1	A bill to be entitled
2	An act relating to decedents' property; creating s.
3	731.1065, F.S.; specifying that precious metals are
4	tangible personal property for the purposes of the
5	Florida Probate Code; providing for retroactive
6	application; amending s. 731.301, F.S.; specifying
7	that formal notice is not sufficient to invoke a
8	court's personal jurisdiction over a person receiving
9	such formal notice; providing applicability; amending
10	s. 733.610, F.S.; expanding the list of sales or
11	encumbrances that are voidable by interested persons
12	under certain circumstances; amending s. 733.617,
13	F.S.; specifying that certain attorneys and persons
14	are not entitled to compensation for serving as a
15	personal representative unless the attorney or person
16	is related to the testator or unless certain
17	disclosures are made before a will is executed;
18	requiring the testator to execute a written statement
19	that acknowledges certain disclosures were made;
20	providing requirements for the written statement;
21	specifying when an attorney is deemed to have prepared
22	or supervised the execution of a will; specifying how
23	a person may be related to an individual; specifying
24	when an attorney or person related to the attorney is
25	deemed to have been nominated in a will; providing
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26 construction; providing applicability; amending s. 27 736.0708, F.S.; specifying that certain attorneys and 28 persons are not entitled to compensation for serving 29 as a trustee unless the attorney or person is related 30 to the settlor or unless certain disclosures are made 31 before the trust instrument is executed; requiring a 32 settlor to execute a written statement that 33 acknowledges certain disclosures were made; providing requirements for the written statement; specifying 34 when an attorney is deemed to have prepared or 35 36 supervised the execution of a trust instrument; 37 specifying how a person may be related to an individual; specifying when an attorney or a person 38 39 related to the attorney is deemed appointed in a trust instrument; providing construction; providing 40 applicability; providing effective dates. 41 42 43 Be It Enacted by the Legislature of the State of Florida: 44 Section 1. Effective July 1, 2019, section 731.1065, 45 46 Florida Statutes, is created to read: 47 731.1065 Precious metals.-48 (1) For the purposes of the code, precious metals in any 49 tangible form, such as bullion or coins kept and acquired for 50 their historical, artistic, collectable, or investment value

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51 apart from their normal use as legal tender for payment, are 52 tangible personal property. 53 This section is intended to clarify existing law and (2) 54 applies retroactively to all written instruments executed 55 before, on, or after July 1, 2019, as well as all proceedings 56 pending or commenced before, on, or after July 1, 2019, in which 57 the disposition of precious metals in any tangible form has not 58 been finally determined. 59 Section 2. Effective upon this act becoming a law, 60 subsection (2) of section 731.301, Florida Statutes, is amended to read: 61 62 731.301 Notice.-In a probate proceeding, formal notice is sufficient 63 (2) 64 to acquire jurisdiction over the person receiving formal notice to the extent of the person's interest in the estate or in the 65 decedent's protected homestead. Formal notice is not sufficient 66 67 to invoke the court's personal jurisdiction over the person 68 receiving formal notice. 69 Section 3. The amendment made by this act to s. 731.301, 70 Florida Statutes, applies to all proceedings pending on or before, or commenced after, the date this act becomes a law. 71 72 Section 4. Effective July 1, 2019, section 733.610, Florida Statutes, is amended to read: 73 74 733.610 Sale, encumbrance, or transaction involving 75 conflict of interest.-Any sale or encumbrance to the personal

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76 representative or the personal representative's spouse, agent, 77 or attorney, or any corporation, other entity, or trust in which 78 the personal representative, or the personal representative's 79 spouse, agent, or attorney, has a substantial beneficial or 80 ownership interest, or any transaction that is affected by a 81 conflict of interest on the part of the personal representative, 82 is voidable by any interested person except one who has 83 consented after fair disclosure, unless: The will or a contract entered into by the decedent 84 (1) 85 expressly authorized the transaction; or 86 (2) The transaction is approved by the court after notice 87 to interested persons. Section 5. Subsection (6) of section 733.617, Florida 88 89 Statutes, is amended, and subsection (8) is added to that 90 section, to read: 733.617 Compensation of personal representative.-91 92 Except as otherwise provided in this section, if the (6) 93 personal representative is a member of The Florida Bar and has 94 rendered legal services in connection with the administration of 95 the estate, then in addition to a fee as personal 96 representative, there also shall be allowed a fee for the legal 97 services rendered. (8) (a) An attorney serving as a personal representative, 98 or a person related to the attorney, is not entitled to 99 100 compensation for serving as a personal representative if the

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101 attorney prepared or supervised the execution of the will that 102 nominated the attorney or person related to the attorney as 103 personal representative, unless the attorney or person nominated 104 is related to the testator, or the attorney makes the following 105 disclosures to the testator before the will is executed: 106 1. Subject to certain statutory limitations, most family members, regardless of their residence, and any other persons 107 who are residents of Florida, including friends and corporate 108 109 fiduciaries, are eligible to serve as a personal representative; 110 2. Any person, including an attorney, who serves as a personal representative is entitled to receive reasonable 111 112 compensation for serving as a personal representative; and 113 3. Compensation payable to the personal representative is 114 in addition to any attorney fees payable to the attorney or the 115 attorney's firm for legal services rendered to the personal 116 representative. 117 (b)1. The testator must execute a written statement 118 acknowledging that the disclosures required under paragraph (a) 119 were made prior to the execution of the will. The written 120 statement must be in a separate writing from the will but may be 121 annexed to the will. The written statement may be executed 122 before or after the execution of the will in which the attorney 123 or related person is nominated as the personal representative. 124 2. The written statement must be in substantially the 125 following form:

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126	
127	I, (Name), declare that:
128	
129	I have designated my attorney, an attorney employed in the
130	same law firm as my attorney, or a person related to my attorney
131	as a nominated personal representative in my will or codicil
132	dated(insert date)
133	
134	Before executing the will or codicil, I was informed that:
135	1. Subject to certain statutory limitations, most family
136	members, regardless of their residence, and any other
137	individuals who are residents of Florida, including friends and
138	corporate fiduciaries, are eligible to serve as a personal
139	representative.
140	2. Any person, including an attorney, who serves as a
141	personal representative is entitled to receive reasonable
142	compensation for serving as a personal representative.
143	3. Compensation payable to the personal representative is
144	in addition to any attorney fees payable to the attorney or the
145	attorney's firm for legal services rendered to the personal
146	representative.
147	
148	(Signature)
149	(Testator)
150	(Insert date)
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151 152 (c) For purposes of this subsection: 153 1. An attorney is deemed to have prepared or supervised 154 the execution of a will if the preparation or supervision of the 155 execution of the will was performed by an employee or attorney 156 employed by the same firm as the attorney at the time the will 157 was executed. 158 2. A person is "related" to an individual if, at the time 159 the attorney prepared or supervised the execution of the will, 160 the person is: 161 a. A spouse of the individual; 162 b. A lineal ascendant or descendant of the individual; 163 c. A sibling of the individual; 164 d. A relative of the individual or of the individual's 165 spouse with whom the attorney maintains a close, familial 166 relationship; 167 e. A spouse of a person described in subparagraphs b.-d.; 168 f. A person who cohabitates with the individual; or 169 q. An employee or attorney employed by the same firm as 170 the attorney at the time the will is executed. 171 3. An attorney or a person related to the attorney is 172 deemed to have been nominated in the will when the will 173 nominates the attorney or the person related to the attorney as 174 personal representative, co-personal representative, successor, 175 or alternate personal representative in the event another person

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176	nominated is unable to or unwilling to serve, or provides the
177	attorney or any person related to the attorney with the power to
178	nominate the personal representative and the attorney or person
179	related to attorney was nominated using that power.
180	(d) Other than compensation payable to the personal
181	representative, this subsection does not limit any rights or
182	remedies that any interested person may have at law or in
183	equity.
184	(e) The failure to obtain an acknowledgment from the
185	testator under this subsection does not disqualify a personal
186	representative from serving and does not affect the validity of
187	<u>a will.</u>
188	(f) This subsection applies to all nominations made
189	pursuant to a will:
190	1. Executed by a resident of this state on or after
191	<u>October 1, 2019; or</u>
192	2. Republished by a resident of this state on or after
193	October 1, 2019, if the republished will nominates the attorney
194	who prepared or supervised the execution of the instrument that
195	republished the will, or a person related to such attorney, as
196	personal representative.
197	Section 6. Subsection (4) is added to section 736.0708,
198	Florida Statutes, to read:
199	736.0708 Compensation of trustee
200	(4)(a) An attorney serving as a trustee or a person
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201 related to such attorney is not entitled to compensation for 202 serving as trustee if the attorney prepared or supervised the 203 execution of the trust instrument that appointed the attorney or 204 person related to the attorney as trustee, unless the attorney 205 or person appointed is related to the settlor or the attorney makes the following disclosures to the settlor before the trust 206 207 instrument is executed: 208 1. Unless specifically disqualified by the terms of the 209 trust instrument, any person, regardless of state of residence 210 and including a family member, friend, or corporate fiduciary, 211 is eligible to serve as a trustee; 212 2. Any person, including an attorney, who serves as a 213 trustee is entitled to receive reasonable compensation for 214 serving as trustee; and 215 3. Compensation payable to the trustee is in addition to 216 any attorney fees payable to the attorney or the attorney's firm 217 for legal services rendered to the trustee. 218 (b)1. The settlor must execute a written statement 219 acknowledging that the disclosures required under paragraph (a) 220 were made prior to the execution of the trust instrument. The 221 written statement must be in a separate writing from the trust 222 instrument but may be annexed to the trust instrument. The 223 written statement may be executed before or after the execution 224 of the trust in which the attorney or related person is 225 appointed as the trustee.

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226	2. The written statement must be in substantially the
227	following form:
228	
229	I, (Name), declare that:
230	
231	I have designated my attorney, an attorney employed in the
232	same law firm as my attorney, or a person related to my attorney
233	as a trustee in my trust instrument dated(insert date)
234	
235	Before executing the trust, I was informed that:
236	1. Unless specifically disqualified by the terms of the
237	trust instrument, any person, regardless of state of residence
238	and including family members, friends, and corporate
239	fiduciaries, is eligible to serve as a trustee.
240	2. Any person, including an attorney, who serves as a
241	trustee is entitled to receive reasonable compensation for
242	serving as trustee.
243	3. Compensation payable to the trustee is in addition to
244	any attorney fees payable to the attorney or the attorney's firm
245	for legal services rendered to the trustee.
246	
247	(Signature)
248	(Settlor)
249	(Insert Date)
250	
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251	(c) For purposes of this subsection:
252	1. An attorney is deemed to have prepared, or supervised
253	the execution of, a trust instrument if the preparation, or
254	supervision of the execution, of the trust instrument was
255	performed by an employee or attorney employed by the same firm
256	as the attorney at the time the trust instrument was executed.
257	2. A person is "related" to an individual if, at the time
258	the attorney prepared or supervised the execution of the trust
259	instrument, the person is:
260	a. A spouse of the individual;
261	b. A lineal ascendant or descendant of the individual;
262	c. A sibling of the individual;
263	d. A relative of the individual or of the individual's
264	spouse with whom the attorney maintains a close, familial
265	relationship;
266	e. A spouse of a person described in subparagraphs bd.;
267	f. A person who cohabitates with the individual; or
268	g. An employee or attorney employed by the same firm as
269	the attorney at the time the trust instrument is executed.
270	3. An attorney or a person related to the attorney is
271	deemed appointed in the trust instrument when the trust
272	instrument appoints the attorney or the person related to the
273	attorney as trustee, co-trustee, successor, or alternate trustee
274	in the event another person nominated is unable to or unwilling
275	to serve, or provides the attorney or any person related to the
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276	attorney with the power to appoint the trustee and the attorney
277	or person related to attorney was appointed using that power.
278	(d) Other than compensation payable to the trustee, this
279	subsection does not limit any rights or remedies that any
280	interested person may have at law or equity.
281	(e) The failure to obtain an acknowledgment from the
282	settlor under this subsection does not disqualify a trustee from
283	serving and does not affect the validity of a trust instrument.
284	(f) This subsection applies to all appointments made
285	pursuant to a trust agreement:
286	1. Executed by a resident of this state on or after
287	<u>October 1, 2019; or</u>
288	2. Amended by a resident of this state on or after October
289	1, 2019, if the trust agreement nominates the attorney who
290	prepared or supervised the execution of the amendment or a
291	person related to such attorney as trustee.
292	Section 7. Except as otherwise expressly provided in this
293	act and except for this section, which shall take effect upon
294	this act becoming a law, this act shall take effect October 1,
295	2019.

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