1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	1st Session of the 60th Legislature (2025)
4	ENGROSSED SENATE BILL NO. 200  By: Boren of the Senate
5	and
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7	Duel of the House
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10	An Act relating to distribution of estates; amending 58 O.S. 2021, Section 693, which relates to
11	disposition of monies to minor; requiring executor or administrator to make certain application to court; clarifying release of certain monies; updating statutory language; and providing an effective date.
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15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
16	SECTION 1. AMENDATORY 58 O.S. 2021, Section 693, is
17	amended to read as follows:
18	Section 693. A. Whenever a final account and order of
19	distribution shall direct the payment of monies to a minor, and no
20	person shall within ninety (90) days thereafter become the legal and
21	qualified guardian for the minor, so that the executor or
22	administrator may be discharged, the court may direct the executor
23	or administrator shall make an application to the court for
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permission to prepare an order directing the county treasurer to
make the deposit of:

- 1. Specify a bank or financial institution within this state where the funds in a specified institution and for a will be deposited; and
- 2. State the specified term for when the funds will be released to the legally qualified guardian of the minor, or released to the minor upon his or her eighteenth birthday.

Upon receipt of the order, the court clerk shall make a temporary deposit in the case, and forward the court's order to the county treasurer for deposit of the funds in a the specified institution for a the specified term, with the same effect as though taken from a legally-qualified legally qualified guardian of the minor; and the treasurer shall hold the monies in trust for the minor until a guardian shall be appointed and call for the same, or until the minor shall become of age and demand the same; provided, that all the monies in the hands of the treasurer at the expiration of the treasurer's term of office must be turned over to the successor in office.

B. Whenever a final account and order of distribution shall direct the payment of monies to a legatee, heir, creditor, or claimant, whose address or whereabouts is not known, or who will not accept and receipt for said such monies within ninety (90) days thereafter, so that the executor or administrator may be discharged,

the court may direct the executor or administrator to prepare an order directing the county treasurer to make the deposit of funds in a specified institution and for a specified term. Upon receipt of the order, the court clerk shall make a temporary deposit in the case, and forward the court's order to the county treasurer for deposit of the funds in a specified institution for a specified term, with the same effect as though taken from the person; and the treasurer shall hold the monies in trust for the person until a legal or personal representative shall demand and accept the same; provided, that all such monies in the hands of the treasurer at the expiration of the treasurer's term of office must be turned over to the successor in office.

C. In the event no person qualified to receive money deposited with the court clerk makes demand therefor within thirty (30) days after receipt by the court clerk and the deposit is in excess of One Hundred Dollars (\$100.00), the court clerk is authorized and directed to invest such funds in one or more savings accounts or certificates of deposit in a bank or savings and loan association whose deposits are insured by an agency of the federal government. When the person legally entitled thereto makes request upon the court clerk, the account or fund, together with all accumulations, shall be paid over to the person legally entitled thereto upon the court clerk taking a receipt in full for such payment, which receipt shall be filed in and become a part of the records of the case.

1	D. Whenever a final account and order of distribution based
2	thereon shall direct the payment of monies to an heir or legatee who
3	has died during the pendency of the probate proceedings, and no
4	person shall within ninety (90) days thereafter become the legal and
5	qualified personal representative of the deceased heir or legatee,
6	so that the executor or administrator may be discharged, the court
7	may make an order directing the executor or administrator to deposit
8	such money in the hands of the court clerk, taking a receipt
9	therefor, with the same effect as though taken from a <del>legally-</del>
10	qualified legally qualified personal representative of the heir or
11	legatee; and the clerk shall hold such monies in trust until a
12	personal representative shall demand and accept the same; provided,
13	that all such monies in the hands of the court clerk at the
14	expiration of the court clerk's term of office must be turned over
15	to the successor in office.

SECTION 2. This act shall become effective November 1, 2025.

COMMITTEE REPORT BY: COMMITTEE ON JUDICIARY AND PUBLIC SAFETY, dated 04/17/2025 - DO PASS.