GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 1275 Committee Substitute Without Prejudice 5/7/09

Short Title: Establish Civil Custody Guardian Program.	(Public)
Sponsors:	
Referred to:	
April 9, 2009	
A BILL TO BE ENTITLED	
AN ACT ESTABLISHING THE CIVIL CUSTODY GUARDIAN PROGRA	AM.
The General Assembly of North Carolina enacts:	
SECTION 1. Chapter 50 of the General Statutes is amend	led by adding the
following new Article to read:	
"Article 6.	
"Civil Custody Guardians.	
"§ 50-110. Appointment of civil custody guardian.	
(a) In actions for custody and visitation, the court may in its discretion	on, upon motion of
either party or upon its own motion, appoint an individual to serve the cour	t as a civil custody
guardian. The court shall set forth specific duties of the civil custody guardian.	ardian in a written
order of appointment.	
(b) A civil custody guardian appointed by the court may be an attorned	ey, a mental health
professional, or any other individual with appropriate training and qualif	ications. The civil
custody guardian shall investigate, report, and make recommendations as sp	
by the court in the appointment order. Unless otherwise directed by the cour	
guardian shall make independent and informed recommendations to the cou	<u>ırt in the form of a</u>
written report.	
(c) In addition to the preparation of a written report, the duties of	
guardian may include interviewing the children and parties, interview	
possessing relevant information, obtaining relevant documentary evidence, a	and conferring with
counsel for the parties.	
"§ 50-111. Uniform advisory guidelines.	
(a) The Conference of Chief District Judges shall prescribe uniform	-
guidelines for the appointment of civil custody guardians and develop to	
determining when a civil custody guardian may be appointed. The advisor	ry guidelines may
address or provide for any of the following:	
(1) Qualifications of the civil custody guardian. (2) Responsibilities of the civil custody guardian.	
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(3) Rates of compensation of the civil custody guardian and allocation of compensation of the civil custody guardian by	
<u> </u>	<u>setween the parties</u>
to the action. (4) Appearance at trial and testimony of the civil custody guar	rdian
	
 (5) Modification or termination of the civil custody guardian a (6) Establishment of local rules for the appointment of civil custody 	
(7) Any other factor involving the appointment of the civil cus	
<u>(7) May other ractor involving the appointment of the civil cus</u>	stody guardian.



(b) Periodically, but at least once every four years, the Conference of Chief District Judges shall review the guidelines. The Conference shall give the Administrative Office of the Courts and the general public an opportunity to provide the Conference with information relevant to the development and review of the guidelines.

"§ 50-112. Civil custody guardian immunity.

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A civil custody guardian shall not be liable for damages for acts or omissions of ordinary negligence arising out of the civil custody guardian's duties and responsibilities as a civil custody guardian. This section shall not apply to actions arising out of the operation of a motor vehicle."

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SECTION 2. This act is effective when it becomes law and applies to contested custody proceedings initiated on or after that date.