

	LEGISLATIVE ACTION	
Senate		House
Comm: RCS		
02/09/2022		
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The Committee on Children, Families, and Elder Affairs (Burgess) recommended the following:

Senate Amendment

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Delete lines 168 - 197

4 and insert:

> Section 4. Subsection (2) of section 744.441, Florida Statutes, is amended to read

> 744.441 Powers of guardian upon court approval.—After obtaining approval of the court pursuant to a petition for authorization to act:

(2)(a) A plenary guardian or a limited guardian of a ward

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may sign an order not to resuscitate as provided in s. 401.45(3) for a ward who does not have such an order in effect. When seeking a plenary quardian or a limited quardian of a ward seeks to obtain approval of the court to sign an order not to resuscitate, if required by exigent circumstances, the court must hold a preliminary hearing within 72 hours after the petition is filed, and:

1. (a) Rule on the relief requested immediately after the preliminary hearing; or

2.(b) Conduct an evidentiary hearing not later than 4 days after the preliminary hearing and rule on the relief requested immediately after the evidentiary hearing.

- (b) 1. Notwithstanding paragraph (a), if the ward is hospitalized and exigent circumstances exist which do not allow time for the guardian to seek court approval under paragraph (a), without prior court approval, the guardian may sign an order not to resuscitate on behalf of the ward and consent to the order being entered in the ward's chart by a physician provided the hospital ethics committee has met and agrees with the entry of an order not to resuscitate.
- 2. As soon as reasonable, and not more than 72 hours after signing an order not to resuscitate and consenting to the order being entered in the ward's chart, the guardian must file notice of such action with the court along with documentation supporting the decision.