LEGISLATURE OF NEBRASKA

ONE HUNDRED NINTH LEGISLATURE

FIRST SESSION

## **LEGISLATIVE BILL 453**

FINAL READING

Introduced by DeBoer, 10. Read first time January 21, 2025 Committee: Judiciary

1	A BILL FOR AN ACT relating to guardians and conservators; to amend
2	section 30-2630.01, Reissue Revised Statutes of Nebraska, and
3	sections 30-2602.02 and 30-2626, Revised Statutes Cumulative
4	Supplement, 2024; to change requirements for background checks; to
5	harmonize provisions; and to repeal the original sections.

6 Be it enacted by the people of the State of Nebraska,

Section 1. Section 30-2602.02, Revised Statutes Cumulative
 Supplement, 2024, is amended to read:

3 30-2602.02 (1) A person, except for a financial institution as that 4 term is defined in section 8-101.03 or its officers, directors, 5 employees, or agents or a trust company, who has been nominated for appointment as a guardian or conservator shall authorize the Nebraska 6 7 State Patrol to submit the fingerprints of such applicants to the Federal Bureau of Investigation and to issue a report to the State Court 8 9 Administrator that includes the criminal history record information concerning the applicant. The Nebraska State Patrol shall forward 10 submitted fingerprints to the Federal Bureau of Investigation for a 11 national criminal history record information check. The Nebraska State 12 Patrol shall issue a report to the State Court Administrator that 13 14 includes the criminal history record information concerning the applicant obtain a national criminal history record check through a process 15 16 approved by the State Court Administrator and a report of the results and 17 file such report with the court at least ten days prior to the appointment hearing date, unless waived or modified by the court (a) for 18 good cause shown by affidavit filed simultaneously with the petition for 19 appointment or (b) in the event the protected person requests an 20 expedited hearing under section 30-2630.01. The applicant shall pay the 21 actual cost of the fingerprinting and criminal background check. 22

23 (2) An order appointing a guardian or conservator shall not be signed by the judge until such report has been filed with the court and 24 reviewed by the judge. Such report, or the lack thereof, shall be 25 certified either by affidavit or by obtaining a certified copy of the 26 report. No report or national criminal history record check shall be 27 required by the court upon the application of a petitioner for an 28 29 emergency temporary guardianship or emergency temporary conservatorship. The court may waive the requirements of this section for good cause 30 31 shown.

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Sec. 2. Section 30-2626, Revised Statutes Cumulative Supplement,
 2024, is amended to read:

3 30-2626 (a)(1) If a person alleged to be incapacitated has no 4 guardian and an emergency exists, the court may, pending notice and 5 hearing, exercise the power of a guardian or enter an ex parte order 6 appointing a temporary guardian to address the emergency. The order and 7 letters of temporary guardianship shall specify the powers and duties of 8 the temporary guardian, limiting the powers and duties to those necessary 9 to address the emergency.

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(2)(i) For purposes of this subdivision (a)(2):

(A) Benefits means private or government benefits to which a person
 alleged to be incapacitated may be entitled; and

(B) Covered county means a county containing a city of themetropolitan class or a city of the primary class.

(ii) Subject to subsection (k) of this section, if a person alleged to be incapacitated has no guardian and an emergency exists, the court in a covered county may, pending notice and hearing, enter an ex parte order appointing a temporary guardian for the limited purpose of assisting the person in applying for, validating, and facilitating eligibility for benefits.

(iii) The limited temporary guardian may access personal and financial records of such person as necessary to apply for, validate, and facilitate eligibility for benefits. The order and letters of limited temporary guardianship shall limit the powers and duties to those necessary to carry out this subdivision (a)(2).

(iv) Third parties, including, but not limited to, financial institutions, in possession of such person's financial and personal records related to eligibility for benefits shall provide the limited temporary guardian access to such records. Records to which a limited temporary guardian may be entitled include, but are not limited to, records relating to: Checking, savings, or other bank accounts; household

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expenses; health, life, or other insurance; wages; pensions; annuities;
real property; trusts; burial plans; retirement accounts; stocks and
bonds; farm and business equipment; motor vehicles, boats, and motor
homes; immigration status; land contracts; promissory notes and loans;
social security benefits; credit cards; taxes; or any other asset.

6 (b) When the court takes action to exercise the powers of a guardian 7 or to appoint a temporary guardian under subsection (a) of this section, an expedited hearing shall be held if requested by the person alleged to 8 9 be incapacitated, or by any interested person, if the request is filed more than ten business days prior to the date set for the hearing on the 10 petition for appointment of the quardian. If an expedited hearing is to 11 be held, the hearing shall be held within ten business days after the 12 request is received. At the hearing on the temporary appointment, the 13 petitioner shall have the burden of showing by a preponderance of the 14 evidence that temporary guardianship continues to be necessary to address 15 the emergency situation. Unless the person alleged to be incapacitated 16 has counsel of his or her own choice, the court may appoint an attorney 17 to represent the person alleged to be incapacitated at the hearing as 18 19 provided in section 30-2619.

(c) If an expedited hearing is requested, notice shall be served as
provided in section 30-2625. The notice shall specify that a temporary
guardian has been appointed and shall be given at least twenty-four hours
prior to the expedited hearing.

(d) At the expedited hearing, the court may render a judgment authorizing the temporary guardianship to continue beyond the original ten-day period. The judgment shall prescribe the specific powers and duties of the temporary guardian in the letters of temporary guardianship and shall be effective for a single ninety-day period. For good cause shown, the court may extend the temporary guardianship for successive ninety-day periods.

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(e)(1) The temporary guardianship shall terminate at the end of the

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1 ninety-day period in which the temporary guardianship is valid or at any 2 time prior thereto if the court deems the circumstances leading to the 3 order for temporary guardianship no longer exist or if an order has been 4 entered as a result of a hearing pursuant to section 30-2619 which has 5 been held during the ninety-day period.

6 (2) When the duties of a limited temporary guardian appointed 7 pursuant to subdivision (a)(2) of this section have not been completed 8 within ninety days, the court shall accept notification by such guardian 9 as good cause for extending the limited temporary guardianship for an 10 additional ninety days.

(f) If the court denies the request for the ex parte order, the court may, in its discretion, enter an order for an expedited hearing pursuant to subsections (b) through (e) of this section.

(g) If the petitioner requests the entry of an order of temporary
guardianship pursuant to subsection (a) of this section without
requesting an ex parte order, the court may hold an expedited hearing
pursuant to subsections (b) through (e) of this section.

(h) If an appointed guardian is not effectively performing his or 18 duties and the court further finds that the welfare of the 19 her incapacitated person requires immediate action, it may, pending notice 20 and hearing in accordance with section 30-2220, appoint a temporary 21 guardian for the incapacitated person for a specified period not to 22 23 exceed ninety days. For good cause shown, the court may extend the 24 temporary guardianship for successive ninety-day periods. A temporary 25 guardian appointed pursuant to this subsection has only the powers and duties specified in the previously appointed quardian's letters of 26 guardianship, and the authority of any permanent guardian previously 27 28 appointed by the court is suspended so long as a temporary guardian has authority. 29

30 (i) A temporary guardian may be removed at any time. A temporary31 guardian shall make any report the court requires, except that a

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temporary guardian shall not be required to provide the <u>fingerprints for</u> <u>the national criminal history record information check or report under</u> section 30-2602.02. In other respects the provisions of the Nebraska Probate Code concerning guardians apply to temporary guardians.

5 (j) The court may appoint the Public Guardian as the temporary6 guardian pursuant to the Public Guardianship Act.

7 (k)(1) If the Public Guardian is unable to accept appointment as a limited temporary guardian for the purposes described in subdivision (a) 8 9 (2) of this section because the Public Guardian has exceeded the average ratio described in subsection (2) of section 30-4115, the court shall 10 appoint an individual to serve as a limited temporary guardian. 11 Appointments of such limited temporary guardians shall be subject to the 12 13 availability of funds appropriated as described in section 81-3141. When 14 such funds have been exhausted in a fiscal year, no further appointments shall be made. 15

16 (2) An individual appointed as a limited temporary guardian pursuant 17 to subdivision (a)(2) of this section shall apply to the court for expenses and fees for services performed. The court, upon hearing the 18 19 application, shall fix reasonable expenses and fees, and the county board shall pay such quardian in the full amount determined by the court. The 20 court shall set such expenses and fees at levels that: (i) Are similar to 21 expenses and fees paid to guardians and guardians ad litem for comparable 22 23 work in other legal proceedings in the county; and (ii) are intended to 24 incentivize qualified individuals to provide high-quality services as 25 limited temporary guardians.

(3) A county that has paid expenses and fees as provided in
 subdivision (k)(2) of this section may apply under section 81-3141 for
 reimbursement.

29 Sec. 3. Section 30-2630.01, Reissue Revised Statutes of Nebraska, is 30 amended to read:

31 30-2630.01 (a) If a person alleged to be in need of protection under

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section 30-2630 has no conservator and an emergency exists, the court may, pending notice and hearing, exercise the power of a conservator or enter an emergency protective order appointing a temporary conservator, who may be the Public Guardian, to address the emergency.

5 (b) When the court takes action to exercise the powers of a conservator or to appoint a temporary conservator under subsection (a) of 6 7 this section, an expedited hearing shall be held if requested by the person alleged to be in need of protection, or by any interested person, 8 9 if the request is filed more than ten business days prior to the date set for the hearing on the petition for appointment of the conservator. If an 10 expedited hearing is to be held, the hearing shall be held within ten 11 business days after the request is received. At the hearing on the 12 13 temporary appointment, the petitioner shall have the burden of showing by a preponderance of the evidence that temporary conservatorship continues 14 to be necessary to address the emergency situation. Unless the person 15 16 alleged to be in need of protection has counsel of his or her own choice, 17 the court may appoint an attorney to represent the person at the hearing as provided in section 30-2636. 18

(c) If an expedited hearing is requested, notice shall be served as
provided in section 30-2634. The notice shall specify that a temporary
conservator has been appointed and shall be given at least twenty-four
hours prior to the expedited hearing.

(d) At the expedited hearing, the court may render a judgment authorizing the temporary conservatorship to continue beyond the original ten-day period. The judgment shall prescribe the specific powers and duties of the temporary conservator in the letters of temporary conservatorship and shall be effective for a ninety-day period. For good cause shown, the court may extend the temporary conservatorship for successive ninety-day periods.

30 (e) The temporary conservatorship shall terminate at the end of the31 ninety-day period in which the temporary conservatorship is valid or at

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any time prior thereto if the court deems the circumstances leading to
the order for temporary conservatorship no longer exist or if an order
has been entered as a result of a hearing pursuant to section 30-2636
which has been held during the ninety-day period.

5 (f) If the court denies the request for the ex parte order, the 6 court may, in its discretion, enter an order for an expedited hearing 7 pursuant to subsections (b) through (e) of this section.

8 (g) If the petitioner requests the entry of an order of temporary 9 conservatorship pursuant to subsection (a) of this section without 10 requesting an ex parte order, the court may hold an expedited hearing 11 pursuant to subsections (b) through (e) of this section.

(h) A temporary conservator may be removed at any time. A temporary conservator shall make any report the court requires, except that a temporary conservator shall not be required to provide the <u>fingerprints</u> <u>for the national criminal history record <u>information</u> check and report under section 30-2602.02. In other respects the provisions of the Nebraska Probate Code concerning conservators apply to temporary conservators.</u>

19 Sec. 4. Original section 30-2630.01, Reissue Revised Statutes of 20 Nebraska, and sections 30-2602.02 and 30-2626, Revised Statutes 21 Cumulative Supplement, 2024, are repealed.

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