# FIRST REGULAR SESSION HOUSE BILL NO. 921

## 99TH GENERAL ASSEMBLY

### INTRODUCED BY REPRESENTATIVE PFAUTSCH.

D. ADAM CRUMBLISS, Chief Clerk

## AN ACT

To repeal sections 473.743 and 473.747, RSMo, and to enact in lieu thereof one new section relating to public administrators.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 473.743 and 473.747, RSMo, are repealed and one new section 2 enacted in lieu thereof, to be known as section 473.743, to read as follows:

473.743. It shall be the duty of the public administrator to take into his or her charge and
custody the estates of all deceased persons, and the [person and] estates of all minors, and the
estates or person and estate of all incapacitated persons in his or her county, in the following
cases:

5 (1) When a stranger dies intestate in the county without relations, or dies leaving a will, 6 and the personal representative named is absent, or fails to qualify;

- (2) When persons die intestate without any known heirs;
- (3) When persons unknown die or are found dead in the county;
- 9 (4) When money, property, papers or other estate are left in a situation exposed to loss
- 10 or damage, and no other person administers on the same;
- (5) When any estate of any person who dies intestate therein, or elsewhere, is left in the
  county liable to be injured, wasted or lost, when the intestate does not leave a known husband,
  widow or heirs in this state;
- (6) [The persons of all minors under the age of fourteen years, whose parents are dead,
   and who have no legal guardian or conservator;
- 16 (7)] The estates of all minors whose parents are dead, or, if living, refuse or neglect to
- 17 qualify as conservator, or, having qualified have been removed, or are, from any cause,

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EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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18 incompetent to act as such conservator, and who have no one authorized by law to take care of

19 and manage their estate;

[(8)] (7) The estates or person and estate of all disabled or incapacitated persons in his or her county who have no legal guardian or conservator, and no one competent to take charge of such estate, or to act as such guardian or conservator, can be found, or is known to the court having jurisdiction, who will qualify;

[(9)] (8) Where from any other good cause, the court shall order him to take possession
 of any estate to prevent its being injured, wasted, purloined or lost;

[(10) When moneys are delivered to the public administrator from the county coroner;
 (11)] (9) The public administrator shall act as trustee when appointed by the circuit court
 or the probate division of the circuit court.

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[473.747. The public administrator shall be ex officio public conservator and shall have charge of all estates of minors that may, by the order of the court, be placed in the public administrator's charge, and in such cases the public

4 administrator shall be known and designated as public conservator.]

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