1		HOUSE BILL NO. 765
2		INTRODUCED BY B. CLOSE
3		
4	A BILL FOR A	N ACT ENTITLED: "AN ACT REESTABLISHING THE WORKING INTERDISCIPLINARY
5	NETWORK O	F GUARDIANSHIP STAKEHOLDERS; AND REESTABLISHING A PUBLIC GUARDIANSHIP
6	GRANT PROC	SRAM; AND PROVIDING A TERMINATION DATE."
7		
8	BE IT ENACT	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:
9		
10	NEW	SECTION. Section 1. Working interdisciplinary network of guardianship stakeholders. (1)
11	There is a wor	king interdisciplinary network of guardianship stakeholders to provide ongoing evaluation of
12	Montana laws	, services, and practices related to adult guardianship and conservatorship.
13	(2)	The network consists of nine members appointed by the chief justice of the Montana supreme
14	court as follow	rs, in a manner that reflects a geographic balance:
15	(a)	a representative of a district court;
16	(b)	a representative of the department of public health and human services who works in the area
17	of adult protective services;	
18	(c)	a representative of an advocacy group for individuals with developmental disabilities;
19	(d)	a representative of an advocacy group for senior citizens;
20	(e)	a professional guardian or conservator;
21	(f)	an unpaid guardian or conservator;
22	(g)	a member of a volunteer guardianship council;
23	(h)	a member of the Montana state bar association; and
24	(i)	a health care provider with experience in working with patients in need of a guardianship.
25	(3)	The chief justice shall appoint the presiding officer.
26	(4)	After the initial appointments, members shall serve staggered 4-year terms and may be
27	reappointed. Initial appointments must be for terms of at least 2 years.	
28	(5)	The network shall meet at least four times a year. Members may be reimbursed for travel



1	expenses		
2			
3	NEW SECTION. Section 2. Duties of interdisciplinary network of guardianship stakeholders.		
4	The working interdisciplinary network of guardianship stakeholders shall:		
5	(1) identify strengths and weaknesses in the state's current system of adult guardianship and		
6	conservatorship;		
7	(2) identify less restrictive decisionmaking options for incapacitated persons;		
8	(3) review national standards on guardianship and conservatorship practices and recommend		
9	standards for adoption in Montana;		
10	(4) propose methods of training guardians and conservators in best practices or adopted		
11	standards;		
12	(5) recommend or conduct other outreach, education, and training as needed; AND		
13	(6) make recommendations to the supreme court administrator regarding grants to be awarded as		
14	provided in [section 3]; and		
15	(7)(6) serve as an ongoing problem-solving mechanism to enhance the quality of care and quality of		
16	life for adults who are or may soon be in the guardianship or conservatorship system.		
17			
18	NEW SECTION. Section 3. Grants for public guardianship programs. (1) The judicial branch		
19	shall make grants to organizations that provide guardianship services to indigent individuals for whom a		
20	guardian is not otherwise available. The grants must be used to provide training and guidance to family		
21	members serving as guardians, to public defenders and district court judges who are handling guardianship		
22	cases, and to volunteer guardians of indigent individuals who are unable to pay for guardianship services.		
23	(2) In making grants, the judicial branch shall consider:		
24	(a) recommendations of the working interdisciplinary network of guardianship stakeholders		
25	provided for in [section 2]; and		
26	(b) geographic balance if awarding grants to more than one organization.		
27	(3) Grant funds may not be allocated to or used by any organization or individual that serves on		
28	the working interdisciplinary network of guardianship stakeholders.		



1	(4) The supreme court administrator shall establish procedures for grant applications, grant
2	awards, grant distribution, and the accountability of money appropriated for the grant program.
3	
4	NEW SECTION. Section 3. Codification instruction. [Sections 1 through 3 AND 2] are intended to
5	be codified as an integral part of Title 3, chapter 1, part 7, and the provisions of Title 3, chapter 1, part 7, apply
6	to [sections 1 through 3 AND 2].
7	
8	NEW SECTION. Section 4. Termination. [This act] terminates September 30, 2032.
9	- END -

