Act 16 SB42

"AN ACT TO AMEND SECTION 50 OF ACT 140 OF 1949, AS AMENDED, [ARK. STAT. ANN. 62-2111] TO ADD A REQUIREMENT FOR NOTICE TO KNOWN CREDITORS; AND FOR OTHER PURPOSES."

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

SECTION 1. Section 50 of Act 140 of 1949, as amended, the same being Ark. Stat. Ann. 62-2111, is hereby amended to read as follows:

"Section 50. Promptly after the letters have been granted on the estate of a deceased person, the personal representative shall cause to be published a notice of his appointment, stating the date thereof, and requiring all persons having claims against the estate to exhibit them, properly verified to him, within three (3) months from the date of the first publication of the notice, or they shall be forever barred and precluded from any benefit in such estate. Provided, that claims for injury or death caused by the negligence of the decedent shall be filed within six (6) months from the date of the first publication of notice, or they shall be forever barred and precluded from any benefit in such estate. The notice shall state the mail address of the personal representative. If a will of the decedent has been probated, the notice shall also state the date of admission of the will to probate and that a contest of such order of probate can be effected only by filing a petition within the time provided by law. Within one (1) month after the first publication of notice, a copy thereof shall also be served upon each heir and devisee whose name and address are known, and upon all unpaid creditors whose names, status as creditors, and addresses are known to the personal representative, in accordance with Section 12b(1), (2) or (3). When a will is to be probated without an administration of the estate, the notice shall be published by the proponents of the will and shall state the mail address of each of the one or more proponents and the name and address of the attorney for the proponents. The notice shall be in substantially the following form:

	In the Probate Court	of
In the probate Court of	County, Arkan	sas.
Estate of	deceased.	
Last known address		•
Date of death		·
a. (To be used where no wil	11.)	
The undersigned was app	pointed administrator o	f the estate of the above
named decedent on the	day of, 19_	·
b. (To be used when a will	is probated and a pers	onal representative
appointed.)		
An instrument dated	was on the	day of,
19, admitted to probate as	s the last will of the	above named decedent and the
undersigned has been appoint	ted executor (or admini	strator) thereunder. A con-
test of the probate of the w	will can be effected on	ly by filing a petition
within the time provided by	law.	
c. (To be used in either ca	ase.)	
All persons having clai	ims against the estate	must exhibit them, duly

All persons having claims against the estate must exhibit them, duly verified, to the undersigned within three (3) months from the date of the first publication of this notice, or they shall be forever barred and precluded from any benefit in the estate. Provided, that claims for injury or death caused by the negligence of the decedent shall be filed within six (6) months from the date of the first publication of the notice, or they shall be forever barred and precluded from any benefit in such estate.

d. (To be used when a will is pr	obated but no personal	representative
appointed.)		
An instrument dated	was on the	day of
19, admitted to probate	as the last will of th	ne above named dece-
dent. A contest of the probate of	f the will can be effect	cted only by filing
within the time provided by law a	petition for an order	revoking or modifying
the order admitting the will to p	robate, and delivering	a copy of such peti-
tion to the undersigned proponent	(s) or to the undersign	ned attorney for the
proponent(s) at his (their) addre	ss hereunder shown.	
This notice first published	, 19	•
	(Administrator or Exec	cutor)
	(Mail Address)	

Publication of the notice shall be as provided in Section 12 b (4) unless the value of the estate to be administered upon does not exceed One Thousand Dollars (\$1,000) exclusive of homestead, in which event publication may be given by posting notice in the courthouse at a conspicuous place near a principal entrance for a period of three (3) weeks, and, in addition, the Court may, by general rule or by special order in a particular case, require that notice shall be given by ordinary mail to all persons whose names and addresses appear in the petition."

SECTION 2. This Act shall be applicable to estates where administration is pending at the time of the effective date of this Act. If any notice required by this Act has not previously been given by the personal representative, the personal representative shall give such notice within ninety (90) days from the effective date of this Act, if the claims of persons to receive notice are not barred by the expiration of the period set forth in Section 110 of Act 140 of 1949 as amended.

SECTION 3. All laws and parts of laws in conflict with this \mbox{Act} are hereby repealed.

SECTION 4. It has been found and is declared by the General Assembly of Arkansas that existing law relating to notice to creditors only by the publication of legal notice may be unconstitutional by reason of recent decisions of the United States Supreme Court. Therefore, an emergency is hereby declared to exist and this Act being necessary for the preservation of the public peace, health and safety shall be in full force and effect from and after its passage and approval.

APPROVED: 6-12-87