact the lawyer referral service operated by your local bar association or one nearby. Check your telephone directory under "associations" or "attorney referral services."

MONTGOMERY COUNTY PROBATE COURT

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