2000 SESSION

ENROLLED

[H 759]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 64.1-116 and 64.1-118 of the Code of Virginia, relating to the 3 administration of wills.

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Approved

Be it enacted by the General Assembly of Virginia: 6

7 1. That §§ 64.1-116 and 64.1-118 of the Code of Virginia are amended and reenacted as follows: 8 § 64.1-116. When and to whom administration, with the will annexed, may be granted.

9 If there be no executor appointed by the will or if all the executors therein named refuse the 10 executorship or fail to give bond when required, which shall amount to such refusal, or having qualified die, resign or are removed from office, the court or clerk may grant administration with the will annexed 11 12 to a person who is a residual or a substantial legatee under the will, or his designee, and upon the 13 failure of any such person so to apply within thirty days, to a person who would have been entitled to administration if there had been no will, upon his taking such oath and giving such bond; provided that 14 15 administration shall not be granted to any person unless the court or clerk is satisfied that he is suitable and competent to perform the duties of his office. If any beneficiary of the estate objects, no husband, 16 17 wife or parent who has been barred from all interest in the estate because of desertion or abandonment 18 as provided under § 64.1-16.3 shall be suitable to serve as an administrator of the estate of the deceased spouse or child, as the case may be. 19 20

§ 64.1-118. What clerk or court to appoint administrator of estate; who to be preferred.

21 In the case of a person dying intestate the jurisdiction to hear and determine the right of 22 administration of his estate shall be in the same court or before the same clerk who would have 23 jurisdiction as to the probate of his will, if there were a will. Administration shall be granted to the 24 distributees who apply therefor, preferring first the husband or wife and then such of the others entitled 25 to distribution as the court or clerk shall see fit. But any of the distributees may at any time waive his right to qualify in favor of any other person to be designated by him. If no distributee apply for 26 27 administration within thirty days from the death of the intestate, the court or clerk may grant administration to one or more of the creditors or to any other person, provided such creditor or other 28 29 person shall certify that he has made diligent search to find an address for the husband or wife entitled 30 to preference under the provisions hereof, and has given not less than thirty days notice by certified mail 31 of his intention to apply for administration to the last known address or addresses of the husband or 32 wife discovered or alternatively, that he has not been able to find any such address; and provided, 33 further, that administration shall be granted to persons entitled to preference under the provisions hereof 34 who apply therefor before the expiration of the thirty-day period. Qualification of a creditor or person other than a distributee shall not be subject to challenge on account of a failure to have made the 35 certification herein required. Administration shall not be granted to any person unless the court or clerk 36 37 is satisfied that he is suitable and competent to perform the duties of his office. If any beneficiary of the 38 estate objects, no husband, wife or parent who has been barred from all interest in the estate because of 39 desertion or abandonment as provided under § 64.1-16.3 shall be suitable to serve as an administrator 40

of the estate of the deceased spouse or child, as the case may be.

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