

## **HOUSE BILL 736: Elective Share-Joint Accounts.**

2019-2020 General Assembly

| Committee:     |              | Date:        | November 3, 2020 |
|----------------|--------------|--------------|------------------|
| Introduced by: |              | Prepared by: | Greg Roney       |
| Analysis of:   | S.L. 2020-60 |              | Staff Attorney   |

**OVERVIEW:** Session Law 2020-60 changes the calculation of the amount of property subject to a surviving spouse's elective share as follows:

- Treat property held by a deceased spouse and surviving spouse as joint tenants with right of survivorship the same as property held by other persons.
- Treat all property held as joint tenants with right of survivorship as owned by the decedent only to the extent of the decedent's pro rata share of property. Contributions are presumed to equal the share owned. The presumption can be overcome by clear and convincing evidence.

The Act became effective June 30, 2020, and applies to estates of decedents dying on or after that date and applies to estate proceedings to determine the elective share which are not final on that date because the proceeding is subject to further judicial review. The Act also imposes a new \$200 fee for filing a claim for an elective share, and the new fee is effective December 1, 2020.

**CURRENT LAW:** Article 1A of Chapter 30 of the General Statutes requires that a certain percentage of a deceased, married person's assets pass to the surviving spouse, called an "elective share." The surviving spouse can elect to receive the elective share even if the will and contract rights (e.g., bank accounts, brokerage accounts, insurance) provide otherwise. A surviving spouse is entitled to a percentage of the deceased spouse's assets based on the length of the marriage:

| Length of Marriage | Elective Share Amount   |
|--------------------|-------------------------|
| Less than 5 years  | 15% of Total Net Assets |
| 5-10 years         | 25% of Total Net Assets |
| 10-15 years        | 33% of Total Net Assets |
| 15 or more years   | 50% of Total Net Assets |

The two spouses are considered (for the calculation of the elective share) to equally own the property held as joint tenants with right of survivorship. Therefore, the deceased spouse is considered to own one-half of this property. No evidence can change this result.

For property owned by the decedent and others who are not the surviving spouse, the decedent is considered (for the calculation of the elective share) as owning all of the property held as joint tenants with right of survivorship. Clear and convincing evidence must be presented to prove contribution by another and keep the property from increasing the decedent's assets.

A \$120 fee applies when an estate is opened.

Jeffrey Hudson Director



Legislative Analysis Division 919-733-2578

This bill analysis was prepared by the nonpartisan legislative staff for the use of legislators in their deliberations and does not constitute an official statement of legislative intent.

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**BILL ANALYSIS:** Session Law 2020-60 changes the calculation of property considered owned by the deceased spouse and subject to a claim by the surviving spouse for an elective share. Property held by the decedent and surviving spouse as joint tenants with right of survivorship is now be presumed to be owned by the decedent in an amount equal to the decedent's ownership percentage of the asset. This presumption can be rebutted by clear and convincing evidence in all cases involving property held as joint tenants with right of survivorship.

The Act changes the presumption that the decedent owns all property held jointly with right of survivorship. The new presumption is the decedent owns joint property to the extent of the decedent's ownership percentage.

The Act does not change the treatment of property held as tenants by the entirety.

| Type of Ownership                                      | <u>Current Law</u><br>Decedent's Ownership for<br>Elective Share   | <u>Session Law 2020-60</u><br>Decedent's Ownership for<br>Elective Share  |
|--|--|---|
| Tenancy by the Entirety                                | 50%<br>No Rebuttal   | 50%<br>No Rebuttal  |
| Joint Tenant with Right of<br>Survivorship with Spouse | 50%<br>No Rebuttal   | Treated same as Joint Tenant<br>with Right of Survivorship<br>with Others   |
| Joint Tenant with Right of<br>Survivorship with Others | Presumption: 100%<br>Rebuttal: clear and convincing<br>evidence<br>If you rebut, then Decedent's<br>contribution plus pro rata share<br>of remainder (not attributable to<br>other joint tenant's contributions) | Presumption: Ownership %<br>Rebuttal: clear and<br>convincing evidence<br>If you rebut, then Decedent's<br>pro rata share attributable to<br>their contribution |

The following table summarizes the current law and Session Law 2020-60:

Session Law 2020-60 also imposes a new \$200 fee for filing a claim for an elective share.

**EFFECTIVE DATE:** Session Law 2020-60 has the following effective dates:

- The law change affecting the calculation of property considered owned by the deceased spouse became effective June 30, 2020, applies to estates of decedents dying on or after that date, and to estate proceedings to determine the elective share which are not final on that date because the proceeding is subject to further judicial review.
- The new \$200 fee becomes effective December 1, 2020, and applies to estates of decedents dying on or after that date.