2006 CS

CHAMBER ACTION

1 The Justice Council recommends the following: 2 3 Council/Committee Substitute Remove the entire bill and insert: 4 5 A bill to be entitled 6 An act relating to guardianship; amending s. 737.2065, F.S.; excepting the contesting of trust validity by 7 property quardians of incapacitated settlors from a 8 prohibition against commencing certain actions; amending 9 10 s. 744.107, F.S.; revising provisions relating to court monitors; requiring orders of appointment and monitors' 11 reports to be served upon certain persons; authorizing the 12 court to determine which persons may inspect certain 13 14 orders or reports; authorizing the court to enter any order necessary to protect a ward or ward's estate; 15 requiring notice and hearing; authorizing a court to 16 17 assess certain costs and attorney's fees under certain circumstances; creating s. 744.1075, F.S.; authorizing a 18 19 court to appoint a court monitor on an emergency basis under certain circumstances; requiring the court to make 20 21 certain findings; specifying a time period for a monitor's authority; providing for extending such time period; 22 23 requiring the monitor to report findings and Page 1 of 9

CODING: Words stricken are deletions; words underlined are additions.

recommendations; providing duties of the court relating to 24 25 probable cause for the emergency appointment; authorizing the court to determine which persons may inspect certain 26 27 orders or reports; providing requirements for a court order to show cause for the emergency appointment; 28 29 authorizing the court to issue certain injunctions or orders for certain purposes; requiring the court to 30 provide copies of such injunctions or orders to all 31 32 parties; authorizing the court to impose sanctions or take certain enforcement actions; providing for payment of 33 reasonable fees to the monitor; prohibiting certain 34 35 persons from receiving certain fees; authorizing a court to assess certain costs and attorney's fees under certain 36 37 circumstances; amending s. 744.331, F.S.; requiring a 38 court to determine whether acceptable alternatives to guardianship of incapacitated persons exist under certain 39 circumstances; requiring appointment of a guardian if no 40 alternative exists; prohibiting such appointment if an 41 42 alternative exists; specifying circumstances of nonexistence of an alternative; preserving certain court 43 authority to determine exercise of certain powers of 44 45 attorney; amending s. 744.441, F.S.; requiring a court to make certain findings in a ward's best interest before 46 authorizing a quardian to bring certain actions; requiring 47 a court to review certain continuing needs for guardians 48 49 and delegation of a ward's rights; creating s. 744.462, F.S.; requiring guardians to immediately report certain 50 judicial determinations in certain guardianship 51 Page 2 of 9

CODING: Words stricken are deletions; words underlined are additions.

2006 CS 52 proceedings; requiring a court to review certain continuing needs for guardians and delegation of a ward's 53 rights under certain circumstances; providing an effective 54 55 date. 56 57 Be It Enacted by the Legislature of the State of Florida: 58 Section 737.2065, Florida Statutes, is amended 59 Section 1. to read: 60 737.2065 Trust contests. -- An action to contest the 61 62 validity of all or part of a trust may not be commenced until 63 the trust becomes irrevocable, except this section does not prohibit such action by the quardian of the property of an 64 65 incapacitated settlor. 66 Section 2. Section 744.107, Florida Statutes, is amended 67 to read: 744.107 Court monitors.--68 The court may, upon inquiry from any interested person 69 (1)70 or upon its own motion in any proceeding over which it has jurisdiction, appoint a monitor. The court shall not appoint as 71 a monitor a family member or any person with a personal interest 72 73 in the proceedings. The order of appointment shall be served 74 upon the guardian, the ward, and such other persons as the court 75 may determine. The monitor may investigate, seek information, examine 76 (2) documents, or interview the ward and shall report to the court 77 his or her findings. The report shall be verified and shall be 78 79 served on the guardian, the ward, and such other persons as the Page 3 of 9

CODING: Words stricken are deletions; words underlined are additions.

CS 80 court may determine. The court shall not appoint as a monitor a family member or any person with a personal interest in the 81 82 proceedings. 83 (3) If it appears from the monitor's report that further action by the court to protect the interests of the ward is 84 85 necessary, the court shall, after a hearing with notice, enter any order necessary to protect the ward or the ward's estate, 86 87 including amending the plan, requiring an accounting, ordering production of assets, freezing assets, suspending a quardian, or 88 89 initiating proceedings to remove a guardian. 90 Unless otherwise prohibited by law, a monitor may be (4) 91 allowed a reasonable fee as determined by the court and paid 92 from the property of the ward. No full-time state, county, or 93 municipal employee or officer shall be paid a fee for such investigation and report. If the court finds the motion for 94 court monitor to have been filed in bad faith, the costs of the 95 proceeding, including attorney's fees, may be assessed against 96 97 the movant. 98 Section 3. Section 744.1075, Florida Statutes, is created to read: 99 744.1075 Emergency court monitor.--100 101 (1) (a) A court, upon inquiry from any interested person or upon its own motion, in any proceeding over which the court has 102 103 jurisdiction, may appoint a court monitor on an emergency basis 104 without notice. The court must specifically find that there 105 appears to be imminent danger that the physical or mental health 106 or safety of the ward will be seriously impaired or that the 107 ward's property is in danger of being wasted, misappropriated,

Page 4 of 9

CODING: Words stricken are deletions; words underlined are additions.

2006

108 or lost unless immediate action is taken. The scope of the 109 matters to be investigated and the powers and duties of the monitor must be specifically enumerated by court order. 110 (b) 111 The authority of a monitor appointed under this 112 section expires 60 days after the date of appointment or upon a finding of no probable cause, whichever occurs first. The 113 114 authority of the monitor may be extended for an additional 30 115 days upon a showing that the emergency conditions still exist. 116 Within 15 days after the entry of the order of (2) appointment, the monitor shall file his or her report of 117 118 findings and recommendations to the court. The report shall be 119 verified and may be supported by documents or other evidence. 120 (3) Upon review of the report, the court shall determine 121 whether there is probable cause to take further action to 122 protect the person or property of the ward. If the court finds no probable cause, the court shall issue an order finding no 123 124 probable cause and discharging the monitor. 125 (4) (a) If the court finds probable cause, the court shall 126 issue an order to show cause directed to the guardian or other 127 respondent stating the essential facts constituting the conduct charged and requiring the respondent to appear before the court 128 129 to show cause why the court should not take further action. The 130 order shall specify the time and place of the hearing with a 131 reasonable time to allow for the preparation of a defense after 132 service of the order. At any time prior to the hearing on the order to show 133 (b) 134 cause, the court may issue a temporary injunction, a restraining 135 order, or an order freezing assets, may suspend the guardian or Page 5 of 9

CODING: Words stricken are deletions; words underlined are additions.

CS 136 appoint a guardian ad litem, or may issue any other appropriate order to protect the physical or mental health or safety or 137 property of the ward. A copy of all such orders or injunctions 138 139 shall be transmitted by the court or under its direction to all 140 parties at the time of entry of the order or injunction. 141 (C) Following a hearing on the order to show cause, the 142 court may impose sanctions on the quardian or his or her 143 attorney or other respondent or take any other action authorized 144 by law, including entering a judgment of contempt, ordering an accounting, freezing assets, referring the case to local law 145 146 enforcement agencies or the state attorney, filing an abuse, 147 neglect, or exploitation complaint with the Department of 148 Children and Family Services, or initiating proceedings to 149 remove the quardian. 150 151 Nothing in this subsection shall be construed to preclude the 152 mandatory reporting requirements of chapter 39. 153 (5) Unless otherwise prohibited by law, a monitor may be 154 allowed a reasonable fee as determined by the court and paid 155 from the property of the ward. No full-time state, county, or municipal employee or officer shall be paid a fee for such 156 157 investigation and report. If the court finds the motion for a court monitor to have been filed in bad faith, the costs of the 158 159 proceeding, including attorney's fees, may be assessed against 160 the movant. Section 4. Paragraphs (b) and (f) of subsection (6) of 161 162 section 744.331, Florida Statutes, are amended to read: 163 744.331 Procedures to determine incapacity.--Page 6 of 9

CODING: Words stricken are deletions; words underlined are additions.

2006

(6) ORDER DETERMINING INCAPACITY.--If, after making
findings of fact on the basis of clear and convincing evidence,
the court finds that a person is incapacitated with respect to
the exercise of a particular right, or all rights, the court
shall enter a written order determining such incapacity. A
person is determined to be incapacitated only with respect to
those rights specified in the order.

171 When an order determines that a person is incapable of (b) exercising delegable rights, the court must consider and find 172 173 whether there is an alternative to guardianship that will 174 sufficiently address the problems of the incapacitated person. A guardian must be appointed to exercise the incapacitated 175 person's delegable rights unless the court finds there is an 176 177 alternative. A quardian may not be appointed if the court finds there is an alternative to guardianship which will sufficiently 178 179 address the problems of the incapacitated person In any order 180 declaring a person incapacitated the court must find that 181 alternatives to guardianship were considered and that no 182 alternative to quardianship will sufficiently address the 183 problems of the ward.

184 (f) <u>Upon the filing of a verified statement by an</u>
185 interested person stating:

186 <u>1. That he or she has a good faith belief that the alleged</u>
 187 <u>incapacitated person's trust, trust amendment, or durable power</u>
 188 <u>of attorney is invalid; and</u>
 189 2. A reasonable factual basis for that belief,

190

Page 7 of 9

CODING: Words stricken are deletions; words underlined are additions.

191 the trust, trust amendment, or durable power of attorney shall 192 not be deemed to be an alternative to the appointment of a guardian. The appointment of a guardian does not limit the 193 194 court's power to determine that certain authority granted by a 195 durable power of attorney is to remain exercisable by the 196 attorney in fact When an order is entered which determines that 197 a person is incapable of exercising delegable rights, a quardian 198 must be appointed to exercise those rights.

Section 5. Subsection (11) of section 744.441, FloridaStatutes, is amended to read:

744.441 Powers of guardian upon court approval.--After obtaining approval of the court pursuant to a petition for authorization to act, a plenary guardian of the property, or a limited guardian of the property within the powers granted by the order appointing the guardian or an approved annual or amended guardianship report, may:

(11) Prosecute or defend claims or proceedings in any 207 jurisdiction for the protection of the estate and of the 208 209 quardian in the performance of his or her duties. Before authorizing a guardian to bring an action described in s. 210 737.2065, the court shall first find that the action appears to 211 212 be in the ward's best interests during the ward's probable lifetime. If the court denies a request that a guardian be 213 214 authorized to bring an action described in s. 737.2065, the 215 court shall review the continued need for a guardian and the extent of the need for delegation of the ward's rights. 216 217 Section 6. Section 744.462, Florida Statutes, is created 218 to read:

Page 8 of 9

CODING: Words stricken are deletions; words underlined are additions.

Fι	- 0	RΙ	D	А	Н	0	U	S	Е	0	F	R	Е	Ρ	R	Е	S	Е	Ν	Т	Α	Т	I	V	Е	S
----	-----	----	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---

	HB 191 CS	2006 CS
219	744.462 Determination regarding alternatives to	
220	guardianshipAny judicial determination concerning the	
221	validity of the ward's durable power of attorney, trust, or	
222	trust amendment shall be promptly reported in the guardianshi	<u>p</u>
223	proceeding by the guardian of the property. If the instrument	
224	has been judicially determined to be valid or if, after the	
225	appointment of a guardian, a petition is filed alleging that	
226	there is an alternative to guardianship which will sufficient	ly
227	address the problems of the ward, the court shall review the	
228	continued need for a guardian and the extent of the need for	
229	delegation of the ward's rights.	
230	Section 7. This act shall take effect upon becoming a l	aw.

Page 9 of 9

CODING: Words stricken are deletions; words underlined are additions.