[Second Reprint]

SENATE, No. 2886

STATE OF NEW JERSEY

219th LEGISLATURE

INTRODUCED SEPTEMBER 14, 2020

Sponsored by:

Senator M. TERESA RUIZ

District 29 (Essex)

Senator NELLIE POU

District 35 (Bergen and Passaic)

SYNOPSIS

Revises laws concerning delegation of parental or caregiver powers and standby guardianship for minor child or minor ward.

CURRENT VERSION OF TEXT

As reported by the Senate Budget and Appropriations Committee on February 11, 2021, with amendments.



(Sponsorship Updated As Of: 10/29/2020)

| 1 | AN ACT concerning standby | guardianship | and | amending | various |
|---|-----------------------------|--------------|-----|----------|---------|
| 2 | parts of the statutory law. | | | | |

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

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- 1. N.J.S.3B:12-39 is amended to read as follows:
- 8 3B:12-39. Delegation of parent's, <u>custodian's</u>, or guardian's powers regarding <u>child's</u> or <u>aminor</u> ward's care, custody or property; limitations.
 - a. [A] ¹[(1)] A parent, other than where sole or full legal and physical custody of [a] the parent's minor child has been awarded to another by a court of competent jurisdiction, ¹[may] with the consent of the other parent, [if the latter is living and not an incapacitated person] ¹[unless the other parent is deceased, incapacitated, or unavailable, or
 - (2) a custodian of a minor child who is not that child's parent may, with the consent of a parent with whom the custodian shares legal custody, unless that parent is deceased, incapacitated, or unavailable, or
 - (3) ²unless the other parent is deceased, incapacitated, or unavailable, ² or a custodian of a minor child who is not that child's parent, with the consent of a parent with whom the custodian shares legal custody, unless that parent is deceased, incapacitated, or unavailable, or ¹ a guardian of ¹[the person of] ¹ a minor ¹child ¹ or ²[an incapacitated person] a minor ward ²[,] may:
 - by a properly executed power of attorney, [may] delegate to another person [, for a period not exceeding six months,] any of ¹[his] the parent's, custodian's, or guardian's ¹ powers regarding care, custody, or property of the minor child or ²minor ² ward [, except his power to consent to marriage or adoption of a minor ward].
- b. A delegation made under this section shall ¹: (1)¹ expire one
 year from the effective date of the properly executed power of
 attorney, provided ¹, ¹ however ¹, ¹ that the parent, custodian, or
 guardian shall be permitted to renew the delegation for additional
 one-year periods using the same process as applies to the original
 delegation ¹[.
- 39 <u>c. A delegation made under this section</u>] ²[;], ² and ²may be 40 <u>extended for an additional six months in exigent circumstances</u>; 41 and ²
- 42 (2)¹ may become effective upon proper execution of the power 43 of attorney or upon another ²[triggering] activating² event 44 specified in a properly executed power of attorney.

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

¹Senate SHH committee amendments adopted October 8, 2020.

²Senate SBA committee amendments adopted February 11, 2021.

- 1 1 1 1 1 1 1 1 1 1 2.1 A parent, custodian, or guardian may revoke a
 2 delegation made under this section by notifying the attorney-in-fact
 3 named in the power of attorney orally, in writing, or by any other
 4 act evidencing a specific intent to revoke the power of attorney.
 - ¹[e.] d.¹ A parent, custodian, or guardian may delegate under this section only such powers as ¹[he] the parent, custodian, or guardian¹ possesses.
- ¹[f.] e. ¹ A delegation made under this section shall not deprive 8 the parent, custodian, or guardian of 'his the parent's, 9 custodian's, or guardian's existing powers regarding care, custody, 10 or property of the minor child or 2minor2 ward, but the parent, 11 custodian, or guardian shall exercise such powers, insofar as ¹[he] 12 the parent, custodian, or guardian¹ is able, concurrently with the 13 14 attorney-in-fact named in the power of attorney. ²In the event of a disagreement between a parent, custodian, or guardian and the 15 16 attorney-in-fact regarding the care, custody, or property of the 17 minor child or minor ward, the decision of the parent, custodian, or guardian shall control.² 18
 - ¹[g.] f.¹ Nothing in this section shall be construed to involuntarily deprive any parent of parental rights.
 - ¹[h.] g. ¹ As used in this section:

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- "Attending physician" means the physician who has primary responsibility for the treatment and care for the parent, custodian, or guardian making the delegation. When more than one physician shares this responsibility, or when a physician is acting on the primary physician's behalf, any such physician may act as the attending physician pursuant to this section. When no physician has this responsibility, a physician who is familiar with the parent's, custodian's, or legal guardian's medical condition may act as the attending physician.
- 31 <u>"Attorney-in-fact" means the person to whom a parent,</u>
 32 <u>custodian, or guardian delegates powers under a properly executed</u>
 33 <u>power of attorney pursuant to this section.</u>
- "Consent" means written consent of a non-delegating parent as
 evidenced by that person's signature on the power of attorney, in
 the presence of two witnesses.
- 37 <u>"Criminal proceeding" means any incarceration on criminal</u>
 38 <u>charges, including pending charges, or a criminal sentence that</u>
 39 <u>separates a parent, custodian, or guardian from a minor child or</u>
 40 ²minor² ward.
- 41 <u>"Custodian" means a person, other than a parent, who has been</u>
 42 <u>granted legal and physical custody of a minor child by a court of</u>
 43 <u>competent jurisdiction.</u>
- 44 <u>"Debilitated" means the parent, custodian, or guardian has a</u> 45 <u>chronic and substantial inability, as a result of a physically</u>

- debilitating illness, disease, or injury, to care for the parent's, custodian's, or guardian's minor child or minor ward.
- 2"Exigent circumstances" means circumstances that render the parent, custodian, or guardian who makes a delegation unable to
- 5 execute a renewal of the delegation for reasons including, but not
- 6 <u>limited to, that the parent, custodian, or guardian is debilitated or</u>
- 7 incapacitated, and that would cause imminent harm or threatened
- 8 harm to the well-being of the parent's, custodian's, or guardian's
- 9 minor child or minor ward without such renewal.²
- 10 "Guardian" means a person ² [appointed by a court of competent
- jurisdiction as a guardian of ¹[the person of] a minor ¹child or an
- 12 <u>incapacitated person</u>] who has qualified as a guardian of the person
- of a minor pursuant to court appointment, 2 including 1,1 but not
- 14 <u>limited to 1,1 a kinship legal guardian 2, but does not mean a person</u>
- who is serving only as a guardian ad litem².
- 16 "Immigration administrative action" means any immigration
- 17 proceeding, enforcement action, detention, removal, or deportation
- 18 that separates a parent, custodian, or guardian from a minor child or
- 19 ²minor² ward.
- 20 "Incapacitated" means the parent, custodian, or guardian ²[has a
- 21 <u>chronic and substantial inability, as a result of mental or physical</u>
- 22 <u>impairment, to understand the nature and consequences of decisions</u>
- 23 concerning the care of is impaired by reason of mental illness,
- 24 intellectual disability, physical illness or disability, chronic use of
- 25 <u>drugs, chronic alcoholism, or other cause, except minority, to the</u>
- 26 extent that the person lacks sufficient capacity to manage the affairs
- 27 of and provide care for² the parent's, custodian's, or guardian's
- 28 minor child or ²minor² ward, and a consequent inability to make
- 29 these decisions.
- 30 "Military service" means duty by any person in the active
- 31 military service of the United States or the active military service of
- 32 the State, including in the National Guard or State Guard, that
- 33 separates a parent, custodian, or guardian from a minor child or
- 34 ²minor² ward.
- 35 "Minor child" means a child under the age of 18 years but
- 36 excludes a child residing in a placement funded or approved by the
- 37 <u>Division of Child Protection and Permanency in the Department of</u>
- 38 <u>Children and Families pursuant to either a voluntary placement</u>
- 39 agreement or court order.
- 40 2":Minor ward" means a minor child for whom a guardian is
- 41 appointed.²
- 42 "I" Parent" means the biological or adoptive parent of a minor
- 43 child. **1**¹
- 44 2"Parent" means the biological or adoptive parent of a minor
- 45 <u>child.</u>²

| 1 | ² ["Triggering] "Activating ² event" means an event stated in the |
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| 2 | delegation that empowers the attorney-in-fact to assume the duties |
| 3 | of the office. ² [Triggering] Activating ² events include, but are not |
| 4 | limited to: ¹ [(1)] ¹ the execution of a power of attorney pursuant to |
| 5 | this section; ¹ [(2)] ¹ the parent's, custodian's, or guardian's |
| 6 | attending physician concludes that the parent, custodian, or |
| 7 | guardian is ¹ ["incapacitated" as defined in this section] |
| 8 | incapacitated ¹ ; ¹ [(3)] ¹ the parent's, custodian's, or guardian's |
| 9 | attending physician concludes that the parent, custodian, or |
| 10 | guardian is ¹ ["debilitated" as defined in this section] debilitated ¹ |
| 11 | ¹ [(4)] ¹ the parent, custodian, or guardian is subject to |
| 12 | ¹ ["immigration administrative action" as defined in this section] |
| 13 | immigration administrative action ; ¹ [(5)] ¹ the parent, custodian |
| 14 | or guardian is subject to 1 ["criminal proceedings" as defined in this |
| 15 | section criminal proceedings the parent, custodian, or |
| 16 | guardian is in ¹ ["military service" as defined in this section] |
| 17 | military service ¹ ; or (7) the death of the parent, custodian, or |
| 18 | guardian ² in circumstances in which no testamentary guardianship |
| 19 | or other more permanent care arrangement has been made for the |
| 20 | minor child or minor ward, provided, however, that in no case shall |
| 21 | a power of attorney activated by the death of a parent, guardian, or |
| 22 | custodian extend beyond the year that the power of attorney is in |
| 23 | effect ² . |
| 24 | "Unavailable" means: ¹ [(a)] ¹ a parent who has not been |
| 25 26 | involved in raising or financially supporting the child for two years or a third of the life of the child, whichever is less, immediately |
| 20 27 | preceding the delegation made pursuant to this section; ¹ [(b)] ¹ a |
| 28 | parent whose identity or whereabouts are unknown; or ¹ [(c)] ¹ a |
| 29 | parent who cannot be reached after diligent efforts. |
| 30 | ² ["Ward" means ¹ [an individual] a person ¹ for whom a |
| 31 | guardian is appointed. 1 ² |
| 32 | [i.] h.¹ A delegation ¹made under this section¹ may, but need |
| 33 | not, be in the following form: |
| 34 | |
| 35 | POWER OF ATTORNEY AND DELEGATION OF AUTHORITY |
| 36 | BY PARENT, CUSTODIAN, OR GUARDIAN CONCERNING |
| 37 | MINOR CHILD(REN) OR ² MINOR ² WARD(S) PURSUANT TO |
| 38 | N.J.S. 3B:12-39 |
| 39 | |
| 40 | This power of attorney is made between (name(s), of parent(s). |
| 41 | custodian(s), or guardian(s)), residing at (address(es) of parent(s). |
| 42 | custodian(s), or guardian(s)) and reachable at (telephone number(s) |
| 43 44 | of parent(s), custodian(s), or guardian(s)) and (name of alternative caregiver), referred to here as "attorney-in-fact," residing at (home |
| 44 45 | address of alternative caregiver) and reachable at (telephone |
| 46 | number of alternative caregiver). |
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| Clictoda | o show consent. Similarly, if a custodian who shares legal |
| - | with a parent is signing, the parent who shares legal |
| - | must generally also sign below to show consent. If such |
| _ | does not sign below, please check off reason(s) to explain |
| why: | |
| Such | n parent is deceased. |
| Bv | order of a court of competent jurisdiction, such parent |
| | neither legal nor physical custody of child(ren). |
| | |
| Such | n parent is mentally or physically unable to give consent. |
| Sucl | h parent has not been involved in raising or financially |
| | ing child(ren) for two years or a third of the life of the |
| | n), whichever is less, immediately preceding the date of the |
| | gnature below. |
| | g |
| Iden | atity or whereabouts of such parent are unknown to me. |
| | • |
| Des | pite diligent efforts described below, I was unable to reach |
| such pai | rent. |
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| Diligent | t efforts included: |
| Dingen | , enous meradou. |
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| Othe | er: |
| Othe | point said attorney-in-fact, pursuant to N.J.S.3B:12-39, and |
| Othe | point said attorney-in-fact, pursuant to N.J.S.3B:12-39, and to said attorney-in-fact the following powers, all of which |
| Other | point said attorney-in-fact, pursuant to N.J.S.3B:12-39, and e to said attorney-in-fact the following powers, all of which passess, concerning the care, custody, and/or property of |
| I/we appedelegates I/we pomy/our | point said attorney-in-fact, pursuant to N.J.S.3B:12-39, and e to said attorney-in-fact the following powers, all of which essess, concerning the care, custody, and/or property of child/ward, (name of child/ward), born on day of |
| I/we appdelegate I/we pomy/our | point said attorney-in-fact, pursuant to N.J.S.3B:12-39, and e to said attorney-in-fact the following powers, all of which ossess, concerning the care, custody, and/or property of child/ward, (name of child/ward), born on day of 20 (add other children's or wards' names and birthdates |
| I/we appedelegates I/we pomy/our | point said attorney-in-fact, pursuant to N.J.S.3B:12-39, and e to said attorney-in-fact the following powers, all of which ossess, concerning the care, custody, and/or property of child/ward, (name of child/ward), born on day of 20 (add other children's or wards' names and birthdates |
| I/we appedelegate I/we pomy/our as appro | point said attorney-in-fact, pursuant to N.J.S.3B:12-39, and e to said attorney-in-fact the following powers, all of which ossess, concerning the care, custody, and/or property of child/ward, (name of child/ward), born on day of 20 (add other children's or wards' names and birthdates |
| I/we apped delegate I/we pomy/our as approx | point said attorney-in-fact, pursuant to N.J.S.3B:12-39, and e to said attorney-in-fact the following powers, all of which essess, concerning the care, custody, and/or property of child/ward, (name of child/ward), born on day of 20 (add other children's or wards' names and birthdates opriate) e-Giving. The attorney-in-fact shall have temporary care- |
| I/we appedelegate I/we pomy/our as approd | point said attorney-in-fact, pursuant to N.J.S.3B:12-39, and to said attorney-in-fact the following powers, all of which essess, concerning the care, custody, and/or property of child/ward, (name of child/ward), born on day of child/ward, (add other children's or wards' names and birthdates opriate) |

| 1 | custody, or his/her/their custody status is altered by a federal, state, |
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| 2 | or local agency; or changed by a court of law. |
| 3 | |
| 4 | Well-Being. The attorney-in-fact shall have the power to |
| 5 | provide for the physical and mental well-being of the 2minor2 |
| 6 | child(ren)/ 2minor2 ward(s), including 1,1 but not limited to 1,1 |
| 7 | providing food and shelter. |
| 8 | |
| 9 | Education. The attorney-in-fact shall have the authority to |
| 10 | enroll the ² minor ² child(ren)/ ² minor ² ward(s) in the appropriate |
| 11 | educational institutions; obtain access to school records; authorize |
| 12 | his/her/their participation in school activities; and make any and all |
| 13 | decisions related to his/her/their education, including, but not |
| 14 | limited to, those related to special education. |
| 15 | |
| 16 | Health Care. The attorney-in-fact shall have the authority, to |
| 17 | the same extent that a parent/custodian/guardian would have the |
| 18 | authority, to make medical, dental, and mental health decisions; to |
| 19 | sign documents, waivers 1,1 and releases required by a hospital or |
| 20 | physician; to access medical, dental, or mental health records |
| 21 | concerning the ² minor ² child(ren)/ ² minor ² ward(s); to authorize |
| 22 | ¹ [his/her/their] the ² minor ² child(ren)'/ ² minor ² ward(s)', ¹ |
| 23 | admission to or discharge from any hospital or medical care facility; |
| 24 | to consult with any ¹ [provider of] ¹ health care ¹ provider ¹ ; to |
| 25 | consent to the provision, withholding, modification 1,1 or |
| 26 | withdrawal of any health care procedure; and to make other |
| 27 | decisions related to the health care needs of the ² minor ² child(ren)/ |
| 28 | ² minor ² ward(s). |
| 29 | |
| 30 | Travel. The attorney-in-fact shall have the authority to make |
| 31 | travel arrangements on behalf of the 2minor child(ren)/2minor2 |
| 32 | ward(s) for destinations both inside and outside of the United States |
| 33 | by air and/or ground transportation; to accompany the ² minor ² |
| 34 | child(ren)/ ² minor ² ward(s) on any such trips; and to make any and |
| 35 | all related arrangements on behalf of the ² minor ² child(ren)/ |
| 36 | ² minor ² ward(s), including ¹ , but not limited to ¹ , hotel |
| 37 | accommodations. |
| 38 | accommodations. |
| 39 | Financial Interests. The attorney-in-fact may handle any and |
| 40 | all financial affairs and any and all personal and legal matters |
| 41 | concerning the ² minor ² child(ren)/ ² minor ² ward(s). |
| 42 | concerning the minor emitter inner ward(s). |
| 43 | All Other Powers. The attorney-in-fact shall have the |
| 44 | authority to handle and engage in any and all other matters relating |
| 45 | to the care, custody, and property of the ¹ [child or ward] ² minor ² |
| 10 | to the sure, subtody, and property of the Lemma of ward Immor |

| 1 | child(ren)/ 2minor2 ward(s)1 which are permitted pursuant to |
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| 2 | applicable State law. |
| 3 | |
| 4 | By this delegation, I/we provide that the attorney-in-fact's authority |
| 5 | shall take effect upon the following ² ["triggering event"] |
| 6 | "activating event(s)" ² (check ² one that applies all that apply ²): |
| 7 8 | The execution of this document on the latest date below; or |
| 9 | The execution of this document on the fatest date below, of |
| 10 | My attending physician concludes that I am ² [mentally] ² |
| 11 | incapacitated, and thus unable to care for my ² minor ² child(ren)/ |
| 12 | ² minor ² ward(s); or |
| 13 | mmor ward(s), or |
| 14 | My attending physician concludes that I am physically |
| 15 | debilitated, and thus unable to care for my ² minor ² child(ren)/ |
| 16 | ² minor ² ward(s); or |
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| 18 | I am detained in immigration detention, removed, or deported; |
| 19 | <u>or</u> |
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| 21 | I am incarcerated based on criminal charges, including pending |
| 22 | charges, or conviction; or |
| 23 | |
| 24 | I am deployed in military service; or |
| 25 26 | Hann my doub? if I have made no many name and |
| 20 27 | Upon my death ² , if I have made no more permanent care arrangements for my minor child or minor ward; or |
| 28 | arrangements for my minor clind or minor ward, or |
| 29 | Other (specify reason) ² . |
| 30 | |
| 31 | |
| 32 | In the event that the person designated above is unable or unwilling |
| 33 | to act as attorney-in-fact to my ² minor ² child(ren)/ ² minor ² ward(s), |
| 34 | I hereby name (name, address 1,1 and telephone number of alternate |
| 35 | attorney-in-fact), as alternate attorney-in-fact of my ² minor ² |
| 36 | child(ren)/ 2minor ward(s). |
| 37 | |
| 38 | I/we understand that this delegation will expire one year from the |
| 39 | execution of this document on the latest date below, and that the |
| 40 | authority of the attorney-in-fact, if any, will cease, unless by that |
| 41 | date (i) I renew this delegation, by the same process applicable to |
| 42 | the original delegation ² [, or]; (ii) a court of competent |
| 43 | jurisdiction appoints a custodian, guardian, or standby guardian for |
| 44 | the minor '[child or ward] child(ren)/ 2minor ward(s) 2; or (iii) |
| 15 | evigent circumstances make it impossible for me to renew this |

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1 delegation, and I have not made alternative care arrangements for my minor child(ren)/minor ward(s)². 2 3 4 I/we hereby authorize that the attorney-in-fact as set forth above 5 shall be provided with a copy of my/our attending physician's 6 statement(s), if applicable. 7 In the event that ²[a triggering] an activating ² event occurs and a 8 9 power of attorney is activated pursuant to this statement, I declare that it is my intention to retain full parental rights to the extent 10 11 consistent with my condition and circumstances and, further, that I 12 retain the authority to revoke the power of attorney consistent with 13 my rights herein at any time. 14 15 Parent's/Custodian's/Guardian's Signature: 16 17 Date: 18 19 Signature of other parent or of parent who shares legal custody with 20 a custodian who signed above: 21 22 Date: 23 24 Witness's Signature: 25 26 Address: 27 28 Date: 29 30 31 Witness's Signature: 32 33 Address: 34 35 Date: 36 (cf: P.L.2005, c.304, s.27) 37 38 2. Section 2 of P.L.1995, c.76 (C.3B:12-68) is amended to read 39 as follows: 40 2. The Legislature finds and declares that there is an imperative 41 need to create an expeditious manner of establishing a guardianship 42 known as a standby guardianship, in order to enable a [custodial] parent [or legal], custodian [suffering from a progressive chronic 43 44 condition or a fatal illness], or guardian who cannot currently, or who anticipates being unable to, provide adequate care to a minor 45 child or ²minor² ward, to make plans for the permanent future care 46 or the interim care of a minor child or 2minor ward without 47

- 1 terminating parental or legal rights. The Legislature further finds
- 2 that current law does not adequately address the needs of
- 3 [custodial] parents, custodians, or [legal custodians] guardians
- 4 who are **[**suffering from a progressive chronic condition or a fatal
- 5 illness facing separation from their minor children or minor 2 minor 2
- 6 wards because of illness, immigration administrative action,
- 7 <u>criminal proceedings, military service, or other reasons,</u> and who
- 8 desire to make plans for the future care of their ²minor children or
- 9 ²minor² wards without terminating parental or legal rights.
- 10 (cf: P.L.1995, c.76, s.2)

- 3. Section 3 of P.L.1995, c.76 (C.3B:12-69) is amended to read as follows:
 - 3. As used in P.L.1995, c.76 (C.3B:12-67 et seq.):

"Appointed standby guardian" means a person appointed pursuant to section 6 of P.L.1995, c.76 (C.3B:12-72) to assume the duties of guardian over the person and, when applicable, the property of a minor child or ²minor² ward upon [the death or a determination of incapacity or debilitation, and with the consent, of the parent or legal custodian] ²[a]² ¹["triggering event" as defined in this section] ²[triggering event" an activating event².

"Attending physician" means the physician who has primary responsibility for the treatment and care for the petitioning parent, custodian, or [legal custodian] guardian. When more than one physician shares this responsibility, or when a physician is acting on the primary physician's behalf, any such physician may act as the attending physician pursuant to this act. When no physician has this responsibility, a physician who is familiar with the petitioner's medical condition may act as the attending physician pursuant to P.L.1995, c.76 (C.3B:12-67 et seq.).

["Consent" means written consent signed by the parent or legal custodian in the presence of two witnesses who shall also sign the document. The written consent shall constitute the terms for the commencement of the duties of the standby guardian.]

"Criminal proceeding" means any incarceration on criminal charges, including pending charges, or a criminal sentence that separates a parent, custodian, or guardian from a minor child or ²minor² ward.

"Custodian" means a person, other than a parent, who has been granted legal and physical custody of a minor child by a court of competent jurisdiction.

["Debilitation"] <u>"Debilitated"</u> means <u>the parent, custodian, or guardian has</u> a chronic and substantial inability, as a result of a physically debilitating illness, disease, or injury, to care for [one's] the parent's, custodian's, or guardian's minor child or ²minor² ward.

["Designated standby guardian" means a person designated pursuant to section 8 of P.L.1995, c.76 (C.3B:12-74) to assume temporarily the duties of guardianship over the person and, when 4 applicable, the property of a minor child upon the death or a determination of incapacity or debilitation, and with the consent, of 6 the parent or legal custodian.

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"Designation" means a written document voluntarily executed by the designator pursuant to P.L.1995, c.76.

"Designator" means a competent parent or legal custodian of a minor child who makes a designation pursuant to P.L.1995, c.76.

"Determination of debilitation" means a written determination made by the attending physician which contains the physician's opinion to a reasonable degree of medical certainty regarding the nature, cause, extent, and probable duration of the parent's or legal custodian's debilitation.

"Determination of incapacity" means a written determination made by the attending physician which contains the physician's opinion to a reasonable degree of medical certainty regarding the nature, cause, extent, and probable duration of the parent's or legal custodian's incapacity.

"Guardian" means a person ² [appointed by a court of competent jurisdiction as a guardian of ¹[the person of] ¹ a minor ¹child ¹ or an incapacitated person who has qualified as a guardian of the person of a minor pursuant to court appointment², including ¹, ¹ but not limited to ¹, ¹ a kinship legal guardian ¹, but does not mean a person who is serving only as a guardian ad litem¹.

"Immigration administrative action" means any immigration proceeding, enforcement action, detention, removal, or deportation that separates a parent, custodian, or guardian from a minor child or

["Incapacity"] "Incapacitated" means the parent, custodian, or guardian ² [has a chronic and substantial inability, as a result of mental or [organic] physical impairment, to understand the nature and consequences of decisions concerning the care of] is impaired by reason of mental illness, intellectual disability, physical illness or disability, chronic use of drugs, chronic alcoholism, or other cause, except minority, to the extent that the person lacks sufficient capacity to manage the affairs of and provide care for² [one's] the parent's, custodian's, or guardian's minor child or ²minor ward ²[, and a consequent inability to make these decisions **1**².

"Military service" means duty by any person in the active military service of the United States or the active military service of the State, including in the National Guard or State Guard, that separates a parent, custodian, or guardian from a minor child or ²minor² ward.

1 "Minor child" means a child under the age of ¹[eighteen] 18¹ 2 years but excludes a child residing in a placement funded or approved by the Division of Child Protection and Permanency in 3 4 the Department of Children and Families pursuant to either a 5 voluntary placement agreement or court order. 6 ¹["Parent" means the biological or adoptive parent of a minor child. 1 2 "Minor ward" means a minor for whom a guardian is 7 8 appointed.² ²["Triggering] "Activating² event" means an event stated in the 9 10 [designation,] petition or decree [which] that empowers the standby guardian to assume the duties of the office [, which event 11

12 may be the death, incapacity or debilitation, with the consent, of the 13 custodial parent or legal custodian, whichever occurs first]. ²["Triggering] Activating² events include, but are not limited to: 14 ¹[(1)]¹ the appointment of a standby guardian by a court of 15 16 competent jurisdiction; ¹[(2)]¹ the parent's, custodian's, or 17 guardian's attending physician concludes that the parent, custodian, or guardian is '["incapacitated" as defined in this section] 18 incapacitated¹; ¹[(3)]¹ the parent's, custodian's, or guardian's 19 attending physician concludes that the parent, custodian, or 20 guardian is ¹["debilitated" as defined in this section] debilitated¹; 21 ¹[(4)]¹ the parent, custodian, or guardian is subject to 22 23 ¹["immigration administrative action" as defined in this section] immigration administrative action 1; 1[(5)]1 the parent, custodian, 24

or guardian is in ¹["military service" as defined in this section]
military service¹; or ¹[(7)]¹ the death of the parent, custodian, or
guardian ²in circumstances in which no testamentary guardianship
or other more permanent care arrangement has been made for the
minor child or minor ward; provided, however, that in no case shall
a power of attorney triggered by the death of a parent, guardian, or
custodian extend beyond the year that the power of attorney is in

or guardian is subject to ¹["criminal proceedings" as defined in this section] criminal proceedings ¹; ¹[(6) the] ¹ the parent, custodian,

34 <u>effect².</u>
35 <u>*["Ward" means | [an individual] a person | for whom a guardian is appointed.]²</u>

37 (cf: P.L.2012, c.16, s.12)

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39 4. Section 6 of P.L.1995, c.76 (C.3B:12-72) is amended to read 40 as follows:

6. a. Upon petition of [the] a parent, custodian, guardian, [legal custodian or designated standby guardian] or attorney-in-fact appointed pursuant to N.J.S.3B:12-39, the court may appoint a standby guardian of a minor child or ²minor² ward. The court may also appoint an alternate standby guardian, if identified by the

1 petitioner, to act if the appointed standby guardian dies, becomes 2 incapacitated, or otherwise refuses or is unable to assume the duties 3 of the standby guardian after the [death, incapacity or debilitation of the parent or legal custodian of the minor child] ²[triggering] 4 activating² event stated in the petition. 5

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- b. A petition for the judicial appointment of a standby guardian of a minor child or ²minor ² ward shall state:
- (1) which ¹[triggering] activating ¹ event or events shall cause the authority of the appointed standby guardian to become effective;
- (2) I that there is a significant risk that the parent or legal custodian will die, become incapacitated, or become debilitated as a result of a progressive chronic condition or a fatal illness; however, a petitioner shall not be required to submit medical documentation of the parent's or legal custodian's terminal status by his attending physician; and
- (3) the name [,] and address [, and qualifications] of the proposed standby guardian; and
 - (3) the qualifications of the proposed standby guardian.
- c. A parent, custodian, or [legal custodian] guardian petitioning the court pursuant to this section shall not be required to appear in court if unable to appear, except upon motion of the court or by any party and for good cause shown.
- d. The court shall appoint the standby guardian if the court finds that Ithere is a significant risk that the parent or legal custodian will die, become incapacitated, or become debilitated as a result of a progressive chronic condition or a fatal illness, 1 the proposed standby guardian is fit and willing to assume the duties of that role, and that the interests of the minor child or ward would be promoted by the appointment of the standby guardian.
- e. The decree appointing the standby guardian shall specify the ¹[triggering] activating ¹ event which shall activate the authority of the standby guardian.
- 33 f. Upon petition for the appointment of a standby guardian by a 34 person as specified in subsection a. of this section, notice shall be 35 served on the minor child's parent [or legal], custodian, guardian, or [the designated standby guardian] attorney-in-fact appointed pursuant to N.J.S.3B:12-39, as appropriate, within 30 days of the 38 filing. [The] During the time that the petition is pending, the court shall give preference to maintaining custody with **[**either the parent 40 or legal custodian, or the designated standby guardian, during the time that the petition is pending whoever had custody of the minor child or ²minor² ward at the time the petition was filed. Nothing in 43 this section shall be construed to deprive any parent of parental 44 rights. If the petition alleges that after diligent search, the parent [or legal], custodian, or guardian cannot be found, the parent [or legal], custodian, or guardian shall be served by notice delivered

- 1 pursuant to New Jersey court rules. No notice is necessary to a
- 2 [parent] person who is deceased or to a parent whose parental
- 3 rights have been previously terminated by court order or consent.
- 4 (cf: P.L.1995, c.76, s.6)

- 5. Section 7 of P.L.1995, c.76 (C.3B:12-73) is amended to read as follows:
- 7. a. Upon the occurrence of ²[a triggering] an activating² event set forth in a decree appointing a standby guardian, the standby guardian shall be ¹immediately¹ empowered to assume ¹[the] guardianship¹ duties ¹[of his office immediately]¹.
 - b. [If the triggering event is the incapacity or debilitation of the parent or legal custodian, the attending physician shall provide a copy of his determination to the appointed standby guardian if the guardian's identity is known to the attending physician.] (Deleted by amendment, P.L. , c.) (pending before the Legislature as this bill)
 - c. Within **[**60**]** <u>90</u> days following the assumption of guardianship duties, the appointed standby guardian shall petition the court for confirmation. The confirmation petition shall include a determination **[**of incapacity or debilitation or a death certificate, as appropriate **]** <u>that the</u> **2**[triggering] <u>activating</u> <u>event has occurred.</u>
 - d. The court shall confirm an appointed standby guardian named in accordance with this act and otherwise qualified to serve as guardian pursuant to N.J.S.3B:12-1 et seq. unless there is a judicial determination of unfitness with regard to the appointed standby guardian.
 - e. A standby guardian appointed pursuant to section 6 of [this act] P.L.1995, c.76 (C.3B:12-72) may decline appointment at any time before the assumption of '[his] standby guardianship' duties by filing a written statement to that effect with the court, with notice to be provided to the petitioner and to the minor child or 'minor' ward if the [latter] child or ward is 14 years of age or older.
 - f. Commencement of the duties of the standby guardian shall confer upon the appointed standby guardian shared authority with the [custodial] parent, custodian, or [legal custodian] guardian of the minor child or ²minor² ward, unless the petition states otherwise.
- g. A parent, custodian, or guardian [or legal custodian] may revoke a standby guardianship by executing a written revocation, filing it with the court where the petition was filed, and promptly notifying the appointed standby guardian of the revocation. An unwritten revocation may be considered by the court if the

| 1 | revoca | ation | can | be | proved | by | cle | ar an | d co | nvinci | ng | evider | nce |
|---|---------------------------|--------|-------|-----|------------|------|-----|-------|------|--------|----|--------|-----|
| 2 | submitted to the court. | | | | | | | | | | | | |
| 3 | (cf: P.L.1995, c.76, s.7) | | | | | | | | | | | | |
| 4 | | | | | | | | | | | | | |
| 5 | 6. | Sect | ions | 8 | through | 12 | of | P.L.1 | 995, | c.76 | (C | .3B:12 | -74 |
| 6 | throug | 2h C.3 | 3B:12 | -78 |) are repe | aled | | | | | | | |

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7. This act shall take effect on the 90^{th} day following 8 9 enactment.