House Bill 940

By: Representatives Scott of the 76th, Davis of the 87th, and Schofield of the 60th

A BILL TO BE ENTITLED AN ACT

- 1 To amend Chapter 4 of Title 53 of the Official Code of Georgia Annotated, relating to wills,
- 2 so as to provide for electronic wills; to provide for applicable law; to provide for execution
- 3 of electronic wills; to provide for revocation; to provide for attestation and self-proving wills;
- 4 to provide for certified paper copies; to provide for definitions; to provide for related matters;
- 5 to repeal conflicting laws; and for other purposes.

6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

- 7 SECTION 1.
- 8 Chapter 4 of Title 53 of the Official Code of Georgia Annotated, relating to wills, is amended
- 9 by adding a new article to read as follows:
- 10 "ARTICLE 7
- 11 53-4-80.
- 12 (a) As used in this article, the term:
- 13 (1) 'Electronic' means relating to technology having electrical, digital, magnetic,
- wireless, optical, electromagnetic, or similar capabilities.

15 (2) 'Electronic presence' means the relationship of two or more individuals in different

- locations communicating in real time to the same extent as if such individuals were
- physically present in the same location.
- 18 (3) 'Electronic will' means a will executed electronically in compliance with Code
- 19 Section 53-4-83.
- 20 (4) 'Record' means information that is inscribed on a tangible medium or that is sorted
- in an electronic or other medium and is retrieval in perceivable form.
- 22 (5) 'Sign' means, relative to the intent to authenticate or adopt a record, to execute or
- 23 adopt a tangible symbol or to affix to or logically associate with the record an electronic
- 24 <u>symbol or process.</u>
- 25 (6) 'State' means a state of the United States, the District of Columbia, Puerto Rico, the
- 26 <u>United States Virgin Islands, or any territory or insular possession subject to the</u>
- 27 <u>jurisdiction of the United States. Such term includes any federally recognized Indian</u>
- 28 <u>tribe.</u>
- 29 (7) 'Will' has the same meaning as in Code Section 53-1-2.
- 30 <u>53-4-81.</u>
- 31 An electronic will is a will for all purposes of the law of this state. Laws of this state
- applicable to wills and principles of equity shall apply to an electronic will, except as
- 33 modified by this article.
- 34 53-4-82.
- 35 A will executed electronically but not in compliance with Code Section 53-4-83 is an
- 36 electronic will under this article if executed in compliance with the law of the jurisdiction
- 37 where the testator is:
- 38 (a) Physically located when the will is signed; or
- 39 (b) Domiciled or residing when the will is signed or when the testator dies.

- 40 <u>53-4-83.</u>
- Subject to Code Section 53-4-85, and except as provided for in Code Section 53-4-84, an
- 42 <u>electronic will shall be:</u>
- 43 (a) A record that is readable as text at the time of signing under subsection (b) of this Code
- 44 <u>section;</u>
- 45 (b) Signed by:
- 46 (1) The testator; or
- 47 (2) Another individual in the testator's name, in the testator's physical presence, and by
- 48 <u>the testator's direction; and</u>
- 49 <u>(c) Either:</u>
- 50 (1) Signed in the physical or electronic presence of the testator by at least two
- 51 <u>individuals</u>, each of whom is a resident of this state and physically located in this state
- at the time of signing and within a reasonable time after witnessing:
- 53 (A) The signing of the will under subsection (b) of this Code section; or
- 54 (B) The testator's acknowledgment of the signing of the will under subsection (b) of
- this Code section or acknowledgment of the will; or
- 56 (2) Acknowledged by the testator before and in the physical or electronic presence of a
- 57 <u>notary public or other individual who is authorized by the laws of this state to notarize</u>
- 58 records and who is located in Georgia at the time the notarial act is performed.
- 59 (d) An electronic symbol of a testator or witness shall consist of an electronic image of the
- 60 <u>testator's or witness's signature in his or her handwriting affixed to the electronic will.</u>
- 61 (e) A testator's intent that the record made under this Code section be the testator's
- 62 <u>electronic will may be established by extrinsic evidence.</u>
- 63 53-4-84.
- 64 (a) An electronic will may revoke all or part of a previous will.
- 65 (b) All or part of an electronic will may be revoked by:

66 (1) A subsequent will that revokes all or part of the electronic will expressly or by

- 67 <u>inconsistency; or</u>
- 68 (2) A physical act, if it is established by clear and convincing evidence that the testator,
- 69 with the intent of revoking all or part of the will, performed the act or directed another
- individual who performed the act in the testator's physical presence.
- 71 53-4-85.
- 72 (a) An electronic will may be simultaneously executed, attested, and made self-proving
- as provided for in Code Section 53-4-24.
- 74 (b) The acknowledgment and affidavits under subsection (a) of this Code section shall be:
- 75 (1) Made in the physical presence of an officer authorized to administer oaths under law
- of the state in which the testator signs pursuant to subsection (b) of Code Section 53-4-83
- or, if fewer than two attesting witnesses are physically present in the same location as the
- testator at the time of signing pursuant to subsection (b) of Code Section 53-4-83, in the
- physical or electronic presence of a notary public or other individual who is authorized
- 80 by the laws of this state to notarize records and who is located in Georgia at the time the
- 81 <u>notarial act is performed; and</u>
- 82 (2) Evidenced by the officer's certificate under official seal affixed to or logically
- 83 <u>associated with the electronic will.</u>
- 84 (c) The acknowledgment and affidavits under subsection (a) of this Code section shall be
- in substantially the following form:
- 86 <u>I</u>, the testator, and, being sworn, declare to the undersigned officer that I sign
- 87 <u>this instrument as my electronic will, I willingly sign it or willingly direct another to sign</u>
- for me, I execute it as my voluntary act for the purposes expressed in this instrument, and
- 89 <u>I am eighteen years of age or older, of sound mind, and under no constraint or undue</u>
- 90 <u>influence.</u>

91		
92		<u>Testator</u>
93	We,, and, witnesses	s, being sworn, declare to the undersigned
94	officer that the testator signed this instrumen	
95	testator willingly signed it or willingly directed	
96	and that each of us, in the physical or elect	ronic presence of the testator, signs this
97	instrument as witness to the testator's signing, and to the best of our knowledge the testator	
98	is eighteen years of age or older, of sound mind, and under no constraint or undue	
99	influence.	
100		
101		Witness
102		
103		Witness
104		State of
105		County of
106		
106	Subscribed, sworn to, and acknowledged bef	•
107	and subscribed and sworn to before me by	and .
108	witnesses, this day of ,	
109	(SEAL)	

22 LC 44 1782ER 110 111 (Signed) 112 (Official Capacity of Officer)' 113 114 (d) A signature physically or electronically affixed to an affidavit that is affixed to or 115 logically associated with an electronic will under this article is deemed a signature of the electronic will under subsection (a) of Code Section 53-4-83. 116 117 53-4-86. 118 An individual may create a certified paper copy of an electronic will by affirming under penalty of perjury that a paper copy of the electronic will is a complete, true, and accurate 119 copy of the electronic will. If the electronic will is made self-proving, the certified paper 120 121 copy of the will shall include the self-proving affidavits."

SECTION 2.

All laws and parts of laws in conflict with this Act are repealed.

122

123