Enrolled House Bill 2601

Sponsored by Representative NATHANSON, Senators PROZANSKI, WAGNER, Representative PILUSO; Representatives DOHERTY, FAHEY, GOMBERG, GORSEK, HOLVEY, LIVELY, NOBLE, NOSSE, POWER, PRUSAK, SALINAS, SCHOUTEN, SOLLMAN, WILDE, WITT, Senators DEMBROW, FREDERICK, GELSER, MANNING JR, MONNES ANDERSON, STEINER HAYWARD, TAYLOR (Presession filed.)

CHAPTER	

AN ACT

Relating to guardianships; creating new provisions; and amending ORS 125.080, 125.225, 125.315 and 125.325.

Be It Enacted by the People of the State of Oregon:

- SECTION 1. Section 2 of this 2019 Act is added to and made a part of ORS chapter 125. SECTION 2. (1) As used in this section:
- (a) "Association" means communication, visitation or other social interaction with third parties; and
- (b) "Interested person" means a protected person, a person with whom association is being limited, any fiduciary for the protected person or any person who has filed a request for notice in the proceedings.
 - (2) A guardian may not limit a protected person's preferred associations, except:
 - (a) As specifically allowed by the court; or
- (b) To the extent the guardian determines necessary to avoid unreasonable harm to the protected person's health, safety or well-being.
- (3) If a protected person is unable to communicate, the protected person's preferred association shall be presumed based on the prior relationship between the protected person and the person with whom the association is contemplated.
- (4)(a) If a guardian limits a protected person's association as provided in subsection (2)(b) of this section, an interested person may move the court to modify the guardian's powers with respect to limiting the association.
- (b) Motions under this subsection must be in writing, except that a protected person may move the court orally in person or by other means that are intended to convey the protected person's motion to the court. The court shall designate the manner in which an oral motion may be made that ensures that a protected person will have the protected person's motion presented to the court. The clerk of the court shall provide a means of reducing the oral motion to a signed writing for the purpose of filing the motion.
- (c) Any limits on a protected person's associations in effect on the date a motion is filed under this subsection remain in effect pending the court's action under paragraph (e) of this subsection.

- (d) The court shall schedule the hearing required under ORS 125.080 (3) on a motion under this subsection no later than 60 days following the date the motion is filed with the court. The person making the motion shall give notice to all persons entitled to notice under ORS 125.060 (3) of the date, time and place of the scheduled hearing at least 15 days before the date set for the hearing. Notice shall be given in the manner prescribed by ORS 125.065. The court for good cause shown may provide for a different method or time of giving notice under this subsection.
- (e) If the court determines that the guardian unreasonably limited association under this section, the court may:
 - (A) Permit the association, with or without limitations;
 - (B) Modify the guardian's powers to limit the protected person's associations;
 - (C) Remove the guardian; or
 - (D) Award reasonable attorney fees and court costs associated with the motion.

SECTION 3. ORS 125.080 is amended to read:

- 125.080. (1) The court may require that a hearing be held on any petition or motion in a protective proceeding.
- (2) A hearing must be held on a petition or motion if an objection is filed to the petition or motion and the objection is not withdrawn before the time scheduled for the hearing.
- (3) A hearing must be held on a motion to modify a guardian's powers under section 2 of this 2019 Act.
 - [(3)] (4) The respondent or protected person may appear at a hearing in person or by counsel.
- [(4)] (5) If the court requires that a hearing be held on a petition, or a hearing is otherwise required under this section, the court may appoint counsel for the respondent unless the respondent is already represented by counsel.

SECTION 4. ORS 125.225 is amended to read:

- 125.225. (1) A court shall remove a fiduciary whenever that removal is in the best interests of the protected person.
- (2) In addition to any other grounds, the court may remove a conservator if the conservator fails to use good business judgment and diligence in the management of the estate under the control of the conservator. The court may apply a higher standard of care to a conservator who claims to have greater than ordinary skill or expertise.
- (3) In addition to any other grounds, the court may remove a guardian if the court determines the guardian:
- (a) Unreasonably limits the protected person's associations under section 2 of this 2019 Act;
 - (b) Fails to perform the guardian's duties required under ORS 125.315 (1)(g) to (i); or
- (c) [The guardian] Changes the abode of the adult protected person or places the protected person in a mental health treatment facility, a nursing home or other residential facility and:
- [(a)] (A) Failed to disclose in the petition for appointment that the guardian intended to make the placement; or
 - [(b)] (B) Failed to comply with ORS 125.320 (3) before making the placement.
- (4) On termination of the authority of a fiduciary, an interim fiduciary may be appointed by the court to serve for a period not to exceed 60 days. An interim fiduciary under this subsection may be appointed by the court without the appointment of a visitor, additional notices or any other additional procedure, except as may be determined necessary by the court.
- (5) Upon termination of the authority of a fiduciary, the court may appoint a successor fiduciary. A petition for appointment as successor fiduciary must be filed in the same manner as provided for an original petition, and is subject to all provisions applicable to an original petition for the appointment of a fiduciary. No filing fee shall be charged or collected for the filing of a petition for the appointment of a successor fiduciary.

SECTION 5. ORS 125.315 is amended to read:

125.315. (1) A guardian has the following powers and duties:

- (a) Except to the extent of any limitation under the order of appointment, the guardian has custody of the protected person and may establish the protected person's place of abode within or without this state.
- (b) The guardian shall provide for the care, comfort and maintenance of the protected person and, whenever appropriate, shall arrange for training and education of the protected person. Without regard to custodial rights of the protected person, the guardian shall take reasonable care of the person's clothing, furniture and other personal effects unless a conservator has been appointed for the protected person.
- (c) Subject to the provisions of ORS 127.505 to 127.660 and subsection (3) of this section, the guardian may consent, refuse consent or withhold or withdraw consent to health care, as defined in ORS 127.505, for the protected person. A guardian is not liable solely by reason of consent under this paragraph for any injury to the protected person resulting from the negligence or acts of third persons.
 - (d) The guardian may:
 - (A) Make advance funeral and burial arrangements;
- (B) Subject to the provisions of ORS 97.130, control the disposition of the remains of the protected person; and
- (C) Subject to the provisions of ORS 97.965, make an anatomical gift of all or any part of the body of the protected person.
- (e) The guardian of a minor has the powers and responsibilities of a parent who has legal custody of a child, except that the guardian has no obligation to support the minor beyond the support that can be provided from the estate of the minor, and the guardian is not liable for the torts of the minor. The guardian may consent to the marriage or adoption of a protected person who is a minor.
- (f) Subject to the provisions of ORS 125.320 (2), the guardian may receive money and personal property deliverable to the protected person and apply the money and property for support, care and education of the protected person. The guardian shall exercise care to conserve any excess for the protected person's needs.
- (g) The guardian shall promote the self-determination of the protected person and, to the extent practicable, encourage the protected person to participate in decisions, act on the protected person's own behalf and develop or regain the capacity to manage the protected person's personal affairs. To accomplish the duties under this paragraph, the guardian shall:
- (A) Become or remain personally acquainted with the protected person and maintain sufficient contact with the protected person, including through regular visitation, to know the protected person's abilities, limitations, needs, opportunities and physical and mental health;
- (B) To the extent practicable, identify the values and preferences of the protected person and involve the protected person in decisions affecting the protected person, including decisions about the protected person's care, dwelling, activities or social interactions; and
- (C) Make reasonable efforts to identify and facilitate supportive relationships and services for the protected person.
- (h) In making decisions for the protected person, the guardian shall make the decisions the guardian reasonably believes the protected person would make if the protected person were able, unless doing so would unreasonably harm or endanger the welfare or personal or financial interests of the protected person. To determine the decision the protected person would make if able, the guardian shall consider the protected person's previous or current instructions, preferences, opinions, values and actions, to the extent actually known or reasonably ascertainable by the guardian.
- (i) If the guardian cannot make a decision under paragraph (h) of this subsection because the guardian does not know and cannot reasonably determine the decision the protected person would make if able, or the guardian reasonably believes the decision the protected person would make would unreasonably harm or endanger the welfare or personal or financial interests of the protected person, the guardian shall act in accordance with the best

interest of the protected person. In determining the best interest of the protected person, the guardian shall consider:

- (A) Information received from professionals and persons that demonstrate sufficient interest in the welfare of the protected person;
- (B) Other information the guardian believes the protected person would consider if the protected person were able; and
- (C) Other factors a reasonable person in the circumstances of the protected person would consider, including consequences for others.
- (2) If a conservator has been appointed for the protected person, the guardian may file a motion with the court seeking an order of the court on the duties of the conservator relating to payment of support for the protected person.
- (3) A guardian may consent to the withholding or withdrawing of artificially administered nutrition and hydration for a protected person only under the circumstances described in ORS 127.580 (1)(a), (b), (d), (e) or (f) and, if the protected person has a medical condition specified in ORS 127.580 (1)(b), (d), (e) or (f), the condition has been medically confirmed.

SECTION 6. ORS 125.325 is amended to read:

125.325. Within 30 days after each anniversary of appointment, a guardian for an adult protected person shall file with the court a written report. The report must include a declaration under penalty of perjury in the form required by ORCP 1 E, or an unsworn declaration under ORS 194.800 to 194.835, if the declarant is physically outside the boundaries of the United States. Copies of the guardian's report must be given to those persons specified in ORS 125.060 (3). The report shall be in substantially the following form:

IN TH			COUNTY,
		E OF OREGON	
In the Metter of the		MENT OF PROBA	ATE
In the Matter of the) No	_	
Guardianship of)		
(N,)		
(Name of protected)		
person))		
A Protected)		
Person.)	DIANIC DEDODE	
	0.01110	DIAN'S REPORT	
-	for the person named	above, and I ma	ake the following report to the court a
required by law:			
1. My name is			
2. My address and	telephone number are	ii	
Phone			
		of the place wher	re the person now resides are:
4. The person is cu	urrently residing at th	ne following type	of facility or residence:
5. The person is cu following services (brief		ne following prog	grams and activities and receiving th
6. I was paid for p	providing the following	items of lodging	g, food or other services to the person

7. The name of the person p f residence is:	orimarily responsible for the care of the person at the person's place
8. The name and address of on a temporary or permanent ba	any hospital or other institution where the person is now admitted asis are:
9. The person's physical con-	dition is as follows (brief description):
10. The person's mental cond	dition is as follows (brief description):
11. Facts that support the c	conclusion that the person is incapacitated include the following:
12. I made the following con	ntacts with the person during the past year (brief description):
13. I limited the person's ions and briefly describe the	association with (Please specifically name any limitalimitation):
[13.] 14. I made the following escription):	g major decisions on behalf of the person during the past year (brief
[14.] 15. I believe the guardi	ianship should or should not continue because:
erson: \$ Since my laterson: \$ I spent the low hold the following amount of	
(a) I have been convicted of	the following crimes (not including traffic violations):
yes or no):	ved protection from creditors under the Federal Bankruptcy Code onal or occupational license revoked or suspended (yes or no):
[18.] 19. Since my last report	ense revoked or suspended (yes or no): t, I have delegated the following powers over the protected person (provide name of person powers delegated to):
	bove statement is true to the best of my knowledge and belief, and use as evidence in court and is subject to penalty for perjury
I hereby declare that the all hat I understand it is made for Dated this day of	bove statement is true to the best of my knowledge and belief, and use as evidence in court and is subject to penalty for perjury.

TECTED PERSON WHO IS THE SUBJECT OF THIS REPORT WHO HAS CONCERNS ABOUT THIS REPORT OR THE GUARDIAN'S PERFORMANCE MAY CONTACT THE COURT AS FOLLOWS:

Passed by House April 18, 2019	Received by Governor:	
	M.,	, 2019
	Annuovoda	
Timothy G. Sekerak, Chief Clerk of House	Approved:	
	M.,	, 2019
Tina Kotek, Speaker of House		
December 19 2010		own, Governor
Passed by Senate May 22, 2019	Filed in Office of Secretary of Stat	0.
	M.,	, 2019
Peter Courtney, President of Senate		
	Bey Clarno, Sec	