$| \underbrace{\textbf{I}}_{\textbf{L}}, \textbf{R}, \underbrace{\textbf{B}}_{\textbf{R}}, \underbrace{\textbf{G}}_{\textbf{R}}, \underbrace{\textbf{G}}, \underbrace{\textbf{G}}_{\textbf{R}}, \underbrace{\textbf{G}}, \underbrace{\textbf{G}},$

Sen. Mattie Hunter

Filed: 4/6/2006

	09400HB4676sam002	LRB094 12640 DRJ 58163 a
1	AMENDMENT TO HOUSE	BILL 4676
2	AMENDMENT NO Amend Hou	use Bill 4676, AS AMENDED,
3	with reference to page and line numbe	ers of Senate Amendment No.
4	1, on page 16, between lines 27	and 28, by inserting the
5	following:	
6	" <u>(f) If the court enters an ex pa</u>	arte order under subsection
7	(d) for an assessment of a report	of alleged or suspected
8	self-neglect, or for the provision	of necessary services in
9	connection with alleged or suspected	self-neglect, or for both,
10	the court, as soon as is practicable	e thereafter, shall appoint
11	a guardian ad litem for the eligible	e adult who is the subject
12	of the order, for the purpose of reviewing the reasonableness	
13	of the order. The guardian ad litem s	shall review the order and,
14	if the guardian ad litem reasonably	believes that the order is
15	unreasonable, the guardian ad litem	shall file a petition with
16	the court stating the guardian ad lit	tem's belief and requesting
17	that the order be vacated.".	