1	SENATE FLOOR VERSION April 12, 2022
2	14,222
3	ENGROSSED HOUSE BILL NO. 3267 By: Walke of the House
4	and
5	Kirt of the Senate
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8	An Act relating to guardianships; defining terms; allowing for the transportation of a ward to an
9	<pre>inpatient treatment facility; requiring certain conditions; creating restriction; providing for</pre>
LO	codification; and providing an effective date.
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L2	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
L3	SECTION 1. NEW LAW A new section of law to be codified
L 4	in the Oklahoma Statutes as Section 30 of Title 30, unless there is
L5	created a duplication in numbering, reads as follows:
L 6	A. As used in this act:
L7	1. "Full guardianship" means a relationship where a person has
18	been appointed by a court to serve as the guardian of an
L 9	incapacitated person to ensure that the essential requirements for
20	the health and safety of the person are met, to manage the estate or
21	financial resources of the person, or both;
22	2. "Gravely disabled" means a condition in which a person,
23	because of a mental disorder, is unable to provide for his or her

basic personal needs for food, clothing, or shelter;

- 3. "Inpatient mental health treatment" means a treatment

 2 service offered or provided for a continuous period of more than

 3 twenty-four (24) hours in residence after admission to a mental

 4 health or substance abuse treatment facility for the purpose of

 5 observation, evaluation, or treatment; and
 - 4. "Ward" means a person over whom a guardian is appointed and a person over whose property a guardian or conservator is appointed.
 - B. A guardian who has full guardianship and who has obtained an order by a court for inpatient mental health treatment for the ward may apply for an order requiring either municipal or county officials to retrieve and deliver the gravely disabled ward to an inpatient treatment facility when one of the following criteria are met:
 - 1. The ward is unable to utilize the means available to provide for his or her basic personal needs regarding food, clothing, or shelter. Considerations that shall be made when making this evaluation include, but shall not be limited to, the following:
 - a. whether lab examinations reveal signs of malnutrition or dehydration,
 - b. whether there is observed, documented behavior showing an inability to consume adequate amounts of food or water due to a mental illness,

- c. whether there is a history of public nudity or an inadvertent exhibitionism which has been observed and documented and is due to a mental illness,
 - d. the existence of physical evidence of exposure to the environment due to mental illness symptoms which prevent the ward from wearing adequate clothing,
 - e. whether there is observed behavior and symptoms of a mental illness which prevents the ward from utilizing or obtaining adequate shelter,
 - f. the existence of a repeated and recent history of failure to maintain adequate shelter in the community due to behaviors and symptoms of a mental illness, or
 - g. evidence of a failure to maintain a shelter in a manner that is safe to live in, due to symptoms of a mental illness;
 - 2. The ward is unable to voluntarily request and receive assistance for his or her basic personal needs; or
 - 3. The ward is unable to survive safely without involuntary detention and does not have the help of family members, friends, or others to provide the person's basic personal needs regarding food, clothing, or shelter.
 - C. No person shall be presumed to be incompetent because the person has been evaluated or treated for a mental disorder,

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regardless of whether such evaluation or treatment was voluntarily
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    or involuntarily received.
        SECTION 2. This act shall become effective November 1, 2022.
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    COMMITTEE REPORT BY: COMMITTEE ON JUDICIARY
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    April 12, 2022 - DO PASS
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