SENATE FILE NO. SF0008

Court procedure amendments.

Sponsored by: Joint Judiciary Interim Committee

A BILL

for

- 1 AN ACT relating to courts; amending terms of court for 2 district courts; amending duties of court commissioners as 3 specified; amending provisions in the Code of Civil
- 4 Procedure, the Probate Code and drainage district laws
- 5 related to terms of court and court actions in vacation;
- 6 repealing provisions related to terms of court; and providing
- 7 for an effective date.

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9 Be It Enacted by the Legislature of the State of Wyoming:

- 11 Section 1. W.S. 1-8-101, 1-8-103, 2-2-104, 2-2-106,
- $12 \quad 2-2-108, \quad 2-2-109, \quad 2-2-201(c)(intro), \quad (i), \quad (d)(i) \quad and \quad (ii),$
- 13 2-2-202(a)(intro) and (c), 2-4-203(a)(iii), 2-6-119(b),
- 14 5-3-101(a)(intro), (i), (ii)(intro), (iii)(intro),
- 15 (iv)(intro), (v)(intro), (vi)(intro), (vii), (viii)(intro),

- 1 (ix)(intro) and by creating a new subsection (b), 5-3-106 and
- 2 41-9-270 are amended to read:

4 1-8-101. Trial docket.

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- 6 The clerk shall make a trial docket on the first day of each
- 7 term, on which shall appear all cases in which the issues
- 8 have been joined. The cases shall be set for trial in the
- 9 order in which they stand on the appearance docket. The clerk
- 10 shall not place upon the trial docket any case in which
- 11 nothing remains to be done except to execute an order for the
- 12 sale of real or personal property, and to distribute the
- 13 proceeds as directed by the order, but if it becomes
- 14 necessary, the case may be redocketed upon the application of
- 15 either party, whereupon it shall stand in all respects as if
- 16 it had remained on the docket.

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18 1-8-103. Copy of docket for bar.

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- 20 The clerk shall make a copy of the trial docket for the use
- 21 of the bar. before the first day of the term.

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23 **2-2-104.** Court to remain open.

1 2 For the purpose of granting probate of wills, issuing letters 3 testamentary and of administration, filing reports, accounts 4 and petitions of personal representatives, filing claims against the estate and issuing process and notices required 5 6 by the Probate Code, the court shall be kept open in the vacation period, and the business pertaining thereto done by 7 8 the court commissioner and the clerk, shall be subject to the 9 supervision of the court at the next ensuing term operate 10 under the same term of court as specified in W.S. 5-3-101(b). 11 12 2-2-106. Powers and duties of court commissioners; 13 generally.

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The court commissioner of each district court shall, upon the order of the court in vacation, or upon a general order made for that purpose, examine the bonds filed by the personal representatives, with a view to ascertaining their sufficiency, and may approve the same. He may examine any inventory, sale bill, account current, except final accounts and vouchers filed therewith, or examine into the condition of an estate generally. Upon a specific order of the court, the commissioner may make orders for the sale of personal

1	property at public or private auction, for the compounding of
2	debts, for the settlement of an estate as insolvent, for the
3	approval of bonds and all other orders of an ex parte nature
4	as may facilitate the settlement of estates. The orders shall
5	be in writing, signed by the judge or commissioner issuing
6	the same, and shall be filed and recorded.
7	
8	2-2-108. Powers and duties of court commissioners;
9	compelling attendance of witnesses; failure to appear or
10	testify.
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12	Any person refusing to appear or testify in vacation, before
13	a commissioner may be cited for contempt and held to bail to
14	answer to the alleged contempt at the next term of court as
15	soon as reasonably possible. The commissioner shall report
16	his findings upon the matter in writing, to the court for its
17	action. Exception may be filed to the report which shall be
18	heard and determined as in other cases.
19	
20	2-2-109. Authority of other judges to act when district
21	judge sick.

1	Whenever any judge of the district court is absent from the
2	state, sick or otherwise unable to attend to the duties of
3	his office, any other district judge may, upon application,
4	shall have the same powers as the original judge, including
5	the power to examine into all matters, make all orders, and
6	direct the affairs of the administration of estates. that are
7	required to be performed by judges in vacation, and shall
8	have the same powers as the original judge would have.
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10	2-2-201. Records required to be kept; probate docket;
11	reports to be made by commissioner.
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13	(c) The clerk of court shall prepare for the use of the
14	court at each term a probate docket containing:
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16	(i) All appointments made <u>: in vacation;</u>
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18	(d) The court commissioner is bound to furnish:
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20	(i) The record of all reports and accounts filed:
21	in vacation;
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1	(11) All claims against the estate pending for
2	trial <u>;</u> at each term of court;
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4	2-2-202. Preparation and contents of probate docket;
5	distribution of copies; call of docket.
6	
7	(a) Not less than ten (10) days before the first day of
8	the term of the district court On at least a monthly basis,
9	the clerk of the district court in each county of the state
10	shall make a docket of all estates of deceased persons pending
11	in his county which shall include:
12	
13	(c) The judge of the district court in each county
14	shall, upon the call of the docket after the first day of a
15	regular term of court on at least a monthly basis, read the
16	probate docket in open court and shall make an order in each
17	estate as he deems necessary to expedite the progress and
18	closing thereof.
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20	2-4-203. Persons incompetent to administer.
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22	(a) No person is competent or entitled to serve as
23	administrator, who is:

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2	(iii) Adjudged by the court, or commissioner in
3	vacation, incompetent to execute the duties of the trust.
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5	2-6-119. Duty of custodian to deliver will; failure to
6	comply; order to third persons.
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8	(b) If it is brought to the attention of the court that
9	any will is in the possession of a third person, and the court
10	or the commissioner in vacation is satisfied that the
11	information is correct, an order shall be issued and served
12	upon the person having possession of the will, and if he
13	neglects or refuses to produce it in obedience to the order
14	he may be punished by the court for contempt.
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16	5-3-101. Judicial districts enumerated; terms of court.
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18	(a) The state of Wyoming is divided into judicial
19	districts as follows: with terms as designated:
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21	(i) The county of Laramie is the first judicial
22	district: Regular terms of the district court shall be held
23	in Laramie county one (1) term beginning on the fourth Monday

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in March, and one (1) term beginning on the first Monday in
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    <del>October;</del>
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              (ii) The counties of Albany and Carbon are the
    second judicial district: Regular terms of the district
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    court in each county shall be held:
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              (iii) The counties of Sweetwater, Lincoln and
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    Uinta are the third judicial district: Regular terms of the
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    district court in each county shall be held:
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              (iv) The counties of Johnson and Sheridan are the
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    fourth judicial district: Regular terms of the district
    court in each county shall be held:
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              (v) The counties of Big Horn, Hot Springs, Park
    and Washakie are the fifth judicial district: Regular terms
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    of the district court in each county shall be held:
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              (vi) The counties of Campbell, Crook and Weston
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    are the sixth judicial district: Regular terms of the
22
    district court in each county shall be held:
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1	(vii) Natrona county is the seventh judicial
2	district: Regular terms of district court shall be held, one
3	(1) term beginning on the first Tuesday in March, and one (1)
4	term beginning on the first Tuesday in September;
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6	(viii) The counties of Converse, Platte, Goshen
7	and Niobrara are the eighth judicial district: Regular terms
8	of the district court in each county shall be held:
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10	(ix) The counties of Fremont, Teton and Sublette
11	are the ninth judicial district. Regular terms of the district
12	court in each county shall be held:
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14	(b) Notwithstanding any other provision of law, there
15	shall be one (1) continuous term of court for the district
16	courts of the state. The continuous term of court shall in no
17	way affect the power of a court to take action in any cause
18	or matter.
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20	5-3-106. Judges to hold court for each other.
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22	The judges of the several district courts shall hold courts
23	for each other, when from any cause, any judge of a district

court is unable to act or to hear, try or determine any cause, 1 or to hold any term or portion of a term of any district court 2 3 in his district; and in such event the judge so disqualified 4 or unable to act shall call upon one (1) of the other judges of the district court to hear, try and determine such cause, 5 6 or to hold such term or portion of a term of court, and the said judge so called upon, shall try, hear or determine said 7 8 cause, or hold such term or portion of a term, with all the 9 jurisdiction, power and authority possessed by the judge of 10 the district court of the district whereto he is called to 11 act as judge. 12 41-9-270. Drained lands outside of district; filing of 13 14 commissioners' assessment report; hearing; trial; amendment or confirmation of report. 15 16 17 commissioners shall file their said report assessments in court. The court shall by order require said 18 19 owners to show cause at a time and place therein fixed, not 20 less than twenty (20) days after the service of said order, 21 why said report and assessments should not be confirmed. And 22 on the hearing on said order to show cause if a jury trial is 23 demanded the court shall frame issues on benefits and damages

- 1 and empanel a jury or adjourn the hearing thereon until some
- 2 term of court when a jury is in attendance and take the
- 3 verdict of a jury on such issues. All other issues arising on
- 4 said report shall be tried by the court. The court shall order
- 5 all necessary amendments of said report and make written
- 6 findings of fact and when said report is amended shall by
- 7 order confirm the same.

- 9 **Section 2.** W.S. 2-2-105, 5-3-101(a)(ii)(A) and (B),
- 10 (iii)(A) through (C), (iv)(A) and (B), (v)(A) through (D),
- 11 (vi)(A) through (C), (vii), (viii)(A) through (D) and (ix)(A)
- 12 through (C), 5-3-103, 5-3-104 and 5-3-105 are repealed.

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- 14 Section 3. Any term of court existing at the time of
- 15 the effective date of this act shall continue under the
- 16 provisions of W.S. 5-3-101(b), as created by this act.

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18 Section 4. This act is effective July 1, 2019.

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20 (END)