SB 502 STAFF MEASURE SUMMARY

Senate Committee On Judiciary

Prepared By:Channa Newell, CounselSub-Referral To:Joint Committee On Ways and MeansMeeting Dates:3/1

WHAT THE MEASURE DOES:

Requires hearing in any petition for appointment of a fiduciary by the Oregon Public Guardian and Conservator or county public guardian and conservator. Requires appointment of counsel for proposed protected person in such hearings, unless person is already represented or objects to appointment of counsel. Specifies attorney fees for counsel may be paid by person's estate, if sufficient funds exist, or by Office of Public Defense Services.

ISSUES DISCUSSED:

EFFECT OF AMENDMENT:

No amendment.

BACKGROUND:

Guardianship is a protective proceeding created by state law in which a court gives a person or entity the duty and power to make decisions for another. Conservatorship is a similar relationship, but is limited to financial oversight. The appointment of a guardian or conservator, also called a fiduciary, occurs after a petition is filed and a court finds that the person who is the subject of the proceedings lacks capacity to make decisions on his or her own behalf. Guardians are often family or friends, but may also be professionals. Appointment of a guardian may be appropriate or necessary in circumstances where an adult has significant developmental delays or illness, including dementia. Guardianship may be limited, but frequently removes significant decision making authority from the person and gives it to the guardian. The guardian may be making determinations on housing, daily activity, health care treatment, and finances. Under current Oregon law, a court may require a hearing be held in a guardianship proceeding when an objection is filed.

Senate Bill 502 requires a hearing in any petition for appointment of a fiduciary by the Oregon Public Guardian and Conservator or a county public guardian and conservator. The measure also requires appointment of counsel for proposed protected person in such hearings, unless person is already represented or objects to appointment of counsel. SB 502 specifies attorney fees for counsel may be paid by person's estate, if sufficient funds exist, or by the Office of Public Defense Services.