SENATE BILL 508

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2lr2626 CF HB 808

By: Senator West

Introduced and read first time: January 28, 2022 Assigned to: Judicial Proceedings

Committee Report: Favorable Senate action: Adopted Read second time: February 25, 2022

CHAPTER _____

1 AN ACT concerning

2 Estates and Trusts – Guardianship of Minors – Appointment by Court

- 3 FOR the purpose of altering the circumstances under which a court may appoint a guardian
- 4 of the person of a minor; providing that the appointment of a guardian of the person
- 5 of a minor does not require the termination of parental rights; and generally relating
- 6 to the appointment of a guardian of the person of a minor.
- 7 BY repealing and reenacting, without amendments,
- 8 Article Estates and Trusts
- 9 Section 13–701
- 10 Annotated Code of Maryland
- 11 (2017 Replacement Volume and 2021 Supplement)
- 12 BY repealing and reenacting, with amendments,
- 13 Article Estates and Trusts
- 14 Section 13–702(a)
- 15 Annotated Code of Maryland
- 16 (2017 Replacement Volume and 2021 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:
- 19

Article – Estates and Trusts

20 13–701.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



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1 (a) Unless prohibited by agreement or court order, the surviving parent of a minor 2 may appoint by will one or more guardians and successor guardians of the person of an 3 unmarried minor.

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(b) The guardian need not be approved by or qualify in any court.

5 13-702.

6 (a) (1) [If neither parent is serving as guardian of the person and no 7 testamentary appointment has been made, on] ON petition by any person interested in the 8 welfare of the minor, and after notice and hearing AS PRESCRIBED BY THE MARYLAND 9 RULES, the court may appoint a guardian of the person of an unmarried minor IF THE 10 COURT FINDS, BY A PREPONDERANCE OF THE EVIDENCE, THAT:

- 11(I)THE APPOINTMENT IS IN THE BEST INTERESTS OF THE12MINOR;
- 13 (II) NO TESTAMENTARY APPOINTMENT HAS BEEN MADE; AND

14 (III) 1. NO PARENT IS WILLING OR ABLE TO SERVE AS 15 GUARDIAN OF THE PERSON OF THE MINOR;

16 **2.** EACH PARENT CONSENTS TO THE APPOINTMENT OF 17 THE GUARDIAN OF THE PERSON; OR

183. NO PARENT FILES AN OBJECTION TO THE19APPOINTMENT OF THE GUARDIAN OF THE PERSON.

20 (2) If the minor is at least 14 years old, and if the person otherwise is 21 qualified, the court shall appoint a person designated by the minor, unless the decision is 22 not in the best interests of the minor.

(3) This section may not be construed to require court appointment of a
 guardian of the person of a minor if there is no good reason, such as a dispute, for a court
 appointment.

(4) THIS SUBSECTION MAY NOT BE CONSTRUED TO PROVIDE THAT
THE APPOINTMENT OF A GUARDIAN OF THE PERSON OF A MINOR REQUIRES THE
TERMINATION OF ANY PARENTAL RIGHTS WITH RESPECT TO THE MINOR UNDER
TITLE 5 OF THE FAMILY LAW ARTICLE.

30 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 31 October 1, 2022.