1	STATE OF OKLAHOMA
2	2nd Session of the 58th Legislature (2022)
3	COMMITTEE SUBSTITUTE FOR
4	SENATE BILL NO. 1460 By: Howard of the Senate
5	and
6	Moore of the House
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9	COMMITTEE SUBSTITUTE
10	An Act relating to probate procedure; amending 58 O.S. 2021, Sections 5 and 714, which relate to venue
11	of probate acts and joinder of proceedings relating to different estates; granting exclusive jurisdiction
12	to certain district court for specified purposes; modifying requirements for proper venue for certain
13	actions; providing for validity of certain decrees; providing exceptions; clarifying requirements for
14	joinder of certain proceedings; requiring publication of certain notice in specified counties; providing
15	for compliance of certain proceedings with applicable venue statutes; making language gender neutral; and
16	providing an effective date.
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19	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
20	SECTION 1. AMENDATORY 58 O.S. 2021, Section 5, is
21	amended to read as follows:
22	Section 5. W <del>ills must be proved, and</del> <u>The district court in and</u>
23	for the county of proper venue has exclusive jurisdiction to prove a
24	will or to grant letters testamentary or of administration granted

1	in the following applicable situations. Proper venue for hearing in
2	such actions shall be determined as follows:
3	1. In If the decedent died as a resident of this state, in the
4	county of which the decedent was a resident at the time of his <u>or</u>
5	her death, regardless of where he the decedent died-;
6	2. <del>In</del> If the decedent died while not a resident of this state:
7	a. <u>first, in</u> the county <u>of this state</u> in which the
8	decedent died, leaving an estate therein, the deceased
9	not being a resident of this state.
10	<del>3. In the</del> <u>b.</u> <u>second</u> , in any county <u>of this state</u> in
11	which any part of the estate of the deceased may be,
12	where the decedent
13	(1) died out of this state, and the decedent was not
14	a resident of this state at the time of his
15	death.
16	4. In the county in which any part of the estate may
17	be and the decedent was not a resident of this
18	<del>state, but</del> <u>or</u>
19	(2) died within <del>it, and</del> this state but did not leave
20	an estate in the county in which <del>he</del> the decedent
21	died <del>.</del>
22	5. In all other cases, in the county where application for
23	letters is first made, and
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1	c. third, in the county in which the decedent died,
2	leaving no estate in this state; or
3	3. In all cases of administration of estates of deceased
4	persons in this state where final decrees have been entered prior to
5	the effective date of this act, and for which the final decrees are
6	or may be defective or invalid for lack of jurisdiction because the
7	administration was in a county other than the county of proper venue
8	as prescribed by this section, such final decrees shall be deemed
9	valid; provided, however, the provisions of this paragraph:
10	a. shall not apply to any case where an action is
11	instituted and maintained to modify or vacate the
12	final decree within one (1) year of the effective date
13	of this act, and
14	b. shall not bar the claim of a person claiming an
15	interest in a decedent's estate if the person did not
16	receive notice of the probate or estate
17	administration, actual or constructive, as required by
18	this title.
19	SECTION 2. AMENDATORY 58 O.S. 2021, Section 714, is
20	amended to read as follows:
21	Section 714. Proceedings for probate of wills of two or more
22	deceased persons may be joined and united in one proceeding, and
23	proceedings for administration of estates of two or more deceased
24	persons who died intestate may be joined and united in one

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1 proceeding, and proceedings. Proceedings for probate of wills of 2 one or more deceased persons and proceedings for the administration of estates of one or more deceased persons who died intestate may be 3 joined and united in one proceeding, (a) where. Where the estate or 4 5 estates left by one or more of such deceased persons or some part thereof left by one or more of such deceased persons, has been or is 6 to be received from another of such deceased persons, immediately or 7 remotely, either by will or intestate succession, and no probate or 8 9 administration proceedings have been had or commenced upon the estate of any of such deceased persons, and/or (b) where two or more 10 deceased persons died seized of undivided interests in property, 11 12 real or personal, as tenants in common or otherwise, and no probate or administration proceedings have been had or commenced on the 13 estate of either or any of them, and one or more of the heirs, 14 devisees or legatees of such deceased persons are the same; and, the 15 court may grant letters testamentary and/or letters of 16 administration, as the case may be, upon such estates in any county 17 where venue would be proper for any of the estates so joined and 18 they may be administered in one proceeding; provided, that, in. In 19 all cases herein mentioned the court granting such letters has 20 jurisdiction of each of the proceedings so united. Notice required 21 to be published by this title including but not limited to notice to 22 determine heirs, notice to creditors, or notice of hearing on 23 petition for final settlement, shall be published in the county 24

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1	where the action is pending and the county of the residence of each
2	decedent if a resident of this state at death. Any such proceeding
3	before the effective date of this act shall be deemed to be in
4	compliance with applicable venue statutes.
5	SECTION 3. This act shall become effective November 1, 2022.
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