60th Legislature SB0020



AN ACT CLARIFYING THE AUTHORITY TO APPOINT A TEMPORARY CONSERVATOR; AMENDING SECTION 72-5-421, MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Section 72-5-421, MCA, is amended to read:

"72-5-421. Powers of court as to property and affairs of protected persons generally -- temporary conservatorship. The court has the following powers which that may be exercised directly or through a conservator in respect to the estate and affairs of protected persons:

- (1) While a petition for appointment of a conservator or other protective order is pending and after preliminary hearing and without notice to others, the court has power to preserve and apply the property of the person to be protected as may be required for his the protected person's benefit or the benefit of his the protected person's dependents. If the court finds that the welfare of the person requires immediate action, it may, with or without notice, appoint a temporary conservator for the person for a specified period not to exceed 6 months. The court may designate the authority of the temporary conservator, depending on the needs and circumstances of the protected person. The court may not invest a temporary conservator with more powers than are required by the circumstances necessitating the appointment. The order of appointment of a temporary conservator must state the specific powers and duties of the temporary conservator.
- (2) After hearing and upon determining that a basis for an appointment or other protective order exists with respect to a minor without other disability, the court has all those powers over the estate and affairs of the minor which that are or might be necessary for the best interests of the minor, his the minor's family, and members of his the minor's household.
- (3) After hearing and upon determining that a basis for an appointment or other protective order exists with respect to a person for reasons other than minority, the court has, for the benefit of the person and members of his the person's household, all the powers over his the person's estate and affairs which he that the person could exercise if present and not under disability, except the power to make a will. These powers include but are not limited to the power to:
 - (a) make gifts;

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- (b) convey or release his the person's contingent and expectant interests in property, including marital property rights and any right of survivorship incident to joint tenancy or tenancy by the entirety;
- (c) exercise or release his the person's powers as trustee, personal representative, custodian for minors, conservator, or donee of a power of appointment;
 - (d) enter into contracts;
- (e) create revocable or irrevocable trusts of property of the estate which that may extend beyond his the person's disability or life;
 - (f) exercise options of the disabled person to purchase securities or other property;
- (g) exercise his the person's rights to elect options and change beneficiaries under insurance and annuity policies and surrender the policies for their cash value;
- (h) exercise his the person's right to an elective share in the estate of his the person's deceased spouse and renounce any interest by testate or intestate succession or by intervivos transfer.
- (4) The court may exercise or direct the exercise of its authority to exercise or release powers of appointment of which the protected person is donee, to renounce interests, to make gifts in trust or otherwise exceeding 20% of any year's income of the estate, or to change beneficiaries under insurance and annuity policies, only if satisfied, after notice and hearing, that it is in the best interests of the protected person and that he the protected person either is incapable of consenting or has consented to the proposed exercise of power.
- (5) An order made pursuant to this section, determining that a basis for appointment of a conservator or other protective order exists, has no effect on the capacity of the protected person."

Section 2. Effective date. [This act] is effective on passage and approval.

- END -

I hereby certify that the within bill,	
SB 0020, originated in the Senate.	
Secretary of the Senate	
President of the Senate	
Signed this	day
of	, 2019.
Speaker of the House	
Signed this	day
of	, 2019.

SENATE BILL NO. 20 INTRODUCED BY J. SHOCKLEY

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