## **1996 SESSION**

## **ENROLLED**

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 64.1-123, 64.1-123.1, 64.1-123.3, 64.1-124, 64.1-124.1, 64.1-130, 3 64.1-132.2, 64.1-151.2 and 64.1-151.4 of the Code of Virginia, relating to wills and decedents' 4 estates.

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## Approved

[H 946]

7 Be it enacted by the General Assembly of Virginia:

8 1. That §§ 64.1-123, 64.1-123.1, 64.1-123.3, 64.1-124, 64.1-124.1, 64.1-130, 64.1-132.2, 64.1-151.2 and 9 64.1-151.4 of the Code of Virginia are amended and reenacted as follows:

10 § 64.1-123. Payment of certain small sums due persons upon whose estates there has been no 11 qualification.

12 When there is due a sum of not exceeding \$5,000 \$10,000 from the Commonwealth, whether it be a 13 state income tax refund or a sum due on some other account, or when there is due a sum of not exceeding \$5,000 \$10,000 from the United States as a pension or money allowed for burial expenses of 14 15 soldiers, or from benefits resulting from occupational pneumoconiosis, or for any death benefit from any 16 labor union, or from any employer to a deceased employee, upon whose estate there has been no 17 qualification, the Commonwealth, the United States or such employer, or union, or any agency required to provide benefits to such deceased employee, after sixty days from the death of such person to whom 18 19 such money is due, may pay such sum to his or her surviving consort, if any, and if none such, then to 20 the distributees of the decedent under the laws of this Commonwealth whose receipt therefor shall be a 21 full discharge and acquittance to all persons whomsoever on account of such sum. 22

§ 64.1-123.1. Payment where decedent owned securities issued by corporation.

23 When a resident of Virginia owning securities issued by a corporation dies and there has been no 24 qualification upon his estate within sixty days following his death, the corporation, or its transfer agent, 25 upon surrender of the certificates evidencing such security to it, may transfer such security to his or her 26 surviving spouse or, if none such, then to the distributees of the decedent under the laws of this 27 Commonwealth. The receipt of the surviving spouse or distributees shall be a full discharge and 28 acquittance to all persons on account thereof. The provisions of this section shall not apply in any case 29 in which the security or securities of a particular issuer have an aggregate market value as of date of 30 death or date of transfer of more than  $\frac{5,000}{10,000}$ ; nor shall it they apply in any case in which a 31 claim has been asserted under the provisions of § 13.1-429; nor shall it they apply in any case in which 32 the decedent left a will directing distribution of the securities in any other manner, but the issuer or 33 transfer agent shall be entitled to rely upon the affidavit of the surviving spouse or the distributees, as 34 the case may be, as to the existence or nonexistence of a will.

35 The term "securities" shall include any evidence of ownership in a corporation, including stocks of 36 any class, and any evidence of indebtedness, other than a certificate of deposit, having an initial maturity 37 of seven years or more, and being of a type commonly dealt in upon securities exchanges or markets or 38 commonly recognized in any area in which it is issued or dealt in as medium for investment.

39 This section is intended to be permissive only and the issuer or transfer agent, in a case deemed 40 appropriate by either, may require endorsement of a qualified personal representative.

41 § 64.1-123.3. Payment of small sums due trust or estate beneficiaries where no qualification on 42 estate.

43 Where there is due a sum not exceeding  $\frac{5,000}{10,000}$  from a trust or estate, whether it be accrued income or principal, if there has been no qualification on the estate of the person to whom such money 44 45 is due sixty days after the death of such person, the trustee or personal representative may pay such sum to the distributees of the decedent or other person entitled thereto under the laws of this Commonwealth. 46 47 The receipt therefor shall be a full discharge on account of such sum.

48 § 64.1-124. Payment to consort or to court of small sum of deceased inmate of state mental 49 institution.

50 When a person for whom no committee or trustee has been appointed is committed to a mental institution supported by the Commonwealth and dies therein and there is in the hands of the 51 superintendent of such institution a sum not exceeding \$2,500 \$10,000, the property of such deceased 52 53 person, and there has been no qualification upon the estate of such deceased person within sixty days 54 following the death of such person, then such superintendent may pay such sum to the surviving 55 consort, if any, and if none, then to the next of kin of the decedent whose receipt therefor shall be a full 56 discharge and acquittance to the superintendent on account of such sums, and if none such then to the

HB946ER

court having jurisdiction over the appointment of the personal representative of the decedent who may 57 58 distribute the same in accordance with § 8.01-606.

59 § 64.1-124.1. Payment of small sum due deceased patient of municipally operated health care facility 60 to surviving spouse or distributee of decedent.

61 When there is due from any municipally operated health care facility, a sum not exceeding \$2,500 62 \$10,000, to a deceased patient of such health care facility, upon whose estate there has been no qualification, such municipally operated health care facility, after sixty days from the death of such 63 64 person, may pay such sum to his or her surviving spouse, and if none, then to the distributees of decedent under the laws of this Commonwealth, whose receipt therefor shall be a full discharge and 65 66 acquittance to all persons whomsoever on account of such sum; provided, such sum, not exceeding the amount given priority by § 64.1-157, after thirty days from the death of such person, at the request of 67 the surviving spouse, or if none, then the said distributees of such deceased person, may be paid in 68 69 accordance with § 64.1-157 and a receipt of the payee shall be a full and final release of the payor. 70

§ 64.1-130. Money and personal property belonging to nonresident decedents.

71 When any person, at the time of his death domiciled outside of this Commonwealth, owned stocks, 72 bonds, securities, money or tangible personal property located in this Commonwealth or was entitled to 73 any debts, choses in action or tangible personal property in this Commonwealth, such stocks, bonds, 74 other securities, money, debts, tangible personal property and choses in action shall, for ninety days 75 from the death of such decedent, be retained in the possession of the person, firm or corporation holding 76 or owing the same. After the ninety-day period such portion thereof as to which the person, firm or 77 corporation has not received legal notice of any lien or encumbrance, shall be paid over or delivered on 78 demand to an executor or an administrator or other personal representative, qualified according to the 79 laws of the decedent's domicile if the value of such stocks, bonds, securities, money, debts, tangible 80 personal property and choses in action in this Commonwealth, to the knowledge of the person holding or owing the same, is less than  $\frac{22,500}{10,000}$ . When the value of such stocks, bonds, securities, 81 moneys, debts, tangible personal property and choses in action is \$2,500 \$10,000 or more, such 82 payment or delivery of such stocks, bonds, securities, money, debts, tangible personal property and 83 choses in action may be made upon the expiration of such ninety-day period after the transferor has 84 85 given public notice of his intention to make such transfer by publication thereof once a week for four successive weeks in a newspaper of general circulation in the city, town or county wherein the transferor 86 resides or has its principal place of business, and after the lapse of thirty days from the completion of 87 88 such publication, and provided, in either case, that at the time of such payment or delivery, the 89 transferor has no actual notice of the appointment, within this Commonwealth, of a personal 90 representative for such decedent.

91 This section shall be construed as providing, as to the payment of money and the delivery of 92 personal property belonging to nonresident decedents or their estates, optional methods of procedure in 93 addition to those otherwise permitted or provided by law, and shall not as to such matters add any 94 limitations or restrictions to existing law. 95

§ 64.1-132.2. Collection of personal property by affidavit.

96 A. Sixty days after the death of a decedent, any person indebted to the decedent or having possession 97 of tangible personal property or an instrument evidencing a debt, obligation, stock or chose in action 98 belonging to the decedent may make payment of the indebtedness or deliver the tangible personal 99 property or an instrument evidencing a debt, obligation, stock or chose in action to a person claiming to be the successor of the decedent upon being presented an affidavit made by or on behalf of the 100 101 successor stating that: 102

1. The value of the entire personal probate estate, wherever located, does not exceed \$5,000 \$10,000; 2. At least sixty days have elapsed since the death of the decedent;

104 3. No application for the appointment of a personal representative is pending or has been granted in 105 any jurisdiction;

106 4. The will, if any, was duly probated and the list of heirs required by § 64.1-134 was duly filed; 107 and

108 5. The claiming successor is entitled to payment or delivery of the property, and the basis upon 109 which such entitlement is claimed.

110 B. A transfer agent of any security shall change the registered ownership on the books of a 111 corporation from the decedent to the successor upon the presentation of an affidavit as provided in 112 subsection A.

§ 64.1-151.2. Exempt property.

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114 In addition to the family allowance, the surviving spouse of a decedent who was domiciled in this Commonwealth is entitled from the estate to value not exceeding 33,500 \$10,000 in excess of any 115 security interests therein in household furniture, automobiles, furnishings, appliances and personal 116 effects. If there is no surviving spouse, the minor children of the decedent are entitled in equal shares to 117

118 the same value. If encumbered chattels are selected and if the value in excess of security interests, plus that of other exempt property, is less than \$3,500 \$10,000, or if there is not \$3,500 \$10,000 worth of exempt property in the estate, the spouse or minor children are entitled to other assets of the estate, if any, to the extent necessary to make up the \$3,500 \$10,000 value. Rights to exempt property and assets needed to make up a deficiency of exempt property have priority over all claims against the estate, but not over the family allowance.

124 The right to exempt property is in addition to any benefit or share passing to the surviving spouse or 125 minor children by the will of the decedent, by intestate succession, or by way of elective share.

126 § 64.1-151.4. Source, determination and documentation of family allowance, exempt property, and127 homestead allowance.

128 If the estate is otherwise sufficient, property specifically bequeathed or devised shall not be used to satisfy rights to exempt property and homestead allowance. Subject to this restriction, the surviving 129 130 spouse or the guardian of the minor children may select property of the estate as exempt property and 131 homestead allowance. The personal representative may make these selections if the surviving spouse or 132 the guardian of the minor children is unable or fails to do so within a reasonable time, or if there is no 133 guardian of the minor children. The personal representative may execute a deed of distribution to 134 establish the ownership of property taken as homestead allowance or exempt property, which deed, if 135 executed, shall: (i) describe the property with reasonable certainty, and (ii) state the value of each asset 136 included therein. The personal representative may determine the family allowance in a lump sum not 137 exceeding \$6,000 \$12,000, or periodic installments not exceeding \$500 \$1,000 per month for one year; 138 and he may disburse funds of the estate in payment of the family allowance and any part of the exempt 139 property or homestead allowance, payable in cash.

140 The personal representative or any interested person aggrieved by any selection, determination, 141 payment, proposed payment or failure to act under this section may petition the circuit court for 142 appropriate relief, which relief may provide a family allowance larger or smaller than that which the 143 personal representative determined or could have determined. Such petition may be ex parte; provided, 144 however, that the court in its discretion may require such notice to and the convening of interested 145 parties as it may deem proper in each case.