A bill to be entitled 1 2 An act relating to elderly persons and disabled adults; amending s. 825.101, F.S.; defining the 3 term "position of trust and confidence"; 4 amending s. 772.11, F.S.; prescribing civil 5 remedies for theft and other offenses in which 6 7 the victim is an elderly person or disabled 8 adult; providing that a violation of patient 9 rights is not a cause of action under the act; providing for continuation of a cause of action 10 upon the death of the elderly person or 11 12 disabled adult; authorizing the court to advance a trial on the docket which involves a 13 victim who is an elderly person or disabled 14 15 adult; creating s. 744.1083, F.S.; providing guidelines for the registration of public 16 17 guardians; authorizing rulemaking; authorizing certain financial institutions to register; 18 19 amending s. 744.534, F.S.; revising provisions 20 relating to disposition of unclaimed funds; amending s. 744.703, F.S.; authorizing the 21 establishment of public guardian offices; 22 providing for the staffing of offices; creating 23 s. 744.7082, F.S.; defining the term 24 25 "direct-support organization"; providing for the purposes of a direct-support organization; 26 27 amending s. 744.387, F.S.; raising the amount 28 of a claim that may be settled by a natural 29 quardian of a minor without the necessity of 30 appointment of a legal guardian; amending s. 744.301, F.S.; raising the amount of a claim 31

that may be settled by a natural guardian of a 1 2 minor without the necessity of appointment of a 3 guardian ad litem; providing an effective date. 4 5 Be It Enacted by the Legislature of the State of Florida: 6 7 Section 1. Subsection (11) of section 825.101, Florida 8 Statutes, is amended to read: 9 825.101 Definitions. -- As used in this chapter: (11) "Position of trust and confidence" with respect 10 to an elderly person or a disabled adult means the position of 11 12 a person who: 13 (a) Is a parent, spouse, adult child, or other 14 relative by blood or marriage of the elderly person or disabled adult; 15 (b) Is a joint tenant or tenant in common with the 16 17 elderly person or disabled adult; 18 (c) Has a legal or fiduciary relationship with the 19 elderly person or disabled adult, including, but not limited 20 to, a court-appointed or voluntary guardian, trustee, 21 attorney, or conservator; or 22 (d) Is a caregiver of the elderly person or disabled 23 adult; or 24 (e) Is any other person who has been entrusted with or has assumed responsibility for the use or management of the 25 26 elderly person's or disabled adult's funds, assets, or 27 property. 28 Section 2. Section 772.11, Florida Statutes, is 29 amended to read: 30 772.11 Civil remedy for theft or exploitation.--31

1 (1) Any person who proves by clear and convincing 2 evidence that he or she has been injured in any fashion by 3 reason of any violation of the provisions of ss. 4 812.012-812.037 or s. 825.103(1)has a cause of action for 5 threefold the actual damages sustained and, in any such 6 action, is entitled to minimum damages in the amount of \$200, 7 and reasonable attorney's fees and court costs in the trial and appellate courts. Before filing an action for damages 9 under this section, the person claiming injury must make a written demand for \$200 or the treble damage amount of the 10 person liable for damages under this section. If the person to 11 12 whom a written demand is made complies with such demand within 30 days after receipt of the demand, that person shall be 13 14 given a written release from further civil liability for the specific act of theft or exploitation by the person making the 15 written demand. Any person who has a cause of action under 16 17 this section may recover the damages allowed under this 18 section from the parents or legal guardian of any 19 unemancipated minor who lives with his or her parents or legal 20 guardian and who is liable for damages under this section. In no event shall Punitive damages may not be awarded under this 21 section. The defendant is shall be entitled to recover 22 23 reasonable attorney's fees and court costs in the trial and appellate courts upon a finding that the claimant raised a 24 claim that which was without substantial fact or legal 25 26 support. In awarding attorney's fees and costs under this 27 section, the court may shall not consider the ability of the 28 opposing party to pay such fees and costs. Nothing under This 29 section does not limit shall be interpreted as limiting any right to recover attorney's fees or costs provided under any 30 other provisions of law. 31

- (2) For purposes of a cause of action arising under this section, the term "property" does not include the rights of a patient or a resident or a claim for a violation of such rights.
- (3) This section does not impose civil liability regarding the provision of health care, residential care, long-term care, or custodial care at a licensed facility or care provided by appropriately licensed personnel in any setting in which such personnel are authorized to practice.
- (4) The death of an elderly person or disabled adult does not cause the court to lose jurisdiction of any claim for relief for theft or exploitation when the victim of the theft or exploitation is an elderly person or disabled adult.
- (5) In a civil action under this section in which an elderly person or disabled adult is a party, the elderly person or disabled adult may move the court to advance the trial on the docket. The presiding judge, after consideration of the age and health of the party, may advance the trial on the docket. The motion may be filed and served with the civil complaint or at any time thereafter.
- Section 3. Section 744.1083, Florida Statutes, is created to read:
 - 744.1083 Professional guardian registration.--
- (1) Effective January 1, 2002, a professional guardian must register with the Statewide Public Guardianship Office established in part IX of this chapter. The Statewide Public Guardianship Office may contract with the Florida State Guardianship Association to perform the administrative functions associated with registering professional guardians.
- (2) Annual registration shall be made on forms furnished by the Statewide Public Guardianship Office and

accompanied by the applicable registration fee as determined by rule. Such fee shall not exceed \$25.

- (3) Registration must include the following:
- (a) If the professional guardian is a natural person, the name, address, date of birth, and employer identification number of the professional guardian.
- (b) If the professional guardian is a partnership or association, the name, address, and date of birth of every member, and the employer identification number of the partnership or association.
- (c) If the professional guardian is a corporation, the name, address and employer identification number of the corporation; the name, address, and date of birth of each of its directors and officers; the name of its resident agent; and the name, address, and date of birth of each person having at least a 10-percent interest in the corporation.
- (d) The name, address, date of birth, and employer identification number, if applicable, of each person employed or under contract with the professional guardian who is involved in providing financial or personal guardianship services for wards.
- (e) Documentation that the bonding and educational requirements of s. 744.1085 have been met, and that background screening has been conducted pursuant to s. 744.3135.
- (4) The Statewide Public Guardianship Office may adopt rules necessary to administer this section.
- (5) A trust company incorporated under the laws of this state, a state banking corporation or state savings association authorized and qualified to exercise fiduciary powers in this state, or a national banking association or federal savings and loan association authorized and qualified

to exercise fiduciary powers in this state, may, but shall not be required to, register as a professional guardian under this section.

Section 4. Paragraph (c) of subsection (2) of section 744.534, Florida Statutes, is amended to read:

744.534 Disposition of unclaimed funds held by guardian.--

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(c) Within $\underline{5}$ $\underline{10}$ years from the date of deposit with the State Treasurer, on written petition to the court that directed the deposit of the funds and informal notice to the Department of Legal Affairs, and after proof of his or her right to them, any person entitled to the funds, before or after payment to the State Treasurer and deposit as provided for in paragraph (a), may obtain a court order directing the payment of the funds to him or her. All funds deposited with the State Treasurer and not claimed within $\underline{5}$ $\underline{10}$ years from the date of deposit shall escheat to the state $\underline{10}$ be deposited in the Department of Elderly Affairs Trust Fund to be used solely for the benefit of public guardianship $\underline{10}$ as determined by the Statewide Public Guardianship Office established in part IX of this chapter.

Section 5. Subsection (1) of section 744.703, Florida Statutes, is amended to read:

744.703 Office of public guardian; appointment, notification.--

(1) The executive director of the Statewide Public Guardianship Office, after consultation with the chief judge and other circuit judges within the judicial circuit and with appropriate advocacy groups and individuals and organizations who are knowledgeable about the needs of incapacitated

persons, may establish, within a county in the judicial circuit or within the judicial circuit, one or more offices an 2 3 office of public guardian and if so established, shall create 4 a list of persons best qualified to serve as the public 5 guardian, who have been investigated and such qualifications shall include review pursuant to s. 744.3135. The public 6 7 guardian must have knowledge of the legal process and knowledge of social services available to meet the needs of 8 9 incapacitated persons. The public guardian shall maintain a staff or contract with professionally qualified individuals to 10 carry out the guardianship functions, including an attorney 11 12 who has experience in probate areas and another person who has a master's degree in social work, or a gerontologist, 13 14 psychologist, registered nurse, or nurse practitioner. A 15 public guardian that is a nonprofit corporate guardian under 16 s. 744.309(5) must receive tax-exempt status from the United 17 States Internal Revenue Service. A nonprofit corporation under s. 744.309(5) may be appointed public guardian only if: 18 19 (a) It has been granted tax-exempt status from the 20 United States Internal Revenue Service; and 21 (b) It maintains a staff of professionally qualified 22 individuals to carry out the guardianship functions, including 23 a staff attorney who has experience in probate areas and 24 another person who has a master's degree in social work, or a 25 gerontologist, psychologist, registered nurse, or nurse 26 practitioner. 27 Section 6. Section 744.7082, Florida Statutes, is 28 created to read: 29 744.7082 Direct-support organization. --(1) As used in this section, the term "direct-support 30 31 organization" means a not-for-profit corporation incorporated

under chapter 617 and organized and operated to conduct programs and activities; initiate developmental projects; raise funds; request and receive grants, gifts, and bequests of moneys; acquire, receive, hold, invest, and administer, in its own name, securities, funds, objects of value, or other property, real or personal; and make expenditures to or for the direct or indirect benefit of the Statewide Public Guardianship Office or individual offices of public guardians.

- (2) The purposes and objectives of the direct-support organization must be consistent with the priority issues and objectives of the Statewide Public Guardianship Office and must be in the best interest of the state.
- (3) The Statewide Public Guardianship Office may permit, without charge, the appropriate use of property and facilities of the state by the direct-support organization subject to the provisions of this section. Such use must be directly in keeping with the approved purpose of the direct-support organization.
- (4) The direct-support organization shall provide for an annual post audit of its financial accounts to be conducted by an independent certified public accountant. The annual audit report shall include a management letter and shall be submitted to the Auditor General and the Statewide Public Guardianship Office for review. The Statewide Public Guardianship Office and the Auditor General have the authority to require and receive from the organization or from its independent auditor any detail or supplemental data relative to the operation of the organization.

Section 7. Section 744.387, Florida Statutes, is amended to read:

744.387 Settlement of claims.--

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- When a settlement of any claim by or against the 1 2 guardian, whether arising as a result of personal injury or 3 otherwise, and whether arising before or after appointment of 4 a guardian, is proposed, but before an action to enforce it is 5 begun, on petition by the guardian of the property stating the 6 facts of the claim, question, or dispute and the proposed 7 settlement, and on any evidence that is introduced, the court may enter an order authorizing the settlement if satisfied 8 9 that the settlement will be for the best interest of the ward. The order shall relieve the guardian from any further 10 responsibility in connection with the claim or dispute when 11 12 the settlement has been made in accordance with the order. The order authorizing the settlement may also determine 13 14 whether an additional bond is required and, if so, shall fix the amount of it. 15
 - (2) In the same manner as provided in subsection (1) or as authorized by s. 744.301, the natural guardians or guardian of a minor may settle any claim by or on behalf of a minor that does not exceed \$15,000\$ without bond. A legal guardianship shall be required when the amount of the net settlement to the ward exceeds \$15,000\$
 - (3)(a) No settlement after an action has been commenced by or on behalf of a ward shall be effective unless approved by the court having jurisdiction of the action.
 - (b) In the event of settlement or judgment in favor of the ward or minor, the court may authorize the natural guardians or guardian, or a guardian of the property appointed by a court of competent jurisdiction, to collect the amount of the settlement or judgment and to execute a release or satisfaction. When the amount of net settlement to the ward or judgment exceeds \$15,000\$ and no guardian has been

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appointed, the court shall require the appointment of a guardian for the property.

(4) In making a settlement under court order as provided in this section, the guardian is authorized to execute any instrument that may be necessary to effect the settlement. When executed, the instrument shall be a complete release of the person making the settlement.

Section 8. Subsections (2) and (4) of section 744.301, Florida Statutes, are amended to read:

744.301 Natural quardians.--

- (2) The natural guardian or guardians are authorized, on behalf of any of their minor children, to settle and consummate a settlement of any claim or cause of action accruing to any of their minor children for damages to the person or property of any of said minor children and to collect, receive, manage, and dispose of the proceeds of any such settlement and of any other real or personal property distributed from an estate or trust or proceeds from a life insurance policy to, or otherwise accruing to the benefit of, the child during minority, when the amount involved in any instance does not exceed\$15,000\$5,000, without appointment, authority, or bond.
- (4)(a) In any case where a minor has a claim for personal injury, property damage, or wrongful death in which the gross settlement for the claim of the minor equals or exceeds\$15,000\$10,000, the court may, prior to the approval of the settlement of the minor's claim, appoint a guardian ad litem to represent the minor's interests. In any case in which the gross settlement involving a minor equals or exceeds \$25,000, the court shall, prior to the approval of the settlement of the minor's claim, appoint a guardian ad litem

to represent the minor's interests. The appointment of the guardian ad litem must be without the necessity of bond or a notice. The duty of the guardian ad litem is to protect the minor's interests. The procedure for carrying out that duty is as prescribed in the Florida Probate Rules. If a legal guardian of the minor has previously been appointed and has no potential adverse interest to the minor, the court may not appoint a guardian ad litem to represent the minor's interests, unless the court determines that the appointment is otherwise necessary.

(b) Unless waived, the court shall award reasonable fees and costs to the guardian ad litem to be paid out of the gross proceeds of the settlement.

Section 9. This act shall take effect upon becoming a law.