Alternatives to Guardianship in South Carolina
Frequently Asked Questions

WARNING: You are strongly encouraged to seek the advice of an attorney in any legal matter. If you move forward without an attorney, it may negatively affect your legal rights. If you have questions about your legal rights or the laws concerning your case, please talk with an attorney.

DISCLAIMER: The general information provided in these Frequently Asked Questions (FAQs) is not legal advice, cannot be cited as legal authority, and cannot replace the advice of a licensed South Carolina attorney. The information in these FAQs is accurate as of the date of publication. If you decide to bring a lawsuit in a South Carolina court without an attorney, you are responsible for researching the law on your own. Please note that the presiding judge decides what law applies in each case.

Guiding Principles: When a person needs help making decisions about his or her care and well-being, guardianship is one important option to consider. There are other options called least restrictive alternatives. Least restrictive alternatives encourage independence and allow a person to be involved in decisions about his or her care and well-being, while still providing protection for the person.

In some situations, guardianship may be the best choice to protect a person and that person's rights. This may be a full guardianship or a limited guardianship. Because guardianship can be very restrictive for an individual, it is important to explore other alternatives first.

Information about Least Restrictive Alternatives

What options are there besides guardianship?

Some other options are listed in the chart below.
You are strongly encouraged to seek the advice of a licensed South Carolina attorney in deciding whether a guardianship is necessary for your friend or relative.

Guardianship is not necessary for every person with a disability. Many people with disabilities are able to manage their own affairs with appropriate services and support systems.

A guardianship limits the rights of an individual and may restrict choices about where to live, who to see, and what to do. You should give serious consideration to alternatives.

### Alternatives to Guardianship

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<th>Alternative</th>
<th>Effect of the Alternative</th>
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<tr>
<td>Representative Payee</td>
<td>A representative payee is appointed by a government agency to receive, manage, and spend government benefits for a beneficiary. The representative payee’s authority is limited to only the government funds. Usually, this applies to Social Security. For more information, see <a href="http://www.socialsecurity.gov/payee/">http://www.socialsecurity.gov/payee/</a>.</td>
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<tr>
<td>Health Care Power of Attorney (HCPOA)</td>
<td>A health care power of attorney (HCPOA) is a document that allows you to name another person to make health care decisions if you are unable to do so. The document may include guidance about the type and extent of health care desired. For more information, see <a href="http://aging.sc.gov/legal/Pages/LivingWillAndPowerOfAttorney.aspx">http://aging.sc.gov/legal/Pages/LivingWillAndPowerOfAttorney.aspx</a>.</td>
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<td><strong>Note:</strong> When you die, the HCPOA is no longer valid.</td>
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<td><strong>Adult Health Care Consent Act</strong></td>
<td>The Adult Health Care Consent Act is a South Carolina law that may provide legal authority for certain people (for example, spouses, children or parents) to make health care decisions for an adult who cannot make or communicate such decisions. For more information, see S.C. Code Ann. §§ 44-66-10 et seq. at <a href="http://www.scstatehouse.gov/code/t44c066.php">http://www.scstatehouse.gov/code/t44c066.php</a>.</td>
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| **Durable Power of Attorney (DPOA)**  | A durable power of attorney (DPOA) is a legal document that may give another person the authority to make decisions. This document may affect property, assets, money, debts, health care, and pets. For more information, see S.C. Code Ann. § 62-5-501 at [http://www.scstatehouse.gov/code/t62c005.php](http://www.scstatehouse.gov/code/t62c005.php).  

**Note:** When you die, the DPOA is no longer valid. |
| **Living Will**  | A living will is a very limited document that controls treatment you do or do not want to receive when you are about to die.  

In South Carolina, a living will is also known as a Declaration of Desire for a Natural Death. For more information, see [http://aging.sc.gov/legal/Pages/LivingWillAndPowerOfAttorney.aspx](http://aging.sc.gov/legal/Pages/LivingWillAndPowerOfAttorney.aspx)  

**Note:** This document is **not** the same as your Last Will and Testament. This document is **not** the same as your HCPOA. |
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<td><strong>Health Care Advance Directive</strong></td>
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| **Joint Ownership** | Joint ownership occurs when more than one person has authority over assets, such as bank accounts, house/land (called real property), and vehicles.  

**Note:** There are several types of joint ownership, and the particular type used could affect ownership of the property after the death of a joint owner. |
| **Trust** | A trust is a legal document that gives authority to a person called a trustee to manage some or all of your assets for you or another person's benefit. |
| **Protective Order/Conservatorship** | A protective order or conservatorship protects your assets and may provide other protections as ordered by the Probate Court. |
| **Case/care management** | Case or care managers are people who have been trained to assist with personal care.  

Examples of assistance may include:  
- arranging health appointments  
- managing medication |
| Money Management | Money management services help people with their financial affairs, including check depositing and writing, checkbook balancing, bill paying, insurance claim preparation, tax preparation and counseling, and public benefit applications and counseling. |

### What other resources are there for assistance?

Some other resources include:

- **South Carolina Lt. Governor's Office on Aging** – This state agency provides information and services to seniors and vulnerable adults. The Elder Rights Division includes the State Long Term Care Ombudsman and staff who advocate for vulnerable adults in long term care facilities. For more information, see [http://aging.sc.gov/Pages/default.aspx](http://aging.sc.gov/Pages/default.aspx).

- **South Carolina Bar Lawyer Referral Service** – This is a free, statewide service offered by the South Carolina Bar. It offers a referral to a licensed South Carolina attorney in your location who practices the type of law you request. All attorneys who participate in this service are in good standing with the South Carolina Bar and must maintain malpractice insurance. These attorneys have also agreed to charge no more than $50 for the first 30-minute consultation. After the first 30 minutes, their regular fees may apply. For more information, see [http://www.scbar.org/PublicServices/FindaLawyer.aspx](http://www.scbar.org/PublicServices/FindaLawyer.aspx).

- **South Carolina Department of Social Services Adult Protective Services** – This state agency is charged with...
protecting the health and welfare of elderly and disabled adults when there are allegations of abuse and neglect. For more information, see https://dss.sc.gov/content/customers/protection/aps/index.aspx.

- **Protection and Advocacy for People with Disabilities, Inc. (P&A)** – P&A is authorized by state and federal law to protect the rights of individuals with disabilities. P&A provides free legal advocacy for individuals with a disability who have been discriminated against because of their disability or denied a service to which they are entitled. For more information, see http://pandasc.org/.

- **South Carolina Legal Services** – South Carolina Legal Services provides legal representation in civil matters to low-income South Carolinians who meet eligibility requirements. For more information, see http://sclegal.org/ and http://lawhelp.org/sc/.

- **Community-based services** – In the community, various state and local agencies provide services for persons with disabilities, such as homemaker services, respite care, residential care, self-directed care for veterans, and adult foster care homes. Sometimes these services are available through Medicaid. For more information, see http://www.scbar.org/LinkClick.aspx?fileticket=QL4xW3AqA8Q%3d&tabid=204.

- **Community Long Term Care (CLTC)** – For individuals who qualify for Medicaid, the CLTC office can connect them to services for long term care, including services to help them live in the community or in facility-based nursing care. For more information, see https://www.scdhhs.gov/provider-type/cltc-provider-manual-020105-edition-posted1142005.

- **Law Enforcement** – Abuse, neglect, and exploitation of vulnerable adults are crimes and should be reported to local law enforcement.
However, if the vulnerable adult resides in a South Carolina Department of Mental Health or South Carolina Department of Disabilities and Special Needs facility, report the abuse, neglect, or exploitation directly to South Carolina State Law Enforcement Division's (SLED's) Vulnerable Adult Investigative Unit. For more information, see [http://www.sled.sc.gov/Vulnerable.aspx?MenuID=VulAdult](http://www.sled.sc.gov/Vulnerable.aspx?MenuID=VulAdult).

Some local law enforcement may conduct wellness checks of vulnerable adults who live in the community. Contact your city or county law enforcement office for more information.

**What is a durable power of attorney?**

A durable power of attorney (DPOA) is a document that authorizes a person or persons to act or make decisions for another person. Durable means that the DPOA continues to be effective even if the person who signed the DPOA becomes incapacitated. Depending upon what the document says, the person who is authorized to act may make decisions about money, property, business, health care, residence, or other matters. See S.C. Code Ann. § 62-5-501 at [http://www.scstatehouse.gov/code/t62c005.php](http://www.scstatehouse.gov/code/t62c005.php).

The person identified in the DPOA to act and make decisions is called an agent. Only a very trustworthy person should be named as an agent. See S.C. Code Ann. § 62-5-504(1) at [http://www.scstatehouse.gov/code/t62c005.php](http://www.scstatehouse.gov/code/t62c005.php).

It is strongly recommended that you have a licensed South Carolina attorney prepare a DPOA for you. Only an attorney can fully explain the risks and benefits of a DPOA and make sure that it is valid in South Carolina.

**If I have named someone as an agent in a valid DPOA, do I need a guardianship?**
It depends upon several factors:

- What you need;
- What the DPOA document allows your agent to do;
- Whether the agent is meeting your needs.

If you have questions, please contact an attorney.

**What is the difference between a DPOA and a health care power of attorney?**

The DPOA may apply to many different types of decisions, not just health care. A health care power of attorney (HCPOA) applies only to health care decisions.

**Where can I get a health care power of attorney (HCPOA)?**


You can obtain a HCPOA that is tailored to your needs from an attorney.

**What is a living will?**

A living will only addresses end of life issues. A HCPOA allows a person to make decisions for you if you are not able to consent, regardless of whether your condition is terminal.

The best time to make a health care directive or a living will is when you are in good health and can think clearly about the
decision. If you wait until after you are hospitalized or living in a facility, there are additional requirements to create the document. For more information, see http://aging.sc.gov/legal/Pages/LivingWillAndPowerOfAttorney.aspx.

In South Carolina, a living will is also known as a Declaration of Desire for a Natural Death. This document must be signed before two witnesses and a Notary Public. For more information, see http://aging.sc.gov/SiteCollectionDocuments/S/SCLivingWill2000.pdf.

**Note:** A living will is **not** the same as a Last Will and Testament. A living will does **not** direct how property is distributed.

**What is the difference between a health care power of attorney (HCPOA) and a living will?**

A HCPOA is a document that allows you to name another person to make health care decisions anytime you are unable to do so. A living will is a very limited document that only declares what medical treatment you want or do not want if you are about to die. The HCPOA may also include more specific directions about the medical treatment you want or do not want if you are about to die. For more information, visit the website of the South Carolina Lt. Governor's Office on Aging at http://aging.sc.gov/SiteCollectionDocuments/S/SCHealthCarePowerOfAttorney.pdf.

**What is a will?**

A will is also known as a Last Will and Testament. A will is a document that only takes effect after you die and specifies how you want to distribute your property and money, among other things.
What is the difference between a living will and a will?

These are two different documents with different purposes. A living will is a document that declares what medical treatment you want or do not want to receive if you are about to die. A will is a document that only takes effect after you die and specifies how you want to distribute your property and money, among other things.

What are least restrictive alternatives for decision making?

Least restrictive alternatives are options that encourage independence and allow you to make decisions about your care and well-being while still providing protection for you. People who can protect themselves should retain their rights. If least restrictive alternatives can sufficiently protect you, they may be used instead of guardianship.
Resources

- If you do not understand the information in these Frequently Asked Questions, you may want to contact an attorney.

- To find an attorney who practices law in this area, please contact the South Carolina Bar's Lawyer Referral Service (LRS) at 1-800-868-2284 (toll free) or 803-799-7100 (Columbia area). LRS offers a referral by the location and by type of law. The lawyers who sign up with LRS are in good standing with the South Carolina Bar and must maintain malpractice insurance coverage. The lawyers also agree to a 30-minute consultation for no more than $50. After the 30-minute consultation, the fees will be the lawyers’ normal fees. Once you receive a referral, you will be expected to contact the lawyer by telephone to make an appointment.

- If you cannot afford an attorney, you may contact the South Carolina Legal Aid Telephone Intake Service (LATIS) at 1-888-346-5592 (toll free) or 803-744-9430 (Columbia area). Eligibility for assistance will depend on your income and assets and the type of problem you have. The income limit to be eligible for LATIS is 125% of the Federal poverty level, which changes every year in April. There is also an asset (money in bank accounts, property, etc.) limit. Additionally, the problem you have must be within the list of problems with which South Carolina Legal Services can help.

These Frequently Asked Questions were developed through a grant from the United States Department of Health and Human Services Administration on Aging administered by the South Carolina Lieutenant Governor's Office on Aging.