STATE OF OKLAHOMA

1st Session of the 57th Legislature (2019)

COMMITTEE SUBSTITUTE FOR

SENATE BILL 931 By: Rosino

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7 COMMITTEE SUBSTITUTE

An Act relating to veteran guardianships; creating the Veterans Volunteer Guardianship Act; requiring certain existing veteran guardianships comply with certain quardianship laws; directing district court to review certain existing quardianships; authorizing quardianship of veteran appointments; specifying type of quardian; providing quardianship petition and order content requirements; making certain guardianship duties, requirements and protections applicable to quardianships established under this act; requiring guardian maintain regular contact with certain entities and individuals; providing ward and quardian eligibility requirements; construing provisions of this act; requiring bond; authorizing waiver or reduction of bond under certain circumstances; directing bond to be provided or reimbursed by the Oklahoma Department of Veterans Affairs under certain conditions; requiring certain federal fiduciary accountings be included in certain annual accountings to the district court; authorizing a quardian to work in consultation with certain federally appointed institutional fiduciary; amending 30 O.S. 2011, Sections 3-104 and 3-110, as amended by Section 2, Chapter 320, O.S.L. 2016 (30 O.S. Supp. 2018, Section 3-110), which relate to adult quardianships; expanding list of priorities for court selection of guardians; requiring certain notice to the Secretary of the United States Department of Veterans Affairs; updating statutory language; amending 30 O.S. 2011, Section 4-201, which relates to quardian's bond; updating reference; amending 30 O.S. 2011, Section 4-303, which relates to settlement and allowance accounts; updating reference; amending

1 56 O.S. 2011, Section 192, which relates to exemption from costs in quardianship cases; exempting guardianships of persons receiving veteran disability 2 compensation or pension from certain guardianship 3 costs; repealing 72 O.S. 2011, Sections 126.1, 126.2, 126.3, 126.4, 126.5, 126.6, 126.7, 126.8, 126.9, 126.10, 126.11, 126.12, 126.13, 126.14, 126.15, 4 126.16, 126.17, 126.19, 126.20, 126.22 and 126.23, 5 which relate to the Revised Uniform Veterans' Guardianship Act; recodifying 72 O.S. 2011, Section 6 126.18, which relates to proceedings to commitment; providing for codification; and declaring an 7 emergency.

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BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 191 of Title 72, unless there is

created a duplication in numbering, reads as follows:

This act shall be known and may be cited as the "Veterans Volunteer Guardianship Act".

SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 192 of Title 72, unless there is created a duplication in numbering, reads as follows:

A. 1. Any guardianship established under the authority of the Revised Uniform Veterans' Guardianship Act and in existence on November 1, 2019, shall comply with the provisions of Title 30 of the Oklahoma Statutes for guardianships for an incapacitated person or partially incapacitated adult person and shall remain in full force and effect unless modified or terminated.

2. All guardians shall retain the powers assigned to them, unless otherwise modified or terminated by the court.

- B. The chief judge of each district court shall establish a schedule by court rule which shall provide for a court review by November 1, 2020, of each guardianship case in which a guardian was appointed pursuant to the Revised Uniform Veterans Guardianship Act prior to November 1, 2019.
- SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 193 of Title 72, unless there is created a duplication in numbering, reads as follows:
 - A. A guardian or limited guardian may be appointed for an incapacitated or partially incapacitated adult veteran by the court in accordance with the procedures and requirements in Section 3-101 of Title 30 of the Oklahoma Statutes.
 - B. A guardian shall be appointed as a general or limited guardian as defined by Section 1-109 of Title 30 of the Oklahoma Statutes.
 - C. The petition and orders for guardianship shall cite the Veterans Volunteer Guardianship Act if the guardianship is intended to be governed by and availed of the benefits of the Veterans Volunteer Guardianship Act.
- D. Unless otherwise provided in the Veterans Volunteer
 Guardianship Act, a guardian appointed to a guardianship established
 pursuant to this act shall be subject to all the duties,

- requirements and protections provided to a guardian to an incapacitated person or partially incapacitated person under Title 3 0 of the Oklahoma Statutes. In addition, the guardian shall maintain:
 - Regular contact with the subject of the proceeding for purposes of assessing the person's capabilities, limitations, needs and opportunities; and
 - 2. If applicable, regular contact with the social workers, health care providers or institutions that provide services to the subject of the proceeding.
- SECTION 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 194 of Title 72, unless there is created a duplication in numbering, reads as follows:
 - A. The subject of the proceeding in a guardianship established pursuant to the Veterans Volunteer Guardianship Act shall:
 - 1. Meet the requirements of "veteran" pursuant to Section 2 of Title 72 of the Oklahoma Statutes;
 - 2. Be a resident of this state; and

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3. Be in receipt of a veteran's disability compensation or pension from the United States Department of Veterans Affairs
pursuant to Title 38 of the Code of Federal Regulations or in receipt of benefits under the Supplemental Nutrition Assistance
Program.

B. The current or prospective guardian in a guardianship established pursuant to the Veterans Volunteer Guardianship Act shall:

1. Be an individual;

- 2. Be a resident of this state;
- 3. Not be related by blood, adoption or marriage to the subject of the proceeding within the third degree of affinity or consanguinity;
 - 4. Not be considered ineligible or barred from serving as a fiduciary for a veterans affairs beneficiary under Section 13.130 of Title 38 of the Code of Federal Regulations; provided, that any guardian appointed under the Veterans Volunteer Guardianship Act that is subsequently denied appointment as a fiduciary shall provide notification to the court within thirty (30) days of receipt of notice of the denial;
 - 5. Serve on a volunteer basis and waive compensation for services as a guardian; provided, the guardian may receive reimbursement of expenses incurred on behalf of the subject of the proceeding that are authorized by court order and subject to the limitations imposed by the court; and
 - 6. Be availed of any benefits and subject to any additional requirements promulgated by rules or policy of the Oklahoma

 Department of Veteran Affairs, as the Department deems beneficial to the recruitment of community volunteer guardians and protection of

the interest of the wards, including but not limited to background checks.

- C. Nothing in this section shall be construed to prevent a guardian or prospective guardian from receiving compensation for services as a fiduciary appointed by the United States Department of Veterans Affairs or as a court-ordered guardian that is otherwise authorized under Title 30 of the Oklahoma Statutes and does not cite authority or request benefits from the provisions of the Veterans Volunteer Guardianship Act.
- D. Nothing in this section shall entitle a guardian of the property of a veteran to payments on behalf of the subject of the proceeding for veteran's benefits unless the guardian has made application to the United States Department of Veterans Affairs for appointment as a fiduciary as required by federal law.
- SECTION 5. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 195 of Title 72, unless there is created a duplication in numbering, reads as follows:
- A. Before the entry of an order appointing a person as the guardian or limited guardian of the property of an incapacitated or partially incapacitated veteran pursuant to the Veterans Volunteer Guardianship Act is submitted and before the letters of guardianship issue, the court shall require the person to be appointed to provide a bond, in an amount of the value of intangible personal property as alleged in the petition or otherwise determined by the court at the

hearing on the petition, plus projected annual income of the subject of the proceeding from all sources, rounded to the nearest One Hundred Dollars (\$100.00).

- B. The court may waive or reduce the amount of the bond required in subsection A of this section when the guardian's authority does not include management of the property of the subject of the proceeding.
- C. The bond shall be provided or reimbursed by the Oklahoma Department of Veterans Affairs, subject to availability of funds, provided the guardian and subject of the proceeding meet the requirements in subsections A and B of Section 4 of this act.
- SECTION 6. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 196 of Title 72, unless there is created a duplication in numbering, reads as follows:
- A. If the guardian is appointed as a fiduciary by the United States Department of Veterans Affairs pursuant to regulations adopted by the Department in any applicable part of Title 38 of the Code of Federal Regulations, the fiduciary accounting provided to the Department pursuant to Section 13.280 of Title 38 of the Code of Federal Regulations shall be included in the annual accounting filed with the district court as part of the annual accounting of a guardian of the property as required by Section 4-303 of Title 30 of the Oklahoma Statutes.

B. A guardian may work in consultation with an institutional fiduciary appointed by the Department pursuant to Title 38 of the Code of Federal Regulations and include information provided by the institutional fiduciary in the annual accounting of a guardian of the property as required by Section 4-303 of Title 30 of the Oklahoma Statutes.

- 7 SECTION 7. AMENDATORY 30 O.S. 2011, Section 3-104, is 8 amended to read as follows:
 - Section 3-104. A. The following priorities shall guide the selection by the court of a guardian or limited guardian of an incapacitated or partially incapacitated person from among those eliqible:
 - 1. The individual or individuals nominated by the subject of the proceeding pursuant to Section 3-102 of this title;
 - 2. The current guardian or limited guardian appointed or recognized by the appropriate court of any other jurisdiction in which the incapacitated or partially incapacitated person resides;
 - 3. An individual nominated by the will or by other writing of a deceased parent, spouse, or an adult child who was serving as the guardian or limited guardian of the subject of the proceeding;
 - 4. The spouse of the subject of the proceeding;
 - 5. An adult child of the subject of the proceeding;
 - 6. A parent of the subject of the proceeding;
 - 7. A sibling of the subject of the proceeding; or

8. Any individual approved by the court with whom the subject of the proceeding has been living for more than six (6) months prior to the filing of the petition. Provided that any owner, operator, administrator or employee of a facility subject to the provisions of the Nursing Home Care Act, the Residential Home Care Act or the Group Homes for the Developmentally Disabled or Physically Handicapped Persons Act shall not be appointed guardian or limited guardian of a resident of such facility unless said the owner, operator, administrator or employee is the spouse of said the resident, or a relative of said the resident within the second degree of consanguinity and is otherwise eligible for appointment; or

- 9. If applicable, an individual volunteer qualified for appointment as a guardian of a veteran pursuant to the Veterans Volunteer Guardianship Act.
- B. When the guardian or limited guardian of an incapacitated or partially incapacitated person is the guardian of property only, the court may appoint an organization which is eligible to manage the financial resources of an individual and has fiduciary powers, or its successor in interest, when:
- 1. Such organization is nominated by the subject of the proceeding pursuant to Section 3-102 of this title; $\frac{1}{2}$
- 2. Such organization is nominated by a person eligible to make such nomination pursuant to Section 3-103 of this title; or

3. The appointment of such organization is in the best interest of the subject of the proceeding.

- C. The court shall make reasonable inquiry to determine whether the person or organization proposed to serve as the guardian or limited guardian of an incapacitated or partially incapacitated person is suitable and will exercise the powers and carry out the duties and responsibilities of guardian or limited guardian in the best interest of the ward. The court shall also inquire of the proposed guardian of the person of the ward as to how the guardian proposes to provide for the care of the ward, and of the proposed guardian of the estate of the ward as to how the guardian proposes to manage the property of the ward and to provide for the ward's financial care. The court shall make such orders with respect thereto as the court deems to be for the best interest of the ward.
- D. A public agency shall not be appointed to serve as guardian for an adult except as provided in Section 1415 of Title 10 and Section 10-108 of Title 43A of the Oklahoma Statutes.
- SECTION 8. AMENDATORY 30 O.S. 2011, Section 3-110, as amended by Section 2, Chapter 320, O.S.L. 2016 (30 O.S. Supp. 2018, Section 3-110), is amended to read as follows:
- Section 3-110. A. The court shall cause notice to be served of the time and place of the hearing on the petition requesting the appointment of a guardian for an incapacitated or partially incapacitated person on:

1. The subject of the proceeding; and

- 2. The following persons, other than the petitioner, who are known to the petitioner or whose existence and address can be ascertained by the petitioner with reasonably diligent efforts:
 - a. the spouse, if any, of the subject of the proceeding,
 - b. the attorney, if any, of the subject of the proceeding,
 - c. all adult children of the subject of the proceeding,
 - d. if there is no such adult child, the then living parent or parents of the subject of the proceeding, or
 - e. if there is no such parent, all adult brothers and sisters of the subject of the proceeding, and all adult children of any deceased brothers or sisters of the subject of the proceeding, and all adult grandchildren of the subject of the proceeding;
- 3. In case no person listed in paragraph 2 of this subsection is given notice, notice shall be given to at least one and not more than three of the nearest adult relatives of the subject of the proceeding who are known to the petitioner or whose existence and address can be ascertained with reasonably diligent efforts;
- 4. If not the petitioner, any person or organization which, in the petition, is proposed to serve as guardian or limited guardian or, to the extent such nomination is known to the petitioner, who is

nominated by will or other writing to serve as guardian or limited quardian;

5. To the extent known to the petitioner:

- a. the person or facility having care or custody of the subject of the proceeding, and
- b. the Department of Human Services or the Department of Mental Health and Substance Abuse Services, if said the Departments are providing services to the subject of the proceeding;
- 6. As appropriate, the Veterans Administration pursuant to

 Section 126.8 of Title 72 of the Oklahoma Statutes Secretary of the

 United States Department of Veterans Affairs if the subject of the

 proceeding is a veteran and is reasonably believed to be eligible

 for or in receipt of benefits or services from the Department; and
 - 7. Any other person as directed by the court.
- B. A copy of the pleading which gave rise to the notice shall be attached to any notice served pursuant to this section.
- C. Except for actions appointing a special guardian pursuant to Section 3-115 of this title:
- 1. Notice shall be served personally on the individual who is the subject of the proceeding at least ten (10) days before the time set for hearing. Such personal service may be made by the attorney for the petitioner, sheriff, or licensed process server. The person making such services shall make proper return thereof; and

1	2. Notice to other persons entitled to notice of a hearing on
2	the original petition requesting the appointment of a guardian shall
3	be mailed by regular first-class mail at least ten (10) days before
4	the time set for the hearing. Such service by mail may be made by
5	the court clerk, deputy court clerk or attorney for the petitioner.
6	D. The notice to the subject of the proceeding shall set forth
7	the date, time, place, and purpose of the hearing to which the
8	notice refers. Such notice shall be substantially in the following
9	form:
10	NOTICE OF HEARING
11	TO:
12	(Name of subject of proceeding)
13	Service Address
14	You are hereby notified that a petition has been filed alleging that
15	you are an incapacitated, partially incapacitated person and
16	are incapable of caring for yourself, managing your property.
17	The petition requests that a guardian, limited guardian be
18	appointed by the court to make decisions for you regarding
19	yourself, your property. A copy of the petition is attached.
20	The hearing on the petition will be held on
21	·
22	(date, time and place of the hearing)
23	
24	

At the hearing a () guardian, () limited guardian may be appointed for your () person, () property. The judge will explain to you the nature, purpose and effect of the proceedings.

You have the right to attend the hearing. You may confront and cross-examine all witnesses and present your own witnesses. You have the right to request that your hearing be closed to the public. You may request that an expert be appointed to examine you and if the judge believes that an examination is necessary, the judge will order an evaluation to be done.

You have the right to hire an attorney of your choice to represent you. If you do not have an attorney and you wish to be represented by an attorney at the hearing, the court will appoint one for you. You may request the appointment of an attorney orally or in writing prior to the hearing or at the hearing. If you are able, you will be required to pay the cost of an attorney appointed by the court.

SECTION 9. AMENDATORY 30 O.S. 2011, Section 4-201, is amended to read as follows:

Section 4-201. A. Before the entry of an order appointing a person or organization as a guardian of the person and before the letters of guardianship issue, the court may require the person or organization to be appointed to provide a bond to this state, with sufficient sureties, to be approved by the court, and in such penal

sum as the court shall order, conditioned that the guardian will faithfully execute the duties of the trust according to law.

- B. 1. Before the entry of an order appointing a person or organization as the guardian of a minor or as the guardian or limited guardian of the property of an incapacitated or partially incapacitated person takes effect, and before the letters of guardianship issue, the court shall require the person or organization to be appointed to provide a bond, in an amount not less than the value of intangible personal property as alleged in the petition or otherwise determined by the court at the hearing on the petition, to this state, with sufficient sureties, to be approved by the court, and in such penal sum as the court shall order, conditioned that the guardian will faithfully execute the duties of the trust according to law.
 - 2. Except as otherwise provided by paragraph 3 of this subsection, upon a finding by the court that the anticipated annual income to a ward for one (1) year plus the value of the personal property of the ward is less than Forty Thousand Dollars (\$40,000.00), the court may order that a bond is not necessary. For purposes of this paragraph, personal property shall not include property owned with a joint tenant.
 - 3. The provisions of this section shall not apply to cases subject to the Uniform Veterans Guardianship Act Veterans Volunteer Guardianship Act.

C. In the event the intangible personal property of the ward, as determined by the inventory, is in a greater amount than as alleged in the petition or determined by the court at the hearing on the petition, the guardian shall file at the time the inventory is filed a bond sufficient for the full amount of the intangible personal property, which bond will be in substitution for the bond originally filed on the appointment of the guardian. The amount of the bond in the future may be adjusted up or down in amount based upon the intangible personal property shown in future annual accountings; provided, however, no bond shall be reduced except upon order of the court.

12 SECTION 10. AMENDATORY 30 O.S. 2011, Section 4-303, is amended to read as follows:

Section 4-303. A. Except as otherwise provided by subsection B of this section, a guardian or limited guardian of the property shall, upon the expiration of a year from the time of appointment, and at least annually thereafter, present accounts to the court for settlement and allowance as part of the guardianship report as required by Section 4-306 of this title.

- B. 1. In addition, a guardian or limited guardian of the property shall:
 - a. present accounts whenever the court requires that such report or accounts be presented, and

- b. with the annual report of accounts, report any changes of property listed on the inventory required by Section 4-301 of this title. The report shall state the compensation requested by the guardian and for the attorneys.
- 2. If there has been a significant change in the physical or mental condition of the ward, or the ward's financial resources, the details thereof shall be set forth in the annual report required by subsection A of this section.

- 3. Except as otherwise directed by the court or required by the Uniform Veteran's Guardianship Act (72 U.S.C. 126.1, et seq.)

 Veterans Volunteer Guardianship Act, the provisions of this subsection regarding the filing of an annual accounting and annual plan shall not apply to any guardianship of the property of a ward if the ward's financial resources or assets, other than a homestead, are worth less than Forty Thousand Dollars (\$40,000.00) if a bond has been posted, or are worth less than Ten Thousand Dollars (\$10,000.00) regardless of whether or not a bond has been posted, and if the guardian or limited guardian of the property is the spouse or a relative of the ward within the fourth degree of consanguinity.
- C. In addition to the reports required by subsections A and B of this section, a guardian or limited guardian shall submit a report:

- 1. If the ward is an incapacitated or partially incapacitated person, when there is a significant change in the capacity of the ward to meet the essential requirements for the physical health or safety of the ward or to manage the financial resources of the ward;
- 2. If the ward is a minor, any significant change in the condition of the minor or in the condition of the estate of the minor;
- 3. When the guardian or limited guardian resigns or is removed; and
 - 4. When the guardianship is terminated.
- D. 1. Unless waived at the discretion of the court, a guardian or limited guardian of the person of an incapacitated or partially incapacitated person shall file a report on the guardianship of the person pursuant to Section 4-305 of this title.
- 2. A guardian of the person of a minor ward shall not be required to file annual reports of the guardianship of the person of the ward unless ordered by the court.
- 3. A guardian or limited guardian of the property of a ward shall file a report on the guardianship of the property pursuant to Section 4-306 of this title.
- E. The court shall not waive the filing of any report for a period in excess of five (5) years.

F. If the same person or organization is required to file reports as to both the person and the property of a ward, the reports may be consolidated.

- G. An Any accounting information submitted by a guardian or limited guardian of the property of a ward shall be verified and shall be rendered in the same manner as required by Title 58 of the Oklahoma Statutes with respect to an any information of an estate of a decedent. Such information shall also set forth any charges to the property of the ward which have accrued since the previous accounting or, in the case of an initial accounting, since the filing of an inventory of the property of the ward placed under the control of the guardian or limited guardian.
- H. In addition to other specified information any order of the court approving an annual guardianship plan and report shall include the date certain by which the guardian shall file the next annual report.
- SECTION 11. AMENDATORY 56 O.S. 2011, Section 192, is amended to read as follows:
- Section 192. No costs shall be charged whatsoever either by the court clerk or by the county judge of the district court in cases involving the guardianship of persons who are applicants for, or who are receiving old-age or other assistance under the Social Security

 Laws of this state Social Security benefits or assistance or veterans disability compensation or pension.

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        SECTION 12. REPEALER 72 O.S. 2011, Sections 126.1,
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    126.2, 126.3, 126.4, 126.5, 126.6, 126.7, 126.8, 126.9, 126.10,
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    126.11, 126.12, 126.13, 126.14, 126.15, 126.16, 126.17, 126.19,
    126.20, 126.22 and 126.23, are hereby repealed.
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                                       72 O.S. 2011, Section 126.18,
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        SECTION 13.
                        RECODIFICATION
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    shall be recodified as Section 197 of Title 72 of the Oklahoma
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    Statutes, unless there is created a duplication in numbering.
        SECTION 14. It being immediately necessary for the preservation
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    of the public peace, health or safety, an emergency is hereby
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    declared to exist, by reason whereof this act shall take effect and
    be in full force from and after its passage and approval.
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