UNOFFICIAL COPY 22 RS BR 1140

1		AN ACT relating to public administrators.		
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:			
3		→ S	ion 1. KRS 395.380 i	s amended to read as follows:
4	(1)	The	The District Court of each county shall appoint a trustworthy, knowledgeable, and	
5		<u>willi</u>	and able[discreet, fit]	person to act as administrator of decedents' estates of
6		which there is no personal representative, and as guardian of minors or other		
7		persons under disability [orphans] who have no guardian.		
8	(2)	<u>The administrator</u> [He] shall serve at the discretion of the District Court.		
9	(3)	The administrator[He] shall be sworn and execute bond with good surety to the		
10		state for the faithful discharge of his <u>or her</u> duties, and when so sworn with bond so		
11		executed, shall be accepted by the court in every estate in which the public		
12		administrator is appointed without the necessity of additional surety.		
13		→ Section 2. KRS 395.390 is amended to read as follows:		
14	(1)	<u>(a)</u>	he District Court of a	county which has a public administrator and guardian
15			hall, after the expiration	on of sixty (60) days from the death of the decedent,
16		order the public administrator and guardian to administer the estate of the		
17		decedent where:		
18			The surviving spo	use and heirs waive their right to be appointed:[, or]
19			<u>. [if]</u> The surviving	spouse does not nominate a suitable administrator: [.
20			or]	
21			. None [In the even	t any] of the persons designated in KRS 395.040 are
22			able [unable,] or	found to be <u>capable</u> [incapable] of handling or
23			managing the esta	te <u>:[-</u>] or
24			[If] From any other	er cause, there is no personal representative.
25		(b) If there is no public administrator and guardian, the court shall use its		
26		discretion to appoint an administrator [order the sheriff] to administer the		

estate. The appointment shall be subject to denial by the appointee.

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1 (2) The District Court shall also confide to the public administrator and guardian the 2 care and control of the persons and estates of all minors or other persons under disability when it appears that a minor or other person under disability has no 3 4 testamentary guardian and no one will apply for appointment, or serve, as guardian. 5 → Section 3. KRS 395.400 is amended to read as follows: The public administrator and guardian or sheriff shall, by virtue of his or her 6 7 appointment of court, be the administrator or administrator de bonis 8 non, or if there is a will, administrator with the will annexed, and shall have all the rights 9 and powers and be subjected to the same liabilities and be governed by the same laws prescribed for administrators and guardians.[If the sheriff is acting, his powers, rights, 10 11 duties and liabilities shall not expire with his office of sheriff.] The court may, however, 12 at any time, set aside the order entrusting the estate to the public administrator and 13 guardian or sheriff and allow an executor or administrator to qualify.