INTRODUCED

SB64

	22100154D
1	SENATE BILL NO. 64
2	Offered January 12, 2022
3	Prefiled January 3, 2022
4	A BILL to amend and reenact § 8.01-424 of the Code of Virginia, relating to proceeds of compromise
5	agreements; minors; investment in college savings trust accounts.
6	II
_	Patron—Surovell
7	Defermed to Committee on the Indiaism
8 9	Referred to Committee on the Judiciary
10	Be it enacted by the General Assembly of Virginia:
11	1. That § 8.01-424 of the Code of Virginia is amended and reenacted as follows:
12	§ 8.01-424. Approval of compromises on behalf of persons under a disability in suits or actions
13	to which they are parties.
14	A. In any action or suit wherein a person under a disability is a party, the court in which the matter
15	is pending shall have the power to approve and confirm a compromise of the matters in controversy on
16	behalf of such party, including claims under the provisions of any liability insurance policy, if such
17	compromise is deemed to be to the interest of the party. Any order or decree approving and confirming
18	the compromise shall be binding upon such party, except that the same may be set aside for fraud.
19 20	B. In case of damage to the person or property of a person under a disability, caused by the wrongful act person or default of any person when death did not ansue therefore any person or
20 21	wrongful act, neglect, or default of any person, when death did not ensue therefrom, any person or insurer interested in compromise of any claim for such damages, including any claim under the
22	provisions of any liability insurance policy, may, upon motion to the court in which the action is
23	pending for the recovery of damages on account of such injury, or if no such action is pending, then to
24	any circuit court, move the court to approve the compromise. The court shall require the movant to give
25	reasonable notice of such motion to all parties and to any person found by the court to be interested in
26	the compromise.
27	C. A compromise action involving a claim for wrongful death shall be in accordance with the
28	applicable provisions of § 8.01-55. Nothing in this section shall be construed to affect the provisions of
29	\$8.01-76.
30 31	D. In any compromise action, the court shall direct the payment of the proceeds of the compromise agreement, when approved, as follows:
31 32	1. Payment of the sum into court as provided by § 8.01-600 or to the general receiver of such court;
33	2. In the case of damage to the person or property of a minor, by investment in a college savings
34	trust account for which the minor is the beneficiary pursuant to a college savings trust agreement with
35	the Virginia College Savings Plan as set forth in subsection B of § 23.1-707, provided that (i) the
36	investment options pursuant to such agreement are restricted to target enrollment portfolios; (ii) the
37	order or decree approving and confirming the compromise requires the minor beneficiary's parent, as
38	that term is defined in § 22.1-1, to act as the custodian of the account; and (iii) except in the case of a
39	distribution from the account to be applied toward the minor beneficiary's qualified higher education
40 41	expenses, as that term is defined in § 529 of the Internal Revenue Code of 1986, as amended, or other applicable federal law, the order or decree approving and confirming the compromise prohibits the
42	minor beneficiary's parent from making any transfer, withdrawal, termination, or other account
43	transaction unless the court provides prior approval pursuant to a written order;
44	3. To a duly qualified fiduciary of the person under a disability, after due inquiry as to the adequacy
45	of the bond of such fiduciary;
46	3. 4. As provided in § 8.01-606; or
47	4. 5. Where the agreement of settlement provides for payments to be made over a period of time in
48	the future, whether such payments are lump sum, periodic, or a combination of both, the court shall
49 50	approve the settlement only if it finds that all payments which are due to be made are (i) secured by a bond issued by an insurance company authorized to write such bonds in this Commonwealth or (ii) to
50 51	bond issued by an insurance company authorized to write such bonds in this Commonwealth or (ii) to be made or irrevocably guaranteed by an insurance company or companies authorized to do business in
51 52	this Commonwealth and rated "A plus" (A+) or better by Best's Insurance Reports. Payments made
52 53	under this subdivision totaling not more than \$4,000 in any calendar year may be paid in accordance
54	with § 8.01-606. Payments made under this subdivision, totaling more than \$4,000 in any calendar year
55	while the recipient is under a disability, shall be paid to a duly qualified fiduciary after due inquiry as to
56	adequacy of the bond of such fiduciary.

E. Payments made under this section, in the case of damage to the person or property of a minor,
may be made payable in the discretion of the court to the parent or guardian of the minor to be held in

59 trust for the benefit of the minor. Any such trust shall be subject to court approval and the court may 60

provide for the termination of such trust at any time following attainment of majority which the court deems to be in the best interest of the minor. In an order authorizing the trust or additions to an existing 61

trust, the court may order that the trustee thereof be subject to the same duty to qualify in the clerk's 62

63 office and to file an inventory and annual accountings with the commissioner of accounts as would 64 apply to a testamentary trustee.