	ATE OF NORTH DAKOTA UNTY OF	IN DISTRICT COURTJUDICIAL DISTRICT
IN	IN THE MATTER OF THE GUARDIANSHIP OF AN ALLEGED INCAPACITATED INDIV	TIDUAL,
		Case No
	ORDER – EMERGENCY GUARDIANSHIP – EX PAR	TE APPOINTMENT
1. 28-10	This matter came before the Court pursuant to North Dakot 10.1 and to consider a Petition for Emergency Guardianshi	•
	, North Dakota.	p brought by the petitioner,
2.	Based upon the petition and supporting information present	ted to the court for emergency
guardi	rdianship:	
	a. (i) the Court finds that the alleged incapacitated indivi	dual has no current guardian,
	(ii) that an emergency exists, and (iii) the alleged inca	apacitated individual will be
	substantially harmed before a hearing on the appointment ca	n be held.
	Therefore, the Court (i) appoints a	s emergency guardian, (ii) the
	Court appoints as guardian ad litem to adv	vocate for the best interests of
	the alleged incapacitated individual, (iii) the alleged incapacitated	apacitated individual and the
	individual's spouse, if any, must be notified within 48 hou	rs, and (iv) a hearing shall be
	held within ten (10) days.	
	The emergency guardian has the following authority and res	ponsibilities:
	Full Limited None	

ull	Limited	None	
[]	[]	[]	Place of residence
[]	[]	[]	Vocation
[]	[]	[]	Legal matters
[]	[]	[]	Financial matters
[]	[]	[]	Education and training
[]	[]	[]	Medical treatment

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 only expend the individual's assets for the necessary support and care of the individual.

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

OR

Judge of the District Court