## **SENATE BILL 154**

N2 9lr1152

By: Senator Frosh

AN ACT concerning

Introduced and read first time: January 19, 2009

Assigned to: Judicial Proceedings

## A BILL ENTITLED

2 Estates and Trusts – Admission of Copy of Executed Will

FOR the purpose of authorizing an interested person to file a petition for admission of a copy of an executed will to probate under certain circumstances; providing that notice to interested persons of the filing of the petition is not required; establishing the form of a certain consent; authorizing an orphans' court to order administrative or judicial probate of a copy of a will; and generally relating to admission of a copy of an executed will to probate.

9 BY adding to

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- 10 Article Estates and Trusts
- 11 Section 5–801 through 5–804 to be under the new subtitle "Subtitle 8.
- 12 Admission of Copy of Executed Will"
- 13 Annotated Code of Maryland
- 14 (2001 Replacement Volume and 2008 Supplement)
- 15 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 16 MARYLAND, That the Laws of Maryland read as follows:
- 17 Article Estates and Trusts
- 18 SUBTITLE 8. ADMISSION OF COPY OF EXECUTED WILL.
- 19 **5–801.**
- 20 (A) AN INTERESTED PERSON MAY FILE A PETITION FOR THE ADMISSION
- 21 OF A COPY OF AN EXECUTED WILL IN ACCORDANCE WITH THIS SUBTITLE.
- 22 (B) NOTICE TO INTERESTED PERSONS OF THE FILING OF THE PETITION
- 23 IS NOT REQUIRED.



1	5-802.	
2 3	A PETITION FOR ADMISSION OF A COPY OF A WILL MAY BE FILED WITTHE COURT AT ANY TIME BEFORE ADMINISTRATIVE OR JUDICIAL PROBATE IF:	Ή
4 5	(1) THE ORIGINAL EXECUTED WILL IS ALLEGED TO BE LOST OF DESTROYED;	R
6	(2) A DUPLICATE REPRODUCTION OF THE ORIGINAL EXECUTE	
7 8	WILL, EVIDENCING A COPY OF THE ORIGINAL SIGNATURES OF THE DECEDEN AND THE WITNESSES, IS OFFERED FOR ADMISSION; AND	JT
9	(3) ALL THE HEIRS AT LAW AND LEGATEES NAMED IN TH	
10 11	OFFERED WILL EXECUTE A CONSENT IN THE MANNER SET FORTH IN § 5–803 C THIS SUBTITLE.	)F
12	5–803.	
13	THE CONSENT REQUIRED UNDER § 5–802 OF THIS SUBTITLE SHALL BE I	IN
14	SUBSTANTIALLY THE FOLLOWING FORM:	
15	CONSENT TO PROBATE OF COPY OF EXECUTED	
16	LAST WILL AND TESTAMENT	
17	THE UNDERSIGNED AND	
18	BEING ALL THE HEIRS AT LAW OF THE DECEDENT AND ALL THE LEGATER	
19	NAMED IN THE WILL EXECUTED BY THE DECEDENT ON, HEREF	
20	CONSENT TO THE PROBATE OF A COPY OF THAT EXECUTED WILL, IT HAVIN	
21	BEEN DETERMINED, AFTER AN EXTENSIVE SEARCH OF THE DECEDENT	
22	PERSONAL RECORDS, THAT AN ORIGINAL OF THE WILL CANNOT BE LOCATED	
23	BY SIGNING THIS CONSENT EACH OF THE UNDERSIGNED AFFIRMS THAT IT	
24	HIS OR HER BELIEF THAT THE WILL EXECUTED BY THE DECEDENT ON	
<ul><li>25</li><li>26</li></ul>	IS THE LAST VALID WILL EXECUTED BY THE DECEDENT AND WAS NOT REVOKE	
27	AND THAT THE COPY OF THE WILL, AS SUBMITTED WITH THE PETITION FOR IT ADMISSION, REPRESENTS A TRUE AND CORRECT COPY OF THE WILL.	13
28	WE AFFIRM UNDER THE PENALTIES OF PERJURY THAT THE FACTS SET FORT	Ή
29	IN THIS CONSENT ARE TRUE AND CORRECT TO THE BEST OF OUR KNOWLEDG	
30	INFORMATION, AND BELIEF.	,
31	DATE SIGNATURE PRINT NAME AND RELATIONSHI	P
32		

,	ATTORNEY
	<del></del>
	Address
	ADDRESS
	TELEPHONE NUMBER
	5–804.
	THE COURT MAY:
	(1) WITHOUT A HEARING, ISSUE AN ORDER AUTHORIZING:
	(I) THE PETITIONER TO PROCEED WITH ADMINISTRATIVE PROBATE IN ACCORDANCE WITH SUBTITLE 3 OF THIS TITLE; AND
	(II) THE REGISTER TO ACCEPT THE COPY OF THE WILL FOR ADMINISTRATIVE PROBATE; OR
,	(2) REQUIRE THE FILING OF JUDICIAL PROBATE IN ACCORDANCE WITH SUBTITLE 4 OF THIS TITLE.
	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be construed to apply only prospectively and may not be applied or interpreted to have any effect on or application to the estate of any decedent who died before the effective date of this Act.
(	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2009.