CS/CS/HB 775

1 A bill to be entitled 2 An act relating to the appointment of an ad litem; 3 creating s. 49.31, F.S.; defining the term "ad litem"; 4 authorizing a court to appoint an ad litem for certain 5 parties upon whom service of process by publication is 6 made; prohibiting a court from appointing an ad litem 7 to represent an interest for which a personal 8 representative, guardian of property, or trustee is 9 serving; requiring an ad litem, upon discovery that 10 the party it represents is already represented by a 11 personal representative, guardian of property, or 12 trustee, or is deceased, to take certain actions; 13 prohibiting a court from requiring an ad litem to post a bond or designate a resident agent; requiring a 14 15 court to discharge an ad litem when the final judgment is entered or as otherwise ordered by the court; 16 providing that an ad litem is entitled to an award of 17 a reasonable fee for services and costs; providing for 18 19 assessment; restricting the use of state funds; 20 prohibiting declaring certain proceedings ineffective 21 solely due to a lack of statutory authority to appoint 2.2 an ad litem; providing construction; providing an 23 effective date. 24 25 Be It Enacted by the Legislature of the State of Florida: 26

Page 1 of 3

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

2015

CS/CS/HB 775

27	Section 1. Section 49.31, Florida Statutes, is created to
28	read:
29	49.31 Appointment of ad litem
30	(1) As used in this section, the term "ad litem" means an
31	attorney, administrator, or guardian ad litem.
32	(2) The court may appoint an ad litem for any party,
33	whether known or unknown, upon whom service of process by
34	publication under this chapter has been properly made and who
35	has failed to file or serve any paper in the action within the
36	time required by law. A court may not appoint an ad litem to
37	represent an interest for which a personal representative,
38	guardian of property, or trustee is serving.
39	(a) If the court has appointed an ad litem and the ad
40	litem discovers that a personal representative, guardian of
41	property, or trustee is serving who represents the interest for
42	which the ad litem was appointed, the ad litem must promptly
43	report that finding to the court and must file a petition for
44	discharge as to any interest for which the personal
45	representative, guardian of property, or trustee is serving.
46	(b) If the court has appointed an ad litem to represent an
47	interest and the ad litem discovers that the person whose
48	interest he or she represents is deceased and there is no
49	personal representative, guardian of property, or trustee to
50	represent the decedent's interest, the ad litem must make a
51	reasonable attempt to locate any spouse, heir, devisee, or
52	beneficiary of the decedent, must report to the court the name
	Page 2 of 3

Page 2 of 3

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

2015

CS/CS/HB 775

2015

53	and address of all such persons whom the ad litem locates, and
54	must petition for discharge as to any interest of the person
55	located.
56	(3) The court may not require an ad litem to post a bond
57	or designate a resident agent in order to serve as an ad litem.
58	(4) The court shall discharge the ad litem when the final
59	judgment is entered or as otherwise ordered by the court.
60	(5) The ad litem is entitled to an award of a reasonable
61	fee for services rendered and costs, which shall be assessed
62	against the party requesting the appointment of the ad litem, or
63	as otherwise ordered by the court. State funds may not be used
64	to pay fees for services rendered by the ad litem.
65	(6) In all cases adjudicated in which the court appointed
66	an ad litem, a proceeding may not be declared ineffective solely
67	due to lack of statutory authority to appoint an ad litem.
68	(7) This section does not abrogate a court's common law
69	authority to appoint an ad litem.
70	Section 2. This act shall take effect July 1, 2015.
ļ	Page 3 of 3

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