

FIRST REGULAR SESSION

[PERFECTED]

HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 273

95TH GENERAL ASSEMBLY

1095L.03P

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To repeal section 473.543, RSMo, and to enact in lieu thereof one new section relating to supportive documentation for disbursements in excess of seventy-five dollars.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Section 473.543, RSMo, is repealed and one new section enacted in lieu thereof, to be known as section 473.543, to read as follows:

473.543. 1. Each settlement filed by a personal representative shall state the period for which it is made and, among other things, shall contain a just and true account of all moneys [by him] collected **by such personal representative**, the date when collected, from whom collected and on what account collected, whether on claims charged in the inventory or for property sold or otherwise; and it shall show the exact amount of principal and interest collected on each claim, and also the amount and date of each expenditure or distribution, and to whom and for what paid. Such settlement shall also show what interest has been obtained by the personal representative upon any funds in his **or her** hands, and when obtained, on what amounts, for what time and at what rate percent. Each expenditure of more than seventy-five dollars for which a personal representative claims credit in any settlement shall be supported by vouchers executed by the person to whom the disbursement was made **or other documentation, such as an electronic copy of a check or a bank statement, which establishes to the court's satisfaction that the payment claimed in the settlement was actually made to the payee to whom it is claimed to have been made.** The court has discretion to require [vouchers] **documentation** for expenditures of less than seventy-five dollars. Every settlement shall be signed by the personal representative.

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

17 2. When the law, local probate rule or practice requires the production of original
18 canceled checks or drafts as part of any interim or final settlements of any kind by personal
19 representatives, conservators, or other persons, such information may be retained and reproduced
20 in a form permitted under section 362.413, RSMo; and, provided such information meets the
21 requirements of section 362.413, RSMo, no court may require the production of the original
22 checks and drafts.

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