1	State of Arkansas	As Engrossed: S3/6/97		
2	81st General Assembly	A Bill	ACT 1119 OF	1997
3	Regular Session, 1997	•	SENATE BILL	543
4				
5	By: Senator Beebe			
6				
7				
8	For An Act To Be Entitled			
9	"AN ACT TO AMEND THE ARKANSAS CODE ANNOTATED 6 9-12-317 TO			
10	PROVIDE THAT A CHANCELLOR MAY CONSIDER A.C.A. 6 9-12-315			
11	AND A.C.A. § 9-12-317 PROPERTY TOGETHER WHEN DIVIDING SUCH			
12	PROPERTY BETWEEN SPOUSES ON GRANTING AN ABSOLUTE DIVORCE			
13	OR DIVORCE FRO	M BED AND BOARD; AND FOR OTHER PURPOSES."		
14		Cubtitle		
15	W. TT. O.	Subtitle		
16		PROVIDE THAT A CHANCELLOR MAY		
17		IDER A.C.A. 88 9-12-315 AND 9-12-317		
18 19		ERTY TOGETHER WHEN DIVIDING SUCH		
20		ERTY BETWEEN SPOUSES ON GRANTING AN LUTE DIVORCE OR DIVORCE FROM BED AND		
21	BOAR			
22	DOAK			
23	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF ARKANSAS	:	
24				
25	SECTION 1. Ark	ansas Code Annotated Å 9-12-317 is amended	d to read as	
26	follows:			
27	"9-12-317. Disso	plution of estates by the entirety or surv	vivorship.	
28	(a) When Herea:	ter, when any chancery court in this stat	te renders a	
29	final decree of divorce, any estate by the entirety or survivorship in real or			
30	personal property held by the parties to the divorce shall be automatically			
31	dissolved unless the court order specifically provides otherwise. In, and in			
32	the division and partition of the property, the parties shall be treated as			
33	tenants in common.			
34	(b) Notwithstanding subsection (a) of this section or any other law to			
35	the contrary, when one (1) of the parties to the estate by the entirety has			
36	been found guilty or has plead guilty or nolo contendere to a felony during			

As Engrossed: S3/6/97 SB 543

1 the marriage and within three (3) years of filing the complaint for divorce 2 and the other party to the divorce did not benefit from the felony, the 3 chancellor may award the property to the spouse who did not commit the felony 4 or to both parties in any proportion deemed equitable by the chancellor. (c) Provided, however, that when a chancery court in this state renders 6 an absolute divorce from the bonds of matrimony or a divorce from bed and 7 board, and the court dissolves estates by the entirety or survivorship in real 8 or personal property under this section, the court may distribute such 9 property as provided in A.C.A. $^{\circ}$ 9-12-315. The court shall set forth its 10 reasons in writing in the decree for making an other than an equal 11 distribution to each party, when all the property is considered together, 12 taking into account the factors enumerated in A.C.A. 8 9-12-315(a)(1)." 13 14 SECTION 2. All provisions of this act of a general and permanent nature 15 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 16 Revision Commission shall incorporate the same in the Code. 17 1 8 SECTION 3. If any provision of this act or the application thereof to 19 any person or circumstance is held invalid, such invalidity shall not affect 20 other provisions or applications of the act which can be given effect without 21 the invalid provision or application, and to this end the provisions of this 22 act are declared to be severable. 23 SECTION 4. All laws and parts of laws in conflict with this act are 2.4 25 hereby repealed. 26 27 /s/Beebe 2.8 29 APPROVED: 4-05-97 30 31 32 33 34 35