

Part 3

Jurisdiction Over Foreign Representatives

75-4-301 Jurisdiction by act of foreign personal representative.

A foreign personal representative submits personally to the jurisdiction of the courts of this state in any proceeding relating to the estate by:

- (1) filing authenticated copies of his appointment as provided in Section 75-4-204;
- (2) receiving payment of money or taking delivery of personal property under Section 75-4-201; or
- (3) doing any act as a personal representative in this state which would have given the state jurisdiction over him as an individual. Jurisdiction under Subsection (2) is limited to the money or value of personal property collected.

Amended by Chapter 30, 1992 General Session

75-4-302 Jurisdiction by act of decedent.

In addition to jurisdiction conferred by Section 75-4-301, a foreign personal representative is subject to the jurisdiction of the courts of this state to the same extent that his decedent was subject to jurisdiction immediately prior to death.

Enacted by Chapter 150, 1975 General Session

75-4-303 Service on foreign personal representative.

- (1) Service of process may be made upon the foreign personal representative by registered or certified mail, addressed to his last reasonably ascertainable address, and requesting a return receipt signed by addressee only. Notice by ordinary first class mail is sufficient if registered or certified mail service to the addressee is unavailable. Service may be made upon a foreign personal representative in the manner in which service could have been made under other laws of this state on either the foreign personal representative or his decedent immediately prior to death.
- (2) If service is made upon a foreign personal representative as provided in Subsection (1) above he shall be allowed at least 30 days within which to appear or respond.

Enacted by Chapter 150, 1975 General Session