## PETITION FOR THE APPOINTMENT OF A TEMPORARY MEDICAL CONSENT GUARDIAN FOR A PROPOSED MEDICAL CONSENT WARD

#### **INSTRUCTIONS**

#### I. Specific Instructions

- 1. This form is to be used in cases when, according to the provisions of O.C.G.A. § 29-4-18, a medical procedure is necessary, the proposed ward is unable to consent, and no other person, as provided in O.C.G.A. § 31-9-2, is able or willing to make the medical decisions.
- 2. The form must be completed so as to set forth facts which will establish probable cause to believe that the proposed medical consent ward lacks decision-making capacity and is in need of a temporary medical consent guardian, pursuant to O.C.G.A. § 29-4-18, including but not limited to
  - a. that the requested medical decision is necessary and why the decision is needed without undue delay;
  - b. that the ward is unable to make or communicate such medical decision;
  - c. the anticipated duration of the temporary medical consent guardianship;
  - d. that no other person has the authority and/or willingness to make the medical decision; and
  - e. whether a petition for the appointment of a guardian or conservator has been filed or will be filed as to this proposed ward.
- 3. According to Uniform Probate Court Rule 5.6 (A), unless the Court specifically assumes responsibility, it is the responsibility of the moving party to prepare the proper citation and deliver it properly so that it can be served according to law. The pages labeled "court" in the footnote are to be completed by the moving party, unless otherwise directed by the Court.
- 4. If probable cause is found by the Court, a preliminary hearing shall be held within 72 hours after the filing of the petition, notice of which shall be given to the proposed medical consent ward in accordance with O.C.G.A. § 29-4-18 (d) and, unless waived by the Court, in accordance with O.C.G.A. § 29-4-18 (e).
- 5. At the preliminary hearing the Court may appoint a temporary medical consent guardian, set an evidentiary hearing to be conducted no later than four days after the preliminary hearing, or dismiss the petition by issuing a court order. The forms herein allow the date for any evidentiary hearing to be determined and set in the order setting the preliminary hearing, but the decision to go forward with the evidentiary hearing would be made at the time of the preliminary hearing. If the date and time of the evidentiary hearing was not set until the preliminary hearing, a second notice shall be given to the proposed medical consent ward and may be given to any interested party according to O.C.G.A. § 29-4-18 (e) who had not been served previously with the order setting the preliminary hearing.
- 6. Additional provisions are required to authorize withdrawal of life-sustaining procedures and must be specifically authorized by the Court.

#### II. General Instructions:

General instructions applicable to all Georgia probate court standard forms are available in each probate court or at www.gaprobate.gov, labeled GPCSF 1.

PROBATE COURT OF	COUNTY
	F GEORGIA
IN RE:	) ESTATE NO
PROPOSED MEDICAL CONSENT WAR	<ul> <li>) PETITION FOR APPOINTMENT OF</li> <li>D ) A TEMPORARY MEDICAL CONSENT</li> <li>) GUARDIAN FOR A PROPOSED</li> <li>) MEDICAL CONSENT WARD</li> </ul>
TO THE HONORABLE JUDGE OF THE PRO	OBATE COURT:
	1.
Petitioner,	, is the
	of the proposed ward,
County of, State of	, telephone number
	2.
	ge, was born (date of birth),
is domiciled at (address of ward)	
	f, and is presently located
at	, a (type of facility, if
	in County and can be
contacted at (telephone number)	·
[Initial if applicable]	
It is anticipated that the p	roposed ward will be moved within the next three
	dress:,
•	,
	3.
The proposed medical consent ward is in need of	of a temporary medical consent guardian by reason
	to the
	lacks sufficient understanding or capacity to make
	s or her medical treatment or lacks the ability to
	he facts which support the claim of the need for a

[NOTE: Pursuant to O.C.G.A. § 29-4-18, the Court shall dismiss the petition if the petitioner does not allege sufficient facts to establish that the proposed medical consent ward is in need of a

temporary medical consent guardian are as follows:

temporary medical consent guardian as stated above. The petition cannot be granted unless sufficient facts are presented which support the need for the appointment of a temporary medical consent guardian. While a physician's affidavit is permissible, the petitioner MUST specifically allege sufficient facts to support the granting of this petition.]
The foreseeable duration of the proposed medical consent ward's incapacity will be:
4.
The following medical decisions are needed and must be made without undue delay:
[NOTE: Set forth the types of treatment and/or medical procedures for which consent is needed and state why the decision(s) must be made without undue delay, that is, why the procedures for the appointment of a non-emergency (permanent) guardian are inadequate to meet the needs of the circumstances]:
5.
It is in the best interest of the proposed medical consent ward that
be appointed as temporary medical consent guardian. Unless the proposed medical consent guardian is the petitioner, the name, address, and telephone number of the proposed medical consent guardian is
6.
<ul> <li>a. No other person has authority to act in the circumstances, whether under a power of attorney, trust, or otherwise.</li> <li>b. The following individual(s) with the authority to act under a power of attorney, trust, or otherwise, are absent or appear(s) unwilling or unable to act: (name, address, and telephone number):</li> </ul>

7.

[Initial one]
a. The proposed medical consent ward does have a living will or advanced directive for health care which is attached hereto and the nominated agents are listed above in subparagraph 6 (b); or
b. To the best of the petitioner's information and belief the proposed medical consent ward does not have a living will or advanced directive for health care.
8.
List all possible conflicts of interest between the proposed medical consent ward and the proposed temporary medical consent guardian including, but not limited to, being an heir of the proposed ward; or a beneficiary under his/her will, being a co-owner with the proposed ward with rights of survivorship of real property and other survivorship or beneficiary interest in bank accounts, retirement accounts, investment accounts, annuities, and life insurance policies.
9.
[Initial one]
A petition for permanent guardianship and/or conservatorship was/is being/will be filed in conjunction with this petition.
No petition for permanent guardianship and/or conservatorship has been/will be filed.
10.
Provide names, addresses, and telephone numbers for the following persons who have not
joined in the petition or consented to these proceedings. Describe the relationship, if any, of these
persons to the proposed medical consent ward:
(1) The administrator of the hospital or health care facility where the proposed medical
consent ward is located:
(2) The primary treating physician or other physicians believed to have provided any
medical opinion or advice about the condition of the proposed medical consent ward relevant
to the petition:
1

(3) A	All other pers	sons the	petitioner	r(s) believe(s) n	nay have infor	mation conce	rning the
expressed	wishes	of	the	proposed	medical	consent	ward:
							·
				11.			
Additional D	ata: Where fu	ıll particı	ulars are l	lacking, state he	ere the reasons	for any such	omission.
WH	EREFORE, p	etitioner	(s) pray(s	s):			
1.				required by law			
2. 3.			_	counsel for the liminary hearing			
	this petition	on;	-	•			
4. that, if necessary, the Court order an evidentiary hearing to be conducted later than four days after the preliminary hearing; and			cted not				
5.	that a ter	nporary	medical	consent guardi		ted for the p	roposed
	medical co	onsent w	ard.				
Signature of	First Petition	er		- Signati	are of Second	Petitioner, if a	ny
Printed Name	e			Printed	Name		
Address		Addres	SS				
Telephone N	umber				one Number		
Signature of	Attorney:						
Typed/printe	d name of At	torney:					
	Α.	ddress:					
	A	uui ess.					<u> </u>
	Tele	nhone:			State I	Rar #	

## **VERIFICATION**

GEORGIA,	COUNTY
Personally appeared before me the un facts set forth in the foregoing petition are tru	dersigned petitioner(s) who on oath state(s) that the ne.
Sworn to and subscribed before me this day of, 20	First Petitioner
NOTARY/CLERK OF PROBATE COURT My Commission Expires:	
Sworn to and subscribed before me this day of, 20	
NOTARY/CLERK OF PROBATE COURT My Commission Expires:	Printed Name

## CONSENT TO SERVE AS TEMPORARY MEDICAL CONSENT GUARDIAN

RE:	E: PETITION FOR THE APPOINTMENT OF A TEMPORARY MEDICAL CONSEN		
	GUARDIAN, A PROPOSED MEDICAL		
	CONSENT WARD.		
	I,, having been		
	ated as temporary medical consent guardian of the above-named proposed medical consent		
ward,	do hereby consent to serve as temporary medical consent guardian, if so appointed, and do		
specif	ically agree that I am:		
	(1) willing and able to become involved in the proposed medical consent ward's health		
care d	ecisions; and		
	(2) willing to exercise reasonable care, diligence, and prudence, and to consent in good		
faith	o medical or surgical treatment or procedures which the proposed medical consent ward		
would	have wanted had he or she not been incapacitated.		
	Where the medical consent ward's preferences are not known, I agree to act in the proposed		
medic	al consent ward's best interests. However, I understand that I am not authorized to withdraw		
	ustaining procedures unless specifically authorized by the Court.		
1110- 5	distanting procedures unless specifically authorized by the Court.		
Propo	sed Temporary Medical Consent Guardian		
Printe	d Name		
Addre	SS		
Telep	none Number		

## PETITION FOR THE APPOINTMENT OF A TEMPORARY MEDICAL CONSENT GUARDIAN FOR A PROPOSED MEDICAL CONSENT WARD.

## **NOTICE**

THE FOLLOWING PAGES ARE TO BE COMPLETED BY THE PETITIONER (MOVING PARTY) UNLESS OTHERWISE DIRECTED BY THE COURT. SEE UNIFORM PROBATE COURT RULE 5.6 (A).

PROBATE COURT OF	COUNTY
STATE OF	GEORGIA
IN RE:	) ESTATE NUMBER:
PROPOSED MEDICAL CONSENT WARD	<ul> <li>PETITION FOR APPOINTMENT OF</li> <li>A TEMPORARY MEDICAL CONSENT</li> <li>GUARDIAN FOR A MEDICAL</li> <li>CONSENT WARD</li> </ul>
ORDER FOR APPOINTMENT OF COU PROCESS SERVER, AND	
1 0	considered, and it appearing that there is probable ent ward lacks decision-making capacity and is in eaning of O.C.G.A. § 29-4-18.
IT IS HEREBY ORDERED that	is
hereby appointed special agent to personally ser proposed medical consent ward, with a copy of th consent guardian and this order/notice.  IT IS FURTHER ORDERED that a p	reliminary hearing shall be conducted at
petition,) at:	which is within 72 hours after the filing of the  County, courtroom, at
(address)	Georgia.
	courthouse),,
IT IS FURTHER ORDERED that, if an entering:	evidentiary hearing is ordered at the preliminary
[Initial as applicable]	
the time and date for such hearing hearing, will be set at the preliminary hearing, no	g, to be held within four days after the preliminary otice of which will be given as the Court directs.
shall be held at o'clock which is within four days after the date of the pro County Courthouse a	k,m. on, eliminary hearing, in courtroom, t (address), Georgia.
IT IS FURTHER ORDERED that the p	petitioner(s) and the temporary medical consent

	pointed, if different from as the Court may direct.	the petitioner(s), attend the hearing and give
IT IS FURTHE at law, telephone num medical consent ward.	ER ORDERED that	, attorney is hereby appointed to represent the proposed
	NOTICE TO PRO	POSED WARD:
	tify you of a proceeding onsent guardian for you.	initiated in this Court by seeking to appoint a
REPRESENT YOU	AND HAS SCHEDULEI	HAS APPOINTED AN ATTORNEY TO A PRELIMINARY HEARING. YOU AND ATTEND ANY HEARING HELD ON THIS
		ENT GUARDIAN IS APPOINTED FOR YOU, CONTROL AND MANAGE YOUR PERSON.
	IT IS FURTHER ORDE. hereby waived.	RED that additional service of the petition is
	class mail copies of the pe	ED that the clerk/deputy clerk shall serve by first tition and this order to all interested individuals to re or six of the petition, if any.
· · · · · · · · · · · · · · · · · · ·		ED that the clerk/deputy clerk shall serve by first ition and this order to the following persons:
So ordered thi	isday of	, 20
		Judge of the Probate Court

# CERTIFICATE OF MAILING OF ORDER FOR APPOINTMENT OF COUNSEL, APPOINTMENT OF SPECIAL PROCESS SERVER, AND NOTICE OF HEARING

ESTATE NAME:	ESTATE NO
were ordered to be served by first-class	is day served the persons named in the above petition, who ss mail, with a copy of the foregoing petition and order, by addressed to each, and depositing same in the United States e thereon.
DATE	PROBATE CLERK/DEPUTY CLERK
CERTIFICATE OF	MAILING OF ORDER OF DISMISSAL
ESTATE NAME:	ESTATE NO
of the petition and order for dismissal proposed ward and depositing same in	s day served the proposed medical consent ward with a copy by placing a copy of same in an envelope addressed to the n the United States Mail, first-class, with adequate postage the order for dismissal in the same manner upon the persons
DATE	PROBATE CLERK/DEPUTY CLERK

PROBATE COURT OF	COUNTY
STATE OF	GEORGIA
IN RE:	) ESTATE NUMBER:
PROPOSED MEDICAL CONSENT WARD	<ul> <li>PETITION FOR APPOINTMENT OF</li> <li>A TEMPORARY MEDICAL CONSENT</li> <li>GUARDIAN FOR A MEDICAL</li> <li>CONSENT WARD</li> </ul>
ORDER FOR	DISMISSAL
§29-4-18, and based on the petition (and pricoreliminary hearing)(and following an evidentia	g been read and considered pursuant to O.C.G.A. or to the preliminary hearing)(and following a ry hearing), it appears that there is not probable at ward is in need of a temporary medical consent
	of the petition, the affidavit, if any, and this order d by first-class mail, and a copy of this order be his/her/their attorney.
SO ORDERED this day of	, 20
	Judge of the Probate Court

PROBATE COURT OF		COUNTY	
STA	TE OF (	GEORGIA	
IN RE:  PROPOSED MEDICAL CONSENT WARD		) ESTATE NUMBER: ) PETITION FOR APPOINTMENT OF	
RETURN OF S	SHERIFI	F/SPECIAL AGENT	
I have this day served the propos personally with a copy of the petition fo and order for appointment of counsel, app	ed medic or appoint pointment	al consent ward,, ment of a temporary medical consent guardian of special process server, and notice of hearing.	
This day of, 2	20		
De	eputy She	eriff County, Georgia	
Sp	pecial Age	ent	
Pr	inted Nan	ne	
(If return is by special agent:) Sworn to and subscribed before me, this day of			
Notary Public/Clerk, Probate Court My Commission Expires:	-		

PROBATE COURT OF	COUNTY
STATE O	F GEORGIA
IN RE:  PROPOSED MEDICAL CONSENT WARD	) ESTATE NUMBER:
ORDER FOR EVID	ENTIARY HEARING
A preliminary hearing was held on the a 20, and after considering the pleadings and	bove-referenced petition on, the evidence taken at the hearing
IT IS ORDERED that an evidentiary he	earing shall be conducted (in the Probate Court of
(address)	County, courtroom, Georgia) (at the
following location:	) at
o'clockm., on the preliminary hearing).	) at (which is not later than four days after
	petitioner(s), and the temporary medical consent petitioner(s), attend the hearing and give testimony
	k/deputy clerk shall serve by first-class mail a copy served notice of the preliminary hearing and the person(s):
SO ORDERED this	lay of, 20
<u> </u>	
Judge of th	e Probate Court

## CERTIFICATE OF MAILING OF NOTICE OF EVIDENTIARY HEARING

ESTATE NAME:	ESTATE NO
were ordered to be served by first-ordered	this day served the persons named in the above petition, who class mail, with a copy of the foregoing notice of evidentiary in an envelope addressed to each and depositing same in the adequate postage thereon.
DATE	PROBATE CLERK/DEPUTY CLERK

PROBATE COURT OF	COUNTY	
STATE OF GEORGIA		
IN RE:	) ESTATE NUMBER:	
PROPOSED MEDICAL CONSENT WARD	<ul> <li>PETITION FOR APPOINTMENT OF</li> <li>A TEMPORARY MEDICAL CONSENT</li> <li>GUARDIAN FOR A MEDICAL</li> <li>CONSENT WARD</li> </ul>	
FINAL	ORDER	
A preliminary hearing was held on the about 20 (and an evidentiary hearing was held on _ the pleadings and the evidence taken at the hearing	ve-referenced petition on, 20). After considering (s), the Court makes the following:	
<u>FINDINGS</u>	S OF FACT	
All procedural requirements of O.C.G.A. §	29-4-18 have been met.	
guardian by reason ofappears to be limited to the following number medical consent guardian shall have the limited autle consent ward, to surgical or medical treatment or predical consent ward would have wanted had he conterest of the proposed medical consent ward, if	nt ward is in need of a temporary medical consent  Such need of days:  The temporary nority to consent, on behalf of the proposed medical procedures not prohibited by law that the proposed or she not been incapacitated and that is in the best known by the medical consent guardian. If the nown to the medical consent guardian, the medical	
consent ward under the provisions of O.C.G.A. § 3 to appoint	ged or willing to consent for the proposed medical 31-9-2 was absent. The petitioner moved the Court as	
temporary medical consent guardian, asserti	ng that he or she should serve because	

#### CONCLUSIONS OF LAW

The Court finds that the above-named proposed medical consent ward, hereinafter referred to as "the ward," is in need of a temporary medical consent guardian because the ward lacks sufficient understanding or capacity to make significant responsible decisions regarding his or her medical treatment or the ability to communicate such decisions by any means.

The temporary medical consent guardian is appointed for the sole and limited purposes of consenting to surgical or medical treatment or procedures on behalf of the ward that are not

prohibited by law and that the ward would have wanted had he or she not been incapacitated, if known to the medical consent guardian, or, if the ward's preferences are not known, that are in the best interest of the ward.

The temporary medical consent guardianship shall terminate on the earliest of:

- the Court's removal of the temporary medical consent guardian;
- (2) the effective date of the appointment of a permanent guardian under O.C.G.A. § 29-4-2;

(3)	the duration of the current hospitalization of the ward or the duration of a substantially continuous stay in another health care facility; or
(4)	60 days from the date of appointment of the temporary medical consent guardian.
and hereby is medical conso taking the req	THEREFORE ORDERED that
limited author are not prohib	FURTHER ORDERED that the temporary medical consent guardian has the sole and rity to consent to surgical or medical treatment or procedures on behalf of the ward that bited by law and that the ward would have wanted had he or she not been incapacitated ne medical consent guardian, or, if the ward's preferences are not known, that are in the of the ward.
IT IS [Initial one]	S FURTHER ORDERED that the temporary medical consent guardian:
is	s authorized to withdraw life-sustaining procedures; or
	s not authorized to withdraw life-sustaining procedures, unless hereafter authorized by he Court.
first class m	S FURTHER ORDERED that a copy of this order shall be hand delivered or mailed by ail to the ward, the medical consent ward's attorney, the medical consent guardian, the , and his/her/their attorney(s), if any.

SO ORDERED this \_\_\_\_\_ day of \_\_\_\_\_\_, 20 \_\_\_\_.

explain to the ward this order and the ward's rights under this order.

IT IS FURTHER ORDERED that the ward's legal counsel shall make reasonable efforts to

Judge of the Probate Court/Hearing Officer exercising the jurisdiction of the probate court pursuant to O.C.G.A. § 29-4-12 (d) (7) and/or § 29-5-12 (d) (7)

## **CERTIFICATE OF MAILING OF FINAL ORDER**

	ed (or handed) a copy of the final order appointing temporary medical
consent guardian to the m	edical consent ward, his/her attorney (his/her representatives), the
medical consent guardian, the	he petitioner(s), and petitioner's attorney(s).
_	• • • • • • • • • • • • • • • • • • • •
DATE	PROBATE CLERK/DEPUTY CLERK

	TE OF GEORGIA  NTY OF ESTATE NO
0001	LETTERS OF TEMPORARY MEDICAL CONSENT GUARDIANSHIP
From:	Judge of the probate court of said county.
TO:	, Medical Consent Guardian
RE:	, Medical Consent Ward Date of Birth
on beh	This Court has found that the above-named medical consent ward is in need of a temporary all consent guardian for the sole and limited purpose of the medical consent guardian consenting, all of the medical consent ward, to surgical or medical treatment or procedures that are not itted by law.
	This Court has designated you as such guardian, and you have taken your oath.
pruden	You have agreed that you are willing and able to become involved in the medical consents health care decisions and that you are willing to exercise reasonable care, diligence, and ice. You have also agreed to consent in good faith to medical or surgical treatment or procedures the proposed medical consent ward would have wanted had he or she not been incapacitated.
act in t	Where the proposed medical consent ward's preferences are not known, you have agreed to the proposed medical consent ward's best interest.
	These letters expire and the temporary medical consent guardianship terminates on the earliest
of:	<ol> <li>the Court's removal of the temporary medical consent guardian;</li> <li>the effective date of the appointment of a permanent guardian under O.C.G.A. § 29-4-2;</li> <li>the duration of the current hospitalization of the medical consent ward or the duration of a substantially continuous stay in another health care facility; or</li> <li>60 days from the date these letters are issued.</li> </ol>
proced	The temporary medical consent guardian (is) (is not) authorized to withdraw life-sustaining tures.
	Given under my hand and official seal, the day of, 20
	Judge of the Probate Court
_	E: The following must be signed if the judge does in the original of this document:]
Issued	by:
PROB	(Seal) ATE CLERK /DEPUTY CLERK

STATE OF GEORGIA COUNTY OF	ESTATE NO
OATH OF TEMPOR	RARY MEDICAL CONSENT GUARDIAN
Re: Estate ofMEDICAL CONSENT	WARD
•	n) that I will well and truly perform the duties required of me an of the above-named medical consent ward.
By taking this oath, I specifically agree	eed that I am:
care decisions; and (2) willing to exercise reaso	me involved in the proposed medical consent ward's health mable care, diligence, and prudence and to consent in good at or procedures which the proposed medical consent ward been incapacitated.
Where the medical consent war medical consent ward's best interest.	ard's preferences are not known, I agree to act in the proposed
I understand that I (am)(am no order of the Court).	ot) authorized to withdraw life-sustaining procedures (as per
	TEMPORARY MEDICAL CONSENT GUARDIAN
Sworn to and subscribed before me,	thisday of
	Clerk of the Probate Court