98TH GENERAL ASSEMBLY

State of Illinois

2013 and 2014

HB0025

Introduced 1/9/2013, by Rep. Mary E. Flowers

SYNOPSIS AS INTRODUCED:

755 ILCS 5/25-1

from Ch. 110 1/2, par. 25-1

Amends the Probate Act of 1975. Provides that any person, corporation, or financial institution (instead of person or corporation) holding or controlling personal property shall, upon examining and approving the documents attached to the affidavit, deliver or pay over the personal property pursuant to the provisions of the small estate affidavit. Provides that the affidavit shall state that the burial and funeral expenses, medical bills, credit card bills, and real property taxes (instead of funeral expenses) have been, or remain to be, paid. Provides that if there is a surviving spouse, but the surviving spouse is unable to prepare the small estate affidavit or has declined, refused, or asked the affiant to prepare the small estate affidavit, the affiant must state the reason that the affiant has prepared the small estate affidavit rather than the surviving spouse. Provides that the explanation shall include the precise time, date, and circumstances of the surviving spouse declining, refusing, or asking the affiant to prepare the small estate affidavit or state the reason that the surviving spouse is unable to prepare the small estate affidavit. Provides that if the reason for the surviving spouse's inability to prepare the affidavit is medically related that a letter from the surviving spouse's physician should be attached attesting to the medical condition that makes the surviving spouse unable to complete the affidavit. Provides that if there is no surviving spouse and there is one or more minor children, the affiant must be a court appointed guardian for one or more of the children. Provides that the property held shall be paid, after the burial, funeral, medical, and credit card bills, and real estate taxes are paid. Provides that if the surviving spouse is the affiant that he or she shall affirm that he or she was not separated from the decedent. Makes other changes.

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AN ACT concerning civil law.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Probate Act of 1975 is amended by changing
Section 25-1 as follows:

6 (755 ILCS 5/25-1) (from Ch. 110 1/2, par. 25-1)

Sec. 25-1. Payment or delivery of small estate of decedent
upon affidavit.

9 any person, or corporation, or financial (a) When institution (1) indebted to or holding personal estate of a 10 decedent, (2) controlling the right of access to decedent's 11 safe deposit box or (3) acting as registrar or transfer agent 12 of any evidence of interest, indebtedness, property or right is 13 14 furnished with a small estate affidavit in substantially the form hereinafter set forth, that person, or corporation, or 15 16 financial institution upon examining and approving the 17 documents presented by the affiant which are attached to the small estate affidavit shall pay the indebtedness, grant access 18 19 to the safe deposit box, deliver the personal estate or transfer or issue the evidence of interest, indebtedness, 20 21 property or right to persons and in the manner specified in 22 paragraph 11 of the affidavit or to an agent appointed as hereinafter set forth. 23

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Small Estate Affidavit 1 (b) 2 I, (name of affiant) , on oath state: 3 (a) My post office address is: 1. ; (b) My residence address is: 4 ; and 5 (c) I understand that, if I am an out-of-state resident, I submit myself to the jurisdiction of Illinois 6 7 courts for all matters related to the preparation and use of 8 this affidavit. My agent for service of process in Illinois is: 9 ADDRESS..... 10 11 CITY..... 12 TELEPHONE (IF ANY)..... I understand that if no person is named above as my agent for 13 14 service or, if for any reason, service on the named person cannot be effectuated, the clerk of the circuit court of 15 16(County) (Judicial Circuit) Illinois is recognized by 17 Illinois law as my agent for service of process. 2. The decedent's name is 18 ; 3. The date of the decedent's death was , and I 19 20 have attached a copy of the death certificate hereto. 21 4. The decedent's place of residence immediately before his 22 death was ; 23 5. No letters of office are now outstanding on the 24 decedent's estate and no petition for letters is contemplated 25 or pending in Illinois or in any other jurisdiction, to my 26 knowledge;

1	6. The gross value of	the decedent'	s entire personal
2	estate, including the value	of all proper	ty passing to any
3	party either by intestacy or	under a will	, does not exceed
4	\$100,000. (Here, list each as	sset, e.g., ca	sh, stock, and its
5	<pre>fair market value.);</pre>		
6	7. (a) All of the decedent	's <u>burial and</u> t	funeral expenses
7	have been paid, or (b) The amo	unt of the dece	edent's unpaid
8	<u>burial and</u> funeral expenses <u>,</u> m	edical bills,	credit card bills,
9	and real property taxes and th	e name and post	c office address of
10	each person entitled thereto a	re as follows:	
11	Name and post office address		Amount
12	(Strike either 7(a) or 7(b)).		
13	8. There is no known unpai	d claimant or o	contested claim
14	against the decedent, except a	s stated in par	ragraph 7.
15	9. (a) The names and plac	es of residence	e of any surviving
16	spouse, minor children and adu	lt dependent*	children of the
17	decedent are as follows:		
18	Name and	Place of	Age of
19	Relationship	Residence	minor child
20	* (Note: An adult dependent chi	ld is one who i	is unable to
21	maintain himself and is likely		

1 (b) The award allowable to the surviving spouse of a 2 decedent who was an Illinois resident is \$..... (\$20,000, 3 plus \$10,000 multiplied by the number of minor children and 4 adult dependent children who resided with the surviving spouse 5 at the time of the decedent's death. If any such child did not 6 reside with the surviving spouse at the time of the decedent's 7 death, so indicate).

8 (c) If there is no surviving spouse, the award allowable to 9 the minor children and adult dependent children of a decedent 10 who was an Illinois resident is \$..... (\$20,000, plus 11 \$10,000 multiplied by the number of minor children and adult 12 dependent children), to be divided among them in equal shares. 13 If there is no surviving spouse and there are minor children, the affiant must be a court appointed guardian for one or more 14 of the children. If this provision applies, the date of the 15 16 court order making this appointment was, and I have 17 attached a copy of the court order.

10. (a) The decedent left no will. The names, places of 18 19 residence and relationships of the decedent's heirs, and the 20 portion of the estate to which each heir is entitled under the law, after all just debts and expenses described in paragraph 7 21 22 are fully paid, where decedent died intestate are as follows: 23 Name, relationship Portion of Aqe of and place of residence 24 minor Estate 25 OR

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1	(b) The decedent left a will, which has been filed with the
2	clerk of an appropriate court. A certified copy of the will on
3	file is attached. To the best of my knowledge and belief the
4	will on file is the decedent's last will and was signed by the
5	decedent and the attesting witnesses as required by law and
6	would be admittable to probate. The names and places of
7	residence of the legatees and the portion of the estate, if
8	any, to which each legatee is entitled are as follows:
9	Name, relationship Age of Portion of
10	and place of residence minor Estate
11	(Strike either 10(a) or 10(b)).
12	(c) Affiant is unaware of any dispute or potential conflict
12 13	(c) Affiant is unaware of any dispute or potential conflict as to the heirship or will of the decedent.
13	as to the heirship or will of the decedent.
13 14	as to the heirship or will of the decedent. <u>10.1. I,(the affiant) state that I am the</u>
13 14 15	as to the heirship or will of the decedent. <u>10.1. I,(the affiant) state that I am the</u> <u>surviving spouse and the decedent and I resided together as</u>
13 14 15 16	as to the heirship or will of the decedent. <u>10.1. I,(the affiant) state that I am the</u> <u>surviving spouse and the decedent and I resided together as</u> <u>husband and wife and we were not legally separated, or</u>
13 14 15 16 17	as to the heirship or will of the decedent. <u>10.1. I,(the affiant) state that I am the</u> <u>surviving spouse and the decedent and I resided together as</u> <u>husband and wife and we were not legally separated, or</u> <u>otherwise separated, at the time of decedent's death.</u>
13 14 15 16 17 18	as to the heirship or will of the decedent. <u>10.1. I,(the affiant) state that I am the</u> <u>surviving spouse and the decedent and I resided together as</u> <u>husband and wife and we were not legally separated, or</u> <u>otherwise separated, at the time of decedent's death.</u> <u>10.2. I,</u>
13 14 15 16 17 18 19	as to the heirship or will of the decedent. <u>10.1. I,(the affiant) state that I am the</u> <u>surviving spouse and the decedent and I resided together as</u> <u>husband and wife and we were not legally separated, or</u> <u>otherwise separated, at the time of decedent's death.</u> <u>10.2. I, (the affiant) state that my</u> <u>relationship to the decedent is and (check</u>

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1	unable to prepare the small estate affidavit for
2	medical reasons as shown by the attached letter of a physician
3	for the surviving spouse, based upon the physician's
4	examination of the surviving spouse within 90 days prior to the
5	date of the affidavit, attesting to and describing this
6	disabling medical condition; or
7	has declined, refused, or asked affiant to prepare the
8	small estate affidavit. The reason that the affiant has
9	prepared this small estate affidavit rather than the surviving
10	spouse is that (state here the precise time, date, and
11	circumstances of the surviving spouse declining, refusing, or
12	asking affiant to prepare the small estate affidavit):
13	<u></u>
14	Attached is a statement of the surviving spouse in which the
15	surviving spouse expressly declines or states that he or she
16	refuses to prepare the small estate affidavit or expressly
17	requests that the affiant prepare the small estate affidavit.
18	This statement must be signed by the surviving spouse,
19	witnessed by 2 persons unrelated to the affiant, and be
20	notarized.
21	11. The property described in paragraph 6 of this affidavit
22	should be distributed, after all just debts and expenses
23	described in paragraph 7 are fully paid, as follows:
24	Name Specific sum or property to be distributed

The foregoing statement is made under the penalties of
 perjury*.

3 4

Signature of Affiant

5 * (Note: A fraudulent statement made under the penalties of 6 perjury is perjury, as defined in Section 32-2 of the Criminal 7 Code of 1961.)

8 (c) Appointment of Agent. If safe deposit access is 9 involved or if sale of any personal property is desirable to 10 facilitate distribution pursuant to the small estate 11 affidavit, all persons named in paragraph 11 of the small 12 estate affidavit (excluding minors and unascertained or 13 disabled persons) may in writing appoint one or more persons as their agent for that purpose, provided that the writing 14 contains the signature of each person, is witnessed by 2 15 16 persons unrelated to the affiant and is notarized, and also 17 shows the written consent of the surviving spouse and all adult children. The agent shall have power, without court approval, 18 19 to gain access to, sell, and distribute the property for the 20 benefit of all persons named in paragraph 11 of the affidavit; 21 and the payment, delivery, transfer, access or issuance shall 22 be made or granted to or on the order of the agent.

(d) Release. Upon <u>examination and approval of all documents</u>
presented by the affiant with this small estate affidavit,
payment, delivery, transfer, access or issuance pursuant to a
properly executed affidavit, the person, or corporation, or

financial institution is released to the same extent as if the 1 2 payment, delivery, transfer, access or issuance had been made 3 or granted to the representative of the estate. Such person, or corporation, or financial institution is not required to see to 4 5 the application or disposition of the property; but each person to whom a payment, delivery, transfer, access or issuance is 6 7 made or given is answerable therefor to any person having a 8 prior right and is accountable to any representative of the 9 estate.

10 (e) The affiant signing the small estate affidavit prepared 11 pursuant to subsection (b) of this Section shall indemnify and 12 hold harmless all creditors and heirs of the decedent and other persons relying upon the affidavit who incur loss because of 13 14 such reliance. That indemnification shall only be up to the 15 amount lost because of the act or omission of the affiant. Any 16 person recovering under this subsection (e) shall be entitled 17 to reasonable attorney's fees and the expenses of recovery.

(f) The affiant of a small estate affidavit who is a 18 non-resident of Illinois submits himself or herself to the 19 20 jurisdiction of Illinois courts for all matters related to the preparation or use of the affidavit. The affidavit shall 21 22 provide the name, address, and phone number of a person whom 23 the affiant names as his agent for service of process. If no 24 such person is named or if, for any reason, service on the 25 named person cannot be effectuated, the clerk of the circuit court of the county or judicial circuit of which the decedent 26

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1 was a resident at the time of his death shall be the agent for 2 service of process.

3 (g) Any action properly taken under this Section, as 4 amended by Public Act 93-877, on or after August 6, 2004 (the 5 effective date of Public Act 93-877) is valid regardless of the 6 date of death of the decedent.

7 (h) The changes made by this amendatory Act of the 96th 8 General Assembly apply to a decedent whose date of death is on 9 or after the effective date of this amendatory Act of the 96th 10 General Assembly.

11 (Source: P.A. 96-968, eff. 7-2-10.)