

A BILL

FOR AN ACT GOVERNING THE RIGHT OF INHERITANCE OF A CHILD BORN AFTER THE MAKING OF A WILL; PROVIDING MANNER OF PAYMENT OF CLAIMS AND AMOUNTS NECESSARY TO BE PAID IN DISREGARD OF, OR OPPOSITION TO THE TERMS OF A WILL, REPEALING SECTION 3279 OF THE CODE, AND AMENDING SECTION 3276 OF THE CODE.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Whenever a testator shall have a legitimate child born after the making of a
2 last will, either in the lifetime or after the death of such testator, and shall die leaving such
3 child so afterborn, unprovided for by any settlement, and neither provided for nor mentioned
4 in such will, every such child shall succeed to, and inherit the same interest in such parent's
5 real and personal estate as though no will had been made, and the said interest shall be taken
6 ratably from the interest of heirs, devisees and legatees.

Sec. 2. All claims which it becomes necessary to satisfy, and all amounts necessary to be
2 paid from the estate of a testator in disregard of or in opposition to the provisions of a will,
3 shall be taken ratably from the interest of heirs, devisees and legatees.

Sec. 3. Section 3279 of the Code is hereby repealed, and all that part of section 3276 of
2 the Code, from and including the semi-colon in the fifth line thereof, to the period in the last
3 line thereof, is hereby repealed and stricken out.

Sec. 4. This act being deemed of immediate importance, shall be and become of full force
2 from and after its publication in the Des Moines Daily Capital, and the Register and Leader, two
3 newspapers published in the city of Des Moines, Iowa.