Instructions for the Report of Visitor Form

A Visitor is "an individual, in guardianship proceedings, who is trained in nursing, social work, medical care, mental health care, or rehabilitation and is an employee or special appointee of the court with no personal interest in the proceedings." (N.D.C.C. § 30.1-01-06(60)).

The Report of Visitor form available on the <u>ND Legal Self Help Center webpage</u> was created by the Guardianship Standards Workgroup, a workgroup of the North Dakota state court system.

This Report of Visitor form is designed to help Visitors perform the duties listed in N.D.C.C. § 30.1-28-03(6). If the fillable form on the webpage doesn't give you enough room, copy and paste the content of the form into a word processing document.

This isn't an official court system form, which means it's not mandatory for Visitors to use this form for their report to the court. If you prefer not to use this form for your required report to the court, review N.D.C.C. § 30.1-28-03(6) carefully! You're required to perform the duties and include the information in your report that are listed in N.D.C.C. § 30.1-28-03(6) and any additional requirements in the order appointing you the Visitor.

Tips for Filling Out the Form

Review N.D.C.C. § 30.1-28-03(6) carefully! This statute lists your duties as a courtappointed visitor. The statute also lists the information you must include in your report.

Review the order appointing you the visitor. The order may include additional information the judge or judicial referee wants you to obtain and include in your report.

Your report is confidential. Once you've submitted your report to the court, it's closed to the public. The report is only open to inspection by the court, the parties in the guardianship case and their attorneys, other persons specifically allowed by court order, and other persons allowed by court rule.

You may be subpoenaed to attend the hearing, or hearings, where the decision to appoint a guardian will be made. You may be subpoenaed by the court, the guardian ad litem, the petitioner(s), or the person who is the subject of the guardianship case.

If you're subpoenaed to attend the hearing(s), be prepared to testify and be cross-examined about the contents of your report.

Visitor Report Instructions by Paragraph

(Includes References to the North Dakota Century Code (N.D.C.C.))

| Caption (Top of Form) | Use the court's order appointing you the Visitor to fill in the County, Judicial District, name of the proposed Ward, and the case number. | | | |
|--|---|--|--|--|
| Identifying Information & Date and Place | As completely as possible, fill in all of the identifying information for the proposed Ward, and you, the Visitor. Fill in the date and place of your visit(s) with the proposed Ward. | | | |
| of Visit | N.D.C.C. § 30.1-28-03(6)(a) requires you to meet, interview and consult with the proposed Ward. | | | |
| | N.D.C.C. § 30.1-28-03(6)(e) requires you to visit the proposed Ward's current place of residence. | | | |
| Paragraph 1 | Your confirmation that you are, in fact, the Visitor appointed by the North Dakota State District Court in this guardianship case. | | | |
| Paragraph 2 | The date and place of your visit(s) with the proposed Ward must be filled in the spaces above Paragraph 1. | | | |
| Paragraph 3 | For every person you interviewed for this report, fill in their name, relationship and the date of your interview. Include the proposed guardian(s) in Paragraph 3. | | | |
| | N.D.C.C. § 30.1-28-03(6)(c) requires you to interview the person(s) proposed to act as guardian(s). | | | |
| | N.D.C.C. § 30.1-28-03(6)(d) requires you to interview other persons interested in the welfare of the proposed Ward. | | | |
| Paragraph 4 | List all of the records you reviewed to prepare this report. | | | |

Paragraphs 5-7

Describe the nature of the current impairment(s) and the extent the impairments impact the proposed Ward's understanding, or their capacity to make or communicate decisions.

 N.D.C.C. § 30.1-28-03(6)(i)(1) requires you to include this in your written report.

Paragraph 8

Checkmark the box that reflects your recommendation on whether the proposed Ward needs **any** guardian to be appointed.

• You'll use Paragraph 11 to explain your recommendations specifically related to the proposed guardian(s).

Explain your recommendation in detail.

• N.D.C.C. §§ 30.1-28-03(6)(i)(1) & (2) requires you to include this in your written report.

Paragraph 9

Checkmark the box that reflects your recommendation on whether the proposed Ward should have a conservator appointed to handle the proposed Ward's financial matters.

Explain your recommendation in detail.

 Although N.D.C.C. Chapter 30.1-28 doesn't specifically require this recommendation, the proposed guardian(s), if appointed, could be granted the authority to make financial decisions. The Visitor is positioned to provide this relevant information to the judge or judicial referee assigned to the case.

Paragraph 10

Based on the information you gathered from your interview(s) and other interactions, describe the views of the proposed Ward concerning the proposed guardianship, the scope and duration of the proposed guardianship, and the proposed guardian(s).

• N.D.C.C. § 30.1-28-03(6)(b) requires you to learn this information as part of your Visitor duties.

Paragraph 11 is divided into 8 subparts, intended to allow you to explain, in detail, your recommendations related to the proposed guardian(s). The subparts also allow you to explain to the judge or judicial referee whether you recommend a different guardian, or guardians, and why.

• N.D.C.C. §§ 30.1-28-03(6)(i)(2) & (3) requires you to include this in your written report.

Paragraph 12

Paragraph 12 is divided into 2 subparts, intended to allow you to assess, in detail, the capacity of the proposed Ward to perform the activities of daily living.

Subpart a) relates to self-care tasks.

Subpart b) relates to instrumental activities of daily living.

• N.D.C.C. § 30.1-28-03(6)(i)(5) requires you to include this in your written report.

Paragraph 13

If a guardian is appointed, the proposed Ward retains the legal rights listed in Paragraph 13 unless the judge or judicial referee specifically finds that the proposed Ward doesn't have the capacity to perform those functions.

If you recommend that the proposed Ward **should not** retain one or more of the legal rights listed in Paragraph 13, checkmark the box next to the legal right.

If you recommend that the proposed Ward **should** retain **all** of the legal right listed, checkmark "other" and tell the court.

 N.D.C.C. § 30.1-28-03(6)(i)(4) requires you to include this in your written report.

For each of the 10 areas listed at the top of Paragraph 14, checkmark the degree of authority you recommend for the proposed guardian(s).

Use Subparts a) through j) to explain your recommendation for each of the 10 areas.

• N.D.C.C. § 30.1-28-03(6)(i)(4) requires you to include this in your written report.

Paragraph 15

If you recommend limited authority for any of the 10 areas listed in Paragraph 14, explain the limitations you recommend.

• N.D.C.C. § 30.1-28-03(6)(i)(4) requires you to include this in your written report.

Paragraph 16

Court-appointed guardians granted full medical treatment authority are allowed to voluntarily admit the Ward to a mental health facility or state institution for up to 45 days. Court approval is required for longer than 45 days. The judge or judicial referee may include court approval in their order appointing the guardian(s).

If you recommend that the guardian be allowed to place the proposed Ward in a secured unit at a long-term care facility, state institution, or mental health facility beyond 45 days, explain in detail.

If you **don't recommend** a placement beyond 45 days, tell the court and explain why.

• Although N.D.C.C. Chapter 30.1-28 doesn't specifically require this recommendation, the Visitor is positioned to provide this relevant information to the judge or judicial referee assigned to the case.

"Alternative resource plan" is defined by N.D.C.C. § 30.1-26-01(1) as "a plan that provides an alternative to guardianship, using available support services and arrangements which are acceptable to the alleged incapacitated person. The plan may include the use of providers of service such as visiting nurses, homemakers, home health aides, personal care attendants, adult day care; home and community-based care, human service zones, and developmental disability services; powers of attorney, durable powers of attorney, health care directives, and supported decisionmaking; representative and protective payees; and licensed congregate care facilities."

Commonly used alternative resource plans are listed in Paragraph 17, as well as an "other" option.

Checkmark the options available and acceptable to the proposed Ward.

• N.D.C.C. § 30.1-28-03(6)(f) requires you to discuss alternative resource plans with the proposed Ward, if appropriate.

Paragraph 18

Checkmark the services you recommend as beneficial to the proposed Ward.

 Although N.D.C.C. Chapter 30.1-28 doesn't specifically require the Visitor to recommend beneficial services for the proposed Ward, this information relates to Paragraphs 5-7 and the requirements of N.D.C.C. § 30.1-28-03(6)(i)(1).

Paragraph 19

N.D.C.C. Chapter 30.1-28 requires the proposed Ward to be present at the hearing(s) in person. However, the in-person requirement can be waived for good cause. The requirement for the proposed Ward to attend the hearing at all can also be waived for good cause.

N.D.C.C. § 30.1-28-03(6)(f) requires you to assess the proposed
 Ward's ability to attend the hearing in person or by remote means.

N.D.C.C. Chapter 30.1-28 allows the option of holding hearing(s) at some place other than the courthouse. Examples include, but aren't limited to, holding a Zoom hearing, or holding the hearing at the long-term care facility where the proposed Ward resides.

 Although N.D.C.C. Chapter 30.1-28 doesn't specifically require this recommendation, this information relates to Paragraph 19 and the requirements of N.D.C.C. § 30.1-28-03(6)(f).

Paragraph 21

The list in Paragraph 21 are the duties of the Visitor from N.D.C.C. § 30.1-28-03(6). If you were unable to perform the duties as listed, explain at the end of Paragraph 21.

You may also use the end of Paragraph 21 to include any additional information or other recommendations that weren't included in Paragraphs 1-20.

Signature & Date

When you've completed the Report of Visitor, sign and date the document.

***The North Dakota Legal Self Help Center provides resources to people who represent themselves in civil matters in the North Dakota state courts. The information provided by the Center isn't intended for legal advice but only a general guide to the civil court process. The Center isn't responsible for any consequences that may result from the information provided. The information can't replace the advice of competent legal counsel licensed in the state.

Use at your own risk.***

| STA | TATE OF NORTH DAKOTA | N DISTRICT COURT |
|-----|--|--|
| СО | OUNTY OF | JUDICIAL DISTRICT |
| | IN THE MATTER OF THE G | UARDIANSHIP OF |
| | | |
| | AN ALLEGED CHILD BECOMING AN I | NCAPACITATED INDIVIDUAL |
| | Case No. | |
| TI | This report is closed to the public and not open to in | spection except by the Court, parties to the |
| g | guardianship proceeding or their lawyers, other pe | |
| | and others authorized | by court rule. |
| | REPORT OF VI | SITOR |
| Na | ame of proposed Ward: | |
| Ad | ddress: | |
| Age | ge: | |
| Na | ame of Visitor: | |
| Ad | ddress: | |
| Tel | elephone number: | |
| Em | mail: | |
| Dat | ate of visit: | |
| Pla | ace of visit: | |
| 1. | I have been appointed by the court as a Visitor. | |
| 2. | I interviewed the proposed Ward at the place and | date indicated above. |
| 3. | I also interviewed the following people (Paragraph | n 3 continues on next page): |
| | Name and relationship to proposed Ward | <u>Date</u> |
| | | |
| | | |

| | Name and relationship to proposed Ward | <u>Date</u> |
|----|--|----------------------|
| | | |
| 4. | I reviewed the following records: | |
| 5. | The nature of the proposed Ward's current impairment: | |
| 6. | The degree to which the impairment affects the proposed Wa | ard's understanding: |

| 7. | The degree to which the impairment affects the proposed Ward's capacity to make or |
|----|--|
| | communicate decisions: |
| | |
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| | |
| 8. | I □ do □ do not recommend that the proposed Ward have a guardian. |
| | Explanation for this recommendation: |
| | Explanation for this recommendation. |
| | |
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| | |
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| | |
| 9. | I • do • do not recommend that the proposed Ward have a conservator. |
| | Explanation for this recommendation: |
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| 10. The proposed Ward's views of the proposed guardians, the powers and duties of the proposed |
|--|
| guardian, the proposed guardianship, and the scope and duration of the proposed |
| guardianship are: |
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| 11. Guardianship Options: |
| a) The qualifications of the proposed guardian: |
| |
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| |
| b) The appropriateness of the proposed guardian: |
| |
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| |

| c) | I ☐ do ☐ do not recommend that someone be appointed as co-guardian. |
|-----|---|
| | Explanation for this recommendation: |
| | |
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| | |
| ۱۱. | If we are well and the annualities the second their are actually |
| a) | If recommended, the qualifications of this co-guardian: |
| | |
| | |
| | |
| e) | If recommended, the appropriateness of this co-guardian: |
| | |
| | |
| | |
| f) | I □ do □ do not recommend that someone else, other than the proposed guardian, be |
| | appointed guardian. |
| | Explanation for this recommendation: |
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| | |

| g) If reco | ommended, ti | ne name and | qualifications of the | e alternative guardian: |
|----------------------------------|---|----------------------------|-----------------------|---------------------------------------|
| h) If reco | ommended, tl | ne appropriat | eness of the alterna | ative guardian: |
| 12. The capac | city of the pro | posed Ward t | to perform the activ | vities of daily living: |
| | roposed War nues on next p | | erform these basic | ADLs (self-care tasks) (Paragraph 12a |
| Manages with no assistance | Needs prompts or some assistance | Needs <u>assistance</u> | ADL: | <u>Comments</u> : |
| | | | Bathing and showering | |
| | | | Dressing | |
| | | | Eating/feeding | |

| U | U | U | mobility | |
|----------------------------------|--|----------------------------|-------------------------------------|--|
| | | | Personal hygiene and grooming | |
| | | | Toileting and hygiene | |
| | roposed War graph 12b co | | | umental activities of daily living (IADLs) |
| Manages with no assistance | Needs prompts or some <u>assistance</u> | Needs <u>assistance</u> | <u>IADL</u> : | <u>Comments</u> : |
| | | | Housework | |
| | | | Taking medications | |
| | | | Managing money | |

| | | | Shopping assistance | |
|------------------------------------|-------------|------------------------------|---------------------|---|
| | | | Use of telephone | |
| | | | Using technology | |
| | | | Transportation | |
| □ vote □ seek to □ obtain □ posses | change mari | tal status otor vehicle c | he proposed Ward | retain the right to: |
| | | | rdian be granted th | ne degree of authority indicated to |
| <u>Full</u> | | Long t Secure | _ | acement rm care facility, state alth facility placement |

| <u>F</u> (| <u>ull</u> <u>Limited</u> | <u>None</u> | |
|------------|---------------------------|-------------|---|
| | | | Legal matters |
| | | | Vocation |
| | | | Financial matters |
| | | | Education and training |
| | | | Medical treatment |
| | | | Access to and control and disposition of safety |
| | | | deposit box and contents |
| The | e visitor must exp | plain the | reasons for recommendations under this paragraph. The reasons |
| for | each of my reco | mmenda | tions are: |
| a) | Place of resider | nce: | |
| | | | |
| | | | |
| | | | |
| b) | Long term care | facility p | lacement: |
| | | | |
| | | | |
| | | | |
| c) | Secured unit at | a long-te | erm care facility, state institution, or mental health facility |
| | placement: | | |
| | | | |
| | | | |
| | | | |
| | | | |
| d) | Legal matters: | | |
| | | | |
| | | | |

| e) | Vocation: |
|----|---|
| f) | Financial matters: |
| g) | Education and training: |
| h) | Medical treatment: |
| | |
| | |
| | |
| i) | Access to and control and disposition of safety deposit box and contents: |

| 15. If a limited degree of authority is recommended in paragraph 14, the following limitations are |
|--|
| proposed: |
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| |
| 16. I specifically □ do □ do not recommend that the guardian be allowed to place the proposed |
| Ward in a secured unit at a long-term care facility, state institution, or mental health facility |
| placement beyond 45 days for the following reasons: |
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| 17. | As an alternative to guardianship, it would be feasible to use the following alternative resource | | | |
|-----|---|---|--|--|
| | plan(s) that are available to the proposed Ward and that are acceptable to the proposed Ward: | | | |
| | □ supported decision making □ power of attorney □ healthcare directive □ representative payee □ protective payee □ other (specify): | | | |
| 18. | The following services may be beneficial to the proposed Ward: | | | |
| | ☐ developmental disability services | ☐ adult day care | | |
| | ☐ chemical addiction services | ☐ home-based care | | |
| | ☐ mental health services | ☐ community based care | | |
| | ☐ brain injury services | ☐ licensed congregate living facility | | |
| | ☐ dementia services | ☐ skilled nursing home | | |
| | ☐ visiting nurses | emergency response system | | |
| | ☐ home health aides | ☐ county social services | | |
| | ☐ personal care attendants | ☐ senior citizen center | | |
| | ☐ LTC ombudsman services | ☐ chore services | | |
| | ☐ protection & advocacy services | ☐ other (specify): | | |
| | ☐ vulnerable adult protection services | | | |
| 19. | ☐ The proposed Ward is able to attend the hearing either in person or by remote means | | | |
| | because (specify reasons): | | | |
| | | | | |
| | ☐ The proposed Ward is not able to attend th | e hearing either in person or by remote means | | |
| | because (specify reasons): | | | |
| | | | | |

| 20. \square For the benefit of this proposed Ward, the hearing should not be held at a place of | | | | | |
|--|--|--|--|--|--|
| | the courthouse. | | | | |
| | ☐ For the benefit of this proposed Ward, the hearing should be held at a place other than | | | | |
| | the courthouse because (explain and propose an alternative location for hearing): | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| 21. I affirm that I have, except as specified below: | | | | | |
| a) | Met, interviewed, and consulted with the proposed Ward regarding the guardianship | | | | |
| | proceeding. I explained the purpose for my interview in a manner the ward could | | | | |
| | reasonably be expected to understand. | | | | |
| b) | Learned the proposed Ward's views about the proposed guardian, the powers and duties | | | | |
| | of the proposed guardian, the proposed guardianship, and the scope and duration of the | | | | |
| | guardianship. | | | | |
| c) | Visited the residence of the proposed Ward. | | | | |
| d) | Discussed appropriate alternative resource plans with the proposed Ward. | | | | |
| e) | Interviewed the persons seeking appointment as guardian. | | | | |
| f) | Obtained all information as directed by the Court. | | | | |
| Ex | cceptions, other information, or other recommendations (continued on next page): | | | | |

| Paragraph 21, continued.) | | |
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| | | |
| Dated | · | |
| /isitor's Signature | | |
| /isitor's Printed Name | | |
| | | |
| Address | City, State, Zip Code | |
| Telephone Number | Email Address | |