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HOUSE BILL NO. 100

Offered January 14, 2026 Prefiled January 2, 2026

A BILL to amend and reenact § 64.2-601 of the Code of Virginia, relating to payment or delivery of small asset by affidavit; Office of the Executive Secretary to prepare form.

Patron—Ballard

Committee Referral Pending

Be it enacted by the General Assembly of Virginia:

1. That § 64.2-601 of the Code of Virginia is amended and reenacted as follows:

§ 64.2-601. Payment or delivery of small asset by affidavit.

- A. Any person having possession of a small asset shall pay or deliver the small asset to the designated successor of the decedent upon being presented an affidavit made by all of the known successors stating:
- 1. That the value of the decedent's entire personal probate estate as of the date of the decedent's death, wherever located, does not exceed \$75,000;
 - 2. That at least 60 days have elapsed since the decedent's death;
- 3. That no application for the appointment of a personal representative is pending or has been granted in any jurisdiction;
 - 4. That the decedent's will, if any, was duly probated;
- 5. That the claiming successor is entitled to payment or delivery of the small asset, and the basis upon which such entitlement is claimed;
 - 6. The names and addresses of all successors, to the extent known;
- 7. The name of each successor designated to receive payment or delivery of the small asset on behalf of all successors; and
- 8. That the designated successor shall have a fiduciary duty to safeguard and promptly pay or deliver the small asset as required by the laws of the Commonwealth.

The affidavit shall be on a form prepared by the Office of the Executive Secretary of the Supreme Court of Virginia.

- B. The designated successor may discharge his fiduciary duty to promptly pay or deliver the small asset to a successor who is, or is reasonably believed to be, incapacitated or under a legal disability, by paying or delivering the asset directly to the incapacitated or disabled successor or applying it for such successor's benefit, or by:
 - 1. Paying it to such successor's conservator or, if no conservator exists, guardian;
- 2. Paying it to such successor's custodian under the Virginia Uniform Transfers to Minors Act (§ 64.2-1900 et seq.) or custodial trustee under the Uniform Custodial Trust Act (§ 64.2-900 et seq.), and, for that purpose, creating a custodianship or custodial trust;
- 3. If the designated successor does not know of a conservator, guardian, custodian, or custodial trustee, paying it to an adult relative or other person having legal or physical care or custody of such successor to be expended on such successor's behalf; or
- 4. Managing it as a separate fund on such successor's behalf, subject to such successor's continuing right to withdraw the asset.
- C. Any successor may be represented and bound under virtual representation provisions of §§ 64.2-714, 64.2-716, and 64.2-717 with respect to affidavits required and designations of persons to receive payment or delivery of a small asset under this article.
- D. A transfer agent of any security, upon the surrender of the certificates, if any, evidencing the security, shall change the registered ownership on the books of a corporation from the decedent to the designated successor upon the presentation of an affidavit as provided in subsection A.
- E. Upon the presentation of an affidavit as provided in subsection A, the designated successor may endorse or negotiate any small asset that is a check, draft, or other negotiable instrument that is payable to the decedent or the decedent's estate. Notwithstanding the provisions of §§ 8.3A-403, 8.3A-417, and 8.3A-420, a financial institution accepting such check, draft, or other negotiable instrument presented for deposit in such manner is discharged from all claims for the amount accepted.