1	State of Arkansas	As Engrossed: H3/23/17	
2	91st General Assembly	A Bill	
3	Regular Session, 2017		HOUSE BILL 1475
4			
5	By: Representative K. Hendre	en	
6			
7	For An Act To Be Entitled		
8	AN ACT TO AMEND THE LAW CONCERNING THE APPOINTMENT OF		
9	GUARDIANS BY ESTABLISHING A BILL OF RIGHTS FOR WARDS;		
10	AND FOR OT	THER PURPOSES.	
11			
12			
13		Subtitle	
14	-	MEND THE LAW CONCERNING THE	
15		PINTMENT OF GUARDIANS BY ESTABLISH.	ING
16	A BI	TLL OF RIGHTS FOR WARDS.	
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18			ADWANGAG
19	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
20	CECTION 1 A.1.	and a mind of the second	0.1.1
21		ansas Code Title 28, Chapter 65, S	-
22		itional section to read as follows	5 :
23 24	_	hts and entitlements of wards.	anahin or hu lau a
24 25	_	limited by a court-ordered guardia ts, benefits, responsibilities, an	-
26	_	itution, the United States Constit	
27	federal law.	traction, the onited braces constitu	tation, and state and
28		ited by the court or by law, a wan	rd is entitled to:
29		a copy of the guardianship order	
30	letters concerning the		ano gaareransiir
31	_	 rovided with the contact informati	ion for the probate
32	· · · · · · · · · · · · · · · · · · ·	uardianship order and guardianship	-
33	ward;		
34		ardianship that encourages the dev	<u>velopment of th</u> e ward
35	_	f maximum self-reliance, independe	_
36	sufficiency by the war		

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1	(4) Be treated with respect, consideration, and recognition of
2	his or her dignity and individuality;
3	(5)(A) Reside and receive support services in the most
4	integrated setting.
5	(B) The most integrated setting includes without
6	limitation a home-based setting or community-based setting as provided under
7	the Americans with Disabilities Act, 42 U.S.C. § 12101 et seq.;
8	(6) The consideration of his or her current and previously
9	expressed personal preferences, desires, and opinions on matters that include
10	without limitation medical treatment, psychiatric treatment, religious
11	beliefs, and living arrangements;
12	(7) A monthly personal allowance and financial self-
13	determination for public benefits after the ward's essential living expenses
14	and health expenses are paid;
15	(8) Receive timely and appropriate health care and medical
16	treatment that does not violate rights granted to the ward under the Arkansas
17	Constitution, the United States Constitution, and state and federal law;
18	(9) Exercise complete control of all aspects of his or her
19	rights that are not specifically granted by the court to the guardian;
20	(10) Control his or her personal environment based on his or her
21	personal preference;
22	(11) Raise concerns to the court concerning his or her
23	guardianship, living arrangements, retaliation by a guardian, conflicts of
24	interest between a guardian and service providers, the violation of a right
25	provided to the ward under this section, or any other matter;
26	(12) Receive notice of a court proceeding concerning the
27	guardianship of the ward that is provided in:
28	(A) A manner that is accessible to the ward;
29	(B) The ward's preferred mode of communication; and
30	(C) The ward's native language;
31	(13) An opportunity to appear before the court and express his
32	or her preferences and concerns regarding the continuance, modification, or
33	termination of the guardianship of the ward;
34	(14) Have a court investigator, guardian ad litem, or attorney
35	ad litem appointed by the court to investigate a complaint received by the
36	court from the ward or another person about the guardianship of the ward:

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1	(15) Participate in social, religious, recreational activities,		
2	training, employment, education, habilitation, and rehabilitation of the		
3	ward's choice in the most integrated setting;		
4	(16) Self-determination in the substantial maintenance,		
5	disposition, and management of the ward's real property and personal property		
6	after the ward's essential living expenses and health expenses are paid;		
7	(17) Receive notice of and object to the substantial		
8	maintenance, disposition, and management of the clothing, furniture,		
9	vehicles, and other personal effects of the ward;		
10	(18) Personal privacy and confidentiality in the personal		
11	matters of the ward subject to state law and federal law;		
12	(19)(A) Unimpeded, private, and uncensored communication and		
13	visitation with a person chosen by the ward unless the ward's communication		
14	or visitation with the person is determined by the court to be detrimental to		
15	the mental health and physical well-being of the ward.		
16	(B) A guardian may limit, supervise, or restrict		
17	communication or visitation between the ward and a person if:		
18	(i) Limiting, supervising, or restricting		
19	communication or visitation between the ward and the person is necessary to		
20	protect the mental health and physical well-being of the ward;		
21	(ii) The guardian obtains the approval of the court;		
22	<u>and</u>		
23	(iii) The ward has an opportunity to be heard by the		
24	court on the limitation, supervision, or restriction of the ward's		
25	communication or visitation with the person;		
26	(20) Counsel who will represent the interests of the ward with		
27	regard to capacity restoration, guardianship modification, guardianship		
28	appointment, and other rights available to a ward under this chapter;		
29	(21) Vote in a public election, marry, and retain a license to		
30	operate a motor vehicle unless restricted by the court;		
31	(22) Personal visits from the guardian or the guardian's		
32	designee at least one (1) time every (3) months unless otherwise ordered by		
33	the court;		
34	(23) Be provided with the name, address, phone number, and		
35	purpose of Disability Rights Arkansas, an organization whose mission is to		
36	protect the rights of, and advocate for, persons with disabilities, and to		

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1	communicate and meet with representatives of the organization;			
2	(24) Be provided with the name, address, phone number, and			
3	purpose of an independent living center, area agency on aging, aging and			
4	disability resource center, and local mental health and intellectual and			
5	developmental disability center, and to communicate and meet with			
6	representatives of these organizations and agencies;			
7	(25) Be provided with the name, address, phone number, and			
8	purpose of the Administrative Office of the Courts and the procedure for			
9	filing a complaint against a guardian;			
10	(26) Contact the Department of Human Services to report abuse,			
11	neglect, exploitation, or violations of the rights of the ward without fear			
12	of punishment, interference, coercion, or retaliation; and			
13	(27) Have the guardian of the ward, on appointment and on annual			
14	renewal of the guardianship, explain the rights delineated in this section to			
15	the ward in:			
16	(A) The ward's native language;			
17	(B) The ward's preferred mode of communication; and			
18	(C) A manner accessible to the ward.			
19	(c) This section does not supersede or abrogate other remedies			
20	existing in law.			
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22	/s/K. Hendren			
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