

**LOC.R. 66.16 EMERGENCY GUARDIANSHIP**

- A. The Court will consider an emergency guardianship only upon a clear and convincing showing that an emergency exists, and it is reasonably certain that immediate action is required to prevent significant injury to the person or estate of the minor or adult incompetent person.
- B. The application must be accompanied by a statement of expert evaluation, form PC-G-17.1A, along with a supplement for emergency guardian, form PC-G-17.1B. Both documents must be completed by either a medical doctor or clinical psychologist.
- C. The application for emergency guardianship along with the statement of expert evaluation and the supplement for emergency guardian must be approved by a magistrate or the Judge of this Court to be scheduled for a hearing.
- D. The hearing will be conducted in compliance with §2111.02 Ohio Revised Code and Civil Rule 53.