

STATE OF INDIANA) IN THE SUPERIOR/CIRCUIT COURT _____
)
MADISON COUNTY) SS: CAUSE NO. 48 _____

IN RE THE GUARDIANSHIP OF

Child

**ORDER FOR PERMANENT GUARDIANS OF THE PERSON OVER
MINOR**

On _____(date) a hearing was held to determine whether the Guardianship should be made permanent. After the evidence was presented and being duly advised in the premises, the Court now enters the following facts and conclusions and issued this Order Thereon:

1. That the Court has jurisdiction over the parties and the subject matter in this case.
2. That _____(child) _____(age) _____(dob), and is incapacitated due to minority.
3. That the minor child does not possess any property, personal or real, for which to account.
4. That no other guardian has been appointed or is acting for the minor child in any other state.

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5. That the appointment of a guardian is necessary as a means of providing care and supervision of the physical person of the minor child, pursuant to IC 29-3-5-3.

6. That the mother _____ (natural mothers name) and the natural father _____ (natural fathers name), both consent and agree to the appointment of _____ (your name) for the child _____ (child).

IT IS, THEREFORE, ORDERED that Petitioner _____ (your name) are hereby appointed as legal guardian of _____ (child), minor child, and that said guardians shall serve without bond, and that the clerk shall issued Letters of Guardianship without any limitations to said guardians upon their taking an Oath. Said guardians are authorized to exercise all powers granted guardians of the person of a minor as set forth in IC 29-3-8-1 and IC 29-3-8-2.

SO ORDERED ON THIS _____ DAY OF _____ 20 _____.

JUDGE OF MADISON COUNTY SUPERIOR/CIRCUIT _____