	IN THE DISTRICT COURT IN AND STATE O	D FOR F OKLAHOMA	COUNTY	
THE	E THE MATTER OF GUARDIANSHIP OF: ,))))		
MIN	OR CHILD(REN).)		
	PETITION FOR GE	NERAL GUARD	<u>IANSHIP</u>	
herei	COMES NOW,n, and alleges and states as follows:		, the Petitioner	
1.	That he/she hereby petitions the Court guardian for the person and estate of		-	
2.	That Petitioner is a resident of County, Oklahoma and is otherwise qualified to act as guardian under the laws of the State of Oklahoma in that the Petitioner is not an incapacitated or partially incapacitated person; a convicted felon; bankrupt; insolvent; under any financial obligation to the wards; nor subject to a conflict of interest which would preclude or be detrimental to his/her ability to act in the best interest of the wards.			
3.	That Petitioner is the(state relations! Child(ren) and that he/she and the child	hip here)	the above named minor icant emotional relationship.	
4.	That	W	as born in	
	County,(state of child's birth)			
		and		
	(name of mother)	on the	day of	

(name of father)

, 20, and currently resides within
County, Oklahoma.
for as many children as you are including in the guardianship:
was born in (name of child)
(name of child) County, to (state of child's birth)
(state of child's birth)
and (name of mother)
on the day of (name of father)
, 20, and currently resides with in
County, Oklahoma.
was born in (name of child)
County, to
(state of child's birth)
and (name of mother)
on the day of (name of father)
, 20, and currently resides with in
County, Oklahoma.
was born in
(name of child) County, to (state of child's birth)
and (name of mother)
on the day of (name of father)
, 20, and currently resides with in

- 6. That so far as is known to the Petitioner, the prospective wards are not represented by counsel, nor are the prospective wards married; and that the prospective wards own an estate of only minimal value; and the Petitioner is a blood relative of the prospective wards and therefore no bond should be required.
- 7. That it is necessary and in the best interest of said child that Petitioner be appointed Guardian for the following reasons:

a.	The biological mother,	is presently
	not capable of providing appropriate care, custody and control of sa	aid child(ren),
	for the following reasons, inter alia, to wit:	

b. The biological father, ________, is presently not capable of providing appropriate care, custody and control of said child(ren), for the following reasons, inter alia, to wit:

Use additional paper if necessary. If the children do not have the same biological parents, use additional paper to describe why each parent is unfit.

- 8. That the prospective guardian has prepared a plan for the care and treatment of the prospective ward(s) and their estates and the said plan will be filed herein.
- 9. That it is the fear of Petitioner that if this Court does not take action regarding the physical placement of the minor child(ren) that the child(ren)'s health, safety, and wellbeing are in danger.

WHEREFORE, your Petitioner prays that she be appointed special guardian of the person and estate of the minor children, without delay, for the purpose of providing for the care, wellbeing, and educational needs of the minor children, while protecting the health and safety of the minor children. Petitioner further prays that he/she be appointed general guardian of the person and estate of the minor children upon Petitioner making application for hearing of general guardianship with this Court and upon the statutory requirements for notice of such hearing being given according to law.

Respectfully submitted:					
Signature of Petitioner					

VERIFICATION

STATE OF OKLAHOMA)	
COUNTY OF WASHINGTON) SS)	
	, of lawful	age and being duly sworn, says:
That he/she is the Petitioner in the foregoing Petition and knows the concorrect.		
Signature of Petitioner	_	
Subscribed and sworn before me this	day of	20
Notary Public		
	Commission Number:	
	My Commission Expire	s:

SEAL