

DECISION-MAKING

When your child turns 18, he or she is presumed by law to be capable of making his or her own decisions.

Guardianship / Conservatorship

- Guardianship over the person
 - Where to live & medical decisions
 - Lose right to marry, drive, vote, sign contracts, own firearm
 - May be limited
 - o Rights to drive and vote can be retained
 - o Rights can be restored
 - o Standby guardians can be appointed
- Conservatorship over finances
 - Pay bills, open accounts
 - Protect from bad influences
 - o Typically not needed as Representative Payee, you will control income
 - Annual/triennial accounts to Commissioner of Accounts
- Both are court proceedings
 - o Can be combined
- Guardian / Conservator supervised by court
 - o Annual/triennial review hearings
 - Court can waive
 - New visitation requirements
 - New procedure for restricting visitation

<u>Alternatives</u>

- Advance Directive for Healthcare
 - Includes medical power of attorney and HIPAA release
 - No loss of rights
 - Not as certain as guardianship
- Durable Power of Attorney (finances)
 - o Adult child with capacity
 - o Gives you the right to manage finances
 - No loss of rights
 - o Can monitor spending, get alerts
- Power of Attorney for Education
 - Help make decisions at IEP meetings
- Representative Payee
 - o For SSI / SSDI payments
- Joint accounts
 - o But consider asset limitations for benefits
- Special Needs Trust
 - o Trustee manages money left as inheritance

TO LIVE AS INDEPENDENTLY AS POSSIBLE

Although these topics are not part of my presentation, I list them here as other parts of special needs planning that are important considerations.

Medicaid Waiver Services Continuing Education Get on the waiting list ACE-IT at VCU Key to independent living after you are gone PAVE at J. Sergeant Reynolds NOTE: same \$2,000 asset limit applies Mason LIFE - GMU here as with SSI and Medicaid Longwood Life **Employment Training and Supports Long-Term Living Arrangements Northstar Career Center** Perhaps the most difficult issue **WWRC** Think in terms of a long-term transition plan DARS & job coaches Third-Party Trusts can own homes and condos Consider self-employment

INCOME SOURCES

Supplemental Security Income (SSI)

- · Disabled, blind or age 65 and over
- Low income (< \$1,550 per mo. for 2024)
- Countable resources < \$2,000
- Parental income and assets deemed to be child's
 - o Deeming ends at age 18
- Maximum monthly benefit of \$943 (2024)
- Meant to pay for room and board
 - o Charge rent to avoid SSI reduction
- Unearned income reduces benefit \$ for \$
 - o Unexpected inheritance can = ineligibility

Part-Time Work

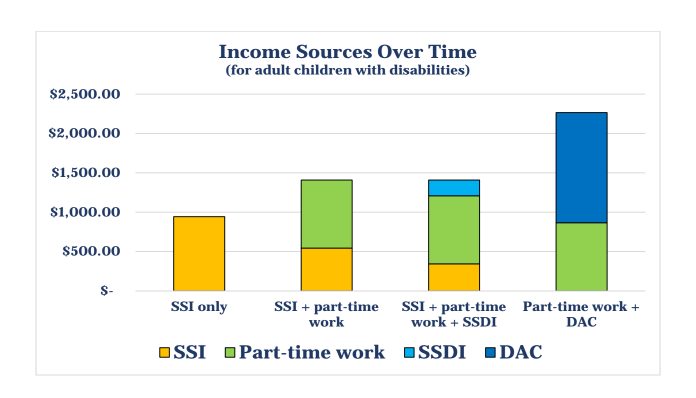
- Earned income reduces SSI benefit
- BUT exclusions apply to reduce effect
 - \$ 65 earned income exclusion
 - o Then only ½ remainder applies
- Result: always make more per month
 - See column 2 below
- · Other work incentive may also apply
 - Impairment Related Work Expenses
 - Subsidies and Special Conditions
 - o Plan to Achieve Self-Support
 - o Student Earned Income Exclusion

Social Security Disability Insurance (SSDI)

- Same disability criteria as SSI
- Have to be working and paying payroll taxes
- Eligibility based on work history and credits
 - o Annual income of \$6,920 to max credits (4)
 - o Typically eligible after 4-5 years of p/t work
- Benefit based on adult child's work record
- Considered unearned income for SSI purposes
 - o \$ for \$ reduction in SSI benefit
 - BUT no reduction in overall income
 - See column 3 below

Disabled Adult Child Benefits (DAC)

- Formerly known as childhood disability benefit
- Disabled before the age of 22
- Unmarried
- Parent becomes disabled, retires or dies
- Benefit based on *parent's* work record
- Considered unearned income for SSI purposes
 - o Typically displaces SSI benefit
 - BUT total income increases
 - See column 4 below



HEALTHCARE SOURCES

Parents' Employer Provided Healthcare	<u>Medicaid</u>
 Until age 26 by law After age 26 for adult children with disabilities Depends on policy, check with HR Always primary payor 	 Disabled, blind or over age 65 Low income Countable assets < \$2,000 5 year look back period for transfers Transfers for < full value may = period of ineligibility up to 36 months Considered disabled if receiving SSI or SSDI Always payor of last resort
 Medicare Automatically eligible after 2 years of SSDI Automatically eligible with DAC Four parts: A, B, C, and D Secondary payor to private insurance Primary payor to Medicaid NOTE: Medicare does NOT pay for long-term nursing care, Medicaid does. 	 TRICARE (military families) Incapacitated child over 21 Disabled before 21 (23 if full-time student) Depends on you for > 50% of support Adult-child can have Medicare, Medicaid and TRICARE at the same time Medicare typically pays first TRICARE can pay co-pays, deductibles TRICARE pays if services are from a military hospital

NOTES:

SPECIAL NEEDS ESTATE PLANNING

Planning for federal estate and gift tax avoidance is no longer necessary for most people because the individual exemption (unified credit) is \$13.61 million (2024) per person.

Non-Probate Assets

- Investments with beneficiary designations
 - Life insurance policies
 - Retirement accounts
 - Annuities
 - Pensions
 - Brokerage accounts
 - Stocks / Bonds
- Beneficiary designation takes precedence
 - o Assets transfer automatically upon death
 - Disruption to SSI/Medicaid eligibility if paid directly to beneficiary
- Name Special Needs Trust as beneficiary
 - o Instead of person with disability

Probate Assets

- Personal property
- Accounts without beneficiary designations
 - o Checking, banking etc.
- Real estate (if solely owned)
- Vehicles
- Assets pass by Last Will & Testament
 - Make arrangements to pay final debts, taxes
 - Leave inheritance to SSI/Medicaid recipient by naming special needs trust as beneficiary
- If no Will, then assets pass by state law
 - o Problem for SSI/Medicaid eligibility

Third-Party Special Needs Trust¹

- Created by a parent, grandparent etc.
- Funded by parents, grandparents, family
 - No funds from disabled beneficiary
 - Typically empty until you pass away
- Protect eligibility for SSI/Medicaid
 - o Name as beneficiary on accounts & policies
 - o Name as beneficiary in Will
- Provide supplemental support
 - o For expenses other than room and board
- Trustee manages finances instead of beneficiary
- You decide what happens to assets after the beneficiary passes
- Trust can own real estate and vehicles
- NOTE: most important determination is naming the successor Trustee who takes over after you

Pooled Third-Party Special Needs Trust

- Trust Administrators in VA:
 - o Commonwealth Community Trust (CCT)
 - o The ARC of Northern Virginia
- Each has hired a professional trust co. to manage funds
- Initial set up fee, annual fees, management fees

ABLE Account

- Not counted as an asset for SSI/Medicaid
 - o \$17,000 (2023) max each yr., all sources
 - o \$100,000 max exclusion
- Similar to 529(b) college savings plans
- <u>Payback provision</u>, so best used as a savings vehicle for SSI/Medicaid beneficiary's money

Military Survivor Benefit Plan (SBP)

- Service members can elect to provide eligible beneficiaries a percentage of their retirement
- Paid as a monthly annuity; if paid directly to adult-child with a disability, problem for SSI/Medicaid Waiver Services
 - Medicaid probably not an issue due to availability of TRICARE
- Can now direct payment to First-Party Special Needs Trust
 - Doesn't count as income or assets for eligibility purposes

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¹ As opposed to a First-Party Special Needs Trust, which is funded by the SSI/Medicaid beneficiary's money.