CONNECTICUT PROBATE COURTS

		CONFIDENTIAL	
RECEIVED:			
Instructions:	 A guardian appointed by the Probate Court as guardian may use this form to petition fo The petition should be filed in the court for guardian is filed or with the Probate Court that Also file Confidential Sheet, PC-505CI, with a contact the court regarding payment of service publication. For more information, see C.G.S. section 453 type or print in ink. Use an additional sheet 	r the appointment of a permanent g the probate district in which a petiti hat previously appointed the guardic confidential social security numbers. vice of process fees and, if applicable, a-616a and the Probate Court Rules of	uardian. ion for the removal of an of the minor child. , payment of newspaper notice
Probate Cou	urt Name	District Number	
In the Matter	of (Minor's name and address)	Place of Birth of Minor Child	Birth Date of Minor Child
	Hereinafter referred to as the minor child	d	
Tribe and Re (Name and a	eservation of Minor Child, if an Indian Child address)	as defined by 25 U.S.C. section 19	003 or by Pub. Act 23-113
Petitioner is	s: A guardian of the person of the minor child p	previously appointed by the court.	
	A person who has filed a petition for remova	l of guardian, in a proceeding before	e this court.
	A parent who is the sole guardian of the min	, ,	
United States	Ainor Child (For each parent, list name, address or Allied Nation (50 U.S.C. section 3931), In or by Pub. Act 23-113, and whether the parent	ss, telephone number, date of birth dian tribe and reservation, if a mer	, whether in military service of
1.		 a. Relationship to minor child: b. Date of birth: c. In military service of US or Allie d. Indian tribe and reservation: e. Legally incompetent Yes 	
2.		 a. Relationship to minor child: b. Date of birth: c. In military service of US or Allie d. Indian tribe and reservation: e. Legally incompetent Yes 	_
Petition/Appo	intment of Permanent Guardian		PC-505 Page 1 of 5

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CONFIDENTIAL In the Matter of If a parent listed above is a minor or legally incompetent, list the parents or guardian/conservator for the parent. (Include the name, address, telephone number and relationship.) 2. The mother was removed as guardian of the person of the minor child by the Probate Court, District _ by decree dated_ The father was removed as guardian of the person of the minor child by the Probate Court, District of by decree dated A petition to remove the mother/father as guardian of the person of the minor accompanies this petiton for appointment of a permanent guardian of the person of the minor child. The petitioner alleges that the whereabouts of the parents is unknown. The last-known address of the parents is: The following efforts have been made to obtain the current address for the parents: Guardian of the person, if not a parent or the petitioner (For each guardian, list name, address, telephone number and date of appointment as guardian.) The petitioner further represents that to the best of his or her knowledge and belief: is a proceeding is no proceeding pending or contemplated in Connecticut or any other state affecting the There custody of the minor child. There has been a proceeding has not been a proceeding in the past in Connecticut or any other state affecting the custody of the minor child. is lis not a current safety or service agreement between the Department of Children and Families and the parent/guardian of the minor child. There lis is not a current protective order or restraining order involving any party. If so, please attach. The minor child is not the subject of a pre-existing child support order.

Petition/Appointment of Permanent Guardian PC-505 REV. 07/23

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In the Matter of CONFIDENTIAL	
The petitioner represents that:	
The appointment of as permanent guardian of the person of the minor child is i	in
the best interest of the minor child AND <u>at least one</u> of the following statements is true:	••
consent(s) to the appointment of the permanent guardia	an.
The child was abandoned byin the sense that the parent has faile to maintain a reasonable degree of interest, concern or responsibility as to the welfare of the child.	:d
The child has been denied the care, guidance or control necessary for the child's physical, educational, moral or emotional well-being, by reason of acts of parental commission or omission by	
There has been a nonaccidental or inadequately explained serious physical injury to the child.	
There has been sexual molestation and exploitation, severe physical abuse or a pattern of abuse.	
There is no ongoing parent/child relationship, as defined in C.G.S. section 45a-717 (g), between the child and and to allow further time for the establishment or reestablishment of the parent/child relationship would be detrimental to the best interest of the child.	ıild
The child is found to be neglected, abused or uncared for as those terms are defined under C.G.S. section 46b-120 AN has been in the custody of the Commissioner of the Department of Children and Families for at least 15 months, AND parent,, has been provided specific steps to take to facilitate the return of the child to the parent pursuant to C.G.S. section 46b-129, AND the parent has failed to achieve such degree of personal rehabilitation as would encourage the belief that, within a reasonable time and considering the age and needs of the child.	the
The child has been found in a prior proceeding by the Probate Court for the District of or the Superior Court to have been neglected, abused or uncared for as those ter are defined under C.G.S. section 46b-120, AND the parent has failed to achieve such degree of personal rehabilitation would encourage the belief that, within a reasonable time and considering the age and needs of the child, such parent could assume a responsible position in the life of the child.	ms
The child is under seven years of age AND is neglected, abused or uncared for as those terms are defined in C.G.S. section 46b-120, AND the parent,, has failed, is unable or is unwilling to achieve such deg of personal rehabilitation as would encourage the belief that, within a reasonable time and considering the age and need of the child, such parent could assume a responsible position in the life of the child, AND such parent's parental rights another child were previously terminated pursuant to a petition filed by the Commissioner of Children and Families.	ree eds of
The parent,, has killed through deliberate, nonaccidental act another child of the parent C has requested, commanded, importuned, attempted, conspired or solicited such killing OR has committed an assault through deliberate and nonaccidental act that has resulted in serious bodily injury of another child of the parent.	R
The parent,, committed an act or acts that constitute sexual assault as described in sections 53a-70, 53a-70a, 53a-70b, 53a-70c, 53a-71, 53a-72, 53a-72b or 53a-73a, and the assault resulted in the conception of the child.	1
The parent,, was adjudged guilty of sexual assault under section 53a-70, 53a-70b, 53a-70c, 53a-71, 53a-72b or 53a-73a, and the assault resulted in the conception of the child.	à,
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The petitioner further represents that:

The minor child has resided with the proposed permanent guardian for at least one year.

Adoption of the minor child is not possible or appropriate.

The minor child is at least 12 years old and consents to the appointment of the proposed permanent guardian of the person.

The minor child is under 12 years of age, and the proposed permanent guardian is a relative or is already serving as the permanent guardian of at least one of the siblings of the minor child.

The proposed guardian is suitable and committed to assuming the rights and responsibilities as permanent guardian for the minor child until the minor child reaches the age of majority.

WHEREFORE, the petitioner requests that the court appoint	
as permanent guardian of the person of the minor child.	
The representations made in this petition are made under penalty of false statement.	

<u> </u>	
Signature of Petitioner	
Type or Print Name	
Date	

Proposed Permanent Guardians

Froposed Fernialient Guardians		
appointed permanent guardian, I will accept the position of trust:		
Signature		
Type or Print Name		-
Date of Birth		
Relationship to Minor, if any		
Address		
Telephone Number		
Date		
Signature		
Type or Print Name		
Date of Birth		
Relationship to Minor, if any		
Address		
Telephone Number		-
Date		
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In the Matter of CONFIDENTIAL

Consent to Appointment of the Permanent Guardian

I consent to the appointment of the above-named persons as permanent guardians of the minor child. I acknowledge that if a permanent guardian is appointed, I may not petition for reinstatement as guardian or petition to terminate the permanent guardianship, except if the permanent guardian becomes unable or unwilling to serve as permanent guardian of the minor. (Any consent of an incompetent or minor parent must be signed by a guardian ad litem. C.G.S. section 45a-621.)

Signature of Parent/Guardian	Duly Acknowledged Before Me	
Type or Print Name		
Date	Judge, Clerk, Notary Public, Comm. Sup. Ct.	
Signature of Parent/Guardian	Duly Acknowledged Before Me	
Type or Print Name		
Date	Judge, Clerk, Notary Public, Comm. Sup. Ct.	
Signature of Guardian ad Litem	Duly Acknowledged Before Me	
Type or Print Name		
Date	Judge, Clerk, Notary Public, Comm. Sup. Ct.	

Consent of Minor Child

I, the undersigned minor child, being at least 12 years of age, consent to the appointment of the proposed permanent guardian. C.G.S. section 45a-617.

Signature of Minor Child	Duly Acknowledged Before Me
Type or Print Name	
Date	Judge, Clerk, Notary Public, Comm. Sup. Ct.