2001 SESSION

ENROLLED

[S 908]

1

VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact § 8.01-9 of the Code of Virginia, relating to guardian ad litems for persons under disability.

4 5

Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That § 8.01-9 of the Code of Virginia is amended and reenacted as follows:
§ 8.01-9. Guardian ad litem for persons under disability; when guardian ad litem need not be appointed for person under disability.

10 A. A suit wherein a person under a disability is a party defendant shall not be stayed because of such disability, but the court in which the suit is pending, or the clerk thereof, shall appoint a discrete 11 12 and competent attorney-at-law as guardian ad litem to such defendant, whether the defendant has been 13 served with process or not. If no such attorney is found willing to act, the court shall appoint some other discreet and proper person as guardian ad litem. Any guardian ad litem so appointed shall not be 14 15 liable for costs. Every guardian ad litem shall faithfully represent the estate or other interest of the person under a disability for whom he is appointed, and it shall be the duty of the court to see that the 16 interest of the defendant is so represented and protected. Whenever the court is of the opinion that the 17 interest of the defendant so requires, it shall remove any guardian ad litem and appoint another in his 18 19 stead. When, in any case, the court is satisfied that the guardian ad litem has rendered substantial 20 service in representing the interest of the person under a disability, it may allow the guardian reasonable 21 compensation therefor, and his actual expenses, if any, to be paid out of the estate of the defendant. However, if the defendant's estate is inadequate for the purpose of paying compensation and expenses, 22 23 all, or any part thereof, may be taxed as costs in the proceeding or, in the case of proceedings to 24 adjudicate a person under a disability as an habitual offender pursuant to former § 46.2-351.2 or former 25 § 46.2-352, shall be paid by the Commonwealth out of the state treasury from the appropriation for 26 criminal charges. In a civil action against an incarcerated felon for damages arising out of a criminal act, 27 the compensation and expenses of the guardian ad litem shall be paid by the Commonwealth out of the state treasury from the appropriation for criminal charges. If judgment is against the incarcerated felon, 28 29 the amount allowed by the court to the guardian ad litem shall be taxed against the incarcerated felon as 30 part of the costs of the proceeding, and if collected, the same shall be paid to the Commonwealth.

31 B. Notwithstanding the provisions of subsection A or the provisions of any other law to the contrary, 32 in any suit wherein a person under a disability is a party defendant and is represented by an 33 attorney-at-law duly licensed to practice in this Commonwealth, who shall have entered of record an 34 appearance for such person, no guardian ad litem need be appointed for such person unless the court determines that the interests of justice require such appointment; or unless a statute applicable to such 35 suit expressly requires an answer to be filed that the person under a disability be represented by a 36 37 guardian ad litem. The court may, in its discretion, appoint the attorney of record for the person under a 38 disability as his guardian ad litem, in which event the attorney shall perform all the duties and functions 39 of guardian ad litem.

40 Any judgment or decree rendered by any court against a person under a disability without a guardian 41 ad litem, but in compliance with the provisions of this subsection B, shall be as valid as if the guardian 42 ad litem had been appointed. SB908ER