disabilities and their families make a GAIN, Guardianship Network, exists to help people with Alternatives Information

There are many alternatives to guardianship. The primary one is the guardianship and its alternatives use of family and friends who are good, informed decision about

need for guardianship. help of family and friends, there is no services they need and want with the If someone can get the supports and involved in the person's life.

and other surrogate arrangements. attorney, trusts, family consent policies powers of attorney, advance directives Other alternatives include durable for health care, financial powers of

guardianship, please contact GAIN at need assistance with alternatives to If you would like more information, or 866-365-3231

You may also contact

The Arc of Northwest Wayne

County

at 313-532-7915 arcnw@aol.com

The Arc of Western Wayne County

info@thearcww.org at 734-729-9100



Network Alternatives Guardianship ntormation



866-365-3231

alternatives to guardianship An information and referral network promoting selfdetermination through

A joint project of The Arc of Northwest Wayne County The Arc of Western Wayne County, funded through a grant from The Widman Foundation



Guardianship is the legal process in which someone's rights to make decisions about their own life are removed. During

this process, a court determines that someone is "legally incapacitated" and that it is "necessary" to appoint another person or entity to make decisions for them. This process can apply to older people, people with mental illness or people with developmental disabilities. Once a guardianship is imposed, certain fundamental rights may also be lost.

GAIN provides outreach, information and referral and education to people with disabilities and families on alternatives to guardianship.

Often, people have concerns about doctors not listening to them if they do not have guardianship. If someone is on Medicaid, and cannot give their own consent, the law in

own consent, the law in Michigan states that his or her nearest relative can consent to medical treatment. Even if someone is not on Medicaid, most hospitals

have family consent policies that allow family members to consent for medica care under these conditions.

In emergencies, hospitals have a duty to treat someone whether they are under guardianship or not. Also, powers of attorney for health care can be written in simple language giving a family member or other person the right to make medical decisions for an individual, and many

people with developmental disabilities are able to execute such documents.

In addition, under Michigan law someone can designate a **patient** advocate to exercise powers concerning care, custody and medical treatment decisions. These usually cover end-of-life decisions.

Most medical facilities have standard forms available or they can be obtained at places where standard legal documents are sold, including office supply stores.



People also have concerns about not being able to make **financial** decisions without guardianship. If a person needs help in paying their bills, banks provide automatic deposit and withdrawal services in which checks are deposited and bills are paid electronically. Also, someone can have a **joint account** with a trusted person who will be able to make deposits and write checks from the account for them.

In addition, a **Power of Attorney** for **Finances** is a legal document some people use to appoint someone of their choice to take care of their money. If someone has a special needs trust, the **trustee** is responsible for handling their money.



As a last resort, a conservator may be appointed by the court to allow someone to handle finances for another.

If someone receives governmental benefits, and needs help handling their money, they can request someone else act as **Representative Payee**. That person is then responsible for using the money to provide for basic needs such as food, clothing, shelter and medical care for the beneficiary.

Parents who have a child with a disability often worry about who will look after their child when they are gone, and look to guardianship to ease those concerns. However, the best way to make sure that someone else is looking out for their child's best interest is to **plan now** by setting up a **special needs trust** while both parents are still living. This allows them the opportunity to name someone or some organization to monitor and visit their child to make sure that they are doing well and are

happy and safe. This is a much more effective way of ensuring that their child will be taken care of the way mom and dad want than guardianship.



If someone has a guardianship, and doesn't want it anymore, they, or an interested party, may file a petition to terminate or modify guardianship with the Probate Court. They must be ready to tell the court why the guardianship should be terminated and may have to bring in new evaluations or witnesses to testify that guardianship is no longer needed. The guardianship should be terminated if the judge finds that it is no longer necessary.