Stricken language would be deleted from and underlined language would be added to present law. Act 692 of the Regular Session

1	State of Arkansas		
2	95th General Assembly	<b>A Bill</b>	
3	Regular Session, 2025	Н	IOUSE BILL 1839
4			
5	By: Representative Dalby		
6	By: Senator A. Clark		
7			
8		For An Act To Be Entitled	
9	AN ACT TO	AMEND THE PROCEDURES FOR THE DECLARATION	OF
10	LEGAL DEAT	TH OF A MISSING PERSON; AND FOR OTHER	
11	PURPOSES.		
12			
13			
14		Subtitle	
15	TO AI	MEND THE PROCEDURES FOR THE	
16	DECLA	ARATION OF LEGAL DEATH OF A MISSING	
17	PERS	ON.	
18			
19	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
20			
21	SECTION 1. Arka	ansas Code § 28-8-102 is amended to read a	s follows:
22	28-8-102. Declar	cation of <del>heirs</del> <u>legal death</u> .	
23	(a) In <del>all case</del>	es, when any person desires to make a pers	<del>on an heir at</del>
24	<del>law, it shall be lawfu</del>	<del>il to do so by a declaration in writing in</del>	favor of the
25	person, to be acknowle	edged before any judge, justice of the pea	<del>ce, clerk of</del>
26	any court, or before a	any court of record in this state the even	<u>t that there</u>
27	<u>is cause to believe th</u>	nat a person domiciled in this state is de	<u>ceased, either</u>
28	<u>by virtue of having be</u>	een missing for more than five (5) years u	<u>nder § 16-40-</u>
29	<u>105 or by the nature c</u>	of his or her absence, any interested part	<u>y may file an</u>
30	<u>action in probate cour</u>	t seeking a legal declaration that the pe	<u>rson is dead</u> .
31	(b) <del>Before the</del>	declaration shall be of any force or effe	<del>ct, it shall</del>
32	<del>be recorded in the cou</del>	inty where the declarant may reside, or in	the county
33	where the person in wh	nose favor such a declaration is made may	<del>reside</del> <u>A</u>
34	<u>petition to declare a</u>	person legally dead shall include a detai	<u>led affidavit</u>
35	of one (1) or more per	csons that describes the:	
36	<u>(1)</u> Circu	umstances of the absence of the person the	petitioner



1	seeks to be declared legally dead; and
2	(2) Significant attempts made to locate the person the
3	petitioner seeks to be declare legally dead.
4	(c) The venue for a petition filed under this section shall be in the
5	county where the person whom the petitioner seeks to be declared legally dead
6	resided at the time of his or her disappearance in accordance with § $28-40-$
7	<u>102(a).</u>
8	(d)(1) The petitioner shall provide notice of the proceeding under §
9	<u>28-1-112 to:</u>
10	(A) Any person related within two (2) degrees of
11	consanguinity of the missing individual who can be reasonably located, unless
12	the person waives the right to notice in writing;
13	(B) Any person or entity with a financial interest in
14	whether the relevant person is living or dead of at least five thousand
15	<u>dollars (\$5,000); and</u>
16	(C) Any other person or entity that a court directs to be
17	provided notice.
18	(2) The petitioner shall publish notice of the proceeding in a
19	newspaper published and having general circulation in the county under § 28-
20	<u>1-112(b)(4)(A).</u>
21	(3)(A) The notices described in this subsection (d) shall
22	include a copy of the petition and the time, date, and location of the
23	hearing.
24	(B) The hearing shall occur no earlier than ninety (90)
25	days after the filing of the petition.
26	(C)(i) The court may continue the hearing for good cause
27	shown by an interested party.
28	(ii) If a hearing is continued under subdivision
29	(d)(3)(C)(i) of this section, the petitioner or the court shall notify each
30	person who appeared for the original hearing or who has filed a pleading in
31	<u>the matter.</u>
32	(e)(l) At the hearing, the court shall take evidence for the purpose
33	<u>of:</u>
34	(A) Determining whether a diligent and reasonable effort
35	has been made to locate the missing individual; and
36	(B) Showing that the missing individual is dead or alive.

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1	(2) A hearing under this section is subject to the Arkansas
2	Rules of Evidence.
3	(3)(A) If it is proven by a preponderance of evidence that the
4	person has been missing for at least five (5) years, there is a rebuttable
5	presumption that the person is dead under § 16-40-105.
6	(B) If credible evidence establishes that it has been
7	fewer than five (5) years since the person was known to be alive, the burden
8	of proof for the petitioner shall be clear and convincing to establish that
9	the person is now dead.
10	(C) A finding by the court that the burden of proof of
11	clear and convincing evidence to establish death has not been met shall not
12	preclude the petitioner or another person from later filing a new petition
13	once the individual has been missing for more than five (5) years under
14	subsection (a) of this section or with new material information.
15	(f) If the court enters a finding that a person is legally dead under
16	this section, a probate action to administer the decedent's estate may be
17	initiated in a new case.
18	
19	SECTION 2. Arkansas Code § 28-40-110(c), concerning service of a
20	notice of a hearing on a petition for administration of a decedent's estate
21	by registered mail to the last known residence address of the alleged
22	decedent when the fact of the alleged decedent's death is in doubt or upon
23	the written demand of an interested person, is repealed.
24	(c) If it appears by the petition or otherwise that the fact of the
25	death of the person whose estate is to be administered may be in doubt, or on
26	the written demand of an interested person, a copy of the notice of the
27	hearing on the petition shall be sent by registered mail to the last known
28	residence address of the alleged decedent.
29	
30	SECTION 3. Arkansas Code § 28-40-112 is amended to read as follows:
31	28-40-112. Search for alleged decedent.
32	<del>Whenever</del> <u>If</u> there is <del>reasonable doubt</del> good cause to believe that the
33	person whose estate is to be administered is <u>not</u> dead, the court, upon
34	application petition of an interested person accompanied by an affidavit
35	giving sufficient detail to establish a reasonable possibility that the
36	person whose estate to be administered is alive, may direct the personal

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1	representative <u>or the interested person</u> to <del>make search for the alleged</del>
2	decedent in any manner which the court may deem advisable, including, but not
3	limited to, any or all of the following methods:
4	(1) By inserting in one (1) or more suitable periodicals a
5	notice requesting information from any person having knowledge of the
6	whereabouts of the alleged decedent;
7	(2) By notifying officers of justice and public welfare agencies
8	in appropriate locations of the disappearance of the alleged decedent; or
9	(3) By engaging the services of an investigating agency carry
10	out the provisions in § 28-8-102(d) and (e).
11	
12	SECTION 4. Arkansas Code § 28-40-121 is amended to read as follows:
13	28-40-121. Finality of order — Conclusiveness of finding of death.
14	An order admitting a will to probate or for the appointment of a
15	personal representative, if not contested or appealed from, shall be final,
16	subject to the following exceptions:
17	(1) It may be reopened at any time prior to the order of final
18	distribution for the purpose of admitting to probate a will not theretofore
19	presented to the court;
20	(2) It may be vacated or modified for good cause as provided in
21	§ 28-1-115; and
22	(3)(A) The finding of the fact of death shall be conclusive as
23	to the alleged decedent only if the notice of the hearing on the petition for
24	probate or for the appointment of a personal representative is sent by
25	registered mail addressed to the alleged decedent at his or her last known
26	residence address and when a search is ordered for the alleged decedent as
27	provided in § 28-40-112, the court finds that the search was made provisions
28	in § 28-8-102(d) and (e) have been carried out.
29	(B) If <del>notice is sent and search made,</del> the <u>provisions in §</u>
30	28-8-102(d) and (e) have been carried out and the alleged decedent is not
31	dead, he or she may nevertheless at any time recover the estate from the
32	personal representative if it is in his or her hands, or he or she may
33	recover the estate or its proceeds from the distributees, if either is in
34	their hands.
35	APPROVED: 4/16/25
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