

House Bill No. 4

Introduced by
H. S. Grier
By Request

for

AN ACT providing for the creation and enforcement of a lien for mechanics, artisans and others, upon vehicles, automobiles, farm implements and tools after they have parted possession thereof.

Introduced 1-14-1927
Read first time 1-14-1927
Referred to Committee # 3 on
Judiciary 1-14-1927
Del. to Print from 1-14-1927
Del. to Com H 3 1-15-1927
Pet. from Comm # 3 recommended
indefinitely postponed 1-15-27
Con in Comm. of whole and
recommend laid over 2 day
without prejudice JAN 18 1927
Con in Comm. of whole & recommend
indefinitely postponed JAN 20 1927

A BILL

for

AN ACT providing for the creation and enforcement of a lien for mechanics, artisans and others, upon vehicles, automobiles, farm implements and tools, after they have parted possession thereof.

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

Section 1-- Any mechanic, artisan or other person who makes, alters, repairs or in any way enhances the value of any vehicle, automobile, truck, farm implement or tool, at the request of or with the consent of the owner or owners thereof, shall have a lien on such vehicle, automobile, truck, farm implement or tool, in cases where he has parted possession thereof, for his reasonable or agreed charges for work done or materials furnished; PROVIDED, the mechanic, artisan or other person making such repairs or furnishing such material or performing such work, shall file in the office of the County Clerk and Ex-officio Recorder of Deeds, in which said work was performed or material furnished, or in which County said property is kept, within ninety days after performing such work or furnishing such material, a verified statement and description of the work done or material furnished, and a description of the article so repaired, altered or enhanced in value, or for which such material was furnished or upon which said work was performed.

Section 2-- Such lien shall be in force from and after the date it is filed as aforesaid, and shall be prior and paramount to all other liens upon said property except those previously filed in said County Clerk and Ex-officio Recorder of Deeds office, and shall be treated in all respects as chattel mortgages; PROVIDED such foreclosure proceedings shall be instituted within one year after the filing of such lien.

Section 3-- This Act shall take effect and be in force from and after its passage.