

**Evaluations in Guardianship Amendments**

2026 GENERAL SESSION

STATE OF UTAH

**Chief Sponsor: Todd Weiler**

House Sponsor: Melissa G. Ballard

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**LONG TITLE**

**General Description:**

This bill amends provisions related to guardianship.

**Highlighted Provisions:**

This bill:

- clarifies that a person's rights under the Health Insurance Portability and Accountability Act of 1996 are not altered or abridged by Utah code provisions related to the rights of a person alleged to be incapacitated;

- amends provisions related to the qualifications of a health care provider appointed by a court to assess an individual alleged to be incapacitated, and standards for the tools the health care professional uses for the assessment;

- clarifies that the court appointed health care professional's report must be filed with the court;

- clarifies that a court appointed visitor's report must be filed with the court;

- provides that the court appointed health care provider may interview the person seeking to be appointed a guardian, but may not base the health care provider's assessment solely or predominately on that individual's opinion; and

- makes technical and conforming changes.

**Money Appropriated in this Bill:**

None

**Other Special Clauses:**

None

**Utah Code Sections Affected:**

AMENDS:

**75-5-301.5**, as last amended by Laws of Utah 2025, Chapter 533

28 **75-5-303**, as last amended by Laws of Utah 2025, Chapters 310, 338 and 533

29

30 *Be it enacted by the Legislature of the state of Utah:*

31 Section 1. Section **75-5-301.5** is amended to read:

32 **75-5-301.5 . Rights of a person alleged to be incapacitated -- Rights of an**  
33 **incapacitated person.**

34 (1) Except as otherwise provided by this chapter or any other law, a person alleged to be  
35 incapacitated has the right to:

36 (a) be represented by counsel before a guardianship is imposed and have counsel  
37 represent the person during the guardianship proceeding, except as provided in  
38 Subsection 75-5-303(6)(e);

39 (b) receive a copy of all documents filed in a guardianship proceeding;

40 (c) have a relative, physician, physician assistant, or any interested person speak about  
41 or raise any issue of concern on behalf of the person during the guardianship  
42 proceeding;

43 (d) receive information about guardianships from the court; and

44 (e) be treated with respect and dignity.

45 (2) For a guardianship granted before May 7, 2025, the rights of an incapacitated person for  
46 whom a guardian is appointed are in accordance with the statutory provisions in effect as  
47 of the date that the guardianship was granted, including, as applicable, Subsection  
48 75-5-312(1)(c)(i) unless expressly limited by a court in the order of appointment.

49 (3) Except as otherwise provided by this chapter or any other law, for a guardianship  
50 granted on or after May 7, 2025, an incapacitated person for whom a guardian is  
51 appointed has the right to:

52 (a) have counsel represent the incapacitated person at any time after the guardian is  
53 appointed;

54 (b) have a relative, physician, physician assistant, or any interested person speak about  
55 or raise any issue of concern on behalf of the person in any court hearing about the  
56 guardianship;

57 (c) receive a copy of all documents filed in court regarding the guardianship;

58 (d) receive information about guardianships from the court;

59 (e) ask questions and express concerns or complaints about a guardian and the actions of  
60 a guardian to the court;

61 (f) be granted the greatest degree of freedom possible that is consistent with the reasons

- 62 for the guardianship;
- 63 (g) be treated with respect and dignity;
- 64 (h) be treated fairly by the incapacitated person's guardian;
- 65 (i) have all services provided by a guardian at a reasonable rate of compensation;
- 66 (j) have a court review any request for payment by a guardian to avoid excessive or  
67 unnecessary fees or duplicative billing;
- 68 (k) receive prudent financial management of the incapacitated person's property;
- 69 (l) subject to Subsections 75-5-312(4)(h) and 75-5-417(4), and subject to the exception  
70 provided in Subsection 75-5-312(7)(d), receive a copy of an accounting report  
71 regarding the incapacitated person's estate that is submitted to the court by the  
72 guardian under Section 75-5-312 or the conservator under Section 75-5-417 if a  
73 conservator is appointed for the incapacitated person; and
- 74 (m) ask the court to:
- 75 (i) review the management activity of a guardian if a dispute cannot be resolved  
76 regarding the guardian's management;
- 77 (ii) continue to review the need for a guardianship or to modify or terminate a  
78 guardianship [~~pursuant to~~] in accordance with Section 75-5-306 and Section  
79 75-5-307; and
- 80 (iii) enter an order restoring the incapacitated person's capacity at the earliest possible  
81 time [~~pursuant to~~] in accordance with Section 75-5-306 and Section 75-5-307.
- 82 (4) The court may not waive, suspend, or limit a right described in Subsection (3).
- 83 (5) Except as otherwise provided by this chapter or any other law, and subject to Subsection  
84 (6), for a guardianship granted on or after May 7, 2025, an incapacitated person for  
85 whom a guardian is appointed has the right, to the extent practicable, to:
- 86 (a) participate in developing an individualized plan for the incapacitated person's care,  
87 including:
- 88 (i) managing the incapacitated person's assets and property;
- 89 (ii) determining the incapacitated person's residence; and
- 90 (iii) determining the services to be received by the incapacitated person;
- 91 (b) be given consideration in regards to the incapacitated person's current and previously  
92 stated desires, preferences for health care and medical treatment, and religious and  
93 moral beliefs;
- 94 (c) remain as independent as possible, including giving deference to the incapacitated  
95 person's preference for the incapacitated person's residence and standard of living:

- 96 (i) as expressed or demonstrated before a determination of capacity was made; or  
 97 (ii) as currently expressed or demonstrated by the incapacitated person if the  
 98 preference is reasonable under the circumstances;
- 99 (d) be able to exercise control over all aspects of the incapacitated person's life that are  
 100 not granted to the guardian in an order of appointment of a limited guardianship;
- 101 (e) maintain privacy and confidentiality in personal matters, to the extent that privacy  
 102 and confidentiality does not inhibit the ability of the incapacitated person's guardian  
 103 to fulfill the guardian's responsibilities or perform the guardian's duties;
- 104 (f) receive telephone calls and personal mail and associate with relatives and  
 105 acquaintances unless the guardian and the court determine that the association should  
 106 be restricted or prohibited in accordance with Section 75-5-312.5;
- 107 (g) receive timely, effective, and appropriate health care and medical treatment that does  
 108 not violate the incapacitated person's rights;
- 109 (h) receive an allowance or control a reasonable amount of the incapacitated person's  
 110 earnings or other income; and
- 111 (i) collaborate with the incapacitated person's guardian to use appropriate financial tools  
 112 to maintain a bank account and manage the incapacitated person's personal money.
- 113 (6) The court may waive or limit a right described in Subsection (5) if:
- 114 (a) an interested party requests the waiver or limitation; and  
 115 (b) the court finds, by clear and convincing evidence, that there is a compelling reason  
 116 for the waiver or limitation.
- 117 (7)(a) The rights of an incapacitated person under this section do not abrogate any  
 118 remedy provided by law.
- 119 (b) This section may not be interpreted in a way that would permit or justify any action  
 120 that violates a provision in Sections 76-5-111 through 76-5-111.4 or Section  
 121 76-5-112.5.
- 122 (c) Nothing in this section shall be construed to alter or preempt the requirements for  
 123 protecting health information under the Health Insurance Portability and  
 124 Accountability Act of 1996, 50 Pub. L. No. 104-191, 110 Stat. 1936, as amended.
- 125 (8) Any right described in this section may be:
- 126 (a) addressed in a guardianship proceeding; or  
 127 (b) enforced through a private cause of action.
- 128 Section 2. Section **75-5-303** is amended to read:
- 129 **75-5-303 . Procedure for court appointment of a guardian of an incapacitated**

130 **person.**

131 (1) An allegedly incapacitated person or any person interested in an allegedly incapacitated  
132 person's welfare may petition for a finding of incapacity and appointment of a guardian.

133 (2)(a) Upon the filing of a petition, the court shall set a date for hearing on the issues of  
134 incapacity.

135 (b) Unless the allegedly incapacitated person has counsel of the person's own choice, the  
136 court shall appoint an attorney to represent the person in the proceeding the cost of  
137 which shall be paid by the allegedly incapacitated person, unless the allegedly  
138 incapacitated person and the allegedly incapacitated person's parents are indigent.

139 (c) If the court determines that the petition is without merit, the attorney fees and court  
140 costs shall be paid by the person filing the petition.

141 (d) If the court appoints the petitioner or the petitioner's nominee as guardian of the  
142 incapacitated person, regardless of whether the nominee is specified in the moving  
143 petition or nominated during the proceedings, the petitioner shall be entitled to  
144 receive from the incapacitated person reasonable attorney fees and court costs  
145 incurred in bringing, prosecuting, or defending the petition.

146 (3) The legal representation of an allegedly incapacitated person by an attorney shall  
147 terminate upon the appointment of a guardian, unless:

148 (a) there are separate conservatorship proceedings still pending before the court  
149 subsequent to the appointment of a guardian;

150 (b) there is a timely filed appeal of the appointment of the guardian or the determination  
151 of incapacity; or

152 (c) upon an express finding of good cause, the court orders otherwise.

153 (4)(a) The court may appoint a health care provider, as that term is defined in Section  
154 75A-3-101, who is qualified by training, education, and experience to examine the  
155 functional capabilities and limitations of the allegedly incapacitated person.

156 (b) An appointed health care provider shall [~~submit to~~] file with the court a report  
157 assessing, within the scope of the health care provider's license and experience, using  
158 evidence-based screening tools appropriate for the assessment, the functional  
159 capabilities and limitations of the allegedly incapacitated person to, with or without  
160 appropriate technological assistance:

161 (i) receive and evaluate information;

162 (ii) make and communicate decisions; and

163 (iii) provide for necessities such as food, shelter, clothing, health care, or safety.

- 164           (c)(i) An appointed health care provider may interview the person seeking  
165           appointment as guardian.
- 166           (ii) The appointed health care provider may not base the appointed health care  
167           provider's assessment described in Subsection (4)(b) solely or predominately on  
168           the opinion of the person seeking appointment as guardian.
- 169 (5)(a) The court may appoint a court visitor to:
- 170           (i) interview the person seeking appointment as guardian;
- 171           (ii) visit the present place of abode of the allegedly incapacitated person and the place  
172           it is proposed that the allegedly incapacitated person will be detained or reside if  
173           the requested appointment is made; or
- 174           (iii) conduct other investigations or observations as directed by the court.
- 175           (b) The court visitor shall [~~submit~~] file a written report [~~to~~] with the court.
- 176 (6)(a) The allegedly incapacitated person shall be present at the hearing and see or hear  
177 all evidence bearing upon the person's condition.
- 178           (b) The court may only waive the presence of the allegedly incapacitated person if all of  
179           the following criteria are met:
- 180           (i) the person is represented by an attorney;
- 181           (ii) a court visitor is appointed to investigate, the costs of which shall be paid by the  
182           person seeking the guardianship; and
- 183           (iii) following the investigation, the court finds that there is no reasonable  
184           accommodation that will enable the allegedly incapacitated person to be present  
185           for or participate in the hearing.
- 186           (c) A court visitor is not required to investigate under Subsection (6)(b)(ii) if there is  
187           clear and convincing evidence from a physician that the person alleged to be  
188           incapacitated is experiencing a state of extended comatosis that is likely to persist  
189           through the time of the hearing.
- 190           (d) In addition to the rights described in Section 75-5-301.5, an allegedly incapacitated  
191           person is entitled to be represented by counsel, to present evidence, to cross-examine  
192           witnesses, including the court-appointed health care provider and the court visitor,  
193           and to trial by jury. The issue may be determined at a closed hearing without a jury if  
194           the allegedly incapacitated person or the person's counsel so requests.
- 195           (e) Counsel for the allegedly incapacitated person is not required if all of the following  
196           criteria are met:
- 197           (i) the allegedly incapacitated person is the biological or adopted child of the

- 198 petitioner;
- 199 (ii) the value of the allegedly incapacitated person's entire estate does not exceed
- 200 \$20,000 as established by an affidavit of the petitioner in accordance with Section
- 201 75-3-1201;
- 202 (iii) the allegedly incapacitated person's appearance at the hearing has not been
- 203 waived and the person appears in court with the petitioner, as described in
- 204 Subsection (6)(a);
- 205 (iv) the allegedly incapacitated person is given the opportunity to communicate, to
- 206 the extent possible, the person's acceptance of or objection to the appointment of
- 207 the proposed guardian, including the opportunity to communicate that acceptance
- 208 or objection to the court and, as applicable, to the person's supporters, health care
- 209 providers, and attorney;
- 210 (v) no attorney from the state court's list of attorneys who have volunteered to
- 211 represent respondents in guardianship proceedings is able to provide counsel to
- 212 the person within 60 days of the date of the hearing, as described in Subsection
- 213 (2)(b);
- 214 (vi) the court is satisfied that counsel is not necessary to protect the interests of the
- 215 allegedly incapacitated person; and
- 216 (vii) the court appoints a court visitor and receives a report from the court visitor
- 217 under Subsection (5).

218 **Section 3. Effective Date.**

219 This bill takes effect on May 6, 2026.