## DRAFT: August 16, 2017

## Rule 15-523. Proceedings in which licensed paralegal practitioner is declared to be

2	incompetent or alleged to be incapacitated.
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3	(a) Involuntary commitment or adjudication of incompetency. If a licensed paralegal
4	practitioner has been judicially declared incompetent or is involuntarily committed on the
5	grounds of incompetency, OPC counsel, upon proper proof of the fact, shall file a petition with
6	the district court for the immediate transfer of the licensed paralegal practitioner to disability
7	status for an indefinite period until further order of the district court. A copy of the order shall be
8	served by OPC counsel upon the licensed paralegal practitioner or the licensed paralegal
9	practitioner's guardian or, if no guardian or legal representative has been appointed, upon the
10	director of the institution to which the licensed paralegal practitioner has been committed.
11	(b) Inability to properly defend. If a licensed paralegal practitioner alleges in the course of a
12	disciplinary proceeding an inability to assist in the defense due to mental or physical incapacity,
13	the district court shall immediately transfer the licensed paralegal practitioner to disability status
14	pending determination of the incapacity.
15	(b)(1) If the district court determines the claim of inability to defend is valid, the disciplinary
16	proceeding shall be deferred and the licensed paralegal practitioner retained on disability status
17	until the district court subsequently considers a petition for transfer of the licensed paralegal
18	practitioner to active status. If the district court considering the petition for transfer to active
19	status determines the petition should be granted, the interrupted disciplinary proceedings may
20	resume.
21	(b)(2) If the district court determines the claim of incapacity to defend to be invalid, the
22	disciplinary proceeding shall resume.
23	(c) Proceedings to determine incapacity. Information relating to a licensed paralegal
24	practitioner's physical or mental condition which adversely affects the licensed paralegal
25	practitioner's ability to practice law as a licensed paralegal practitioner shall be investigated, and
26	if warranted, shall be the subject of formal proceedings to determine whether the licensed
27	paralegal practitioner shall be transferred to disability status. Hearings shall be conducted in the
28	same manner as disciplinary proceedings, except that all of the proceedings shall be confidential.
29	The district court shall provide for such notice to the licensed paralegal practitioner of
30	proceedings in the matter as it deems proper and advisable and may appoint counsel to represent

	Rules Governing Licensed Paralegal Practitioners	ORAFT: August 16, 2017
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31	the licensed paralegal practitioner if the licensed paralegal practitioner is with	<del>-</del>
32	representation. The district court may take or direct whatever action it deem	s necessary or proper
33	to determine whether the licensed paralegal practitioner is so incapacitated,	including the
34	examination of the licensed paralegal practitioner by qualified experts design	nated by the district
35	court. If, upon due consideration of the matter, the district court concludes the	hat the licensed
36	paralegal practitioner is incapacitated from continuing to practice law as a li	censed paralegal
37	practitioner, it shall enter an order transferring the licensed paralegal practiti	ioner to disability
38	status for an indefinite period and until the further order of the district court.	. Any pending
39	disciplinary proceedings against the licensed paralegal practitioner shall be l	held in abeyance.
40	(d) Reinstatement from disability status.	
41	(d)(1) Court order. No licensed paralegal practitioner transferred to disab	oility status may
42	resume active status except by order of the district court.	
43	(d)(2) Petition. Any licensed paralegal practitioner transferred to disability	ity status shall be
44	entitled to petition for transfer to active status once a year, or at whatever sh	orter intervals the
45	district court may direct in the order transferring the licensed paralegal pract	titioner to disability
46	status or any modifications thereof.	
47	(d)(3) Examination. Upon the filing of a petition for transfer to active sta	atus, the district court
48	may take or direct whatever action it deems necessary or proper to determine	e whether the
49	disability has been removed, including a direction for an examination of the	licensed paralegal
50	practitioner by qualified experts designated by the district court. In its discre	etion, the district
51	court may direct that the expense of the examination be paid by the licensed	paralegal
52	practitioner.	
53	(d)(4) Waiver of privilege. With the filing of a petition for reinstatement	to active status, the
54	licensed paralegal practitioner shall be required to disclose the name of each	ı psychiatrist,

(d)(4) Waiver of privilege. With the filing of a petition for reinstatement to active status, the licensed paralegal practitioner shall be required to disclose the name of each psychiatrist, psychologist, physician or other health care provider and hospital or other institution by whom or in which the licensed paralegal practitioner has been examined or treated related to the disability since the transfer to disability status. The licensed paralegal practitioner shall furnish written consent to each listed provider to divulge information and records relating to the disability if requested by the district court or district court's appointed experts.

(d)(5) Learning in law; Licensed Paralegal Practitioner Examination. The district court may also direct that the licensed paralegal practitioner establish proof of competence and learning in

62	law, which proof may include certification by the Bar of successful completion of an
63	examination for licensure to practice as a licensed paralegal practitioner.
64	(d)(6) Granting petition for transfer to active status. The district court shall grant the petition
65	for transfer to active status upon a showing by clear and convincing evidence that the disability
66	has been removed.
67	(d)(7) Judicial declaration of competence. If a licensed paralegal practitioner transferred to
68	disability status on the basis of a judicial determination of incompetence is subsequently
69	judicially declared to be competent, the district court may dispense with further evidence that the
70	licensed paralegal practitioner's disability has been removed and may immediately order the
71	licensed paralegal practitioner's reinstatement to active status upon terms as are deemed proper
72	and advisable.

DRAFT: August 16, 2017