1st Sub. (Green) S.B. 111

	ENACTS:
	75-5-312.5, Utah Code Annotated 1953
	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 75-5-312 is amended to read:
	75-5-312. General powers and duties of guardian Penalties.
	(1) A guardian of an incapacitated person has only the powers, rights, and duties
	respecting the ward granted in the order of appointment under Section 75-5-304.
ŀ	(2) [Absent a specific limitation on the guardian's power in the order of appointment,
5	the] Except as provided in Subsection (4), a guardian has the same powers, rights, and duties
)	respecting the ward that a parent has respecting the parent's unemancipated minor child [except
7	that a guardian is not liable to third persons for acts of the ward solely by reason of the parental
8	relationship].
)	(3) In particular, and without qualifying the foregoing, a guardian has the following
)	powers and duties, except as modified by order of the court:
	(a) To the extent that it is consistent with the terms of any order by a court of
2	competent jurisdiction relating to detention or commitment of the ward, the guardian is entitled
3	to custody of the person of the ward and may establish the ward's place of abode within or
ŀ	without this state.
5	(b) If entitled to custody of the ward the guardian shall provide for the care, comfort,
)	and maintenance of the ward and, whenever appropriate, arrange for the ward's training and
7	education. Without regard to custodial rights of the ward's person, the guardian shall take
8	reasonable care of the ward's clothing, furniture, vehicles, and other personal effects and
)	commence protective proceedings if other property of the ward is in need of protection.
)	(c) A guardian may give any consents or approvals that may be necessary to enable the
-	ward to receive medical or other professional care, counsel, treatment, or service.
ı	$\hat{H} \rightarrow (d) A$ guardian may not unreasonably restrict visitation with the ward by family,
)	<u>relatives, or friends.</u>
2	$[(\mathbf{d})]$ (e) $\leftarrow \hat{\mathbf{H}}$ If no conservator for the estate of the ward has been appointed, the
ı	guardian may:
3	(i) institute proceedings to compel any person under a duty to support the ward or to
ŀ	pay sums for the welfare of the ward to perform that duty;
5	(ii) compel the production of the ward's estate documents, including the ward's will,
)	trust, power of attorney, and any advance health care directive; and

02-08-16 3:42 PM

1st Sub. (Green) S.B. 111

57 (iii) receive money and tangible property deliverable to the ward and apply the money 58 and property for support, care, and education of the ward; but the guardian may not use funds 59 from the ward's estate for room and board which the guardian, the guardian's spouse, parent, or child have furnished the ward unless a charge for the service is approved by order of the court 60 made upon notice to at least one adult relative in the nearest degree of kinship to the ward in 61 62 which there is an adult. The guardian shall exercise care to conserve any excess for the ward's 63 needs. 64 $\hat{\mathbf{H}} \rightarrow [(\mathbf{e})]$ (f) $\leftarrow \hat{\mathbf{H}}$ (i) A guardian is required to report the condition of the ward and of 64a the estate which 65 has been subject to the guardian's possession or control, as required by the court or court rule. 66 (ii) A guardian is required to immediately notify all interested persons if the guardian 67 reasonably believes that the ward's death is likely to occur within the next 30 days, based on: 68 (A) the guardian's own observations; or 69 (B) information from the ward's physician or other medical care providers. 70 (iii) A guardian is required to immediately notify all interested persons of the ward's 71 death. 72 (iv) Unless emergency conditions exist, a guardian is required to file with the court a 73 notice of the guardian's intent to move the ward and to serve the notice on all interested persons 74 at least 10 days before the move. The guardian shall take reasonable steps to notify all 75 interested persons and to file the notice with the court as soon as practicable following the 76 earlier of the move or the date when the guardian's intention to move the ward is made known 77 to the ward, the ward's care giver, or any other third party. 78 (v) The guardian shall, for all estates in excess of \$50,000, excluding the residence 79 owned by the ward, send a report with a full accounting to the court on an annual basis. For 80 estates less than \$50,000, excluding the residence owned by the ward, the guardian shall fill out 81 an informal annual report and mail the report to the court. The report shall include the 82 following: a statement of assets at the beginning and end of the reporting year, income received during the year, disbursements for the support of the ward, and other expenses incurred by the 83 84 estate. The guardian shall also report the physical conditions of the ward, the place of 85 residence, and a list of others living in the same household. The court may require additional 86 information. The forms for both the informal report for estates under \$50,000, excluding the

87 residence owned by the ward, and the full accounting report for larger estates shall be approved

1st Sub. (Green) S.B. 111

02-08-16 3:42 PM

88	by the Judicial Council. This annual report shall be examined and approved by the court. If
89	the ward's income is limited to a federal or state program requiring an annual accounting
90	report, a copy of that report may be submitted to the court in lieu of the required annual report.
91	(vi) Corporate fiduciaries are not required to petition the court, but shall submit their
92	internal report annually to the court. The report shall be examined and approved by the court.
93	(vii) The guardian shall also render an annual accounting of the status of the person to
94	the court which shall be included in the petition or the informal annual report as required under
95	Subsection [(2)] (3) $\hat{\mathbf{H}} \rightarrow$ [(e)] (f) (f) (f) a fee is paid for an accounting of an estate, no fee
	shall be charged
96	for an accounting of the status of a person.
97	(viii) If a guardian:
98	(A) makes a substantial misstatement on filings of annual reports;
99	(B) is guilty of gross impropriety in handling the property of the ward; or
100	(C) willfully fails to file the report required by this subsection, after receiving written
101	notice from the court of the failure to file and after a grace period of two months has elapsed,
102	the court may impose a penalty in an amount not to exceed \$5,000. The court may also order
103	restitution of funds misappropriated from the estate of a ward. The penalty shall be paid by the
104	guardian and may not be paid by the estate.
105	(ix) These provisions and penalties governing annual reports do not apply if the
106	guardian is the parent of the ward.
107	(x) For the purposes of Subsections [(2)] (3) $\hat{\mathbf{H}} \rightarrow$ [(e)] (f) $\leftarrow \hat{\mathbf{H}}$ (i), (ii), (iii), and (iv),
107a	"interested
108	persons" means those persons required to receive notice in guardianship proceedings as set
109	forth in Section 75-5-309.
110	$\hat{\mathbf{H}} \rightarrow [\mathbf{f}] (\mathbf{g}) \leftarrow \hat{\mathbf{H}}$ If a conservator has been appointed, all of the ward's estate received by the
110a	guardian
111	in excess of those funds expended to meet current expenses for support, care, and education of
112	the ward shall be paid to the conservator for management as provided in this code; and the
113	guardian shall account to the conservator for funds expended.
114	(4) (a) A court may, in the order of appointment, place specific limitations on the
115	guardian's power.
116	(b) A guardian may not prohibit or place restrictions on association with a relative or
117	qualified acquaintance of an adult ward, unless permitted by court order under Section
118	75-5-312.5.