1 Rule 1.14. Client with Diminished Capacity.

2	(a) When a client's capacity to make adequately considered decisions in connection with a
3	representation is diminished, whether because of minority, mental impairment or for some other
4	reason, the licensed paralegal practitioner shall, as far as reasonably possible, maintain a normal
5	licensed paralegal practitioner-client relationship with the client.
6	(b) When the licensed paralegal practitioner reasonably believes that the client has
7	diminished capacity, is at risk of substantial physical, financial or other harm unless action is
8	taken and cannot adequately act in the client's own interest, the licensed paralegal practitioner
9	may take reasonably necessary protective action, including consulting with individuals or entities
10	that have the ability to take action to protect the client.
11	(c) Information relating to the representation of a client with diminished capacity is protected
12	by Rule 1.6. When taking protective action pursuant to paragraph (b), the licensed paralegal
13	practitioner is impliedly authorized under Rule 1.6(a) to reveal information about the client, but
14	only to the extent reasonably necessary to protect the client's interests.
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16	Comment
17	[1] The normal licensed paralegal practitioner-client relationship is based on the assumption that
18	the client, when properly advised and assisted, is capable of making decisions about important
19	matters. When the client is a minor or suffers from a diminished mental capacity, however,
20	maintaining the ordinary licensed paralegal practitioner-client relationship may not be possible in
21	all respects. In particular, a severely incapacitated person may have no power to make legally
22	binding decisions. Nevertheless, a client with diminished capacity often has the ability to
23	understand, deliberate upon and reach conclusions about matters affecting the client's own well-
24	being. For example, children as young as five or six years of age, and certainly those of ten or
25	twelve, are regarded as having opinions that are entitled to weight in legal proceedings
26	concerning their custody. So also, it is recognized that some persons of advanced age can be
27	quite capable of handling routine financial matters while needing special legal protection
28	concerning major transactions.
29	[2] The fact that a client suffers a disability does not diminish the licensed paralegal practitioner's
30	obligation to treat the client with attention and respect. Even if the person has a legal

60	the client's decision-making autonomy to the least extent feasible, maximizing client capacities
61	and respecting the client's family and social connections.
62	[6] In determining the extent of the client's diminished capacity, the licensed paralegal
63	practitioner should consider and balance such factors as: the client's ability to articulate
64	reasoning leading to a decision, variability of state of mind and ability to appreciate
65	consequences of a decision; the substantive fairness of a decision; and the consistency of a
66	decision with the known long-term commitments and values of the client. In appropriate
67	circumstances, the licensed paralegal practitioner may seek guidance from an appropriate
68	diagnostician.
69	[7] If a legal representative has not been appointed, the licensed paralegal practitioner should
70	consider whether appointment of a guardian ad litem, conservator or guardian is necessary to
71	protect the client's interests. Thus, if a client with diminished capacity has substantial property
72	that should be sold for the client's benefit, effective completion of the transaction may require
73	appointment of a legal representative. In addition, rules of procedure in litigation sometimes
74	provide that minors or persons with diminished capacity must be represented by a guardian or
75	next friend if they do not have a general guardian. In many circumstances, however, appointment
76	of a legal representative may be more expensive or traumatic for the client than circumstances in
77	fact require. Evaluation of such circumstances is a matter entrusted to the professional judgment
78	of the licensed paralegal practitioner. In considering alternatives, however, the licensed paralegal
79	practitioner should be aware of any law that requires the licensed paralegal practitioner to
80	advocate the least restrictive action on behalf of the client.
81	Disclosure of the Client's Condition
82	[8] Disclosure of the client's diminished capacity could adversely affect the client's interests. For
83	example, raising the question of diminished capacity could, in some circumstances, lead to
84	proceedings for involuntary commitment. Information relating to the representation is protected
85	by Rule 1.6. Therefore, unless authorized to do so, the licensed paralegal practitioner may not
86	disclose such information. When taking protective action pursuant to paragraph (b), the licensed
87	paralegal practitioner is impliedly authorized to make the necessary disclosures, even when the
88	client directs the licensed paralegal practitioner to the contrary. Nevertheless, given the risks of
89	disclosure, paragraph (c) limits what the licensed paralegal practitioner may disclose in

90 consulting with other individuals or entities or seeking the appointment of a legal representative.

- At the very least, the licensed paralegal practitioner should determine whether it is likely that the
- 92 person or entity consulted with will act adversely to the client's interests before discussing
- matters related to the client. The licensed paralegal practitioner's position in such cases is an
- 94 <u>unavoidably difficult one.</u>
- 95 [9] Reserved.
- 96 [10] Reserved.