CS FOR HOUSE BILL NO. 336(HSS)

IN THE LEGISLATURE OF THE STATE OF ALASKA

THIRTIETH LEGISLATURE - SECOND SESSION

BY THE HOUSE HEALTH AND SOCIAL SERVICES COMMITTEE

Offered: 3/9/18 Referred: Judiciary

Sponsor(s): REPRESENTATIVES MILLETT, Saddler, Spohnholz, Kopp, Tuck, Gara, Grenn, LeDoux, Kito,

Johnston

A BILL

FOR AN ACT ENTITLED

- 1 "An Act relating to supported decision-making agreements to provide for decision-
- 2 making assistance; and amending Rule 402, Alaska Rules of Evidence."

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

- 4 * **Section 1.** AS 13 is amended by adding a new chapter to read:
- 5 **Chapter 56. Supported Decision-Making Agreements.**
- 6 Sec. 13.56.010. Agreements authorized. (a) Except as provided in (b) and (c) 7 of this section, an adult may enter into a supported decision-making agreement. A 8 supported decision-making agreement allows an adult to receive decision-making
- 9 assistance with the adult's affairs from one or more other adults.
- 10 (b) The adult wanting to receive decision-making assistance may not enter 11 into a supported decision-making agreement unless the adult
- 12 (1) enters into the agreement voluntarily and without coercion or 13 undue influence: and
- 14 (2) understands the nature and effect of the agreement.

1	(c) An adult may not enter into a supported decision-making agreement under
2	this section if the agreement encroaches on the authority of a guardian or conservator
3	of the adult, unless the guardian or conservator approves in writing the adult entering
4	into the supported decision-making agreement.
5	Sec. 13.56.020. Eligibility of supporters. A supporter must be an adult, but
6	may not be
7	(1) an employer or employee of the principal, unless the employer or
8	employee is an immediate family member of the principal;
9	(2) a person who provides paid support services, except decision-
10	making assistance, directly to the principal, unless the person is an immediate family
11	member of the principal; or
12	(3) a person against whom a protective order or restraining order has
13	been entered by a court on request of or on behalf of the principal.
14	Sec. 13.56.030. Contents of agreement. (a) A supported decision-making
15	agreement must
16	(1) name one or more adults to provide a principal with decision-
17	making assistance; and
18	(2) describe the decision-making assistance that each supporter may
19	provide the principal.
20	(b) A supported decision-making agreement must contain a notice to third
21	parties that summarizes the rights and obligations of the supporter under this chapter
22	and expressly identifies this chapter.
23	(c) A supported decision-making agreement may
24	(1) name an alternate supporter to act in the place of a supporter and
25	the circumstances under which the alternate supporter may act;
26	(2) authorize a supporter to share information with another supporter
27	named in the agreement, including an alternate supporter.
28	Sec. 13.56.040. Requirements for validity. A supported decision-making
29	agreement is valid if
30	(1) the agreement is dated and in writing;
31	(2) the agreement satisfies the requirements of AS 13.56.010 -

1	13.30.030 and 13.30.030,
2	(3) the agreement has been signed by the principal and each named
3	supporter, including any alternate supporter, and the
4	(A) signing takes place in the presence of two witnesses who
5	also sign the agreement; or
6	(B) signatures of the principal and each named supporter,
7	including any alternate supporter, are notarized; and
8	(4) when the principal has a guardian or conservator, the principal has
9	notified the guardian or conservator of the agreement.
10	Sec. 13.56.050. Declarations by supporters. A supported decision-making
11	agreement must contain a separate declaration for each supporter that states the
12	supporter's relationship with the principal, states the willingness of the supporter to act
13	as a supporter for the principal, and indicates that the supporter acknowledges the
14	duties of a supporter under this chapter. Each declaration must be signed by the
15	supporter making the declaration.
16	Sec. 13.56.060. Witnesses. (a) Each witness under AS 13.56.040 must be an
17	adult who understands the means of communication used by the principal, except, if
18	there is an individual who understands the principal's means of communication present
19	to assist during the execution of the supported decision-making agreement, the
20	witnesses are not required to understand the means of communication used by the
21	principal.
22	(b) A witness under AS 13.56.040 may not be a supporter named in the
23	supported decision-making agreement or an employee or agent of a supporter named
24	in the supported decision-making agreement.
25	Sec. 13.56.070. Term of agreement. A supported decision-making agreement
26	may indicate the date it becomes effective and its duration. If the supported decision-
27	making agreement does not indicate the date it becomes effective, the supported
28	decision-making agreement becomes effective immediately. If a supported decision-
29	making agreement does not indicate its duration, the supported decision-making
30	agreement remains effective until terminated under AS 13.56.080.
31	Sec. 13.56.080. Termination of agreement. (a) A principal may at any time

1	terminate all or a portion of a supported decision-making agreement. A supporter may
2	at any time terminate all or a portion of the supporter's obligations under a supported
3	decision-making agreement, including the declaration of support described in
4	AS 13.56.050.
5	(b) A termination under (a) of this section must be in writing and signed, and
6	(1) the signing must take place in the presence of two witnesses who
7	also sign the termination; or
8	(2) the signature must be notarized.
9	(c) A principal or supporter terminating all or a portion of a supported
10	decision-making agreement shall notify, in person, by certified mail, or by electronic
11	means, the other party to the agreement that the agreement has been terminated.
12	(d) If all or a portion of a supported decision-making agreement is terminated
13	under this section and the termination is consistent with this section, the remainder of
14	the agreement remains in effect.
15	Sec. 13.56.090. Duties of supporter. A supporter shall act with the care,
16	competence, and diligence ordinarily exercised by individuals in similar
17	circumstances.
18	Sec. 13.56.100. Decision-making assistance of supporter. (a) Except as
19	limited by a supported decision-making agreement, a supporter may provide to a
20	principal the following decision-making assistance about the principal's affairs:
21	(1) assisting with making decisions, communicating decisions, and
22	understanding information about, options for, the responsibilities of, and the
23	consequences of decisions;
24	(2) accessing, obtaining, and understanding information that is relevant
25	to decisions necessary for the principal to manage the principal's affairs, including
26	medical, psychological, financial, and educational information, and medical treatment
27	records and other records;
28	(3) ascertaining the wishes and decisions of the principal, assisting in
29	communicating those wishes and decisions to other persons, and advocating to ensure
30	the implementation of the principal's wishes and decisions; and
31	(4) accompanying the principal and participating in discussions with

1	other persons when the principal is making decisions or attempting to obtain
2	information for decisions.
3	(b) Under (a)(2) of this section, a supporter may use the principal's dated
4	consent to assist the principal in obtaining protected health information under the
5	Health Insurance Portability and Accountability Act of 1996 (P.L. 104-191) or
6	educational records under 20 U.S.C. 1232g (Family Educational Rights and Privacy
7	Act of 1974).
8	Sec. 13.56.110. Prohibited activities. A supporter may not
9	(1) exert undue influence on the principal;
10	(2) make decisions for or on behalf of the principal;
11	(3) sign for the principal or provide an electronic signature of the
12	principal to a third party;
13	(4) obtain, without the consent of the principal, information that is not
14	reasonably related to matters with which the supporter may assist the principal under
15	the supported decision-making agreement; or
16	(5) use, without the consent of the principal, information acquired for a
17	purpose authorized by this chapter for a purpose other than assisting the principal to
18	make a decision under the supported decision-making agreement.
19	Sec. 13.56.120. Confidentiality, handling, and disposal of information. A
20	supporter shall keep the information collected by the supporter on behalf of the
21	principal under this chapter confidential, may not use the information for a use that is
22	not authorized by the principal, shall protect the information from unauthorized
23	access, use, or disclosure, and shall dispose of the information properly when
24	appropriate.
25	Sec. 13.56.130. Recognition of decisions and requests. A person shall
26	recognize a decision or request made or communicated with the decision-making
27	assistance of a supporter under this chapter as the decision or request of the principal
28	for the purposes of a provision of law, and the principal or supporter may enforce the
29	decision or request in law or equity on the same basis as a decision or request of the
30	principal.

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Sec. 13.56.140. Limitation of liability. (a) A person who, in good faith, either

declines to honor an authorization in a supported decision-making agreement is not
subject to civil or criminal liability or to discipline for unprofessional conduct for
(1) complying with an authorization in a supported decision-making
agreement, if the person is complying based on an assumption that the underlying
supported decision-making agreement was valid when made and has not been
terminated under AS 13.56.080;
(2) declining to comply with an authorization in a supported decision-
making agreement if the person is declining based on actual knowledge that the
supported decision-making agreement is invalid or has been terminated under
AS 13.56.080;
(3) declining to comply with an authorization related to health care in a
supported decision-making agreement, if the person is declining because the action
proposed to be taken under the supported decision-making agreement is contrary to
the good faith medical judgment of the person or to a written policy of a health care
institution that is based on reasons of conscience.
(b) In this section, "good faith" means honesty in fact and the observance of
reasonable standards of fair dealing.
Sec. 13.56.150. Capability and capacity. (a) In the application of this chapter,
a decision that a principal is incapable of managing the principal's affairs may not be
based on the manner in which the principal communicates with others.
(b) An adult who enters into a supported decision-making agreement may act
without the decision-making assistance of the supporter.
(c) A person may not use the execution of a supported decision-making
agreement as evidence that the principal does not have capacity.
(d) In this chapter, a principal is considered to have capacity even if the
capacity is achieved by the principal receiving decision-making assistance.
Sec. 13.56.160. Principal's affairs. This chapter applies to decisions related to
the following affairs of a principal:
(1) monitoring health, obtaining, scheduling, implementing, and
coordinating health and support services, understanding health care information and

1	options, providing for care and comfort, and other health care and personal matters in
2	which the principal makes decisions about the principal's health care;
3	(2) managing income and assets and the use of income and assets for
4	clothing, support, care, comfort, education, shelter, and payment of other liabilities of
5	the principal;
6	(3) handling personal, health care, and financial matters that arise in
7	the course of daily living;
8	(4) monitoring information about the principal's support services,
9	including future necessary or recommended support services;
10	(5) living arrangements, including where and with whom the principal
11	wants to live; and
12	(6) working arrangements, including where the principal wants to
13	work.
14	Sec. 13.56.170. Support services. The following are considered support
15	services under this chapter:
16	(1) house repair, home cleaning, laundry, shopping, and providing
17	meals;
18	(2) transportation, accompanying a principal, and facilitating a
19	principal's written, oral, and electronic communication;
20	(3) nurse visitations and attendant care;
21	(4) provision of health care;
22	(5) physical and psychosocial assessments;
23	(6) financial assessments and advice on banking, taxes, loans,
24	investments, and management of real property;
25	(7) legal assessments and advice;
26	(8) education and educational assessments and advice;
27	(9) assistance with bathing, dressing, eating, range of motion, toileting,
28	transferring, ambulation, and other direct assistance with the activities of daily living;
29	(10) care planning;
30	(11) services that assist in maintaining the independence of a principal.
31	Sec. 13.56.190. Definitions. In this chapter, unless the context indicates

1	otherwise,
2	(1) "adult" means an individual who is 18 years of age or older;
3	(2) "affairs" means the affairs described in AS 13.56.160;
4	(3) "capacity" means the ability to understand and appreciate the
5	nature and consequences of a decision and the ability to reach and communicate an
6	informed decision;
7	(4) "conservator" means a person appointed a conservator under
8	AS 13.26.401 - 13.26.595 or a similar law of another state;
9	(5) "decision" means a decision relating to the affairs of a principal;
10	(6) "decision-making assistance" means the decision-making
11	assistance described in AS 13.56.100;
12	(7) "guardian" means a person appointed a guardian under
13	AS 13.26.201 - 13.26.316 or a similar law of another state;
14	(8) "immediate family member" means a spouse, child, sibling, parent,
15	grandparent, grandchild, stepparent, stepchild, or stepsibling;
16	(9) "person" means an individual, health care institution, health care
17	provider, corporation, partnership, limited liability company, association, joint
18	venture, government, governmental subdivision, governmental agency, governmental
19	instrumentality, public corporation, or another legal or commercial entity;
20	(10) "principal" means an adult who enters into a supported decision-
21	making agreement under this chapter to receive decision-making assistance;
22	(11) "supported decision-making agreement" means an agreement
23	authorized under AS 13.56.010;
24	(12) "supporter" means an adult who enters a supported decision-
25	making agreement and provides decision-making assistance;
26	(13) "support services" means the support services described in
27	AS 13.56.170.
28	Sec. 13.56.195. Short title. This chapter may be cited as the Supported
29	Decision-Making Agreements Act.
30	* Sec. 2. The uncodified law of the State of Alaska is amended by adding a new section to
31	read:

1	INDIRECT COURT RULE AMENDMENT. AS 13.56.150(c), added by sec. 1 of this
2	Act, has the effect of changing Rule 402, Alaska Rules of Evidence, by prohibiting the
3	execution of a supported decision-making agreement from being used as evidence of a
4	principal's incapacity. In this section, "principal" and "supported decision-making agreement"
5	have the meanings given in AS 13.56.190, added by sec. 1 of this Act.
6	* Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to
7	read:
8	CONDITIONAL EFFECT. AS 13.56.150(c), added by sec. 1 of this Act, takes effect
9	only if sec. 2 of this Act receives the two-thirds majority vote of each house required by art.

IV, sec. 15, Constitution of the State of Alaska.

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