STATE OF NEW YORK

4865--A

2019-2020 Regular Sessions

IN SENATE

March 28, 2019

Introduced by Sens. HOYLMAN, MONTGOMERY, THOMAS -- read twice and ordered printed, and when printed to be committed to the Committee on Judiciary -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the real property actions and proceedings law, in relation to establishing the uniform partition of heirs property act

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. The real property actions and proceedings law is amended by 2 adding a new section 993 to read as follows: 3 § 993. Uniform partition of heirs property act. 1. Short title. This 4 section shall be known as the "uniform partition of heirs property act". 2. Definitions. For purposes of this section, the following terms 5 б shall have the following meanings: 7 (a) "Ascendant" means an individual who precedes another individual in 8 lineage, in the direct line of ascent from such other individual. (b) "Collateral" means an individual who is related to another indi-9 10 vidual under the law of intestate succession of this state but who is 11 not such other individual's ascendant or descendant. 12 (c) "Descendant" means an individual who follows another individual in 13 lineage, in the direct line of descent from such other such individual. 14 (d) "Determination of value" means a court order determining the fair 15 market value of heirs property under subdivision six or ten of this 16 section or adopting the valuation of the property agreed to by all 17 co-tenants. 18 (e) "Heirs property" means real property held in tenancy in common 19 which satisfies all of the following requirements as of the filing of a 20 partition action: (i) there is no agreement in a record binding all of the co-tenants 21

22 which governs the partition of the property;

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	(ii) any of the co-tenants acquired title from a relative, whether
2	living or deceased; and
3	(iii) any of the following applies:
4	(A) twenty percent or more of the interests are held by co-tenants who
5	<u>are relatives;</u>
6	(B) twenty percent or more of the interests are held by an individual
7	who acquired title from a relative, whether living or deceased;
8	(C) twenty percent or more of the co-tenants are relatives of each
9	other; or
10	(D) any co-tenant who acquired title from a relative resides in the
11	property.
12	(f) "Partition by sale" means a court-ordered sale of the entire heirs
13	property, or the portion thereof in which any co-tenant who acquired
14	title from a relative resides, whether by auction, sealed bids, or open-
15	market sale conducted under subdivision ten of this section.
16	(g) "Partition in kind" means partition or division of heirs property
17	into physically distinct and separately titled parcels.
18	(h) "Record" means information that is inscribed on a tangible medium
19	or that is stored in an electronic or other medium and is retrievable in
20	perceivable form.
21	(i) "Relative" means an ascendant, descendant, or collateral or an
22	individual otherwise related to another individual by blood, marriage,
23	adoption, or law of this state other than under this section.
24	3. Applicability; relation to other law. (a) This section applies to
25	partition actions filed on or after the effective date of this section.
26	(b) In any action to partition real property, the court shall deter-
27	mine, after notice and the right to be heard afforded to each party,
28	whether the property is heirs property. If the court determines that the
29	property is heirs property, the property shall be partitioned in accord-
30	ance with this section unless all of the co-tenants otherwise agree in a
31	record.
32	(c) This section shall supplement the general partition statute of
33	this article and, if an action is governed by this section, shall
34	replace the provisions of such general partition statute that are incon-
35	sistent with this section.
36	4. Service; notice by posting. (a) This section shall not limit or
37	affect the method by which service of a complaint in a partition action
38	may be made.
39	(b) If the plaintiff in a partition action seeks an order of notice by
40	publication and the court determines that the property may be heirs
41	property, the plaintiff, not later than ten days after the court's
42	determination, shall post and maintain while the action is pending a
43	conspicuous sign on the property that is the subject of the action. The
44	sign shall state that the action has commenced and identify the name and
45	address of the court and the common designation by which the property is
46	known. The court may require the plaintiff to publish on the sign the
47	name of the plaintiff and the known defendants.
48	5. Settlement conference. (a) In any partition action of heirs proper-
49	ty, plaintiffs shall file proof of service within twenty days of such
50	service, however service is made, and the court shall hold a mandatory
51	conference within sixty days after the date when a request for judicial
52	intervention is filed, or on such adjourned date as has been agreed to
53	by the parties, for the purpose of holding settlement discussions
54	pertaining to the relative rights and obligations of the parties with
55	respect to the subject property including, but not limited to, as set
56	forth in this section.

1 (b) Upon the filing of a request for judicial intervention, the court 2 shall promptly send a notice to parties advising them of the time and 3 place of the settlement conference, the purpose of the conference and 4 the requirements of this section. The notice shall be in a form 5 prescribed by the office of court administration, or, at the discretion б of the office of court administration, the administrative judge of the 7 judicial district in which the action is pending. Plaintiff shall post a 8 copy of the settlement conference notice in a conspicuous place on the 9 property within twenty days of the date of the notice.

10 (c) The settlement conference may be adjourned or reconvened from time 11 to time as appropriate during the pendency of the partition action. At any conference held pursuant to this section, the plaintiffs and the 12 defendants shall appear in person or by counsel, and each party's repre-13 14 sentative at the conference shall be fully authorized to dispose of the entirety or any portion of the case. If the defendant is appearing pro 15 16 se, the court shall advise the defendant of the nature of the action and 17 his or her rights and responsibilities as a defendant.

(d) At the first settlement conference held pursuant to this section, 18 if the defendant has not filed an answer or made a pre-answer motion to 19 20 dismiss, the court shall (i) advise the defendant of the requirement to 21 answer the complaint, (ii) explain what is required to answer a complaint in court, (iii) advise that the ability to contest the parti-22 tion action and assert defenses may be lost if an answer is not inter-23 posed, (iv) set a deadline for any co-tenants requesting partition by 24 25 sale, and (v) provide information about available resources for legal 26 assistance. A defendant who appears at the settlement conference but who 27 failed to file a timely answer, pursuant to rule three hundred twenty of the civil practice law and rules, shall be presumed to have a reasonable 28 29 excuse for the default and shall be permitted to serve and file an 30 answer, without any substantive defenses deemed to have been waived, within thirty days of initial appearance at the settlement conference. 31 32 The default shall be deemed vacated upon service and filing of an 33 answer.

(e) Both the plaintiffs and defendants shall negotiate in good faith 34 to reach a mutually agreeable resolution including, but not limited to, 35 a tenancy in common agreement, a co-tenant buyout and the allocation, 36 mechanics and financing thereof as provided in subdivision seven of this 37 section, a partition in kind as provided in subdivisions eight and nine 38 of this section, an open market sale as provided in subdivision ten of 39 this section, or any other agreement or loss mitigation that is fair and 40 reasonable considering the totality of factors listed in paragraph (a) 41 42 of subdivision nine of this section.

(f) If the parties do not reach a mutually agreeable resolution, the 43 referee, judicial hearing officer, or other staff designated by the 44 45 court to oversee the settlement conference process shall make a report 46 of findings of fact, conclusions of law and recommendations for relief 47 to the court concerning any party's failure to negotiate in good faith pursuant to paragraph (e) of this subdivision. If the court determines 48 a plaintiff has failed to negotiate in good faith, the partition action 49 50 shall be dismissed. 51 (q) Any motions submitted by any party to the action may be held in

52 abeyance while the settlement conference process is ongoing, except for 53 motions concerning (i) a determination of the percentage interests, if 54 any, owned by any alleged co-tenant if such interests are in dispute and 55 (ii) compliance with this wale and its implementing wales including

55 (ii) compliance with this rule and its implementing rules including

1	applications to extend in the interests of justice any deadlines fixed
2	herein.
3	(h) In addition to any other qualifications otherwise required, each
4	commissioner appointed under section nine hundred fifteen of this arti-
5	cle and any officer appointed to conduct a sale shall be disinterested,
6	impartial and not related to a party to or participant in the action.
7	6. Determination of value. (a) If the court determines that the prop-
8	erty that is the subject of a partition action is heirs property, the
9	court shall determine the fair market value of the heirs property for
10	purposes of subdivision seven of this section as follows, utilizing
11	paragraph (d) of this subdivision, unless it has determined that para-
12	graph (b) or (c) of this subdivision apply.
13	(b) If all co-tenants have agreed to the value of the property or to
14	another method of valuation, the court shall adopt such value or the
15	value produced by the agreed method of valuation.
16	(c) If the court determines that the evidentiary value of an appraisal
17	is outweighed by the cost of the appraisal, the court, after an eviden-
18	tiary hearing, shall determine the fair market value of the property and
19	send notice of the value to the parties.
20	(d) If paragraph (b) or (c) of this subdivision do not apply, the
21	court shall order an appraisal by a disinterested real estate appraiser
22	licensed in this state to determine the fair market value of the proper-
23	ty. Any determination of value under paragraph (c), (d), (f) or (g) of
24	this subdivision shall assume sole ownership of the fee simple estate.
25	On completion of the appraisal, the appraiser shall file a sworn or
26	verified appraisal with the court.
27	(e) Not later than ten days after an appraisal is filed under para-
28	graph (d) of this subdivision, the court shall send notice to each party
29	with a known address, stating:
30	(i) the appraised fair market value of the property plus the allowed
31	cost of the appraisal;
32	(ii) that the appraisal is available at the clerk's office; and
33	(iii) that a party may file with the court an objection to the
34	appraisal not later than thirty days after the notice is sent, stating
35	the grounds for the objection.
36	(f) If an appraisal is filed with the court pursuant to paragraph (d)
37	of this subdivision, the court shall conduct a hearing to determine the
38	fair market value of the property not sooner than thirty days after a
39	copy of the notice of the appraisal is sent to each party under para-
40	graph (e) of this subdivision, whether or not an objection to the
41	appraisal is filed under subparagraph (iii) of paragraph (e) of this
42	subdivision. In addition to the court-ordered appraisal, the court may
43	consider any other evidence of value offered by a party.
44	(q) After a hearing under paragraph (f) of this subdivision, but
45	before considering the merits of the partition action, the court shall
46	determine the fair market value of the property and send notice to the
47	parties of the value.
48	7. Co-tenant buyout. (a) Every co-tenant who requests or joins a
49	request for partition of heirs property by sale has thereby agreed that
	his or her interest may be acquired in accordance herewith at the value
50 51	determined under subdivision six of this section by the co-tenants who
52	have not sought or joined in the request for partition by sale. Upon
52 53	determination that the property is heirs property and prior to the
53 54	determination of value under subdivision six of this section, the court
54 55	shall send notice to all parties identifying the owners of interests
55 56	that have sought partition by sale, the percentage interests such owners
50	Unat have bought partition by bare, the percentage interests Such Owners

1	allege to hold and of the right of the remaining co-tenants to avert
2	partition by sale by exercising the right to purchase all of the inter-
3	ests of the co-tenants who requested partition by sale.
4	(b) Not later than forty-five days after the notice of the determi-
5	nation of value under subdivision six of this section is sent and by the
б	date specified in such notice, any co-tenant, except a co-tenant that
7	requested partition by sale, may give notice to the court of the total
8	amount of percentage interests subject to purchase that he or she elects
9	to buy; provided, however, the court shall make a determination of each
10	co-tenant's percentage ownership interest in the property prior to send-
11	ing notice of the determination of value if such interest is in dispute
12^{11}	and shall consider all facts as determined by the court and presented by
13	the parties, and all laws and rules that govern the transfer, succession
14^{13}	and acquisition of title through probate, intestacy or otherwise.
15	(c) The purchase price for percentage interests shall be the value of
	the entire parcel determined under subdivision six of this section
16	
17	multiplied by the aggregate amount of the percentage interests subject
18	to purchase.
19	(d) After expiration of the period in paragraph (b) of this subdivi-
20	sion, the following rules apply:
21	(i) If one or more co-tenants have elected in the aggregate to buy at
22	least the total amount of percentage interests subject to purchase, the
23	court shall notify all the parties of such fact.
24	(ii) If the electing co-tenants' offers equal or exceed the amount of
25	percentage interests subject to purchase, the court shall allocate the
26	right to buy those interests among the electing co-tenants based on each
27	electing co-tenant's existing fractional ownership of the entire parcel
28	divided by the total existing fractional ownership of all co-tenants
29	electing to buy, reserving priority, first, to electing co-tenants who
30	acquired the interest from a relative and reside in the property and,
31	second, to all other electing co-tenants who acquired their interest
32	from a relative, and send notice to all the parties of the foregoing and
33	of the price to be paid by each electing co-tenant.
34	(iii) If co-tenants with the right to elect fail to elect to purchase
35	the entirety of the interests of the co-tenants whose interests are
36	subject to purchase, the court shall send notice to all the parties of
37	such fact and resolve the partition action under paragraphs (a) and (b)
38	of subdivision eight of this section.
39	(e) If the court sends notice to the parties under subparagraph (i) or
40	(ii) of paragraph (d) of this subdivision, the court shall set a date,
41	not sooner than sixty days after the date the notice was sent, by which
42	electing co-tenants must pay their apportioned price into the court.
43	After this date, the following rules apply:
44	(i) If all electing co-tenants timely pay his or her apportioned price
45	to the court, the court shall issue an order reallocating all the inter-
46	ests of the co-tenants and disburse the amounts held by the court to the
47	persons entitled to them.
48	(ii) If no electing co-tenant timely pays his or her apportioned
49	price, the court shall resolve the partition action under paragraphs (a)
50	and (b) of subdivision eight of this section as if the interests of the
51	co-tenants that requested partition by sale were not purchased.
52	(iii) If one or more, but not all, of the electing co-tenants fail to
53	pay their apportioned price on time, the court, on motion, shall give
54	notice to the electing co-tenants that paid their apportioned price of
55	percentage of the unpurchased interests remaining and the price for all
56	such interests.

(f) Not later than twenty days after the court gives notice pursuant 1 subparagraph (iii) of paragraph (e) of this subdivision, any co-ten-2 to 3 ant that paid his or her apportioned price may elect to purchase all of 4 the remaining interest by paying the entire price to the court. After 5 the twenty day period, the following rules shall apply: б (i) If only one co-tenant pays the entire price for the remaining interest, the court shall issue an order reallocating the remaining 7 interest to such co-tenant. The court shall issue promptly an order 8 9 reallocating the interests of all of the co-tenants and disburse the 10 amounts held by the court to the persons entitled to such amounts. 11 (ii) If no co-tenant pays the entire price for the remaining interest, the court shall resolve the partition action under paragraphs (a) and 12 (b) of subdivision eight of this section as if the interests of the 13 14 co-tenants that requested partition by sale were not purchased. (iii) If more than one co-tenant pays the entire price for the remain-15 16 ing interest, the court shall reapportion those remaining interests among those paying co-tenants, based on each paying co-tenant's original 17 fractional ownership of the entire parcel divided by the total original 18 fractional ownership of all co-tenants that paid the entire price for 19 20 the remaining interest. The court shall issue promptly an order reallo-21 cating all of the co-tenants' interests, disburse the amounts held by the court to the persons entitled to such amounts, and promptly refund 22 any excess payment held by the court. 23 (g) Not later than forty-five days after the court sends notice to the 24 parties pursuant to paragraph (a) of this subdivision, any co-tenant 25 26 entitled to buy an interest under this subdivision may request the court 27 to authorize the sale as part of the pending action of the interests of co-tenants named as defendants and served with the complaint but that 28 29 did not appear in the action. 30 (h) If the court receives a timely request under paragraph (g) of this 31 subdivision, the court, after a hearing, may deny the request or author-32 ize the requested additional sale on such terms as the court determines are fair and reasonable, subject to the following limitations: 33 34 (i) a sale authorized under this subdivision may occur only after the 35 purchase prices for all interests subject to sale under paragraphs (a), (b), (c), (d), (e) and (f) of this subdivision have been paid to the 36 court and such interests have been reallocated among the co-tenants as 37 38 provided in such paragraphs; and 39 (ii) the purchase price for the interest of a non-appearing co-tenant is based on the court's determination of value under subdivision six of 40 41 this section. 42 8. Partition alternatives. (a) If all the interests of all co-tenants 43 that requested partition by sale are not purchased by other co-tenants 44 pursuant to subdivision seven of this section, or if after conclusion of 45 the buyout under subdivision seven of this section, a co-tenant remains 46 that has requested partition in kind, the court shall order partition in 47 kind unless the court, after consideration of the factors listed in subdivision nine of this section, finds that partition in kind will 48 result in great manifest prejudice to the co-tenants as a group. In 49 considering whether to order partition in kind, the court shall approve 50 51 a request by two or more parties to have their individual interests 52 aggregated. 53 (b) If the court does not order partition in kind under paragraph (a) 54 of this subdivision, the court shall order partition by sale pursuant to subdivision ten of this section provided that, if no co-tenant timely 55 56 requested partition by sale, the court shall dismiss the action.

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1	(c) If the court orders partition in kind pursuant to paragraph (a) of
2	this subdivision, the court may require that one or more co-tenants pay
3	one or more other co-tenants amounts so that the payments, taken togeth-
4	er with the value of the in kind distributions to the co-tenants, will
5	make the partition in kind just and proportionate in value to the frac-
6	tional interests held.
7	(d) If the court orders partition in kind, the court shall allocate to
8	the co-tenants that are unknown, cannot be located, or the subject of a
9	default judgment, if the co-tenants interests were not bought out pursu-
10	ant to subdivision seven of this section, a part of the property repres-
11	enting the combined interests of such co-tenants as determined by the
12	court and such part of the property shall remain undivided.
13	9. Considerations for partition in kind. (a) In determining under
14	subdivision eight of this section whether partition in kind would result
15	in great manifest prejudice to the co-tenants as a group, the court
16	shall consider the following:
17	(i) whether the heirs property practicably can be divided among the
18	<u>co-tenants;</u>
19	(ii) whether partition in kind would apportion the property in such a
20	way that the aggregate fair market value of the parcels resulting from
21	the division would be materially less than the amount reasonably
22	expected to be realized if the property were sold as a whole, taking
23	into account the conditions under which a court-ordered sale likely
24	would occur;
25	(iii) evidence of the collective duration of ownership or possession
26	of the property by a co-tenant and one or more predecessors in title or
27 28	predecessors in possession to the co-tenant who are or were relatives of
20 29	the co-tenant or each other; (iv) a co-tenant's sentimental attachment to the property, including
29 30	any attachment arising because the property has ancestral or other
31	unique or special value to the co-tenant;
32	(v) the lawful use being made of the property by a resident or other
33	co-tenant and the degree to which any such co-tenant would be harmed if
34	the co-tenant could not continue the same use of the property;
35	(vi) the degree to which the co-tenants have contributed their pro
36	rata share of the property taxes, insurance, and other expenses associ-
37	ated with maintaining ownership of the property or have contributed to
38	the physical improvement, maintenance, or upkeep of the property;
39	(vii) the price, terms and conditions of the acquisition of the
40	co-tenant's interest in the property if such co-tenant is not a relative
41	of the person from whom it acquired his or her interest; and
42	(viii) any other relevant factor.
43	(b) The court shall not consider any one factor in paragraph (a) of
44	this subdivision to be dispositive without weighing the totality of all
45	relevant factors and circumstances.
46	10. Open-market sale, sealed bids, or auction. (a) If the court orders
47	a sale of heirs property, notwithstanding section two hundred thirty-one
48	of this chapter, such sale shall be an open-market sale under this
49	subdivision unless the court finds that a sale by sealed bids or an
50	auction would be more economically advantageous and in the best interest
51	of the co-tenants as a group.
52	(b) If the court orders an open-market sale and the parties, not later
53	than ten days after the entry of the order, agree on a real estate
54	broker licensed in this state to offer the property for sale, the court
55	shall appoint the broker and establish a reasonable commission. If the
56	parties do not agree on a broker, the court shall appoint a disinter-

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1	ested real estate broker licensed in this state to offer the property
2	for sale and shall establish a reasonable commission. The broker shall
3	offer the property for sale in a commercially reasonable manner at a
4	price no lower than the determination of value and on the terms and
5	conditions established by the court.
6	(c) If the broker appointed under paragraph (b) of this subdivision
7	obtains within a reasonable time an offer to purchase the property for
8	at least the determination of value:
9	(i) the broker shall comply with the reporting requirements in subdi-
10	vision eleven of this section; and
11	(ii) the sale may be completed in accordance with the laws of this
12	state other than this section.
13	(d) If the broker appointed under paragraph (b) of this subdivision
14	does not obtain within a reasonable time an offer to purchase the prop-
15	erty for at least the determination of value, the court, after a hear-
16	ing, may:
17	(i) order that the property continue to be offered for an additional
18	time, by the same or a substitute broker, in accordance with paragraph
19	(b) of this subdivision; or
20	(ii) if it determines that doing so would not be in the best interests
21	of the parties, approve the highest outstanding offer.
22	(e) If after the court has appointed a substitute broker and there are
23	no reasonable offers for the property, the court may order the property
24	be sold by sealed bids or an auction and, the court shall set terms and
25	conditions of the sale. If the court orders an auction, the auction
26	shall be conducted in accordance with section two hundred thirty-one of
27	this chapter.
28	(f) If a purchaser is entitled to a share of the proceeds of the sale,
29	the purchaser is entitled to a credit against the price in an amount
30	equal to the purchaser's share of the net proceeds.
31	<u>11. Report of open-market sale. (a) Unless required to do so within a</u>
32	shorter time by this article, a broker appointed under paragraph (b) of
33	subdivision ten of this section to offer heirs property for open-market
34	sale shall file a report with the court not later than seven days after
35	receiving an offer to purchase the property for at least the value
36	determined under subdivision six or ten of this section.
37	(b) The report required by paragraph (a) of this subdivision shall
38	contain the following information:
39	(i) a description of the property to be sold to each buyer;
40	(ii) the name of each buyer;
41	(iii) the proposed purchase price;
42	(iv) the terms and conditions of the proposed sale, including the
43	terms of any owner financing;
44	(v) the amounts to be paid to lienholders;
45	(vi) a statement of contractual or other arrangements or conditions of
46	the broker's commission; and
47	(vii) other material facts relevant to the sale.

47 <u>(vii) other material facts relevant to the sa</u>
48 § 2. This act shall take effect immediately.