25.0224.04006 Title.05000 Prepared by the Legislative Council staff for Representative Frelich
April 2, 2025

Sixty-ninth Legislative Assembly of North Dakota

PROPOSED AMENDMENTS TO SECOND ENGROSSMENT

REENGROSSED SENATE BILL NO. 2029

Introduced by

Legislative Management

(Government Finance Committee)

1 A BILL for an Act to create and enact chapter 27-27.1 and a new subsection to section 2 30.1-28-07 and chapter 54-68 of the North Dakota Century Code, relating to an office of 3 guardianship and conservatorship and the removal of a guardian; to amend and reenact section 4 30.1-29-15 and subsection 1 of section 50-24.1-07 of the North Dakota Century Code, relating 5 to the removal of a conservator and the recovery of medical assistance expenses; to repeal 6 chapter 27-27 of the North Dakota Century Code, relating to the task force on guardianship 7 monitoring; to provide a penalty; to provide for a report; to provide an appropriation; and to 8 provide a continuing appropriation.

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

10 **SECTION 1.** Chapter 27-27.1 of the North Dakota Century Code is created and enacted as 11 follows: 12 27-27.1-01. Definitions. 13 As used in this chapter: 14 "Agency permit" means temporary authorization given by the office to an employee of 15 a professional guardianship or professional conservatorship entity which allows the 16 permitholder to provide guardianship or conservatorship services as an agent of the 17 entity. "Board" means the guardianship and conservatorship review board. 18 19 "Identifiable information" means an individual's personal details, including the 20 individual's name, address, telephone number, facsimile number, social security

1		number, electronic mail address, program identification number, or any other unique
2		identifying number, characteristic, or code, and any demographic information collected
3		about the individual.
4	<u>4.</u>	"Investigation counsel" means the guardianship and conservatorship counsel.
5	<u> </u>	"Licensed conservator" means a person licensed by the office to provide
6		conservatorship services.
7	<u>6.</u>	"Licensed guardian" means a person licensed by the office to provide guardianship
8		services.
9		"Office" means the office of guardianship and conservatorship.
10	<u>8.</u>	"Public conservator" means a conservator under contract with the office to provide
11		conservatorship services for an individual eligible for public services.
12	<u>9.</u>	"Public guardian" means a guardian under contract with the office to provide
13		guardianship services for an individual eligible for public services.
14	<u>—10.</u>	"Public services" means state or federally funded programs administered by the office
15		available to eligible individuals.
16	— <u>11.</u>	"Unlicensed conservator" means a person providing conservatorship services without
17		<u>a conservator license.</u>
18	<u> 12.</u>	"Unlicensed guardian" means a person providing guardianship services without a
19		guardian license.
20	27- 2	27.1-02. Office of guardianship and conservatorship - Purpose - Powers and
21	duties -	Report - Audit.
22	<u>—1.</u>	The office of guardianship and conservatorship is created as a division under the
23		supreme court to administer the programs assigned by state law or the supreme court.
24	<u>2.</u>	The office shall:
25		a. Develop policies and procedures, including eligibility criteria, for:
26		(1) Receiving public services;
27		(2) A public guardian or a public conservator;
28		(3) A licensed guardian or a licensed conservator; and
29		(4) Distribution of funding for direct payments and expense reimbursements for
30		public services.
31		b. Develop ethical standards for:

1		(1) A licensed guardian or a licensed conservator; and
2		(2) An unlicensed guardian or an unlicensed conservator.
3	<u>C.</u>	Develop policies and procedures for proceedings when a guardian or a
4		conservator is unable to fulfill the duties of a guardian or a conservator.
5	<u>d.</u>	Keep accurate records of all financial transactions performed under this chapter
6		in the manner required by the office of management and budget.
7	<u>e.</u>	Provide a report each biennium to the legislative management regarding the
8		operations of the office, including the cost of public guardians and public
9		conservators, and any other information requested by the legislative
10		management.
11	<u> 3. The</u>	office may:
12	<u>a.</u>	Recommend rules applicable to a licensed guardian or a licensed conservator.
13	<u> </u>	Grant licenses to a guardian or conservator and agency permits, including
14		revoking or suspending an agency permit.
15	<u>C.</u>	Require insurance or bond coverage for a licensed guardian or a licensed
16		conservator as a condition for licensure.
17	<u>d.</u>	Establish mandatory disclosure and reporting requirements for a licensed
18		guardian or a licensed conservator, including a process to disclose information or
19		submit reports to the office.
20	<u>e.</u>	Provide training for guardians and conservators.
21	<u>f.</u>	Monitor guardianship and conservatorship services.
22	g .	Provide annual reports to the supreme court.
23	<u>h.</u>	Distribute funding for direct payments, expense reimbursements, or other public
24		services, including funding for public administrators.
25	<u> i.</u>	Establish and collect fees to support guardianship and conservatorship services
26		and the duties of the office, which must be deposited in the guardianship and
27		conservatorship support fund.
28	<u>j.</u>	Seek and apply for private, federal, or other funds to help support guardians and
29		conservators and to safeguard the rights of individuals who receive public
30		services.

1	<u>K. Accept private funds for deposit in the guardianship and conservatorship support</u>
2	fund.
3	4. The office may not authorize payment for services for any public guardian or public
4	conservator that provides services for more individuals than allowed through statute,
5	regulation, court rule, or policy adopted by the office.
6	<u>5. The office, its officers, or its employees, may not act as a public guardian or a public</u>
7	conservator or act in any other representative capacity for any individual. This
8	subsection does not prohibit an officer or employee from acting as a guardian or
9	conservator in a personal capacity apart from any duties as an officer or employee.
10	6. The office is subject to audits by the state auditor under chapter 54-10.
11	27-27.1-03. Guardianship and conservatorship support fund - Continuing
12	appropriation.
13	There is created in the state treasury the guardianship and conservatorship support fund.
14	The fund consists of all moneys transferred to the fund by the legislative assembly, interest-
15	upon moneys in the fund, fee collections, donations, grants, and other contributions received for
16	deposit in the fund. All moneys in the fund are appropriated on a continuing basis to the judicial
17	branch to defray the expenses of the office for supporting guardianship and conservatorship
18	services, including guardianship and conservatorship training and monitoring.
19	27-27.1-04. Records - Confidentiality - Disclosure - Penalty.
20	1. Identifiable information concerning an individual who is applying for or receiving public
21	services under this chapter is confidential and may be disclosed only:
22	a. In the administration of any program under the supervision or administration of
23	the office.
24	<u>b.</u> When authorized by a policy or procedure of the office.
25	<u>c.</u> When allowed or required by rule or law.
26	2. A report concerning an applicant, provider, or recipient of public services is confidential
27	if the report is made in good faith and may be disclosed only to:
28	a. Authorized staff and agents of the office, who may further disclose the
29	information to a person that has a definite interest in the well-being of the
30	individual concerned, is in a position to serve the individual's interests, and that

1		needs to know the contents of the records to assure the well-being and interests
2		of the individual concerned.
3		b. An individual who is the subject of the report, if the identity of the person
4		reporting or supplying information under this chapter is protected until the
5		information is needed for use in an administrative, legal, or disciplinary
6		proceeding arising out of the report.
7		c. A public official and the public official's authorized agent who requires the
8		information in connection with the discharge of official duties.
9		d. A court when the court determines the information is necessary for the
10		determination of an issue before the court.
11		<u>e. The investigation counsel.</u>
12	<u> 3.</u>	The investigation counsel may disclose information uncovered during a disciplinary
13		investigation to the attorney general or bureau of criminal investigation related to a
14		criminal investigation when the investigation counsel suspects the subject of the
15		investigation has committed a crime.
16	<u>4.</u>	A person that discloses, authorizes, or knowingly allows, participates in, or acquiesces
17		in the disclosure of confidential information in violation of this section is guilty of a
18		class C felony.
19	27-2	27.1-05. Guardianship and conservatorship limitations - Representation to the
20	public -	-Exemption.
21	1.	A person may not serve as a guardian or a conservator for three or more adult
22		individuals at the same time unless that person is a licensed guardian or a licensed
23		conservator or has an agency permit.
24	<u>2.</u>	A public guardian or a public conservator may not provide services to a minor unless
25		authorized by a proceeding under section 30.1-28-03.3.
26	3.	A person must be a licensed guardian or a licensed conservator to offer guardianship
27		or conservatorship services to the public.
28	<u>4.</u>	This section does not apply to:
29		a. A federal or state agency.
30		b. A financial institution under section 6-08.1-01 when appointed as a conservator.
31		c. An individual appointed as a guardian or conservator for a family member.

1	<u>—_5.</u>	A person who violates this section after August 1, 2026, is guilty of a class B		
2		<u>misdemeanor.</u>		
3	27-27.1-06. Immunity.			
4	A person who in good faith provides information or testimony regarding a guardian's or			
5	conserva	ator's misconduct or lack of professionalism is not subject to civil liability.		
6	27- 2	27.1-07. Jurisdiction - Waiver of court costs - Applicability.		
7	<u>-1.</u>	The supreme court has original jurisdiction to revoke or suspend a guardian or a		
8		conservator license.		
9	<u>2.</u>	The supreme court must establish a process to appeal license denials and board		
10		orders.		
11	<u> 3.</u>	The courts shall waive court costs and filing fees in any proceeding in which a person		
12		is receiving public services under this chapter.		
13	<u>4.</u>	A guardian or conservator subject to the jurisdiction of a court of this state shall follow		
14		the applicable policies, procedures, and standards of the office, or other approval		
15		authority authorized by court rule, if the guardian or the conservator serves an adult		
16		ward, adult protected person, or incapacitated person, as defined in title 30.1.		
17	27-2	27.1-08. Guardianship and conservatorship review board - Guardianship and		
18	<u>conserv</u>	vatorship counsel - Guardianship and conservatorship operations committee.		
19	<u>—1.</u>	The supreme court may establish a guardianship and conservatorship review board to		
20		conduct disciplinary proceedings for a guardian or conservator.		
21	<u>2.</u>	The supreme court may establish a guardianship and conservatorship counsel to		
22		investigate noncompliance reported under this chapter. The director of the office is the		
23		hiring authority for the investigation counsel.		
24	<u> 3.</u>	The supreme court must create a guardianship and conservatorship operations		
25		committee to supervise the operations of the office and investigation counsel. The		
26		operations committee:		
27		a.Must develop and submit budgets for the office, board, and investigation counsel.		
28		b.ls the hiring authority for the office director.		
29		c.May adopt policies recommended by the office.		
30	27-2	27.1-09. Supreme court - Discretionary powers.		
31	——The	supreme court may:		

1	1. Grant immunity to a member of the board and the board's agents if a district court or
2	the supreme court would have immunity in performing the same functions.
3	2. Establish confidentiality and disclosure standards for disciplinary proceedings.
4	3. Authorize officials, officers, agents, and designees of the office, the board, and the
5	investigation counsel to:
6	<u>a. Administer oaths.</u>
7	b. Order and otherwise provide for the inspection of books and records.
8	c. Issue subpoenas for the attendance of witnesses and the production of
9	designated documents, electronically stored information, or tangible things in
10	accordance with the North Dakota Rules of Civil Procedure.
11	d. Order the deposition of a person residing within or outside the state to be taken in
12	accordance with the North Dakota Rules of Civil Procedure.
13	4. Adopt rules to effectuate the powers and duties under this chapter.
14	27-27.1-10. Attorney general - Counsel - Bureau of criminal investigation - Primary
15	authority for investigations.
16	1. The attorney general shall act as legal counsel in any particular investigation or
17	proceeding under section 54-12-02. The attorney general shall appear and defend any
18	officer or employee of the office and any member of the board in any action founded
19	on an act or omission arising out of performance of an official duty consistent with
20	section 54-12-01.3.
21	2. In accordance with chapter 54-12, the attorney general and bureau of criminal
22	investigation have primary authority to investigate criminal cases related to a
23	guardianship or conservatorship.
24	27-27.1-11. Duty to disclose and cooperate.
25	1. A state and local governmental entity and its officers and employees, and the officials,
26	officers, and employees of the courts of this state shall disclose records and
27	information requested by the board or investigation counsel or any authorized
28	representative of the board or investigation counsel and shall cooperate with and give
29	reasonable assistance to the board or investigation counsel and any authorized
30	representative of the board or counsel unless prohibited by federal regulation or law.

30

created and enacted as follows:

	209.0.41	
1	<u>2.</u>	The service of process extends to all parts of the state in any investigation or
2		disciplinary proceeding under this chapter. A sheriff or police officer shall serve
3		process and execute all lawful orders upon request of the office, its authorized
4		representative, the board, or the investigation counsel.
5	27- 2	27.1-12. Duties of witnesses - Penalty.
6	<u>—1.</u>	An individual is obliged to attend as a witness in any investigation or disciplinary
7		proceeding commenced under this chapter.
8	<u>2.</u>	If an individual refuses to attend, testify, or produce any writings or things required by
9		subpoena, the office, board, or investigation counsel that issued the subpoena may
10		petition the district court of the district in which the attendance or production is
11		required for an order compelling the individual to attend and testify or produce the
12		writings or things required by the subpoena. The court shall order the individual to
13		appear before the court at a specified time and place to show cause why the individual
14		has not attended, testified, or produced the writings or things as required. A copy of
15		the order must be served on the individual. If the court determines the subpoena was
16		regularly issued, the court shall order the individual to appear at the time and place
17		fixed in the order and testify or produce the required writings or things.
18	<u> 3.</u>	An individual who fails to obey an order under this section is guilty of a class A
19		misdemeanor.
20	27-2	27.1-13. Preferred claim.
21	<u>—1.</u>	The office has a preferred claim against the estate of an individual or an individual's
22		spouse for recovery of funds expended under this chapter for the care of that
23		individual or the individual's spouse. All funds recovered under this chapter must be
24		deposited in the general fund.
25	<u>2.</u>	A claim may not be required to be paid and interest may not begin to accrue during the
26		lifetime of the decedent's surviving spouse, if any.
27	<u> 3.</u>	A statute of limitation or similar statute or the doctrine of laches may not bar a claim
28		under this chapter.
29	SEC	CTION 1. A new subsection to section 30.1-28-07 of the North Dakota Century Code is

The court may order a guardian to be listed on a registry if the court removed the
guardian for good cause. A guardian listed on the registry is disqualified from acting as
a guardian in any guardianship proceeding. The court shall send a copy of the order to
the state court administrator, who shall maintain and administer the registry. This
subsection does not apply to a licensed guardian. For purposes of this subsection, a
licensed guardian includes a guardian whose license has been suspended but
excludes a guardian whose license is revoked.

SECTION 2. AMENDMENT. Section 30.1-29-15 of the North Dakota Century Code is amended and reenacted as follows:

30.1-29-15. (5-415) Death, resignation, or removal of conservator.

- 1. The court may remove a conservator for good cause, upon notice and hearing, or accept the resignation of a conservator. After a conservator's death, resignation, or removal, the court may appoint another conservator. A conservator so appointed succeeds to the title and powers of the predecessor.
- 2. The court may order a conservator to be listed on a registry if the court removed the conservator for good cause. A conservator listed on the registry is disqualified from acting as a conservator in any conservatorship proceeding. The court shall send a copy of the order to the state court administrator, who shall maintain and administer the registry. This subsection does not apply to a licensed conservator. For purposes of this subsection, a licensed conservator includes a conservator whose license has been suspended but excludes a conservator whose license is revoked.

SECTION 3. AMENDMENT. Subsection 1 of section 50-24.1-07 of the North Dakota Century Code is amended and reenacted as follows:

1. On the death of any recipient of medical assistance who was a resident of a nursing facility, intermediate care facility for individuals with intellectual disabilities, or other medical institution and with respect to whom the department determined that resident reasonably was not expected to be discharged from the medical institution and to return home, or who was fifty-five years of age or older when the recipient received the assistance, and on the death of the spouse of the deceased recipient, the total amount of medical assistance paid on behalf of the recipient following the institutionalization of the recipient who cannot reasonably be expected to be discharged from the medical

1	institution, or following the recipient's fifty-fifth birthday, as the case may be, must be			
2		allowed as a preferred claim against the decedent's estate after payment, in the		
3		following order, of:		
4		a. Recipient liability expense applicable to the month of death for nursing home or		
5		basic care services;		
6		b. Funeral expenses not in excess of three thousand <u>five hundred</u> dollars;		
7		c. Expenses of the last illness, other than those incurred by medical assistance;		
8		d. Expenses of administering the estate, including attorney's fees approved by the		
9		court;		
10		e. Claims made under chapter 50-01;		
11		f. Claims made under chapter 50-24.5;		
12		g. Claims made under chapter 50-06.3 and on behalf of the state hospital; and		
13		h. Claims made under chapter 27-27.154-68; and		
14		i. Claims made under subsection 4.		
15	SEC	CTION 4. Chapter 54-68 of the North Dakota Century Code is created and enacted as		
16	follows:			
17	54-6	8-01. Definitions.		
18	As u	sed in this chapter:		
19	1.	"Agency permit" means temporary authorization given by the office to an employee of		
20		a professional guardianship or professional conservatorship entity which allows the		
21		permitholder to provide guardianship or conservatorship services as an agent of the		
22		entity.		
23	2.	"Identifiable information" means an individual's personal details, including the		
24		individual's name, address, telephone number, facsimile number, social security		
25		number, electronic mail address, program identification number, or any other unique		
26		identifying number, characteristic, or code, and any demographic information collected		
27		about the individual.		
28	3.	"Investigation counsel" means the guardianship and conservatorship counsel.		
29	4.	"Licensed conservator" means a person licensed by the office to provide		

1	5.	"Licensed guardian" means a person licensed by the office to provide guardianship						
2		services.						
3	6.	"Office" means the office of guardianship and conservatorship.						
4	7.	"Public conservator" means a conservator under contract with the office to provide						
5		conservatorship services for an individual eligible for public services.						
6	8.	"Public guardian" means a guardian under contract with the office to provide						
7		guardianship services for an individual eligible for public services.						
8	9.	"Public services" means state or federally funded programs administered by the office						
9		available to eligible individuals.						
10	10	"Review board" means the guardianship and conservatorship review board						
11		established under section 54-68-03.						
12	11.	"Unlicensed conservator" means a person providing conservatorship services without						
13		a conservator license.						
14	12.	"Unlicensed guardian" means a person providing guardianship services without a						
15		guardian license.						
16	54-6	68-02. Office of guardianship and conservatorship - Purpose - Powers and duties -						
17	Report	- Audit.						
18	1.	The office of guardianship and conservatorship, in its capacity of supervising and						
19		directing guardianship and conservatorship, shall operate independently of any state						
20								
21		agency that provides services to individuals under guardianship or conservatorship.						
		The office shall administer programs assigned by state law.						
22	2.							
22 23	2.	The office shall administer programs assigned by state law.						
	2.	The office shall: The office shall:						
23	2.	The office shall administer programs assigned by state law. The office shall: a. Develop policies and procedures, including eligibility criteria, for:						
23 24	2.	The office shall administer programs assigned by state law. The office shall: a. Develop policies and procedures, including eligibility criteria, for: (1) Receiving public services;						
23 24 25	2.	The office shall administer programs assigned by state law. The office shall: a. Develop policies and procedures, including eligibility criteria, for: (1) Receiving public services; (2) A public guardian or a public conservator;						
23242526	2.	The office shall administer programs assigned by state law. The office shall: a. Develop policies and procedures, including eligibility criteria, for: (1) Receiving public services; (2) A public guardian or a public conservator; (3) A licensed guardian or a licensed conservator; and						
23 24 25 26 27	2.	The office shall administer programs assigned by state law. The office shall: a. Develop policies and procedures, including eligibility criteria, for: (1) Receiving public services; (2) A public guardian or a public conservator; (3) A licensed guardian or a licensed conservator; and (4) Distribution of funding for direct payments and expense reimbursements for						
23 24 25 26 27 28	2.	The office shall administer programs assigned by state law. The office shall: a. Develop policies and procedures, including eligibility criteria, for: (1) Receiving public services; (2) A public guardian or a public conservator; (3) A licensed guardian or a licensed conservator; and (4) Distribution of funding for direct payments and expense reimbursements for public services.						

1		C.	Develop policies and procedures for proceedings when a guardian or a
2			conservator is unable to fulfill the duties of a guardian or a conservator.
3		d.	Keep accurate records of all financial transactions performed under this chapter
4			in the manner required by the office of management and budget.
5		e.	Provide a report each biennium to the legislative management regarding the
6			operations of the office, including the cost of public guardians and public
7			conservators, and any other information requested by the legislative
8			management.
9	3.	The	office may:
10		a.	Recommend rules applicable to a licensed guardian or a licensed conservator.
11		b.	Grant licenses to a guardian or conservator and agency permits, including
12			revoking or suspending an agency permit.
13		C.	Require insurance or bond coverage for a licensed guardian or a licensed
14			conservator as a condition for licensure.
15		d.	Establish mandatory disclosure and reporting requirements for a licensed
16			guardian or a licensed conservator, including a process to disclose information or
17			submit reports to the office.
18		e.	Provide training for guardians and conservators.
19		f.	Monitor guardianship and conservatorship services.
20		g.	Provide annual reports to the governor.
21		h.	Distribute funding for direct payments, expense reimbursements, or other public
22			services, including funding for public administrators.
23		<u>i.</u>	Establish and collect fees to support guardianship and conservatorship services
24			and the duties of the office, which must be deposited in the guardianship and
25			conservatorship support fund.
26		_j	Seek and apply for private, federal, or other funds to help support guardians and
27			conservators and to safeguard the rights of individuals who receive public
28			services.
29		k.	Accept private funds for deposit in the guardianship and conservatorship support
30			<u>fund.</u>

1	4.	The office may not authorize payment for services for any public guardian or public
2		conservator that provides services for more individuals than allowed through statute,
3		regulation, or administrative rule.
4	5.	The office, its officers, or its employees, may not act as a public guardian or a public
5		conservator or act in any other representative capacity for any individual. This
6		subsection does not prohibit an officer or employee from acting as a guardian or
7		conservator in a personal capacity apart from any duties as an officer or employee.
8	6.	The office is subject to audits by the state auditor under chapter 54-10.
9	54-0	68-03. Review board - Director - Administrative authority - Operations committee.
10	1.	The office shall establish a guardianship and conservatorship review board to conduct
11		disciplinary proceedings for a guardian or conservator. The guardianship and
12		conservatorship review board shall consist of:
13		a. Three members representing guardians, appointed by the guardianship
14		association of North Dakota;
15		b. One member representing family guardians, appointed by the guardianship
16		association of North Dakota;
17		c. One member representing the protection and advocacy project, appointed by the
18		committee on protection and advocacy;
19		d. Two members appointed by the state bar association of North Dakota, consisting
20		<u>of:</u>
21		(1) One lawyer licensed to practice law in the state; and
22		(2) One retired judge, judicial referee, or surrogate judge; and
23		e. Two members of the public, appointed by the governor.
24	2.	The review board shall appoint an office director, who serves at the will of the review
25		board. Within the limits of legislative appropriations, the director shall employ the
26		necessary staff to provide office services in accordance with this chapter. The director,
27		with the advice and consent of the review board, may adopt rules for administration of
28		the office.
29	3.	The office may establish a guardianship and conservatorship counsel to investigate
30		noncompliance reported under this chapter. The director of the office is the hiring
31		authority for the investigation counsel.

1	4. The office must create a guardianship and conservatorship operations committee to
2	supervise the operations of the office and investigation counsel. The guardianship and
3	conservatorship operations committee must develop and submit budgets for the office,
4	review board, and investigation counsel.
5	a. The guardianship and conservatorship operations committee shall consist of:
6	(1) Two members of the legislative assembly, one from each chamber,
7	appointed by the chairman of the legislative management;
8	(2) Two members appointed by the state bar association of North Dakota,
9	consisting of:
10	(a) One lawyer licensed to practice law in the state; and
11	(b) One retired judge, judicial referee, or surrogate judge; and
12	(3) Two members appointed by the governor.
13	b. Initially, members of the guardianship and conservatorship operations committee
14	shall serve staggered terms as follows:
15	(1) Two members shall serve a term of one year;
16	(2) Two members shall serve a term of two years; and
17	(3) Two members shall serve a term of three years.
18	c. After the expiration of initial terms, all appointments must be for a term of three
19	years. A member may not serve more than two consecutive terms of three years.
20	d. A member of the guardianship and conservatorship operations committee
21	concurrently serving as a member of the legislative assembly shall receive
22	per diem compensation in accordance with section 54-35-10.
23	54-68-04. Guardianship and conservatorship support fund - Continuing
24	appropriation.
25	There is created in the state treasury the guardianship and conservatorship support fund.
26	The fund consists of all moneys transferred to the fund by the legislative assembly, interest
27	upon moneys in the fund, fee collections, donations, grants, and other contributions received for
28	deposit in the fund. All moneys in the fund are appropriated on a continuing basis to the office to
29	defray the expenses of supporting guardianship and conservatorship services, including
30	guardianship and conservatorship training and monitoring.

1	54-6	88-05. Records - Confidentiality - Disclosure - Penalty.
2	1.	Identifiable information concerning an individual who is applying for or receiving public
3		services under this chapter is confidential and may be disclosed only:
4		a. In the administration of any program under the supervision or administration of
5		the office.
6		b. When authorized by a policy of the office.
7		c. When allowed or required by rule or law.
8	2.	A report concerning an applicant, provider, or recipient of public services is confidential
9		if the report is made in good faith and may be disclosed only to:
10		a. Authorized staff and agents of the office, who may further disclose the
11		information to a person that has a definite interest in the well-being of the
12		individual concerned, is in a position to serve the individual's interests, and that
13		needs to know the contents of the records to assure the well-being and interests
14		of the individual concerned.
15		b. An individual who is the subject of the report, if the identity of the person
16		reporting or supplying information under this chapter is protected until the
17		information is needed for use in an administrative, legal, or disciplinary
18		proceeding arising out of the report.
19		c. A public official and the public official's authorized agent who requires the
20		information in connection with the discharge of official duties.
21		d. A court when the court determines the information is necessary for the
22		determination of an issue before the court.
23		e. The investigation counsel.
24	3.	The investigation counsel may disclose information uncovered during a disciplinary
25		investigation to the attorney general or bureau of criminal investigation related to a
26		criminal investigation when the investigation counsel suspects the subject of the
27		investigation has committed a crime.
28	4.	A person that discloses, authorizes, or knowingly allows, participates in, or acquiesces
29		in the disclosure of confidential information in violation of this section is guilty of a
30		class C felony.

1	54-0	68-06. Guardianship and conservatorship limitations - Representation to the	
2	public - Exemption.		
3	1	A person may not serve as a guardian or a conservator for three or more adult	
4		individuals at the same time unless that person is a licensed guardian or a licensed	
5		conservator or has an agency permit. This subsection does not apply to an individual	
6		appointed as a guardian or conservator for a family member.	
7	2.	A public guardian or a public conservator may not provide services to a minor unless	
8		authorized by a proceeding under section 30.1-28-03.3.	
9	3.	A person must be a licensed guardian or a licensed conservator to offer guardianship	
10		or conservatorship services to the public.	
11	4.	This section does not apply to:	
12		a. A federal or state agency.	
13		b. A financial institution under section 6-08.1-01 when appointed as a conservator.	
14		c. Human service zones, including human service zone directors or human service	
15		zone team members, as defined in section 50-01.1-01.	
16	<u>5.</u>	A person who violates this section after August 1, 2026, is guilty of a class B	
17		misdemeanor.	
18	54-6	68-07. Immunity.	
19	1.	A person who in good faith provides information or testimony regarding a guardian's or	
20		conservator's misconduct or lack of professionalism is not subject to civil liability.	
21	2.	An employee of the office, a member of the review board, or an agent of the review	
22		board acting in good faith is not subject to civil liability.	
23	54-0	68-08. Authority - Applicability.	
24	1.	The office may revoke or suspend a guardian or a conservator license.	
25	2.	The office must establish by rule a process to appeal license denials and review board	
26		<u>orders.</u>	
27	3.	Upon receipt of any report or complaint, the office shall assess the need for an	
28		investigation of the report or complaint. For the purpose of investigating a report or	
29		complaint:	
30		a. The office or review board shall:	

1	(1) Establish confidentiality and disclosure standards for investigating a repo	<u>rt</u>
2	or complaint and subsequent disciplinary proceedings.	
3	(2) Adopt rules to effectuate the powers and duties under this chapter.	
4	b. The office or review board may:	
5	(1) Interview an alleged victim, witness, or any other individual with knowledge	<u>je</u>
6	of the situation.	
7	(2) Access any record or information on an applicant, provider, or recipient of	<u> </u>
8	<u>public services.</u>	
9	(3) Issue subpoenas for the attendance of witnesses and the production of	
10	designated documents, electronically stored information, or tangible thing	<u>S</u>
11	in accordance with the North Dakota Rules of Civil Procedure.	
12	(4) Order the deposition of a person residing within or outside the state to be	-
13	taken in accordance with the North Dakota Rules of Civil Procedure.	
14	(5) Coordinate with other agencies and departments, including the attorney	
15	general and bureau of criminal investigation.	
16	3. A guardian or conservator subject to the jurisdiction of a court of this state shall follows:	W_
17	the applicable policies, procedures, and standards of the office, or other approval	
18	authority authorized by rule if the guardian or the conservator serves an adult ward,	-
19	adult protected person, or incapacitated person, as defined in title 30.1.	
20	54-68-09. Attorney general - Counsel - Bureau of criminal investigation - Primary	
21	authority for investigations.	
22	1. The attorney general shall act as legal counsel in any particular investigation or	
23	proceeding under section 54-12-02. The attorney general shall appear and defend a	<u>any</u>
24	officer or employee of the office and any member of the review board in any action	
25	founded on an act or omission arising out of performance of an official duty.	
26	2. In accordance with chapter 54-12, the attorney general and bureau of criminal	
27	investigation have primary authority to investigate criminal cases related to a	
28	guardianship or conservatorship.	
29	54-68-10. Duty to disclose and cooperate.	
30	1. A state and local governmental entity and its officers and employees, and the official	ls,
31	officers, and employees of the courts of this state shall disclose records and	

information requested by the review board or investigation counsel or any authorized representative of the review board or investigation counsel and shall cooperate with and give reasonable assistance to the review board or investigation counsel and any authorized representative of the review board or counsel unless prohibited by federal regulation or law.

2. A sheriff or police officer shall serve process and execute all lawful orders upon request of the office, its authorized representative, the review board, or the investigation counsel. The service of process extends to all parts of the state in any investigation or disciplinary proceeding under this chapter.

54-68-11. Duties of witnesses - Penalty.

- 1. An individual is obliged to attend as a witness in any investigation or disciplinary proceeding commenced under this chapter.
- 2. If an individual refuses to attend, testify, or produce any writings or things required by subpoena, the office, review board, or investigation counsel that issued the subpoena may petition the district court of the district in which the attendance or production is required for an order compelling the individual to attend and testify or produce the writings or things required by the subpoena. The court shall order the individual to appear before the court at a specified time and place to show cause why the individual has not attended, testified, or produced the writings or things as required. A copy of the order must be served on the individual. If the court determines the subpoena was regularly issued, the court shall order the individual to appear at the time and place fixed in the order and testify or produce the required writings or things.
- 3. An individual who fails to obey an order under this section is guilty of a class A misdemeanor.

54-68-12. Preferred claim.

- The office has a preferred claim against the estate of an individual or an individual's
 spouse for recovery of funds expended under this chapter for the care of that
 individual or the individual's spouse. All funds recovered under this chapter must be
 deposited in the general fund.
- 2. A claim may not be required to be paid and interest may not begin to accrue during the lifetime of the decedent's surviving spouse, if any.

1 A statute of limitation or similar statute or the doctrine of laches may not bar a claim 2 under this chapter. 3 **SECTION 5. REPEAL.** Chapter 27-27 of the North Dakota Century Code is repealed. 4 SECTION 6. APPROPRIATION - JUDICIAL BRANCH - OFFICE OF GUARDIANSHIP 5 AND CONSERVATORSHIP - FULL-TIME EQUIVALENT POSITION AUTHORIZATION. The 6 funds provided in this section, or so much of the funds as may be necessary, are appropriated 7 out of any moneys in the general fund in the state treasury, not otherwise appropriated, to the 8 judicial branchoffice of quardianship and conservatorship for the purpose of defraying the 9 expenses of the office of guardianship and conservatorship, for the biennium beginning July 1, 10 2025, and ending June 30, 2027, as follows: \$1,550,000 11 Establishment costs - indigents Establishment costs - developmentally disabled 1,096,400 12 Public guardian and conservator fees - indigents 7,100,000 13 Guardianship contracts - developmentally disabled 5,500,000 14 Total general fund \$15,246,400 15 Office of guardianship and conservatorship \$1,200,000 16 1,550,000 17 Establishment costs - indigents Establishment costs - developmentally disabled 18 1,096,400 19 Public guardian and conservator fees - indigents 7,100,000 20 Guardianship contracts - developmentally disabled 5,500,000 21 Total general fund \$16,446,400 22 Full-time equivalent positions 4.00