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. 731.201, F.S.; revising the 7 definition of the term "property"; amending s. 8 731.301, F.S.; specifying that formal notice is not 9 sufficient to invoke a court's personal jurisdiction 10 over a person receiving such formal notice; providing 11 applicability; amending s. 733.212, F.S.; revising the 12 required contents of a notice of administration; amending s. 733.607, F.S.; specifying that a personal 13 14 representative has the exclusive right to maintain an action to recover possession of property or determine 15 the title to property; specifying that a personal 16 17 representative does not have a duty to maintain certain causes of action; amending s. 733.610, F.S.; 18 19 expanding the list of sales or encumbrances that are voidable by interested persons under certain 20 21 circumstances; amending s. 733.612, F.S.; revising the 22 types of claims and proceedings a personal 23 representative may properly prosecute or defend; 24 amending s. 733.617, F.S.; specifying that certain 25 attorneys and persons are not entitled to compensation

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26 for serving as a personal representative unless the 27 attorney or person is related to the testator or 28 unless certain disclosures are made before a will is 29 executed; requiring the testator to execute a written 30 statement that acknowledges that certain disclosures 31 were made; providing requirements for the written 32 statement; specifying when an attorney is deemed to 33 have prepared or supervised the execution of a will; specifying how a person may be related to an 34 individual; specifying when an attorney or a person 35 36 related to the attorney is deemed to have been 37 nominated in a will; providing construction; providing applicability; amending s. 736.0708, F.S.; specifying 38 39 that certain attorneys and persons are not entitled to 40 compensation for serving as a trustee unless the 41 attorney or person is related to the settlor or unless 42 certain disclosures are made before the trust 43 instrument is executed; requiring a settlor to execute a written statement that acknowledges that certain 44 45 disclosures were made; providing requirements for the written statement; specifying when an attorney is 46 47 deemed to have prepared or supervised the execution of 48 a trust instrument; specifying how a person may be 49 related to an individual; specifying when an attorney 50 or a person related to the attorney is deemed

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51 appointed in a trust instrument; providing construction; providing applicability; providing 52 53 effective dates. 54 Be It Enacted by the Legislature of the State of Florida: 55 56 Section 1. Effective July 1, 2020, section 731.1065, 57 58 Florida Statutes, is created to read: 59 731.1065 Precious metals.-60 (1) For the purposes of the code, precious metals in any tangible form, such as bullion or coins kept and acquired for 61 their historical, artistic, collectable, or investment value 62 apart from their normal use as legal tender for payment, are 63 64 tangible personal property. 65 This section is intended to clarify existing law and (2) 66 applies retroactively to all written instruments executed 67 before, on, or after July 1, 2020, as well as all proceedings 68 pending or commenced before, on, or after July 1, 2020, in which 69 the disposition of precious metals in any tangible form has not 70 been finally determined. 71 Section 2. Subsection (32) of section 731.201, Florida 72 Statutes, is amended to read: 73 731.201 General definitions.-Subject to additional 74 definitions in subsequent chapters that are applicable to specific chapters or parts, and unless the context otherwise 75 Page 3 of 15

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76	requires, in this code, in s. 409.9101, and in chapters 736,
77	738, 739, and 744, the term:
78	(32) "Property" means both real and personal property or
79	any interest in it and anything that may be the subject of
80	ownership, including causes of action of the estate and causes
81	of action the decedent had at the time of death.
82	Section 3. Effective upon this act becoming a law,
83	subsection (2) of section 731.301, Florida Statutes, is amended
84	to read:
85	731.301 Notice
86	(2) In a probate proceeding, formal notice is sufficient
87	to acquire <u>in rem</u> jurisdiction over the person receiving formal
88	notice to the extent of the person's interest in the estate or
89	in the decedent's protected homestead. Formal notice is not
90	sufficient to invoke the court's personal jurisdiction over the
91	person receiving formal notice.
92	Section 4. The amendment made by this act to s. 731.301,
93	Florida Statutes, applies to all proceedings pending on or
94	before, or commenced after, the date this act becomes a law.
95	Section 5. Paragraph (e) of subsection (2) of section
96	733.212, Florida Statutes, is amended, and paragraph (f) is
97	added to that subsection, to read:
98	733.212 Notice of administration; filing of objections
99	(2) The notice shall state:
100	(e) That, unless an extension is granted pursuant to s.
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101 <u>732.2135(2)</u>, an election to take an elective share must be filed 102 on or before the earlier of the date that is 6 months after the 103 date of service of a copy of the notice of administration on the 104 surviving spouse, or an attorney in fact or a guardian of the 105 property of the surviving spouse, or the date that is 2 years 106 after the date of the decedent's death.

107 (f) That, under certain circumstances and by failing to 108 contest the will, the recipient of the notice of administration 109 may be waiving his or her right to contest the validity of a 110 trust or other writing incorporated by reference into a will.

Section 6. Subsection (1) of section 733.607, Florida Statutes, is amended to read:

113

733.607 Possession of estate.-

114 (1) Except as otherwise provided by a decedent's will, 115 every personal representative has a right to, and shall take possession or control of, the decedent's property, except the 116 117 protected homestead, but any real property or tangible personal 118 property may be left with, or surrendered to, the person 119 presumptively entitled to it unless possession of the property 120 by the personal representative will be necessary for purposes of 121 administration. The request by a personal representative for 122 delivery of any property possessed by a beneficiary is conclusive evidence that the possession of the property by the 123 124 personal representative is necessary for the purposes of 125 administration, in any action against the beneficiary for

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126 possession of it. The personal representative shall take all 127 steps reasonably necessary for the management, protection, and 128 preservation of the estate until distribution and has the 129 exclusive right to may maintain an action to recover possession 130 of property or to determine the title to it. The personal 131 representative does not have a duty to maintain a cause of action that has been abandoned, assigned, distributed, or 132 133 otherwise adjudicated by court order. Section 7. Effective July 1, 2020, section 733.610, 134 135 Florida Statutes, is amended to read: 136 733.610 Sale, encumbrance, or transaction involving 137 conflict of interest.-Any sale or encumbrance to the personal 138 representative or the personal representative's spouse, agent, 139 or attorney, or any corporation, other entity, or trust in which 140 the personal representative, or the personal representative's spouse, agent, or attorney, has a substantial beneficial or 141 142 ownership interest, or any transaction that is affected by a 143 conflict of interest on the part of the personal representative, 144 is voidable by any interested person except one who has 145 consented after fair disclosure, unless: 146 The will or a contract entered into by the decedent (1) expressly authorized the transaction; or 147 148 (2) The transaction is approved by the court after notice to interested persons. 149

150

Section 8. Subsection (20) of section 733.612, Florida

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151 Statutes, is amended to read:

152 733.612 Transactions authorized for the personal 153 representative; exceptions.—Except as otherwise provided by the 154 will or court order, and subject to the priorities stated in s. 155 733.805, without court order, a personal representative, acting 156 reasonably for the benefit of the interested persons, may 157 properly:

(20) Prosecute or defend claims or proceedings in any
jurisdiction for the protection of the estate, of the decedent's
property, and of the personal representative.

161 Section 9. Subsection (6) of section 733.617, Florida 162 Statutes, is amended, and subsection (8) is added to that 163 section, to read:

164

733.617 Compensation of personal representative.-

(6) Except as otherwise provided in this section, if the personal representative is a member of The Florida Bar and has rendered legal services in connection with the administration of the estate, then in addition to a fee as personal representative, there also shall be allowed a fee for the legal services rendered.

(8) (a) An attorney serving as a personal representative,
 or a person related to the attorney, is not entitled to
 compensation for serving as a personal representative if the
 attorney prepared or supervised the execution of the will that
 nominated the attorney or person related to the attorney as

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176	personal representative, unless the attorney or person nominated
177	is related to the testator, or the attorney makes the following
178	disclosures to the testator before the will is executed:
179	1. Subject to certain statutory limitations, most family
180	members, regardless of their residence, and any other persons
181	who are residents of Florida, including friends and corporate
182	fiduciaries, are eligible to serve as a personal representative;
183	2. Any person, including an attorney, who serves as a
184	personal representative is entitled to receive reasonable
185	compensation for serving as a personal representative; and
186	3. Compensation payable to the personal representative is
187	in addition to any attorney fees payable to the attorney or the
188	attorney's firm for legal services rendered to the personal
189	representative.
190	(b)1. The testator must execute a written statement
191	acknowledging that the disclosures required under paragraph (a)
192	were made prior to the execution of the will. The written
193	statement must be in a separate writing from the will but may be
194	annexed to the will. The written statement may be executed
195	before or after the execution of the will in which the attorney
196	or related person is nominated as the personal representative.
197	2. The written statement must be in substantially the
198	following form:
199	
200	I, (Name), declare that:
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201	
202	I have designated my attorney, an attorney employed in the
203	same law firm as my attorney, or a person related to my attorney
204	as a nominated personal representative in my will or codicil
205	dated(insert date)
206	
207	Before executing the will or codicil, I was informed that:
208	1. Subject to certain statutory limitations, most family
209	members, regardless of their residence, and any other
210	individuals who are residents of Florida, including friends and
211	corporate fiduciaries, are eligible to serve as a personal
212	representative.
213	2. Any person, including an attorney, who serves as a
214	personal representative is entitled to receive reasonable
215	compensation for serving as a personal representative.
216	3. Compensation payable to the personal representative is
217	in addition to any attorney fees payable to the attorney or the
218	attorney's firm for legal services rendered to the personal
219	representative.
220	
221	(Signature)
222	(Testator)
223	(Insert date)
224	
225	(c) For purposes of this subsection:
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226	1. An attorney is deemed to have prepared or supervised
227	the execution of a will if the preparation or supervision of the
228	execution of the will was performed by an employee or attorney
229	employed by the same firm as the attorney at the time the will
230	was executed.
231	2. A person is "related" to an individual if, at the time
232	the attorney prepared or supervised the execution of the will,
233	the person is:
234	a. A spouse of the individual;
235	b. A lineal ascendant or descendant of the individual;
236	c. A sibling of the individual;
237	d. A relative of the individual or of the individual's
238	spouse with whom the attorney maintains a close, familial
239	relationship;
240	e. A spouse of a person described in sub-subparagraphs b
241	<u>d.;</u>
242	f. A person who cohabitates with the individual; or
243	g. An employee or attorney employed by the same firm as
244	the attorney at the time the will is executed.
245	3. An attorney or a person related to the attorney is
246	deemed to have been nominated in the will when the will
247	nominates the attorney or the person related to the attorney as
248	personal representative, co-personal representative, successor,
249	or alternate personal representative in the event another person
250	nominated is unable to or unwilling to serve, or provides the
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251	attorney or any person related to the attorney with the power to
252	nominate the personal representative and the attorney or person
253	related to the attorney was nominated using that power.
254	(d) Other than compensation payable to the personal
255	representative, this subsection does not limit any rights or
256	remedies that any interested person may have at law or in
257	equity.
258	(e) The failure to obtain an acknowledgment from the
259	testator under this subsection does not disqualify a personal
260	representative from serving and does not affect the validity of
261	<u>a will.</u>
262	(f) This subsection applies to all nominations made
263	pursuant to a will:
264	1. Executed by a resident of this state on or after
265	<u>October 1, 2020; or</u>
266	2. Republished by a resident of this state on or after
267	October 1, 2020, if the republished will nominates the attorney
268	who prepared or supervised the execution of the instrument that
269	republished the will, or a person related to such attorney, as
270	personal representative.
271	Section 10. Subsection (4) is added to section 736.0708,
272	Florida Statutes, to read:
273	736.0708 Compensation of trustee
274	(4)(a) An attorney serving as a trustee, or a person
275	related to such attorney, is not entitled to compensation for

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276 serving as a trustee if the attorney prepared or supervised the 277 execution of the trust instrument that appointed the attorney or 278 person related to the attorney as trustee, unless the attorney 279 or person appointed is related to the settlor or the attorney 280 makes the following disclosures to the settlor before the trust 281 instrument is executed: 282 1. Unless specifically disqualified by the terms of the trust instrument, any person, regardless of state of residence 283 and including a family member, friend, or corporate fiduciary, 284 285 is eligible to serve as a trustee; 2. Any person, including an attorney, who serves as a 286 287 trustee is entitled to receive reasonable compensation for 288 serving as trustee; and 289 3. Compensation payable to the trustee is in addition to any attorney fees payable to the attorney or the attorney's firm 290 291 for legal services rendered to the trustee. 292 (b)1. The settlor must execute a written statement 293 acknowledging that the disclosures required under paragraph (a) 294 were made prior to the execution of the trust instrument. The 295 written statement must be in a separate writing from the trust 296 instrument but may be annexed to the trust instrument. The 297 written statement may be executed before or after the execution 298 of the trust in which the attorney or related person is 299 appointed as the trustee. 300 2. The written statement must be in substantially the

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301	following form:
302	
303	I, (Name), declare that:
304	
305	I have designated my attorney, an attorney employed in the
306	same law firm as my attorney, or a person related to my attorney
307	as a trustee in my trust instrument dated(insert date)
308	
309	Before executing the trust, I was informed that:
310	1. Unless specifically disqualified by the terms of the
311	trust instrument, any person, regardless of state of residence
312	and including family members, friends, and corporate
313	fiduciaries, is eligible to serve as a trustee.
314	2. Any person, including an attorney, who serves as a
315	trustee is entitled to receive reasonable compensation for
316	serving as trustee.
317	3. Compensation payable to the trustee is in addition to
318	any attorney fees payable to the attorney or the attorney's firm
319	for legal services rendered to the trustee.
320	
321	(Signature)
322	(Settlor)
323	(Insert Date)
324	
325	(c) For purposes of this subsection:
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326 1. An attorney is deemed to have prepared, or supervised 327 the execution of, a trust instrument if the preparation, or 328 supervision of the execution, of the trust instrument was 329 performed by an employee or attorney employed by the same firm 330 as the attorney at the time the trust instrument was executed. 331 2. A person is "related" to an individual if, at the time 332 the attorney prepared or supervised the execution of the trust 333 instrument, the person is: 334 a. A spouse of the individual; 335 b. A lineal ascendant or descendant of the individual; c. A sibling of the individual; 336 337 d. A relative of the individual or of the individual's 338 spouse with whom the attorney maintains a close, familial 339 relationship; 340 e. A spouse of a person described in sub-subparagraphs b.-341 d.; 342 f. A person who cohabitates with the individual; or 343 An employee or attorney employed by the same firm as q. 344 the attorney at the time the trust instrument is executed. 345 3. An attorney or a person related to the attorney is deemed appointed in the trust instrument when the trust 346 347 instrument appoints the attorney or the person related to the attorney as trustee, co-trustee, successor, or alternate trustee 348 349 in the event another person nominated is unable to or unwilling 350 to serve, or provides the attorney or any person related to the

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351	attorney with the power to appoint the trustee and the attorney
352	or person related to the attorney was appointed using that
353	power.
354	(d) Other than compensation payable to the trustee, this
355	subsection does not limit any rights or remedies that any
356	interested person may have at law or equity.
357	(e) The failure to obtain an acknowledgment from the
358	settlor under this subsection does not disqualify a trustee from
359	serving and does not affect the validity of a trust instrument.
360	(f) This subsection applies to all appointments made
361	pursuant to a trust agreement:
362	1. Executed by a resident of this state on or after
363	<u>October 1, 2020; or</u>
364	2. Amended by a resident of this state on or after October
365	1, 2020, if the trust agreement nominates the attorney who
366	prepared or supervised the execution of the amendment or a
367	person related to such attorney as trustee.
368	Section 11. Except as otherwise expressly provided in this
369	act and except for this section, which shall take effect upon
370	this act becoming a law, this act shall take effect October 1,
371	2020.

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