

THE LEGISLATURE OF THE STATE OF WYOMING

Senate

Cheyenne, February 4, 1991

Mr. President:

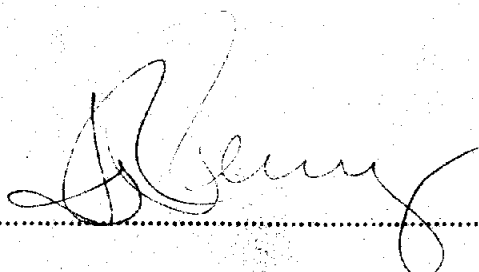
Your Committee No. 1 on Judiciary
to whom was referred SF No. 263

respectfully reports same back to the Senate with the recommendation that

Without Recommendation

Ayes

- John Perry, Chairman
- Michael J. Burke
- Lisa F. Kinney
- Robert J. Reese
- Gary L. Yordy



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Chairman

House of Intro	Second House
To Com. No. _____	To Com No. _____
Stand Report Do ___ Amd ___ Not ___	Stand Report Do ___ Amd ___ Not ___
Com Whole Do ___ Amd ___ Not ___	Com Whole Do ___ Amd ___ Not ___
2nd Reading Amd ___	2nd Reading Amd ___
3rd Reading Amd ___ Pass ___ Fail ___	3rd Reading Amd ___ Pass ___ Fail ___

1991

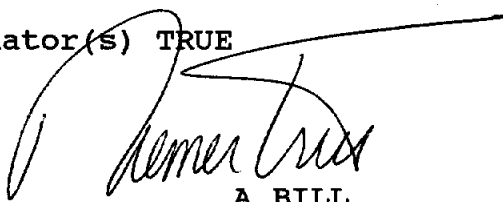
STATE OF WYOMING

91LSO-0856.01

SENATE FILE NO. 0263

Estate fees.

Sponsored by: Senator(s) TRUE



A BILL

for

1 AN ACT to amend W.S. 2-7-804(a) introductory paragraph
 2 relating to estate fees; providing that actual attorney
 3 fees may be paid in specified cases; and providing for an
 4 effective date.

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

6 Section 1. W.S. 2-7-804(a) introductory paragraph is
 7 amended to read:

8 2-7-804. Fees of attorney for estate; schedule.

9 (a) If the court determines that by reason of unusual
 10 circumstances the fee computed hereafter is not equitable
 11 after considering the time and effort reasonably expended

**NO SIGNIFICANT FISCAL OR
 PERSONNEL IMPACT AT STATE LEVEL**

SF 263

1 and the responsibility with which the personal representa-
2 tive was charged, the court may allow such additional fee
3 as the court determines proper. The court shall allow the
4 attorney for the estate fees for ordinary services ren-
5 dered to the estate unless the attorney files a written
6 waiver as to a part or all thereof OR UNLESS THE PERSONAL
7 REPRESENTATIVE REQUESTS THE ATTORNEY TO FILE A STATEMENT
8 OF HIS ACTUAL FEES AND EXPENSES WHICH SHALL BE ALLOWED AS
9 ESTATE FEES IF LESS THAN THE FEES COMPUTED UNDER THIS SUB-
10 SECTION. The fees shall be computed on the basis of the
11 amount of the decedent's probate estate accounted for as
12 follows:

13 Section 2. This act applies to estates of persons who
14 die on or after July 1, 1991.

15 Section 3. This act is effective July 1, 1991.

16 (END)