

THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL

No. 1324 Session of 2011

INTRODUCED BY STEVENSON, AUMENT, BAKER, BLOOM, BOYD, CLYMER, D. COSTA, CREIGHTON, CUTLER, DeLUCA, EVERETT, FARRY, FLECK, GEIST, GEORGE, GIBBONS, GILLEN, GINGRICH, HARHART, HARRIS, HEFFLEY, HENNESSEY, HESS, HORNAMAN, KAUFFMAN, M. K. KELLER, KILLION, LONGIETTI, MAJOR, MARSHALL, MARSICO, MILLARD, MILLER, MILNE, MOUL, MURT, O'NEILL, PICKETT, PYLE, READSHAW, REICHLEY, ROCK, SCAVELLO, STERN, SWANGER, VULAKOVICH, WATSON, RAPP AND BROOKS, APRIL 8, 2011

AS REPORTED FROM COMMITTEE ON JUDICIARY, HOUSE OF REPRESENTATIVES, AS AMENDED, OCTOBER 4, 2011

AN ACT

1 Amending Title 20 (Decedents, Estates and Fiduciaries) of the
2 Pennsylvania Consolidated Statutes, further providing for
3 settlement of small estates on petition, AND for estates not
4 exceeding \$25,000 and for when guardian unnecessary.



5 The General Assembly of the Commonwealth of Pennsylvania
6 hereby enacts as follows:

7 Section 1. Sections 3102, ~~3531~~ and ~~5101~~ AND 3531 of Title 20
8 of the Pennsylvania Consolidated Statutes are amended to read:



9 § 3102. Settlement of small estates on petition.

10 When any person dies domiciled in the Commonwealth owning
11 property (exclusive of real estate and of property payable under
12 section 3101 (relating to payments to family and funeral
13 directors), but including personal property claimed as the
14 family exemption) of a gross value not exceeding [\$25,000]
15 \$50,000, the orphans' court division of the county wherein the

1 decedent was domiciled at the time of his death, upon petition
2 of any party in interest, in its discretion, with or without
3 appraisement, and with such notice as the court shall direct,
4 and whether or not letters have been issued or a will probated,
5 may direct distribution of the property (including property not
6 paid under section 3101) to the parties entitled thereto. The
7 authority of the court to award distribution of personal
8 property under this section shall not be restricted because of
9 the decedent's ownership of real estate, regardless of its
10 value. The decree of distribution so made shall constitute
11 sufficient authority to all transfer agents, registrars and
12 others dealing with the property of the estate to recognize the
13 persons named therein as entitled to receive the property to be
14 distributed without administration, and shall in all respects
15 have the same effect as a decree of distribution after an
16 accounting by a personal representative. Within one year after
17 such a decree of distribution has been made, any party in
18 interest may file a petition to revoke it because an improper
19 distribution has been ordered. If the court shall find that an
20 improper distribution has been ordered, it shall revoke the
21 decree and shall direct restitution as equity and justice shall
22 require.

23 § 3531. Estates not exceeding [\$25,000] \$50,000.

24 When the gross real and personal estate of a decedent does
25 not exceed the value of [\$25,000] \$50,000, the personal
26 representative, after the expiration of one year from the date
27 of the first complete advertisement of the grant of letters, may
28 present his petition to the court with an annexed account
29 showing the administration of the estate, the distribution
30 theretofore made and suggesting the proper distribution of the

1 estate not theretofore distributed. Thereupon, the court, upon
2 satisfactory proof of notice to all known parties in interest,
3 may approve the distribution theretofore made and order
4 distribution of the assets not theretofore distributed and
5 discharge the personal representative and his sureties from
6 future liability without the expense of proceedings as in a
7 formal account. The court may discharge only the surety from
8 future liability, and may allow the personal representative to
9 continue without surety upon condition that no further assets
10 shall come into the possession of the personal representative
11 until he files another bond, with sufficient surety, as required
12 by the register.

13 ~~§ 5101. When guardian unnecessary.~~ ←

14 ~~When the entire real and personal estate, wherever located of~~
15 ~~a resident or nonresident minor has a net value of [\$25,000]-~~
16 ~~\$50,000 or less, all or any part of it may be received and held-~~
17 ~~or disposed of by the minor, or by the parent or other person-~~
18 ~~maintaining the minor, without the appointment of a guardian or-~~
19 ~~the entry of security, in any of the following circumstances:~~

20 ~~(1) Award from decedent's estate or trust. When the~~
21 ~~court having jurisdiction of a decedent's estate or of a~~
22 ~~trust in awarding the interest of the minor shall so direct.~~

23 ~~(2) Interest in real estate. When the court having~~
24 ~~jurisdiction to direct the sale or mortgage of real estate in-~~
25 ~~which the minor has an interest shall so direct as to the~~
26 ~~minor's interest in the real estate.~~

27 ~~(3) Other circumstances. In all other circumstances,~~
28 ~~when the court which would have had jurisdiction to appoint a~~
29 ~~guardian of the estate of the minor shall so direct.~~

30 SECTION 2. THE AMENDMENT OF 20 PA.C.S. §§ 3102 AND 3531 ←

1 SHALL APPLY TO ESTATES OF DECEDENTS DYING ON OR AFTER THE
2 EFFECTIVE DATE OF THIS SECTION.

3 Section ~~2~~ 3. This act shall take effect in 60 days.

