

**LOC. R. 57.15**  
**(FORMS REQUIRED TO CONFORM LEGAL NAME OF MINOR)**

1. Application to Conform Legal Name of Minor, form 21.9.
2. Affidavit in Support of Application to Conform Legal Name of Minor, form 21.09.
3. Consent to Name Conformity, form 21.13.
4. Judgment Entry Setting Hearing and Ordering Notice, form 21.11 (if necessary).
5. Notice of Hearing on Conforming Legal Name, form 21.12 (if necessary).
6. Judgment Entry Conforming Legal Name of Minor, form 21.10.
7. Release for Criminal Background Check, form 21.14.
8. Application to Waive Publication Requirement and Seal, form 21.6B (if necessary).

\*Please refer to Local Rule 75.9 for other documentation required in addition to those documents listed above.\*

**LOC. R. 75.9**  
**(NAME CHANGE AND NAME CONFORMITY PROCEEDINGS)**

**Name Change and Name Conformity Proceedings**

This Rule governs name change and name conformity proceedings under R.C. Chapter 2717.

**A. Choosing the Correct Proceeding**

A name change proceeding, a name conformity proceeding and a birth record correction proceeding serve different purposes. Each action has its own requirements. The Court will determine if the application is the appropriate procedure to accomplish the person's intent based on the circumstances.

A name change proceeding seeks to change all or part of a person's name to a different name going forward.

A name conformity proceeding is solely to correct misspellings, inconsistencies or errors on one or more official identity documents evidencing a person's current legal name. A name conformity corrects errors that occurred in the past. It does not change a person's name, but merely identifies conflicting problems in the person's official identity documents and corrects those problems by a Court Order so that all of the person's official identity

documents are consistent and conformed to prove the applicant's chain of identity and reflect the legal name the person currently uses.

A birth record correction proceeding only corrects clerical errors in the birth record of a person who was born in Ohio. A birth record correction proceeding may not be substituted for a name change proceeding or name conformity proceeding.

**B. Documentation Requirements on Name Change Proceedings**

An applicant seeking a name change must submit the required application and accompanying forms as described in Local Rule 57.14 or Local Rule 57.15, as applicable.

In support of the required forms, the applicant must provide photocopies of the following documents relating to the applicant or minor:

- Birth Certificate
- Social Security Card
- Driver's License or State issued ID Card (if any)

Upon review of the application and supporting documentation, the Court may order the submission of other documents the Court deems relevant to the application.

The applicant must redact (black out) social security numbers, driver's license numbers, and driver's license issuance and expiration dates on all documents submitted to protect the privacy and confidential information of the applicant or minor.

**C. Documentation Requirements on Name Conformity Proceedings**

An applicant seeking to conform a legal name must submit the required application and accompanying forms as described in Local Rule 57.14 or Local Rule 57.16, as applicable.

In support of the required forms the applicant must provide photocopies of all official identity documents relating to the applicant or minor with the application, including:

- Birth Certificate
- Social Security Card
- Driver's License or State issued ID Card (if any)
- Marriage Record (if any)
- Divorce Decree (if any)
- Passport (if any)
- All other documents for which name conformity is sought

Upon review of the application and supporting documentation, the Court may order the submission of other documents the Court deems relevant to the application.

The applicant must redact (black out) social security numbers, driver's license numbers, and driver's license issuance and expiration dates on all documents submitted to protect the privacy and confidential information of the applicant or minor.

D. Hearings on Adult Name Change and Adult Name Conformity Proceedings

Generally, the Court will require a hearing following a request for an adult name change or adult name conformity, however the Court shall have the discretion to dispense with the hearing when appropriate. In the event a hearing is scheduled, the Court will determine the manner, scope, and content of the hearing notice, however the applicant shall be responsible for serving the hearing notice.

E. Hearings on Minor Name Change and Minor Name Conformity Proceedings

In uncontested name change proceedings and name conformity proceedings for a minor in which the consent of both natural parents of the minor is filed simultaneously with the application, the Court generally will not require a hearing and will dispense with notice.

If an application for name change of a minor or application to conform name of a minor is filed without the written consent of both natural or adoptive parents, or if the Court determines that the application presents any irregularities or issues, the Court will schedule the application for a hearing. Notice of the hearing will comply with paragraph F of this Rule. The applicant must appear at the hearing. Children under 7 years of age are excused from the hearing on the application to change their name. Children who are 7 years of age or older must attend the hearing on the application to change their name. Attendance may be waived for good cause shown.

F. Service of Notice on Minor Name Changes and Minor Name Conformity Proceedings

Any parent or alleged father who has not consented to a minor's name change or name conformity will be served by the Court with notice of the hearing pursuant to Civ. R. 73. If a parent or alleged father's whereabouts are unknown, the Court will require the notice of hearing to be published, at the applicant's expense, to the parent or alleged father who has not consented in a newspaper of general circulation in Seneca County, one time at least 30 days before the hearing.

G. Criminal Records Check

Upon review of the application and supporting documentation, the Court may order a criminal records check. Any fee required for the criminal records check must be paid by the applicant.

#### H. Confidentiality

If an applicant for a name change or name conformity desires the proceeding and the record to be confidential, the applicant must file a request for confidentiality supported by an affidavit or other sufficient proof that notice of the hearing or public access to the record would jeopardize the applicant's personal safety. A proposed entry must accompany the request. If the Court grants the applicant's request, the Court will waive notice and permanently seal the file.