2017 SESSION

ENROLLED

[H 1618]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact § 64.2-531 of the Code of Virginia, relating to nonexoneration of debts on property of decedent; notice to creditor and beneficiaries.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That § 64.2-531 of the Code of Virginia is amended and reenacted as follows: 8

§ 64.2-531. Nonexoneration; payment of lien if granted by agent.

9 A. Unless a contrary intent is clearly set out in the will or in a transfer on death deed, (i) real or 10 personal property that is the subject of a specific devise or bequest in the will or (ii) real property subject to a transfer on death deed passes, subject to any mortgage, pledge, security interest, or other 11 12 lien existing at the date of death of the testator, without the right of exoneration. A general directive in 13 the will to pay debts shall not be evidence of a contrary intent that the mortgage, pledge, security 14 interest, or other lien be exonerated prior to passing to the legatee.

15 B. The personal representative may give written notice to the creditor holding any debt to which 16 subsection A applies that there is no right of exoneration for such debt pursuant to this section. Such 17 notice shall include a copy of this section. Any such notice shall be sent by certified mail (i) to the 18 address the creditor last provided to the debtor as the address to which notices to the creditor are to be 19 sent; (ii) if the personal representative cannot reasonably determine the address to which notices to the 20 creditor are to be sent, to the address the creditor last provided to the debtor as the address at which payments to the creditor are to be made; or (iii) if the personal representative cannot reasonably 21 22 determine either the address to which notices to the creditor are to be sent or at which payments to the 23 creditor are to be made, to (a) the address of the creditor's registered agent on file with the Virginia 24 State Corporation Commission or (b) if there is no such registered agent on file, to the creditor's last 25 known address. The creditor holding such debt may file a claim for such debt with the commissioner of 26 accounts pursuant to § 64.2-552 on or before the later of one year after the qualification of the personal 27 representative of the decedent's estate or six months after the personal representative gives such written 28 notice to the creditor. Once the personal representative has given notice to the creditor as provided in 29 this section, unless the creditor files a timely claim against the estate as set forth in this subsection, the 30 liability of a personal representative or his surety for such debt shall not exceed the assets of the 31 decedent remaining in the possession of the personal representative and available for application to the 32 debt pursuant to § 64.2-528 at the time the creditor presents a demand for payment of such debt to the personal representative. Nothing in this section shall affect either the liability of the estate for such debt 33 34 to the extent of the decedent's assets remaining at the time a claim is filed or the liability of the 35 beneficiaries that receive the decedent's assets to the extent of such receipt.

36 In the event that any such claim is timely filed with the commissioner of accounts, the personal 37 representative shall give the specific beneficiary receiving such real or personal property written notice, 38 within 90 days after such claim is filed, to obtain from the creditor the release of the estate from such 39 claim. The notice to a beneficiary may be made to the personal representative of a deceased beneficiary 40 whose estate is a beneficiary, an attorney-in-fact for a beneficiary, a guardian or conservator of an 41 incapacitated beneficiary, a committee of a convict or insane beneficiary, or the duly qualified guardian 42 of a minor or, if none exists, a custodial parent of a minor. If the estate has not been released from 43 such claim after the later of 180 days from such notice or one year from qualification, the personal 44 representative may (a) sell the real or personal property that is the subject of a specific devise or 45 bequest and that is also subject to the claim, (b) apply the proceeds of sale to the satisfaction of the claim, and (c) distribute any excess proceeds from such sale of the specific beneficiary of such property. 46 If the proceeds of such sale are insufficient to satisfy the debt in full, the deficiency shall remain a debt 47 of the estate to be satisfied from the other assets of the estate in accordance with applicable law. If 48 49 such real property is subject to a transfer on death deed and is also subject to the claim, the personal 50 representative may proceed as provided in § 64.2-634 to enforce the liability for such claim against 51 such property.

52 C. Subsection A shall not apply to any mortgage, pledge, security interest, or other lien existing at 53 the date of death of the testator against any specifically devised or bequeathed real or personal property, 54 or any real property subject to a transfer on death deed, that was granted by an agent acting within the 55 authority of a durable power of attorney for the testator while the testator was incapacitated. For the 56 purposes of this section, (i) no adjudication of the testator's incapacity is necessary, (ii) the acts of an

agent within the authority of a durable power of attorney are rebuttably presumed to be for an 57 58 incapacitated testator, and (iii) an incapacitated testator is one who is impaired by reason of mental 59 illness, intellectual disability, physical illness or disability, chronic use of drugs, chronic intoxication, or 60 other cause creating a lack of sufficient understanding or capacity to make or communicate responsible 61 decisions. This subsection shall not apply (a) if the mortgage, pledge, security interest, or other lien granted by the agent on the specific property is thereafter ratified by the testator while he is not 62 incapacitated, or (b) if the durable power of attorney was limited to one or more specific purposes and 63 64 was not general in nature.

65 C. D. Subsection A shall not apply to any mortgage, pledge, security interest, or other lien existing 66 at the date of the death of the testator against any specific devise or bequest of any real or personal 67 property, or any real property subject to a transfer on death deed, that was granted by a conservator, 68 guardian, or committee of the testator. This subsection shall not apply if, after the mortgage, pledge, 69 security interest, or other lien granted by the conservator, guardian, or committee, there is an 67 adjudication that the testator's disability has ceased and the testator survives that adjudication by at least 68 one year.

72 E. Nothing in this section shall affect the priority of a secured debt with respect to the collateral 73 securing such debt.