- RCW 13.90.020 Petition for guardianship—Requirements. (1) A vulnerable youth may petition the court that a vulnerable youth guardianship be established for him or her by filing a petition in juvenile court under this chapter. The proposed guardian must agree to join in the petition, and must receive notice of the petition.
- (2) To be designated as a proposed guardian in a petition under this chapter, a person must be age twenty-one or over, suitable, and capable of performing the duties of guardian under RCW 13.90.040, including but not limited to parents, licensed foster parents, relatives, and suitable persons.
 - (3) The petition must allege and show that:
- (a) Both the petitioner and the proposed guardian agree to the establishment of a guardianship;
- (b) The youth is between the ages of eighteen and twenty-one years;
- (c) The youth is prima facie eligible to apply for classification under 8 U.S.C. Sec. 1101(a)(27)(J);
 - (d) The youth requests the support of a responsible adult; and
- (e) The proposed guardian agrees to serve as guardian, and is a suitable adult over twenty-one years old who is capable of performing the duties of a guardian as stated in RCW 13.90.040.
- (4) There must be no fee associated with the filing of a vulnerable youth guardianship petition by or for a vulnerable youth under this section. [2017 c 279 § 4.]