### **Hamilton County Juvenile Court, Ohio**

www.juvenile-court.org

### CHILD CARE POWER OF ATTORNEY / CARETAKER AUTHORIZATION AFFIDAVIT

This packet was prepared for your convenience and ease in filing a child care power of attorney or a caretaker authorization affidavit. Both allow grandparents to exercise parental authority over grandchildren living with grandparents, but they are different:

- A power of attorney can only be filed by a grandparent along with a parent, guardian, or custodian of a child.
- A caretaker authorization affidavit can only be filed by a **grandparent** after reasonable attempts have been made to locate or contact the child's parents, guardian, or custodian.

This packet contains either a power of attorney or a caretaker authorization affidavit. Read through either document and determine if it's appropriate for your situation. Make certain that you understand and meet all requirements before filing out the documents. **Answer all questions completely and accurately.** Use **BLACK or BLUE** ink and type or neatly print all information. Use the appropriate enclosed checklist to complete the following steps:

- 1. The Child Care Power of Attorney (Form 1349) or the Caretaker Authorization Affidavit.

  Same set of parents with more than one child can share the same case number, however pages 1 & 2 one child each. Different set of parents must have a different case number.
- 2. The Child Custody Affidavit: The Petitioner is the Grandparent and signature must be notarized.
- 3. Each must **be signed and notarized** by an Ohio notary public. The Clerks Office has Notary's for your convenience.
- 4. File the Power of Attorney or Caretaker Authorization Affidavit in the appropriate court within 5 days, along with the:

Child Custody Affidavit Party Information Form Checklist

5. The documents can be filed by mailing or bringing them to:

Hamilton County Juvenile Court Clerk's Office 800 Broadway Cincinnati, OH 45202-1332

There is no filing fee or Court date. Questions concerning these instructions may be addressed to a Deputy Clerk at 513-946-9431. Any legal questions should be addressed by an attorney. **Legal questions cannot be answered by Court staff.** 

**Termination/Revoke:** Termination for the Grandparent to file and Revoke is for the Parent to file. Documents are available in the Clerk's Office. Various parties must be notified upon termination.

## HAMILTON COUNTY JUVENILE COURT, OHIO

#### Grandparent Power of Attorney (POA) Checklist Caretaker Authorization Affidavit (CAA) Checklist

Check off all statements which are true. If any statement is not true, do not check the statement. The POA/CCA cannot be filed unless all statements are checked off as being true.

	The POA/CAA form is:	☐ Provided by the Court. ☐ Identical in content as the Court's.
	The form is legible (all information	n is readable).
	The POA is signed by at least one	of the child's parents
	The POA contains the address of e	ach signing parent.
	The POA contains the name, addre	ess, and county of residence of the grandparent(s) named as having the POA.
	The grandparent's residence is in t	he state of Ohio.
	The POA/CAA contains the name	of the child and the child's date of birth.
	The child is under the age of 18.	
		mplete and legible answers to all questions set forth on the Affidavit in Compliance with Form Required for Filing of Power of Attorney / Caretaker Authorization Affidavit
	permanent, or legal custody, or for	regarding the child for: the appointment of a guardian or for an adoption; temporary, placement in a planned permanent living arrangement; an ex parte emergency order; on, annulment, or allocation of parental rights responsibilities.
	The POA/CAA is correctly notarize	sed (Signed and dated by an Ohio notary public, sealed and stamped).
	The POA/CAA was signed and not	tarized within the past five days.
	There is no other non-expired POA	A or Caretaker Authorization Affidavit (CAA) existing with the court regarding the child.
	The CAA is signed by the grandpa	rent(s)
	The CAA contains the address, dri	ver's license # or State ID card #, and date off birth of the signing grandparents.
The foll	owing statement must be true only i	f one parent has signed the POA and the address of the non-custodial parent is known.
	The POA is accompanied by a recocustodial parent.	eipt showing that notice of the creation of the POA was sent by certified mail to the non-

This document should be filed with the POA/CAA

## **Hamilton County Juvenile Court, Ohio**

		Case Number		
		Power of Atto	rney	
Child(ren) Names				
I/We (Parent 1)	and/o	r (Parent 2)		the
undersigned, (Parent 1) live at	t <u></u>	City	St	Zip
and/or (Parent 2) live at		City	St	Zip
in the county of state	e of, hereby appoint the chil	ld's Grandparent		and
Grandparent	that live at		<del> </del>	_
CityZip_	in the county of	in the state of Ohio	o, with whom the	child of
	an, or custodian is residing, my attorney in			
	ody, and control of the Child			
Child	DOB			
Child	DOB			
Child	DOB	<del></del>		
Child	DOB	, except my authority t	to consent to marr	iage or adoption
of the Child(ren)	······			,
the rights and responsibilities hereby attorney include the ability to enroll all school- related matters regarding rights in any future proceedings conc	granted, as fully as I/We might do if personally the child in school, to obtain from the school d the child, and to consent to medical, psycholog terning the custody of the child or the allocation tody of the child. This transfer does not terminate	y present. The rights, I(We) am/are istrict educational and behavioral i ical, or dental treatment for the chi of the parental rights and responsi	transferring under to information about the ld. This transfer doe ibilities for the care of	this power of e child, to consent to s not affect my/our of the child and does
I(We) hereby certify that I/We am tra exists:	nsferring the rights and responsibilities designa	ted in this power of attorney becau	use one of the follow	ing circumstances
(c) Temporarily unable to provide adeq	ted or about to be incarcerated, (b) Temporarily quate care and supervision of the child because yed or otherwise uninhabitable, or (e) In or about	of my physical or mental condition	, (d) Homeless or wi	ithout a residence
(2) I/We am/are a/the parent of the child	d, the child's other parent is deceased, and I/We	have authority to execute the pow	ver of attorney; or	
(3) I/We have a well-founded belief th	at the power of attorney is in the child's best int	erest.		
	re not transferring my/our rights and responsibing participate in the academic or interscholastic			

I/We understand that this document does not authorize a child support enforcement agency to redirect child support payments to the grandparent designated as attorney in fact I/We further understand that to have an existing child support order modified or a new child support order issued

Page 1 of 4 Form 1349

administrative or judicial proceedings must be initiated.

	Case Number	
If there is a court order naming me the residential parent and legal custodian of parent signing this document, I hereby certify that one of the following is the		the sole
(1) I have made reasonable efforts to locate and provide notice of the creation that parent;	n of this power of attorney to the other parent and have been unab	ole to locate
(2) The other parent is prohibited from receiving a notice of relocation; or		
(3) The parental rights of the other parent have been terminated by order of a	juvenile court.	
This <b>POWER OF ATTORNEY</b> is valid until the occurrence of whichever of <b>ATTORNEY</b> in writing; <b>(2)</b> the child ceases to reside with the grandparent of terminated by court order; <b>(4)</b> the death of the child who is the subject of the attorney in fact.	designated as attorney in fact; (3) this POWER OF ATTORNE	Y is
WARNING: DO NOT EXECUTE THIS POWER OF ATTORNEY IF ANY STATEMENT MA 2921.13 OF THE REVISED CODE, PUNISHABLE BY THE SANCTIONS UNDER CHAPTER MONTHS, A FINE OF UP TO \$1,000, OR BOTH.		
Parent/Custodian/Guardian's signature	Parent/Custodian/Guardian's signature	
Grandparent designated as attorney in fact (signature)	Grandparent designated as attorney in fact (sig	nature)
State of Ohio County of	day of, 20	·
, Notary Pu	blic	

#### **Notices:**

- 1. A power of attorney may be executed only if one of the following circumstances exists: (1) The parent, guardian, or custodian of the child is: (a) Seriously ill, incarcerated or about to be incarcerated; (b) Temporarily unable to provide financial support or parental guidance to the child; (c) Temporarily unable to provide adequate care and supervision of the child because of the parent's, guardian's, or custodian's physical or mental condition; (d) Homeless or without a residence because the current residence is destroyed or otherwise uninhabitable; or (e) In or about to enter a residential treatment program for substance abuse; (2) One of the child's parents is deceased and the other parent, with authority to do so, seeks to execute a power of attorney; or (3) The parent, guardian, or custodian has a well-founded belief that the power of attorney is in the child's best interest.
- 2. The signatures of the parent, guardian, or custodian of the child and the grandparent designated as the attorney in fact must be notarized by an Ohio notary public.
- 3. A parent, guardian, or custodian who creates a power of attorney must notify the parent of the child who is not the residential parent and legal custodian of the child unless one of the following circumstances applies: (a) the parent is prohibited from receiving a notice of relocation in accordance with section 3109.051 of the Revised Code of the creation of the power of attorney; (b) the parent's parental rights have been terminated by order of a juvenile court pursuant to Chapter 2151. of the Revised Code; (c) the parent cannot be located with reasonable efforts; (d) both parents are executing the power of attorney. The notice must be sent by certified mail not later than five days after the power of attorney is created and must state the name and address of the person designated as the attorney in fact.
- 4. A parent, guardian, or custodian who creates a power of attorney must file it with the juvenile court of the county in which the attorney in fact resides, or any other court that has jurisdiction over the child under a previously filed motion or proceeding. The power of attorney must be filed not later than five days after the date it is created and be accompanied by a receipt showing that the notice of creation of the power of attorney was sent to the parent who is not the residential parent and legal custodian by certified mail.
- 5. A parent, guardian, or custodian who creates a second or subsequent power of attorney regarding a child who is the subject of a prior power of attorney must file the power of attorney with the juvenile court of the county in which the attorney in fact resides or any other court that has jurisdiction over the child under a previously filed motion or proceeding. On filing, the court will schedule a hearing to determine whether the power of attorney is in the child's best interest.
- 6. This power of attorney does not affect the rights of the child's parents, guardian, or custodian regarding any future proceedings concerning the custody of the child or the allocation of the parental rights and responsibilities for the care of the child and does not give the attorney in fact legal custody of the child.
- 7. A person or entity that relies on this power of attorney, in good faith, has no obligation to make any further inquiry or investigation.
- 8. This power of attorney terminates on the occurrence of whichever of the following occurs first: (I) the power of attorney is revoked in writing by the person who created it; (2) the child ceases to live with the grandparent who is the attorney in fact; (3) the power of attorney is terminated by court order; (4) the death of the child who is the subject of the power of attorney; or (5) the death of the grandparent designated as the attorney in fact.

If this power of attorney terminates other than by the death of the attorney in fact, the grandparent who served as the attorney in fact shall notify, in writing, all of the following:

- (a) Any schools, health care providers, or health insurance coverage provider with which the child has been involved through the grandparent;
- (b) Any other person or entity that has an ongoing relationship with the child or grandparent such that the other person or entity would reasonably rely on the power of attorney unless notified of the termination;
- (c) The court in which the power of attorney was filed after its creation; and
- (d) The parent who is not the residential parent and legal custodian of the child who is required to be given notice of its creation. The grandparent shall make the notifications not later than one week after the date the power of attorney terminates.
- 9. If this power of attorney is terminated by written revocation of the person who created it, or the revocation is regarding a second or subsequent power of attorney, a copy of the revocation must be filed with the court with which that power of attorney was filed.

#### Additional information:

#### To the grandparent designated as attorney in fact:

- 1. If the child stops living with you, you are required to notify, in writing, any school, health care provider, or health care insurance provider to which you have given this power of attorney. You are also required to notify, in writing, any other person or entity that has an ongoing relationship with you or the child such that the person or entity would reasonably rely on the power of attorney unless notified. The notification must be made not later than one week after the child stops living with you.
- 2. You must include with the power of attorney the following information:
- (a) The child's present address, the addresses of the places where the child has lived within the last five years, and the name and present address of each person with whom the child has lived during that period;
- (b) Whether you have participated as a party, a witness, or in any other capacity in any other litigation, in this state or any other state, that concerned the allocation, between the parents of the same child, of parental rights and responsibilities for the care of the child and the designation of the residential parent and legal custodian of the child or that otherwise concerned the custody of the same child;
- (c) Whether you have information of any parenting proceeding concerning the child pending in a court of this or any other state;
- (d) Whether you know of any person who has physical custody of the child or claims to be a parent of the child who is designated the residential parent and legal custodian of the child or to have parenting time rights with respect to the child or to be a person other than a parent of the child who has custody or visitation rights with respect to the child;
- (e) Whether you previously have been convicted of or pleaded guilty to any criminal offense involving any act that resulted in a child being an abused child or a neglected child or previously have been determined, in a case in which a child has been adjudicated an abused child or a neglected child, to be the perpetrator of the abusive or neglectful act that was the basis of the adjudication.

#### To school officials:

- 1. Except as provided in section 3313.649 of the Revised Code, this power of attorney, properly completed and notarized, authorizes the child in question to attend school in the district in which the grandparent designated as attorney in fact resides and that grandparent is authorized to provide consent in all school-related matters and to obtain from the school district educational and behavioral information about the child. This power of attorney does not preclude the parent, guardian, or custodian of the child from having access to all school records pertinent to the child.
- 2. The school district may require additional reasonable evidence that the grandparent lives in the school district.
- 3. A school district or school official that reasonably and in good faith relies on this power of attorney has no obligation to make any further inquiry or investigation.

#### To health care providers:

- 1. A person or entity that acts in good faith reliance on a power of attorney to provide medical, psychological, or dental treatment, without actual knowledge of facts contrary to those stated in the power of attorney, is not subject to criminal liability or to civil liability to any person or entity, and is not subject to professional disciplinary action, solely for such reliance if the power of attorney is completed and the signatures of the parent, guardian, or custodian of the child and the grandparent designated as attorney in fact are notarized.
- 2. The decision of a grandparent designated as attorney in fact, based on a power of attorney, shall be honored by a health care facility or practitioner, school district, or school official.

# HAMILTON COUNTY JUVENILE COURT, OHIO 78 AFFIDAVIT IN COMPLIANCE WITH § 3127.23 OHIO REVISED CODE

			CASE NUMI	3EK:	
Minor Child(ren) Names					
Upon being duly swor	en, the undersigning Petitioner(s	s),			
and		he	rein state the fol	lowing:	
				C	
	currently reside with				
of	(Complete Address)			Phone:(	)
	(Complete Address)	City	State Zi <sub>j</sub>	p	
List the current address	as of each person in # 2 above.		lived with Com		ess and Zip Code Dates: From - To
The petitioner(s) parti	cipated as a party, witness or ir r in this state or any other state.	n another capaci	ty with any other	· litigation c	oncerning custody ES, please explain
child or children eithe					

Name of Person lived with	Comp	olete Address and Zip Coo	de		Relations
The child or children the subjection NO Don't Know					
The biological parents are:		Currently Married Divorced		Separated but Legally Never Married	Married
A social service agency such a Family Services, currently inv				_	
YES, explain					
Do you have history of charge criminal offense that involved provide details					
Do you have history of charge criminal offense that involved	an act that	t resulted in a child being	abandone	d, abused or neglected	NO,Y
Do you have history of charge criminal offense that involved provide details  The petitioner(s) included a sep child or children being jeopardi	arate sworzed by the	rn affidavit or pleading co	oncerning t	the health, safety or liberty on as outlined in section D	NO,

CASE NUMBER:

## HAMILTON COUNTY JUVENILE COURT, OHIO PERSONAL IDENTIFICATION FORM

		CASE NUMBER:		
1.	Child(ren) Information below:			
	Name:	DOB:		_ Sex:
	Name:	DOB:		_ Sex:
	Name:	DOB:		_ Sex:
	Name:	DOB:		_ Sex:
	Name:	DOB:		_ Sex:
	Name:	DOB:		_ Sex:
2.	Parent (1) Name	(Alias)	DOE	3
	Complete Address	City	ST	_ Zip
	E-mail	Phone Number ()		
3.	Parent (2) Name	(Maiden/Alias)	DOB	
	Complete Address	City	ST	_ Zip
	E-mail	Phone Number ()		
4.	Presumed/Alleged Father's Name	(Alias )	DO	В
	Complete Address	City	ST	Zip
	E-mail	Phone Number ()		
5.	Complainant/Petitioner relationship with child(ren)			
6.	Complainant/Petitioner #1 Name		DC	оВ
	Complete Address	City	ST	Zip
	E-mail_	Phone Number ()		
7.	Complainant/Petitioner #2 Name		DO	В
	Complete Address	City	ST	Zip
	E-mail	Phone Number ()		

## HAMILTON COUNTY JUVENILE COURT, OHIO

ustody/Visitation/Del	<b>Plaintiff v Defendant</b> inquent list <b>child(ren</b> )				
			CASE NUMBER		
se Type:		Charges:			
Civil		Delinque	nt/Criminal	Delinquent/Criminal	
nearing is sched	uled on	the date	20, at	:Al	M / PM.
ge / Magistrate	:		Case Manager:		
pe of Form:	(Summons) (Subpo	oena) or (Notice) (List one seesses Attorney/Parties	election for each address listed	below.)	
pe of Mail Serv		d) (Personal) (Residential)	or (Publication) (List one	selection for each address	listed below.)
Form	Service	Name			
		Address			Zip
					<b>r</b>
Form	Service	Name			
Form	Service				Zip
Form	Service Service	Name			
Form		Name Address Name			Zip
		Name Address			
		Name Address Name			Zip
Form	Service	Name  Address  Name  Address			Zip
Form	Service	Name Address Name Address			Zip
Form	Service Service	Name Address  Name Address  Name Address			Zip
Form Form	Service  Service  Service  Service	Name Address Name Address Name Address	Post Office as Refused or Ui	nclaimed, I request ordin	Zip
Form  Form  have requested ceordance with Civ.I	Service  Service  Service  Service  Action (Service, and the R. 4.6(C), (D), and (E).	Name Address Name Address Name Address Name Address			Zip