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   SSB 5667 - H COMM AMD
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       By Committee on Law & Justice
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 5
       Strike everything after the enacting clause and insert the
6
   following:
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        "Sec. 1. RCW 11.88.020 and 1990 c 122 s 3 are each amended to read
8
   as follows:
9
       (1) Any suitable person over the age of eighteen years, or any
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   parent under the age of eighteen years or, if the petition is for
   appointment of a professional quardian, any individual or quardianship
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   service that meets any certification requirements established by the
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   administrator for the courts, may, if not otherwise disqualified, be
   appointed guardian or limited guardian of the person and/or the estate
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15
   of an incapacitated person((; any trust company regularly organized
   under the laws of this state and national banks when authorized so to
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17
   do may act as quardian or limited quardian of the estate of an
18
   incapacitated person; and any nonprofit corporation may act as guardian
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   or limited guardian of the person and/or estate of an incapacitated
20
   person if the articles of incorporation or bylaws of such corporation
   permit such action and such corporation is in compliance with all
21
   applicable provisions of Title 24 RCW)). A financial institution
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23
   subject to the jurisdiction of the department of financial institutions
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   and authorized to exercise trust powers, and a federally chartered
   financial institution when authorized to do so, may act as a quardian
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   of the estate of an incapacitated person without having to meet the
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   certification requirements established by the administrator for the
27
   courts. No person is qualified to serve as a quardian who is
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        ((\frac{1}{1})) <u>(a)</u> under eighteen years of age except as otherwise
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   provided herein;
        ((\frac{2}{2})) of unsound mind;
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        (((3))) (c) convicted of a felony or of a misdemeanor involving
32
   moral turpitude;
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34
        (((4))) (d) a nonresident of this state who has not appointed a
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resident agent to accept service of process in all actions or

- 1 proceedings with respect to the estate and caused such appointment to 2 be filed with the court;
- 3 (((5))) (e) a corporation not authorized to act as a fiduciary, 4 guardian, or limited guardian in the state;
- 5 (((6))) (f) a person whom the court finds unsuitable.
- 6 (2) The professional guardian certification requirements required 7 under this section shall not apply to a testamentary guardian appointed 8 under RCW 11.88.080.
- 9 <u>NEW SECTION.</u> **Sec. 2.** A new section is added to chapter 11.88 RCW 10 to read as follows:
- 11 As used in this chapter, "professional guardian" means a guardian 12 appointed under this chapter who is not a member of the incapacitated 13 person's family and who charges fees for carrying out the duties of 14 court-appointed guardian of three or more incapacitated persons.
- NEW SECTION. **Sec. 3.** (1) The administrator for the courts shall study, and make recommendations on, standards and criteria for implementing a system of certification of professional guardians as defined in section 2 of this act and improved coordination between quardians and guardians ad litem.
- 20 (2) In conducting the study and preparing the recommendations, the 21 administrator may include examination of:
 - (a) Criteria for certification as a professional quardian;
- (b) Whether persons other than an alleged incapacitated person should be given standing to request a jury trial to determine incapacity;
- (c) Whether, following the appointment of a guardian, a guardian ad litem may continue to serve at public expense;
- (d) Whether the superior court should have authority to limit fees for attorneys, guardians, and guardians ad litem;
- 30 (e) The appropriate entity to certify professional guardians; and
- 31 (f) Grounds for discipline of professional guardians.

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32 (3) In conducting the study, the administrator shall consult with 33 the appropriate groups and interested parties including, but not 34 limited to, representatives of senior citizens, members of both 35 chambers of the legislature, the bar association, superior court 36 judges, associations affiliated with persons with developmental and 37 chronic functional disabilities, health care organizations, persons who

- 1 act as guardians for compensation and on a voluntary basis, and
- 2 guardians ad litem.
- 3 (4) The administrator shall submit the results of the study and
- 4 recommendations to the governor and legislature not later than January
- 5 1, 1998.
- 6 NEW SECTION. Sec. 4. The sum of thirty-five thousand dollars, or
- 7 as much thereof as may be necessary, is appropriated for the fiscal
- 8 year ending June 30, 1998, from the general fund to the administrator
- 9 for the courts for the purposes of this act.
- 10 <u>NEW SECTION.</u> **Sec. 5.** Sections 1 and 2 of this act take effect
- 11 January 1, 1999."
- 12 Correct the title accordingly.

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