

LIMITING GUARDIANS IN THE DISTRICT OF COLUMBIA
TO FIVE CASES

JUNE 11, 1926.—Referred to the House Calendar and ordered to be printed

Mr. GIBSON, from the Committee on the District of Columbia,
submitted the following

REPORT

[To accompany H. R. 12218]

The Committee on the District of Columbia, to whom was referred the bill (H. R. 12218) amending sections 1125 and 1127, chapter 31, of the District of Columbia Code, having considered the same, recommend that the bill do pass when amended as follows:

On page 1, line 9, after the word "person," add the following words "*, except trust companies.*"

On page 2, line 12, after the word "person," add the following words "*, except trust companies.*"

The committee is of the opinion that one person should not be allowed to act as guardian in a large number of cases; that in order that necessary individual attention may be given each ward one person should not act as guardian in more than five cases at the same time.

