LC 2962 2019 Regular Session 1/14/19 (MNJ/ps)

DRAFT

SUMMARY

Requires approval by probate court of settlement of personal injury claim or wrongful death claim arising out of injuries to decedent.

Modifies provisions relating to probate proceedings related to personal injury claims and wrongful death claims.

Modifies provisions relating to misstatement of value of asset in certain probate inventories and accounts.

1	A BILL FOR AN ACT
2	Relating to estates; creating new provisions; and amending ORS 30.030,
3	113.015 and 116.173.
4	Be It Enacted by the People of the State of Oregon:
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6	DEFINITIONS
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8	SECTION 1. Definitions for sections 1 to 8 of this 2019 Act. As used
9	in sections 1 to 8 of this 2019 Act:
10	(1) "Beneficiary" means a person for whose benefit an action
11	against a wrongdoer may be brought under ORS 30.020.
12	(2) "Interested person" has the meaning given that term in ORS
13	111.005.
14	(3) "Personal injury claim" means a cause of action arising out of
15	injuries to a decedent, caused by the wrongful act or omission of an-
16	other, that do not result in the death of the decedent.
17	(4) "Wrongful death claim" means a cause of action arising out of
18	injuries to a decedent, caused by the wrongful act or omission of an-

1	other, that result in the death of the decedent.
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3	APPLICATION
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5	SECTION 2. Application. Except as specifically provided in sections
6	1 to 8 of this 2019 Act, ORS 30.010 to 30.100 and 119.006 to 119.081 and
7	ORS chapters 111, 112, 113, 114, 115, 116, 117 and 118 apply to wrongful
8	death claims and estates with personal injury claims.
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10	PERSONAL INJURY CLAIMS AND WRONGFUL DEATH CLAIMS
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12	SECTION 3. Court approval of settlement of personal injury claim
13	or wrongful death claim. (1) Notwithstanding ORS 114.305, the parties
14	to a personal injury claim or a wrongful death claim may not enter
15	into a settlement agreement without the approval of the probate
16	court, whether or not an action asserting the personal injury claim
17	or wrongful death claim has been commenced. The personal represen-
18	tative shall petition the probate court for approval of the proposed
19	settlement, and the probate court shall determine the adequacy of the
20	proposed settlement. The petition need not state the amount of the
21	proposed settlement.
22	(2) A petition to approve a settlement under this section must be
23	accompanied by a declaration under penalty of perjury of the attorney
24	for the personal representative in the personal injury claim or the
25	wrongful death claim:
26	(a) Stating whether the claim being settled is a personal injury
27	claim or a wrongful death claim;
28	(b) Describing the incident causing the injury or death;
29	(c) Describing the injuries;
30	(d) Stating the amount of the claim;
31	(e) Stating the amount of the settlement;
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1 (f) Stating the amount of attorney fees and costs;

2 (g) Stating the amount of payments or reimbursements owed under
3 ORS 30.030 (3);

4 (h) Stating the amount of any personal representative fee attribut5 able to a wrongful death claim;

6 (i) Stating the reasons for the settlement and the efforts to maxi7 mize recovery;

(j) Stating that the attorney has independently evaluated the interests of the estate and beneficiaries;

(k) Stating that the attorney has examined the applicable medical
 records;

(L) Stating whether the attorney has consulted with the Depart ment of Human Services to determine if any lien exists under ORS
 416.540; and

15 (m) Explaining why it is appropriate to settle the case.

16 <u>SECTION 4.</u> Deferral of requirements in certain cases. If the only 17 asset of an estate is a personal injury cause of action that has not been 18 adjudicated or settled, the court shall:

(1) Defer bond requirements until a settlement of the personal in jury claim is approved under section 3 of this 2019 Act; and

(2) Accept an annual report on the status of the personal injury
 claim in lieu of the annual account required under ORS 116.083.

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PROBATE FOR SOLE PURPOSE OF PURSUING WRONGFUL DEATH
 CLAIM

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27 <u>SECTION 5.</u> Petition for appointment of personal representative. 28 Any beneficiary, any interested person or the person nominated as 29 personal representative named in the will may petition for the ap-30 pointment of a personal representative for the sole purpose of pursu-31 ing a claim for the wrongful death of the decedent. Except as provided

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in section 7 of this 2019 Act, a personal representative appointed under
this section has all the duties of a personal representative under ORS
119.006 to 119.081 and ORS chapters 113, 114, 115, 116, 117 and 118. In
addition to the information required under ORS 113.035, a petition filed
under this section must include the following information, so far as
known:

7 (1) A statement that the petitioner is filing the petition for the sole
8 purpose of pursuing a wrongful death claim;

9 (2) The names, relationship to the decedent and post-office ad-10 dresses of beneficiaries, and the ages of any beneficiaries who are mi-11 nors; and

(3) A statement that reasonable efforts have been made to identify and locate all beneficiaries. If the petitioner knows of any actual or possible omissions from the list of beneficiaries, the petition must include a statement indicating that there are omissions from the information relating to beneficiaries.

17 <u>SECTION 6.</u> Information to beneficiaries and Department of Human 18 <u>Services and Oregon Health Authority.</u> (1) A personal representative 19 appointed under section 5 of this 2019 Act shall deliver or mail to the 20 beneficiaries at their last-known address information that must in-21 clude:

(a) The title of the court in which the estate proceeding is pending
 and the case number;

(b) The name of the decedent and the place and date of the death
of the decedent;

(c) The name and address of the personal representative, the attorney representing the personal representative in the wrongful death
action and the attorney representing the personal representative in
the probate proceeding;

(d) The date of the appointment of the personal representative; and
 (e) A statement advising the beneficiaries that the rights of the

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beneficiaries may be affected by the proceeding and that additional
information may be obtained from the records of the court, the personal representative or the attorney for the personal representative.

4 (2) If the personal representative is a beneficiary named in the pe5 tition, the personal representative is not required to deliver or mail
6 the information under this section to the personal representative.

(3) Within 30 days after the date of appointment the personal representative shall cause to be filed in the estate proceeding proof of the
delivery or mailing required by this section or a waiver of notice as
provided under ORS 111.225. The proof must include a copy of the information delivered or mailed and the names of the persons to whom
it was delivered or mailed.

(4) If before the filing of the motion to close the estate under section 8 of this 2019 Act the personal representative has actual knowledge that the petition did not include the name and address of any
beneficiary, the personal representative shall:

(a) Make reasonable efforts under the circumstances to ascertain
 the names and addresses of the beneficiaries that were not included;

(b) Promptly deliver or mail information specified in subsection (1)
of this section to each beneficiary located after the filing of the petition and before the filing of the motion to close the estate under section 8 of this 2019 Act and to the Department of State Lands; and

(c) File in the estate proceeding, on or before filing the motion to
close the estate under section 8 of this 2019 Act, proof of compliance
with this subsection or a waiver of notice as provided under ORS
111.225.

(5) Within 30 days after the appointment of the personal representative, the personal representative must mail or deliver the following
information to the Department of Human Services and the Oregon
Health Authority:

31 (a) The title of the court in which the estate proceeding is pending

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1 and the case number;

(b) The name of the decedent and the place and date of the death
of the decedent;

4 (c) The name and address of the personal representative, the at-5 torney representing the personal representative in the wrongful death 6 action and the attorney representing the personal representative in 7 the probate proceeding;

8 (d) The date of the appointment of the personal representative; and
9 (e) Any other information required by rule of the department or the
10 authority.

11 <u>SECTION 7.</u> <u>Waiver of requirements.</u> (1) When a personal repre-12 sentative is appointed under section 5 of this 2019 Act and no assets 13 of the estate have been discovered:

14 (a) The following requirements are waived:

(A) Information to devisees, heirs and interested persons of ap pointment of personal representative under ORS 113.145;

17 (B) Publication of notice under ORS 113.155;

18 (C) The bond required under ORS 113.105;

(D) Proof of compliance of diligent search for claimants under ORS
 115.003; and

(E) The inventory required under ORS 113.165.

(b) The personal representative may file an annual report on the status of the wrongful death claim in lieu of the annual account required under ORS 116.083.

(c) In lieu of filing a final account under ORS 116.083 (3), the personal representative may file a motion to close the estate under section 8 of this 2019 Act.

(2) This section does not limit or modify the provisions of ORS
30.030 (3).

30 <u>SECTION 8.</u> (1) When a personal representative is appointed under 31 section 5 of this 2019 Act and no assets of the estate have been dis-

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covered, the personal representative may move to close the estate after resolution of the wrongful death claim and distribution of any funds recovered in the wrongful death claim, but no earlier than four months after the latest date of delivery or mailing of the information described in section 6 of this 2019 Act.

6 (2) The motion must state that no assets of the estate have been
7 discovered and that the wrongful death claim has been resolved.

(3) The motion must be accompanied by receipts or other evidence
satisfactory to the court showing that the damages accepted or recovered in the wrongful death claim have been distributed as provided
in ORS 30.030.

(4) The personal representative shall set a time for filing objections
to the motion to close the estate. Not less than 20 days before the time
set, the personal representative shall mail a copy of the motion to
close the estate to each beneficiary.

16 (5) If the court grants the motion, the court shall enter a general judgment closing the estate and discharging the personal represen-17tative. The discharge so entered operates as a release of the personal 18 representative from further duties and as a bar to any action against 19 the personal representative. The court may, in its discretion and upon 2021such terms as may be just, within one year after entry of the judgment of discharge, permit an action to be brought against the personal 22representative if the judgment of discharge was taken through fraud 23or misrepresentation of the personal representative or through the 24mistake, inadvertence, surprise or excusable neglect of the claimant. 25

<u>SECTION 9.</u> When damages for wrongful death are accepted or recovered in an action filed under ORS 30.020, the damages must be placed in the lawyer trust account for an attorney representing the personal representative in the estate or in the wrongful death claim or, upon order of the court, in an account subject to withdrawal only on order of the court, before being distributed under ORS 30.030.

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PERSONAL REPRESENTATIVE FEES

3 **SECTION 10.** ORS 116.173 is amended to read:

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4 116.173. (1) As used in this section, "property subject to the jurisdiction
5 of the court" means:

(a) All property owned by the decedent at the time of death that is subject
to administration, including but not limited to amounts recovered on a
personal injury claim, as defined in section 1 of this 2019 Act;

9 (b) All income received during the course of the administration of the 10 estate;

(c) All gains realized on the sale or disposition of assets during the course of the administration of the estate, to the extent that the gain realized on each asset sold or disposed of exceeds the value of the asset as provided in subsection (2) of this section; [and]

(d) All unrealized gains on assets acquired during the course of administration of the estate; and

(e) Proceeds recovered in a wrongful death claim, as defined in
 section 1 of this 2019 Act, by judgment or settlement.

19 (2)(a) For purposes of this section, each asset shall be valued at its 20 highest value as [*reported*] **shown** in the inventory, any amended or supple-21 mental inventory, any interim account or the final account or statement in 22 lieu of the final account filed under ORS 116.083, which may be based upon 23 revaluation of the asset to reflect its then current fair market value.

(b) If the highest value of an asset as shown in the inventory, any 24amended or supplemental inventory, any interim account or the final 25account or statement in lieu of the final account filed under ORS 26116.083 was materially misstated at the time of filing of the document, 27the value of the asset is the highest correctly stated value of the asset 28as shown in the inventory, any amended or supplemental inventory, 29any interim account or the final account or statement in lieu of the 30 final account filed under ORS 116.083. 31

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1 (3) Unless the court has granted a request for a different determination of the compensation of the personal representative under ORS 113.038, upon $\mathbf{2}$ application to the court a personal representative is entitled to receive 3 compensation for services as provided in this section. If there is more than 4 one personal representative acting concurrently or consecutively, the com-5pensation may not be increased, but may be divided among the personal 6 representatives as they agree or as the court may order. The compensation 7 is a commission upon the whole estate, as follows: 8

9 (a) Upon the property subject to the jurisdiction of the court:

10 (A) Seven percent of any sum not exceeding \$1,000.

(B) Four percent of all above \$1,000 and not exceeding \$10,000.

12 (C) Three percent of all above \$10,000 and not exceeding \$50,000.

13 (D) Two percent of all above \$50,000.

(b) One percent of the property, exclusive of life insurance proceeds, not
subject to the jurisdiction of the court but reportable for Oregon estate tax
or federal estate tax purposes.

(4) In all cases, further compensation as is just and reasonable may be
allowed by the court for any extraordinary and unusual services, including
services not ordinarily required of a personal representative in the performance of duties as a personal representative.

(5) When a decedent by will has made special provision for the compensation of a personal representative:

(a) The personal representative is not entitled to any other compensation
for services unless prior to appointment the personal representative signs
and files with the clerk of the court a written renunciation of the compensation provided by the will.

(b) If the assets of the estate are insufficient to pay in full all expenses or claims of the estate, the compensation of the personal representative may not exceed the compensation provided by subsections (3) and (4) of this section.

31 **SECTION 11.** ORS 30.030 is amended to read:

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1 30.030. (1) Upon settlement of a claim, or recovery of judgment in an 2 action, for damages for wrongful death, by the personal representative of a 3 decedent under ORS 30.020, the amount of damages so accepted or recovered 4 shall be distributed in the manner prescribed in this section.

5 (2) The personal representative shall make payment or reimbursement for 6 costs, expenses and fees incurred in prosecution or enforcement of the claim, 7 action or judgment, including fees paid to the personal representative 8 of the decedent attributable to the wrongful death claim under ORS 9 116.173 (1)(e).

10 (3) The personal representative shall make payment or reimbursement for 11 reasonable charges necessarily incurred for doctors' services, hospital ser-12 vices, nursing services or other medical services, burial services and memo-13 rial services rendered for the decedent.

(4) If under ORS 30.040 or 30.050 or by agreement of the beneficiaries a portion of the damages so accepted or recovered is apportioned to a beneficiary as recovery for loss described in ORS 30.020 (2)(d), the personal representative shall distribute that portion to the beneficiary.

(5) The remainder of damages accepted or recovered shall be distributed to the beneficiaries in the proportions prescribed under the laws of intestate succession of the state of decedent's domicile, or as agreed by the beneficiaries, but no such damages shall be subject to payment of taxes or claims against the decedent's estate.

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SECTION 12. ORS 113.015 is amended to read:

113.015. (1) The venue for a proceeding seeking the appointment of a
personal representative and for a proceeding to probate a will is:

VENUE

(a) In the county where the decedent had a domicile or where thedecedent had a place of abode at the time of death;

31 (b) In any county where property of the decedent was located at the time

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1 of death or is located at the time the proceeding is commenced; [or]

2 (c) In the county in which the decedent died; or

3 (d) In the county where a personal injury claim or wrongful death
4 claim, as those terms are defined in section 1 of this 2019 Act, could
5 be maintained.

6 (2) Filing a proceeding in a county other than specified in subsection (1) 7 of this section does not constitute a jurisdictional defect.

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APPLICABILITY

SECTION 13. (1) Section 3 of this 2019 Act applies to settlement agreements entered into on or after the effective date of this 2019 Act. (2) Sections 1, 2 and 4 to 8 of this 2019 Act and the amendments to ORS 30.030 and 113.015 by sections 11 and 12 of this 2019 Act apply to estates in which a petition for the appointment of a personal representative is filed on or after the effective date of this 2019 Act.

(3) Section 9 of this 2019 Act applies to damages accepted or recov ered on or after the effective date of this 2019 Act.

(4)(a) Except as provided in paragraph (b) of this subsection, the
amendments to ORS 116.173 by section 10 of this 2019 Act apply to estates in which a petition for the appointment of a personal representative is filed on or after the effective date of this 2019 Act.

(b) The amendments to ORS 116.173 (2) by section 10 of this 2019
Act apply to applications for compensation of a personal representative filed on or after the effective date of this 2019 Act.

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CAPTIONS

29 <u>SECTION 14.</u> The unit and section captions used in this 2019 Act 30 are provided only for the convenience of the reader and do not become 31 part of the statutory law of this state or express any legislative intent

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- 1 in the enactment of this 2019 Act.
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