Stricken language would be deleted from and underlined language would be added to present law. Act 516 of the Regular Session

1	State of Arkansas	As Engrossed: H3/10/21 H3/1	17/21
2	93rd General Assembly	A Bill	
3	Regular Session, 2021		HOUSE BILL 1648
4			
5	By: Representative McKenzi	e	
6			
7		For An Act To Be Entitle	ed
8	AN ACT TO	AMEND THE LAW CONCERNING THE	RIGHTS OF
9	INCAPACITA	ATED PERSONS; CONCERNING TEMPO	ORARY
10	GUARDIANS	HIPS, INCAPACITY HEARINGS, AND	O INCAPACITY
11	DETERMINA'	TIONS; TO REPEAL THE LAW CONCE	ERNING THE
12	RIGHTS OF	RELATIVES; AND FOR OTHER PURE	POSES.
13			
14			
15		Subtitle	
16	TO A	MEND THE LAW CONCERNING THE R	IGHTS OF
17	INCA	PACITATED PERSONS; CONCERNING	
18	TEMP	ORARY GUARDIANSHIPS, INCAPACI	TY
19	HEAR	INGS, AND INCAPACITY DETERMINA	ATIONS;
20	AND	TO REPEAL THE LAW CONCERNING	THE
21	RIGH	TS OF RELATIVES.	
22			
23			
24	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE	OF ARKANSAS:
25			
26	SECTION 1. Ark	ansas Code § 28-65-106 is amer	nded to read as follows:
27	28-65-106. Righ	ts of incapacitated persons Wa	ard's Bill of Rights.
28	(a) <u>(l) This se</u>	ction is intended to create th	ne "Ward's Bill of Rights"
29	and to improve the pro	ocess for emergency guardiansh	nips and other actions or
30	processes related to	guardianships in this state.	
31	(2) As u	sed in this section, "ward" me	eans an adult for whom a
32	guardian has been app	ointed.	
33	(b) A copy of	this section shall be:	
34	<u>(1) Serv</u>	ed on a proposed ward over eig	ghteen (18) years of age
35	with the guardianship	petition; and	
36	(2) Prov	ided to a ward upon request at	t any point during the

1	guardianship or guardianship process.	
2	(c) A ward is not presumed to be incompetent and retains all legal and	
3	civil rights except those which have been expressly limited by court order or	
4	those rights which have been specifically granted by court order to the	
5	guardian by the court .	
6	$\frac{(b)(1)}{(d)(1)}$ A ward retains has the right to communicate, visit, or	
7	interact appropriate communication and visitation with any person of the	
8	ward's choice.	
9	(2) A guardian of the ward may limit or prohibit communication	
10	and visitation with the ward if the guardian:	
11	(A) Determines it is necessary to limit or prohibit	
12	communication and visitation with the ward to protect the ward; and	
13	(B) Complies with the following:	
14	(i) The guardian shall express his or her concerns	
15	and any planned limitations or prohibitions on communication and visitation	
16	to the ward and, if appropriate, with the person whose communication and	
17	visitation with the ward will be limited or prohibited; and	
18	(ii) If the guardian acts on limiting or prohibiting	
19	communication and visitation with the ward, the guardian shall;	
20	(a) List the limitations or prohibitions and	
21	the reasons for the limitations or prohibitions in writing;	
22	(b) Deliver the information described under	
23	subdivision (d)(2)(B)(ii)(a) personally to the ward;	
24	(c) Deliver the information described under	
25	subdivision (d)(2)(B)(ii)(a) by reasonable means to the person whose	
26	communication and visitation with the ward will be limited or prohibited; and	
27	(d)(1) In addition to the information	
28	described under subdivision $(d)(2)(B)(ii)(a)$ of this section, deliver to the	
29	ward and the person whose communication and visitation with the ward will be	
30	limited or prohibited written notice that the ward and the person whose	
31	communication and visitation with the ward will be limited or prohibited may	
32	petition the court immediately to remove the limitations and prohibitions	
33	imposed by the guardian.	
34	(2) The ward or person whose	
35	communication and visitation with the ward will be limited or prohibited may	
36	request a hearing on his or her petition to remove the limitations or	

1	prohibitions imposed by the guardian.
2	(3) Upon the request of the ward, the
3	guardian shall assist the ward in seeking and scheduling a hearing on his or
4	her petition to remove the limitations and prohibitions imposed by the
5	guardian.
6	$\frac{(2)}{(3)}$ If a ward is unable to give express consent to
7	communication, visitation, or interaction with a person due to a physical or
8	mental condition, then the consent of the ward may be presumed by a guardian
9	or $\frac{1}{4}$ court based on the ward's prior relationship with the person seeking
10	communication, visitation, or interaction with the ward.
11	(e) A ward has the right to:
12	(1) A copy of the paperwork associated with the guardianship,
13	including without limitation all pleadings and court orders;
14	(2) A guardianship that encourages the development or
15	maintenance of the independence of the ward with, if possible, the eventual
16	goal of terminating the guardianship;
17	(3) Consideration of the ward's current and previously stated
18	personal preferences, desires, medical and psychiatric treatment preferences,
19	religious beliefs, living arrangements, and other preferences and opinions;
20	(4) Exercise full control of all aspects of the ward's life not
21	specifically granted by the court to the guardian; and
22	(5) Receive a copy of all rights, pleadings, notices, and court
23	orders in the native language of the ward and in a manner accessible to the
24	ward relative to his or her abilities.
25	(f) A guardian shall consult properly with the ward concerning
26	significant financial and lifestyle decisions affecting the ward.
27	(g) A ward or guardian may request at any time a hearing before the
28	court on any particular areas of concern.
29	(h) This section does not replace or repeal other remedies otherwise
30	available to a ward under the law.
31	
32	SECTION 2. Arkansas Code § 28-65-110 is repealed.
33	28-65-110. Rights of relatives.
34	(a)(1) If a relative has reason to believe coupled with facts to
35	substantiate his or her belief that the guardian of a ward or another person
36	is unreasonably interfering with or denying visitation between the relative

the ward in a court with jurisdiction over proceedings under this chapter 2 3 that concern the ward. 4 (2) A petition for reasonable visitation filed under this 5 section shall be verified and shall state: 6 (A) Whether the petitioner is a relative as defined under 7 § 28-65-101; 8 (B) Whether the guardian or other person is unreasonably 9 interfering with or denying visitation between the petitioner and the ward; (C) The identity of the guardian or other person alleged 10 11 to be unreasonably interfering with or denying visitation between the 12 petitioner and the ward; and 13 (D) The facts supporting the petitioner's allegation that 14 the guardian or other person is unreasonably interfering with or denying 15 visitation between the petitioner and the ward. 16 (3)(A) A petition for reasonable visitation filed under this 17 section shall be served on all parties to a guardianship proceeding that is 18 initiated under this chapter and concerns the ward who is the subject of the 19 petition for reasonable visitation. (B) A relative who files a petition for reasonable 20 21 visitation under this section is not a party to a guardianship proceeding 22 described under subdivision (a)(3)(A) of this section. (b)(1) If a ward objects to visitation with the petitioner, the 23 petitioner shall prove by a preponderance of the evidence that the ward was 24 unduly influenced by the guardian or another person. 25 26 (2) If the ward consents to visitation with the petitioner, does 27 not object to visitation with the petitioner, or is unable to express his or her consent or objection to visitation with the petitioner, the guardian or 28 other person shall prove one (1) or more of the following conditions by a 29 preponderance of the evidence in order to overcome the presumption that 30 visitation between the petitioner and the ward is in the best interest of the 31 32 ward: 33 (A) The petitioner physically abused, exploited, 34 neglected, sexually abused, or otherwise maltreated the ward or another adult: or 35 36 (B) Visitation between the petitioner and the ward would

and the ward, the relative may file a petition for reasonable visitation with

1 be harmful to the mental health or physical well-being of the ward. 2 (c)(1) An order issued by the court granting or denying a petition for 3 reasonable visitation filed under this section shall include statements of 4 fact and law supporting the court's order. 5 (2) If the court grants the petition for reasonable visitation, 6 then: 7 (A) The court may impose reasonable restrictions on 8 visitation between the petitioner and the ward; 9 (B) The petitioner shall be responsible for paying costs 10 associated with the visitation, including, but not limited to, transportation 11 and supervision costs; 12 (C) Visitation shall not occur in a manner that negatively 13 impacts the ward's medical or treatment needs; (D) If the ward is placed in a facility, visitation shall 14 15 occur at the facility; 16 (E) Visitation shall be subject to the rules of the 17 facility in which the ward is placed; and 18 (F) The court may impose on the guardian or other person 19 alleged to have unreasonably interfered with or denied visitation between the 20 petitioner and the ward the cost of filing a petition for reasonable 21 visitation under this section and reasonable attorney's fees incurred by the 22 petitioner as a result of the guardian's or other person's opposing the 23 petition if the guardian or other person: (i) Unreasonably interfered with or denied 24 25 visitation between the petitioner and the ward; and 26 (ii) Opposed visitation between the petitioner and 27 the ward in bad faith. (3) If the court denies the petition for reasonable visitation, 28 29 the: (A) Petitioner may file another petition for reasonable 30 31 visitation no earlier than one (1) year after the date on which the court 32 enters the order denying visitation if there is a material change in 33 circumstances; and (B) Court may impose on the petitioner the costs of 34 opposing the petition, including without limitation the costs for subpoenas, 35 36 witness fees, and reasonable attorney's fees incurred by the guardian or

1	other person alleged to have unreasonably interfered with or denied
2	visitation between the petitioner and the ward.
3	(d) The court shall not impose costs on:
4	(1) A person or entity that in good faith interfered with or
5	denied visitation at the direction of the guardian or other person; and
6	(2) The ward.
7	
8	SECTION 3. Arkansas Code § 28-65-213 is amended to read as follows:
9	28-65-213. Hearing - Effect of determinations Rights of wards and
10	proposed wards.
11	(a) At the hearing, the respondent ward or proposed ward shall have
12	the right to:
13	(1) Be represented by counsel;
14	(2) Present evidence on his or her own behalf;
15	(3) Cross-examine adverse witnesses;
16	(4) Remain silent;
17	(5) (4)(A) Be present ; and .
18	(B)(i) The petitioner or person with physical custody of
19	the respondent ward or proposed ward shall make reasonable efforts to ensure
20	that the respondent ward or proposed ward is present or otherwise able to
21	participate electronically for all hearings.
22	(ii) If the respondent ward or proposed ward is not
23	present at a hearing, the court shall:
24	(a) Inquire first as to the reasons for the
25	absence of the respondent ward or proposed ward; and
26	(b) Proceed after being satisfied that it is
27	not safe, appropriate, or possible for the respondent ward or proposed ward
28	to be present or otherwise participate; and
29	$\frac{(6)(5)}{(6)}$ Require the attendance by subpoena of one (1) or more of
30	the professionals who prepared the evaluation.
31	(b) The burden of proof by clear and convincing evidence is upon the
32	petitioner, and a determination of incapacity shall be made before
33	consideration of a proper disposition.
34	(c)(1) If the respondent <u>ward or proposed ward</u> is found to be
35	incapacitated, the court shall determine the extent of the incapacity and the
36	feasibility of less restrictive alternatives to guardianship to meet the

- 1 needs of the respondent.
- 2 (2) If it is found that alternatives to guardianship are
 3 feasible and adequate to meet the needs of the respondent ward or proposed
 4 ward, the court may dismiss the action.
 - (3) If it is found that the respondent ward or proposed ward is substantially without capacity to care for himself or herself or his or her estate, a guardian for the person or estate, or both shall be appointed.

- 9 SECTION 4. Arkansas Code § 28-65-218 is amended to read as follows: 10 28-65-218. Temporary guardian Emergency and temporary guardianships.
 - (a)(1)(A) Except as provided under subdivision (a)(2) of this section, if If upon presentation of an emergency ex parte motion accompanied by an affidavit or verified petition giving rise to specific facts in appropriate detail the court finds that there is imminent danger to the life or health of the an incapacitated person or of loss, damage, or waste to the property of an incapacitated person and that this requires the immediate appointment of a guardian of his or her person or estate, or both, the court may, with or without notice, appoint a shall issue an order appointing an emergency temporary guardian for the incapacitated person for a specified period, which period, including all extensions, shall not exceed ninety (90) days, and the court may remove or discharge him or her or terminate the guardianship.
 - (B) An ex parte emergency guardianship order shall include a date and time certain, not to exceed fourteen (14) days from the date on which the order is entered, for a hearing reviewing the allegations in the emergency ex parte motion.
 - (C) If the court finds clear and convincing evidence that a temporary guardianship is necessary and appropriate to protect the ward or the property of the ward after the hearing required under subdivision

 (a)(1)(B) or after a written agreement or agreement in court by the necessary parties, the court may enter an order granting temporary guardianship for a period of up to ninety (90) days from the date of the emergency hearing.
 - (2)(A) If the incapacitated person is a minor an adult, the initial period for the appointment of a temporary guardian shall be for a period not to not exceed ninety (90) days.
 - (B)(i) However, If the incapacitated person is a minor, on or before the expiration of the ninety-day period and after a hearing on the

- l merits or an agreement by the necessary parties, the court may extend the
- 2 temporary guardianship for up to an additional one hundred eighty (180) days
- 3 period not to exceed ninety (90) days if the court finds after a hearing on
- 4 the merits that there remains imminent danger to the life or health of the
- 5 minor if the temporary guardianship is not extended.
- 6 (ii)(3) Notice of the emergency hearing shall be
- 7 given before the hearing as required by subsections (b)-(d) of this section.
- 8 However, notice is not required with respect to a person whose whereabouts
- 9 are unknown or cannot by the exercise of reasonable diligence be ascertained.
- 10 (b) Immediate notice of the temporary guardianship order shall be 11 served by the petitioner upon the following:
- 12 (1) The ward, if over fourteen (14) years of age The ward, if 13 the ward is at least fifteen (15) years of age;
 - (2) The parents of the ward, if the ward is a minor;
- 15 (3) The spouse, if any, of the ward;
- 16 (4) Any other person who is the guardian of the person or of the
- 17 estate of the ward, or any other person who has the care and custody of the
- 18 ward, and the director of any agency from which the respondent is receiving
- 19 services been the primary caregiver of the ward;
- 20 (5) The Department of Human Services when the temporary guardian
- 21 appointed serves as guardian of five (5) or more wards;
- 22 (6) If there is neither a known parent nor known spouse, at
- 23 least one (1) of the nearest competent relatives by blood or marriage of the
- 24 ward, if known; and

- 25 (7) If directed by the court:
- 26 (A) Any department, bureau, agency, or political
- 27 subdivision of the United States or of this state which makes or awards
- 28 compensation, pension, insurance, or other allowance for the benefit of the
- 29 ward or his or her estate;
- 30 (B) Any department, bureau, agency, or political
- 31 subdivision of the United States or of this state or any charitable
- 32 organization, which may be charged with the supervision, control, or custody
- 33 of the incompetent; or
- 34 (C) Any other person designated by the court.
- 35 (c) The notice shall include:
- 36 (1) A copy of the petition;

1	(2) A copy of the temporary order and order of appointment;			
2	(3) Notice of a hearing date; and			
3	(4) A statement of rights of the proposed ward as provided in §			
4	$\frac{28-65-207(b)(1)}{28-65-207(b)}$ and § $28-65-213$.			
5	(d) If the proposed ward is over fourteen (14) at least fifteen (15)			
6	years of age, there shall be personal service upon him or her if personal			
7	service can be had. Service on others shall be according to the Arkansas			
8	Rules of Civil Procedure or as otherwise provided by the court.			
9	(e) Notice need not be given to any person listed in § 28-65-			
10	207(a)(1)-(6).			
11	(f) Within three (3) working fourteen (14) days of the entry of the			
12	temporary guardianship order, a full hearing on the merits shall be held.			
13	(g)(1) The appointment may be to perform duties respecting specific			
14	property or to perform particular acts, as stated in the order of appointment			
15	If the petitioner is unable to serve a person entitled to notice under this			
16	section despite reasonable efforts, the petitioner shall make further			
17	reasonable efforts after the full hearing on the merits to serve the person			
18	with a copy of the original pleadings and a copy of the temporary			
19	guardianship order.			
20	(2) The respondent may request a subsequent review hearing			
21	before the court that shall be scheduled as soon as reasonably possible.			
22	(h) The temporary guardian shall make such reports as the court shall			
23	direct and shall account to the court upon termination of his or her			
24	authority.			
25	(i) In $\underline{\mathrm{all}}$ other respects, the provisions of this chapter concerning			
26	guardians shall apply to temporary guardians, and an appeal may be taken from			
27	the order of appointment of a temporary guardian.			
28	(j) The letters issued to a temporary guardian shall state the date of			
29	expiration of the authority of the temporary guardian.			
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31	/s/McKenzie			
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34	APPROVED: 4/1/21			
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