

Chapter 112

Uniform Simultaneous Death Act

| | | | |
|---------|--|---------|---|
| 112.010 | Disposition of property upon simultaneous death, generally | 112.050 | Chapter not retroactive |
| 112.020 | Beneficiaries designated to take successively | 112.060 | Chapter does not apply if decedent provides otherwise |
| 112.030 | Joint tenants or tenants by entirety | 112.070 | Construction and interpretation |
| 112.040 | Insured and beneficiary | 112.080 | Citation of chapter |

112.010 Disposition of property upon simultaneous death, generally. Where the title to property or the devolution thereof depends upon priority of death and there is no sufficient evidence that the persons have died otherwise than simultaneously, the property of each person shall be disposed of as if he had survived, except as provided otherwise in this chapter.

112.020 Beneficiaries designated to take successively. Where two or more beneficiaries are designated to take successively by reason of survivorship under another person's disposition of property and there is no sufficient evidence that these beneficiaries have died otherwise than simultaneously, the property thus disposed of shall be divided into as many equal portions as there are successive beneficiaries and these portions shall be distributed respectively to those who would have taken in the event that each designated beneficiary had survived.

112.030 Joint tenants or tenants by entirety. Where there is no sufficient evidence that two joint tenants or tenants by the entirety have died otherwise than simultaneously the property so held shall be distributed one-half as if one had survived and one-half as if the other had survived. If there are more than two joint tenants and all of them have so died the property thus distributed shall be in the proportion that

one bears to the whole number of joint tenants.

112.040 Insured and beneficiary. Where the insured and the beneficiary in a policy of life or accident insurance have died and there is no sufficient evidence that they have died otherwise than simultaneously the proceeds of the policy shall be distributed as if the insured had survived the beneficiary.

112.050 Chapter not retroactive. This chapter shall not apply to the distribution of the property of a person who has died before July 5, 1947.

112.060 Chapter does not apply if decedent provides otherwise. This chapter shall not apply in the case of wills, living trusts, deeds or contracts of insurance wherein provision has been made for distribution of property different from the provisions of this chapter.

112.070 Construction and interpretation. This chapter shall be so construed and interpreted as to effectuate its general purpose to make uniform the law in those states which enact the Uniform Simultaneous Death Act.

112.080 Citation of chapter. This chapter may be cited as the "Uniform Simultaneous Death Act."

