PROBATE COURT OF JEFFERSON COUNTY, OHIO

IN THE MATTER OF THE GUARDIANSHIP OF	_
CASE NO	
APPLICATION FOR DEPOSIT IN LIEU OF BOND [R.C. 2109.13]	
Now comes and represents to the Court, in determining the amount bond to be required of as Guardian, that the value of the estate or funds coming into hands is such that it is deemed inexpedient to require security in the full amount prescribed by law. Said applicant further represents to the Court that as part of said estate or fund, there are certificates of stocks, bonds, notes, and other securities, as set forth below, which he desires to deposit with a savings bank, national bank or trust company, duly incorporated under the laws of this state or the United States, and qualified to a trust business in this state, as may be designated by order of this Court under the provisions of Revised Cocce 2109.13. Your applicant therefore prays that the Court may direct the deposit of such certificates of stocks, bonds, notes and other securities with such bank or trust company, and that after the filing of a receipt with this Court for such securities executed by such bank, acknowledging that such securities are held by it, subject to the order of the Court, that this Court may fix the amount of the bond required to be given by said applicant, with respect to the value of the remainder only of said estate or fund. Applicant's designation of depository:	to de
The following is a list of stocks, bonds, notes and other securities, hereinbefore referred to:	
Attorney Guardian	_
Attorney Registration No	