A BILL FOR AN ACT

RELATING TO GUARDIANSHIP.

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

1	SECT	ON 1. Section 560:5-316, Hawaii Revised Statutes, is
2	amended by	amending subsection (c) to read as follows:
3	"(c)	A guardian, without authorization of the court, [may]
4	shall not	[revoke]:
5	(1)	Revoke any health care directions set forth in any
6		medical directive or health care power of attorney of
7		which the ward is the principal [. However,]; provided
8		that the appointment of a guardian shall automatically
9		[terminates] terminate the authority of any agent
10		designated in the medical directive or health care
11		power of attorney[-]; or
12	(2)	Restrict the personal communication rights of the
13		ward, including the right to receive visitors,
14		telephone calls, and personal mail, unless deemed by
15		the guardian to pose a risk to the safety or well-
16		being of the ward."

- 1 SECTION 2. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 3. This Act shall take effect upon its approval.

Report Title:

Uniform Probate Code; Guardianship; Adult; Rights; Communication

Description:

Prohibits guardians of an adult ward from restricting the ward's right to communicate, unless it is deemed by the guardian to pose a risk to the safety or well-being of the ward. (HB1585 HD2)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

HB1585 HD2 HMS 2016-2276