1 AN ACT 2 relating to probate and guardianship matters and certain procedures 3 for persons who are incapacitated or have a mental illness. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Section 30.014(a), Civil Practice and Remedies 5 6 Code, is amended to read as follows: 7 In a civil action, including a probate or guardianship (a) proceeding, filed in a district court, county court, [or] statutory 8 9 county court, or statutory probate court, each party or the party's 10 attorney shall include in its initial pleading: 11 (1)the last three numbers of the party's driver's 12 license number, if the party has been issued a driver's license; and 13 (2) the last three numbers of the party's social 14 security number, if the party has been issued a social security 15 number. 16 SECTION 2. Section 33.101, Estates Code, is amended to read as follows: 17 TRANSFER TO OTHER COUNTY IN WHICH VENUE IS Sec. 33.101. 18 PROPER. If probate proceedings involving the same estate are 19 commenced in more than one county and the court making a 20 determination of venue as provided by Section 33.053 determines 21 22 that venue is proper in another county, the court clerk shall make and retain a copy of the entire file in the case and transmit the 23 24 original file in electronic or paper form to the court in the county

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in which venue is proper. The court to which the file is
 transmitted shall conduct the proceeding in the same manner as if
 the proceeding had originally been commenced in that county.

4 SECTION 3. Section 33.102(a), Estates Code, is amended to 5 read as follows:

6 (a) If it appears to the court at any time before the final 7 order in a probate proceeding is rendered that the court does not 8 have priority of venue over the proceeding, the court shall, on the 9 application of an interested person, transfer the proceeding to the 10 proper county by transmitting to the proper court in that county <u>in</u> 11 electronic or paper form:

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(1) the original file in the case; and

13 (2) certified copies of all entries that have been14 made in the judge's probate docket in the proceeding.

15 SECTION 4. Section 33.103, Estates Code, is amended by 16 adding Subsection (c) to read as follows:

17 (c) The transmittal under Subsection (b) of the original 18 file and the certified copy of the index may be in electronic or 19 paper form, except that an original will filed in the probate 20 proceeding, if any, must be delivered to the court to which the 21 proceeding is transferred.

22 SECTION 5. Section 51.003(b), Estates Code, is amended to 23 read as follows:

(b) A citation or notice issued by the county clerk must be
styled "The State of Texas" and be signed by the clerk under the
<u>court's</u> [clerk's] seal.

27 SECTION 6. Section 202.054, Estates Code, is amended to

1 read as follows:

2 Sec. 202.054. PERSONAL SERVICE OF CITATION MAY BE REQUIRED. 3 (a) The court may require that service of citation in a proceeding 4 to declare heirship be made by personal service on some or all of 5 those named as distributees in the application filed under Section 6 202.005.

7 (b) If a distributee to be cited under Subsection (a) is 8 absent from or is not a resident of this state, any disinterested 9 person competent to make an oath that the citation was served may 10 serve the citation.

SECTION 7. Section 351.351, Estates Code, is amended to read as follows:

13 Sec. 351.351. APPLICABILITY. This subchapter does not 14 apply to:

(1) the appointment of an independent executor oradministrator under Section 401.002 or 401.003(a); or

17 (2) the appointment of a successor independent
 18 <u>administrator</u> [executor] under Section 404.005.

SECTION 8. Section 404.0036(b), Estates Code, is amended to read as follows:

(b) If an independent executor is removed by the court under Section 404.003 or 404.0035, the court may, on application, appoint a successor independent <u>administrator</u> [executor] as provided by Section 404.005.

25 SECTION 9. The heading to Section 404.005, Estates Code, is 26 amended to read as follows:

27 Sec. 404.005. COURT-APPOINTED SUCCESSOR INDEPENDENT

See.

1 ADMINISTRATOR [EXECUTOR].

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2 SECTION 10. Sections 404.005(a), (b), (c), (h), and (i),
3 Estates Code, are amended to read as follows:

4 (a) If the will of a person who dies testate names an 5 independent executor who, having qualified, fails for any reason to 6 continue to serve, or is removed for cause by the court, and the will does not name a successor independent executor or if each 7 successor executor named in the will fails for any reason to qualify 8 9 as executor or indicates by affidavit filed with the application 10 for an order continuing independent administration the successor executor's inability or unwillingness to serve as 11 successor 12 independent executor, all of the distributees of the decedent as of 13 the filing of the application for an order continuing independent 14 administration may apply to the probate court for the appointment of a qualified person, firm, or corporation to serve as successor 15 16 independent administrator [executor]. If the probate court finds 17 that continued administration of the estate is necessary, the court shall enter an order continuing independent administration and 18 19 appointing the person, firm, or corporation designated in the 20 application as successor independent administrator [executor], unless the probate court finds that it would not be in the best 21 22 interest of the estate to do so. The successor independent administrator [executor] shall serve with all of the powers and 23 24 privileges granted to the successor's predecessor independent 25 executor.

(b) Except as otherwise provided by this subsection, if adistributee described in this section is an incapacitated person,

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1 the guardian of the person of the distributee may sign the 2 application on behalf of the distributee. If the probate court finds that either the continuing of independent administration or 3 4 the appointment of the person, firm, or corporation designated in the application as successor independent administrator [executor] 5 would not be in the best interest of the incapacitated person, then, 6 notwithstanding Subsection (a), the court may not enter an order 7 continuing independent administration of the estate. 8 If the 9 distributee is an incapacitated person and has no guardian of the person, the court may appoint a guardian ad litem to make 10 application on behalf of the incapacitated person if the probate 11 12 court considers such an appointment necessary to protect the 13 interest of that distributee. If a distributee described in this section is a minor and has no guardian of the person, a natural 14 15 guardian of the minor may sign the application for the order 16 continuing independent administration on the minor's behalf unless 17 a conflict of interest exists between the minor and the natural guardian. 18

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Except as otherwise provided by this subsection, if a 19 (c) trust is created in the decedent's will or if the decedent's will 20 devises property to a trustee as described by Section 254.001, the 21 22 person or class of persons entitled to receive property outright 23 from the trust on the decedent's death and those first eligible to receive the income from the trust, determined as if the trust were 24 to be in existence on the date of the filing of the application for 25 an order continuing independent administration, shall, for the 26 purposes of this section, be considered to be the distributee or 27

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distributees on behalf of the trust, and any other trust or trusts 1 coming into existence on the termination of the trust, and are 2 3 authorized to apply for an order continuing independent 4 administration on behalf of the trust without the consent or agreement of the trustee or any other beneficiary of the trust, or 5 the trustee or any beneficiary of any other trust which may come 6 7 into existence on the termination of the trust. If a person considered to be a distributee under this subsection is an 8 9 incapacitated person, the trustee or cotrustee may apply for the 10 order continuing independent administration or sign the application on the incapacitated person's behalf if the trustee or 11 cotrustee is not the person proposed to serve as the independent 12 13 administrator [executor].

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14 (h) If a successor independent administrator [executor] is appointed under this section, then, unless the probate court shall 15 waive bond on application for waiver, the successor independent 16 administrator [executor] shall be required to enter into bond 17 payable to and to be approved by the judge and the judge's 18 successors in a sum that is found by the judge to be adequate under 19 20 all circumstances, or a bond with one surety in an amount that is found by the judge to be adequate under all circumstances, if the 21 surety is an authorized corporate surety. 22

(i) Absent proof of fraud or collusion on the part of a
judge, the judge may not be held civilly liable for the commission
of misdeeds or the omission of any required act of any person, firm,
or corporation designated as a successor independent <u>administrator</u>
[executor] under this section. Section 351.354 does not apply to an

appointment of a successor independent administrator [executor] 1 under this section. 2 3 SECTION 11. Section 452.006, Estates Code, is amended by adding Subsection (c) to read as follows: 4 5 6 7 by Section 51.103(b)(3). SECTION 12. Section 503.002, Estates Code, is amended to 8 read as follows: 9 RECORDING OF CERTAIN FOREIGN TESTAMENTARY 10 Sec. 503.002. INSTRUMENTS IN LANGUAGE OTHER THAN ENGLISH [ORIGINAL SIGNATURES NOT 11 12 REQUIRED]. 13 14 15 16 17 18 the land conveyed or disposed of in the instrument is located if: 19 20 21 22 23 to probate; and (2) the accuracy of the translation is sworn to before

(c) The appointee shall file with the court proof of service of the notice required under Subsection (a) in the manner provided

(a) An authenticated copy of a will or other testamentary instrument described by Section 503.001(a), along with a copy of the judgment, order, or decree by which the instrument was admitted to probate that has the attestation and certificate required by Section 501.002(c), that is written in whole or in part in a language other than English may be filed for recording in the deed records in any county in this state in which (1) a correct English translation is recorded with the authenticated copies of the will or other testamentary instrument and judgment, order, or decree by which the instrument was admitted

24 an officer authorized to administer oaths [Notwithstanding Section 25 26 501.002(c), the original signatures required by that section may 27 not be required for a recordation in the deed records in accordance

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S.B. No. 667 1 with Section 503.001 or for a purpose described by Section 503.051 or 503.052]. 2 3 (b) The recording of an authenticated copy of a will or other testamentary instrument and a copy of the judgment, order, or 4 decree in the manner provided by Subsection (a) operates as 5 6 constructive notice from the date of filing to all persons of the: 7 (1) existence of the instrument; and (2) title or titles conferred by the instrument. 8 9 SECTION 13. Chapter 1002, Estates Code, is amended by adding Sections 1002.0215 and 1002.0265 to read as follows: 10 Sec. 1002.0215. OFFICE OF PUBLIC GUARDIAN. "Office of 11 public guardian" means an office of public guardian established by 12 13 the commissioners court of a county under Subchapter G-1, Chapter 14 1104. 15 Sec. 1002.0265. PUBLIC GUARDIAN. "Public guardian" means a 16 person: 17 (1) appointed to administer an office of public guardian by the commissioners court of a county under Subchapter 18 G-1, Chapter 1104; or 19 20 (2) with which one or more counties enter into an agreement under Section 1104.327(a)(2) or (d). 21 SECTION 14. Section 1021.001, Estates Code, is amended to 22 23 read as follows: Sec. 1021.001. MATTERS RELATED TO GUARDIANSHIP PROCEEDING. 24 For purposes of this code, in a county in which there is no 25 (a) 26 statutory probate court or county court of law exercising original probate jurisdiction, a matter related to a guardianship proceeding 27

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includes: 1 the granting of letters of guardianship; 2 (1)3 (2)the settling of an account of a guardian and all matters relating to the settlement, 4 other partition, or distribution of a ward's estate; 5 6 (3) a claim brought by or against a guardianship 7 estate; (4)an action for trial of title to real property that 8 is guardianship estate property, including the enforcement of a 9 lien against the property; 10 (5) an action for trial of the right of property that 11 12 is guardianship estate property; 13 (6) after a guardianship of the estate of a ward is required to be settled as provided by Section 1204.001: 14 an action brought by or on behalf of the 15 (A) 16 former ward against a former guardian of the ward for alleged misconduct arising from the performance of the person's duties as 17 18 guardian; 19 (B) an action calling on the surety of a guardian or former guardian to perform in place of the guardian or former 20 21 guardian, which may include the award of a judgment against the 22 guardian or former guardian in favor of the surety; 23 (C) an action against a former guardian of the former ward that is brought by a surety that is called on to perform 24 25 in place of the former guardian; a claim for the payment of compensation, 26 (D) 27 expenses, and court costs, and any other matter authorized under

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1	Chapter 1155; and
2	(E) a matter related to an authorization made or
3	duty performed by a guardian under Chapter 1204; and
4	(7) the appointment of a trustee for a trust created
5	under Section 1301.053 or 1301.054, the settling of an account of
6	the trustee, and all other matters relating to the trust.
7	(a-1) For purposes of this code, in a county in which there
8	is no statutory probate court, but in which there is a county court
9	at law exercising original probate jurisdiction, a matter related
10	to a guardianship proceeding includes:
11	(1) all matters and actions described in Subsection
12	<u>(a);</u>
13	(2) the interpretation and administration of a
14	testamentary trust in which a ward is an income or remainder
15	beneficiary; and
16	(3) the interpretation and administration of an inter
17	vivos trust in which a ward is an income or remainder beneficiary.
18	(b) For purposes of this code, in a county in which there is
19	a statutory probate court, a matter related to a guardianship
20	proceeding includes:
21	(1) all matters and actions described in <u>Subsections</u>
22	[Subsection] (a) and (a-1);
23	(2) a suit, action, or application filed against or on
24	behalf of a guardianship or a trustee of a trust created under
25	Section 1301.053 or 1301.054; and
26	(3) a cause of action in which a guardian in a
27	guardianship pending in the statutory probate court is a party.

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SECTION 15. Section 1023.006, Estates Code, is amended to
read as follows:

3 Sec. 1023.006. TRANSFER OF RECORD. When an order of 4 transfer is made under Section 1023.005, the clerk shall record any 5 unrecorded papers of the guardianship required to be recorded. On 6 payment of the clerk's fee, the clerk shall transmit <u>in electronic</u> 7 <u>or paper form</u> to the county clerk of the county to which the 8 guardianship was ordered transferred:

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(1) the case file of the guardianship proceedings; and

10 (2) a certified copy of the index of the guardianship 11 records.

SECTION 16. Section 1023.007, Estates Code, is amended to read as follows:

Sec. 1023.007. TRANSFER EFFECTIVE. The order transferring a guardianship does not take effect until:

16 (1) the case file and a certified copy of the index 17 required by Section 1023.006 are filed <u>in electronic or paper form</u> 18 in the office of the county clerk of the county to which the 19 guardianship was ordered transferred; and

20 (2) a certificate under the clerk's official seal and 21 reporting the filing of the case file and a certified copy of the 22 index is filed <u>in electronic or paper form</u> in the court ordering the 23 transfer by the county clerk of the county to which the guardianship 24 was ordered transferred.

25 SECTION 17. Section 1051.003(b), Estates Code, is amended 26 to read as follows:

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(b) A citation or notice issued by the county clerk must be

styled "The State of Texas" and be signed by the clerk under the 1 court's [clerk's] seal. 2 SECTION 18. The heading to Chapter 1054, Estates Code, is 3 4 amended to read as follows: 5 CHAPTER 1054. COURT OFFICERS, [AND] COURT-APPOINTED PERSONS, AND 6 ATTORNEYS 7 SECTION 19. The heading to Subchapter E, Chapter 1054, Estates Code, is amended to read as follows: 8 9 SUBCHAPTER E. QUALIFICATIONS TO SERVE AS [COURT-APPOINTED] 10 ATTORNEY SECTION 20. Section 1054.201, Estates Code, is amended by 11 12 amending Subsection (a) and adding Subsection (c) to read as 13 follows: 14 (a) Except as provided by Subsection (c), an [An] attorney representing any person's interests [for an applicant for 15 guardianship and a court-appointed attorney] in a guardianship 16 17 proceeding, including an attorney ad litem, must be certified by 18 the State Bar of Texas, or a person or other entity designated by 19 the state bar, as having successfully completed a course of study in 20 guardianship law and procedure sponsored by the state bar or the 21 state bar's designee. 22 (c) An attorney may commence representation of a person's interests and file an appearance in a guardianship proceeding 23 24 before completing the course required for certification under 25 Subsection (a), but must complete the course not later than the 14th 26 day after the date of filing the appearance and before filing any substantive motion in the guardianship proceeding. 27

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1 SECTION 21. Section 1101.001(b), Estates Code, is amended to read as follows: 2 3 (b) The application must be sworn to by the applicant and 4 state: 5 (1)the proposed ward's name, sex, date of birth, and address; 6 the name, former name, if any, relationship, and (2)7 address of the person the applicant seeks to have appointed as 8 9 quardian; 10 (3) whether guardianship of the person or estate, or 11 both, is sought; 12 (3-a) whether alternatives guardianship to and 13 available supports and services to avoid guardianship were 14 considered; 15 (3-b) whether any alternatives to guardianship and 16 supports and services available to the proposed ward considered are 17 feasible and would avoid the need for a guardianship; the nature and degree of the alleged incapacity, 18 (4)19 the specific areas of protection and assistance requested, and the limitation or termination of rights requested to be included in the 20 21 court's order of appointment, including a termination of: 22 (A) the right of a proposed ward who is 18 years of age or older to vote in a public election; 23 the proposed ward's eligibility to hold or 24 (B) 25 obtain a license to operate a motor vehicle under Chapter 521, Transportation Code; and 26 27 (C) the right of a proposed ward to make personal

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1 decisions regarding residence; the facts requiring the appointment of a guardian; 2 (5)3 the interest of the applicant in the appointment (6)4 of a guardian; description 5 (7)the nature and of any kind of guardianship existing for the proposed ward in any other state; 6 7 (8) the name and address of any person or institution having the care and custody of the proposed ward; 8 9 (9) the approximate value and a detailed description 10 of the proposed ward's property, including: (A) liquid assets, including any compensation, 11 12 pension, insurance, or allowance to which the proposed ward may be 13 entitled; and 14 (B) non-liquid assets, including real property; (10)the name and address of any person whom the 15 applicant knows to hold a power of attorney signed by the proposed 16 17 ward and a description of the type of power of attorney; (11) for a proposed ward who is a minor, the following 18 information if known by the applicant: 19 the name of each of the proposed ward's 20 (A) parents and either the parent's address or that the parent is 21 22 deceased; 23 (B) the name and age of each of the proposed 24 ward's siblings, if any, and either the sibling's address or that 25 the sibling is deceased; and if each of the proposed ward's parents and 26 (C) 27 adult siblings are deceased, the names and addresses of the

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1 proposed ward's other living relatives who are related to the 2 proposed ward within the third degree by consanguinity and who are 3 adults;

4 (12) for a proposed ward who is a minor, whether the 5 minor was the subject of a legal or conservatorship proceeding in 6 the preceding two years and, if so:

7 (A) the court involved;8 (B) the nature of the proceeding; and

9 (C) any final disposition of the proceeding;

10 (13) for a proposed ward who is an adult, the following 11 information if known by the applicant:

12 (A) the name of the proposed ward's spouse, if 13 any, and either the spouse's address or that the spouse is deceased; 14 (B) the name of each of the proposed ward's 15 parents and either the parent's address or that the parent is 16 deceased;

(C) the name and age of each of the proposed ward's siblings, if any, and either the sibling's address or that the sibling is deceased;

20 (D) the name and age of each of the proposed 21 ward's children, if any, and either the child's address or that the 22 child is deceased; and

(E) if there is no living spouse, parent, adult sibling, or adult child of the proposed ward, the names and addresses of the proposed ward's other living relatives who are related to the proposed ward within the third degree by consanguinity and who are adults;

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(14)facts showing that the court has venue of the proceeding; and if applicable, that the person whom the applicant (15)seeks to have appointed as a guardian is a private professional is certified under Subchapter C, Chapter 155, guardian who Government Code, and has complied with the requirements of Subchapter G, Chapter 1104. SECTION 22. Section 1101.153(a), Estates Code, is amended to read as follows: A court order appointing a guardian must: (a) (1) specify: (\underline{A}) $[(\underline{1})]$ the name of the person appointed; (B) [(2)] the name of the ward; (C) [(3)] whether the guardian is of the person or estate of the ward, or both; the amount of any bond required; (D) [(4)] (E) [(5)] if it is a guardianship of the estate of the ward and the court considers an appraisal to be necessary, one, two, or three disinterested persons to appraise the estate and to return the appraisement to the court; and (F) [(6)] that the clerk will issue letters of guardianship to the person appointed when the person has qualified according to law; and

24 (2) if the court waives the guardian's training 25 requirement, contain a finding that the waiver is in accordance 26 with rules adopted by the supreme court under Section 155.203, 27 Government Code.

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S.B. No. 667 1 SECTION 23. Section 1104.251(a), Estates Code, is amended to read as follows: 2 (a) An individual must be certified under Subchapter C, 3 4 Chapter 155, Government Code, if the individual: 5 (1)is a private professional guardian; 6 (2)7 guardian on behalf of a private professional guardian; 8 (3) 9 10 Section 1104.254; [or] (4)guardianship services to a ward of the commission; 14(5) is a public guardian; or guardian on behalf of a public guardian [department]. adding Subchapter G-1 to read as follows: 19 SUBCHAPTER G-1. PUBLIC GUARDIANS Sec. 1104.326. DEFINITION. In this subchapter, unless the context otherwise requires, "office" means an office of public guardian established under this subchapter. 22 Sec. 1104.327. ESTABLISHMENT OF OFFICES; PUBLIC GUARDIANS. (a) The commissioners court of a county by order may: 25 (1) create an office of public guardian to provide guardianship services described by Section 1104.334 to

will represent the interests of a ward as a

is providing guardianship services to a ward of a guardianship program on the program's behalf, except as provided by

11 is an employee of the <u>Health and Human Services</u> 12 Commission [Department of Aging and Disability Services] providing 13

15 (6) will represent the interests of a ward as a 16

17 SECTION 24. Chapter 1104, Estates Code, is amended by 18

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26 27 incapacitated persons; or

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1 (2) enter into an agreement with a person operating a 2 nonprofit guardianship program or private professional guardianship program located in the county or in an adjacent county 3 4 to act as a public guardian by providing guardianship services described by Section 1104.334 to incapacitated persons. 5 (b) Subject to Subsection (c) and Section 1104.328, the 6 commissioners court of a county shall appoint an individual as 7 public guardian to administer the office of public guardian 8 9 established under Subsection (a)(1) and may employ or authorize the 10 public guardian to employ personnel necessary to perform the duties of the office, including personnel who will represent the interests 11 12 of a ward as a guardian on behalf of the office if approved by the 13 commissioners court. 14 (c) The commissioners court of a county may enter into an 15 agreement with an individual to act as public guardian under 16 Subsection (b) on a part-time basis with appropriate compensation 17 if: 18 (1) the commissioners court determines a full-time 19 appointment does not serve the needs of the county; and 20 (2) the individual who is appointed on a part-time 21 basis is not employed in or does not hold another position that 22 presents a conflict of interest. (d) The commissioners courts of two or more counties may 23 collectively enter into an agreement: 24 (1) to create and fund an office of public guardian for 25 purposes of Subsection (a)(1) and to appoint the same individual as 26 27 public guardian to that office under Subsection (b); or

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S.B. No. 667 1 (2) with a person operating a guardianship program described by Subsection (a)(2) to serve as a public guardian for 2 3 purposes of that subdivision. 4 (e) An individual appointed as public guardian under 5 Subsection (b) serves a term of five years. Sec. 1104.328. QUALIFICATIONS OF PUBLIC GUARDIAN. To be 6 7 appointed as public guardian under Section 1104.327(b), an 8 individual must: 9 (1) be a licensed attorney or be certified under Subchapter C, Chapter 155, Government Code; and 10 11 (2) have demonstrable guardianship experience. Sec. 1104.329. CONFLICT OF INTEREST. 12 (a) Except as 13 provided by Subsection (b), an office or public guardian must be independent from providers of services to wards and proposed wards 14 and may not directly provide housing, medical, legal, or other 15 direct, non-surrogate decision-making services to a ward or 16 proposed ward, unless approved by the court. 17 (b) An office or public guardian may provide money 18 management services described by Section 531.125, Government Code, 19 or other representative payee services to a ward or proposed ward. 20 Sec. 1104.330. COMPENSATION. A person appointed or acting 21 22 as public guardian under Section 1104.327 shall receive 23 compensation as set by the commissioners court and is not entitled 24 to compensation under Subchapter A, Chapter 1155, unless approved by the court or the person is appointed as guardian of a ward in 25 accordance with Section 1104.334(a)(2)(B). 26 Sec. 1104.331. BOND REQUIREMENT. (a) A public guardian 27

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1	shall file with the court clerk a general bond in an amount fixed by
2	the commissioners court payable to the county and issued by a surety
3	company approved by the county judge. The bond must be conditioned
4	on the faithful performance by the person of the person's duties
5	and, if the public guardian administers an office, the office's
6	duties.
7	(b) The bond required by this section satisfies any bond
8	required under Chapter 1105.
9	Sec. 1104.332. VACANCY. If an individual appointed as
10	public guardian under Section 1104.327(b) vacates the position, the
11	commissioners court shall appoint, subject to Section 1104.328, an
12	individual to serve as public guardian for the unexpired term.
13	Sec. 1104.333. POWERS AND DUTIES. (a) An office or public
14	guardian shall:
15	(1) if applicable, evaluate the financial status of a
16	proposed ward to determine whether the proposed ward is eligible to
17	have the office or public guardian appointed guardian of the ward
18	under Section 1104.334(a)(2)(A); and
19	(2) serve as guardian of the person or of the estate of
20	a ward, or both, on appointment by a court in accordance with the
21	requirements of this title.
22	(b) In connection with a financial evaluation under
23	Subsection (a)(1) and on the request of an office or public
24	guardian, a court with jurisdiction over the guardianship
25	proceeding may order the release of public and private records,
26	including otherwise confidential records, to the office or public
27	guardian.

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1	(c) Notwithstanding Section 552.261, Government Code, a
2	state agency may not charge an office or public guardian for
3	providing the office or public guardian with a copy of public
4	information requested from the agency by the office or public
5	guardian.
6	Sec. 1104.334. APPOINTMENT OF OFFICE OR PUBLIC GUARDIAN AS
7	GUARDIAN. (a) In accordance with applicable law, including
8	Subchapter C, Chapter 1101, a court may appoint an office or public
9	guardian to serve as guardian of the person or of the estate of a
10	ward, or both, if:
11	(1) on the date the guardianship application is filed,
12	the ward resides in or is located in the county served by the office
13	or public guardian; and
14	(2) the court finds that the ward:
15	(A) does not have sufficient assets or other
16	resources to pay a private professional guardian to serve as the
17	ward's guardian and the appointment is in the ward's best interest;
18	or
19	(B) has sufficient assets or other resources to
20	pay a private professional guardian to serve as the ward's
21	guardian, the appointment is in the ward's best interest, and:
22	(i) the ward's family members who are
23	eligible for appointment as the ward's guardian agree to the
24	appointment of an office or public guardian to serve as the ward's
25	guardian or are unable to agree on the person or persons that should
26	be appointed as the ward's guardian; or
27	(ii) the ward does not have a family member,

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S.B. No. 667 1 friend, or other suitable person willing and able to serve as the 2 ward's guardian. (b) For purposes of Subsection (a)(2), the determination of 3 4 a ward's ability to pay a private professional guardian is 5 dependent on: 6 (1) the nature, extent, and liquidity of the ward's 7 assets; 8 (2) the ward's disposable net income, including income 9 of a recipient of medical assistance that is used to pay expenses under Section 1155.202(a); 10 11 (3) the nature of the guardianship; 12 (4) the type, duration, and complexity of services required by the ward; and 13 (5) additional, foreseeable expenses. 14 15 (c) The number of appointments of an office under this section may not exceed 35 wards for each guardian representing the 16 interests of wards on behalf of the office. 17 18 (d) If each guardian representing the interests of wards on behalf of an office reaches the limitation provided by Subsection 19 20 (c), the office shall immediately give notice to the courts. Sec. 1104.335. CONFIDENTIALITY OF 21 AND DISCLOSURE 22 INFORMATION. (a) All files, reports, records, communications, or 23 working papers used or developed by an office or public guardian in the performance of duties relating to a financial evaluation under 24 Section 1104.333(a)(1) or the provision of guardianship services 25 are confidential and not subject to disclosure under Chapter 552, 26 27 Government Code.

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S.B. No. 667 1 (b) Confidential information may be disclosed only for a 2 purpose consistent with this subchapter, as required by other state 3 or federal law, or as necessary to enable an office or public guardian to exercise the powers and duties as guardian of the person 4 5 or of the estate of a ward, or both. 6 (c) A court on its own motion or on the motion of an 7 interested person may order disclosure of confidential information 8 only if: 9 (1) a hearing on the motion is conducted; 10 (2) notice of the hearing is served on the office or 11 public guardian and each interested person; and 12 (3) the court determines after the hearing and an in 13 camera review of the information that disclosure is essential to the administration of justice and will not endanger the life or 14 15 safety of any individual who: 16 (A) is being assessed for guardianship services; 17 is a ward of the office or public guardian; or (B) 18 (C) provides services to a ward of the office or 19 public guardian. 20 (d) The Office of Court Administration of the Texas Judicial 21 System shall establish policies and procedures for the exchange of 22 information between offices, public guardians, and other appropriate governmental entities, as necessary for offices, 23 24 public guardians, and governmental entities to properly execute 25 their respective duties and responsibilities relating to guardianship services or other needed services for a ward. An 26 exchange of information under this subsection does not constitute a 27

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1	release for purposes of waiving the confidentiality of the
2	information exchanged.
3	(e) To the extent consistent with policies and procedures
4	adopted by an office or public guardian, the office or public
5	guardian on request may release confidential information in the
6	record of an individual who is a former ward of the office or public
7	guardian to:
8	(1) the individual;
9	(2) the individual's guardian; or
10	(3) an executor or administrator of the individual's
11	estate.
12	(f) Before releasing confidential information under
13	Subsection (e), an office or public guardian shall edit the
14	information to protect the identity of any individual whose life or
15	safety may be endangered by the release. A release of information
16	under Subsection (e) does not constitute a release for purposes of
17	waiving the confidentiality of the information released.
18	Sec. 1104.336. CERTAIN ADMINISTRATIVE COSTS. (a) If an
19	office or public guardian is appointed guardian of the person or of
20	the estate of a ward, or both, the administrative costs of the
21	guardianship services provided to the ward may not be charged to the
22	ward's estate unless the court determines, subject to Subsection
23	(b), that the ward is financially able to pay all or part of the
24	costs.
25	(b) A court shall measure a ward's ability to pay for costs
26	under Subsection (a) by whether the ward has sufficient assets or
27	other resources to pay a private professional guardian to serve as

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1 the ward's guardian in accordance with Section 1104.334(b). 2 Sec. 1104.337. OFFICE OF COURT ADMINISTRATION OF THE TEXAS JUDICIAL SYSTEM; REPORT. (a) Not later than December 1 of each 3 even-numbered year, the Office of Court Administration of the Texas 4 Judicial System shall submit a report to the governor and the 5 legislature that contains an evaluation of public guardians 6 7 established under this subchapter, including the establishment and operation of offices of public guardians under this subchapter and 8 9 the provision of guardianship services by the offices. The report must include: 10 11 (1) an analysis of costs and offsetting savings or 12 other benefits to the state as a result of the establishment and operation of offices and public guardians under this subchapter; 13 14 and 15 (2) recommendations for legislation, if any. 16 (b) If it is cost-effective and feasible, the Office of 17 Court Administration of the Texas Judicial System may contract with 18 an appropriate research or public policy entity with expertise in gerontology, disabilities, and public administration to conduct 19 20 the analysis described by Subsection (a)(1). 21 Sec. 1104.338. RULES. The supreme court, in consultation with the Office of Court Administration of the Texas Judicial 22 System and the presiding judge of the statutory probate courts 23 elected under Section 25.0022, Government Code, shall adopt rules 24 necessary to implement this subchapter. 25 SECTION 25. Section 1104.402, Estates Code, is amended to 26

27 read as follows:

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Sec. 1104.402. COURT CLERK'S DUTY TO OBTAIN CRIMINAL 1 INFORMATION [, AUTHORITY TO CHARGE FEE]. 2 HISTORY RECORD [(a)] Except as provided by Section $[1104.403_r]$ 1104.404 $[\tau]$ or 3 1104.406(a), the clerk of the county having venue of the proceeding 4 5 for the appointment of a guardian shall obtain criminal history record information that is maintained by the Department of Public 6 Safety or the Federal Bureau of Investigation identification 7 division relating to: 8

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(1) a private professional guardian;

10 (2) each person who represents or plans to represent 11 the interests of a ward as a guardian on behalf of the private 12 professional guardian;

13 (3) each person employed by a private professional 14 guardian who will:

15 (A) have personal contact with a ward or proposed 16 ward;

17 (B) exercise control over and manage a ward's 18 estate; or

19 (C) perform any duties with respect to the20 management of a ward's estate;

(4) each person employed by or volunteering or
contracting with a guardianship program to provide guardianship
services to a ward of the program on the program's behalf; or

(5) any other person proposed to serve as a guardian
under this title, including a proposed temporary guardian and a
proposed successor guardian, other than an attorney.

27 [(b) The clerk may charge a \$10 fee to recover the costs of

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1 obtaining criminal history record information under Subsection
2 (a).]

3 SECTION 26. Section 1104.402(a), Estates Code, is amended 4 to read as follows:

5 (a) Except as provided by Section 1104.403, 1104.404, or 6 1104.406(a), the clerk of the county having venue of the proceeding 7 for the appointment of a guardian shall obtain criminal history 8 record information that is maintained by the Department of Public 9 Safety or the Federal Bureau of Investigation identification 10 division relating to:

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a private professional guardian;

12 (2) each person who represents or plans to represent
13 the interests of a ward as a guardian on behalf of the private
14 professional guardian;

15 (3) each person employed by a private professional16 guardian who will:

17 (A) have personal contact with a ward or proposed18 ward;

19 (B) exercise control over and manage a ward's20 estate; or

(C) perform any duties with respect to the
 management of a ward's estate;

(4) each person employed by or volunteering or
contracting with a guardianship program to provide guardianship
services to a ward of the program on the program's behalf; [or]

26 (5) <u>a public guardian appointed under Section</u> 27 <u>1104.327(b);</u>

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S.B. No. 667 1 (6) each person who represents or plans to represent the interests of a ward as a guardian on behalf of an office of 2 public guardian; 3 4 (7) each person employed by an office of public 5 guardian who will: 6 (A) have personal contact with a ward or proposed 7 ward; 8 exercise control over and manage a ward's (B) 9 estate; or 10 (C) perform any duties with respect to the management of a ward's estate; or 11 (8) any other person proposed to serve as a guardian 12 13 under this title, including a proposed temporary guardian and a proposed successor guardian, other than an attorney. 14 SECTION 27. Section 1104.405(a), Estates Code, is amended 15 16 to read as follows: Criminal history record information obtained 17 (a)or provided under Section 1104.402[, 1104.403,] or 1104.404 is 18 privileged and confidential and is for the exclusive use of the 19 court. The criminal history record information may not be released 20 21 or otherwise disclosed to any person or agency except on court order 22 or consent of the person being investigated. SECTION 28. Section 1104.409, Estates Code, is amended to 23 24 read as follows: Sec. 1104.409. USE OF INFORMATION BY COURT. The court shall 25 use the information obtained under this subchapter only in 26 determining whether to: 27

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(1) appoint, remove, or continue the appointment of a
 private professional guardian, a guardianship program, <u>an office of</u>
 <u>public guardian</u>, or the <u>Health and Human Services Commission</u>
 [department]; or

5 (2) appoint any other person proposed to serve as a 6 guardian under this title, including a proposed temporary guardian 7 and a proposed successor guardian, other than an attorney.

8 SECTION 29. Subchapter A, Chapter 1151, Estates Code, is 9 amended by adding Section 1151.005 to read as follows:

Sec. 1151.005. LEGAL PROCEEDINGS IN WHICH WARD IS PARTY OR WITNESS. The guardian of the person or of the estate of a ward may not be excluded from attending a legal proceeding in which the ward is:

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(1) a party; or

(2) participating as a witness.

SECTION 30. Section 1151.351(b), Estates Code, is amended to read as follows:

(b) Unless limited by a court or otherwise restricted bylaw, a ward is authorized to the following:

(1) to have a copy of the guardianship order and
letters of guardianship and contact information for the probate
court that issued the order and letters;

(2) to have a guardianship that encourages the
 development or maintenance of maximum self-reliance and
 independence in the ward with the eventual goal, if possible, of
 self-sufficiency;

27 (3) to be treated with respect, consideration, and

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1 recognition of the ward's dignity and individuality;

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(4) to reside and receive support services in the most
integrated setting, including home-based or other community-based
settings, as required by Title II of the Americans with
Disabilities Act (42 U.S.C. Section 12131 et seq.);

6 (5) to consideration of the ward's current and 7 previously stated personal preferences, desires, medical and 8 psychiatric treatment preferences, religious beliefs, living 9 arrangements, and other preferences and opinions;

10 (6) to financial self-determination for all public 11 benefits after essential living expenses and health needs are met 12 and to have access to a monthly personal allowance;

13 (7) to receive timely and appropriate health care and 14 medical treatment that does not violate the ward's rights granted 15 by the constitution and laws of this state and the United States;

16 (8) to exercise full control of all aspects of life not17 specifically granted by the court to the guardian;

18 (9) to control the ward's personal environment based19 on the ward's preferences;

to complain or raise concerns regarding the 20 (10)21 guardian or guardianship to the court, including living arrangements, retaliation by the guardian, conflicts of interest 22 23 between the guardian and service providers, or a violation of any rights under this section; 24

(11) to receive notice in the ward's native language, or preferred mode of communication, and in a manner accessible to the ward, of a court proceeding to continue, modify, or terminate

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1 the guardianship and the opportunity to appear before the court to 2 express the ward's preferences and concerns regarding whether the 3 guardianship should be continued, modified, or terminated;

4 (12) to have a court investigator <u>or</u>[-,] guardian ad
5 litem[-, or attorney ad litem] appointed by the court to investigate
6 a complaint received by the court from the ward or any person about
7 the guardianship;

8 (13) to participate in social, religious, and 9 recreational activities, training, employment, education, 10 habilitation, and rehabilitation of the ward's choice in the most 11 integrated setting;

12 (14) to self-determination in the substantial maintenance, disposition, and management of real and personal 13 14 property after essential living expenses and health needs are met, 15 including the right to receive notice and object about the substantial maintenance, disposition, or management of clothing, 16 17 furniture, vehicles, and other personal effects;

18 (15) to personal privacy and confidentiality in
19 personal matters, subject to state and federal law;

(16) to unimpeded, private, and uncensored communication and visitation with persons of the ward's choice, except that if the guardian determines that certain communication or visitation causes substantial harm to the ward:

(A) the guardian may limit, supervise, or
restrict communication or visitation, but only to the extent
necessary to protect the ward from substantial harm; and

27 (B) the ward may request a hearing to remove any

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1 restrictions on communication or visitation imposed by the guardian
2 under Paragraph (A);

3 (17) to petition the court and retain counsel of the 4 ward's choice who holds a certificate required by Subchapter E, 5 Chapter 1054, to represent the ward's interest for capacity 6 restoration, modification of the guardianship, the appointment of a 7 different guardian, or for other appropriate relief under this 8 subchapter, including a transition to a supported decision-making 9 agreement, except as limited by Section 1054.006;

(18) to vote in a public election, marry, and retain a
license to operate a motor vehicle, unless restricted by the court;

(19) to personal visits from the guardian or the guardian's designee at least once every three months, but more often, if necessary, unless the court orders otherwise;

15 (20) to be informed of the name, address, phone 16 number, and purpose of Disability Rights Texas, an organization 17 whose mission is to protect the rights of, and advocate for, persons 18 with disabilities, and to communicate and meet with representatives 19 of that organization;

20 (21) to be informed of the name, address, phone 21 number, and purpose of an independent living center, an area agency 22 on aging, an aging and disability resource center, and the local 23 mental health and intellectual and developmental disability 24 center, and to communicate and meet with representatives from these 25 agencies and organizations;

(22) to be informed of the name, address, phone
 number, and purpose of the Judicial Branch Certification Commission

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1 and the procedure for filing a complaint against a certified
2 guardian;

3 (23)to contact the Department of Family and Protective Services to report abuse, neglect, exploitation, or 4 of personal rights without 5 violation fear of punishment, 6 interference, coercion, or retaliation; and

7 (24) to have the guardian, on appointment and on 8 annual renewal of the guardianship, explain the rights delineated 9 in this subsection in the ward's native language, or preferred mode 10 of communication, and in a manner accessible to the ward.

SECTION 31. Sections 1153.001(a) and (c), Estates Code, are amended to read as follows:

(a) Within one month after receiving letters of
guardianship, a guardian of an estate shall provide notice
requiring each person who has a claim against the estate to present
the claim within the period prescribed by law. The notice must be:

17 (1) published in a newspaper of general circulation
18 [printed] in the county in which the letters were issued; and

19 (2) sent to the comptroller by certified or registered
20 mail, if the ward remitted or should have remitted taxes
21 administered by the comptroller.

(c) If <u>there is no</u> [a] newspaper <u>of general circulation</u> [is
not printed] in the county in which the letters of guardianship were
issued, the notice must be posted and the return made and filed as
otherwise required by this title.

26 SECTION 32. Section 1155.054(d), Estates Code, is amended 27 to read as follows:

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1 (d) If the court finds that a party in a guardianship proceeding acted in bad faith or without just cause in prosecuting 2 or objecting to an application in the proceeding, the court may 3 4 order [require] the party to reimburse the ward's estate for all or part of the attorney's fees awarded under this section and shall 5 issue judgment against the party and in favor of the estate for the 6 amount of attorney's fees ordered [required] to be reimbursed to 7 the estate. 8

9 SECTION 33. Section 1155.151(a), Estates Code, is amended 10 to read as follows:

(a) In a guardianship proceeding, the court costs of the proceeding, including the costs described by Subsection (a-1), shall, except as provided by Subsection (c), be paid as follows, and the court shall issue the judgment accordingly:

(1) out of the guardianship estate, if a guardianship
of the estate has been created for the benefit of the ward and the
court determines it is in the ward's best interest;

18 (2) out of the management trust, if a management trust
19 has been created for the benefit of the ward under Chapter 1301 and
20 the court determines it is in the ward's best interest;

(3) by the party to the proceeding who incurred the costs, unless that party filed, on the party's own behalf, an affidavit of inability to pay the costs under Rule 145, Texas Rules of Civil Procedure, that shows the party is unable to afford the costs, if:

26 (A) there is no guardianship estate or no27 management trust has been created for the ward's benefit; or

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1 (B) the assets of the guardianship estate or management trust, as appropriate, are insufficient to pay the 2 3 costs; or 4 (4) out of the county treasury if: 5 (A)<u>(i)</u> there is no guardianship estate or management trust; 6 7 (ii) [or] the assets of the guardianship 8 estate or management trust, as appropriate, are insufficient to pay 9 the costs; or 10 (iii) a guardianship of the estate has been created for the benefit of the ward and the court determines it is 11 12 not in the ward's best interest to pay the costs; and 13 the party to the proceeding who incurred the (B) costs filed, on the party's own behalf, an affidavit of inability to 14 pay the costs under Rule 145, Texas Rules of Civil Procedure, that 15 16 shows the party is unable to afford the costs. 17 SECTION 34. Section 1155.151(a-2), Estates Code, is amended to read as follows: 18 19 (a-2) Notwithstanding any other law requiring the payment 20 of court costs in a guardianship proceeding, the following are not required to pay court costs on the filing of or during a 21 guardianship proceeding: 22 23 (1)an attorney ad litem; 24 (2)a guardian ad litem; a person or entity who files an affidavit of 25 (3) inability to pay the costs under Rule 145, Texas Rules of Civil 26 Procedure, that shows the person or entity is unable to afford the 27

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1 costs; a nonprofit guardianship program; 2 (4)3 (5)a governmental entity, including an office of 4 public guardian; and 5 (6) a government agency or nonprofit agency providing guardianship services. 6 7 SECTION 35. Section 1163.005(a), Estates Code, is amended 8 to read as follows: 9 (a) The guardian of the estate shall attach to an account the guardian's affidavit stating: 10 11 (1)that the account contains a correct and complete 12 statement of the matters to which the account relates; 13 (2) that the guardian has paid the bond premium for the next accounting period; 14 that the guardian has filed all tax returns of the 15 (3)16 ward due during the accounting period; 17 (4)that the guardian has paid all taxes the ward owed during the accounting period, the amount of the taxes, the date the 18 guardian paid the taxes, and the name of the governmental entity to 19 20 which the guardian paid the taxes; and 21 (5)if the guardian is a private professional guardian, a guardianship program, an office of public guardian, or 22 the Health and Human Services Commission [Department of Aging and 23 Disability Services], whether the guardian or an individual 24 25 certified under Subchapter C, Chapter 155 [111], Government Code, who is providing guardianship services to the ward and who is 26 27 swearing to the account on the guardian's behalf, is or has been the

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subject of an investigation conducted by the Judicial Branch 1 [Guardianship] Certification Commission [Board] 2 during the 3 accounting period. 4 SECTION 36. Section 1163.101(c), Estates Code, is amended to read as follows: 5 The guardian of the person shall file a sworn affidavit 6 (c) 7 that contains: 8 (1)the guardian's current name, address, and 9 telephone number; 10 (2) the ward's date of birth and current name, address, 11 telephone number, and age; 12 a description of the type of home in which the ward (3)resides, which shall be described as: 13 14 (A) the ward's own home; (B) a nursing home; 15 a guardian's home; (C) 16 17 (D) a foster home; 18 (E) a boarding home; a relative's home, 19 (F) in which case the description must specify the relative's relationship to the ward; 20 a hospital or medical facility; or 21 (G) 22 (H) another type of residence; 23 (4)statements indicating: (A) the length of time the ward has resided in the 24 25 present home; (B) the reason for a change in the ward's 26 residence, if a change in the ward's residence has occurred in the 27

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1 past year; 2 (C) the date the guardian most recently saw the 3 ward; 4 (D) how frequently the guardian has seen the ward 5 in the past year; 6 whether (E) the guardian has possession or control of the ward's estate; 7 8 (F) whether the ward's mental health has 9 improved, deteriorated, or remained unchanged during the past year, 10 including a description of the change if a change has occurred; 11 (G) whether the ward's physical health has 12 improved, deteriorated, or remained unchanged during the past year, including a description of the change if a change has occurred; 13 14 (H) whether the ward has regular medical care; 15 and 16 (I) the ward's treatment or evaluation by any of 17 the following persons during the past year, including the person's name and a description of the treatment: 18 19 (i) a physician; 20 a psychiatrist, psychologist, or other (ii) mental health care provider; 21 22 (iii) a dentist; 23 (iv) a social or other caseworker; or 24 (v) any other individual who provided 25 treatment; 26 a description of the ward's activities during the (5) past year, including recreational, educational, social, 27 and

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1 occupational activities, or a statement that no activities were
2 available or that the ward was unable or refused to participate in
3 activities;

4 (6) the guardian's evaluation of:
5 (A) the ward's living arrangements as excellent,
6 average, or below average, including an explanation if the
7 conditions are below average;

8 (B) whether the ward is content or unhappy with9 the ward's living arrangements; and

10 (C) unmet needs of the ward;

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(7) a statement indicating whether the guardian's power should be increased, decreased, or unaltered, including an explanation if a change is recommended;

14 (8) a statement indicating that the guardian has paid15 the bond premium for the next reporting period;

16 (9) if the guardian is a private professional guardian, a guardianship program, an office of public guardian, or 17 the Health and Human Services Commission [Department of Aging and 18 Disability Services], whether the guardian or an individual 19 certified under Subchapter C, Chapter 155, Government Code, who is 20 providing guardianship services to the ward and who is filing the 21 affidavit on the guardian's behalf, is or has been the subject of an 22 23 investigation conducted by the Judicial Branch [Guardianship] Certification Commission [Board] during the preceding year; and 24 any additional information the guardian desires 25 (10)26 to share with the court regarding the ward, including:

27 (A) whether the guardian has filed for emergency

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detention of the ward under Subchapter A, Chapter 573, Health and
 Safety Code; and

3 (B) if applicable, the number of times the 4 guardian has filed for emergency detention and the dates of the 5 applications for emergency detention.

6 SECTION 37. Section 1253.001, Estates Code, is amended to 7 read as follows:

8 Sec. 1253.001. APPLICATION TO TRANSFER GUARDIANSHIP TO 9 FOREIGN JURISDICTION. <u>On application of the guardian or on the</u> 10 <u>court's own motion, a</u> [A guardian of the person or estate may apply 11 <u>to the</u>] court that has jurisdiction over the guardianship <u>may</u> [to] 12 transfer the guardianship to a court in a foreign jurisdiction to 13 which the ward has permanently moved.

14 SECTION 38. Subchapter B, Chapter 1301, Estates Code, is 15 amended by adding Section 1301.0511 to read as follows:

16 <u>Sec. 1301.0511. NOTICE REQUIRED FOR APPLICATION FOR</u> 17 <u>CREATION OF TRUST; CITATION OF APPLICANT NOT REQUIRED. (a) On the</u> 18 <u>filing of an application for creation of a management trust and</u> 19 <u>except as provided by Subsection (d), notice shall be issued and</u> 20 <u>served in the manner provided by Subchapter C, Chapter 1051, for the</u> 21 <u>issuance and service of notice on the filing of an application for</u> 22 <u>guardianship.</u>

(b) It is not necessary to serve a citation on a person who files an application for the creation of a management trust under this subchapter or for that person to waive the issuance and personal service of citation.

27 (c) If the person for whom an application for creation of a

management trust is filed is a ward, the sheriff or other officer, 1 in addition to serving the persons described by Section 1051.103, 2 shall personally serve each guardian of the ward with citation to 3 4 appear and answer the application. (d) Notice under this section is not required if a 5 proceeding for the appointment of a guardian is pending for the 6 7 person for whom an application for creation of a management trust is 8 filed. 9 SECTION 39. Section 1301.101(a), Estates Code, is amended to read as follows: 10 11 Except as provided by Subsection (c), a management trust (a) 12 created for a ward or incapacitated person must provide that: 13 (1) the ward or incapacitated person is the sole beneficiary of the trust; 14 the trustee may disburse an amount of the trust's 15 (2)16 principal or income as the trustee determines is necessary to spend for the health, education, maintenance, or support of the person 17 for whom the trust is created; 18 (3) the trust income that the trustee does not 19 disburse under Subdivision (2) must be added to the trust 20 21 principal; 22 (4) a trustee that is a corporate fiduciary serves without giving a bond; [and] 23 subject to the court's approval and Subsection 24 (5) 25 (b), a trustee is entitled to receive reasonable compensation for services the trustee provides to the person for whom the trust is 26 created as the person's trustee; and 27

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1 (6) the trust terminates: 2 (A) except as provided by Paragraph (B), if the 3 person for whom the trust is created is a minor: (i) on the earlier of: 4 (a) the person's death; or 5 6 (b) the person's 18th birthday; or 7 (ii) on the date provided by court order, which may not be later than the person's 25th birthday; 8 9 (B) if the person for whom the trust is created is a minor and is also incapacitated for a reason other than being a 10 11 minor: 12 (i) on the person's death; or 13 (ii) when the person regains capacity; or 14 (C) if the person for whom the trust is created is 15 not a minor: 16 (i) according to the terms of the trust; 17 (ii) on the date the court determines that continuing the trust is no longer in the person's best interests, 18 subject to Section 1301.202(c); or 19 20 (iii) on the person's death. SECTION 40. Section 1301.154(b), Estates Code, is amended 21 22 to read as follows: 23 (b) The trustee of a management trust created for a ward 24 shall provide a copy of the annual account to each [the] guardian of 25 the ward [ward's estate or person]. SECTION 41. Section 1301.203, Estates Code, is amended by 26 amending Subsection (a) and adding Subsection (a-1) to read as 27

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follows: 1 2 (a) Except as provided by Subsection (a-1), if [If] the person for whom a management trust is created is a minor, the trust 3 terminates on: 4 the earlier of: 5 (1)6 (A) the person's death; or 7 (B) the person's 18th birthday; or (2)the date provided by court order, which may not be 8 9 later than the person's 25th birthday. 10 (a-1) If the person for whom a management trust is created is a minor and is also incapacitated for a reason other than being a 11 12 minor, the trust terminates: (1) on the person's death; or 13 (2) when the person regains capacity. 14 SECTION 42. Sections 1355.002(b), (c), (d), (e), and (f), 15 16 Estates Code, are amended to read as follows: 17 (b) This section applies only to a nonresident creditor who 18 is: 19 a nonresident minor and has a nonresident guardian (1) of the estate appointed by a foreign court; 20 21 (2) $[\tau]$ a nonresident person who is adjudged by a foreign court [of competent jurisdiction] to be incapacitated and 22 has a nonresident guardian of the estate appointed by that 23 court; [7] or 24 25 (3) the nonresident former ward of a guardianship 26 terminated under Chapter 1204 who has no legal guardian qualified 27 in this state.

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S.B. No. 667 1 (c) A debtor in this state who owes money to a nonresident creditor to whom this section applies may pay the money: 2 3 (1)to the creditor's guardian of the estate qualified in the domiciliary jurisdiction; or 4 5 (2) to the county clerk of: any county in this state in which real 6 (A) property owned by the creditor is located; or 7 if the creditor is not known to own real 8 (B) property in this state, the county in which the debtor resides. 9 10 (d) A payment made under this section is for the nonresident 11 creditor's account and for the nonresident creditor's use and benefit. 12 A receipt for payment signed by the county clerk is 13 (e) 14 binding on the nonresident creditor as of the date and to the extent of payment if the receipt states: 15 (1)the creditor's name; and 16 17 (2)the creditor's post office address, if the address 18 is known. A county clerk who receives a payment under Subsection 19 (f) (c) for a nonresident creditor shall handle the money in the same 20 manner as provided for a payment to the account of a resident 21 22 creditor under Sections 1355.001, 1355.051, 1355.052, 1355.102, 1355.103, and 1355.104. Those sections apply to the handling and 23 disposition of money or any increase, dividend, or income paid to 24 25 the clerk for the use, benefit, and account of the nonresident creditor to whom this section applies. 26 SECTION 43. Section 1355.105, Estates Code, is amended to 27

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read as follows: 1 2 Sec. 1355.105. WITHDRAWAL OF MONEY ΒY CREDITOR OR CREDITOR'S HEIR, [OR] REPRESENTATIVE, OR GUARDIAN. 3 (a) On 4 presentation to the court clerk of an order of a county or probate court of the county in which the money is held, money that is not 5 withdrawn by an authorized person as provided by this chapter may be 6 7 withdrawn by: 8 (1)the creditor, after termination of the creditor's 9 disability; 10 (2) a subsequent personal representative of the creditor; [or] 11 12 (3) the creditor's heirs; or 13 (4)a nonresident guardian of the estate appointed by a foreign court for a creditor who is: 14 15 (A) a nonresident minor; or 16 (B) a nonresident person who is adjudged to be 17 incapacitated. 18 Except as provided by Subsection (b-1), a [A] withdrawal (b) 19 under Subsection (a) may be made at any time and without a special bond for that purpose. 20 21 (b-1) A court may require a nonresident guardian of the estate of a creditor who is a nonresident minor or nonresident 22 incapacitated person as described by Subsection (a)(4) to provide 23 proof that the nonresident guardian of the estate gave an adequate 24 bond in the foreign jurisdiction if the court determines that it is 25 26 in the nonresident minor's or nonresident incapacitated person's 27 best interest.

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(c) The order presented under Subsection (a) must direct the
 court clerk to deliver the money to:

3 (1) the creditor;

4 (2) [7] the creditor's personal representative;

5 (3) [-- or] the creditor's heirs named in the order; or

6 <u>(4) if the creditor is a nonresident minor or</u> 7 <u>nonresident person who is adjudged to be incapacitated, the</u> 8 <u>creditor's nonresident guardian of the estate</u>.

9 (d) Before the court may issue an order under this section, 10 the person's identity and credentials must be proved to the court's 11 satisfaction. For purposes of this subsection, a nonresident 12 guardian of the estate described by Subsection (c)(4) must present 13 to the court exemplified copies of the order of a foreign court 14 appointing the guardian and current letters of guardianship issued 15 in the foreign jurisdiction.

16 SECTION 44. Section 25.0006, Government Code, is amended by 17 amending Subsection (a) and adding Subsection (a-5) to read as 18 follows:

(a) Notwithstanding any other law except Subsection (a-4),
Subsections (a-1), (a-2), [and] (a-3), and (a-5) control over a
specific provision for a particular court or county that attempts
to create a requirement for a bond or insurance that conflicts with
those subsections.

24 (a-5) A bond executed under Subsection (a-1) by the judge 25 elected or appointed to a statutory county court or an insurance 26 policy obtained under Subsection (a-3) shall provide the same 27 coverage to a visiting judge assigned to the court as the bond or

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1	insurance policy provides to the judge elected or appointed to the
2	court.
3	SECTION 45. Section 25.00231, Government Code, is amended
4	by adding Subsection (f) to read as follows:
5	(f) Notwithstanding Subsection (e), a bond executed under
6	Subsection (b) by the judge elected or appointed to a statutory
7	probate court or an insurance policy obtained under Subsection (c)
8	shall provide the same coverage to a visiting judge assigned to the
9	court as the bond or insurance policy provides to the judge elected
10	or appointed to the court.
11	SECTION 46. Section 26.001, Government Code, is amended by
12	adding Subsection (d) to read as follows:
13	(d) A bond executed under Subsection (a) by the judge
14	elected or appointed to a county court or an insurance policy
15	obtained under Subsection (c) shall provide the same coverage to a
16	visiting judge assigned to the court as the bond or insurance policy
17	provides to the judge elected or appointed to the court.
18	SECTION 47. Section 81.114, Government Code, is amended by
19	amending Subsection (a) and adding Subsection (e) to read as
20	follows:
21	(a) The state bar shall provide a course of instruction for
22	attorneys who represent <u>any person's interests</u> [parties] in
23	guardianship cases or who serve as court-appointed guardians.
24	(e) The course of instruction described by this section must
25	be low-cost and available to persons throughout this state,
26	including on the Internet provided through the state bar.
27	SECTION 48. Section 101.0814, Government Code, is amended

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1 to read as follows:

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Sec. 101.0814. STATUTORY COUNTY COURT FEES AND COSTS: 2 LOCAL GOVERNMENT CODE. The clerk of a statutory county court shall 3 4 collect fees and costs under the Local Government Code as follows: (1) additional filing fee to fund contingency fund for 5 liability insurance, if authorized by the county commissioners 6 7 court (Sec. 82.003, Local Government Code) . . . not to exceed \$5; (2) civil court actions (Sec. 118.052, 8 Local Government Code): 9 10 filing of original action (Secs. 118.052 and (A) 118.053, Local Government Code): 11

12 (i) garnishment after judgment (Sec.
13 118.052, Local Government Code) . . . \$15; and

14 (ii) all others (Sec. 118.052, Local
15 Government Code) . . . \$40;

16 (B) filing of action other than original (Secs.
17 118.052 and 118.054, Local Government Code) . . . \$30; and

18 (C) services rendered after judgment in original
 19 action (Secs. 118.052 and 118.0545, Local Government Code):

20 (i) abstract of judgment (Sec. 118.052,
21 Local Government Code) . . \$5; and

(ii) execution, order of sale, writ, or other process (Sec. 118.052, Local Government Code) . . . \$5;

24 (3) probate court actions (Sec. 118.052, Local 25 Government Code):

26 (A) probate original action (Secs. 118.052 and
27 118.055, Local Government Code):

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(i) probate of a will with independent 1 2 executor, administration with will attached, administration of an 3 estate, guardianship or receivership of an estate, or muniment of title (Sec. 118.052, Local Government Code) . . . \$40; 4 5 (ii) community survivors (Sec. 118.052, Local Government Code) . . . \$40; 6 7 (iii) small estates (Sec. 118.052, Local Government Code) . . . \$40; 8 9 (iv) declarations heirship of (Sec. 118.052, Local Government Code) . . . \$40; 10 11 (v) mental health or chemical dependency services (Sec. 118.052, Local Government Code) . . . \$40; and 12 (vi) additional, special fee (Secs. 118.052 13 and 118.064, Local Government Code) . . . \$5; 14 15 (B) services in pending probate action (Secs. 16 118.052 and 118.056, Local Government Code): (i) filing an inventory and appraisement 17 18 (Secs. 118.052 and 118.056(d), Local Government Code) . . . \$25; 19 (ii) approving and recording bond (Sec. 20 118.052, Local Government Code) . . . \$3; 21 (iii) administering oath (Sec. 118.052, Local Government Code) . . . \$2; 22 23 (iv) filing annual or final account of estate (Sec. 118.052, Local Government Code) . . . \$25; 24 25 (v) filing application for sale of real or 26 personal property (Sec. 118.052, Local Government Code) . . . \$25; 27 (vi) filing annual or final report of

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guardian of a person (Sec. 118.052, Local Government Code) . . . 1 2 \$10; and (vii) filing a document not listed under 3 4 this paragraph after the filing of an order approving the inventory and appraisement or after the 120th day after the date of the 5 initial filing of the action, whichever occurs first (Secs. 118.052 6 7 and 191.007, Local Government Code), if more than 25 pages . . . 8 \$25; 9 (C) adverse probate action (Secs. 118.052 and 118.057, Local Government Code) . . . \$40; 10 11 (D) claim against estate (Secs. 118.052 and 12 118.058, Local Government Code) . . . \$10; 13 (E) supplemental public [court-initiated] guardianship and related services fee (Secs. 118.052 and 118.067, 14 Local Government Code) . . . \$20; and 15 (F) supplemental public probate administrator 16 fee (Secs. 118.052 and 118.068, Local Government Code) . . . \$10; 17 18 (4)other fees (Sec. 118.052, Local Government Code): 19 issuing document (Secs. 118.052 and 118.059, (A) Local Government Code): 20 21 (i) original document and one copy (Sec. 22 118.052, Local Government Code) . . . \$4; and 23 (ii) each additional set of an original and 24 one copy (Sec. 118.052, Local Government Code) . . . \$4; 25 (B) certified papers (Secs. 118.052 and 118.060,

26 Local Government Code):

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clerk's (i) for the certificate (Sec.

118.052, Local Government Code) . . . \$5; and 1 2 (ii) a fee per page or part of a page (Sec. 118.052, Local Government Code) . . . \$1; 3 noncertified papers, for each page or part of 4 (C) a page (Secs. 118.052 and 118.0605, Local Government Code) . . . 5 \$1; 6 7 (D) letters testamentary, letter of 8 guardianship, letter of administration, or abstract of judgment 9 (Secs. 118.052 and 118.061, Local Government Code) . . . \$2; safekeeping of wills (Secs. 118.052 10 (E) and 118.062, Local Government Code) . . . \$5; 11 mail service of process (Secs. 118.052 and 12 (F) 118.063, Local Government Code) . . . same as sheriff; and 13 14 (G) records management and preservation fee (Secs. 118.052, 118.0546, and 118.0645, Local Government Code) 15 16 . . . \$5; additional filing fee for filing any civil action 17 (5) or proceeding requiring a filing fee, including an appeal, and on 18 19 the filing of any counterclaim, cross-action, intervention, interpleader, or third-party action requiring a filing fee, to fund 20 civil legal services for the indigent (Sec. 133.153, Local 21 Government Code) . . . \$10; 22 on the filing of a civil suit, an additional filing 23 (6) 24 fee to be used for court-related purposes for the support of the judiciary (Sec. 133.154, Local Government Code) . . . \$42; 25 26 (7) additional filing fee to fund the courthouse 27 security fund, if authorized by the county commissioners court

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1 (Sec. 291.008, Local Government Code) . . . not to exceed \$5;

2 (8) additional filing fee for filing documents not
3 subject to certain filing fees to fund the courthouse security
4 fund, if authorized by the county commissioners court (Sec.
5 291.008, Local Government Code) . . . \$1;

6 (9) additional filing fee to fund the courthouse 7 security fund in Webb County, if authorized by the county 8 commissioners court (Sec. 291.009, Local Government Code) . . . not 9 to exceed \$20; and

10 (10) court cost in civil cases other than suits for 11 delinquent taxes to fund the county law library fund, if authorized 12 by the county commissioners court (Sec. 323.023, Local Government 13 Code)...not to exceed \$35.

SECTION 49. Section 101.1013, Government Code, is amended to read as follows:

Sec. 101.1013. STATUTORY PROBATE COURT FEES AND COSTS:
LOCAL GOVERNMENT CODE. The clerk of a statutory probate court shall
collect fees and costs under the Local Government Code as follows:

(1) additional filing fee for filing any civil action or proceeding requiring a filing fee, including an appeal, and on the filing of any counterclaim, cross-action, intervention, interpleader, or third-party action requiring a filing fee to fund civil legal services for the indigent (Sec. 133.153, Local Government Code) . . . \$10;

(2) additional filing fee to fund contingency fund for
26 liability insurance, if authorized by the county commissioners
27 court (Sec. 82.003, Local Government Code) . . . not to exceed \$5;

S.B. No. 667 1 (3) probate court actions (Sec. 118.052, Local 2 Government Code): probate original action (Secs. 118.052 and 3 (A) 118.055, Local Government Code): 4 5 probate of a will with independent (i) executor, administration with will attached, administration of an 6 estate, guardianship or receivership of an estate, or muniment of 7 title (Sec. 118.052, Local Government Code) . . . \$40; 8 9 (ii) community survivors (Sec. 118.052, Local Government Code) . . . \$40; 10 11 (iii) small estates (Sec. 118.052, Local Government Code) . . . \$40; 12 (iv) declarations of heirship 13 (Sec. 118.052, Local Government Code) . . . \$40; 14(v) mental health or chemical dependency 15 services (Sec. 118.052, Local Government Code) . . . \$40; and 16 (vi) additional, special fee (Secs. 118.052 17 and 118.064, Local Government Code) . . . \$5; 18 19 (B) services in pending probate action (Secs. 20 118.052 and 118.056, Local Government Code): filing an inventory and appraisement 21 (i) 22 (Secs. 118.052 and 118.056(d), Local Government Code) . . . \$25; 23 approving and recording bond (Sec. (ii) 118.052, Local Government Code) . . . \$3; 24 25 (iii) administering oath (Sec. 118.052, Local Government Code) . . . \$2; 26 27 (iv) filing annual or final account of

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S.B. No. 667 estate (Sec. 118.052, Local Government Code). . . \$25; 1 2 (v) filing application for sale of real or personal property (Sec. 118.052, Local Government Code) . . . \$25; 3 4 (vi) filing annual or final report of guardian of a person (Sec. 118.052, Local Government Code) . . . 5 6 \$10; and 7 (vii) filing a document not listed under 8 this paragraph after the filing of an order approving the inventory and appraisement or after the 120th day after the date of the 9 initial filing of the action, whichever occurs first (Secs. 118.052 10 and 191.007, Local Government Code), if more than 25 pages . . . 11 12 \$25; 13 (C) adverse probate action (Secs. 118.052 and 118.057, Local Government Code) . . . \$40; 1415 (D) claim against estate (Secs. 118.052 and 16 118.058, Local Government Code) . . . \$10; 17 (E) supplemental public [court=initiated] 18 guardianship and related services fee (Secs. 118.052 and 118.067, Local Government Code) . . . \$20; and 19 supplemental public probate administrator 20 (F) fee (Secs. 118.052 and 118.068, Local Government Code) . . . \$10; 21 other fees (Sec. 118.052, Local Government Code): 22 (4)23 (A) issuing document (Secs. 118.052 and 118.059, 24 Local Government Code): (i) original document and one copy (Sec. 25 26 118.052, Local Government Code) . . . \$4; and 27 (ii) each additional set of an original and

S.B. No. 667 1 one copy (Sec. 118.052, Local Government Code) . . . \$4; 2 (B) certified papers (Secs. 118.052 and 118.060, 3 Local Government Code): 4 (i) for the clerk's certificate (Sec. 118.052, Local Government Code) . . . \$5; and 5 6 (ii) a fee per page or part of a page (Sec. 7 118.052, Local Government Code) . . . \$1; 8 (C) noncertified papers, for each page or part of 9 a page (Secs. 118.052 and 118.0605, Local Government Code) . . . \$1; 10 (D) 11 letters testamentary, letter of 12 guardianship, letter of administration, or abstract of judgment (Secs. 118.052 and 118.061, Local Government Code) . . . \$2; 13 14 (E) safekeeping of wills (Secs. 118.052 and 118.062, Local Government Code) . . . \$5; 15 mail service of process (Secs. 118.052 and 16 (F) 118.063, Local Government Code) . . . same as sheriff; and 17 18 (G) records management and preservation fee 19 (Secs. 118.052 and 118.0645, Local Government Code) . . . \$5; and court cost in civil cases other than suits for 20 (5)delinquent taxes to fund the county law library fund, if authorized 21 by the county commissioners court (Sec. 323.023, Local Government 22 23 Code) . . . not to exceed \$35. SECTION 50. Section 101.1214, Government Code, is amended 24 25 to read as follows: Sec. 101.1214. COUNTY COURT FEES AND COSTS: LOCAL 26 GOVERNMENT CODE. The clerk of a county court shall collect the 27

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following fees and costs under the Local Government Code: 1 2 additional filing fee to fund contingency fund for (1)liability insurance, if authorized by the county commissioners 3 court (Sec. 82.003, Local Government Code) . . . not to exceed \$5; 4 5 (2) civil court actions (Sec. 118.052, Local Government Code): 6 filing of original action (Secs. 118.052 and 7 (A) 8 118.053, Local Government Code): 9 (i) garnishment after judgment (Sec. 118.052, Local Government Code) . . . \$15; and 10 11 (ii) all others (Sec. 118.052, Local Government Code) . . . \$40; 12 filing of action other than original (Secs. 13 (B) 118.052 and 118.054, Local Government Code) . . . \$30; and 14 15 (C) services rendered after judgment in original 16 action (Secs. 118.052 and 118.0545, Local Government Code): 17 (i) abstract of judgment (Sec. 118.052, Local Government Code) . . . \$5; and 18 19 (ii) execution, order of sale, writ, or 20 other process (Sec. 118.052, Local Government Code) . . . \$5; 21 (3) probate court actions (Sec. 118.052, Local Government Code): 22 23 (A) probate original action (Secs. 118.052 and 24 118.055, Local Government Code): 25 probate of a will with independent (i) 26 executor, administration with will attached, administration of an 27 estate, guardianship or receivership of an estate, or muniment of

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S.B. No. 667 title (Sec. 118.052, Local Government Code) . . . \$40; 1 2 (ii) community survivors (Sec. 118.052, Local Government Code) . . . \$40; 3 (iii) small estates (Sec. 118.052, Local 4 Government Code) . . . \$40; 5 6 (iv) declarations of heirship (Sec. 7 118.052, Local Government Code) . . . \$40; mental health or chemical dependency 8 (v) 9 services (Sec. 118.052, Local Government Code) . . . \$40; and 10 (vi) additional, special fee (Secs. 118.052 and 118.064, Local Government Code) . . . \$5; 11 12 (B) services in pending probate action (Secs. 118.052 and 118.056, Local Government Code): 13 14 (i) filing an inventory and appraisement 15 (Secs. 118.052 and 118.056(d), Local Government Code) . . . \$25; 16 (ii) approving and recording bond (Sec. 118.052, Local Government Code) . . . \$3; 17 (Sec. 18 (iii) administering oath 118.052, 19 Local Government Code) . . . \$2; 20 (iv) filing annual or final account of estate (Sec. 118.052, Local Government Code) . . . \$25; 21 filing application for sale of real or 22 (v) personal property (Sec. 118.052, Local Government Code) . . . \$25; 23 24 (vi) filing annual or final report of guardian of a person (Sec. 118.052, Local Government Code) . . . 25 26 \$10; and 27 (vii) filing a document not listed under

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1 this paragraph after the filing of an order approving the inventory 2 and appraisement or after the 120th day after the date of the 3 initial filing of the action, whichever occurs first (Secs. 118.052 4 and 191.007, Local Government Code), if more than 25 pages . . . 5 \$25;

6 (C) adverse probate action (Secs. 118.052 and 7 118.057, Local Government Code) . . . \$40;

8 (D) claim against estate (Secs. 118.052 and
9 118.058, Local Government Code) . . . \$10;

10 (E) supplemental <u>public</u> [court-initiated]
11 guardianship <u>and related services</u> fee (Secs. 118.052 and 118.067,
12 Local Government Code) . . . \$20; and

(F) supplemental public probate administrator
fee (Secs. 118.052 and 118.068, Local Government Code) . . . \$10;
(4) other fees (Sec. 118.052, Local Government Code):

16 (A) issuing document (Secs. 118.052 and 118.059,
17 Local Government Code):

18 (i) original document and one copy (Sec.19 118.052, Local Government Code) . . . \$4; and

20 (ii) each additional set of an original and 21 one copy (Sec. 118.052, Local Government Code) . . . \$4;

(B) certified papers (Secs. 118.052 and 118.060,
Local Government Code):

(i) for the clerk's certificate (Sec.
118.052, Local Government Code) . . . \$5; and
(ii) a fee per page or part of a page (Sec.

27 118.052, Local Government Code) . . . \$1;

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(C) noncertified papers, for each page or part of 1 a page (Secs. 118.052 and 118.0605, Local Government Code) . . . 2 \$1; 3 4 (D) letters testamentary, letter of 5 guardianship, letter of administration, or abstract of judgment (Secs. 118.052 and 118.061, Local Government Code) . . . \$2; 6 safekeeping of wills (Secs. 7 (E) 118.052 and 118.062, Local Government Code) . . . \$5; 8 9 (F) mail service of process (Secs. 118.052 and 118.063, Local Government Code) . . . same as sheriff; and 10 (G) records management and preservation fee 11 (Secs. 118.052, 118.0546, and 118.0645, Local Government Code) 12 13 . . . \$5; 14 (5) deposit on filing petition requesting permission to create a municipal civic center authority (Sec. 281.013, Local 15 16 Government Code) . . . \$200; (6) additional filing fee to fund the courthouse 17 security fund, if authorized by the county commissioners court 18 (Sec. 291.008, Local Government Code) . . . not to exceed \$5; 19 additional filing fee for filing documents not 20 (7)21 subject to certain filing fees to fund the courthouse security fund, if authorized by the county commissioners court (Sec. 22 23 291.008, Local Government Code) . . . \$1; 24 (8)additional filing fee to fund the courthouse security fund in Webb County, if authorized by the county 25 commissioners court (Sec. 291.009, Local Government Code) . . . not 26 to exceed \$20; 27

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1 (9) court cost in civil cases other than suits for 2 delinquent taxes to fund the county law library fund, if authorized 3 by the county commissioners court (Sec. 323.023, Local Government 4 Code)...not to exceed \$35;

5 (10) additional filing fee for filing any civil action 6 or proceeding requiring a filing fee, including an appeal, and on 7 the filing of any counterclaim, cross-action, intervention, 8 interpleader, or third-party action requiring a filing fee, to fund 9 civil legal services for the indigent (Sec. 133.153, Local 10 Government Code)...\$10; and

(11) (11) on the filing of a civil suit an additional filing fee to be used for court-related purposes for the support of the judiciary (Sec. 133.154, Local Government Code) . . . \$42.

14 SECTION 51. Section 155.001, Government Code, is amended by 15 amending Subdivisions (4), (6), and (6-a) and adding Subdivisions 16 (5-a) and (6-b) to read as follows:

17 (4) "Guardianship program" means a local, county, or 18 regional program, other than an office of public guardian, that 19 provides guardianship and related services to an incapacitated 20 person or other person who needs assistance in making decisions 21 concerning the person's own welfare or financial affairs.

22 (5-a) "Office of public guardian" has the meaning
 23 assigned by Section 1002.0215, Estates Code.

(6) "Private professional guardian" means a person,
other than an attorney, [or a corporate fiduciary, or an office of
public guardian, who is engaged in the business of providing
guardianship services.

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(6-a) "Public guardian" has the meaning assigned by
 Section 1002.0265, Estates Code.

3 (6-b) Notwithstanding Section 151.001, "registration"
4 means registration of a guardianship under this chapter.

5 SECTION 52. Subchapter B, Chapter 155, Government Code, is 6 amended by adding Section 155.053 to read as follows:

7 Sec. 155.053. MONITORING OF COUNTY PUBLIC GUARDIANSHIP AND RELATED SERVICES FUNDS. The office shall monitor counties to 8 ensure money is appropriately deposited into the public 9 guardianship and related services funds established by counties 10 under Section 118.067, Local Government Code, and being used in 11 compliance with that section. Not later than December 1 of each 12 year, the office shall submit a report to the legislature detailing 13 how money in the funds is being used by counties across the state. 14

15 SECTION 53. Section 155.101(a), Government Code, is amended 16 to read as follows:

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(a) The commission shall adopt minimum standards for:

18 (1) the provision of guardianship services or other19 similar but less restrictive types of assistance or services by:

(A) individuals employed by or contracting with
guardianship programs to provide the assistance or services on
behalf of the programs; and

(B) private professional guardians; [and]
 (2) the provision of guardianship services by the
 Health and Human Services Commission; and

26 (3) the provision of guardianship services by offices
 27 of public guardians [Department of Aging and Disability Services or

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1 its successor agency]. 2 SECTION 54. Section 155.102(a), Government Code, is amended to read as follows: 3 4 (a) To provide guardianship services in this state, the following individuals must hold a certificate issued under this 5 6 section: 7 (1)an individual who is a private professional guardian; 8 9 (2)an individual who will provide those services to a ward of a private professional guardian on the guardian's behalf; 10 11 [and] 12 (3)an individual, other than a volunteer, who will provide those services or other services under Section 161.114, 13 Human Resources Code, to a ward of a guardianship program or the 14 Health and Human Services Commission [Department of Aging and 15 Disability Services] 16 program's commission's on the or [department's] behalf; 17 (4) an individual who is a public guardian; and 18 (5) an individual who will provide those services to a 19 ward of an office of public guardian. 20 21 SECTION 55. Section 155.105, Government Code, is amended by adding Subsection (b-1) to read as follows: 22 23 (b-1) Not later than January 31 of each year, each office of public guardian shall provide to the commission a report containing 24 25 for the preceding year: (1) the number of wards served by the office; 26 (2) the total amount of any money received from this 27

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1 state for the provision of guardianship services; and

2 (3) the amount of money received from any other public 3 source, including a county or the federal government, for the provision of guardianship services, reported by source, and the 4 total amount of money received from those public sources. 5 SECTION 56. Section 155.205(b), Government Code, is amended 6 7 to read as follows: The commission shall obtain: 8 (b) 9 (1) fingerprint-based criminal history record 10 information of a proposed guardian [an applicant] if: (A) the liquid assets of the estate of a ward 11 12 exceed \$50,000; or 13 (B) the proposed guardian is not a resident of 14 this state; or name-based criminal history record information of 15 (2)a proposed guardian, including any criminal history record 16 information under the current name and all former names of the 17 proposed guardian, [an applicant] if: 18 (A) the liquid assets of the estate of a ward are 19 \$50,000 or less; and 20 21 (B) the proposed guardian is a resident of this 22 state. 23 SECTION 57. Section 411.1386(a), Government Code, is amended to read as follows: 24 (a) Except as provided by Subsections (a-1), (a-5), and 25 26 (a-6), the clerk of the county having venue over a proceeding for the appointment of a guardian under Title 3, Estates Code, shall 27

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S.B. No. 667 obtain from the department criminal history record information 1 2 maintained by the department that relates to: a private professional guardian; 3 (1)4 (2)each person who represents or plans to represent 5 the interests of a ward as a guardian on behalf of the private professional guardian; 6 7 (3) each person employed by a private professional 8 guardian who will: 9 (A) have personal contact with a ward or proposed 10 ward; (B) exercise control over and manage a ward's 11 12 estate; or 13 (C) perform any duties with respect to the management of a ward's estate; 14 (4)each person employed by or volunteering or 15 16 contracting with a guardianship program to provide guardianship services to a ward of the program on the program's behalf; [or] 17 (5) a public guardian, as defined by Section 18 1002.0265(1), Estates Code; 19 20 (6) each person who represents or plans to represent 21 the interests of a ward as a guardian on behalf of an office of 22 public guardian; (7) each person employed by an office of public 23 24 guardian, as defined by Section 1002.0215, Estates Code, who will: 25 (A) have personal contact with a ward or proposed 26 ward; 27 (B) exercise control over and manage a ward's

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1 estate; or (C) perform any duties with respect to the 2 management of a ward's estate; or 3 4 (8) any other person proposed to serve as a guardian 5 under Title 3, Estates Code, including a proposed temporary guardian and a proposed successor guardian, other than an attorney. 6 7 SECTION 58. Section 571.013, Health and Safety Code, is 8 amended to read as follows: Sec. 571.013. METHOD OF GIVING NOTICE. Except as otherwise 9 provided by this subtitle, notice required under this subtitle may 10 be given by: 11 (1) personal delivery of [delivering] a copy of the 12 notice or document by a constable or sheriff of the county; [in 13 14 person] or 15 (2) [in] another manner directed by the court that is 16 reasonably calculated to give actual notice. SECTION 59. Section 571.014(c), Health and Safety Code, is 17 18 amended to read as follows: 19 (c) A person may [initially] file a paper with the county clerk by the use of reproduced, photocopied, or electronically 20 21 transmitted paper copies of [if the person files] the original signed copies of the paper. A person who files a reproduced, 22 photocopied, or electronically transmitted paper must maintain 23 24 possession of the original signed copies of the paper and shall make 25 the original paper available for inspection on request by the parties or the court [with the clerk not later than the -72nd hour 26 27 after the hour on which the initial filing is made. If the 72-hour

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1 period ends on a Saturday, Sunday, or legal holiday, the filing 2 period is extended until 4 p.m. on the first succeeding business day. If extremely hazardous weather conditions exist or a disaster 3 4 occurs, the presiding judge or magistrate may by written order made 5 each day extend the filing period until 4 p.m. on the first succeeding business day. The written order must declare that an 6 7 emergency exists because of the weather or the occurrence of a disaster. If a person detained under this subtitle would otherwise 8 9 be released because the original signed copy of a paper is not filed within the 72-hour period but for the extension of the filing period 10 11 under this section, the person may be detained until the expiration 12 of the extended filing period. This subsection does not affect another provision of this subtitle requiring the release-13 or 14 discharge-of a person].

15 SECTION 60. Section 161.103, Human Resources Code, is 16 amended to read as follows:

Sec. 161.103. CONTRACT FOR GUARDIANSHIP SERVICES. (a) If appropriate, the <u>commission</u> [department] may contract with a political subdivision of this state, a guardianship program as defined by Section 1002.016, Estates Code, a private agency, or another state agency for the provision of guardianship services under this section.

(b) A contract under Subsection (a) may allow for the
 provision of guardianship services by an office of public guardian,
 as defined by Section 1002.0215, Estates Code.

26 SECTION 61. Section 118.052, Local Government Code, is 27 amended to read as follows:

Sec. 118.052. FEE SCHEDULE. Each clerk of a county court 1 2 shall collect the following fees for services rendered to any 3 person: CIVIL COURT ACTIONS 4 (1)Filing of Original Action (Sec. 118.053): 5 (A) (i) Garnishment after judgment . . . \$15.00 6 7 (ii) All others . . . \$40.00 Filing of Action Other than Original (Sec. 8 (B) 118.054) . . . \$30.00 9 10 (C) Services Rendered After Judgment in Original Action (Sec. 118.0545): 11 Abstract of judgment . . . \$5.00 12 (i) Execution, order of sale, writ, or 13 (ii) 14 other process . . . \$5.00 (2) PROBATE COURT ACTIONS 15 Probate Original Action (Sec. 118.055): 16 (A) Probate of a will with independent 17 (i) executor, administration with will attached, administration of an 18 estate, guardianship or receivership of an estate, or muniment of 19 title . . . \$40.00 20 Community survivors . . . \$40.00 21 (ii) Small estates . . . \$40.00 22 (iii) Declarations of heirship . . . \$40.00 23 (iv) 24 (v) Mental health or chemical dependency services . . . \$40.00 25 26 (vi) Additional, special fee (Sec. 118.064) 27 . . . \$5.00

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S.B. No. 667 1 (B) Services in Pending Probate Action (Sec. 2 118.056): 3 (i) Filing an inventory and appraisement as 4 provided by Section 118.056(d) . . . \$25.00 5 (ii) Approving and recording bond . . . \$3.00 6 7 (iii) Administering oath . . . \$2.00 8 (iv) Filing annual or final account of 9 estate . . . \$25.00 10 (v) Filing application for sale of real or personal property . . . \$25.00 11 12 (vi) Filing annual or final report of guardian of a person . . . \$10.00 13 14 (vii) Filing a document not listed under 15 this paragraph after the filing of an order approving the inventory and appraisement or after the 120th day after the date of the 16 17 initial filing of the action, whichever occurs first, if more than 18 25 pages . . . \$25.00 19 Adverse Probate Action (Sec. 118.057) . . . (C) \$40.00 20 Claim Against Estate (Sec. 118.058) 21 (D) \$10.00 22 23 (E) Supplemental Public [Court=Initiated] 24 Guardianship and Related Services Fee in Probate Original Actions and Adverse Probate Actions (Sec. 118.067) . . . \$20.00 25 Supplemental Public Probate Administrator 26 (F) 27 Fee For Counties That Have Appointed a Public Probate Administrator

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(Sec. 118.068) . . . \$10.00 1 2 (3) OTHER FEES 3 (A) Issuing Document (Sec. 118.059): original document and one copy . . . \$4.00 4 5 each additional set of an original and one copy . . . \$4.00 (B) Certified Papers (Sec. 118.060): 6 7 for the clerk's certificate . . . \$5.00 8 plus a fee per page or part of a page of . . . \$1.00 9 Noncertified Papers (Sec. 118.0605): (C) 10 for each page or part of a page . . . \$1.00 (D) Letters 11 Testamentary, Letter of 12 Guardianship, Letter of Administration, or Abstract of Judgment (Sec. 118.061) . . . \$2.00 13 14 Deposit and Safekeeping of (E) Wills (Sec. 118.062) . . . \$5.00 15 16 (F) Mail Service of Process (Sec. 118.063) . . . 17 same as sheriff 18 (G) Records Management and Preservation Fee . . . \$5.00 19 Records Technology and Infrastructure Fee if 20 (H) 21 authorized by the commissioners court of the county (Sec. 118.026) 22 . . . \$2.00 23 SECTION 62. Section 118.067, Local Government Code, is 24 amended to read as follows: 25 Sec. 118.067. SUPPLEMENTAL PUBLIC [COURT-INITIATED] 26 GUARDIANSHIP AND RELATED SERVICES FEE. (a) The "supplemental public [court-initiated] guardianship and related services fee" 27

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under Section 118.052(2)(E) is for the support of guardianship 1 services provided by public guardians, as defined by Section 2 1002.0265 [the judiciary in guardianships initiated under Chapter 3 1102], Estates Code, or guardianship and other less restrictive 4 alternative services provided to indigent incapacitated persons 5 who do not have family members suitable and willing to serve as 6 guardians or provide less restrictive alternative services. 7 Fees 8 collected under Section 118.052(2)(E) shall be deposited in a public [court-initiated] guardianship and related services fund in 9 the county treasury and may be used only to supplement, rather than 10 supplant, other available county funds used to fund guardianship 11 services or other less restrictive alternative services provided to 12 13 individuals who are indigent[+

14 [(1) pay the compensation of a guardian ad litem
15 appointed by a court under Section 1102.001, Estates Code;

16 [(2) pay the compensation of an attorney ad litem
17 appointed by a court to represent a proposed ward in a guardianship
18 proceeding initiated under Chapter 1102, Estates Code; and

19 [(3) fund local guardianship programs that provide 20 guardians for indigent incapacitated persons who do not have family 21 members suitable and willing to serve as guardians].

(b) The supplemental <u>public</u> [court-initiated] guardianship
 and related services fee is charged for:

(1) a probate original action described by Section
25 118.055 and for which a fee is charged in accordance with Section
26 118.052(2)(A)(i), (ii), (iii), (iv), or (v); and

27 (2) an adverse probate action described by Section

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118.057 and for which a fee is charged in accordance with Section
 2 118.052(2)(C).

3 (c) The supplemental <u>public</u> [court-initiated] guardianship 4 <u>and related services</u> fee must be paid by the person against whom the 5 fee for a probate original action or adverse probate action, as 6 applicable, is charged and is due at the time that fee is due.

7 (d) The supplemental <u>public</u> [court-initiated] guardianship
8 <u>and related services</u> fee is in addition to all other fees charged in
9 probate original actions and adverse probate actions.

SECTION 63. Section 1104.403, Estates Code, is repealed.
SECTION 64. Section 571.014(d), Health and Safety Code, is
repealed.

13 SECTION 65. (a) Section 202.054, Estates Code, as amended 14 by this Act, applies only to a proceeding to declare heirship 15 commenced on or after the effective date of this Act. A proceeding 16 to declare heirship commenced before that date is governed by the 17 law in effect on the date the proceeding was commenced, and the 18 former law is continued in effect for that purpose.

(b) Section 452.006(c), Estates Code, as added by this Act, applies only to a temporary administrator appointed on or after the effective date of this Act. A temporary administrator appointed before the effective date of this Act is governed by the law in effect on the date the administrator was appointed, and the former law is continued in effect for that purpose.

(c) Section 503.002, Estates Code, as amended by this Act,
applies only to a copy of a testamentary instrument or other
document filed for recording on or after the effective date of this

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Act. A copy of a testamentary instrument or other document filed
 before the effective date of this Act is governed by the law in
 effect on the date the instrument or document was filed, and the
 former law is continued in effect for that purpose.

The changes in law made by this Act to Sections 25.0006, 5 (d) 6 25.00231, and 26.001, Government Code, apply only to an insurance 7 policy delivered, issued for delivery, or renewed on or after January 1, 2020. An insurance policy delivered, issued for 8 delivery, or renewed before January 1, 2020, is governed by the law 9 as it existed immediately before the effective date of this Act, and 10 that law is continued in effect for that purpose. 11

SECTION 66. (a) Except as otherwise provided by this section, the changes in law made by this Act apply to:

14 (1) a guardianship created before, on, or after the15 effective date of this Act; and

16 (2) an application for a guardianship pending on, or
17 filed on or after, the effective date of this Act.

(b) The changes in law made by this Act to Section 1021.001, Estates Code, apply only to an action filed on or after the effective date of this Act. An action filed before the effective date of this Act is governed by the law in effect on the date the action was filed, and the former law is continued in effect for that purpose.

(c) The changes in law made by this Act to Sections
1054.201, 1101.153, 1155.054(d), and 1155.151(a), Estates Code,
and Section 155.205(b), Government Code, apply only to a
guardianship proceeding commenced on or after the effective date of

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1 this Act. A guardianship proceeding commenced before the effective 2 date of this Act is governed by the law in effect on the date the 3 proceeding was commenced, and the former law is continued in effect 4 for that purpose.

5 (d) Section 1301.0511, Estates Code, as added by this Act, 6 applies only to an application for creation of a management trust 7 filed on or after the effective date of this Act. An application 8 for creation of a management trust filed before the effective date 9 of this Act is governed by the law in effect on the date the 10 application was filed, and the former law is continued in effect for 11 that purpose.

12 The changes in law made by this Act to Sections 1301.101 (e) 13 and 1301.203, Estates Code, apply only to an application for the 14 creation or modification of a management trust filed on or after the 15 effective date of this Act. An application for the creation or modification of a management trust filed before the effective date 16 of this Act is governed by the law in effect on the date the 17 application was filed, and the former law is continued in effect for 18 19 that purpose.

(f) The changes in law made by this Act to Section 1355.105, Estates Code, apply only to an application for an order for the delivery of money that is filed on or after the effective date of this Act. An application for an order for the delivery of money that is filed before the effective date of this Act is governed by the law in effect on the date the application was filed, and the former law is continued in effect for that purpose.

27 (g) Section 1101.001, Estates Code, as amended by this Act,

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applies only to an application for the appointment of a guardian filed on or after the effective date of this Act. An application for the appointment of a guardian filed before the effective date of this Act is governed by the law in effect on the date the application was filed, and the former law is continued in effect for that purpose.

7 (h) The following provisions of this Act apply only to the 8 appointment of a guardian of the person or of the estate of a ward, 9 or both, made on or after July 1, 2020:

10 (1) Sections 1002.0215 and 1002.0265 and Subchapter
11 G-1, Chapter 1104, Estates Code, as added by this Act;

12 (2) Sections 1104.251(a), 1104.402(a), 1104.409, 13 1155.151(a-2), 1163.005(a), and 1163.101(c), Estates Code, as 14 amended by this Act;

15 (3) Sections 101.0814, 101.1013, 101.1214, 16 155.001(4), (6), and (6-a), 155.101(a), 155.102(a), and 17 411.1386(a), Government Code, as amended by this Act;

18 (4) Sections 155.001(5-a) and (6-b), 155.053, and
19 155.105(b-1), Government Code, as added by this Act;

20 (5) Section 161.103, Human Resources Code, as amended
21 by this Act; and

22 (6) Sections 118.052 and 118.067, Local Government
23 Code, as amended by this Act.

(i) Notwithstanding any other law, a person who,
immediately before July 1, 2020, is serving as guardian of the
person or of the estate of a ward, or both, and who, under Section
1104.334, Estates Code, as added by this Act, would be eligible for

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appointment of an office of public guardian as the ward's guardian,
 may continue to serve as guardian of the person or of the estate of
 the ward, or both, unless otherwise removed as provided by law.

SECTION 67. Not later than January 1, 2020, the supreme court shall adopt rules necessary to implement Subchapter G-1, Chapter 1104, Estates Code, as added by this Act, including rules governing the transfer of a guardianship of the person or of the estate of a ward, or both, if appropriate, to an office of public guardian established under that subchapter or a public guardian contracted under that subchapter.

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SECTION 68. This Act takes effect September 1, 2019.

he Senate Pres

Speaker of the House

<u>I bereby certify</u> that S.B. No. 667 passed the Senate on March 26, 2019, by the following vote: Yeas 31, Nays 0; and that the Senate concurred in House amendments on May 23, 2019, by the following vote: Yeas 31, Nays 0.

Secretar Senate

<u>I hereby certify</u> that S.B. No. 667 passed the House, with amendments, on May 21, 2019, by the following vote: Yeas 115, Nays 26, two present not voting.

Chief Cler the o t

Approved:

<u>Date</u>

Governor

FILED IN THE OFFICE OF THE SECRETARY OF STATE 15 pm O'CLOCK tary of State

PROCLAMATION BY THE Governor of the State of Texas 41-3674

TO ALL TO WHOM THESE PRESENTS SHALL COME:

Pursuant to Article IV, Section 14, of the Texas Constitution, I, Greg Abbott, Governor of Texas, do hereby disapprove of and veto Senate Bill No. 667 as passed by the Eighty-Sixth Texas Legislature, Regular Session, because of the following objections:

Senate Bill 667 would make a number of improvements to the law governing probate and guardianship matters, but they unfortunately cannot take effect this session because of a section of the bill that would create new public guardianship offices controlled by counties. It has not been shown that it is necessary to add permanent county offices dedicated to this function. Private attorneys are capable of handling these cases without the expense of this new bureaucracy.

Since the Eighty-Sixth Texas Legislature, Regular Session, by its adjournment has prevented the return of this bill, I am filing these objections in the office of the Secretary of State and giving notice thereof by this public proclamation according to the aforementioned constitutional provision.



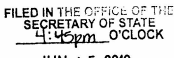
IN TESTIMONY WHEREOF, I have signed my name officially and caused the Seal of the State to be affixed hereto at Austin, this 15th day of June, 2019.

anhart.

GREG ALBOTT Governor of Texas

ATTESTED BY:

JOE ESPARZA Deputy Secretary of State



JUN 1 5 2019