STATE OF WYOMING

HOUSE BILL NO. HB0330

Probate code revisions-2.

A BILL

for

1 AN ACT relating to the probate code; amending maximum values for certain proceedings relating to the probate of 2 estates; clarifying the effect of certain disclaimers of 3 property; and providing for an effective date. 4 5 Be It Enacted by the Legislature of the State of Wyoming: 6 7 8 **Section 1.** W.S. 2-1-201(a)(i), 2-1-204(a)(i), 9 2-1-205(a), 2-1-403 by creating a new subsection (d), 10 2-11-201 and 2-11-202(a)(intro) are amended to read: 11 12 2-1-201. Payment of indebtedness and delivery of 13 tangible personal property or instruments evidencing debt. 14

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1 (a) Not earlier than thirty (30) days after the death 2 of a decedent, any person indebted to the decedent or 3 having possession of tangible personal property or an 4 instrument evidencing a debt, obligation, stock or chose in action belonging to the decedent shall make payment of the 5 indebtedness or deliver the tangible personal property or 6 the instrument evidencing the debt, obligation, stock or 7 8 chose in action to the person or persons claiming to be the 9 distributee or distributees of the property or the attorney 10 for the distributee or distributees, upon being presented an affidavit, filed as provided by subsection (c) of this 11 12 section, made by or on behalf of the distributee or 13 distributees stating:

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(i) The value of the entire estate located in Wyoming subject to administration, either testate or intestate, less liens and encumbrances, does not exceed two hundred thousand dollars (\$200,000.00) seven hundred fifty thousand dollars (\$750,000.00);

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21 2-1-204. Collection of claims of certain creditors of
decedent by affidavit.

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25LSO-0779

(a) Not earlier than ninety (90) days after the death 1 2 of a decedent, the United States, or any agency or 3 instrumentality thereof, or the state of Wyoming, or any 4 agency, instrumentality or political subdivision thereof, to whom the decedent was indebted or to whom the decedent's 5 estate would be indebted if the estate were being 6 administered upon, may collect all of the assets of the 7 8 decedent referred to in W.S. 2-1-201, upon presentation of 9 an affidavit to the parties referred to in W.S. 2-1-201, 10 stating:

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(i) The value of the entire estate, wherever located, less liens and encumbrances, does not exceed two hundred thousand dollars (\$200,000.00) seven hundred fifty thousand dollars (\$750,000.00);

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17 2-1-205. Summary procedure for distribution of 18 personal or real property; application for decree; notice 19 by publication; presumptive evidence of title; effect of 20 false statements.

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(a) If any person dies who is the owner of personalor real property, including mineral interests, but whose

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entire estate including personal property does not exceed 1 2 two hundred thousand dollars (\$200,000.00) seven hundred 3 fifty thousand dollars (\$750,000.00), less liens and 4 encumbrances, the person or persons claiming to be the distributee or distributees of the decedent may file, not 5 earlier than thirty (30) days after the decedent's death, 6 an application for a decree of summary distribution of 7 8 property. 9 2-1-403. Qualification; effective date. 10 11 12 (d) A written irrevocable disclaimer of an interest 13 in property that does not otherwise qualify as a disclaimer or qualified disclaimer under subsection (a) or (b) of this 14 section shall be effective to terminate and pass an 15 16 interest in property if the disclaiming party acknowledges in a prior or contemporaneous writing that the disclaimer 17 does not qualify as a disclaimer for federal or other tax 18 19 purposes under this section. 20 21 2-11-201. Probate of estates of nonresidents.

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In case of a nonresident's estate having property in this 1 2 state not exceeding in value the sum of two hundred 3 thousand dollars (\$200,000.00) seven hundred fifty thousand 4 dollars (\$750,000.00), which estate has been duly probated and settled in another state, the probate of the estate in 5 this state may be dispensed with upon filing with the 6 district judge in the proper county a petition under oath 7 8 showing the facts in the case together with certified copies of the petition, order of appointment of executor or 9 administrator, inventory and final decree of distribution 10 11 of estate therein, and a full showing that debts of the 12 estate have been paid and the district judge giving notice 13 by publication for the period of three (3) weeks of the intention of the petitioner to have the probate proceedings 14 admitted in this state as a probate of the estate. If on 15 16 the day set for hearing the petition no objection is made, 17 the judge shall make an order admitting the certified 18 copies of the proceedings in the estate to record in his 19 court and they shall be considered and treated from that 20 time as original proceedings in his court and shall be conclusive evidence of the facts therein shown. If at such 21 hearing any creditor objects to the proceedings and shows 22 23 that the decedent is indebted to him, his claim not having

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25LSO-0779

been presented in the original state, the matter shall be 1 2 postponed and the creditor or other person shall be allowed 3 to petition for letters of administration as in other 4 cases. This section shall not be construed to prevent the 5 of this state from appointing a courts temporary administrator in this state to collect and preserve the б property of the estate of the deceased person which may be 7 8 located in this state. 9 Wyoming; 10 2-11-202. Nonresident property in 11 disposition. 12 (a) In case of a nonresident's estate having property 13 in this state not exceeding in value the sum of two hundred 14 15 thousand dollars (\$200,000.00) seven hundred fifty thousand 16 dollars (\$750,000.00), which estate is being duly probated 17 and settled in another state, the Wyoming district judge may enter an order for the sale of the property located in 18 19 this state provided: 20 21 Section 2. This act is effective July 1, 2025. 22

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HB0330

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