AMENDMENTS TO THE RULES OF SUPERINTENDENCE FOR THE COURTS OF OHIO

The following amendments to the Standard Probate Forms in the Rules of Superintendence for the Courts of Ohio (new Forms 21.6 and 26.0 through 26.14) were adopted by the Supreme Court of Ohio. The history of these amendments is as follows:

August 31, 2015	Initial publication for comment
May 3, 2016	Final adoption by conference
July 1, 2016	Effective date of amendments

PROBATE COURT OF	COUNTY, OHIO
	, JUDGE
IN RE: CHANGE OF NAME OF	
то	(Present Name)
(Na	me Requested)
CASE NO	
AND	PUBLICATION REQUIREMENT SEAL FILE 2717.01(A)(4)]
Now comes this Court to waive the publication requirement sealed. The publication of notice in a newspap personal safety for the following reason:	, pursuant to R.C. 2717.01(A)(4), hereby requests and order the file in the above-captioned matter be er of general circulation will jeopardize the applicant's
☐ Exhibits attached in support of application.	
Attament for Anglianat	Angliana (la Cima atum
Attorney for Applicant	Applicant's Signature
JUDGMENT ENTRY WAIVING	PUBLICATION AND SEALING FILE
	equirement for the Application for Change of Name is matter be and hereby is sealed pursuant to R.C
	 Probate Judge

INSTRUCTIONS FOR PETITION FOR INVOLUNTARY TREATMENT FOR ALCOHOL AND OTHER DRUG ABUSE

[R.C. 5119.90-5119.98]

PLEASE READ VERY CAREFULLY!!

The employees of Probate Court are unable to provide assistance filling out forms

Everything on all pages must be filled out completely.

- PLEASE TYPE OR WRITE LEGIBLY.
- The person who is filing the Petition must set forth facts that someone is suffering from alcohol and other drug abuse and presents an imminent danger or imminent threat of danger to self, family, or others if not treated for substance abuse. The Petition must be signed by the person who is filing the paperwork in front of a notary public.
- The certificate of physician must be filled out completely by a physician that has examined the person who is suffering from alcohol and other drug abuse within two (2) days prior to the day the petition is filed with the court.
- The statement of treatment provider must be completed by the facility that is going to be providing the treatment.
- The person filing the paperwork is responsible for all fees, court costs, evaluation assessment costs, sheriff fees (if any apply), hearing fees, and treatment costs as stated in the Ohio Revised Code.
- The person filing the paperwork must place a security deposit for 50% of the total amount of the cost of treatment with the court at the time of filing of the petition and petitioner must sign a guarantee for the rest of the payment of treatment.

ALL MONEY IS DUE AT THE TIME OF FILING OF THE PETITION.

THERE WILL NOT BE ANY REFUNDS FOR THE INITIAL FILING COURT COSTS.

PROBATE COURT OF	COUNTY, OHIO
	_, JUDGE
IN THE INTEREST OF:	
CASE NO	
PETITION FOR INVOLUNTA ALCOHOL AND OTHE [R.C. 5119	ER DRUG ABUSE
RESPONDENT'S Residence Address:	
RESPONDENT'S Current Location (if different): _	
PETITIONER:	
PETITIONER'S Address:	
States that he/she is:	
☐ Spouse; ☐ Relative ☐	Guardian of the above named Respondent
PETITIONER further states that the name, address Respondent are (if known)	ss, and residence of person related to the
Parents or guardian:	
Spouse: Name and complete address Name and complete address	
Person having custody of Respondent:	
Nearest Relative: Name and complete address	piete address
Friend: Name and complete address	
PETITIONER believes that Respondent is a personabuse because: (state facts to support belief)	on suffering from alcohol and/or other drug
·	

		ves that the Respondent presents an imminent danger or lf, family, or others if not treated because: (state facts to	
Check	cone:		
	Certificate of Physician is attached. OR Respondent has refused all requests made by me, the Petitioner, to undergo a physician's examination.		
1.)	on is accompanied by: A security deposit in the Guarantee of Payment f	amount of \$ orm.	
Signature	e of Attorney	Signature of Petitioner	
Name of	Attorney (Please Print)	Name of Petitioner (Please Print)	
		Sworn before me and signed in my presence onof	
	_	Notary Public ON OF TREATMENT BY PETITIONER	
	A statement	from Facility MUST accompany this petition , the petitioner, has arranged for the treatment of	
	Name of Petitioner	, the petitioner, has arranged for the treatment of	
	Name of Respondent	to be facilitated by:	
Name	of Treatment Provider		
Full A	ddress of Treatment Prov	ider (Street, City, State, Zip Code)	

CASE NO. _____

CASE NO.	
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GUARANTEE OF PAYMENT

[R.C. 5119.93(D)(2)]

Pursuant to R.C. 5119.93(D)(2), either the Petitioner or other authorized person (spouse, relative or guardian) shall guarantee any and all costs and fees for examinations, hearing cost and treatment for the Respondent for alcohol and other drug abuse as may be herein after ordered by the Court. The GUARANTEE below shall be completed by either the Petitioner or other authorized person.

By my signature below, I do hereby assume responsibility for and GUARANTEE PAYMENT FOR ALL COSTS incurred on behalf of Respondent for all alcohol and other drug abuse treatment, including, but not limited to, initial examination and transportation costs, as hereinafter ordered by the Court.

Signature

Date

Relationship to Respondent (Petitioner, Spouse, Relative or Guardian)

Sworn before me and signed in my presence on ______ of ______, 20____

Notary Public

Name (Please Print)

Complete Billing Address

	PROBATE	COURT OF	COUNTY, OHIO
			JUDGE
IN THE INT	EREST OF: _		
CASE NO.			
		CERTIFICATE OF I	
Affiant states	s that he/she i	s a Physician as defined in (Chapter 4731 of the Ohio Revised Code.
		examined the above named ation, in his/her professional	Respondent on:opinion, the Respondent:
□does	☐ does not	suffer from alcohol and/or of	drug abuse
□does	☐ does not	present an imminent dange or others if not treated	er or imminent threat of danger to self, family,
□ does	☐ does not	present a substantial likelih	ood of such a threat in the near future; and
□ can	□ cannot	reasonably benefit from tre	atment
	at support Affi d for treatmen		t does suffer from alcohol and/or drug abuse
Type of Trea		Inpatient Outpatier	nt

CASE	

Affiant further certifies that he/she knows to provide the recommended treatment:	hat the following treatment facilities are willing and able to
Name of Treatment Provider	
Telephone Number of Treatment Provider	<u>_</u> ·
Name of Treatment Provider	
Telephone Number of Treatment Provider	_
Name of Treatment Provider	
Telephone Number of Treatment Provider	-
=	
P	hysician's Signature
<u>N</u>	lame and Title of Physician (Please Print)
Ţ	elephone Number of Physician
Ī	icense Number of Physician

PROBATE COURT	Γ OF	COUNTY, OHIO
-	, JUDG	E
IN THE INTEREST OF:		
CASE NO		
AFFIDAVIT	OF REFUSAL OF EXA [R.C. 5119.93(C)(1)]	AMINATION
I,		, Petitioner, filed in this Court a
Petition on	alleging that	
Respondent, is a person in need	of substance abuse treatme	ent by Court Order.
Respondent has refused a	all requests made by me, the	e Petitioner, to undergo a
physician's examination concerni	ng the possible need for su	bstance abuse treatment.
Petitioner's Printed Name		
Petitioner's Signature		
Sworn to and signed in my presence	e on day of	, 20
Notary Public		

PROBATE COURT OF	COUNTY, OHIO
	JUDGE
IN THE INTEREST OF:	
CASE NO	
STATEMENT OF TE	
Name of Treatment Provider	hereby agrees to provide the
appropriate treatment for	
Name of Res	spondent
Name of Treatment Provider Full Address of Treatment Provider (Street, City, State, &	& Zip Code)
Name of Contact Person at Treatment Provider	
Telephone Number for Treatment Provider	Fax Number for Treatment Provider
Estimated Time for Treatment	Estimated Cost of Treatment
Signature of Authorizing Agent at Treatment Provider	Date
Printed Name of Authorizing Agent at Treatment Provide	<u> </u>

PROBATE COURT OF	COUNTY	, ОНЮ
	, JUDGE	
IN THE INTEREST OF:		
CASE NO		
	ARING ON PETITION 119.94(B)(2)]	
To:		
You are hereby notified that a Hearir thatalcohol or other drug abuse.		
The Hearing is scheduled for at County Probate Court	at	o'clockM.
Attached is a copy of the Petition.		
	Judge	

	PROBATE COURT OF	COUNTY, OHIO	
	, JUDGE		
IN TH	E INTEREST OF:		
CASE	NO		
	NOTICE TO RESPO ORDER TO APPEAR FOR EXAM [R.C. 5119.94(B)(3	MINATIONS AND HEARING	
To:			
in nee	You are hereby notified that on Court a Petition alleging thated of involuntary treatment for alcohol and on is set for a Hearing before this Court at:	, filed is a person /or other drug abuse by Court Order. The	
Place	:County Probate Court,_	,	
Date:	Time:		
addict exam	nation and by a Qualified Health Profession assessment and diagnosis no later to nations will be held at:	nan 24 hours before the Hearing. These	
	<u>-</u> .		
Date:			
	You are hereby ordered to appear at both t	ne Court hearing and the examinations.	
	You are hereby notified that you have the fo	ollowing rights:	
	*You may retain counsel. If you are appointed counsel upon request.	indigent, you may be represented by Court-	

*You have the right to obtain an independent expert evaluation for the purpose of a physical examination for a drug and alcohol addiction assessment at your own expense.

[Reverse of Form 26.5]

	CASE NO.
Av. I I I	
Attached is a copy of the Petition.	
	 Judge/Magistrate
	oudge, magiculate
RETURN O	OF SERVICE
I delivered an original Notice to Respondent and a co above-named Respondent.	py of the Petition that was filed in this Court to the
	Process Server
	Date Served
	Date Oct ved

Effective Date: July 1, 2016

PROBA	TE COURT OF	COUNTY, OHIO
		_, JUDGE
IN THE INTEREST	OF:	
CASE NO.		
NOTIC	CE TO RESPONDENT A TO REPORT TO [R.C. 5119	
You are here Court a Petition alleg	by notified that on ging that her drug abuse by Court Ord	, filed in this _ is a person in need of involuntary treatmen er.
	suffers nt danger or imminent threat	from a qualified health professional that from alcohol and other drug abuse and of danger to self, family, or others as a result
By clear and an imminent danger	convincing evidence, the Cou or threat of danger to self, far	urt finds that presents mily, or others as a result of alcohol and other be hospitalized immediately at the
Place:		
	is to be held at the hos	pital until:
□ Date:	, Tin	ne:, or
☐ The time of the H	learing.	
The Petition is set fo	or a Hearing before this Court	at:
Place:	County Probate Co	urt,,
Date:	Time·	

CASE NO.	CASE NO.	
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You are hereby notified that you have the following rights:

- You may retain counsel. If you are indigent, you may be represented by Courtappointed counsel upon request.
- You have the right to obtain an independent expert evaluation for the purpose of a physical examination for a drug and alcohol addiction assessment at your own expense.
- Upon reporting to the hospital, you may make a reasonable number of phone calls or use other reasonable means to:

contact an attorney, a licensed physician, or a qualified health professional,

contact any other person or persons to secure representation by counsel or to obtain medical or psychological assistance.

You will also be provided with assistance in making calls if the assistance is needed or requested.

Attached is a copy of the Petition and the Certification by the qualified health professional.

Judge			

RETURN OF SERVICE

I delivered an original Notice to Respondent and a copy of the Petition that was filed in this Court to the above-named Respondent.

Process Server

Date Served

Effective Date: July 1, 2016

PROBATE COURT OF	COUNTY, OHIO
	, JUDGE
IN THE INTEREST OF:	
CASE NO	

RESPONDENT'S RIGHTS

[R.C. 5119.95]

1.	You are hereby notified that	it on					, ;	a petition	was filed
	in the	County,	Ohio,	Court	of	Common	Pleas,	Probate	Division,
	alleging that you:	_							

- suffer from alcohol and other drug abuse;
- present an imminent danger or imminent threat of danger to self, family, or others as a result of alcohol and drug abuse, or there exists a substantial likelihood of such a threat in the near future; and
- can reasonably benefit from treatment.
- 2. You have the right to:
 - 1. BE NOTIFIED AND BE PRESENT AT HEARING to determine whether or not you are in need of involuntary treatment for alcohol and other drug abuse by Court order.
 - 2. RETAIN A PHYSICIAN for the purpose of a physical examination and a qualified health professional for the purpose of a drug and alcohol assessment at your own expense.
 - 3. RETAIN COUNSEL if you are unable to afford an attorney, you will be represented by Court-appointed counsel.
 - 4. Make immediately a REASONABLE NUMBER of telephone calls or use other means to contact an attorney, physician, or a qualified health professional, or to contact some other person or persons to secure representation by counsel if you are hospitalized pending the hearing.

	PROBATE COURT OF		C	OUNTY, OHIO
		, JUD	GE	
IN THE IN	TEREST OF:			
CASE NO.	·			
	AFFIDAVIT O	F INDIGE	ENCY	
		, respo	ndent, be	eing first duly cautioned and
sworn, stat	es the following facts are true:			
1.	My current address is:			·
2.	I have lived at this address for:			·
3.	My current monthly income is:			
4.	My monthly source of income is:			
5.	My monthly expenses are:			
6.	I am responsible for the care of _			_persons
7.	I own the following:			
	Real Estate Bank Accounts Automobile(s) Other (stocks, bonds, IRA TOTAL OF ASSETS	, etc.)	\$ \$ \$	·
		Affiant, Re	esponder	 nt
Sworn to 20	before me and subscribed in my	presence	this	day of
		Notary Pu	ıblic	·
	EN ⁻	ΓRY		
	ideration of the Affidavit of Indigency appointment of Court-Appointed Co		t finds the	e respondent is indigent and
		Judge		·

PROBATE COURT OF	COUNTY, OHIO
	, JUDGE
IN THE INTEREST OF:	
CASE NO	
ENTRY APPO	DINTING COUNSEL
The Court finding that the Responden	t is indigent, the Court, under R.C. 5119.94(B)(3),
	, Attorney at Law, whose address is
Telephone No.	
In the event that the above captioned	d person is not indigent, the Court shall assess
costs to said person.	
	Judge/Magistrate
	Judge/Magistrate

F	PROBATE COURT OF		_ COUNTY, C	OHIO	
		, JUDGE	Ξ.		
IN THE INT	EREST OF:				
CASE NO.					
	PROBABLE CAUSE HEAR	ING DECISION	ON AND ENT	RY	
On_ the Petition	, this cause ca that was filed on b	me on to be he	eard upon evide	nce presente	d in
The Petition.	Court finds that the Petitioner was	examined und	er oath as to the	e contents of	the
	Court proceeded to hear the evi- Court finds that there is sufficient e				
	suffers from alcohol and other	drug abuse;			
	presents an imminent danger or others as a result of alcohol likelihood of such a threat in the	and drug abus	se, or there exis	•	•
	can reasonably benefit from tr	eatment.			
IT IS	ORDERED that a Full Hearing is t		(Date) (Address)	_at (Time)	_at _ to
	there is clear and convincing evid treatment for alcohol and other dr		espondent may ı	easonably	
Writto to notice.	en notice of said hearing shall be o	given by mail o	otherwise to all	persons enti	itled
		 Judge/Magist	rate		

PROBATE COURT	OF	_ COUNTY, OHIO
_	, JUDGE	
IN THE INTEREST OF:		
CASE NO		
ENTRY SETTIN	NG HEARING & ORDER	RING NOTICE
On	a Petition alleging	
to be in need of involuntary treatm	nent for alcohol and other dru	ug abuse by Court Order, was
filed in this Court by		·
A Probable Cause Hearing	was held on	and the
Court found that there is probable	cause to believe that the Re	espondent may reasonably
benefit from involuntary treatment	for alcohol and other drug a	abuse.
Therefore, it is ORDERED	that a Hearing on the Petitio	on will be heard before this
Court at		at
o'clockM., at	County Probate Court,	
	and that written	n notice of said hearing shall be
given by mail or otherwise to all p	ersons entitled to notice who	have not waived notice.

Judge

PROBATE COURT OF	COUNTY, OHIO
	, JUDGE
IN THE INTEREST OF:	
CASE NO	
SUMMON	NS
TO THE FOLLOWING NAMED RESPONDENT:	
YOU HAVE BEEN NAMED AS A RESPONDENT IN COUNTY COURT C	OF COMMON PLEAS, PROBATE
DIVISION,,	_, OHIO
BY F	PETITIONER.
A COPY OF THE PETITION IS ATTACHED HERETO PETITIONER'S ATTORNEY IS:	
(1) YOU WERE ORDERED TO APPEAR FOR A ME , AND FAILED TO A SUMMONED AND REQUIRED TO APPEAR AT	APPEAR. YOU ARE HEREBY
HOSPITAL BY	
(2) IF YOU FAIL TO COMPLY WITH THIS SUMMON ORDER TO BE TRANSPORTED BY THE SHERIFF HOSPITAL OR TREATMENT FACILITY.	
	By: Deputy Clerk

PROE	BATE COURT OF	COUNTY, OHIO
		, JUDGE
IN THE INTERES	T OF:	
CASE NO		
	ORDER T	O TRANSPORT
То	of	County, Ohio
All the prod	ceedings prescribed by lav	w mandate that
the respondent be	e admitted to the	, therefore,
you are command	ded forthwith to transport t	he respondent to the
	After ex	secuting this order you will make due return
thereof to this offi	ce.	
WITNESS	my signature and the sea	l of said Probate Court at,
Ohio this	day of	
		Probate Judge
		By: Deputy Clerk
	R	RETURN
Received t person to the plac	•	s day, and I executed the same by transporting the
		Sheriff/Person Appointed/Police Officer

P	ROBATE COURT OF $_$		_ COUNTY, OHIO
		, JUDGE	
INTE	REST OF:		
NO			
		ORDER	
On ed.		_, this cause came on	to be heard upon evidence
on		• • • • • • • • • • • • • • • • • • •	
The C	ourt finds that the Respond	ent is a resident of _	County, Ohio.
	•	evidence and by clea	r and convincing thereof, the
	suffers from alcohol and/or	r other drug abuse;	
	others as a result of alcoho	ol and/or drug abuse	or there exists a substantial
	can reasonably benefit from	m treatment.	
	•		
dent, riod n	attend treatment at		
٦.			
concl	usion, whether or not spec v.R. 53(D)(3)(a)(ii), unless t	ifically designated as he party timely and s	a finding of fact or conclusion of
			□ Judge
	INTE NO On ed. The Conds the	INTEREST OF: NO	ORDER On

FORM 26.14 - ORDER