HB6563 Engrossed

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AN ACT concerning estates.

## 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Probate Act of 1975 is amended by changing
Sections 11-3 and 11a-5 as follows:

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(755 ILCS 5/11-3) (from Ch. 110 1/2, par. 11-3)

Sec. 11-3. Who may act as guardian.

(a) A person who has attained the age of 18 years, is a 8 resident of the United States, is not of unsound mind, is not 9 an adjudged disabled person as defined in this Act, has not 10 been convicted of a felony, and who the court finds is capable 11 of providing an active and suitable program of guardianship for 12 the minor is qualified to act as guardian of the person and as 13 14 guardian of the estate if the court finds that the proposed guardian is capable of providing an active and suitable program 15 of guardianship for the minor and that the proposed guardian: 16

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(1) has attained the age of 18 years;

(2) is a resident of the United States;

(3) is not of unsound mind;

20 (4) is not an adjudged disabled person as defined in 21 <u>this Act; and</u>

22 (5) has not been convicted of a felony, unless the
 23 court finds appointment of the person convicted of a felony
 24 to be in the minor's best interests.

One person may be appointed guardian of the person and another person appointed guardian of the estate.

(b) The Department of Human Services or the Department of Children and Family Services may with the approval of the court designate one of its employees to serve without fees as guardian of the estate of a minor patient in a State mental hospital or a resident in a State institution when the value of the personal estate does not exceed \$1,000. HB6563 Engrossed - 2 - LRB093 16565 LCB 46712 b 1 (Source: P.A. 89-507, eff. 7-1-97; 90-430, eff. 8-16-97; 2 90-472, eff. 8-17-97.)

3 (755 ILCS 5/11a-5) (from Ch. 110 1/2, par. 11a-5) 4 Sec. 11a-5. Who may act as guardian. 5 (a) A person who has attained the age of 18 years, is resident of the United States, is not of unsound mind, is not 6 7 an adjudged disabled person as defined in this Act, has not been convicted of a felony, and who the court finds is capable 8 9 of providing an active and suitable program of quardianship for 10 the disabled person is qualified to act as guardian of the 11 person and as guardian of the estate if the court finds that the proposed guardian is capable of providing an active and 12 suitable program of guardianship for the disabled person and 13 that the proposed guardian: 14

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(1) has attained the age of 18 years;

16 (2) is a resident of the United States;

17 (3) is not of unsound mind; and

18 <u>(4) is not an adjudged disabled person as defined in</u> 19 <u>this Act, and has not been convicted of a felony, unless</u> 20 <u>the court finds appointment of the person convicted of a</u> 21 <u>felony to be in the disabled person's best interests</u> <del>of a</del> 22 <del>disabled person</del>.

(b) Any public agency, or not-for-profit corporation found 23 capable by the court of providing an active and suitable 24 25 program of guardianship for the disabled person, taking into 26 consideration the nature of such person's disability and the 27 nature of such organization's services, may be appointed quardian of the person or of the estate, or both, of the 28 29 disabled person. The court shall not appoint as guardian an agency which is directly providing residential services to the 30 31 ward. One person or agency may be appointed guardian of the person and another person or agency appointed guardian of the 32 33 estate.

34 (c) Any corporation qualified to accept and execute trusts35 in this State may be appointed guardian of the estate of a

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- 1 disabled person.
- 2 (Source: P.A. 90-430, eff. 8-16-97; 90-472, eff. 8-17-97.)

3 Section 99. Effective date. This Act takes effect upon 4 becoming law.