1997 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 54.1-3900.01 and 54.1-3936 of the Code of Virginia, relating to appointment of attorneys or receivers for disqualified attorneys.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That §§ 54.1-3900.01 and 54.1-3936 of the Code of Virginia are amended and reenacted as 8 follows:

9 § 54.1-3900.01. Protection of client interests; appointment of attorney for disabled, absent, deceased,
 10 suspended or disbarred attorney.

A. Upon a showing that an attorney is unable to discharge properly responsibilities to his client by 11 12 reason of disability, absence or death or that an attorney has been disbarred or suspended and has not 13 complied with Part Six, Section IV, Paragraph 13 (K) (1) of the Rules of the Virginia Supreme Court, 14 and that no responsible party capable of conducting the affairs of the attorney is known to exist, the 15 circuit court of any city or county wherein such attorney maintained an office, upon the petition of Bar Counsel or the chairman of a district committee of the Virginia State Bar or any interested party, may 16 issue an order appointing an attorney or attorneys to inventory the files of the attorney in question and 17 take whatever action seems indicated to protect the interests of clients until such time as the clients have 18 19 had an opportunity to obtain substitute counsel who shall have the powers and duties specified in this 20 section.

B. Any attorney so appointed shall be bound by the attorney-client privilege with respect to the
records of individual clients and shall not disclose any information contained in the files so inventoried
without the consent of the client to whom the file relates, except as required to carry out an order of the
court.

25 C. Any attorney so appointed shall, unless otherwise ordered by the court, (i) prepare and file with 26 the Virginia State Bar an inventory of all case files under the control of the subject attorney; (ii) notify 27 all of the subject's clients of the appointment and take whatever action seems indicated to protect the interests of the clients until such time as the clients have had an opportunity to obtain substitute 28 29 counsel; (iii) identify all bank accounts, trust or otherwise, over which the subject had signatory 30 authority and take control of the trust and operating accounts; (iv) attempt to collect any accounts 31 receivable related to the subject's law practice; (v) terminate the subject's law practice; (vi) reduce to 32 cash all of the assets of the subject's law practice; (vii) determine the nature and amount of all claims 33 of creditors, including clients, of the subject's law practice; and (viii) prepare and file with the court a 34 report of such assets and claims proposing a distribution to such creditors. Upon approval of the report 35 of the receiver, the receiver shall distribute the assets of the subject's law practice first to clients whose funds were or ought to have been held in trust by the subject, then to the receiver in respect of the fees 36 37 and costs awarded pursuant to subsection D below, and thereafter to the general creditors of the 38 subject's law practice, including clients whose funds were not required to have been held in trust by the 39 subject. The appointed attorney shall also prepare a statement of receipts and disbursements and 40 account balances of all funds under his control for submission to the court. The statement shall be 41 submitted within two months of the appointment and annually thereafter until the receivership is 42 terminated by the court. The court, in its discretion, may require any attorney appointed pursuant to this 43 section to post bond, with or without surety.

44 D. Any attorney so appointed shall be entitled, upon proper application to the court in which the 45 appointment was made, to recover any costs incurred and to receive a reasonable fee for services rendered, said costs and fees to be fixed by the court and judgment entered therefor against the attorney 46 or the estate of the attorney whose disability, absence, death, disbarment or suspension was the subject 47 48 of the order of appointment an award of reasonable fees for services rendered and to a recovery of 49 necessary costs incurred. If there are not sufficient nontrust funds to pay the award, then the shortfall 50 shall be paid by the Virginia State Bar, to the extent that the State Bar has funds available and the 51 State Bar shall have a claim against the subject attorney or his estate for the amount paid.

52 § 54.1-3936. Proceedings pending disciplinary action.

A. If Bar Counsel or the chairman of a district committee of the Virginia State Bar has reasonable
cause to believe that an attorney is engaging in any activity which is unlawful or in violation of the
Virginia Code of Professional Responsibility and which will result in loss of property of one or more of
the attorney's clients or any other person, he may make an ex parte application to the circuit court of the

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city or county wherein the attorney who is the subject of the complaint resides or is doing business for 57 58 the issuance of an order authorizing the immediate inspection by representatives of the applicant of any 59 records, documents, and physical or other evidence belonging to the attorney or any professional 60 partnership, professional limited liability company, or professional corporation with which he is 61 associated. The court may issue such order without notice to the attorney if the application, on verified 62 affidavit of the applicant and such other evidence as the court may require, shows reasonable cause to 63 believe that such action is required to prevent immediate loss of property of one or more of the attorney's clients or any other person. The papers filed with the court pursuant to this subsection shall be 64 65 placed under seal.

66 B. If Bar Counsel or the chairman of a district committee of the Virginia State Bar has reasonable 67 cause to believe that an attorney is engaging in any activity which is unlawful or in violation of the 68 Virginia Code of Professional Responsibility and which will result in loss of property of one or more of 69 the attorney's clients or any other person, he may file a complaint with the circuit court of the county or 70 city wherein the attorney who is the subject of the complaint resides or is doing business. The complaint 71 may seek the following relief: (i) an injunction prohibiting the withdrawal of any bank deposits or the 72 disposition of any other assets belonging to or subject to the control of the attorney who is the subject 73 of the complaint or any professional partnership, professional limited liability company, or professional 74 corporation with which he is associated; and (ii) the appointment of a receiver for all or part of the 75 funds or property belonging to or subject to the control of the attorney who is the subject of the 76 complaint or any professional partnership, professional limited liability company, or professional 77 corporation with which he is associated. The attorney who is the subject of the complaint shall be given 78 notice of the time and place of the hearing on the complaint and an opportunity to offer evidence. The 79 papers filed with the court under this subsection shall be placed under seal until such time as the court 80 acts grants an injunction or appoints a receiver. The court may issue an injunction, appoint a receiver or provide such other relief as the court may consider proper if, after a hearing, the court finds that such 81 relief is necessary or appropriate to prevent loss of property of one or more of the attorney's clients or 82 83 any other person.

C. In any proceeding under subsection B of this section, any professional partnership, professional limited liability company, or professional corporation with which the attorney who is the subject of the complaint is associated and any other person indebted to or having in his possession property, real or personal, belonging to or subject to the control of such attorney and which property is sought to be protected, shall be served with a copy of the complaint and notice of the time and place of the hearing and shall be afforded an opportunity to respond and offer evidence.

D. The court, on motion filed by any party, may transfer a proceeding under this section to any court
in which a proceeding is pending pursuant to § 54.1-3935 or § 54.1-3937 for the revocation of the
license of the attorney who is the subject of an order issued pursuant to this section.

93 E. Any attorney so appointed shall, unless otherwise ordered by the court, (i) prepare and file with 94 the Virginia State Bar an inventory of all case files under the control of the subject attorney; (ii) notify 95 all of the subject's clients of the appointment and take whatever action seems indicated to protect the interests of the clients until such time as the clients have had an opportunity to obtain substitute 96 97 counsel; (iii) identify all bank accounts, trust or otherwise, over which the subject had signatory 98 authority and take control of the trust and operating accounts; (iv) attempt to collect any accounts 99 receivable related to the subject's law practice; (v) terminate the subject's law practice; (vi) reduce to 100 cash all of the assets of the subject's law practice; (vii) determine the nature and amount of all claims 101 of creditors, including clients, of the subject's law practice; and (viii) prepare and file with the court a 102 report of such assets and claims proposing a distribution to such creditors. Upon approval of the report of the receiver, the receiver shall distribute the assets of the subject's law practice first to clients whose 103 104 funds were or ought to have been held in trust by the subject, then to the receiver in respect of the fees 105 and costs awarded pursuant to subsection D below, and thereafter to the general creditors of the 106 subject's law practice, including clients whose funds were not required to have been held in trust by the 107 subject. The appointed attorney shall also prepare a statement of receipts and disbursements and 108 account balances of all funds under his control for submission to the court. The statement shall be submitted within two months of the appointment and annually thereafter until the receivership is 109 110 terminated by the court. The court, in its discretion, may require any attorney appointed pursuant to this 111 section to post bond, with or without surety.

F. A receiver appointed pursuant to this section shall be entitled, upon proper application to the court in which the appointment was made, to recover an award of reasonable fees for services rendered and to a recovery of necessary costs incurred. If there are not sufficient nontrust funds to pay the award, then the shortfall shall be paid by the Virginia State Bar, to the extent that the State Bar has funds available and the State Bar shall have a claim against the subject attorney or his estate for the amount paid. **118** *G.* The court may determine whether any assets under the control of the receiver should be turned over to the subject attorney during the receivership.

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