STATE OF NORTH DAKOTA
COUNTY OF

IN DISTRICT COURT
JUDICIAL DISTRICT

## IN THE MATTER OF THE GUARDIANSHIP OF AN ALLEGED INCAPACITATED INDIVIDUAL

## ORDER – EMERGENCY GUARDIANSHIP

1.	A hearing on the above entitled matter was held before the court pursuant to North					
Dakota Century Code Section 30.1-28-10.1 and to consider a Petition for Emergency						
Guardianship brought by the petitioner,, North Dakota.						
2.	Based upon the petition and supporting information presented to the court for emergency					
guardianship:						
	a. the Court finds that the alleged incapacitated individual has no current guardian; that					
	an emergency exists; and that substantial harm to the alleged incapacitated individual's					
	health safety, or welfare will likely occur if an emergency guardian is not appointed.					
	Therefore, the Court appoints as emergency guardian.					
	The emergency guardian has the following authority and responsibilities:					
	Full	Limited	None			
	[]	[]	[]	Place of residence		
	[]	[]	[]	Vocation		
	[]	[]	[]	Legal matters		
	[]	[]	[]	Financial matters		
	[]	[]	[]	Education and training		
	[]	[]	[]	Medical treatment		
	The emergency guardianship terminates 90 days from the date of this Order or upon					
	further Order of the Court, whichever occurs earlier.					

Letters of Emergency Guardianship shall issue in accordance with this order.

If the emergency guardian has authority for financial decisionmaking under this Order and a conservator for the alleged incapacitated individual has not been appointed, the emergency guardian must safeguard any assets held by the alleged incapacitated individual and during the period of appointment and subject to any further Order of this Court may <u>only</u> expend the individual's assets for the necessary support and care of the individual.

All costs incurred for attorney's services are the responsibility of the alleged incapacitated individual's estate.

## OR

b. the Court finds that the alleged incapacitated individual has no current guardian, and substantial harm to the alleged incapacitated individual's health safety, or welfare will not likely occur if an emergency guardian is not appointed. Therefore, the Petition for Emergency Guardianship is dismissed.

BY THE COURT:

Judge of the District Court