1	INTERIM STUDY PROPOSAL 2015-168		
2		A D'11	
3	90th General Assembly	A Bill	DRAFT SRC/SRC
4	Third Extraordinary Session, 2016		HOUSE BILL
5			
6	By: Representative Hammer		
7	By: Senator J. Hutchinson		
8		Fi	led with: Arkansas Legislative Counci
9			pursuant to A.C.A. §10-3-217
10	For An Act To Be Entitled		
11			
12			IN AN ACTION FOR
13	·	PURPOSES.	
14			
15		C L CAL	
16		Subtitle	
17	TO AMEND THE DEFINITION OF "MARITAL		
18	PROPERTY" FOR PURPOSES OF DIVISION OF PROPERTY IN AN ACTION FOR DIVORCE.		
19		TION FOR DIVORC	E.
20			
21 22		OIV OR THE CTAT	E OE ADVANÇAÇ.
23		OLI OF THE STATE	E OF ARRANSAS:
24		ndings and leg	ielativa intent
25	SECTION 1. DO NOT CODIFY. Findings and legislative intent. The General Assembly finds and determines that:		
26			case Moore v. Moore, 2016
27		_	
28			
29			
30	S.W.2d 771 (1987), should be reflected in the law in order to ensure		
31	continuity and reasonable predictal	oility in divor	ce proceedings.
32			
33	SECTION 2. Arkansas Code § 9)-12-315(a), co	ncerning the division of
34	property, is amended to add an addi	tional subdivi	sion to read as follows:
35	(5) When a spouse acqu	ires property	before the marriage and the
36	property increases in value during	the marriage a	s a result of time, effort,

1	$\underline{\text{or skill of a spouse,}}$ there shall be a presumption that the appreciated $\underline{\text{value}}$		
2	$\underline{\text{of}}$ the property that results from the time, effort, or skill of the spouse is		
3	marital property.		
4			
5	SECTION 3. Arkansas Code § 9-12-315(b)(5), concerning the division of		
6	property, is amended to read as follows:		
7	(5)(A) The increase in value of property acquired prior to		
8	marriage or by gift or by reason of the death of another, including, but not		
9	limited to, life insurance proceeds, payments made under a deferred		
10	compensation plan, or an individual retirement account, and property acquired		
11	by right of survivorship, by a trust distribution, by bequest or inheritance,		
12	or by a payable on death or a transfer on death arrangement, or in exchange		
13	therefor;		
14	(B) However, when the increase in the value of the		
15	property in subdivision $(b)(5)(A)$ of this section resulted from the time,		
16	effort, or skill of a spouse, there shall be a presumption that the		
17	appreciated value of the property that results from the time, effort, or		
18	skill of the spouse is marital property.		
19			
20			
21	Referral requested by: Representative Kim Hammer		
22	Prepared by: SRC		
23			
24			
25			
26			
27			
28			
29			
30			
31			
32			
33			
34			
35			
36			