PROBATE COURT OF SENECA COUNTY, OHIO JAY A. MEYER, JUDGE

GUARDIANSHIP OF
CASE NO
JUDGMENT ENTRY APPOINTMENT OF GUARDIAN OF MINOR (R.C. 2111.02)
Upon hearing the application for appointment of guardian herein the Court finds that
(is a) (are) minor and that a guardianship is necessar
The Court further finds that all persons who were entitled to notice of the hearing thereon were given or waived notice thereof, that the minor is (not) over the age of fourteen years (and has (not) made selection of a guardian, whom the Court finds suitable), that the minor is a resident of this county or has legal settlement herein; that this Court has jurisdiction and that grounds exist for the Court to exercise that jurisdiction.
The Court therefore appoints, a
suitable and competent person, (limited) guardian of the (person and estate) of
minor,with the powers conferred as described, and limited to those powers contained in
the Letters of Guardianship issued by this Court.
The Court finds a second of the bearing against the
The Court and are letters of Counting was waived.
The Court orders Letters of Guardianship issue to
as provided by law.
Date Jay A. Meyer, Probate Judge