Fifty-sixth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Conference Committee Amendments ENGROSSED SENATE BILL NO. 2327

Introduced by

Senator W. Stenehjem

- 1 A BILL for an Act to create and 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 SECTION 1. A new subsection to section 30.1-28-03 of the North Dakota Century
- 8 Code is created and enacted as follows:
- 9 If the court approves a visitor, lawyer, physician, guardian, or temporary guardian
- 10 appointed in a guardianship proceeding, that person may receive reasonable
- compensation from the ward's estate if the compensation will not unreasonably
 jeopardize the ward's well-being.
- SECTION 2. AMENDMENT. Subsection 2 of section 30.1-28-04 of the North Dakota
 Century Code is amended and reenacted as follows:
- 15 2. At a hearing held under this chapter, the court shall:
- a. Hear evidence that the proposed ward is an incapacitated person. Age,
 eccentricity, poverty, or medical diagnosis alone is not sufficient to justify a
 finding of incapacity;
- 19b.Hear evidence and determine whether there are any existing general durable20powers 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
- appointed attorneys in fact and agents appointed thereunder when assessing
 alternative resource plans and the need for a guardian; and

Fifty-sixth Legislative Assembly

1	<u>C.</u>	Appoint 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	SECTION 3. A new subsection to section 30.1-28-04 of the North Dakota Century			
13	Code is created and enacted as follows:			
14	Unless a court of competent jurisdiction determines otherwise, a durable power of			
15	attorney for health care executed pursuant to chapter 23-06.5 takes precedence			
16	over any authority to make medical decisions granted to a guardian pursuant to			
17	<u>chapter 30.1-28.</u>			