STATE OF MAINE

	COUNTY PROBATE COURT	DOCKET NO
In Re:	Respondent	ORDER ON PETITION FOR APPOINTMENT OF EMERGENCY GUARDIAN
Court f	Upon Petition for appointment of Emergency Guardian, finds:	or upon Petition for appointment of Guardian, the
1.	Petitioner's Affidavit pursuant to 18-C M.R.S. § 5-312(3)(c) has been filed.	
2.	substantial risk of abuse, neglect or exploitation Notice, if provided to	Following reason(s): would place the Respondent at ;, would not be effective; and/or is good cause not to provide notice to
3.	☐ A hearing occurred on ☐ Based on Petitioner's Affidavit or testimony, no	
4. adult's	The Court finds that (i) appointment of an emergency graphysical health, safety or welfare; (ii) no other person apparatances; and (iii) there is reason to believe that a basis for a THEREFORE, IT IS ORDERED:	pears to have authority and willingness to act in the
1.	Thatofof	Address
be and	hereby is appointed Emergency Guardian ofNa	me of Respondent

2. emergen	That the Emergency Guardian shall have the following powers and orgency:	luties necessary to address the	
	☐ To have custody of the Respondent, to establish the Respondent's place of abode, and to place the Respondent in any hospital or other institution for care in the same manner as otherwise provided by law		
	☐ To make provisions for the care, comfort and maintenance of the Respondent and to take reasonabl care of the Respondent's clothing, furniture, vehicles and other personal effects.		
	☐ To give or withhold consents or approvals related to medical or other professional care, counsel, treatment or services of the Respondent.		
	\Box Other, as follows: ³		
_	That the Emergency Guardian shall file with this Court a report of the regency Guardian hereof and shall file with this Court copies of all medical fired by the Court.		
Guardia	This appointment shall not exceed 60 days from the entry of this emerdian's authority may be extended once for not more than 120 days.	ergency Order. The Emergency	
docket ti	Pursuant to M.R.Prob.P. 79(a) and at the specific direction of the Coret that this Order is incorporated by reference.	urt, the Register shall enter on the	
Dated:	d: Judge of Proba	ate	
	C M.R.S. § 5-312(3)(E) & (4). he Court appoints an emergency guardian without notice and hearing, wi	thin 48 hours after the appointment, th	

² If the Court appoints an emergency guardian without notice and hearing, within 48 hours after the appointment, the Court must notify the Respondent, Respondent's attorney and other persons determined by the Court. If any person so notified by the Court objects to the appointment, the Court must hold a hearing within 14 days after receiving the objection. See 18-C M.R.S. § 5-312(4).

³ 18-C M.R.S. § 5-314.