Medicaid Planning in Guardianships

THERESA A. CLARKE, WRIGHT ABSHIRE, ATTORNEYS, P.C.

UT LAW CLE'S 26TH ANNUAL ESTATE PLANNING, GUARDIANSHIP, AND ELDER LAW CONFERENCE, SAN ANTONIO, TEXAS, AUGUST 9, 2024

1

Overview

- Medicaid policy
- Incapacity of Medicaid applicant
- Guardianship
 - Texas Estates Code § 1162.001 et seq.
 - Texas Estates Code § 1353.001 et seq.

Long-Term Care Medicaid

- Eligibility
 - Non-financial
 - Financial
- Transfer rules

2

Medicaid Eligibility: Non-Financial Criteria

- Citizenship
- Residence
- Age, Blindness, Disability
- Medical necessity
- Medicaid facility, Medicaid bed

4

Medicaid Eligibility: Financial Criteria

- Income Limit
 - \$2,829 gross monthly income (2024) for unmarried applicant, married applicant with ineligible spouse
- Countable Resource Limit
 - \$2,000
 - \$3,000 when both spouses apply
 - Spousal Protected Resource Amount in spousal impoverishment cases
 - Half of couple's combined assets: \$154,140 maximum, \$30,828 minimum
 - May be able to expand

9

_

Medicaid: Transfers for Less Than Fair Market Value

- Cannot give assets away within five years of filing application and qualify
- Penalty period assessed
 - Amount of gift / current divisor (\$242.13 in 2024)
- Penalty period begins when person enters nursing home, applies for Medicaid, and would be eligible but for transfer

6





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Medicaid Planning in Guardianships

Also available as part of the eCourse Answer Bar: Elder Law and Medicaid Essentials

First appeared as part of the conference materials for the 26^{th} Annual Estate Planning, Guardianship and Elder Law Conference session "Medicaid Planning in Guardianships"