## PROBATE COURT OF JEFFERSON COUNTY, OHIO

IN THE MATTER OF THE GUARDIANSHIP OF _	
CASE NO	

	APPOINT	MENT OF GUA	JDGMENT ENTRY ARDIAN FOR INCOMPETENT F 11.02 and Sup.R. 66.04 and 66.06]	PERSON	
Upor	າ hearing the ap	plication for appoin	ntment of guardian herein, the Court finds t	hat	
			, the above-named Ward, is in	ncompetent by	reason of
			a	and therefore is	incapable
of taking pro	per care of	self and	property, and that a guardianship is r	necessary.	
The	Court further find	ds that all persons v	who were entitled to notice of the hearing t	:hereon were g	jiven or
waived notice	e thereof; that th	e incompetent is a	resident of this county or has legal settlem	nent herein; an	d that this
Court has jur	isdiction.				
It is t	herefore ordere	d that a (limited) gu	uardian of the (person and estate) be appo	inted.	
The	Court therefore	appoints	,	a suitable and	competent
person, (limit	ed) guardian of	the (person and es	state) of		, the
above-name	d Ward, incomp	etent, with the powe	ers conferred as described, and limited to	those powers of	contained in
the Letters of	f Guardianship i։	ssued by this Court	t. This appointment is in compliance with R	l.C. 2111.09.	
	The Court aբ	oproves/dispenses	with the bond.		
	The Court fir	nds a record of the	hearing was waived.		
The	Guardian shall c	omply with the requ	uirements of Sup.R. 66.06.		
The Court or	ders Letters of C	Guardianship issue	to		_as
provided by I	aw.				
The	Court further OF	RDERS:			
IT IS SO OR	DERED				
Date		-	FRANK W. NOBLE. JR., Probate	 e Judae	