As Passed by the Senate

126th General Assembly Regular Session 2005-2006

Am. H. B. No. 265

Representatives Seitz, T. Patton, Fende, Wagoner, McGregor, Fessler,
D. Evans, C. Evans, Gilb, Core, Harwood, Walcher, Cassell, Martin, Buehrer,
Willamowski, Barrett, Collier, Oelslager, Daniels, Brown, Raga, Schneider,
Combs, Hartnett, Reidelbach, Gibbs, Sayre, Latta, Dolan, DeGeeter, Blessing,
Miller, Coley, Allen, Book, Bubp, Hughes, Seaver, Setzer, J. Stewart, Taylor,
Webster

Senators Amstutz, Cates, Harris, Kearney

A BILL

То	amend section 2107.27 and to enact section 2107.24	1
	of the Revised Code to provide a procedure for a	2
	probate court to treat a document as a will	3
	notwithstanding its noncompliance with the	4
	statutory formalities for executing wills	_

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 2107.27 be amended and section	6
2107.24 of the Revised Code be enacted to read as follows:	7
Sec. 2107.24. (A) If a document that is executed that	8
purports to be a will is not executed in compliance with the	9
requirements of section 2107.03 of the Revised Code, that document	10
shall be treated as if it had been executed as a will in	11
compliance with the requirements of that section if a probate	12
court, after holding a hearing, finds that the proponent of the	13
document as a purported will has established, by clear and	14

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convincing evidence, all of the following:	
(1) The decedent prepared the document or caused the document	16
to be prepared.	17
(2) The decedent signed the document and intended the	18
document to constitute the decedent's will.	
(3) Two or more witnesses saw the decedent sign the document	20
under division (A)(2) of this section.	21
(B) If the probate court holds a hearing pursuant to division	22
(A) of this section and finds that the proponent of the document	23
as a purported will has established by clear and convincing	24
evidence the requirements under divisions (A)(1), (2), and (3) of	25
this section, the executor may file an action in the probate court	26
to recover court costs and attorney's fees from the attorney, if	27
any, responsible for the execution of the document.	28
Sec. 2107.27. (A) When application is made to the probate	29
court to admit to probate a will that has been lost, spoliated, or	30
destroyed <u>as provided in section 2107.26 of the Revised Code or a</u>	
document that is treated as a will as provided in section 2107.24	
of the Revised Code, the party seeking to prove the will shall	33
give a written notice by certified mail to the surviving spouse of	34
the testator, to all persons who would be entitled to inherit from	35
the testator under Chapter 2105. of the Revised Code if the	36
testator had died intestate, to all legatees and devisees that are	37
named in the will, and to all legatees and devisees that are named	38
in the most recent will prior to the lost, spoliated, or destroyed	39
will that is known to the applicant or in the most recent will	40
prior to the document that is treated as a will if the most recent	
will is known to the applicant.	42
(B) In the cases described in division (A) of this section,	43

the proponents and opponents of the will shall cause the witnesses

this act, apply to estates of decedents who die on or after the

effective date of this act.

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