WEST VIRGINIA LEGISLATURE

2019 REGULAR SESSION

Introduced

Senate Bill 483

By Senator Trump

[Introduced January 30, 2019; Referred

to the Committee on the Judiciary]

A BILL to amend and reenact §41-5-13 of the Code of West Virginia, 1931, as amended; to amend and reenact §44-1-4 of said code; and to amend said code by adding thereto a new section, designated §44-1-14b, all relating to the administration of estates; and providing for the ancillary administration of West Virginia real estate owned by nonresidents by affidavit and without administration.

Be it enacted by the Legislature of West Virginia:

CHAPTER 41. WILLS.

ARTICLE 5. PRODUCTION, PROBATE AND RECORD OF WILLS.

§41-5-13. Ancillary administration; Probate or recordation of foreign will.

(a) Where a will relative to an any personalty or real estate located or situate within this state has been proved without the same or probated outside of this state by another state or jurisdiction within the United States of America, an authenticated copy thereof and the certificate of probate thereof, by such other state or jurisdiction may be offered for probate in this state, in accordance with the provisions of §41-5-5 or §41-5-10 of this code, and an ancillary personal representative, executor, or administrator, as the case may be, may be appointed in this state with like effect and with the same powers, authorities, duties, and liabilities as are given to domiciliary personal representatives, executors, and administrators under the provisions of this code.

(b) Where a will, relative only to real estate situate within this state, has been proved or probated outside of this state by another state or jurisdiction within the United States of America and no appointment of an ancillary personal representative, executor, or administrator to administer the real estate within this state is necessary for any proper purpose, an authenticated copy thereof and the certificate of probate thereof may be admitted to record in any county of this state in which the real estate is situate by any person having an interest in the real estate, including a personal representative who has qualified in the other state or jurisdiction.

17	(1) The interested person or personal representative shall also execute and tender for
18	recording in the county an affidavit setting forth in substance:
19	(A) A description of the real estate owned by the decedent at the time of his or her death
20	situate within the county in this state where the affidavit is to be recorded together with its
21	assessed value for tax purposes and its fair market value at the date of death of the decedent;
22	(B) That the decedent died testate a nonresident of this state and that the authenticated
23	copy of the will and the certificate of probate of the other state or jurisdiction is being or has been
24	recorded in the county; and
25	(C) The names and last known addresses of the personal representative of the decedent's
26	estate, if any, and of the decedent's devisees or beneficiaries who are devised or given the real
27	estate under the will.
28	(2) The clerk of the county commission shall record and index the affidavit, together with
29	the authenticated copy of the will and the certificate of probate, in the same manner and upon the
30	same fees as wills and affidavits of beneficiaries or heirs are recorded and indexed in case of
31	probate administration with appointment of a personal representative. The clerk of the county
32	commission may require a certified copy of the decedent's death certificate or other proof of death
33	and residence prior to fulfilling the clerk's responsibilities under this chapter.
34	(3) A bond, security, or oath is not required when no appointment of an ancillary personal
35	representative, executor, or administrator is made under the provisions of this section.
36	(c) A document substantially in the following form may be used as the affidavit provided in
37	subsection (b) of this section with the effect as prescribed in this section:
38	THE COUNTY COMMISSION OF COUNTY, WEST VIRGINIA
39	IN RE: THE ESTATE OF
40	DOD:
41	

			PAVIT FOR ANCILLAR	VI ADMINIOTIVATI	
			OF WEST VIRGINIA	REAL ESTATE	
			WITHOUT APPO	DINTMENT	
			(TESTA	ΓΕ)	
ST	ATE OF		,		
СО	UNTY OF		, to-wit:		
l, _			, whose	e address is	
hoi	ag firet duly ev	orn ur	on oath and under per	nalty of parium, day	donoso and say as
	3	vorri, up	on oath and under per	laity of perjury, do t	depose and say as
follo	ows:				
			ent,		
			(date o		t of
	-				
	2. On		(dat		
		41	narganai renregentativ <i>i</i>	e of the Estate of	by
	appointed				(county)
	appointed the		(name of for	eign court), of	
	appointed the		(name of fore(state), being case r	eign court), of	
	appointed the		(name of for	eign court), of	
	appointed the	a.	(name of fore(state), being case n Name:	eign court), of number	, if applicable:
	appointed the	a.	(name of fore(state), being case r	eign court), of number	, if applicable:
	appointed the	a.	(name of fore(state), being case n Name:	eign court), of number	, if applicable:
	appointed the	a. 	(name of fore(state), being case r	eign court), of number	, if applicable:
	appointed the	a. b. 	(name of fore(state), being case r	eign court), of	, if applicable:
	appointed theAddress: _	a. b.	(name of fore(state), being case notes and the Name: Name:	eign court), of	, if applicable:
	appointed theAddress: _	a. b.	(name of fore(state), being case notes and the Name: Name: Name:	eign court), of number t Will and Testamen	, if applicable:

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70 4. The Decedent died owning and possessing the following real estate situate in West Virginia:

	Description	County	Assessed Value	Fair Market value
a.				
b.				
C.				
d.				
	Total			

5. Pursuant to the provisions of the Last Will and Testament of ______, the decedent devised the aforesaid real estate to the

following beneficiaries of the estate:

76 a. Name: _____

77 Address:

78 Relationship to Decedent: ______

79 Share or percentage: _____

80 b. Name: _____

81 Address: _____

82 Relationship to Decedent:

Share or percentage: _____

84 c. Name: _____

85 Address: _____

86 Relationship to Decedent: _____

Share or percentage: _____

88 d. Name: _____

89 Address:

90 Relationship to Decedent:

91	Share or percentage:
92	6. The Estate of, the decedent, will be/has been fully
93	administered by the domiciliary personal representative under the domiciliary
94	proceedings in the other state or jurisdiction. No appointment of an ancillary
95	personal representative to administer the decedent's real estate within the State
96	of West Virginia is necessary for any proper purpose.
97	7. I have personal knowledge of the above facts and am interested in the
98	Estate of, the decedent, as the () acting domiciliary
99	personal representative, () surviving spouse, () beneficiary under the
100	decedent's will, () heir at law, or () other
101	(describe relationship or interest). [Check one]
102	
103	
104	Signature of Affiant
105	
106	Taken, subscribed, and sworn to before me the undersigned authority by
107	, this day of, 20
108	{seal}
109	My Commission expires:
	wy Commission expires.
110	Naton Dublic
111 112	Notary Public
113	(d) When such copy the authenticated copy of the will and the certificate of probate is so
113	(a) when each copy the authernicated copy of the will and the certificate of probate is so
114	offered, as provided in subsection (a) of this section, the county commission, or the clerk thereof
115	in the vacation of the commission, to which or to whom it is offered, shall presume, in the absence

offered, as provided in subsection (a) of this section, the county commission, or the clerk thereof in the vacation of the commission, to which or to whom it is offered, shall presume, in the absence of evidence to the contrary, that the will was duly executed and admitted to probate as a will of personalty in the state or country of the testator's domicile, and shall admit such the copy to probate as a will of personalty in this state; and if it appears from such the copy that the will was proved in the foreign court of probate to have been so executed as to be a valid will of land in this state by the laws thereof, such the copy may be admitted to probate as a will of real estate. But

any person interested may, within one year from the time such the authenticated copy is admitted to record, and so probated, upon reasonable notice to the parties interested, object to the same and have the order admitting the same to probate in this state set aside, upon due and satisfactory proof that such the authenticated copy was not a true copy of such the will, or that the probate of such the will has been set aside by the court by which it was admitted to probate, or that such the probate was improperly made.

(e) Notwithstanding anything in this section to the contrary, where an original will of a nonresident decedent exists but has not been proved or probated outside of this state by another state or jurisdiction within the United States of America because the provisions of the laws of the state or jurisdiction do not require the proof or probate of the will, the original of the will may be offered for probate in this state as provided in subsection (a) of this section or may be admitted to record as provided in subsection (b) of this section.

CHAPTER 44. ADMINISTRATION OF ESTATES AND TRUSTS.

ARTICLE 1. PERSONAL REPRESENTATIVES.

§44-1-4. Appointment of <u>intestate</u> administrator; <u>affidavit of heirs of nonresident intestate</u> decedent without appointment of intestate administrator.

(a) When a person dies intestate the jurisdiction to hear and determine the right of administration of his <u>or her</u> estate shall be in the county <u>court commission</u> or clerk thereof during the recess of the regular sessions of <u>such court the county commission</u> which would have jurisdiction as to the probate of his <u>or her</u> will, if there were one. Administration shall be granted to the distributees who apply therefor, preferring first the husband or wife, and then such of the others entitled to distribution as <u>such court the county commission</u> or clerk shall see fit. If no distributee apply for administration within 30 days from the death of the intestate, <u>such court the county commission</u> or clerk may grant administration to one or more of his <u>the creditors of the decedent</u>, or to any other person who shall be fit.

10	(b) Notwithstanding the provisions of subsection (a) of this section:
11	(1) Any person having an interest in real estate situate in this state that was seized and
12	possessed by a decedent who was a nonresident of this state and who has died intestate without
13	any will, including a personal representative who has qualified in another state or jurisdiction, fo
14	which no appointment of an ancillary personal representative or administrator to administer the
15	real estate within this state is necessary for any proper purpose may execute and tender fo
16	recording in the county an affidavit setting forth in substance:
17	(A) A description of the real estate owned by the nonresident decedent at the time of his
18	or her death situate within the county where the affidavit is to be recorded together with its
19	assessed value for tax purposes and its fair market value at the date of death of the decedent;
20	(B) That the nonresident decedent died intestate without any will presented or probated in
21	this state or in any other state or jurisdiction;
22	(C) That more than 60 days have passed since the death of the decedent and no persona
23	representative or administrator of the decedent's estate has been otherwise appointed in this
24	state for any proper purpose; and
25	(D) The names and last known addresses of the decedent's heirs at law determined unde
26	the laws of this state entitled to the real estate situate in this state.
27	(2) The clerk of the county commission shall record and index the affidavit in the same
28	manner and upon the same fees as affidavits of heirs are recorded and indexed in case of
29	intestate administration with appointment of a personal representative. The clerk of the county
30	commission may require a certified copy of the decedent's death certificate or other proof of death
31	and residence prior to fulfilling the clerk's responsibilities under this chapter.
32	(3) A bond, security, or oath is not required when no appointment of an ancillary persona
33	representative or administrator is made under the provisions of this section.
34	(c) A document substantially in the following form may be used as the affidavit provided in

subsection (b) of this section with the effect as prescribed in this section:

36	THE COU	ITY COMMISSION OF COUNTY, WEST VIRGINIA
37	IN RE:	THE ESTATE OF
38		DOD:
39		AFFIDAVIT FOR ANCILLARY ADMINISTRATION
40		OF WEST VIRGINIA REAL ESTATE
41		WITHOUT APPOINTMENT
42		(INTESTATE)
43		
44	STATE OF	
45	COUNTY	DF, to-wit:
46		
47	I,	, whose address is
48		, being first
49	duly sworn	upon oath and under penalty of perjury, do depose and say as follows:
50		
51	1. The	decedent,, died on
52		(date of death), a resident of County, State of
53		The decedent has left no will so far as I know, and no will of the
54	decedent	has been presented or probated in this state or in any other state or jurisdiction.
55	2. Mo	e than 60 days have passed since the death of the decedent and no personal
56	representa	tive or administrator of the decedent's estate has been otherwise appointed in the
57	State of W	est Virginia for any proper purpose.
58	3. A c	ertified death certificate has been furnished herewith for filing in this County.
59	4. The	Decedent died owning and possessing the following real estate situate in West
60	Virginia:	

	Description	County	Assessed Value	Fair Market value
a.				
b.				
C.				
d.				
	Total			

		T otal			
61					
62	5.	The decedent,, left as	s his/her heirs	at law in acc	ordance with
63	the lav	ws of intestate descent and distribution of the Sta	ate of West Vi	rginia the foll	owing persons
64	a.	Name:			
65		Address:			
66		Relationship to Decedent:			
67		Share or percentage:			
68	b.	Name:			
69		Address:			
70		Relationship to Decedent:			
71		Share or percentage:			
72	C.	Name:			
73		Address:			
74		Relationship to Decedent:			
75		Share or percentage:			
76	d.	Name:			
77		Address:			
78		Relationship to Decedent:			
79		Share or percentage:			

80	6. No appointment of an ancillary personal representative to administer the decedent's real
81	estate within the State of West Virginia is necessary for any proper purpose.
82	7. I have personal knowledge of the above facts and am interested in the Estate of
83	, the decedent, as the () acting domiciliary personal representative, (
84) surviving spouse, () beneficiary under the decedent's will, () heir at law, or () other
85	(describe relationship or interest). [Check one]
86	
87 88 89	Signature of Affiant
90	Taken, subscribed, and sworn to before me the undersigned authority by
91	, this day of , 20
92	{seal}
93	My Commission expires:
94 95	Notary Public
33	§44-1-14b. Notice of ancillary filing without any administration of estate; time limits for
	filing of objections.
1	(a) Within 30 days of the filing of a foreign will of a nonresident of this state without
2	appointment of an ancillary personal representative, executor, or administrator as provided in the
3	provisions of §41-5-13(b) of this code or within 30 days of the filing of an affidavit concerning the
4	intestacy of a nonresident of this estate without appointment of an ancillary intestate administrator
5	as provided in the provisions of §44-1-4(b) of this code, the clerk of the county commission shall
6	publish, once a week for two successive weeks, in a newspaper of general circulation within the
7	county of the filing of the foreign will or the affidavit, a notice which is to include:
8	(1) The name and last known address of the decedent;
9	(2) The name and address of the county commission before whom the foreign will or

affidavit has been filed and a statement that no appointment or administration is being made
pursuant to the provisions of law but that a foreign will or affidavit of heirs of the decedent has
been filed with the county commission;
(3) The name and address of the party filing the foreign will or affidavit and his or her
relationship to the decedent:
(4) The date of first publication of the notice;
(5) A statement that an interested person objecting to the filing of the foreign will or affidavit
or objecting to the absence of appointment or administration being made in this state must be
filed with the county commission within 60 days after the date of first publication or 30 days of
service of the notice, whichever is later.
(b) This notice shall be published as a Class II legal advertisement in compliance with the
provisions of §59-3-1 et seq. of this code. The publication of the notice is equivalent to personal
service on creditors, devisees or beneficiaries under the will, and heirs at law of the decedent.
(c) The party filing the foreign will or affidavit shall, not later than 30 days after the date of
first publication, serve a copy of the notice, published pursuant to subsection (a) of this section,
at the last known address by first class mail, postage prepaid or by personal service on the
following persons:
(1) The decedent's surviving spouse, if any;
(2) If there is a will, the personal representative or personal representatives named therein;
(3) If there is a will, all devisees or beneficiaries named therein:
(4) The heirs at law of the decedent determined under the laws of this state; and
(5) Any known creditors of the decedent residing or located in this state or who may claim
a lien or interest against the real estate of the decedent situate in this state.
(d) Any person interested in the estate who objects to the filing of the foreign will or affidavit
or objects to the absence of appointment or administration being made in this state shall file notice
of an objection with the county commission within 60 days after the date of the first publication as

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required in subsection (a) of this section or within 30 days after service of the notice as required by subsection (c) of this section, whichever is later. If an objection is not timely filed, the objection is forever barred. The county commission upon receiving any timely objection thereto shall schedule a hearing or hearings thereon and order relief, if any, it considers proper including, but not limited to, an order directing that full and complete ancillary administration of the estate of the nonresident decedent be made in this state.

(e) The clerk of the county commission shall collect a fee of \$20 for the publication of the notice required in this section.

NOTE: The purpose of this bill is to provide for the ancillary administration of West Virginia real estate owned by nonresidents by affidavit and without administration.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.

However, the forms provided in §41-5-13 and §44-1-4 although new, are not underscored for clarity purposes.