

# **STATES OF JERSEY**

**r**

## **DRAFT THE LAW SOCIETY OF JERSEY LAW 200- (P.154/2003): AMENDMENTS**

---

**Lodged au Greffe on 27th April 2004  
by the Legislation Committee**

---

**STATES GREFFE**

DRAFT THE LAW SOCIETY OF JERSEY LAW 200- (P.154/2003): AMENDMENTS

---

PAGE 20, ARTICLE 12, PARAGRAPH (1)(e) –

*After the word “property” insert the words “and affairs”.*

PAGE 24, ARTICLE 19, PARAGRAPH (4)(e) –

*After the word “property” insert the words “and affairs”.*

PAGE 29, ARTICLE 28, PARAGRAPH (2) –

*For the words “the person presiding” substitute the words “any member of the disciplinary committee”.*

LEGISLATION COMMITTEE

## **REPORT**

### ARTICLE 12

The proposed amendment will effect a drafting improvement, by taking account of the fact that a curator appointed under Article 50 of the Mental Health (Jersey) Law 1969 becomes the manager of a person's affairs as well as his or her property.

### ARTICLE 19

The proposed amendment will effect the same drafting improvement as the one to Article 12.

### ARTICLE 28

The proposed amendment will allow any member of a disciplinary committee to administer an oath or take an affirmation in disciplinary proceedings. At present, Article 28 only provides for the person presiding to do so.

There are no financial or manpower implications for the States arising from these draft amendments.