98265.0300

Fifty-sixth Legislative Assembly of North Dakota

## FIRST ENGROSSMENT with House Amendments

## ENGROSSED SENATE BILL NO. 2327

Introduced by

Senator W. Stenehjem

1	A BILL for an A	Act to create and	l enact a new	subsection to	section	30.1-28-03	and a new

- 2 subsection to section 30.1-28-04 of the North Dakota Century Code, relating to authority of
- 3 guardians to make health care decisions and compensation for services in guardianship
- 4 proceedings; and to amend and reenact subsection 2 of section 30.1-28-04 of the North Dakota
- 5 Century Code, relating to authority of guardians to make health care decisions.

## 6 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

7	SE	CTIO	<b>1.</b> A new subsection to section 30.1-28-03 of the North Dakota Century			
8	Code is created and enacted as follows:					
9		If th	e court approves a visitor, lawyer, physician, guardian, or temporary guardian			
10		app	ointed in a guardianship proceeding, that person may receive reasonable			
11		com	pensation from the ward's estate if the compensation will not unreasonably			
12		jeop	pardize the ward's well-being.			
13	SE	CTIO	N 2. AMENDMENT. Subsection 2 of section 30.1-28-04 of the North Dakota			
14	Century Code is amended and reenacted as follows:					
15	2.	At a	hearing held under this chapter, the court shall:			
16		a.	Hear evidence that the proposed ward is an incapacitated person. Age,			
17			eccentricity, poverty, or medical diagnosis alone is not sufficient to justify a			
18			finding of incapacity;			
19		b.	Hear evidence and determine whether there are any existing general durable			
20			powers of attorney and durable powers of attorney for health care. If there			
21			are validly executed durable powers of attorney, the court shall consider the			
22			appointed attorneys in fact and agents appointed thereunder when assessing			
23			alternative resource plans and the need for a quardian; and			

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1	<u>C.</u>	Appo	int a guardian and confer specific powers of guardianship only after	
2	finding in the record based on clear and convincing evidence that:			
3		(1)	The proposed ward is an incapacitated person;	
4		(2)	There is no available alternative resource plan that is suitable to	
5			safeguard the proposed ward's health, safety, or habilitation which	
6			could be used instead of a guardianship;	
7		(3)	The guardianship is necessary as the best means of providing care,	
8			supervision, or habilitation of the ward; and	
9		(4)	The powers and duties conferred upon the guardian are appropriate as	
10			the least restrictive form of intervention consistent with the ability of the	
11			ward for self-care.	
12	SECTIO	<b>N 3.</b> A	new subsection to section 30.1-28-04 of the North Dakota Century	
13	Code is created and enacted as follows:			
14	A durable power of attorney for health care executed pursuant to chapter 23-06.5			
15	takes precedence over any authority to make medical decisions granted to a			
16	guardian pursuant to chapter 30.1-28.			