## CERTIFICATION OF ENROLLMENT

## SUBSTITUTE HOUSE BILL 1920

Chapter 148, Laws of 2001

57th Legislature 2001 Regular Legislative Session

GUARDIANSHIP--MEDICAL REPORTS

EFFECTIVE DATE: 7/22/01

Passed by the House March 9, 2001 CERTIFICATE Yeas 93 Nays 0 We, Timothy A. Martin and Cynthia Zehnder, Co-Chief Clerks of the House FRANK CHOPP of Representatives of the State of Speaker of the House of Washington, do hereby certify that the Representatives attached is SUBSTITUTE HOUSE BILL 1920 by passed the House Representatives and the Senate on the dates hereon set forth. CLYDE BALLARD Speaker of the House of Representatives TIMOTHY A. MARTIN Chief Clerk Passed by the Senate April 10 2001 CYNTHIA ZEHNDER Yeas 49 Nays 0 Chief Clerk BRAD OWEN President of the Senate Approved May 2, 2001 FILED May 2, 2001 - 10:40 a.m. Secretary of State GARY LOCKE State of Washington Governor of the State of Washington

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## SUBSTITUTE HOUSE BILL 1920

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Passed Legislature - 2001 Regular Session

State of Washington 57th Legislature 2001 Regular Session

By House Committee on Judiciary (originally sponsored by Representatives Carrell, Lantz, Cody and Campbell)

Read first time . Referred to Committee on .

- 1 AN ACT Relating to medical reports in guardianship proceedings by
- 2 advanced registered nurse practitioners; and amending RCW 11.88.045.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

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- 4 **Sec. 1.** RCW 11.88.045 and 1996 c 249 s 9 are each amended to read 5 as follows:
- 6 (1)(a) Alleged incapacitated individuals shall have the right to be

represented by willing counsel of their choosing at any stage in

- 8 quardianship proceedings. The court shall provide counsel to represent
- 8 guardianship proceedings. The court shall provide counsel to represent
- 9 any alleged incapacitated person at public expense when either: (i)
- 10 The individual is unable to afford counsel, or (ii) the expense of
- 11 counsel would result in substantial hardship to the individual, or
- 12 (iii) the individual does not have practical access to funds with which
- 13 to pay counsel. If the individual can afford counsel but lacks
- 14 practical access to funds, the court shall provide counsel and may
- 15 impose a reimbursement requirement as part of a final order. When, in
- 16 the opinion of the court, the rights and interests of an alleged or
- 17 adjudicated incapacitated person cannot otherwise be adequately
- 18 protected and represented, the court on its own motion shall appoint an
- 19 attorney at any time to represent such person. Counsel shall be

- provided as soon as practicable after a petition is filed and long 2 enough before any final hearing to allow adequate time for consultation and preparation. Absent a convincing showing in the record to the 3 4 contrary, a period of less than three weeks shall be presumed by a reviewing court to be inadequate time for consultation and preparation.
  - (b) Counsel for an alleged incapacitated individual shall act as an advocate for the client and shall not substitute counsel's own judgment for that of the client on the subject of what may be in the client's best interests. Counsel's role shall be distinct from that of the quardian ad litem, who is expected to promote the best interest of the alleged incapacitated individual, rather than the alleged incapacitated individual's expressed preferences.
  - (c) If an alleged incapacitated person is represented by counsel and does not communicate with counsel, counsel may ask the court for leave to withdraw for that reason. If satisfied, after affording the alleged incapacitated person an opportunity for a hearing, that the request is justified, the court may grant the request and allow the case to proceed with the alleged incapacitated person unrepresented.
  - (2) During the pendency of any guardianship, any attorney purporting to represent a person alleged or adjudicated to be incapacitated shall petition to be appointed to represent the incapacitated or alleged incapacitated person. Fees for representation described in this section shall be subject to approval by the court pursuant to the provisions of RCW 11.92.180.
  - (3) The alleged incapacitated person is further entitled to testify and present evidence and, upon request, entitled to a jury trial on the issues of his or her alleged incapacity. The standard of proof to be applied in a contested case, whether before a jury or the court, shall be that of clear, cogent, and convincing evidence.
- 30 (4) In all proceedings for appointment of a guardian or limited guardian, the court must be presented with a written report from a 31 physician licensed to practice under chapter 18.71 or 18.57 RCW ((or 32 licensed or certified)), psychologist licensed under chapter 18.83 RCW, 33 34 or advanced registered nurse practitioner licensed under chapter 18.79 35 RCW, selected by the guardian ad litem. If the alleged incapacitated person opposes the health care professional selected by the guardian ad 36 37 litem to prepare the medical report, then the guardian ad litem shall use the health care professional selected by the alleged incapacitated 38 39 The guardian ad litem may also obtain a supplemental

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- 1 examination. The physician ((or)), psychologist, or advanced
- 2 <u>registered nurse practitioner</u> shall have personally examined and
- 3 interviewed the alleged incapacitated person within thirty days of
- 4 preparation of the report to the court and shall have expertise in the
- 5 type of disorder or incapacity the alleged incapacitated person is
- 6 believed to have. The report shall contain the following information
- 7 and shall be set forth in substantially the following format:
- 8 (a) The name and address of the examining physician  $((\Theta r))_{\perp}$
- 9 psychologist, or advanced registered nurse practitioner;
- 10 (b) The education and experience of the physician  $((or))_{\perp}$
- 11 psychologist, or advanced registered nurse practitioner pertinent to
- 12 the case;
- (c) The dates of examinations of the alleged incapacitated person;
- 14 (d) A summary of the relevant medical, functional, neurological,
- 15 ((psychological, or psychiatric)) or mental health history of the
- 16 alleged incapacitated person as known to the examining physician
- 17 ((or)), psychologist, or advanced registered nurse practitioner;
- 18 (e) The findings of the examining physician ((or)), psychologist,
- 19 or advanced registered nurse practitioner as to the condition of the
- 20 alleged incapacitated person;
- 21 (f) Current medications;
- 22 (g) The effect of current medications on the alleged incapacitated
- 23 person's ability to understand or participate in guardianship
- 24 proceedings;
- 25 (h) Opinions on the specific assistance the alleged incapacitated
- 26 person needs;
- 27 (i) Identification of persons with whom the physician ((or)),
- 28 psychologist, or advanced registered nurse practitioner has met or
- 29 spoken regarding the alleged incapacitated person.
- The court shall not enter an order appointing a guardian or limited
- 31 guardian until a medical or ((psychological)) mental status report
- 32 meeting the above requirements is filed.
- 33 The requirement of filing a medical report is waived if the basis
- 34 of the guardianship is minority.
- 35 (5) During the pendency of an action to establish a guardianship,
- 36 a petitioner or any person may move for temporary relief under chapter
- 37 7.40 RCW, to protect the alleged incapacitated person from abuse,
- 38 neglect, abandonment, or exploitation, as those terms are defined in
- 39 RCW 74.34.020, or to address any other emergency needs of the alleged

- 1 incapacitated person. Any alternative arrangement executed before
- 2 filing the petition for guardianship shall remain effective unless the
- 3 court grants the relief requested under chapter 7.40 RCW, or unless,
- 4 following notice and a hearing at which all parties directly affected
- 5 by the arrangement are present, the court finds that the alternative
- 6 arrangement should not remain effective.

Passed the House March 9, 2001. Passed the Senate April 10, 2001. Approved by the Governor May 2, 2001. Filed in Office of Secretary of State May 2, 2001.