ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Ad	ddress) Telephone Number:	FOR COURT USE ONLY
ATTORNEY FOR (Name):	PETITIONER RESPONDENT SELF-REPRESENTE	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF VENTURA		
4353 E. VINEYARD AVE., OXNARI		
	,	_
IN THE MATTER OF THE GUARDIAN		
		CASE NUMBER:
	APPLICATION	
FOR TEMPORA	RYGUARDIANSHIP	
	ules of Court, rules 7.1012, 3.1203 . Court Rule 10.01(C)]	

[Fill out and file this form if you want an ex parte/emergency hearing. You must give verbal notice of the date, time and location of the ex parte hearing no later than 10:00 a.m. the court day before the hearing, unless the judge excuses that requirement. You must also file a completed proof of notice with the court (Declaration of Ex Parte Notice VN028).]

1.	l,	_ (petitioner's name) am
	applying for an ex parte/emergency appointment of a temporary guardian.	
2.	The proposed ward is currently living with me and has been living with me (<i>date</i>).	since
3.	A Ventura County social worker has instructed me to obtain a guardianshi will be placed into foster care. The social worker's name is	p immediately or the children
4.	The mother has signed the consent form agreeing to this guardianship.	
5.	Although the mother has not signed the consent form, I believe the mother	will agree to this guardianship.

- 6. The father has signed the consent form agreeing to this guardianship.
- 7. Although the father has not signed the consent form, I believe the father will agree to this guardianship.

8. Ex parte appointment is necessary because immediate and substantial harm will come to the proposed ward for the following reasons: (*check all that apply*)

A. The proposed ward will suffer immediate and substantial harm if appointment of the temporary guardian is delayed during the five-day required notice period because (*describe in detail all facts to support why delay will cause substantial harm to the minor child(ren)*):

B. C. The proposed ward's custodial parent has died or is incapacitated and the petitioner's is the custodial parent's nominee: (state who is/was the child(ren)'s custodial parent, whether that parent has died or is incapacitated; if incapacitated describe in what way, and identify and attach the document in which the

continued on attachment C

custodial parent nominated the petitioner to be guardian)

D. There is a medical emergency that is immediate and substantial and treatment (1) is reasonably unavailable and (2) cannot be deferred for the notice period because of the proposed ward's pain or extreme discomfort or a significant risk of harm: (*describe in detail all facts that support this contention*)

continued on attachment D

E. Other (state in detail facts that support any other reason why an ex parte/emergency temporary guardianship hearing should be scheduled):

continued on attachment E 9. Good cause exists for no notice of any kind to be given to _____ of this ex parte application. The good cause is: Verbal notice of the date, time and location of this ex parte application was given no later than 10:00 a.m. the court day before the hearing to: I declare under penalty of perjury under the laws of the State of California that the information above is true and correct. Dated: at _____ (Print name) (Signature)