1		AIN .	ACT regarding guardianship and conservatorship of partially disabled or
2	disal	bled ad	lults.
3	Be it	t enact	ed by the General Assembly of the Commonwealth of Kentucky:
4		→ Se	ection 1. KRS 210.290 is amended to read as follows:
5	(1)	The C	Cabinet for Health and Family Services may be appointed and act as executor,
6		admi	nistrator, guardian, limited guardian, conservator, or limited conservator as
7		provi	ded in this section. In this capacity the cabinet may act as a fiduciary and
8		transa	act business in the same manner as any individual and for fiduciary
9		purpe	oses[this purpose] may sue and be sued in any of the courts of the state. Bond
10		shall	not be required of the cabinet.
11	(2)	<u>(a)</u>	Whenever a resident of the state is adjudged partially disabled or disabled and
12			no other suitable person or entity is available and willing to act as limited
13			guardian, guardian, limited conservator, or conservator, the cabinet may be
14			appointed as the resident's limited guardian, guardian, limited conservator,
15			or conservator. As used in this paragraph, "resident of the state" means an
16			individual who has a permanent, full-time residence in Kentucky for at least
17			the previous six (6) months that is not a hospital, treatment facility,
18			correctional facility, or long-term care facility, and who is a citizen or
19			permanent resident of the United States.
20		<u>(b)</u>	Notwithstanding paragraph (a) of this subsection, the cabinet shall not be
21			appointed as a limited guardian, guardian, limited conservator, or
22			conservator of a partially disabled or disabled person when the person:
23			1. Has been convicted of, pled guilty to, or entered an Alford plea for a
24			sex crime as defined in KRS 17.500 or an offense that would classify
25			the person as a violent offender under KRS 439.3401; or
26			2. Is not alive or cannot be physically located.
27		(c)	Refore appointing the cabinet, consideration shall be given to the average

1		<u>caseload of each field social worker.</u>
2	<u>(d)</u>	The cabinet, acting through its designated officer, may apply to the District
3		Court of the county in which the adjudication is made for appointment as
4		limited guardian, guardian, limited conservator, or conservator for \underline{a} [such]
5		partially disabled or disabled person who meets the requirements of this
6		subsection.
7	(3) Whe	en the cabinet is appointed as a limited guardian, guardian, limited
8	cons	servator, or conservator of a partially disabled or disabled person, the cabinet
9	<u>shal</u>	<u>ll not:</u>
10	<u>(a)</u>	Assume physical custody of the person;
11	<u>(b)</u>	Be assigned as the person's caregiver or custodian; or
12	<u>(c)</u>	Become personally liable for the person's expenses or placement, or to third
13		parties for the person's actions. However, the cabinet shall procure
14		resources and services for which the person is eligible when necessary and
15		available.
16	<u>(4)[(3)]</u>	(a) Except as provided in paragraph (b) of this subsection, upon the death
17		of a person for whom the cabinet has been appointed guardian or conservator,
18		or upon the death of a person who has been committed to the cabinet leaving
19		an estate and having no relatives at the time residing within the state, the
20		cabinet may apply for appointment as administrator and upon appointment
21		shall close the administration of the estate.
22	<u>(b)</u>	If a person for whom the cabinet has been appointed guardian or
23		conservator dies with less than ten thousand dollars (\$10,000) of personal
24		property or money, the cabinet shall not be required to apply for
25		appointment as administrator but may close the administration of the estate.
26	<u>(5)[(4)]</u>	The cabinet may invest funds held as fiduciary in bonds or other securities
27	guar	ranteed by the United States, and may sell or exchange such securities in its

1		discretion. In addition, the cabinet may establish or place funds held as fiduciary
2		<u>in a trust.</u>
3	<u>(6)</u> [((5)] The cabinet shall receive such fees for its fiduciary services as provided by
4		law. These fees shall be placed in a trust and agency account, from which may be
5		drawn expenses for filing fees, court costs, and other expenses incurred in the
6		administration of estates. Claims of the cabinet against the estates shall be
7		considered in the same manner as any other claim.
8	<u>(7)</u> {(6)] An officer designated by the secretary may act as legal counsel for any patient
9		in a state mental hospital or institution against whom a suit of any nature has been
10		filed, without being appointed as guardian, limited guardian, conservator, or limited
11		conservator.
12	<u>(8)</u> [(7)] Patients hospitalized pursuant to KRS Chapters 202A and 202B who are not
13		adjudged disabled or partially disabled may authorize the Cabinet for Health and
14		Family Services to handle personal funds received by them at the hospital in the
15		same manner as prescribed in subsections $(5)[(4)]$ and $(6)[(5)]$ of this section.
16		→ Section 2. KRS 387.510 is amended to read as follows:
17	As u	sed in KRS 387.500 to 387.770 and 387.990:
18	(1)	"Conservator" means an individual, agency, or corporation appointed by the court to
19		manage the financial resources of a disabled person.
20	(2)	"Limited conservator" means an individual, agency, or corporation appointed by the
21		court to assist in managing the financial resources of a partially disabled person and
22		whose powers and duties have been specifically enumerated by court order.
23	(3)	"Guardian" means any individual, agency, or corporation appointed by the court to
24		manage the personal affairs [have full care, custody, and control] of a disabled
25		person[and to manage his financial resources].
26	(4)	"Limited guardian" means an individual, agency, or corporation appointed by the
27		court to assist in managing the personal affairs of a partially disabled person[a

1		guar	dian who possesses fewer than all of the legal powers and duties of a full
2		guar	rdian,] and whose powers and duties have been specifically enumerated by court
3		orde	r.
4	(5)	"Sta	ndby" guardian or conservator means a person or entity designated by the court
5		to a	ssume the powers and duties assigned to a limited guardian, guardian, limited
6		cons	servator, or conservator upon his death, resignation, removal, or incapacity.
7	(6)	"Tes	stamentary" guardian or conservator means an individual, agency, or corporation
8		nom	inated in the will of a limited guardian, guardian, limited conservator, or
9		cons	servator to succeed the testator in that capacity upon his death.
10	(7)	"De	velopmental disability" means a severe, chronic disability of a person which:
11		(a)	Is attributable to a mental or physical impairment or combination of mental
12			and physical impairments, including pervasive developmental disorder;
13		(b)	Is manifested before the person attains age twenty-two (22);
14		(c)	Is likely to continue indefinitely;
15		(d)	Results in substantial functional limitations in three (3) or more of the
16			following areas of major life activity:
17			1. Self-care;
18			2. Receptive and expressive language;
19			3. Learning;
20			4. Mobility;
21			5. Self-direction;
22			6. Capacity for independent living; and
23			7. Economic self-sufficiency; and
24		(e)	Reflects the person's need for a combination and sequence of special
25			interdisciplinary or generic care, treatment, or other services which are of
26			lifelong or extended duration and are individually planned and coordinated.

Page 4 of 19
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"Disabled" means a legal disability, not a medical disability, and is measured by

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1		functional inabilities. It refers to any person eighteen (18)[fourteen (14)] years of
2		age or older who is:
3		(a) Unable to make informed decisions with respect to his personal affairs to such
4		an extent that he lacks the capacity to provide for his physical health and
5		safety, including but not limited to health care, food, shelter, clothing, or
6		personal hygiene; or
7		(b) Unable to make informed decisions with respect to his financial resources to
8		such an extent that he lacks the capacity to manage his property effectively by
9		those actions necessary to obtain, administer, and dispose of both real and
10		personal property.
11		Such inability shall be evidenced by acts or occurrences within six (6) months prior
12		to the filing of the petition for guardianship or conservatorship and shall not be
13		evidenced solely by isolated instances of negligence, improvidence, or other
14		behavior.
15	(9)	"Partially disabled" refers to an individual who lacks the capacity to manage some
16		of his personal affairs and/or financial resources as provided in subsection (8) of
17		this section, but who cannot be found to be fully disabled as provided therein.
18	(10)	"Mentally ill person" means a person with substantially impaired capacity to use
19		self-control, judgment, or discretion in the conduct of his affairs and social
20		relations, associated with maladaptive behavior or recognized emotional symptoms
21		where impaired capacity, maladaptive behavior, or emotional symptoms can be
22		related to physiological, psychological, or social factors.
23	(11)	"Interdisciplinary evaluation report" means a report of an evaluation of a respondent
24		performed pursuant to the provisions of KRS 387.540 to determine whether he is
25		partially disabled or disabled as defined herein.

(12) "Interested person or entity" means an adult relative or friend of the respondent or

ward, an official or representative of a public or private agency, corporation, or

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1 association concerned with that person's welfare, or any other person found suitable

- 2 by the court.
- 3 (13) "Petitioner" means a person who institutes a proceeding under KRS 387.530.
- 4 (14) "Respondent" means an individual alleged to be a partially disabled or disabled
- 5 person.

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- 6 (15) "Ward" means a person for whom a limited guardian, guardian, limited conservator,
- 7 or conservator has been appointed.
- 8 (16) "Committee" means a person appointed by the court prior to July 1, 1982, to have
- 9 full care, custody, and control of a disabled person and his estate.
- 10 (17) "Personal affairs" means decisions regarding the person of an adult, including
- but not limited to health care, food, shelter, clothing, or personal hygiene.
- → Section 3. KRS 387.540 is amended to read as follows:
 - Prior to a hearing on a petition for a determination of partial disability or disability and the appointment of a limited guardian, guardian, limited conservator, or conservator, an interdisciplinary evaluation report shall be filed with the court. The report may be filed as a single and joint report of the interdisciplinary evaluation team, or it may otherwise be constituted by the separate reports filed by each individual of the team. If the court and all parties to the proceeding and their attorneys agree to the admissibility of the report or reports, the report or reports shall be admitted into evidence and shall be considered by the *court or the* jury *if one is impaneled*. The report shall be compiled by at least three (3) individuals, including a physician_x[or] an advanced practice registered nurse, *or a physician assistant*, a psychologist licensed or certified under the provisions of KRS Chapter 319, and a person licensed or certified as a social worker or an employee of the Cabinet for Health and Family Services who meets the qualifications of KRS 335.080(1)(a), (b), and (c) or 335.090(1)(a), (b), and (c). The social worker shall, when possible, be chosen from among employees of the Cabinet for Health and

1 Family Services residing or working in the area, and there shall be no additional 2 compensation for their service on the interdisciplinary evaluation team.

- 3 (2) At least one (1) person participating in the compilation of the report shall have 4 knowledge of the particular disability which the respondent is alleged to have or 5 knowledge of the skills required of the respondent to care for himself and his estate.
- 6 (3) If the respondent is alleged to be partially disabled or disabled due to mental illness, 7 at least one (1) person participating in the compilation of the interdisciplinary 8 evaluation report shall be a qualified mental health professional as defined in KRS 9 202A.011(12). If the respondent is alleged to be partially disabled or disabled due to 10 an intellectual disability, at least one (1) person participating in the compilation of 11 the evaluation report shall be a qualified professional in the area of intellectual 12 disabilities as defined in KRS 202B.010(12).
- 13 The interdisciplinary evaluation report shall contain:

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- (a) A description of the nature and extent of the respondent's disabilities, if any;
- Current evaluations of the respondent's social, intellectual, physical, and educational condition, adaptive behavior, and social skills. Such evaluations may be based on prior evaluations not more than three (3) months old, except that evaluations of the respondent's intellectual condition may be based on individual intelligence test scores not more than one (1) year old;
- An opinion as to whether guardianship or conservatorship is needed, the type (c) of guardianship or conservatorship needed, if any, and the reasons therefor;
- 22 An opinion as to the length of time guardianship or conservatorship will be (d) 23 needed by the respondent, if at all, and the reasons therefor;
- 24 If limited guardianship or conservatorship is recommended, a further (e) 25 recommendation as to the scope of the guardianship or conservatorship, 26 specifying particularly the rights to be limited and the corresponding powers and duties of the limited guardian or limited conservator;

1		(f)	A description of the social, educational, medical, and rehabilitative services
2			currently being utilized by the respondent, if any;
3		(g)	A determination whether alternatives to guardianship or conservatorship are
4			available;
5		(h)	A recommendation as to the most appropriate treatment or rehabilitation plan
6			and living arrangement for the respondent and the reasons therefor;
7		(i)	A listing of all medications the respondent is receiving, the dosage, and a
8			description of the impact of the medication upon the respondent's mental and
9			physical condition and behavior;
10		(j)	An opinion whether attending a hearing on a petition filed under KRS 387.530
11			would subject the respondent to serious risk of harm;
12		(k)	The names and addresses of all individuals who examined or interviewed the
13			respondent or otherwise participated in the evaluation; and
14		(1)	Any dissenting opinions or other comments by the evaluators.
15	(5)	The	evaluation report may be compiled by a community center for mental health or
16		indi	viduals with an intellectual disability, a licensed facility for mentally ill or
17		deve	elopmentally disabled persons, if the respondent is a resident of such facility, or
18		a sir	nilar agency.
19	(6)	In a	ll cases where the respondent is a resident of a licensed facility for mentally ill
20		or d	evelopmentally disabled persons and the petition is filed by an employee of that
21		facil	ity, the petition shall be accompanied by an interdisciplinary evaluation report
22		prep	pared by the facility.
23	(7)	Exc	ept as provided in subsection (6) of this section, the court shall order
24		appı	ropriate evaluations to be performed by qualified persons or a qualified agency.
25		The	report shall be prepared and filed with the court and copies mailed to the
26		attoı	rneys for both parties at least ten (10) days prior to the hearing. All items

specified in subsection (4) of this section shall be included in the report.

(8)	If the person evaluated is a poor person as defined in KRS 453.190, the examiners
	shall be paid by the county in which the petition is filed upon an order of allowance
	entered by the court. Payment shall be in an amount which is reasonable as
	determined by the court, except no payment shall be required of the county for an
	evaluation performed by a salaried employee of a state agency for an evaluation
	performed within the course of his employment. Additionally, no payment shall be
	required of the county for an evaluation performed by a salaried employee of a
	community center for mental health or individuals with an intellectual disability or
	private facility or agency where the costs incurred by the center, facility, or agency
	are reimbursable through third-party payors. Affidavits or other competent evidence
	shall be admissible to prove the services rendered but not to prove their value.

- 12 (9) The respondent may file a response to the evaluation report no later than five (5) days prior to the hearing.
- 14 (10) The respondent may secure an independent evaluation. If the respondent is unable 15 to pay for the evaluation, compensation for the independent evaluation may be paid 16 by the county in an amount which is reasonable as determined by the court.
- → Section 4. KRS 387.570 is amended to read as follows:

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- 18 (1) At a hearing convened pursuant to KRS 387.500 to 387.770 for the purpose of
 19 determining the disability of a respondent, the respondent shall have a jury trial <u>if</u>
 20 <u>demanded by or on behalf of any party. Otherwise, the court may hold the</u>
 21 <u>hearing with or without a jury.</u>
- 22 (2) At the hearing, the respondent [and] shall have the right to present evidence and to confront and cross-examine all witnesses.
- 24 (3)[(2)] The hearing may be closed to the public on request of the respondent or his counsel.
- 26 (4)[(3)] The respondent shall be present at the hearing, and his presence may be waived only upon a determination of the court that his attendance would subject

1	him to serious risk of harm. Such determination shall be evidence only of the			
2	respondent's inability to attend the hearing and shall not be considered in			
3		deter	mining the need for guardianship or conservatorship.	
4	<u>(5)</u> [(4)]	The court may remove itself to the place of residence of the respondent to	
5		cond	uct the hearing in the presence of the respondent.	
6	<u>(6)</u> [(5)]	The burden of proof shall be on the Commonwealth to prove the disability or	
7		parti	al disability of the respondent by clear and convincing evidence.	
8	<u>(7)</u> [(6))]	The respondent will not be determined partially disabled or disabled unless at	
9		least	one (1) of the persons who participated in the interdisciplinary evaluation	
10		requi	red by KRS 387.540 testifies in person at the hearing. This section shall not be	
11		inter	preted to preclude the respondent from requiring the testimony of more than	
12	one (1) person participating in the preparation of the evaluation report.			
13		→ Se	ection 5. KRS 387.580 is amended to read as follows:	
14	(1)	At a	hearing convened under KRS 387.500 to 387.770 for a determination of partial	
15		disab	pility or disability, the <i>court, or the</i> jury <i>if one is impaneled</i> , shall:	
16		(a)	Inquire into the nature and extent of the general intellectual functioning of the	
17			respondent;	
18		(b)	Inquire into the respondent's capacity to make informed decisions concerning	
19			his personal affairs and financial resources;	
20		(c)	Determine whether the respondent is disabled, partially disabled, or has no	
21			disability in relation to the management of his financial resources; and	
22		(d)	Determine whether the respondent is disabled, partially disabled, or has no	
23			disability in relation to the management of his personal affairs.	
24	(2)	If the	e respondent is found not to be disabled or partially disabled, the petition shall	
25		be di	smissed.	

same hearing, without a jury, determine:

If the respondent is found to be disabled or partially disabled, the court shall, at the

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(3)

1		(a)	The type of guardian, [or]conservator, or guardian and conservator to be
2			appointed;
3		(b)	The specific legal disabilities to which the respondent is subject, if the
4			respondent has been determined to be partially disabled;
5		(c)	Whether the respondent retains the right to vote;
6		(d)	The corresponding powers and duties of the limited guardian or limited
7			conservator, if the respondent has been determined to be partially disabled;
8		(e)	The individual or entity to be appointed by the court as limited guardian,
9			guardian, limited conservator, or conservator;
10		(f)	The individual or entity, if any, to be appointed as standby guardian or
11			conservator; and
12		(g)	The duration of the term of guardianship or conservatorship.
13		→ Se	ection 6. KRS 387.590 is amended to read as follows:
14	(1)	<u>(a)</u>	If the respondent is found partially disabled in managing his personal affairs,
15			but not partially disabled or disabled in managing his financial resources, a
16			limited guardian shall be appointed.
17		<u>(b)</u> [(2)] If the respondent is found partially disabled in managing his financial
18			resources, but not partially disabled or disabled in managing his personal
19			affairs, a limited conservator shall be appointed.
20		<u>(c)</u> [(3)] If the respondent is found partially disabled in managing both his
21			personal affairs and financial resources, a limited guardian and a limited
22			<u>conservator</u> shall be appointed[, unless the court considers it in the best
23			interest of the ward to appoint both a limited guardian and a limited
24			conservator]. The limited guardian and the limited conservator may be the
25			same individual, agency, or corporation.
26	<u>(2)</u>	<u>(a)</u> [(4)] If the respondent is found disabled in managing his <i>personal</i>
27			affairs[financial resources], but not partially disabled or disabled in managing

1		his <u>financial resources</u> [personal affairs], a <u>guardian</u> [conservator] shall be
2		appointed.
3	<u>(b)</u> [(5)] If the respondent is found disabled in managing [both]his financial
4		resources, but not partially disabled or disabled in managing his personal
5		affairs[and financial resources], a conservator[guardian] shall be appointed[,
6		unless the court considers it in the best interest of the ward to appoint both a
7		limited guardian and a conservator].
8	<u>(c)</u>	If the respondent is found disabled in managing both his personal affairs
9		and his financial resources, a guardian and a conservator shall be
10		appointed. The guardian and the conservator may be the same individual,
11		agency, or corporation.
12	<u>(3)</u> [(6)]	The order of appointment of a limited guardian, guardian, limited conservator,
13	or co	onservator shall specify:
14	(a)	The type of guardianship, [or]conservatorship, or guardianship and
15		<i>conservatorship</i> to which the ward is subject;
16	(b)	The name and address of the limited guardian, guardian, limited conservator,
17		or conservator;
18	(c)	The name and address of the standby guardian or conservator, if a standby
19		guardian or conservator is designated;
20	(d)	The specific legal disabilities to which the respondent is subject, if the
21		respondent has been determined to be partially disabled;
22	(e)	The corresponding powers and duties of the limited guardian or limited
23		conservator, if the respondent has been determined to be partially disabled;
24		and
25	(f)	The duration of the term of guardianship or conservatorship.
26	<u>(4)</u> [(7)]	A limited guardian or limited conservator shall not be appointed for a term
27	great	ter than five (5) years and may be appointed for a lesser period. A guardian or

conservator may	v be appointed	for a	period of	unlimited	duration.

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The judgment of partial disability or disability and the order of appointment (5)(8)3 shall be filed in the District Court. The judgment shall be indexed by the county clerk in the book in which notices of actions and encumbrances are indexed. Unless such judgment is filed and indexed, it shall not constitute notice to any subsequent 6 bona fide purchaser for value, mortgagee, or encumbrancer.

If the respondent is determined to be disabled or partially disabled but no <u>(6)[(9)]</u> limited guardian, guardian, limited conservator, or conservator is appointed at the hearing, the determination shall have no legal effect.

(7)[(10)] The rights of which a ward is legally deprived upon a determination of disability in managing his personal affairs and financial resources include but are not limited to the right to dispose of property, execute instruments, enter into contractual relationships, determine his living arrangements, consent to medical procedures, and obtain a motor vehicle operator's license. A ward shall only be deprived of the right to vote if the court separately and specifically makes a finding on the record as established in KRS 387.580(3)(c).

(8)[(11)] A partially disabled or disabled person for whom a limited guardian, limited conservator, or conservator has been appointed retains all legal and civil rights except those which have by court order been designated as legal disabilities or which have been specifically granted to the limited guardian, limited conservator, or conservator. A person who is partially disabled may be subject to some but not all of the disabilities specified in subsection (10) of this section.

→ Section 7. KRS 387.610 is amended to read as follows:

Prior to the expiration of a term of guardianship or conservatorship, the limited guardian, guardian, limited conservator, or conservator may petition, pursuant to KRS 387.620, for a renewal of his appointment for a period not to exceed five (5) years. The petition shall be accompanied by verified affidavits of a physician, an advanced practice registered

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nurse or physician assistant working within his or her scope of practice, or a

- 2 psychologist licensed or certified under the provisions of KRS Chapter 319, or a person
- 3 licensed or certified as a social worker or an employee of the Cabinet for Health and
- 4 Family Services who meets the qualifications of KRS 335.080(1)(a), (b), and (c) or
- 5 335.090(1)(a), (b), and (c) supporting the need for the continuation of the guardianship or
- 6 conservatorship.

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- 7 → Section 8. KRS 387.660 is amended to read as follows:
- 8 A guardian of a disabled person shall have the following powers and duties, except as
- 9 modified by order of the court:
 - To [take custody of the ward and to]establish the ward's [his] place of abode within (1) the state, except that, if at any time a guardian places a ward in a licensed residential facility for developmentally disabled persons, the guardian shall, within thirty (30) days of such placement, file with the court notice of the placement, stating with specificity the reasons for such placement, and an interdisciplinary evaluation report detailing the social, psychological, medical or other considerations on which such placement is predicated, a description of the treatment or habilitation programs which will benefit the ward as a result of such placement, and a determination that such placement will provide appropriate treatment in the least restrictive available treatment and residential program. For purposes of this subsection, the interdisciplinary evaluation report may be one performed within two (2) months prior to the placement for purposes of determining whether such placement is necessary and appropriate, or may be an evaluation and assessment provided by the residential facility immediately after placement. Notice to the court shall not be required where the ward is transferred from one licensed residential facility to another.
 - (2) To make provision for the ward's care, comfort, and maintenance and arrange for such educational, social, vocational, and rehabilitation services as are appropriate

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and as will assist the ward in the development of maximum self-reliance and independence.

- To give any necessary consent or approval to enable the ward to receive medical or other professional care, counsel, treatment or service, except that a guardian may not consent on behalf of a ward to an abortion, sterilization, psychosurgery, removal of a bodily organ, or amputation of a limb unless the procedure is first approved by order of the court or is necessary, in an emergency situation, to preserve the life or prevent serious impairment of the physical health of the ward.
- 9 (4) To act with respect to the ward in a manner which limits the deprivation of civil rights and restricts his personal freedom only to the extent necessary to provide needed care and services to him.
- 12 (5) To expend sums from the financial resources of the ward reasonable and necessary
 13 to carry out the powers and duties assigned to him by the court[and, unless a separate conservator has been appointed, to manage the financial resources of this ward].
 - If a separate limited conservator or conservator has been appointed for the ward, the expenditure of funds by the limited guardian shall be consistent with the duties assigned to and procedures and policies established by such limited conservator or conservator. Conflicts arising between a limited guardian and a limited conservator or conservator regarding the expenditure of funds which are unable to be otherwise resolved shall be
- 20 regarding the expenditure of funds which are unable to be otherwise resolved shall b
- submitted to the court for resolution.

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- **→** Section 9. KRS 387.670 is amended to read as follows:
- 23 (1) A guardian shall file with the court at least annually a verified report stating:
- 24 (a) The ward's current mental, physical, and social condition;
- 25 (b) The address of every residence of the ward during the reporting period and length of stay at each residence;
- 27 (c) A summary of the medical, social, educational, vocational, and other

professional services received by the ward during the reporting period;

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2		(d) An outline of the guardian's visits with and activities on behalf of the ward;
3		(e) A recommendation as to the need for continued guardianship;
4		(f) A statement signed by the standby guardian, if one has been appointed, that
5		the standby guardian continues to be willing to serve in the event of the death,
6		resignation, removal, or incapacity of the guardian; and
7		(g) Other information requested by the court or useful in the opinion of the
8		guardian.
9	(2)	For the purpose of filing the report required by subsection (1) of this section, the
10		guardian shall be given access to records pertaining to the ward held by public or
11		private agencies which contain information necessary for the guardian to perform
12		his duties.
13	(3)	The court shall review the report required in subsection (1) of this section and take
14		whatever action it considers necessary to enhance the well-being of the ward.
15	[(4)	In addition to the requirements of this section, a guardian shall comply with the
16		reporting requirements of KRS 387.710 unless a separate conservator has been
17		appointed.]
18		→ Section 10. KRS 387.680 is amended to read as follows:
19	It sl	all be the general duty of the limited conservator or conservator to carry out,
20	dilig	ently and in good faith, the specific duties and powers assigned by the court and to:
21	(1)	Manage or assist in managing those financial resources placed under his
22		supervision and/or control as would a prudent person managing his own resources2
23		including establishing or placing resources in a trust, and, if a conservator has
24		special skills or is named conservator on the basis of representations of special
25		skills or expertise, he shall use those skills; and
26	(2)	Encourage the ward to:
27		(a) Participate, to the maximum extent of his abilities, in all decisions which

Page 16 of 19
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1 affect him;

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- 2 (b) Act on his own behalf on all matters in which he is able to do so; and
- Develop or regain, to the maximum extent possible, his capacity to manage his financial resources and, if impaired, his capacity to meet the essential requirements for his physical health or safety.
 - → Section 11. KRS 387.700 is amended to read as follows:
 - (1) A conservator has all of the powers conferred herein and any additional powers conferred by law on trustees in this state. The conservator may take possession of the ward's real and personal property, and of all rents, incomes, and benefits therefrom, whether accruing before or after his appointment, and of the proceeds arising from the sale, mortgage, lease or exchange thereof. Subject to such possession the title of all such estate and to the increment and proceeds thereof shall be to the ward and not to the conservator. It is the duty of the conservator to protect and preserve the estate, to retain, sell and invest it as hereinafter provided, prosecute or defend actions, claims or proceedings in any jurisdiction for the protection of the estate's assets, to account for it faithfully, to perform all other duties required of him by law, and, at the termination of the conservatorship, to deliver the assets of the ward to the persons lawfully entitled thereto.
- 19 (2) The conservator shall apply the money and property for the payments of debts, 20 taxes, claims, charges and expenses of the conservatorship and for the support, care, 21 maintenance and education of the ward or his dependents.
- 22 (3) Any sale of realty of a ward shall be as provided in KRS Chapter 389A.
- 23 (4) Any lease of mineral rights, oil and gas rights, or sale of timber owned by a ward, or 24 consolidation agreement, as defined by KRS 353.220, to be made on behalf of a 25 ward by a conservator [or guardian] shall require the authorization and order of the 26 District Court of the county where the conservator [or guardian] has qualified. Such 27 order may be given only pursuant to written motion which contains the grounds for

1	he motion and a description of the lease or agreement involved	
-	no monon and a description of the lease of agreement my or ea	•

2 → Section 12. KRS 387.710 is amended to read as follows:

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- Within sixty (60) days of appointment, the limited conservator or conservator shall file with the court a verified inventory of all the property of the ward which has come to his possession or knowledge, including a statement of all encumbrances, liens, and other secured claims on any item, any claims against the estate of the ward, and any cause of action accruing to the ward. The limited conservator or conservator shall provide a copy thereof to the ward if he has sufficient mental capacity to understand it.
- 10 (2) (a) A limited conservator or conservator shall file with the court a verified report
 11 and financial account biennially within one hundred twenty (120) days after
 12 the anniversary date of his appointment. The report shall contain:
 - 1. The present personal status of the ward whose estate is managed by the conservator;
 - 2. The conservator's plan for preserving and maintaining the estate of which he has control or supervision;
 - 3. The need for continuation or cessation of the conservatorship; and
 - 4. The need for any alteration in the powers of the conservatorship.
 - (b) The biennial report shall specify the amount and type of real and personal property received by the conservator and remaining in his control or invested by him, the nature of such investment, and expenditures made during the preceding year. Upon request of the court, the conservator shall produce for examination any information or documentation which the court may consider relevant to the accounting of the financial and property transactions of the estate.
 - (c) If the ward has no real property and possesses personal property of two thousand five hundred dollars (\$2,500) or less for any year during the biennial

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report, the [guardian,]conservator[,] or limited conservator may file an informal biennial financial report attesting to the identity of the ward's financial account and its current balance. If the balance does not exceed two thousand five hundred dollars (\$2,500) for any year of the biennial report, the [guardian,]conservator[,] or limited conservator shall not be required to render to the court a detailed accounting of the expenditures from the fund, unless the court, on its own motion or that of any interested party or individual, deems it necessary to order the [guardian,]conservator[,] or limited conservator to provide a detailed biennial accounting, including the listing of all expenditures for that reporting period.[For guardians filing an informal biennial financial report, the provisions of subsection (2)(a)2. of this section shall not apply.]

Upon the resignation, removal, or death of a limited conservator or conservator, or on the termination of the conservatorship, the limited conservator or conservator, or his personal representative, shall forthwith submit a final report and account to the court and to the former ward and to the successor limited conservator or conservator, or, if the ward is deceased, to his personal representative, and shall pay over the trust estate to the person entitled thereto. Upon approval of the report and account, the limited conservator or conservator shall be discharged and his surety, if any, released.