Hall of the House of Representatives

92nd General Assembly - Regular Session, 2019

Amendment Form

Subtitle of House Bill No. 1762

TO AMEND THE QUALIFICATIONS OF A GUARDIAN.

Amendment No. 2 to House Bill 1762

Amend House Bill No. 1762 as engrossed, H3/25/19 (version: 03/25/2019 12:35:31 PM)

Page 1, delete lines 29 through 36, and substitute the following:

"(D) Subject to the limitations in subdivision (a)(2) of this section, either:

(i) Not a convicted and unpardoned felon; or

(ii) A convicted and unpardoned felon who has

disclosed his or her prior felony conviction and for whom the court has
entered written findings stating that, notwithstanding the felony conviction,
he or she is otherwise qualified after reviewing a certified copy of the
sentencing order.

- (2) Subject to the requirements in subdivision (a)(1) of this section, a convicted and unpardoned felon may:
 - (A) Be the guardian of the person for an adult;
- (B) Be the guardian of the person for a minor who is not subject to a dependency-neglect proceeding under the Arkansas Juvenile Code of 1989, § 9-27-301 et seq., if the convicted and unpardoned felon is a relative or fictive kin as defined in § 9-28-402;
- (C) Be the guardian of the person for a minor who is subject to a dependency-neglect proceeding under the Arkansas Juvenile Code of 1989, § 9-27-301 et seq., if the convicted and unpardoned felon qualifies for guardianship under subsection (b) of this section; and
 - (D) Not be the guardian of the estate for any person.
- (3) If a convicted and unpardoned felon fails to file a report or accounting required under this subchapter or by the court, the court shall set a hearing for the convicted and unpardoned felon to show cause as to why the guardianship should not be terminated."

AND

Page 2, delete line 1



The Amendment was read _____ By: Representative Crawford JNL/JNL - 03-27-2019 10:20:57 JNL399

Chief Clerk