# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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# HOUSE DRH50272-LUz-38 (02/14)

Short Title: Public Guardianship/Training/Education.

Sponsors:	Representative Bordsen.
Referred to:	

1	A BILL TO BE ENTITLED
2	AN ACT TO IMPROVE PUBLIC GUARDIANSHIP SERVICES IN NORTH
3	CAROLINA AS RECOMMENDED BY THE HOUSE STUDY COMMITTEE ON
4	STATE GUARDIANSHIP LAWS.
5	The General Assembly of North Carolina enacts:
6	<b>SECTION 1.</b> G.S. 32A-10(b) reads as rewritten:
7	"(b) A principal may nominate, by a durable power of attorney, the conservator,
8	guardian of his estate, or guardian of his person for consideration by the court if
9	protective proceedings for the principal's person or estate are thereafter commenced.
10	The court shall make its appointment in accordance with the principal's most recent
11	nomination in a durable power of attorney except for good cause or
12	disqualification. <u>G.S. 35A-1214.</u> "
13	<b>SECTION 2.</b> G.S. 32A-22(b) reads as rewritten:
14	"(b) A principal may nominate, by a health care power of attorney, the guardian of
15	the person of the principal if a guardianship proceeding is thereafter commenced. The
16	court shall make its appointment in accordance with the principal's most recent
17	nomination in an unrevoked health care power of attorney, except for good cause
18	shown. <u>G.S. 35A-1214.</u> "
19	<b>SECTION 3.</b> G.S. 35A-1101(4) reads as rewritten:
20	"(4) "Designated agency" means the State or local human services agency
21	designated by the clerk in the clerk's order to prepare, cause to be
22	prepared, or assemble a multidisciplinary evaluation and to perform
23	other functions as the clerk may order. A designated agency includes,
24	without limitation, State, local, regional, or area mental health, mental
25	retardation, vocational rehabilitation, public health, social service, and
26	developmental disabilities agencies, and diagnostic evaluation centers.
27	An agency may not be designated as a designated agency in

(Public)

1	connection with any proceeding in which the account on an official on
1 2	connection with any proceeding in which the agency or an official or
2 3	employee of the agency is a party or has been appointed as an interim
3 4	guardian, general guardian, or guardian of the person."
4 5	<b>SECTION 4.</b> G.S. 35A-1202(3) reads rewritten:
5 6	"(3) "Designated agency" means the State or local human services agency
0 7	designated by the clerk in an order to prepare, cause to be prepared, or
8	assemble a multidisciplinary evaluation and to perform other functions
o 9	as the clerk may order. A designated agency includes, without limitation. State local regional or area mental health mental
10	limitation, State, local, regional or area mental health, mental retardation, vocational rehabilitation, public health, social service, and
11	developmental disabilities agencies, and diagnostic evaluation centers.
12	An agency may not be designated as a designated agency in
12	connection with any proceeding in which an official or employee of
13	the agency has been appointed as a general guardian or guardian of the
14	person."
16	<b>SECTION 5.</b> G.S. 35A-1202(4) reads as rewritten:
17	"(4) "Disinterested public agent" means:means
18	a. Thethe director or assistant directorsan employee of a local
19	human services agency, or county social services department, a
20	<u>consolidated county human services agency, or a State,</u>
20	regional, county, or municipal aging agency.
22	b. An adult officer, agent, or employee of a State human services
23	agency.
24	The fact that a disinterested public agent is employed by a State or
25	local human services agency that provides financial assistance,
26	services, or treatment to a ward does not disqualify that person from
27	being appointed as guardian."
28	<b>SECTION 6.</b> G.S. 35A-1210 reads as rewritten:
29	"§ 35A-1210. Application before clerk.
30	Any individual, corporation, person, including a corporation or disinterested public
31	agentState or local human services agency, may file an application for the appointment
32	of a guardian for an incompetent person by filing the same with the clerk. The
33	application may be joined with or filed subsequent to a petition for the adjudication of
34	incompetence under Subchapter I of this Chapter. The application shall set forth, to the
35	extent known and to the extent such information is not already a matter of record in the
36	case:
37	(1) The name, age, address, and county of residence of the ward or
38	respondent;
39	(2) The name, address, and county of residence of the applicant, his
40	relationship if any to the respondent or ward, and his interest in the
41	proceeding;
42	(3) The name, address, and county of residence of the respondent's next of
43	kin and other persons known to have an interest in the proceeding;

1	(4) A compared statement of the word's on reason dent's assets and lightlitics
1	(4) A general statement of the ward's or respondent's assets and liabilities
2	with an estimate of the value of any property, including any income
3	and receivables to which he is entitled; and
4	(5) Whether the applicant seeks the appointment of a guardian of the
5	person, a guardian of the estate, or a general guardian, and whom the
6	applicant recommends or seeks to have appointed as such guardian or
7	guardians."
8	<b>SECTION 7.</b> G.S. 35A-1213(a) reads as rewritten:
9	"(a) The clerk may appoint as guardian an adult individual, a corporation, <u>a public</u>
10	guardian, or a disinterested public agent. The applicant may submit to the clerk the
11	name or names of potential guardians, and the clerk may consider the recommendations
12	of the next of kin or other persons."
13	<b>SECTION 8.</b> G.S. 35A-1213(d) reads as rewritten:
14	"(d) A disinterested public agent who is appointed by the clerk to serve as
15	guardian is authorized and required to do so; provided, if at the time of the appointment
16	or any time subsequent thereto the disinterested public agent believes that his role
17	ormay not be appointed as guardian if the role of his the agent or the agent's agency in
18	relation to the ward is such that his the agent's service as guardian would
19	constituteconstitutes a conflict of interest, or if he knows of any other reason that his
20	service as guardian mayinterest or is not be in the ward's best interest, he shall bring
21	such matter to the attention of the clerk and seek the appointment of a different
22	guardian.interest. A disinterested public agent who is appointed as guardian shall serve
23	in that capacity by virtue of his the agent's office or employment, which shall be
24	identified in the clerk's order and in the letters of appointment. When the disinterested
25	public agent's office or employment terminates, his the agent's successor in office or
26	employment, or his-the agent's immediate supervisor if there is no successor, shall
27	succeed him-the agent as guardian without further proceedings unless the clerk orders
28	otherwise. A disinterested public agent who is appointed as guardian may request the
29	clerk to accept the agent's resignation pursuant to G.S. 35A-1292 if the agent's
30	continued service as guardian constitutes a conflict of interest."
31	<b>SECTION 9.</b> G.S. 35A-1213(e) reads as rewritten:
32	"(e) Notwithstanding any other provision of this section, an employee of a
33	treatment facility, as defined in G.S. 35A-1101(16), may not serve as guardian for a
34	ward who is an inpatient in or resident of the facility in which the employee works;
35	provided, this subsection shall not apply to or affect the validity of any appointment of a
36	guardian that occurred before October 1, 1987.owner, operator, or employee of a
37	residential treatment facility or long-term care institution, including a group home, adult
38	care home, or nursing home, where the ward is receiving care may not be appointed as
39	the ward's guardian unless related to the ward by blood, marriage, or adoption."
40	SECTION 10. G.S. 35A-1214 reads as rewritten:
41	"§ 35A-1214. Priorities for appointment.
42	(a) When appointing a guardian, the clerk shall consider the recommendations of
43	the applicant, the ward's next of kin, the ward, the guardian ad litem, and other
44	interested persons, including State or local human services agencies.

The clerk shall consider appointing appoint a guardian according to the 1 (b)2 following order of priority: (i) a qualified individual nominated as guardian by the 3 respondent, including the respondent's most recent nomination made in a durable power 4 of attorney, if at the time of the nomination the respondent had sufficient capacity to 5 express a preference; (ii) a qualified individual who is an agent appointed by the 6 respondent under a durable power of attorney or a durable health care power of 7 attorney; (iii) an-a qualified individual recommended under G.S. 35A-1212.1; (iv)an-a 8 qualified individual; individual who is the respondent's next of kin, who is related to the 9 respondent, or with whom the respondent has lived for a period of at least six months 10 within the year preceding the appointment; (v) a qualified individual who is not an 11 individual specified in subparagraph (iv) and is not a public guardian or a disinterested public agent; (vi) a qualified corporation; (vii) a public guardian; or (viii) a disinterested 12 13 public agent. No public agent shall be appointed guardian until diligent efforts have 14 been made to find an appropriate individual or corporation to serve as guardian, but in 15 every instance the clerk shall base the appointment of a guardian or guardians on the 16 best interest of the ward. 17 (c) A public guardian or disinterested public agent may not be appointed as guardian unless the clerk determines that no other individual or corporation is gualified, 18 19 suitable, and willing to serve as guardian. A disinterested public agent who is appointed 20 as guardian may request the clerk to accept the agent's resignation pursuant to G.S. 35A-1292 if another individual or corporation is qualified, suitable, and willing to 21 22 serve as guardian. 23 With respect to persons having equal priority, the clerk shall appoint the (d) 24 person who is best qualified and suited to serve as guardian. 25 Notwithstanding subsection (b) of this section, the clerk may decline to (e) 26 appoint a qualified person having priority and appoint a qualified person having a lower 27 priority when the clerk determines that appointing a qualified person having a lower 28 priority is in the ward's best interest." 29 SECTION 11. G.S. 35A-1216 reads as rewritten: 30 "§ 35A-1216. Rule-making power of Secretary of Health and Human Services. 31 The Secretary of the Department of Health and Human Services shall adopt rules 32 concerning the guardianship responsibilities of disinterested public agents and 33 public guardians. The rules shall provide, among other things, that disinterested public 34 agents and public guardians shall undertake or have received training concerning the 35 powers and responsibilities of guardians." 36 SECTION 12. G.S. 35A-1224(e) reads as rewritten: 37 Notwithstanding any other provision of this section, an employee of a "(e) 38 treatment facility, as defined in G.S. 35A-1101(16), may not serve as guardian for a 39 ward who is an inpatient in or resident of the facility in which the employee works; 40 provided, this subsection shall not apply to or affect the validity of any appointment of a guardian that occurred before October 1, 1987. owner, operator, or employee of a 41 42 residential treatment facility or long-term care institution, including a group home, adult care home, or nursing home, where the ward is receiving care may not be appointed as 43 44 the ward's guardian unless related to the ward by blood, marriage, or adoption."

1	SECTION 13. G.S. 35A-1230 reads as rewritten:
2	"§ 35A-1230. Bond <del>required before receiving property.<u>required.</u></del>
3	(a) Except as otherwise provided by G.S. 35A-1212.1 and G.S. 35A-1225(a), no
4	public guardian, general guardian or guardian of the estate shall be permitted to receive
5	the ward's property until he the guardian has given sufficient surety, approved by the
6	clerk, to account for and apply the same under the direction of the court, court. provided
7	that if If the guardian is a nonresident of this State and the value of the property received
8	exceeds one thousand dollars (\$1,000) the surety shall be a bond under
9	G.S. 35A-1231(a) executed by a duly authorized surety company, or secured by cash in
10	an amount equal to the amount of the bond or by a mortgage executed under Chapter
11	109 of the General Statutes on real estate located in the county, the value of which,
12	excluding all prior liens and encumbrances, shall be at least one and one-fourth times
13	the amount of the bond;bond. and further provided that the A nonresident guardian shall
14	appoint a resident agent to accept service of process in all actions and proceedings with
15	respect to the guardianship. The clerk shall not require a guardian of the person who is a
16	resident of North Carolina to post a bond; the clerk may require a nonresident guardian
17	of the person to post a bond or other security for the faithful performance of the
18	guardian's duties.
19	(b) Before issuing letters of appointment or at any time thereafter, the clerk may
20	require a public guardian, disinterested public agent, or nonresident who is a guardian of
21	the person to post and maintain a bond or other security, in an amount the clerk deems
22	reasonable and necessary, for the faithful performance of the guardian's powers and
23	duties.
24	(c) Notwithstanding any other provision of this Article, the clerk shall accept a
25	blanket bond purchased by the Department of Health and Human Services for a public
26 27	guardian or disinterested public agent in lieu of a bond required under subsection (a) or (b) of this section or under $C = 25 A + 1221$ , unless the short determines that the arraying
27 28	(b) of this section or under G.S. 35A-1231, unless the clerk determines that the amount of the head is insufficient to protect the word or the word's estate."
28 29	of the bond is insufficient to protect the ward or the ward's estate." SECTION 14. G.S. 35A-1239 reads as rewritten:
29 30	"§ 35A-1239. Health and Human Services bond.
31	The Secretary of the Department of Health and Human Services shall require or
32	purchase individual or blanket bonds for all <u>public guardians and all</u> disinterested public
33	agents appointed to be guardians, whether they serve as guardians of the estate,
34	guardians of the person, or general guardians, or one blanket bond covering all <u>public</u>
35	guardians of the person, of general guardians, of one branket bond covering an <u>puone</u> guardians and disinterested public agents, the bond or bonds to be conditioned upon
36	faithful performance of their duties as guardians and made payable to the State. The
37	premiums shall be paid by the State."
38	<b>SECTION 15.</b> G.S. 35A-1242(a) reads as rewritten:
39	"(a) Any corporation corporation, public guardian, or disinterested public agent
40	that is guardian of the person for an incompetent person, within six months after being
41	appointed, shall file an initial status report with the <u>clerk</u> , and, if ordered by the clerk,
42	with a designated agency, if there is one, or with the clerk.agency. Such The guardian
43	shall file a second status report with the <u>clerk</u> , and, if required, the designated agency or
44	the clerkagency, one year after being appointed, and subsequent reports annually

1 thereafter. The clerk may order any other guardian of the person to file status reports. If 2 a guardian required by this section to file a status report is employed by the designated 3 agency, the guardian shall file any required status report with both the designated 4 agency and the clerk." 5 SECTION 16. G.S. 35A-1271, G.S. 108A-15, and G.S. 122C-122 are 6 repealed. 7 **SECTION 17.(a)** The University of North Carolina Institute on Aging shall conduct a study regarding public guardianship services. In conducting the study, the 8 9 Institute on Aging shall consult with agencies and organizations that are involved or 10 interested in the provision of public guardianship services, including the Division of 11 Aging and Adult Services, the ARC of North Carolina, the Corporation for 12 Guardianship Services, the North Carolina Guardianship Association, the North 13 Carolina Association of County Directors of Social Services, Carolina Legal Assistance, 14 and the Elder Law Section of the North Carolina Bar Association. The Institute on 15 Aging shall consider the recommendations regarding public guardianship services made 16 by the Wingspread National Guardianship Conference, the Wingspan National 17 Guardianship Conference, and the National Study of Public Guardianship conducted by 18 the American Bar Association's Commission on Legal Problems of the Elderly, as well 19 as the structure, administration, funding, and performance of the public guardianship 20 programs in Florida, Georgia, Illinois, Indiana, Kentucky, and Virginia. 21 **SECTION 17.(b)** The study shall address the following: 22 The provision of public guardianship services through "disinterested (1)23 public agent" guardians appointed under Chapter 35A of the General 24 Statutes. 25 (2)The provisions of public guardianship services through "public 26 guardians" under Article 11 of Chapter 35A of the General Statutes. 27 The advantages and disadvantages of providing public guardianship (3) 28 services through each of the four models of public guardianship (court, 29 social services, independent agency, and county) identified in the 30 National Study of Public Guardianship. 31 The cost and feasibility of providing public guardianship services (4) 32 through government-funded nonprofit corporations. 33 The potential for conflicts of interest in the provision of public (5) 34 guardianship services and ways to avoid or minimize potential 35 conflicts of interest in providing public guardianship services. 36 The amount of funding needed to provide high quality public (6)37 guardianship services. 38 Potential sources of revenue to fund public guardianship services. (7)39 (8) Eligibility to receive public guardianship services. Monitoring and evaluation of public guardianship programs. 40 (9) 41 Maximum staff-ward ratios for public guardianship programs. (10)42 (11)Training of public guardians. 43 (12)Certification of public guardianship programs. 44 (13)Ethical and practice standards for public guardianship programs.

SECTION 17.(c) The Institute on Aging shall submit a report of its findings
and recommendations to the North Carolina Study Commission on Aging, Department
of Health and Human Services, the Division of Aging and Adult Services, and the Fiscal
Research Division on or before October 1, 2009.
SECTION 17.(d) There is appropriated from the General Fund to the Board
of Governors of The University of North Carolina the sum of thirty thousand dollars
(\$30,000) for the 2007-2008 fiscal year to conduct the study required by Section 17 of

8 this act.

9 **SECTION 18.** Sections 1 through 16 of this act shall not affect the validity 10 of any appointment of a guardian that occurred before January 1, 2008.

**SECTION 19.** There is appropriated from the General Fund to the Department of Health and Human Services, Division of Aging and Adult Services, the sum of thirty thousand dollars (\$30,000) for the 2007-2008 fiscal year to be used to develop educational and training resources for nonprofit corporations and individuals who are appointed as general guardians, guardians of the person, or guardians of the estate.

17 **SECTION 20.** There is appropriated from the General Fund to the 18 Department of Health and Human Services, Division of Aging and Adult Services, the 19 sum of five hundred thousand dollars (\$500,000) for the 2007-2008 fiscal year and the 20 sum of five hundred thousand dollars (\$500,000) for the 2008-2009 fiscal year to be 21 allocated to public guardians and disinterested public agents for public guardianship 22 services.

SECTION 21. Section 17(a) through (c) is effective when it becomes law.
Sections 17(d), 19, and 20 of this act become effective July 1, 2007. Sections 1 through
of this act become effective January 1, 2008, and apply to incompetency and
guardianship proceedings pending or filed on or after that date.