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Representative Fred C. Cox proposes the following substitute bill:

1	DISABLED ADULT GUARDIANSHIP AMENDMENTS
2	2016 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Fred C. Cox
5	Senate Sponsor: Lyle W. Hillyard
6 7	LONG TITLE
8	General Description:
9	This bill provides that, under certain circumstances, counsel is not required for a
10	disabled adult when the petitioner for guardianship is the disabled adult's parent.
11	Highlighted Provisions:
12	This bill:
13	 provides that counsel is not required for the prospective ward under certain
14	circumstances.
15	Money Appropriated in this Bill:
16	None
17	Other Special Clauses:
18	None
19	Utah Code Sections Affected:
20	AMENDS:
21	75-5-303, as last amended by Laws of Utah 2013, Chapter 364
22	
23	Be it enacted by the Legislature of the state of Utah:
24	Section 1. Section 75-5-303 is amended to read:
25	75-5-303. Procedure for court appointment of a guardian of an incapacitated

1st Sub. H.B. 101

1st Sub. (Buff) H.B. 101

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26 person.

(1) The incapacitated person or any person interested in the incapacitated person'swelfare may petition for a finding of incapacity and appointment of a guardian.

29 (2) Upon the filing of a petition, the court shall set a date for hearing on the issues of 30 incapacity. Unless the allegedly incapacitated person has counsel of the person's own choice, 31 the court shall appoint an attorney to represent the person in the proceeding the cost of which 32 shall be paid by the person alleged to be incapacitated. If the court determines that the petition 33 is without merit, the attorney fees and court costs shall be paid by the person filing the petition. 34 If the court appoints the petitioner or the petitioner's nominee as guardian of the incapacitated 35 person, regardless of whether the nominee is specified in the moving petition or nominated during the proceedings, the petitioner shall be entitled to receive from the incapacitated person 36 37 reasonable attorney fees and court costs incurred in bringing, prosecuting, or defending the 38 petition.

- 39 (3) The legal representation of the incapacitated person by an attorney shall terminate40 upon the appointment of a guardian, unless:
- 41 (a) there are separate conservatorship proceedings still pending before the court42 subsequent to the appointment of a guardian;

43 (b) there is a timely filed appeal of the appointment of the guardian or the44 determination of incapacity; or

45

(c) upon an express finding of good cause, the court orders otherwise.

(4) The person alleged to be incapacitated may be examined by a physician appointed
by the court who shall submit a report in writing to the court and may be interviewed by a
visitor sent by the court. The visitor also may interview the person seeking appointment as
guardian, visit the present place of abode of the person alleged to be incapacitated and the place
it is proposed that the person will be detained or reside if the requested appointment is made,
conduct other investigations or observations as directed by the court, and submit a report in
writing to the court.

(5) (a) The person alleged to be incapacitated shall be present at the hearing in person and see or hear all evidence bearing upon the person's condition. If the person seeking the guardianship requests a waiver of presence of the person alleged to be incapacitated, the court shall order an investigation by a court visitor, the costs of which shall be paid by the person

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57	seeking the guardianship.
58	(b) The investigation by a court visitor is not required if there is clear and convincing
59	evidence from a physician that the person alleged to be incapacitated has:
60	(i) fourth stage Alzheimer's Disease;
61	(ii) extended comatosis; or
62	(iii) (A) an intellectual disability; and
63	(B) an intelligence quotient score under 20 to 25.
64	(c) The person alleged to be incapacitated is entitled to be represented by counsel, to
65	present evidence, to cross-examine witnesses, including the court-appointed physician and the
66	visitor, and to trial by jury. The issue may be determined at a closed hearing without a jury if
67	the person alleged to be incapacitated or the person's counsel so requests.
68	(d) Counsel for the person alleged to be incapacitated is not required if:
69	(i) the person is the biological or adopted child of the petitioner;
70	(ii) the person is found to be incapacitated as defined in Subsection 75-1-201(22);
71	(iii) the value of the person's entire estate does not exceed \$20,000 as established by
72	the affidavit of the petitioner in accordance with Section 75-3-1201;
73	(iv) the person appears in court with the petitioner;
74	(v) the person is given the opportunity to communicate, to the extent possible, their
75	acceptance of the appointment of petitioner; and
76	(vi) the court is satisfied that counsel is not necessary in order to protect the interests of
77	the person.