Survive

and

Thrive

with

Trust Act 25!

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2025 Statutes

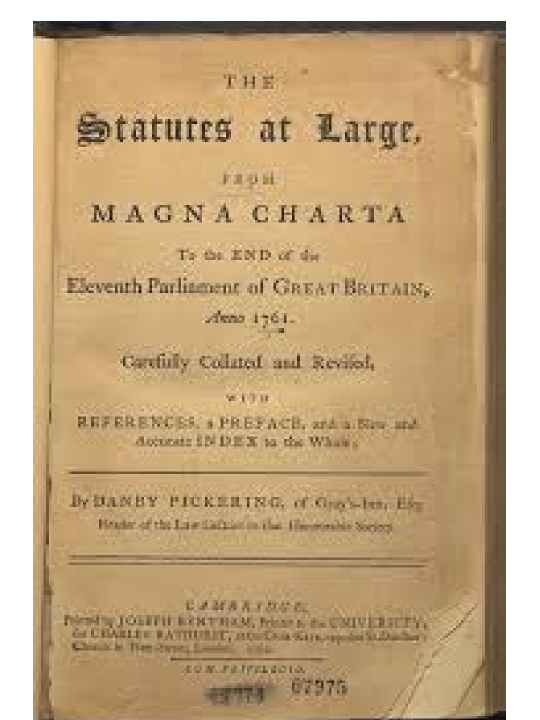
Trust Act 2025

Parentage amendments

Transfer on Death Deeds







Trust Act 2025: Four Themes this Year

Exercise of Discretion (section 3315)

Purpose Trusts (section 3556, et al.)

Resignation of Officeholders (section 3326)

Gifts Between Spouses (Title 13, section 1513)





Exercise of Discretion

(Section 3315)

Recall that Section 3315 currently provides:

- Subsection (a): under Delaware law, a Trustee's exercise of discretion is governed by Restatement of Trusts (Second) section 187 (not by Restatement of Trusts (Third) sections 50 and 60)
- Subsection (b): heavily curtails the ability of a beneficiary of a discretionary trust to compel a distribution
- Subsection (c): rules regarding letters of wishes (see Trust Act 2024)





Exercise of Discretion — 3315 subsection (b) already provided (before TA 2025):

- A beneficiary eligible for distributions has a discretionary interest.
- Discretionary interest = "mere expectancy, not a property right"
- Previous point applies even if subject to ascertainable standard
- Even (seemingly mandatory) language such as "shall" still creates a discretionary interest if qualified by discretionary distribution language





Despite all that, at least one commentator thought







Exercise of Discretion – cont'd

..... that the pre-TA 2025 language of Section 3315 wasn't as clear as language in its predecessor (former subsection (f) of Section 3536), which stated:

"A discretionary interest is neither a property interest $nor \ an \ enforce \ ab \ le \ right$ — it is a mere expectancy" (emphasis ours).



Exercise of Discretion – cont'd

Though we respectfully disagree, for the sake of crystal clarity, we:

- Added to subsection (b) the sentence "A beneficiary that has a discretionary interest in a trust shall not be deemed to have a right to compel a distribution from the trust."
- Moved the sentence stating that it does not alter subsection (a)'s standard of review from the end of (b) to follow this new sentence.



Exercise of Discretion – cont'd

So now the middle section of 3315(b) reads:

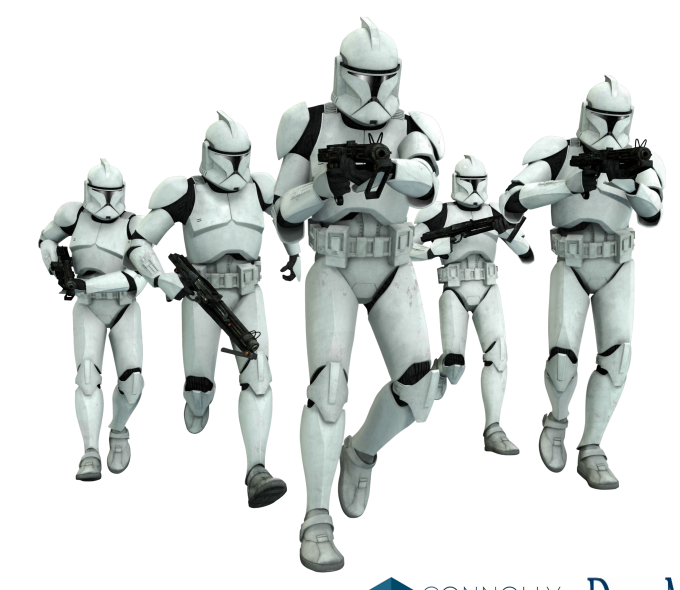
"A beneficiary that has a discretionary interest in a trust shall not be deemed to have a right to compel a distribution from the trust. Nothing within this subsection, however, shall be deemed to alter the standard of review of the discretion of the fiduciary under subsection (a) of this section."





Exercise of Discretion – cont'd

- Q. Why not clone the previous "not an enforceable right" language?
- A. Oversimplification of trust law if fiduciary's discretion is unreviewable, is it still a trust?







Purpose Trusts (Section 3556 et al.)







Purpose Trusts (continued)



New position:

Enforcer





Purpose Trusts (continued)

An Enforcer is:

- Not a new concept but a newly recognized office, presumed to be a fiduciary position, unless trust states otherwise;
- May be appointed by the Court if trust lacks an office of enforcer or the office is vacant;
- A person with an interest in declared purpose of trust may petition court to appoint an enforcer or to remove an enforcer;



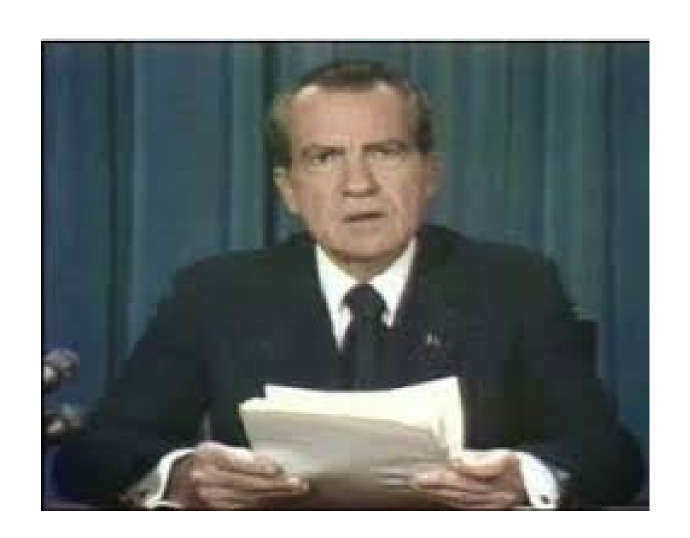
Purpose Trust (continued)

An Enforcer is:

- Authorized to, and has standing to, enforce the trust (but the trust may appoint others to enforce the trust)
- May effect trust modification under Delaware modification statutes if the trust lacks an identifiable person as beneficiary:
 - Enforcer is an "interested person" under 12 Del. C. § 3338
 - Each enforcer then serving must consent or nonobject under 12 Del. C. §3342



Resignation of Officeholders



(Section 3326)



Resignation of Officeholders-cont'd

3326 previously said resignations are:

- Per instrument
- If instrument silent but includes appointment provisions, then on 30 days notice to beneficiaries, those holding power to appoint successors, and any other officeholders
- "In all other cases, with the approval of the Court of Chancery."

But 3338(e)(4) says NJSAs may resolve "[t]he resignation, removal, or appointment of a trustee and the determination of a trustee's compensation."



Resignation of Officeholders-cont'd

Harmonizing 3326 and 3338 by amending 3326. The new hierarchy for resignations is:

- Per instrument
- If instrument silent but includes appointment provisions, then on 30 days notice to beneficiaries, those holding power to appoint successors, and any other officeholders
- Even if the 2 previous routes are available, under a 3342 modification (because the grantor would be living)
- If none of the 3 previous routes are available, per an NJSA under 3338.
- "In all other cases, with the approval of the Court of Chancery."





Gifts Between Spouses (Title 13, section 1513)

Outright gifts between spouses is not excluded as marital property, meaning that it might be included as marital property;

Property held in trust for one spouse, which was gifted by the other, is not marital property unless the trust states otherwise.







Statutory
Amendments
regarding
Parentage and
Related Topics

(not in TA 2025 – separate legislation)







Intestacy - Child — Parent - Issue

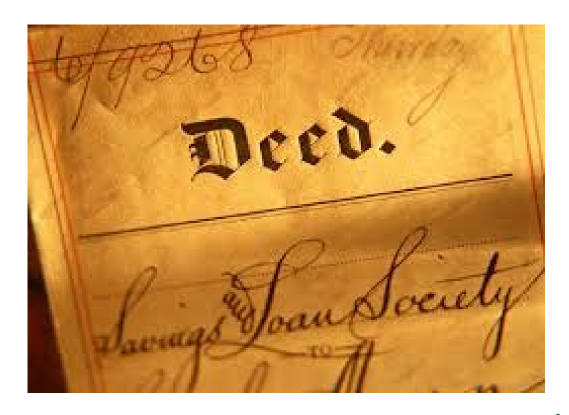
- Intestacy with no parents or issue passes to "issue of decedent's parent…" 12 Del. C. §503.
- Definition of child and parent are in Uniform Parentage Act.
- If a parent dies with a will that omits a child born after will execution date, such after-born child and now such child's own issue can take under the will. 12 Del. C. §301.
- Another intestacy improvement forces an intestate heir to choose line of relationship if more than one exists so as to inherit only once by intestacy. 12 Del. C. §503(c).





Transfer on Death Deeds

(not in TA 2025 – separate legislation)







TOD Deeds

- Effective 90 days from enactment (signed Sept. 5, 2025, so effective **Dec. 4, 2025**)
- Affects subjects of many different Delaware Code titles not just Title 25 (Property), but also Titles 12 (Trusts & Estates), 18 (Insurance), and 30 (Taxes)





TOD Deeds (cont'd)

Revocable <u>no</u>
matter what
the
document
provides







TOD Deeds are "nontestamentary" – but note:

- Must be witnessed by 2 witnesses, one of whom can't be a beneficiary
- The real property is still subject to creditor claims if probate estate insufficient but such liability must be enforced within 8 months of decedent's death
- There are various Register of Wills procedures that may come into play (see outline for more details)





TOD Deeds (cont'd) – Other features

- A TOD deed doesn't require notice/acceptance/delivery by the beneficiary during the owner's life, and also doesn't require consideration
- A TOD deed inherently has no title covenants or warranties no matter what the instrument might otherwise indicate



TOD Deeds (cont'd) – Professionals should note:

- Estate Planning: if you firm/company will include these as part of the planning process, make sure your firm/company has both real estate and estate planning professionals who really know what they're doing in this field.
- Estate Administration: yet another reason to require (as a routine part of estate administration) getting a title and lien search as to the decedent and any real property the decedent owned at death.





Case law updates involving Delaware trusts (Oct. 2024-Oct. 2025)

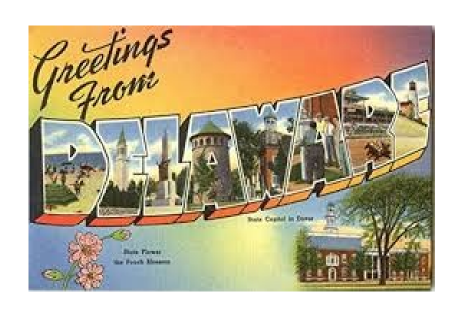






Eicoff - actions in both Delaware and Florida

(no-contest clause enforced in Delaware)











CES 2007
Trust —
DAPT case

(DAPT statute upheld, BUT THEN....)





Rust v. Rust (2 decisions)

(Claims against trustee dismissed)











Burd v. Elliman

(pre-mortem validation decision after trial)



Some Case Law Themes for 2024-2025

Theme One: The Vexatious Litigant vs. the Elder Abuser



Tools to prevent vexatious litigation:

- No-contest clauses (Eicoff; Kelley v. Procino)
- Pre-mortem validation (Burd)

Tools to prevent elder abuse:

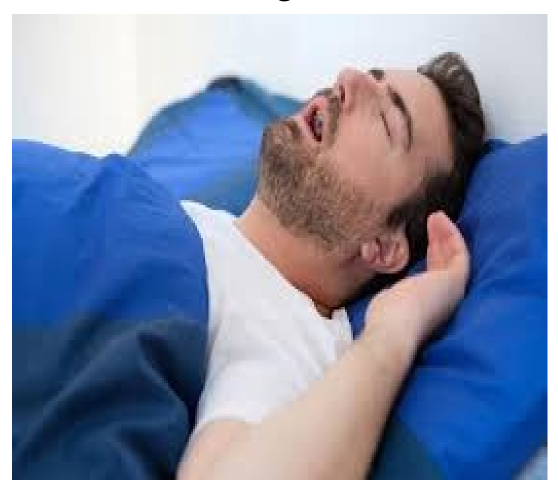
- Melson factors to prove undue influence (Burd; Kelley v. Procino)
- Lifetime guardianships
- Accountings not the right time (Solberg)



Theme Two: Dos and Don'ts of Estate Accountings

- <u>Do</u> keep records and submit receipts of estate expenditures (Solberg)
- <u>Don't</u> miss filing deadlines (Kennedy)
- *Don't* charge attorney fees to one sibling who hired an attorney to assist (Kennedy)
- Best practice is to keep track of time spent by Personal Representative (\$60 \$70/hr. is ok)
- Some leniency is permitted: no need to list "every scrap of garbage" (Solberg)





Theme Three: Fee and Cost Shifting Rules Upheld



- High bar to shift attorneys' fees (Grooms, Kelley, Burd)
- Costs are shifted to losing party (Grooms)



Theme Four: Oral Contract to Make a Will

- Very hard to prove (Kalisty; Buck v. McCaffery)
- Escheat? (See Kalisty)







Theme Five: One-Hit (case law) Wonders



- When is a gift complete/deathbed gifts (Solberg)
- Laches after 40 years? (Hall v. Mundy)
- Ouster (Campo)
- Guardianship real estate (J.H.C. III case)



Thank you!

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