FIRST ENGROSSMENT

Sixty-fourth Legislative Assembly of North Dakota

ENGROSSED SENATE BILL NO. 2168

Introduced by

Senators J. Lee, Armstrong, Nelson

Representatives Delmore, Klemin, Weisz

- 1 A BILL for an Act to create and enact a new section to chapter 30.1-28 of the North Dakota
- 2 Century Code, relating to confidentiality of reports and personal information in guardianship
- 3 proceedings; and to amend and reenact section 30.1-28-03, subsection 5 of section 30.1-28-04,
- 4 subsection 2 of section 30.1-28-05, subsections 1 and 2 of section 30.1-28-09, section
- 5 30.1-28-10.1, subsections 5, 8, and 9 of section 30.1-28-12, and subsection 2 of section
- 6 30.1-29-01 of the North Dakota Century Code, relating to petitions, guardians ad litem, reports,
- 7 contents of court orders, service of orders and notice requirements in guardianship
- 8 proceedings, emergency guardians, guardian duties and annual reports, and the appointment of
- 9 a conservator.

10 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 11 SECTION 1. AMENDMENT. Section 30.1-28-03 of the North Dakota Century Code is
- 12 amended and reenacted as follows:

30.1-28-03. (5-303) Procedure for court appointment of a guardian of an incapacitated person.

- Any person interested in the welfare of an allegedly incapacitated person may petition
 for the appointment of a guardian. No filing fee under this or any other section may be
 required when a petition for guardianship of an incapacitated person is filed by a
 member of the individual treatment plan team for the alleged incapacitated person or
- 19 by any state employee in the performance of official duties.
- 20 2. The petition for appointment of a guardian must state:
- a. The name, address, and corporate or agency status of the petitioner, and its
 connection with or relationship to the proposed ward;
- b. The name, age, and address of the proposed ward;

1		C.	The name and address of any person or institution having care or custody over
2			the proposed ward;
3		d.	The names and addresses of the spouse, parents, and adult children or, if none,
4			any adult siblings and any adult with whom the proposed ward resides in a
5			private residence, or, if none, the nearest adult relative;
6		e.	A brief description of and the approximate value of the real and personal property
7			and income of the proposed ward, so far as they are known to the petitioner;
8		f.	The extent of the guardianship authority sought, including whether the nominated-
9			guardian seeks to have full authority, limited authority, or no authority in each
10			area of residential, educational, medical, legal, vocational, and financial
11			decisionmaking unless the petitioner is undecided on the extent of authority in
12			any area, in which case the petition must state the specific areas in which the
13			authority is sought;
14		g.	The occupation and qualifications of the proposed guardian;
15		h.	The name and address of the attorney, if known, who most recently represented
16			the proposed ward;-and
17		i.	A statement alleging specific facts establishing the necessity for the appointment
18			of a guardian . ;
19		<u>j.</u>	The name and address of any current conservator appointed for the proposed
20			ward;
21		<u>k.</u>	The name and address of any person designated as an attorney in fact or agent
22			in a power of attorney or as an agent in a health care directive;
23		<u>l.</u>	The name and address of any representative payee for the proposed ward;
24		<u>m.</u>	That less intrusive alternatives to guardianship have been considered; and
25		<u>n.</u>	In the form of an attached recent statement, the physical, mental, and emotional
26			limitations of the proposed ward, from a physician, mental health services
27			provider, or other healthcare provider, if available.
28	3.	Upo	n the filing of a petition, the court <u>promptly</u> shall set a date for hearing on the
29		issu	es of incapacity, appoint an attorney to act as guardian ad litem, appoint a
30		phys	sician or clinical psychologist to examine the proposed ward, and appoint a visitor

1		to in	terview the proposed guardian and the proposed ward. <u>The proposed guardian</u>
2		<u>shal</u>	l attend the hearing on the petition unless excused by the court for good cause.
3	4.	The	duties of the attorneyguardian ad litem include:
4		a.	Personally interviewing the proposed ward;
5		b.	Explaining the guardianship proceeding to the proposed ward in the language,
6			mode of communication, and terms that the proposed ward is most likely to
7			understand, including the nature and possible consequences of the proceeding,
8			the right to which the proposed ward is entitled, and the legal options that are
9			available, including the right to retain an attorney to represent the proposed ward;
10			and
11		C.	RepresentingAdvocating for the best interests of the proposed ward as guardian
12			ad litem. If the. The appointed attorney or other attorney is retained by the
13			proposed ward to act as an advocate, the attorney shall promptly notify the court,
14			and the court may determine whether the attorney should be discharged from the
15			duties of guardian ad litemserving as legal guardian ad litem may not represent
16			the proposed ward or ward in a legal capacity; and
17		<u>d.</u>	Submitting a written report to the court containing the guardian ad litem's
18			response to the petition.
19	5.	The	physician or clinical psychologist shall examine the proposed ward and submit a
20		writt	en report to the court. The written report must contain:
21		a.	A description of the nature and degree of any current incapacity or disability,
22			including the medical or psychological history, if reasonably available;
23		b.	A medical prognosis or psychological evaluation specifying the estimated severity
24			and duration of any current incapacity or disability;
25		C.	A statement as to how or in what manner any underlying condition of physical or
26			mental health affects the proposed ward's ability to provide for personal needs;
27			and
28		d.	A statement as to whether any current medication affects the demeanor of the
29			proposed ward or the ability of the proposed ward to participate fully in any court
30			proceeding or in any other procedure required by the court or by court rule.
31	6.	The	visitor shall have the following duties:

1		a.	To n	neet, interview, and consult with the proposed ward regarding the
2			gua	rdianship proceeding, including explaining the purpose for the interview in a
3			mar	nner the proposed ward can reasonably be expected to understand.
4		b.	To a	ascertain the proposed ward's views concerning the proposed guardian, the
5			pow	vers and duties of the proposed guardian, the proposed guardianship, and the
6			sco	pe and duration thereof.
7		C.	To ii	nterview the person seeking appointment as guardian.
8		d.	To v	risit the proposed ward's present place of residence.
9		e.	То с	liscuss an alternative resource plan with the proposed ward, if appropriate.
10		f.	То с	obtain other relevant information as directed by the court.
11		g.	To s	submit a written report to the court.
12		h.	The	visitor's written report must contain:
13			(1)	A description of the nature and degree of any current impairment of the
14				proposed ward's understanding or capacity to make or communicate
15				decisions;
16			(2)	A statement of the qualifications and appropriateness of the proposed
17				guardian;
18			(3)	Recommendations, if any, on the powers to be granted to the proposed
19				guardian, including an evaluation of the proposed ward's capacity to
20				perform the functions enumerated under subsections 3 and 4 of section
21				30.1-28-04; and
22			(4)	An assessment of the capacity of the proposed ward to perform the
23				activities of daily living.
24	7.	<u>In d</u>	eterm	nining whether appointment of a guardian is appropriate, the court shall
25		<u>con</u>	sider	the reports ordered by the court under this section from a guardian ad litem,
26		<u>visit</u>	or, ar	nd either a physician or a clinical psychologist. The court, guardian ad litem,
27		peti	tioner	r, or proposed ward may subpoena the individual who prepared and submitted
28		<u>the</u>	repor	t to appear, testify, and be cross-examined.
29	<u>8.</u>	The	prop	osed ward must be present at the hearing in person, unless good cause is
30		sho	wn fo	r the absence. Good cause does not consist only of the physical difficulty of
31		the	propo	osed ward to attend the hearing. The proposed ward has the right to present

- Legislative Assembly 1 evidence, and to cross-examine witnesses, including the court-appointed physician 2 and the visitor. The issue may be determined at a closed hearing if the proposed ward 3 or the proposed ward's counsel so requests. 4 8.9. The court shall take all necessary steps to make the courts and court proceedings 5 accessible and understandable to impaired persons. Accordingly, the court may 6 convene temporarily, or for the entire proceeding, at any other location if it is in the 7 best interest of the proposed ward. 8 If the court approves a visitor, lawyer, physician, guardian, or temporaryemergency 9.<u>10.</u> 9 guardian appointed in a guardianship proceeding, that person may receive reasonable 10 compensation from the ward's estate if the compensation will not unreasonably 11 jeopardize the ward's well-being. 12 SECTION 2. A new section to chapter 30.1-28 of the North Dakota Century Code is created 13 and enacted as follows: 14 **Confidentiality - Reports - Personal information.** 15 1. A written report prepared and submitted under subsection 5 or 6 of section 30.1-28-03 16 is closed to the public and is not open to inspection except by the court, parties to the 17 proceeding or their counsel, other persons for those purposes as the court may order 18 for good cause, and others authorized by court rule. 19 <u>2.</u> Medical, psychological, or other treatment information protected by federal law or 20 regulation and any financial account numbers related to a ward or proposed ward are 21 confidential and may not be disclosed except to parties to the proceeding, their 22 counsel, and others authorized by court rule. The court may permit access by other 23 persons for good cause. 24 SECTION 3. AMENDMENT. Subsection 5 of section 30.1-28-04 of the North Dakota 25 Century Code is amended and reenacted as follows:
- 5. The order appointing a guardian confers upon the guardian only those powers and duties specified in the order. In addition to any other powers conferred upon the guardian, the court's order must state whether the guardian has no authority, general authority, or limited authority to make decisions on behalf of the ward in each of the areas of residential, educational, medical, legal, vocational, and financial
- 31 decisionmaking. A grant of limited authority must specify the limitations upon the

1		authority of the guardian or the authority retained by the ward. The court's order must			
2		require the guardian to provide within ninety days from the date of the order a			
3		beginning inventory of all assets owned by the ward or in which the ward has an			
4		interest. The guardian shall provide a copy of the beginning inventory to the ward and			
5		any interested persons designated by the court in its order. Unless terminated earlier			
6		by the court, an order appointing or reappointing a guardian under this section is			
7		effective for up to five years. At least ninety days before the expiration of the initial			
8		order of appointment or any following order of reappointment, the court shall request			
9		and consider information submitted by the guardian, ward, ward's attorney, if any, and			
10		any interested persons regarding whether the need for a guardian continues to exist. If			
11		it is recommended that the guardianship continue, the court may appoint a guardian			
12		ad litem or visitor, or both, in accordance with section 30.1-28-03. The court shall hold			
13		a hearing on whether the guardianship should continue. Following the hearing and			
14		consideration of submitted information, the court may reappoint the guardian for up to			
15		another five years, allow the existing order to expire, or appoint a new guardian in			
16		accordance with this section. The supreme court, by rule or order, shall provide for the			
17		regular review of guardianship in existence on the effective date of this Act.			
18	SEC	CTION 4. AMENDMENT. Subsection 2 of section 30.1-28-05 of the North Dakota			
19	Century	Code is amended and reenacted as follows:			
20	2.	A copy of the order appointing the guardian must be served upon the ward and the			
21		ward's attorney by the petitioner to those given notice under section 30.1-28-09. The			
22		order must contain the name and address of the guardian as well as notice of the			
23		ward's right to appeal the guardianship appointment and of the ward's right to seek			
24		alteration or termination of the guardianship at any time.			
25	SECTION 5. AMENDMENT. Subsections 1 and 2 of section 30.1-28-09 of the North Dakota				
26	Century	Code are amended and reenacted as follows:			
27	1.	In a proceeding for the appointment or removal of a guardian or for an alteration or			
28		termination of a guardianship other than for the appointment of an emergency			
29		guardian or for the temporary suspension of a guardian, notice of hearing shall be			
30		given by the petitioning party, unless otherwise directed by the court, to each of the			
31		following:			

1		a.	The ward or the proposed ward and the ward's or proposed ward's spouse,
2			parents, and adult children;
3		b.	Any person, corporation, or institution who is serving as the ward's guardian,
4			attorney in fact, representative payee for public benefits, or conservator, or who
5			has the ward's care and custody;
6		C.	If no other person is notified under subdivision a, then the adult siblings and any
7			adult with whom the proposed ward resides in a private residence, or if none can
8			be found, any known adult relative; and
9		d.	The attorney for the proposed ward, the visitor, and the physician or clinical
10			psychologist, together with a copy of the respective order of appointment for
11			each.
12	2.	Noti	ce mustThe petitioning party, unless otherwise directed by the court, shall cause
13		<u>noti</u>	ce to be served personally on the ward or proposed ward, and the ward's or
14		prop	posed ward's spouse and parents if they can be found within the state. Notice to
15		the	spouse and parents, if they cannot be found within the state, and to all other
16		pers	sons except the ward or proposed ward must be given as provided in section
17		30.1	-03-01. Waiver of notice by the ward or proposed ward is not effective unless the
18		ware	d or proposed ward attends the hearing or the ward's or proposed ward's waiver of
19		notio	ce is confirmed in an interview with the visitor.
20	SEC		6. AMENDMENT. Section 30.1-28-10.1 of the North Dakota Century Code is
21	amende	d and	reenacted as follows:
22	30.1	-28-1	0.1. Emergency guardian.
23	1.	<mark>lf</mark> On	petition by a person interested in the alleged incapacitated individual's welfare,
24		the o	court may appoint an emergency guardian if the court finds that compliance with
25		the	procedures of this chapter likely will result in substantial harm to the alleged
26		inca	pacitated individual's health, safety, or welfare, and that no other person appears
27		to h	ave authority and willingness to act in the circumstances , the court, on petition by
28		a pe	erson interested in the alleged incapacitated individual's welfare, may appoint an
29		eme	ergency guardian whose authority may not exceed sixty days and who may
30		exe	rcise only the powers specified in the order. The court may appoint the guardian for
31		<u>a sp</u>	pecified period of time, not to exceed ninety days. Immediately upon receipt of the

1		petition for an emergency guardianship, the court shall appoint an attorney to-		
2		representa guardian ad litem to advocate for the best interests of the alleged		
3		incapacitated individual in the proceeding and any subsequent proceeding. Except as		
4		otherwise provided in subsection 2, reasonable notice of the time and place of a		
5		hearing on the petition must be given to the alleged incapacitated individual, the		
6		individual's spouse, if any, and any other person as the court directs.		
7	2.	An emergency guardian may be appointed without notice to the alleged incapacitated		
8		individual and the alleged incapacitated individual's attorneyguardian ad litem only if		
9		the court finds from affidavit or other sworn testimony that the alleged incapacitated		
10		individual will be substantially harmed before a hearing on the appointment can be		
11		held. If the court appoints an emergency guardian without notice to the alleged		
12		incapacitated individual, the alleged incapacitated individual and the individual's		
13		spouse, if any, must be given notice of the appointment within forty-eight hours after		
14		the appointment. The court shall hold a hearing on the appropriateness of the		
15		appointment within fiveten days after the appointment.		
16	3.	If a conservator has not been appointed for the alleged incapacitated individual and		
17		the emergency guardian has authority for financial decisionmaking, the court's order of		
18		appointment must state that the guardian shall safeguard any assets held by the		
19		alleged incapacitated individual and, during the period of appointment and subject to		
20		any further order of the court, may expend the individual's assets only for the		
21		necessary support and care of the individual.		
22	<u>4.</u>	Appointment of an emergency guardian, with or without notice, is not a determination		
23		of the alleged incapacitated individual's incapacity.		
24	<u>4.5.</u>	The court may remove an emergency guardian at any time. An emergency guardian		
25		shall make any report the court requires. In all other respects, the provisions of this		
26		chapter concerning guardians apply to an emergency guardian.		
27	SECTION 7. AMENDMENT. Subsections 5, 8, and 9 of section 30.1-28-12 of the North			
28	Dakota	Century Code are amended and reenacted as follows:		
29	5.	When exercising the authority granted by the court, the guardian shall safeguard the		

30 civil rights and personal autonomy of the ward to the fullest extent possible by:

1		a.	Meeting with the ward following the hearing, unless the ward is represented by
2			an attorney, and explaining to the fullest extent possible the contents of the
3			court's order and the extent of the guardian's authority;
4		<u>b.</u>	Involving the ward as fully as is practicable in making decisions with respect to
5			the ward's living arrangements, health care, and other aspects of the ward's care;
6			and
7		b.<u>c.</u>	Ensuring the ward's maximum personal freedom by using the least restrictive
8			forms of intervention and only as necessary for the safety of the ward or others.
9	8.	Agı	uardian shall file an annual report with the court informing the court of regarding the
10		<u>exe</u>	rcise of powers and duties in areas of authority specified in the court's order of
11		<u>app</u>	ointment. The report must describe the status or condition of the ward, including
12		<u>any</u>	change of residence and reasons for the change, any medical treatment received
13		<u>by c</u>	or withheld from the ward, any expenditure and income affecting the ward, any sale
14		<u>or ti</u>	ransfer of property affecting the ward, and any exercise of legal authority by the
15		gua	rdian affecting the ward. The report must include changes that have occurred
16		sinc	ce the previous reporting period and an accounting of the ward's estate. The
17		gua	rdian <u>also</u> shall report whether the ward has resided in an institution, whether the
18		war	d continues to require guardianship , and whether any powers of the guardian
19		sho	uld be increased or limited. The filing of a report and its acceptance by the court
20		or<u>m</u>	ust be filed with the clerk of district court. The filing of the report does not
21		con	stitute an adjudication or a determination of the merits of the report nor does the
22		filing	g of the report constitute the court's approval of the report. The court may approve
23		a re	port and allow and settle an accounting only upon notice to the ward's guardian
24		ad I	item and other interested persons who have made an appearance or requested
25		noti	ce of proceedings. The office of the state court administrator shall provide printed
26		forn	ns that may be used to fulfill reporting requirements. Any report must be similar in
27		sub	stance to the state court administrator's form. The forms must be available in the
28		offic	ce of clerk of district court or obtainable through the supreme court's internet
29		web	osite.
30	9.	Cop	pies of the guardian's annual report to the court and of any other reports required

by the court must be mailed to the ward <u>and any interested persons designated by the</u>

- 1 <u>court in its order</u>. The ward's copy must be accompanied by a statement, printed with
- 2 not less than double-spaced twelve-point type, of the ward's right to seek alteration,
- 3 limitation, or termination of the guardianship at any time.
- 4 SECTION 8. AMENDMENT. Subsection 2 of section 30.1-29-01 of the North Dakota
- 5 Century Code is amended and reenacted as follows:
- 6 2. Appointment of a conservator or other protective order may be made in relation to the
 7 estate and affairs of a person if the court determines that:
- 8 a. The person is unable to manage the person's property and affairs effectively for
 9 reasons such as mental illness, mental deficiency, physical illness or disability,
 10 advanced age, chronic use of drugs, chronic intoxication, confinement, detention
 11 by a foreign power, or disappearance.
- b. The person has property which will be wasted or dissipated unless proper
 management is provided, or that funds are needed for the support, care, and
 welfare of the person or those entitled to be supported by the person and that
 protection is necessary or desirable to obtain or provide funds.