

SB 474 STAFF MEASURE SUMMARY

House Committee On Judiciary

Prepared By: Addie Smith, Counsel

Meeting Dates: 5/8

WHAT THE MEASURE DOES:

Prevents parents from receiving damages from their child's wrongful death action when: 1) the child died as an adult and the parents had, in the year before the child became an adult, either willfully deserted their child or without just and sufficient cause neglected to provide proper care and maintenance for the child; 2) the child died while still a child, and the parents had willfully deserted the child or, without just and sufficient cause, neglected to provide the child with proper care and maintenance for the entirety of the child's life, or for the year preceding the child's death; or 3) the parents' parental rights had been terminated. Allows court to disregard incidental contact, communications, and contributions when determining whether a parent willfully deserted or neglected to provide proper care and maintenance. Allows court to take into account whether one parent impeded the other parent's contact with the child when determining whether a parent willfully deserted or neglected to provide proper care and maintenance. Specifies that the damages distributable to the parent pass as if the parent had predeceased the child. Provides a timeline by which an individual who would benefit from the parent's forfeiture can petition to assert that interest. Requires proof of willful desertion or neglecting to provide proper care and maintenance for the child without just and sufficient cause by a preponderance of the evidence. Shortens period of neglecting to provide proper care and maintenance or willful desertion from ten years to one year for prohibition on parental inheritance through intestate success or transfer on death deed. Changes standard of proof of willful desertion or neglecting to provide proper care and maintenance from clear and convincing evidence to preponderance of the evidence. Allows individuals who were not entitled to be named as an interested person in the petition for appointment of a personal representative to assert by petition that the parent's intestate share is subject to forfeiture and that they have a right to inherit it four months after notice by publication, or if no notice was published, one year after the decedent's death. Applies to actions and estates commenced on or after the effective date and pending on the effective date. Applies to transfers on death deed made before, on, or after the effective date. Declares emergency, effective on passage.

ISSUES DISCUSSED:

EFFECT OF AMENDMENT:

No amendment.

BACKGROUND:

Currently, a parent who has abandoned or neglected to provide for a child may receive damages resulting from that child's wrongful death action. A recent wrongful death case involving a child who died while in state foster care brought attention to this issue. Each of her parents acquired \$130,000 in damages even though there were years of allegations of maltreatment, and at the time of her death, the child had been removed from their care. There are parental forfeiture laws that prevent parents who have abandoned or neglected to provide for their child from inheriting from them through intestate succession and transfer on death deeds. Those statutes require proof by clear and convincing evidence that a parent neglected to provide proper care and maintenance or willfully deserted their child for ten years before the child's death, or within ten years of the child becoming an adult.

SB 474 STAFF MEASURE SUMMARY

Senate Bill 474 prohibits parents who have neglected to provide proper care and maintenance or willfully deserted their child from receiving damages from a wrongful death action regarding that child and provides a process by which interested parties can assert their right to a parent's forfeited damages. It also changes the duration of time that a parent must have neglected to provide proper care and maintenance or willfully deserted their child in order to trigger a forfeiture of their intestate inheritance or death deed transfer from ten years to one year, makes the burden of proof for that determination a preponderance of the evidence, and allows an individual who would benefit from a successful petition for forfeiture up to one year from the decedent's death if that person did not receive notice that a probate estate had been opened to file their claim.