

By: Senator(s) Blackmon, Blount, Jordan, Jackson (11th), Turner-Ford, Norwood, Simmons (12th), Horhn, Jackson (32nd), Witherspoon, Simmons (13th)

To: Judiciary, Division A

SENATE BILL NO. 2553
(As Passed the Senate)

1 AN ACT TO CREATE THE "UNIFORM PARTITION OF HEIRS PROPERTY
2 ACT"; TO DEFINE CERTAIN TERMS; TO PROVIDE FOR APPLICABILITY AND
3 RELATION TO OTHER LAW; TO ESTABLISH THE PROCEDURES TO BE FOLLOWED
4 BY THE COURTS IN PARTITIONING REAL PROPERTY THAT IS DETERMINED TO
5 BE HEIRS PROPERTY; TO REQUIRE A PLAINTIFF IN A PARTITION ACTION
6 INVOLVING HEIRS PROPERTY TO POST NOTICE OF THE ACTION ON THE
7 PROPERTY; TO PRESCRIBE THE MANNER BY WHICH THE FAIR MARKET VALUE
8 OF HEIRS PROPERTY MUST BE DETERMINED; TO AUTHORIZE COTENANTS TO
9 BUY THE INTEREST OF ANOTHER COTENANT WHO HAS REQUESTED A PARTITION
10 BY SALE; TO AUTHORIZE ALTERNATIVES TO PARTITION IN KIND THAT WILL
11 RESULT IN MANIFEST PREJUDICE; TO ESTABLISH PROCEDURES FOR THE SALE
12 OF HEIRS PROPERTY; TO AMEND SECTION 11-21-5, MISSISSIPPI CODE OF
13 1972, TO CONFORM TO THE PROVISIONS OF THIS ACT; AND FOR RELATED
14 PURPOSES.

15 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

16 **SECTION 1. Short title.** Sections 1 through 13 of this act
17 may be cited as the Uniform Partition of Heirs Property Act.

18 **SECTION 2. Definitions.** In this act:

19 (1) "Ascendant" means an individual who precedes
20 another individual in lineage, in the direct line of ascent from
21 the other individual.

22 (2) "Collateral" means an individual who is related to
23 another individual under the law of intestate succession of this



24 state but who is not the other individual's ascendant or
25 descendant.

26 (3) "Descendant" means an individual who follows
27 another individual in lineage, in the direct line of descent from
28 the other individual.

29 (4) "Determination of value" means a court order
30 determining the fair market value of heirs property under Section
31 6 or 10 or adopting the valuation of the property agreed to by all
32 cotenants.

33 (5) "Heirs property" means real property held in
34 tenancy in common which satisfies all of the following
35 requirements as of the filing of a partition action:

36 (A) There is no agreement in a record binding all
37 the cotenants which governs the partition of the property;

38 (B) One or more of the cotenants acquired title
39 from a relative, whether living or deceased; and

40 (C) Any of the following applies:

41 (i) Twenty percent (20%) or more of the
42 interests are held by cotenants who are relatives;

43 (ii) Twenty percent (20%) or more of the
44 interests are held by an individual who acquired title from a
45 relative, whether living or deceased; or

46 (iii) Twenty percent (20%) or more of
47 the cotenants are relatives.



48 (6) "Partition by sale" means a court-ordered sale of
49 the entire heirs property, whether by auction, sealed bids, or
50 open-market sale conducted under Section 10.

51 (7) "Partition in kind" means the division of heirs
52 property into physically distinct and separately titled parcels.

53 (8) "Record" means information that is inscribed on a
54 tangible medium or that is stored in an electronic or other medium
55 and is retrievable in perceivable form.

56 (9) "Relative" means an ascendant, descendant, or
57 collateral or an individual otherwise related to another
58 individual by blood, marriage, adoption, or law of this state
59 other than this act.

60 **SECTION 3. Applicability; relation to other law.** (a) This
61 act applies to partition actions filed on or after the effective
62 date of this act.

63 (b) In an action to partition real property under Title 11,
64 Chapter 21, Mississippi Code of 1972, the court shall determine
65 whether the property is heirs property. If the court determines
66 that the property is heirs property, the property must be
67 partitioned under this act unless all of the cotenants otherwise
68 agree in a record.

69 (c) This act supplements Title 11, Chapter 21, Mississippi
70 Code of 1972, and, if an action is governed by this act, replaces
71 provisions that are inconsistent with this act.



72 **SECTION 4. Service; notice by posting.** (a) This act does
73 not limit or affect the method by which service of a complaint in
74 a partition action may be made.

75 (b) If the plaintiff in a partition action seeks an order of
76 notice by publication and the court determines that the property
77 may be heirs property, the plaintiff, not later than ten (10) days
78 after the court's determination, shall post and maintain while the
79 action is pending a conspicuous sign on the property that is the
80 subject of the action. The sign must state that the action has
81 commenced and identify the name and address of the court and the
82 common designation by which the property is known. The court may
83 require the plaintiff to publish on the sign the name of the
84 plaintiff and the known defendants.

85 **SECTION 5. Masters.** If the court appoints masters under
86 Section 11-21-15, each master, in addition to the requirements and
87 disqualifications applicable to masters in Title 11, Chapter 21,
88 Mississippi Code of 1972, must be disinterested and impartial and
89 not a party to or a participant in the action.

90 **SECTION 6. Determination of value.** (a) Except as otherwise
91 provided in subsections (b) and (c), if the court determines that
92 the property that is the subject of a partition action is heirs
93 property, the court shall determine the fair market value of the
94 property by ordering an appraisal pursuant to subsection (d).

95 (b) If all cotenants have agreed to the value of the
96 property or to another method of valuation, the court shall adopt



97 that value or the value produced by the agreed method of
98 valuation.

99 (c) If the court determines that the evidentiary value of an
100 appraisal is outweighed by the cost of the appraisal, the court,
101 after an evidentiary hearing, shall determine the fair market
102 value of the property and send notice to the parties of the value.

103 (d) If the court orders an appraisal, the court shall
104 appoint a disinterested real estate appraiser licensed in this
105 state to determine the fair market value of the property assuming
106 sole ownership of the fee simple estate. On completion of the
107 appraisal, the appraiser shall file a sworn or verified appraisal
108 with the court.

109 (e) If an appraisal is conducted pursuant to subsection (d),
110 not later than ten (10) days after the appraisal is filed, the
111 court shall send notice to each party with a known address,
112 stating:

113 (1) The appraised fair market value of the property;

114 (2) That the appraisal is available at the clerk's
115 office; and

116 (3) That a party may file with the court an objection
117 to the appraisal not later than thirty (30) days after the notice
118 is sent, stating the grounds for the objection.

119 (f) If an appraisal is filed with the court pursuant to
120 subsection (d), the court shall conduct a hearing to determine the
121 fair market value of the property not sooner than thirty (30) days



122 after a copy of the notice of the appraisal is sent to each party
123 under subsection (e), whether or not an objection to the appraisal
124 is filed under subsection (e) (3). In addition to the
125 court-ordered appraisal, the court may consider any other evidence
126 of value offered by a party.

127 (g) After a hearing under subsection (f), but before
128 considering the merits of the partition action, the court shall
129 determine the fair market value of the property and send notice to
130 the parties of the value.

131 **SECTION 7. Cotenant buyout.** (a) If any cotenant requested
132 partition by sale, after the determination of value under Section
133 6, the court shall send notice to the parties that any cotenant
134 except a cotenant that requested partition by sale may buy all the
135 interests of the cotenants that requested partition by sale.

136 (b) Not later than forty-five (45) days after the notice is
137 sent under subsection (a), any cotenant except a cotenant that
138 requested partition by sale may give notice to the court that it
139 elects to buy all the interests of the cotenants that requested
140 partition by sale.

141 (c) The purchase price for each of the interests of a
142 cotenant that requested partition by sale is the value of the
143 entire parcel determined under Section 6 multiplied by the
144 cotenant's fractional ownership of the entire parcel.

145 (d) After expiration of the period in subsection (b), the
146 following rules apply:



147 (1) If only one (1) cotenant elects to buy all the
148 interests of the cotenants that requested partition by sale, the
149 court shall notify all the parties of that fact.

150 (2) If more than one cotenant elects to buy all the
151 interests of the cotenants that requested partition by sale, the
152 court shall allocate the right to buy those interests among the
153 electing cotenants based on each electing cotenant's existing
154 fractional ownership of the entire parcel divided by the total
155 existing fractional ownership of all cotenants electing to buy and
156 send notice to all the parties of that fact and of the price to be
157 paid by each electing cotenant.

158 (3) If no cotenant elects to buy all the interests of
159 the cotenants that requested partition by sale, the court shall
160 send notice to all the parties of that fact and resolve the
161 partition action under Section 8(a) and (b).

162 (e) If the court sends notice to the parties under
163 subsection (d)(1) or (2), the court shall set a date, not sooner
164 than sixty (60) days after the date the notice was sent, by which
165 electing cotenants must pay their apportioned price into the
166 court. After this date, the following rules apply:

167 (1) If all electing cotenants timely pay their
168 apportioned price into court, the court shall issue an order
169 reallocating all the interests of the cotenants and disburse the
170 amounts held by the court to the persons entitled to them.



171 (2) If no electing cotenant timely pays its apportioned
172 price, the court shall resolve the partition action under Section
173 8(a) and (b) as if the interests of the cotenants that requested
174 partition by sale were not purchased.

175 (3) If one or more but not all of the electing
176 cotenants fail to pay their apportioned price on time, the court,
177 on motion, shall give notice to the electing cotenants that paid
178 their apportioned price of the interest remaining and the price
179 for all that interest.

180 (f) Not later than twenty (20) days after the court gives
181 notice pursuant to subsection (e)(3), any cotenant that paid may
182 elect to purchase all of the remaining interest by paying the
183 entire price into the court. After the twenty-day period, the
184 following rules apply:

185 (1) If only one (1) cotenant pays the entire price for
186 the remaining interest, the court shall issue an order
187 reallocating the remaining interest to that cotenant. The court
188 shall issue promptly an order reallocating the interests of all of
189 the cotenants and disburse the amounts held by it to the persons
190 entitled to them.

191 (2) If no cotenant pays the entire price for the
192 remaining interest, the court shall resolve the partition action
193 under Section 8(a) and (b) as if the interests of the cotenants
194 that requested partition by sale were not purchased.



195 (3) If more than one cotenant pays the entire price for
196 the remaining interest, the court shall reapportion the remaining
197 interest among those paying cotenants, based on each paying
198 cotenant's original fractional ownership of the entire parcel
199 divided by the total original fractional ownership of all
200 cotenants that paid the entire price for the remaining interest.
201 The court shall issue promptly an order reallocating all of the
202 cotenants' interests, disburse the amounts held by it to the
203 persons entitled to them, and promptly refund any excess payment
204 held by the court.

205 (g) Not later than forty-five (45) days after the court
206 sends notice to the parties pursuant to subsection (a), any
207 cotenant entitled to buy an interest under this section may
208 request the court to authorize the sale as part of the pending
209 action of the interests of cotenants named as defendants and
210 served with the complaint but that did not appear in the action.

211 (h) If the court receives a timely request under subsection
212 (g), the court, after hearing, may deny the request or authorize
213 the requested additional sale on such terms as the court
214 determines are fair and reasonable, subject to the following
215 limitations:

216 (1) A sale authorized under this subsection may occur
217 only after the purchase prices for all interests subject to sale
218 under subsections (a) through (f) have been paid into court and



219 those interests have been reallocated among the cotenants as
220 provided in those subsections; and

221 (2) The purchase price for the interest of a
222 nonappearing cotenant is based on the court's determination of
223 value under Section 6.

224 **SECTION 8. Partition alternatives.** (a) If all the
225 interests of all cotenants that requested partition by sale are
226 not purchased by other cotenants pursuant to Section 7, or if
227 after conclusion of the buyout under Section 7, a cotenant remains
228 that has requested partition in kind, the court shall order
229 partition in kind unless the court, after consideration of the
230 factors listed in Section 9, finds that partition in kind will
231 result in manifest prejudice to the cotenants as a group. In
232 considering whether to order partition in kind, the court shall
233 approve a request by two (2) or more parties to have their
234 individual interests aggregated.

235 (b) If the court does not order partition in kind under
236 subsection (a), the court shall order partition by sale pursuant
237 to Section 10 or, if no cotenant requested partition by sale, the
238 court shall dismiss the action.

239 (c) If the court orders partition in kind pursuant to
240 subsection (a), the court may require that one or more cotenants
241 pay one or more other cotenants amounts so that the payments,
242 taken together with the value of the in-kind distributions to the



243 cotenants, will make the partition in kind just and proportionate
244 in value to the fractional interests held.

245 (d) If the court orders partition in kind, the court shall
246 allocate to the cotenants that are unknown, unlocatable, or the
247 subject of a default judgment, if their interests were not bought
248 out pursuant to Section 7, a part of the property representing the
249 combined interests of these cotenants as determined by the court
250 and this part of the property shall remain undivided.

251 **SECTION 9. Considerations for partition in kind.** (a) In
252 determining under Section 8(a) whether partition in kind would
253 result in manifest prejudice to the cotenants as a group, the
254 court shall consider the following:

255 (1) Whether the heirs property practicably can be
256 divided among the cotenants;

257 (2) Whether partition in kind would apportion the
258 property in such a way that the aggregate fair market value of the
259 parcels resulting from the division would be materially less than
260 the value of the property if it were sold as a whole, taking into
261 account the condition under which a court-ordered sale likely
262 would occur;

263 (3) Evidence of the collective duration of ownership or
264 possession of the property by a cotenant and one or more
265 predecessors in title or predecessors in possession to the
266 cotenant who are or were relatives of the cotenant or each other;



267 (4) A cotenant's sentimental attachment to the
268 property, including any attachment arising because the property
269 has ancestral or other unique or special value to the cotenant;

270 (5) The lawful use being made of the property by a
271 cotenant and the degree to which the cotenant would be harmed if
272 the cotenant could not continue the same use of the property;

273 (6) The degree to which the cotenants have contributed
274 their pro rata share of the property taxes, insurance, and other
275 expenses associated with maintaining ownership of the property or
276 have contributed to the physical improvement, maintenance, or
277 upkeep of the property; and

278 (7) Any other relevant factor.

279 (b) The court may not consider any one factor in subsection
280 (a) to be dispositive without weighing the totality of all
281 relevant factors and circumstances.

282 **SECTION 10. Open-market sale, sealed bids, or auction.** (a)

283 If the court orders a sale of heirs property, the sale must be an
284 open-market sale unless the court finds that a sale by sealed bids
285 or an auction would be more economically advantageous and in the
286 best interest of the cotenants as a group.

287 (b) If the court orders an open-market sale and the parties,
288 not later than ten (10) days after the entry of the order, agree
289 on a real estate broker licensed in this state to offer the
290 property for sale, the court shall appoint the broker and
291 establish a reasonable commission. If the parties do not agree on



292 a broker, the court shall appoint a disinterested real estate
293 broker licensed in this state to offer the property for sale and
294 shall establish a reasonable commission. The broker shall offer
295 the property for sale in a commercially reasonable manner at a
296 price no lower than the determination of value and on the terms
297 and conditions established by the court.

298 (c) If the broker appointed under subsection (b) obtains
299 within a reasonable time an offer to purchase the property for at
300 least the determination of value:

301 (1) The broker shall comply with the reporting
302 requirements in Section 11; and

303 (2) The sale may be completed in accordance with state
304 law other than this act.

305 (d) If the broker appointed under subsection (b) does not
306 obtain within a reasonable time an offer to purchase the property
307 for at least the determination of value, the court, after hearing,
308 may:

309 (1) Approve the highest outstanding offer, if any;

310 (2) Redetermine the value of the property and order
311 that the property continue to be offered for an additional time;
312 or

313 (3) Order that the property be sold by sealed bids or
314 at an auction.

315 (e) If the court orders a sale by sealed bids or an auction,
316 the court shall set terms and conditions of the sale. If the



317 court orders an auction, the auction must be conducted under
318 Section 11-21-27.

319 (f) If a purchaser is entitled to a share of the proceeds of
320 the sale, the purchaser is entitled to a credit against the price
321 in an amount equal to the purchaser's share of the proceeds.

322 **SECTION 11. Report of open-market sale.** (a) Unless
323 required to do so within a shorter time by Title 11, Chapter 21,
324 Mississippi Code of 1972, a broker appointed under Section 10(b)
325 to offer heirs property for open-market sale shall file a report
326 with the court not later than seven (7) days after receiving an
327 offer to purchase the property for at least the value determined
328 under Section 6 or 10.

329 (b) The report required by subsection (a) must contain the
330 following information:

331 (1) A description of the property to be sold to each
332 buyer;

333 (2) The name of each buyer;

334 (3) The proposed purchase price;

335 (4) The terms and conditions of the proposed sale,
336 including the terms of any owner financing;

337 (5) The amounts to be paid to lienholders;

338 (6) A statement of contractual or other arrangements or
339 conditions of the broker's commission; and

340 (7) Other material facts relevant to the sale.



341 **SECTION 12.** **Uniformity of application and construction.** In
342 applying and construing this uniform act, consideration must be
343 given to the need to promote uniformity of the law with respect to
344 its subject matter among states that enact it.

345 **SECTION 13.** **Relation to electronic signatures in global and**
346 **national commerce act.** This act modifies, limits, and supersedes
347 the Electronic Signatures in Global and National Commerce Act, 15
348 USC Section 7001 et seq., but does not modify, limit, or supersede
349 Section 101(c) of that act, 15 USC Section 7001(c), or authorize
350 electronic delivery of any of the notices described in Section
351 103(b) of that act, 15 USC Section 7003(b).

352 **SECTION 14.** Section 11-21-5, Mississippi Code of 1972, is
353 amended as follows:

354 11-21-5. Any of the parties in interest, whether infants or
355 adults, may institute proceedings for the partition of lands or
356 for a partition sale thereof, by judgment of court as herein
357 provided, except that if the court determines that the property is
358 heirs property under the Uniform Partition of Heirs Property Act,
359 then such partition or sale must comply with the provisions of
360 Sections 1 through 13 of this act. All persons in interest must
361 be made parties except (a) in cases where a part of the freehold
362 is owned by persons owning a life estate therein or a life tenancy
363 therein subject to the rights of remaindermen or reversioners,
364 then, in such event, it shall only be necessary that the person or
365 persons owning or claiming a life estate or life tenancy therein



366 be made parties; and (b) in cases where the partition is for the
367 surface of the land only, it shall not be necessary that persons
368 owning divided or undivided interests in the minerals in the land
369 be made parties unless such persons also have an interest in the
370 surface of the land. An infant, or person of unsound mind, may
371 sue by next friend as in other cases; but if the infant, or non
372 compos mentis, have a guardian, the guardian must appear as next
373 friend, unless good cause to the contrary be shown. Where an
374 infant or non compos is made a party defendant, the guardian, if
375 any, of such infant or non compos shall also be made a party,
376 whether the infant or non compos be resident or nonresident and
377 whether the guardian be a resident or a nonresident; and the said
378 guardian may appear and answer the complaint. The summons to the
379 defendants, including the guardian aforesaid, shall be made
380 pursuant to the Mississippi Rules of Civil Procedure. The word
381 "guardian," where used in this section, shall be held to apply
382 also to all persons who, under the laws of any other state or
383 country, stand in that relation whether known as curator, tutor,
384 committee or conservator, or by whatever other name or title such
385 person may be known.

386 **SECTION 15.** This act shall take effect and be in force from
387 and after July 1, 2020, and shall stand repealed from and after
388 June 30, 2020.

