- 1 HB520
- 2 150229-1
- 3 By Representative Standridge
- 4 RFD: Judiciary
- 5 First Read: 02-APR-13

1	150229-1:n	150229-1:n:03/07/2013:FC/tan LRS2013-1233	
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8	SYNOPSIS:	Under existing law, a judge of probate is	
9		liable for any neglect or an omission in taking a	
10		bond or for taking an insufficient bond from a	
11		conservator or from an executor or administrator of	
12		an estate.	
13		This bill would provide that the judge of	
14		probate would not be liable for actions related to	
15		taking a bond from a conservator or from an	
16		executor or administrator of an estate unless the	
17		action of the judge of probate was wanton,	
18		fraudulent, or intentional. The bill would also	
19		specify that the judge of probate would have the	
20		same immunity as a circuit judge.	
21			
22		A BILL	
23		TO BE ENTITLED	
24		AN ACT	
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26		Relating to the judge of probate; to amend Sections	
2.7	26-3-13 an	d 43-2-82 of the Code of Alabama 1975, to further	

provide for the liability of the judge of probate for not taking a bond or for taking an insufficient bond from a conservator or from an executor or administrator of an estate; and to specify that the judge of probate would have the same immunity as a circuit judge.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Sections 26-3-13 and 43-2-82 of the Code of Alabama 1975, are amended to read as follows:

"\$26-3-13.

"The judge of probate and the sureties on his or her official bond are liable to any person injured only for any neglect or omission wanton, fraudulent, or intentional misconduct of the judge in not taking from a conservator a good and sufficient bond or for taking thereon insufficient surety or for the neglect or omission to require wanton, fraudulent, or intentional misconduct in not requiring the execution of a new or of an additional bond in the cases in which such bond is required by law, if he or she knows or has good cause to believe that the case exists in which such new or additional bond should be required.

"\$43-2-82.

"The When a party is required to give a bond and is not otherwise exempt from giving a bond, the judge of probate is liable only for any neglect or omission in wanton, fraudulent, or intentional misconduct for not taking requiring a bond or for taking an insufficient bond from any executor, or administrator; and any, fiduciary, or someone serving in a

similar capacity. Any person injured thereby may maintain an
action against such the judge and his or her sureties and
recover according to for the injury proved."

Section 2. A judge of probate shall have immunity in
the same manner and to the same extent as a circuit judge in
the State of Alabama.

Section 3. This act shall become effective
immediately following its passage and approval by the

Governor, or its otherwise becoming law.

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