SB3593 Engrossed

1 AN ACT concerning civil law.

## 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
Section 13-5 as follows:

6 (755 ILCS 5/13-5) (from Ch. 110 1/2, par. 13-5)

7 Sec. 13-5. Powers and duties of public guardian.) The court 8 may appoint the public quardian as the quardian of any disabled 9 adult who is in need of a public quardian and whose estate exceeds \$25,000. When a disabled adult who has a smaller estate 10 is in need of guardianship services, the court shall appoint 11 the State guardian pursuant to Section 30 of the Guardianship 12 and Advocacy Act. If the public guardian is appointed guardian 13 14 of a disabled adult and the estate of the disabled adult is thereafter reduced to less than \$25,000, the court may, upon 15 the petition of the public guardian and the approval by the 16 17 court of a final accounting of the disabled adult's estate, discharge the public guardian and transfer the guardianship to 18 19 the State guardian. The public guardian shall serve not less 20 than 14 days' notice to the State guardian of the hearing date 21 regarding the transfer. When appointed by the court, the public 22 quardian has the same powers and duties as other quardians appointed under this Act, with the following additions and 23

SB3593 Engrossed - 2 - LRB097 20172 JWD 65581 b

1 modifications:

(a) The public guardian shall monitor the ward and his care
and progress on a continuous basis. Monitoring shall at minimum
consist of monthly contact with the ward, and the receipt of
periodic reports from all individuals and agencies, public or
private, providing care or related services to the ward.

7 (b) Placement of a ward outside of the ward's home may be
8 made only after the public guardian or his representative has
9 visited the facility in which placement is proposed.

10 (c) The public quardian shall prepare an inventory of the 11 ward's belongings and assets and shall maintain insurance on 12 all of the ward's real and personal property, unless the court determines that the real or personal property lacks sufficient 13 14 equity, the estate lacks sufficient funds to pay for insurance, 15 or the property is otherwise uninsurable. No personal property 16 shall be removed from the ward's possession except for storage 17 pending final placement or for liquidation in accordance with this Act. 18

19 (d) The public guardian shall make no substantial20 distribution of the ward's estate without a court order.

(e) The public guardian may liquidate assets of the ward to pay for the costs of the ward's care and for storage of the ward's personal property only after notice of such pending action is given to all potential heirs at law, unless notice is waived by the court; provided, however, that a person who has been so notified may elect to pay for care or storage or to pay SB3593 Engrossed - 3 - LRB097 20172 JWD 65581 b

1 fair market value of the asset or assets sought to be sold in
2 lieu of liquidation.

3 (f) Real property of the ward may be sold at fair market 4 value after an appraisal of the property has been made by a 5 licensed appraiser; provided, however, that the ward's 6 residence may be sold only if the court finds that the ward is 7 not likely to be able to return home at a future date.

8 (g) The public guardian shall, at such intervals as the 9 court may direct, submit to the court an affidavit setting 10 forth in detail the services he has provided for the benefit of 11 the ward.

12 (h) Upon the death of the ward, the public guardian shall 13 turn over to the court-appointed administrator all of the 14 ward's assets and an account of his receipt and administration 15 of the ward's property. A guardian ad litem shall be appointed 16 for an accounting when the estate exceeds the amount set in 17 Section 25-1 of this Act for administration of small estates.

(i) (1) On petition of any person who appears to have an 18 19 interest in the estate, the court by temporary order may 20 restrain the public quardian from performing specified acts of administration, disbursement or distribution, or from exercise 21 22 of any powers or discharge of any duties of his office, or make 23 any other order to secure proper performance of his duty, if it appears to the court that the public guardian might otherwise 24 25 take some action contrary to the best interests of the ward. 26 Persons with whom the public guardian may transact business may SB3593 Engrossed - 4 - LRB097 20172 JWD 65581 b

1 be made parties.

(2) The matter shall be set for hearing within 10 days
unless the parties otherwise agree or unless for good cause
shown the court determines that additional time is required.
Notice as the court directs shall be given to the public
guardian and his attorney of record, if any, and to any other
parties named defendant in the petition.

8 (j) On petition of the public guardian, the court in its 9 discretion may for good cause shown transfer guardianship to 10 the State guardian.

11 (k) No later than January 31 of each year, the public 12 guardian shall file an annual report with the clerk of the 13 Circuit Court, indicating, with respect to the period covered 14 by the report, the number of cases which he has handled, the date on which each case was assigned, the date of termination 15 16 of each case which has been closed during the period, the 17 disposition of each terminated case, and the total amount of fees collected during the period from each ward. 18

19 (l) (Blank).

20 (Source: P.A. 96-752, eff. 1-1-10.)