By: Senators Cowsert of the 46th, Strickland of the 42nd, Ginn of the 47th, Watson of the 1st and Kirkpatrick of the 32nd

### **AS PASSED**

# A BILL TO BE ENTITLED AN ACT

1 To amend Title 29 of the Official Code of Georgia Annotated, relating to guardian and ward, 2 so as to provide for county conservators generally; to provide for respective rights and 3 responsibilities of county conservators and county guardians; to provide that county 4 administrators shall serve as ex officio county conservators; to provide for conforming 5 changes; to revise and provide for definitions; to provide for the change of designation of 6 county guardian to county conservator by operation of law under certain circumstances and 7 subject to an exception; to amend Article 5 of Chapter 6 of Title 53 of the Official Code of 8 Georgia Annotated, relating to county administrators, so as to provide for conforming 9 changes; to provide for related matters; to provide for an effective date; to repeal conflicting 10 laws; and for other purposes.

## 11 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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#### **SECTION 1.**

13 Title 29 of the Official Code of Georgia Annotated, relating to guardian and ward, is 14 amended in Code Section 29-1-1, relating to definitions, by revising paragraph (3) and 15 adding a new paragraph to read as follows:

- 16 "(2.1) 'County conservator' means an individual described as such in Chapter 8 of this
  17 <u>title.</u>
- 18 (3) 'County guardian' means an individual described <u>as such</u> in Chapter 8 of this title."
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## **SECTION 2.**

20 Said title is further amended in Code Section 29-3-7, relating to preference among
21 individuals for appointment of conservator and court's ability to ignore preference for best
22 interest of minor, by revising paragraph (7) of subsection (a) as follows:

23 "(7) The county guardian <u>conservator</u>."

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### **SECTION 3.**

Said title is further amended in Code Section 29-3-71, relating to final settlements, settlement
period, examination of returns and accounts by court, and return of property to minor, by
revising subsection (e) as follows:

28 "(e) When a minor ward for whom the county administrator, county conservator, or county 29 guardian has been previously appointed as conservator dies intestate, the conservator shall 30 proceed to distribute the minor ward's estate in the same manner as if the conservator had 31 been appointed administrator of the estate. The sureties on the conservator's bond shall be 32 responsible for the conservator's faithful administration and distribution of the estate."

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#### **SECTION 4.**

34 Said title is further amended in Code Section 29-3-90, relating to appointment of temporary
35 substitute conservator, length of appointment, powers, notice, and removal, by revising
36 subsection (c) as follows:

37 "(c) The court shall appoint as temporary substitute conservator the county guardian
 38 <u>conservator</u> or some other appropriate person who shall serve the best interest of the
 39 minor."

**SECTION 5.** 

41 Said title is further amended in Code Section 29-5-3, relating to order of preference in
42 selecting conservator, nomination of individual to serve as conservator, and requirements of
43 nomination, by revising paragraph (8) of subsection (b) as follows:

44 "(8) The county guardian <u>conservator</u>."

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## **SECTION 6.**

46 Said title is further amended in Code Section 29-5-72, relating to termination of 47 conservatorship, required evidence to support, burden of proof, and death of ward, by 48 revising subsection (g) as follows:

49 "(g) When a ward for whom the county administrator, county conservator, or county 50 guardian has been previously appointed as conservator dies intestate, the conservator shall 51 proceed to distribute the ward's estate in the same manner as if the conservator had been 52 appointed administrator of the estate. The sureties on the conservator's bond shall be 53 responsible for the conservator's faithful administration and distribution of the estate."

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### **SECTION 7.**

55 Said title is further amended in Code Section 29-5-100, relating to appointment of temporary
56 substitute conservator, period of service, powers and authority, notice, and removal, by
57 revising subsection (c) as follows:

58 "(c) The court shall appoint as temporary substitute conservator the county guardian
 59 <u>conservator</u> or some other appropriate person who shall serve the best interest of the ward."

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### **SECTION 8.**

61 Said title is further amended by revising Code Section 29-8-1, relating to county62 administrators as ex officio county guardians, as follows:

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63 "29-8-1.

64 County administrators as provided for in Article 5 of Chapter 6 of Title 53 are ex officio

65 county guardians and ex officio county conservators and shall serve as guardians or

66 conservators, respectively, in all cases where appointed by the court."

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#### **SECTION 9.**

68 Said title is further amended by revising Code Section 29-8-2, relating to bond requirements,69 as follows:

70 "29-8-2.

71 In addition to the bond required in Code Section 53-6-41, county guardians conservators 72 shall give another bond an additional bond with good security, to be judged by the court, 73 in the sum of \$5,000.00. The Such additional bond shall be payable to the court for the 74 benefit of all concerned. It, shall be attested by the judge or clerk of the court, and shall 75 be conditioned upon the faithful discharge of the county guardian's conservator's duty as 76 such, as required by law. Actions on the bond may be brought by any person aggrieved by 77 the misconduct of the county guardian, conservator, as provided by law for actions on the 78 bonds of other guardians conservators."

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#### **SECTION 10.**

80 Said title is further amended by revising Code Section 29-8-3, relating to letters of 81 guardianship or conservatorship and liability and rights of county guardian, as follows:

82 "29-8-3.

The court shall grant to the county guardian separate letters of guardianship or <u>and to the</u> county conservator separate letters of conservatorship upon each appointment. The county guardian <u>and county conservator</u> shall be subject to all liabilities and entitled to all the rights and emoluments provided for other guardians or conservators, respectively, and shall be governed by the law provided for other guardians or conservators, respectively."

#### **SECTION 11.**

89 Said title is further amended by revising Code Section 29-8-4, relating additional security on90 bond, as follows:

91 *"*29-8-4.

(a) If in the opinion of the court it shall become necessary for the good of any
conservatorship placed or about to be placed in the hands of the county guardian
<u>conservator</u> for the county guardian <u>conservator</u> to give additional security on the bond or
to give additional bond with security, the court shall have the authority to fix the amount
of the bond and shall cite the county guardian <u>conservator</u> to appear and show cause, if any,
why the additional bond or additional security should not be given.

(b) If upon the hearing the county guardian conservator fails to show good cause why the additional bond or additional security should not be given, the court shall issue an order fixing the amount of the bond and direct the county guardian conservator to give additional security on or before a certain date, which date shall be within 30 days of the date of the order.

(c) Should the county guardian conservator fail, refuse, or neglect to give additional bond
or additional security on or before the date fixed in the order of the court and fail to show
good cause why further time should be allowed, it shall be the duty of the court to remove
the county guardian conservator and to appoint another county guardian conservator for the
unexpired term of office. The order of removal shall be recorded as provided for the order
of appointment."

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#### **SECTION 12.**

Said title is further amended by revising Code Section 29-8-5, relating to revocation of letters
of guardianship or conservatorship or other court orders necessary for good of ward, as
follows:

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113 *"*29-8-5.

The court may, for good cause shown, as provided in Code Section <u>29-4-52 or</u> 29-5-92, <u>respectively</u>, revoke the letters of guardianship or conservatorship of the county guardian <u>or county conservator</u>, require additional security on the <u>county guardian's county</u> <u>conservator's</u> bond, or issue any other order as is expedient and necessary for the good of any particular <u>guardianship or</u> conservatorship in the hands of the county guardian <u>or</u> county conservator."

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### **SECTION 13.**

121 Said title is further amended by adding a new Code section to Chapter 8, relating to county

122 guardians, to read as follows:

123 ″<u>29-8-6.</u>

124 On and after July 1, 2025, except as otherwise ordered by the court, in any matter related

125 to a conservatorship provided for in this title wherein an individual designated as county

126 guardian is serving as a conservator pursuant to this title, the designation of such individual

127 shall by operation of law be county conservator; provided, however, that, in such instances,

128 no additional bond as provided for in Code Section 29-8-2 shall be required unless ordered

129 by the court for good cause shown."

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## **SECTION 14.**

131 Said title is further amended in Code Section 29-10-7, relating to record keeping and132 reporting, required visits to ward, limitations on number of wards, and cooperation with133 county guardians and conservators, by revising subsection (g) as follows:

- 134 "(g) Public guardians, county guardians, and <u>county</u> conservators shall be required to work
- 135 cooperatively together when appointed for the same ward."

137 Article 5 of Chapter 6 of Title 53 of the Official Code of Georgia Annotated, relating to 138 county administrators, is amended by revising subsection (b) of Code Section 53-6-35, 139 relating to appointment, as follows: 140 "(b) In all counties of this state the probate court is authorized to appoint, in the same 141 manner as the county administrator is appointed, one or more additional county 142 administrators who shall have the same powers, duties, and authority and be subject to the

143 same laws, including Chapter 8 of Title 29, relating to county guardians, and county

144 conservators, as county administrators."

#### 145 **SECTION 16.**

Said article is further amended by revising subsection (b) of Code Section 53-6-36, relating 146 147 to qualifications and compensation, as follows:

148 (b) If the county governing authority consents, county administrators and ex officio 149 county guardians and county conservators may be paid an annual fee for so serving. The 150 amount of any such fee shall be established by agreement of the county governing 151 authority, the probate court, and the individual so serving. Any such fee shall be in 152 addition to commissions authorized under other provisions of law."

#### 153 **SECTION 17.**

154 This Act shall become effective July 1, 2025.

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## **SECTION 18.**

156 All laws and parts of laws in conflict with this Act are repealed.

# **SECTION 15.**

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