

S.B. 182
GUARDIANSHIP AMENDMENTS

Senator **J. Stuart Adams** proposes the following amendments:

1. *Page 3, Lines 67 through 71:*

- 67 (iii) A guardian is required to immediately notify [~~all interested persons of~~] persons
68 { required to receive notice in guardianship proceedings pursuant to Section 75-5-309 } who
request notification and are not restricted in associating with the ward pursuant to Section 75-5-312.5
of:
69 (A) the ward's admission to a hospital for three or more days or to a hospice program;
70 (B) the ward's death[-]; and
71 (C) the arrangements for the disposition of the ward's remains.

2. *Page 6, Lines 175 through 180:*

- 175 (ii) a comprehensive assessment listing any functional impairments of the alleged
176 incapacitated person and an explanation of how and to what extent these functional
177 impairments may prevent that person from receiving or evaluating information in making
178 decisions or in communicating informed decisions , with or without assistance, regarding that person;
179 (iii) an analysis of the tasks of daily living the alleged incapacitated person is capable
180 of performing { without direction or with minimal direction } independently or with assistance ;

