Representative Brady Brammer proposes the following substitute bill:

1	PROBATE MODIFICATIONS
2	2023 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Brady Brammer
5	Senate Sponsor: Daniel McCay
7	LONG TITLE
8	General Description:
9	This bill addresses probate provisions.
10	Highlighted Provisions:
11	This bill:
12	 addresses when certain nonvested property interests or powers of appointment are
13	created;
14	 permits a court in an action related to the administration of an estate to award costs
15	and expenses, including reasonable attorney fees, to any party to be paid by another
16	party or from the estate that is the subject of the controversy;
17	 addresses when a creditor of a settlor may not satisfy the creditor's claim from an
18	irrevocable trust; and
19	make technical and conforming changes.
20	Money Appropriated in this Bill:
21	None
22	Other Special Clauses:
23	None
24	Utah Code Sections Affected:
25	AMENDS:



	75-2-1204, as last amended by Laws of Utah 2013, Chapter 364
	75-3-719, as last amended by Laws of Utah 2012, Chapter 274
	75-7-505, as last amended by Laws of Utah 2017, Chapters 125, 204
,	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 75-2-1204 is amended to read:
	75-2-1204. When nonvested property interest or power of appointment created.
	(1) Except as [provided in Subsections (2) and (3) and in] otherwise provided in this
:	section or Section 75-2-1207, the time of creation of a nonvested property interest or a power
(of appointment is determined under general principles of property law.
	(2) For purposes of this part, if there is a person who alone can exercise a power
(created by a governing instrument to become the unqualified beneficial owner of:
	(a) a nonvested property interest; or
	(b) a property interest subject to a power of appointment described in Section
,	75-2-1203, the nonvested property interest or power of appointment is created when the power
1	to become the unqualified beneficial owner terminates.
	(3) For purposes of this title, a nonvested property interest or a power of appointment
ί	arising from a transfer of property to a previously funded trust or other existing property
:	arrangement is created when the nonvested property interest or power of appointment in the
(original contribution was created.
	(4) A person who exercises an initial power of appointment may provide in the
(exercise of that power of appointment:
	(a) for a nonvested property interest that is considered:
	(i) created when the initial power is irrevocably exercised or when a revocable exercise
1	becomes irrevocable; and
	(ii) not created at the time of the creation of the initial power of appointment that is
(exercised; and
	(b) for a further power of appointment created by the exercise of the initial power of
1	appointment that is considered:
	(i) created when the initial power is irrevocably exercised or when a revocable exercise
1	becomes irrevocable; and

57	(ii) not created at the time of the creation of the initial power of appointment that is
58	exercised.
59	Section 2. Section 75-3-719 is amended to read:
60	75-3-719. Costs and expenses in estate litigation.
61	(1) (a) In a judicial proceeding involving the administration of an estate, the court may,
62	as justice and equity may require, award costs and expenses, including reasonable attorney fees
63	to any party to be paid by another party or from the estate that is the subject of the controversy.
64	(b) This Subsection (1) does not apply to the Office of the Attorney General when the
65	Office of the Attorney General is a party to a judicial proceeding involving the administration
66	of an estate to protect a public or charitable interest.
67	(2) If any personal representative or person nominated as personal representative
68	defends or prosecutes any proceeding in good faith, whether successful or not, the personal
69	representative is entitled to receive from the estate [all] the necessary expenses and
70	disbursements, including reasonable attorney fees incurred. This [provision] Subsection (2)
71	expressly applies in a will contest to any person nominated as a personal representative in a
72	testamentary instrument submitted in good faith.
73	Section 3. Section 75-7-505 is amended to read:
74	75-7-505. Creditor's claim against settlor.
75	[Whether or not] Regardless of whether the terms of a trust contain a spendthrift
76	provision, the following rules apply:
77	(1) During the lifetime of the settlor, the property of a revocable trust is subject to the
78	claims of the settlor's creditors. If a revocable trust has more than one settlor, the amount the
79	creditor or assignee of a particular settlor may reach may not exceed the settlor's interest in the
80	portion of the trust attributable to that settlor's contribution.
81	(2) (a) With respect to an irrevocable trust other than an irrevocable trust that meets the
82	requirements of Section 25-6-502, a creditor or assignee of the settlor may reach the maximum
83	amount that can be distributed to or for the settlor's benefit.
84	(b) [If the trust has] With respect to an irrevocable trust that has more than one settlor,
85	other than an irrevocable trust that meets the requirements of Section 25-6-502, the amount
86	[the] a creditor or assignee of a particular settlor may reach may not exceed the settlor's interest
87	in the portion of the trust attributable to that settlor's contribution

88	(c) Notwithstanding Subsections (2)(a) and (b), a creditor of a settlor may not satisfy
89	the creditor's claim from an irrevocable trust solely because the trustee may make a
90	discretionary distribution reimbursing the settlor for income tax liability of the settlor
91	attributable to the income of the irrevocable trust, when the distribution is:
92	(i) subject to the discretion of a trustee who is not the settlor;
93	(ii) subject to the consent of an advisor who is not the settlor; or
94	(iii) at the direction of an advisor who is not the settlor.
95	(3) After the death of a settlor, and subject to the settlor's right to direct the source from
96	which liabilities will be paid, the property of a trust that was revocable at the settlor's death, but
97	not property received by the trust as a result of the death of the settlor which is otherwise
98	exempt from the claims of the settlor's creditors, is subject to claims of the settlor's creditors,
99	costs of administration of the settlor's estate, the expenses of the settlor's funeral and disposal
100	of remains, and statutory allowances to a surviving spouse and children to the extent the
101	settlor's probate estate is inadequate to satisfy those claims, costs, expenses, and allowances.