

Sen. Ira I. Silverstein

Filed: 2/28/2012

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1	AMENDMENT TO SENATE BILL 3594
2	AMENDMENT NO Amend Senate Bill 3594 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Probate Act of 1975 is amended by changing
5	Section 11a-10 as follows:
6	(755 ILCS 5/11a-10) (from Ch. 110 1/2, par. 11a-10)
7	Sec. 11a-10. Procedures preliminary to hearing.
8	(a) Upon the filing of a petition pursuant to Section
9	11a-8, the court shall set a date and place for hearing to take
10	place within 30 days. The court shall appoint a guardian ad
11	litem to report to the court concerning the respondent's best
12	interests consistent with the provisions of this Section,
13	except that the appointment of a guardian ad litem shall not be
14	required when the court determines that such appointment is not
15	necessary for the protection of the respondent or a reasonably
16	informed decision on the petition. If the guardian ad litem is

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1 not a licensed attorney, he or she shall be qualified, by 2 training or experience, to work with or advocate for the developmentally disabled, mentally ill, physically disabled, 3 4 the elderly, or persons disabled because of mental 5 deterioration, depending on the type of disability that is 6 alleged in the petition. The court may allow the guardian ad litem reasonable compensation. The guardian ad litem may 7 consult with a person who by training or experience is 8 9 qualified to work with persons with a developmental disability, 10 persons with mental illness, or physically disabled persons, or 11 persons disabled because of mental deterioration, depending on the type of disability that is alleged. The guardian ad litem 12 13 shall personally observe the respondent prior to the hearing and shall inform him orally and in writing of the contents of 14 15 the petition and of his rights under Section 11a-11. The 16 quardian ad litem shall also attempt to elicit the respondent's position concerning the adjudication of disability, the 17 18 proposed guardian, a proposed change in residential placement, 19 changes in care that might result from the guardianship, and 20 other areas of inquiry deemed appropriate by the court. Notwithstanding any provision in the Mental Health and 21 22 Developmental Disabilities Confidentiality Act or any other 23 law, a guardian ad litem shall have the right to inspect and 24 copy any medical or mental health record of the respondent 25 which the guardian ad litem deems necessary, provided that the 26 information so disclosed shall not be utilized for any other

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1 purpose nor be redisclosed except in connection with the 2 proceedings. At or before the hearing, the guardian ad litem 3 shall file a written report detailing his or her observations 4 of the respondent, the responses of the respondent to any of 5 the inquires detailed in this Section, the opinion of the 6 guardian ad litem or other professionals with whom the guardian 7 litem consulted concerning the appropriateness ad of 8 guardianship, and any other material issue discovered by the 9 guardian ad litem. The guardian ad litem shall appear at the 10 hearing and testify as to any issues presented in his or her 11 report.

(b) The court (1) may appoint counsel for the respondent, 12 13 if the court finds that the interests of the respondent will be 14 best served by the appointment, and (2) shall appoint counsel 15 upon respondent's request or if the respondent takes a position 16 adverse to that of the quardian ad litem. The respondent shall be permitted to obtain the appointment of counsel either at the 17 18 hearing or by any written or oral request communicated to the 19 court prior to the hearing. The summons shall inform the 20 respondent of this right to obtain appointed counsel. The court 21 may allow counsel for the respondent reasonable compensation.

(c) If the respondent is unable to pay the fee of the guardian ad litem or appointed counsel, or both, the court may enter an order for the petitioner to pay all such fees or such amounts as the respondent or the respondent's estate may be unable to pay. However, in cases where the Office of State 09700SB3594sam001 -4- LRB097 20173 JWD 65723 a

1 Guardian is the petitioner, consistent with Section 30 of the 2 Guardianship and Advocacy Act, where the public guardian is the petitioner, consistent with Section 13-5 of the Probate Act of 3 4 1975, where an elder abuse provider agency is the petitioner, 5 pursuant to Section 9 of the Elder Abuse and Neglect Act, or 6 where the Department of Human Services Office of Inspector General is the petitioner, consistent with Section 45 of the 7 8 Abuse of Adults with Disabilities Intervention Act, no guardian 9 ad litem or legal fees shall be assessed against the Office of 10 State Guardian, the public guardian, the elder abuse provider 11 agency, or the Department of Human Services Office of Inspector General. 12

13 (d) The hearing may be held at such convenient place as the 14 court directs, including at a facility in which the respondent 15 resides.

(e) Unless he is the petitioner, the respondent shall be personally served with a copy of the petition and a summons not less than 14 days before the hearing. The summons shall be printed in large, bold type and shall include the following notice:

21

NOTICE OF RIGHTS OF RESPONDENT

You have been named as a respondent in a guardianship petition asking that you be declared a disabled person. If the court grants the petition, a guardian will be appointed for you. A copy of the guardianship petition is attached for your convenience. 11

1 The date and time of the hearing are:

2 The place where the hearing will occur is:

3 The Judge's name and phone number is:

If a guardian is appointed for you, the guardian may be given the right to make all important personal decisions for you, such as where you may live, what medical treatment you may receive, what places you may visit, and who may visit you. A guardian may also be given the right to control and manage your money and other property, including your home, if you own one. You may lose the right to make these decisions for yourself.

You have the following legal rights:

12 (1) You have the right to be present at the courthearing.

14 (2) You have the right to be represented by a lawyer,
15 either one that you retain, or one appointed by the Judge.

16 (3) You have the right to ask for a jury of six persons17 to hear your case.

18 (4) You have the right to present evidence to the court19 and to confront and cross-examine witnesses.

20 (5) You have the right to ask the Judge to appoint an
21 independent expert to examine you and give an opinion about
22 your need for a guardian.

23 (6) You have the right to ask that the court hearing be24 closed to the public.

(7) You have the right to tell the court whom youprefer to have for your guardian.

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You do not have to attend the court hearing if you do not want to be there. If you do not attend, the Judge may appoint a guardian if the Judge finds that a guardian would be of benefit to you. The hearing will not be postponed or canceled if you do not attend.

6 IT IS VERY IMPORTANT THAT YOU ATTEND THE HEARING IF YOU DO 7 NOT WANT A GUARDIAN OR IF YOU WANT SOMEONE OTHER THAN THE 8 PERSON NAMED IN THE GUARDIANSHIP PETITION TO BE YOUR GUARDIAN. 9 IF YOU DO NOT WANT A GUARDIAN OF IF YOU HAVE ANY OTHER 10 PROBLEMS, YOU SHOULD CONTACT AN ATTORNEY OR COME TO COURT AND 11 TELL THE JUDGE.

12 Service of summons and the petition may be made by a 13 private person 18 years of age or over who is not a party to the 14 action.

(f) Notice of the time and place of the hearing shall be given by the petitioner by mail or in person to those persons, including the proposed guardian, whose names and addresses appear in the petition and who do not waive notice, not less than 14 days before the hearing.

20 (Source: P.A. 96-1052, eff. 7-14-10; 97-375, eff. 8-15-11.)".

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