## **Legislative Analysis**



EXEMPT PROPERTY:
ALLOW TO EXCLUDE ADULT CHILD IN WILL

Phone: (517) 373-8080 http://www.house.mi.gov/hfa

House Bill 4410 as introduced Sponsor: Rep. Peter J. Lucido

Committee: Judiciary Complete to 9-25-17

Analysis available at http://www.legislature.mi.gov

## **SUMMARY:**

The bill would allow a person to exclude, in a will or written instrument, an adult child who is not a dependent from making a claim to receive property from the person's estate after death under the "exempt allowance" provision.

<u>House Bill 4410</u> would amend Section 2404 of the Estates and Protected Individuals Code. Currently, a surviving spouse, or if no surviving spouse, the decedent's children, have a statutory right to exempt property. This is in addition to any property bequeathed in a will or that the heirs are entitled to under the state's intestate laws if the person did not leave a will. (Exempt property refers to property such as jewelry, cars, or cash that is protected from creditors; the amount that may be protected is established in statute and currently is about \$15,000.)

<u>The bill</u> would amend Section 2404 to allow a decedent (either in a will or by other signed writing) to expressly exclude or limit the right of a child who is not a minor or the decedent's dependent from making a claim to any of the exempted property for which the child would have a right under Section 2404.

The exclusion or limitation described above would have to be expressly stated by the decedent, and would have to specifically refer to the allowance described in Section 2404 in a manner sufficient to express the decedent's intent. An exclusion or limitation stated by a decedent by will under Section 2101 of the code, without additional language specifically stating an intent to exclude or limit a right to make a claim against excluded property, would not be considered sufficient language to exclude or limit a right under Section 2404. (Section 2101 allows a decedent to expressly exclude in a will an individual from receiving any part of the decedent's estate that was not disposed of in the will and so would pass by intestate succession to the decedent's heirs as prescribed in the act.)

The bill would take effect 90 days after enactment.

MCL 700.2404

## **BACKGROUND INFORMATION:**

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Currently, a person may expressly disinherit a child (other than a minor child or child who is a dependent) in a will. Recently, however, a Michigan Court of Appeals case ruled that disinheriting a child in a will does not limit that child's right to make a claim to exempt property under MCL 700.2404. Thus, a disinherited child may make a claim against certain personal property up to the amount protected in statute from creditors. *In re* Estate of Shelby Jean Jajuga, Chelenyak v. Veith, No. 322522 (October 20, 2015)

House Bill 4410 is identical to House Bill 5638 of the 2015-2016 Legislative Session. The bill was reported as an H-3 substitute but failed to see floor action.

## **FISCAL IMPACT:**

The bill will have no fiscal impact on state or local units of government.

Legislative Analyst: Susan Stutzky Fiscal Analyst: Robin Risko

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<sup>■</sup> This analysis was prepared by nonpartisan House Fiscal Agency staff for use by House members in their deliberations, and does not constitute an official statement of legislative intent.