- 1 HB350
- 2 209132-3
- 3 By Representatives Bedsole, Simpson, Reynolds, Estes, Moore
- 4 (P), Wheeler, Ellis and Mooney
- 5 RFD: Judiciary
- 6 First Read: 04-FEB-21

209132-3:n:02/03/2021:AHP/cr LSA2021-85R2 1 2 3 4 5 6 7 Under existing law, if no fit person applies 8 SYNOPSIS: or qualifies to serve as a guardian or conservator 9 10 of the estate of a protected person, the sheriff 11 must be appointed to act as conservator or guardian 12 of that person. 13 This bill would amend provisions providing 14 that the sheriff, or any employee of the sheriff's 15 office, be appointed as a general guardian or 16 conservator of the estate of a protected person and 17 would repeal existing law that requires a sheriff 18 to be so appointed. 19 20 A BTTT 21 TO BE ENTITLED 22 AN ACT 23 24 Relating to sheriffs; to amend Sections 26-2-50 and 25 26-2A-138, Code of Alabama 1975, to prevent certain persons 26 from being appointed as guardians or conservators; and to repeal Section 26-2-27, Code of Alabama 1975. 27

1 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

2 Section 1. Sections 26-2-50 and 26-2A-138, Code of 3 Alabama 1975, are amended to read as follows:

4

5 "The general <u>guardian or</u> conservator of <u>for</u> the 6 county must be appointed conservator of an incapacitated 7 person if no other suitable person applies for appointment and 8 qualifies <del>and if there be no general conservator, the sheriff</del> 9 <del>must be appointed</del>.

10

"§26-2A-138.

"§26-2-50.

"(a) The court may appoint an individual or a
corporation with general power to serve as trustee or
conservator of the estate of a protected person. The following
are entitled to consideration for appointment in the order
listed:

16 "(1) A conservator, guardian of property, or other 17 like fiduciary appointed or recognized by an appropriate court 18 of any other jurisdiction in which the protected person 19 resides<del>7.</del>

"(2) An individual or corporation nominated by the protected person who is 14 or more years of age and of sufficient mental capacity to make an intelligent choice<del>.</del>

"(3) An attorney-in-fact under a valid durable power of attorney previously executed by the protected person and giving the attorney-in-fact reasonably broad powers over the property of the protected person<del>7</del>. 1 "(4) The spouse of the protected person, or a person
2 nominated by the will of a deceased spouse to whom the
3 protected person was married at the decedent's death and the
4 protected person has not remarried;.

5

"(5) An adult child of the protected person+.

6 "(6) A parent of the protected person, or a person 7 nominated by the will of a deceased parent<del>7.</del>

8 "(7) Any relative of the protected person who has 9 resided with the protected person for more than six months 10 before the filing of the petition<del>7.</del>

11 "(8) A person nominated by one who is caring for or 12 paying benefits to the protected person; and.

13 "(9) A general guardian or sheriff conservator for 14 the county who must be appointed and act as conservator when 15 no other fit person applies for appointment and qualifies. In no event shall the general guardian or conservator appointed 16 17 under this subdivision be the county sheriff, a deputy 18 sheriff, or any employee of the sheriff's office unless the 19 county sheriff consents to the appointment as general guardian 20 or conservator in writing.

"(b) A person in priorities (1), (4), (5), (6), or (7) may designate in writing a substitute to serve instead and thereby transfer the priority to the substitute. With respect to persons having equal priority, the court shall select the one it deems best suited to serve. The court, acting in the best interest of the protected person, may pass over a person having priority and appoint a person having a lower priority or no priority."

3 Section 2. Section 26-2-27, Code of Alabama 1975,
4 relating to the appointment of the sheriff as a guardian for a
5 minor, is repealed.

6 Section 3. This act shall become effective on the 7 first day of the third month following its passage and 8 approval by the Governor, or its otherwise becoming law.