1	State of Arkansas As Engrossed: H3/11/21
2	93rd General Assembly <b>A DIII</b>
3	Regular Session, 2021HOUSE BILL 1162
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5	By: Representative Maddox
6	By: Senator B. Ballinger
7 8	For An Act To Be Entitled
o 9	AN ACT TO AMEND THE LAW CONCERNING BENEFICIARY DEEDS;
9 10	TO PROHIBIT THE RECOVERY OF BENEFITS AGAINST AN
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11	INTEREST ACQUIRED FROM A DECEASED RECIPIENT BY A
12	GRANTEE OF A BENEFICIARY DEED IN CERTAIN
13 14	CIRCUMSTANCES; AND FOR OTHER PURPOSES.
14 15	
16	Subtitle
17	TO AMEND THE LAW CONCERNING BENEFICIARY
18	DEEDS; AND TO PROHIBIT THE RECOVERY OF
19	BENEFITS AGAINST AN INTEREST ACQUIRED
20	FROM A DECEASED RECIPIENT BY A GRANTEE OF
21	A BENEFICIARY DEED IN CERTAIN
22	CIRCUMSTANCES.
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25	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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27	SECTION 1. Arkansas Code § 18-12-608(a)(1)(B), concerning the terms of
28	beneficiary deeds, is amended to read as follows:
29	(B)(i) A beneficiary deed transfers the interest to the
30	designated grantee effective upon the death of the owner, subject to ${ extsf{ extsf extsf ex{ extsf{ ex extsf{ ex$
31	(a) All <u>all</u> conveyances, assignments,
32	contracts, leases, mortgages, deeds of trust, liens, security pledges, oil,
33	gas, or mineral leases, and other encumbrances made by the owner or to which
34	the real property was subject at the time of the owner's death, whether or
35	not the conveyance or encumbrance was created before or after the execution
36	of the beneficiary deed <del>; and</del>



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1 (b) A claim for reimbursement of federal or 2 state benefits by the Department of Human Services from the estate of the grantor or the interest acquired by a grantee of the beneficiary deed under § 3 4 20-76-436. 5 (ii) No legal or equitable interest shall vest in 6 the grantee until the death of the owner prior to revocation of the 7 beneficiary deed. 8 9 SECTION 2. Arkansas Code § 20-76-436 is amended to read as follows: 20-76-436. Recovery of benefits from recipients' estates. 10 11 (a)(1) Federal or state benefits in cash or in kind, including, but 12 not limited to, Medicaid, Aid to Families with Dependent Children [abolished], Transitional Employment Assistance Program, Temporary Assistance 13 14 for Needy Families, and food stamps distributed or paid by the Department of 15 Human Services as well as charges levied by the department for services 16 rendered shall upon the death of the recipient constitute a debt to be paid. 17 (2) (A) The department may make a claim against the estate of a 18 deceased recipient or the interest acquired from the deceased recipient by a 19 grantee of a beneficiary deed under § 18-12-608 for the amount of any 20 benefits distributed or paid or charges levied by the department. 21 (B) If a grantee of a beneficiary deed under § 18-12-608 22 makes a written request for a release or disclaimer of the department's 23 interest in the real property described in the beneficiary deed, the department within thirty (30) calendar days of the request shall either: 24 25 (i) Make a claim against the interest acquired from 26 the deceased recipient by a grantee of the beneficiary deed; or 27 (ii) Provide the requested disclaimer and a release 28 suitable for recording in the real estate records of the county where the real property is located. 29 30 (b)(1) The department shall not seek recovery against the estate of a 31 deceased recipient or the interest acquired from the deceased recipient by a 32 grantee of a beneficiary deed under § 18-12-608 for the amount of any 33 benefits distributed or paid or charges levied if the recovery is not cost 34 effective or if the recovery works causes an undue hardship on the heirs or devisees of the decedent's estate or the grantee of a beneficiary deed under 35 36 <u>§ 18-12-608</u>.

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1	(2) In determining the existence of an undue hardship, the
2	department shall consider factors including <del>, but not limited to,</del> without
3	limitation the following:
4	(A) The asset subject to recovery is the sole income-
5	producing asset of <del>the beneficiaries</del> <u>a beneficiary</u> of the estate <del>or the</del>
6	grantee of a beneficiary deed under § 18-12-608;
7	(B) Without receipt of the <del>beneficiary deed or</del> proceeds of
8	the estate, a grantee or beneficiary would become eligible for federal or
9	state benefits;
10	(C) Allowing <del>a grantee of a beneficiary deed under § 18-</del>
11	12-608 to receive the interest under the beneficiary deed or a the
12	beneficiary to receive the inheritance from the estate would enable the
13	grantee or beneficiary to discontinue eligibility for federal or state
14	benefits;
15	(D) The asset subject to recovery is a home with a value
16	of fifty percent (50%) or less of the average price of <del>homes</del> <u>a home</u> in the
17	county where the homestead is located, as of the date of the deceased
18	recipient's death; or
19	(E) There are other compelling circumstances.
20	(c) To the extent that there is <del>any</del> <u>a</u> conflict between the <del>preceding</del>
21	criteria <u>listed in subsection (b) of this section</u> and the standards that may
22	be specified by the United States Secretary of Health and Human Services, the
23	federal standards shall prevail.
24	(d) Applicants for federal or state benefits shall be notified in
25	writing in prominent type on the application form that the department may
26	make a claim against their estate or the interest acquired from the applicant
27	by a grantee of a beneficiary deed under § 18-12-608.
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29	/s/Maddox
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