1	WATER RIGHTS ADJUDICATION AMENDMENTS
2	2016 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Margaret Dayton
5	House Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill modifies the procedure for adjudicating water rights.
10	Highlighted Provisions:
11	This bill:
12	requires the state engineer to identify all possible claimants in a particular area
13	during an adjudication, if the state engineer's records are incomplete;
14	 modifies the procedure following the commencement of an action by the state
15	engineer;
16	 states that the failure of a potential party to file a timely statement of claim
17	constitutes a default against that party;
18	requires the state engineer to authorize one extension to those seeking to file a
19	statement of claim;
20	requires the state engineer, after a full consideration of claims and an examination
21	of the river system or water source involved, to:
22	 complete a hydrographic survey map;
23	 prepare a proposed determination of all rights to the use of the water and file it
24	with the district court;
25	 serve notice by publication and by mail; and
26	 hold a public meeting; and
27	makes technical changes.



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28	Money Appropriated in this Bill:
29	None
30	Other Special Clauses:
31	None
32	Utah Code Sections Affected:
33	AMENDS:
34	73-4-1, as last amended by Laws of Utah 2013, Chapter 258
35	73-4-3, as last amended by Laws of Utah 2013, Chapter 258
36	73-4-4, as last amended by Laws of Utah 2013, Chapter 258
37	73-4-5, as last amended by Laws of Utah 2013, Chapter 258
38	73-4-9, as last amended by Laws of Utah 2013, Chapter 258
39	73-4-10, Utah Code Annotated 1953
40	73-4-11, as last amended by Laws of Utah 2013, Chapter 258
41	73-4-12, Utah Code Annotated 1953
42	73-4-14, Utah Code Annotated 1953
43	73-4-15, Utah Code Annotated 1953
44	73-4-16, Utah Code Annotated 1953
45	73-4-21, Utah Code Annotated 1953
46	73-4-22, as last amended by Laws of Utah 2013, Chapter 258
47	73-4-24, as repealed and reenacted by Laws of Utah 2010, Chapter 320
48	ENACTS:
49	73-4-9.5 , Utah Code Annotated 1953
50	REPEALS:
51	73-4-6, Utah Code Annotated 1953
52	73-4-7, Utah Code Annotated 1953
53	73-4-8, Utah Code Annotated 1953
54	
55	Be it enacted by the Legislature of the state of Utah:
56	Section 1. Section 73-4-1 is amended to read:
57	73-4-1. Action for a general adjudication of water rights Requirements for
58	state engineer to file Adjudication area divisions.

(1) (a) Five or more, or a majority of, water users of a water source may submit a signed, verified petition to the state engineer requesting an investigation of the rights of all claimants to the water of the water source.

- (b) Upon receipt of a petition described in Subsection (1)(a), the state engineer shall:
- (i) investigate whether the facts and circumstances of the water source and its claimants justify a general determination of water rights; and
- (ii) if justified, file an action in the district court for a general adjudication of water rights.
- (c) In any suit involving water rights the court may order an investigation [and survey] by the state engineer of all the water rights on the source or system involved, as provided in this chapter.
- (2) (a) The executive director of the Department of Environmental Quality, with the concurrence of the governor, may request that the state engineer file in the district court an action to determine the various water rights in the stream, water source, or basin for an area within the exterior boundaries of the state for which any person or organization or the federal government is actively pursuing or processing a license application for a storage facility or transfer facility for high-level nuclear waste or greater than class C radioactive waste.
- (b) Upon receipt of a request made under Subsection (2)(a), the state engineer shall file an action in the district court for a general adjudication of water rights.
- (c) If a general adjudication is filed in the state district court regarding the area requested pursuant to Subsection (2)(a), the state engineer and the state attorney general shall join the United States as a party to the action.
- (3) When an action for a general adjudication of water rights for a certain area is filed in district court, the state engineer may divide the general adjudication area into divisions and subdivisions if the state engineer:
- (a) fulfills the requirements of this chapter individually for each division or subdivision; and
- (b) petitions the court to incorporate the decrees for all the divisions and subdivisions within a general adjudication area into a final decree for the entire general adjudication area.
 - Section 2. Section **73-4-3** is amended to read:
 - 73-4-3. Notice and procedure for general adjudication of water rights --

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Statements of claim -- Incomplete records.

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(1) Upon the filing of any action by the state engineer as provided in Section 73-4-1, or by any person claiming the right to use the waters of any river system, lake, underground water basin, or other natural source of supply that involves a determination of the rights to the major part of the water of the source of supply or the rights of 10 or more of the claimants of the source of supply, the clerk of the district court shall notify the state engineer that a suit has been filed.

- (2) (a) The state engineer then shall, for each general adjudication area, division, or subdivision, give notice of commencement of action to the claimants by publishing notice:
- (i) once a week for two consecutive weeks in a newspaper designated by the court as most likely to give notice to such claimants; and
 - (ii) in accordance with Section 45-1-101 for two weeks.
 - (b) The notice of commencement of action shall state:
- (i) an action has been filed;
 - (ii) the name of the action;
 - (iii) the name and location of the court in which the action is pending; and
- (iv) the name or description of the water source involved.
 - (c) The state engineer shall file proof of the publication of notice of commencement of action with the district court.
 - (3) The state engineer shall, for each general adjudication area, division, or subdivision, search the records of the state engineer's office to [locate] identify all possible claimants, and continue to update the records during the adjudication and search for additional claimants.
 - (4) In accordance with Section 73-4-4, the state engineer shall serve a summons to each claimant of record in the state engineer's office within a general adjudication area, division, or subdivision.
 - (5) (a) After serving summons to a claimant, the state engineer shall give notice of further proceedings to:
 - (i) the claimant; and
- (ii) an attorney who enters an appearance in court for the claimant.
- (b) A court order is not required as a prerequisite for giving notice under Subsection

121	(5)(a).
122	(c) The state engineer shall give the notice described in Subsection (5)(a):
123	(i) electronically, if the state engineer can verify the claimant's receipt;
124	(ii) by mail;
125	(iii) by personal service; or
126	(iv) if the notice is for the benefit of the claimants generally, by publishing the notice.
127	(d) Notice given by mail is complete when the notice is mailed.
128	(6) Except as provided in Subsection (8)(d)(ii), if the state engineer serves a notice
129	required by this chapter, the state engineer shall, before the day on which the final decree for
130	the general adjudication area, division, or subdivision is filed, file with the [clerk of the]
131	district court a certificate of service that contains the name and address of the claimant served
132	with the notice.
133	(7) After publishing notice of commencement of an action, the state engineer shall[: (a)
134	begin the survey of the water source and the ditches, canals, wells, tunnels, or other works
135	diverting water from the water source; and (b)] hold a public meeting in the [survey area]
136	general adjudication area, division, or subdivision to inform a water right claimant of the
137	[survey] general adjudication process.
138	(8) (a) After the [survey] public meeting described in Subsection (7) [is complete for a
139	claimant], the state engineer shall give notice to each claimant, in accordance with Subsection
140	(5), of [completion of survey to the claimant] the time for filing statements of claim.
141	(b) [Notice of completion of survey] The notice described in Subsection (8)(a) shall
142	include:
143	(i) a statement that:
144	[(A) the state engineer has investigated the claimant's water right; and (B)]
145	(A) a claimant who desires to claim a water right in the action shall, in accordance with
146	Section 73-4-5, submit a written or electronic statement of claim within 90 days after the day
147	on which the notice is issued; and
148	(B) failure to file a timely statement of claim, as described in Section 73-4-5,
149	constitutes a default and a judgment may be entered declaring that the claimant has no right to
150	the use of water not claimed; and
151	(ii) instructions describing how to obtain or access a statement of claim form that the

claimant must complete in order to comply with the provisions of Section 73-4-5.

- (c) A claimant served with [a notice of completion of survey] the notice described in Subsection (8)(a) who desires to claim a water right in the action shall file a written or electronic statement of claim in accordance with Section 73-4-5.
- (d) (i) The state engineer shall compile the statements of claim described in Subsection (8)(c), together with any extensions of time granted by the state engineer as provided by Section 73-4-10, and file them with the [clerk of the] district court contemporaneously with the list of unclaimed rights of record, as described in Section 73-4-9.5.
- (ii) If the state engineer files a claimant's statement of claim with the district court in accordance with Subsection (8)(d)(i), the state engineer is not required to file a certificate of service that relates to the notice [of completion of survey] described in Subsection (8)(a) for that claimant.
- [(9) When a suit has been filed by the state engineer as provided by Section 73-4-1, or by any person involving the major part of the waters of any river system, lake, underground water basin, or other source of supply, or the rights of 10 or more of the water claimants of the source of supply, whether the suit is filed prior to or after the enactment hereof, the state engineer, upon receiving notice;]
- (9) The state engineer shall examine the records of the state engineer's office with respect to the water source involved, and if [they] the records are incomplete [to make such], make further investigation [and survey] as may be necessary [for the preparation of the report and recommendation as required by Section 73-4-11] to identify potential claimants as required by this section.
- (10) In all such cases the court shall proceed to determine the water rights involved in the manner provided by this chapter, and not otherwise.
 - Section 3. Section 73-4-4 is amended to read:
- 73-4-4. Summons for general adjudication of water rights -- Requirements to serve summons individually and generally -- Statement of claim requirement.
- (1) (a) The state engineer shall, by mail, serve a summons to a claimant of record in the state engineer's office within a general adjudication area, division, or subdivision.
- (b) (i) The state engineer may serve, by publication, a general summons to claimants in a general adjudication area, division, or subdivision, who are not of record in the state

engineer's office, if the state engineer files an affidavit with the district court, verifying that the state engineer has, in accordance with Section 73-4-3, searched the records of the state engineer's office for claimants in the general adjudication area, division, or subdivision.

- (ii) The state engineer shall publish, in accordance with the Utah Rules of Civil Procedure, a general summons described in Subsection (1)(b)(i):
- (A) once a week for five successive weeks in one or more newspapers, determined by the judge of the district court as most likely to give notice to the claimants served; and
 - (B) for five weeks, in accordance with Section 45-1-101.
- (iii) Service of a general summons is completed upon the last required date of publication.
 - (c) The summons shall be substantially in the following form:

"In the District Court of County, State of Utah, in the matter of the general adjudication of water rights in the described water source.

196 SUMMONS

The State of Utah to the said defendant:

You are hereby summoned to appear and defend the above entitled action which is brought for the purpose of making a general determination of the water rights of the described water source. Upon the service of this summons upon you, you will thereafter be subject to the jurisdiction of the entitled court and it shall be your duty to follow further proceedings in the above entitled action and to protect your rights therein. [When the state engineer has completed the survey you will be given a further written notice, either in person or by mail,]

The state engineer will give a further notice sent to your last-known address, that you must file a [water users] statement of claim in this action setting forth the nature of your claim, and said notice will specify the date upon which your [water users] statement of claim is due and thereafter you must file said claim within the time set and your failure so to do will constitute a default in the premises and a judgment may be entered against you declaring [and adjudging] that you have no right [in or to the waters of described water source] to the use of water not claimed."

- (2) If the state engineer is required, under this section, to serve a summons on the United States, the state engineer shall serve the summons in accordance with federal law.
 - Section 4. Section 73-4-5 is amended to read:

214 73-4-5. Requirements for statement of claim in general adjudication of water 215 rights. [Each] (1) Except as provided in Subsection (2), each person claiming a right to use 216 water of a river system or water source shall, within 90 days after the day on which notice of 217 218 [completion of survey] the time to file statements of claim as described in Section 73-4-3 is 219 served, file with the state engineer or the [clerk of the] district court a written or electronic 220 statement of claim, signed, and verified under oath, by the claimant, or by unsworn declaration 221 as described in Section 78B-5-705, that includes: 222 [(1)] (a) the name and address of the claimant; 223 [(2)] (b) the nature and measure of beneficial use on which the claim [of appropriation] 224 is based: 225 [(3)] (c) the maximum flow of water used in cubic feet per second, the maximum 226 volume of water used in acre-feet, or the quantity of water stored in acre-feet, [and the time 227 during which the flow or stored water has been used each year;] as applicable; 228 (d) the period of time during which the water is used each year; 229 (e) the period of time during which the water is stored each year, if applicable: 230 [(4)] (f) the name of the stream or other source from which the water is diverted, the 231 point on the stream or source where the water is diverted, and a description of the nature of the 232 diverting works; 233 [(5) the date when the first work for diverting the water began, and a description of the 234 nature of the work; 235 (g) the water right number associated with the claimed right or, if not of record in the state engineer's office, evidence sufficient to enable the state engineer to evaluate the basis of 236 237 the claimed right, including the information listed in Subsections 73-5-13(2)(a) and (c); 238 [(6)] (h) the claimed priority date [when the water was first used, the flow in cubic feet 239 per second, or the quantity of water stored in acre-feet, and the time the water was used during 240 the first year]; 241 [(7)] (i) the place and manner of current use; and 242 [(8)] (j) other facts that clearly define the extent, limits, and nature of the [appropriation claimed] claim, or that are required by the written or electronic form provided 243 by the state engineer with the notice of [completion of survey] the time to file statements of 244

245	<u>claim</u> .
246	(2) A person claiming a right to the use of water, as described in Subsection (1):
247	(a) may request an extension of time as described in Section 73-4-10; and
248	(b) shall file the statement described in Subsection (1) on or before the granted
249	extension date, if an extension is granted pursuant to Section 73-4-10.
250	Section 5. Section 73-4-9 is amended to read:
251	73-4-9. Failure to file a statement of claim.
252	(1) The filing of each statement [by a claimant] of claim shall be considered notice to
253	all persons of the claim of the party making the same, and [any person] failing to make and
254	deliver such statement of claim to the state engineer or the [clerk of the] district court within
255	the time prescribed by [law shall be forever barred and estopped from subsequently asserting
256	any rights, and shall be held to have forfeited all rights to the use of the water theretofore
257	claimed by him; provided, that any claimant, upon whom no other service of said notice shall
258	have been made than by publication in a newspaper and as required in Section 45-1-101, may
259	apply to the court for permission to file a statement of claim after the time therefor has expired,
260	and the court may extend the time for filing such statement, not exceeding six months from the
261	publication of said notice; but, before said time is extended, the applicant shall give notice by
262	publication in a newspaper having general circulation and as required in Section 45-1-101 on
263	such river system or near the water source to all other persons interested in the water of such
264	river system or water source, and shall make it appear to the satisfaction of the court that during
265	the pendency of the proceedings he had no actual notice thereof in time to appear and file a
266	statement and make proof of his claim; and all parties interested may be heard as to the matter
267	of his actual notice of the pendency of such proceedings.] Section 73-4-5, or as extended
268	pursuant to Section 73-4-10, shall be considered evidence of an intent to abandon the right.
269	(2) If a claimant fails to timely file a statement of claim, as provided in this chapter, for
270	a right not of record in the state engineer's office, the claimant is forever barred and estopped
271	from subsequently asserting the unclaimed right.
272	Section 6. Section 73-4-9.5 is enacted to read:
273	73-4-9.5. List of unclaimed rights of record.
274	(1) After the last day on which a claimant may file a statement of claim in accordance
775	with Section 73-4-5, the state engineer shall:

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276	(a) file with the court a list of unclaimed rights of record listing each water right of
277	record in the state engineer's office for which a statement of claim was not timely filed, that
278	includes:
279	(i) the water right number;
280	(ii) the point of diversion; and
281	(iii) the owner of the water right as recognized in the state engineer's records;
282	(b) serve notice of the list of unclaimed rights of record on all identified potential
283	claimants that were served with a summons, in the same manner as provided in Subsection
284	73-4-11(1)(c); and
285	(c) hold a public meeting in the area covered by the division or subdivision to explain
286	the list of unclaimed rights of record.
287	(2) A claimant who desires to object to the state engineer's list of unclaimed rights of
288	record shall, within 90 days of the day on which the state engineer served the potential claiman
289	notice of the list of unclaimed rights of record, file:
290	(a) a written objection to the list of unclaimed rights of record with the district court;
291	<u>and</u>
292	(b) a statement of claim, as provided in this chapter, with the district court and the state
293	engineer.
294	(3) The state engineer shall evaluate and make a recommendation in the proposed
295	determination for a water right placed on the list of unclaimed rights of record if:
296	(a) the claimant files a timely objection to the list of unclaimed rights in accordance
297	with Subsection (2); and
298	(b) the court determines that a claimant's failure to file a timely statement of claim is
299	excused by:
300	(i) circumstances beyond the claimant's control;
301	(ii) mistake; or
302	(iii) any other reason justifying relief.
303	(4) If a claimant fails to file a timely statement of claim, as provided in this chapter, for
304	a right of record in the state engineer's office and the failure to file a timely claim is not
305	excused by the court as provided in Subsection (3), the claimant is forever barred and estopped
306	from asserting the right to the use of water included in the list and the right shall be considered

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307	abandoned.
308	(5) After resolving all objections to the list of unclaimed rights of record, the court
309	shall render a judgment for the list of unclaimed rights of record that:
310	(a) identifies any water rights on the list of unclaimed rights that are not abandoned
311	because the court excuses the failure to file a statement of claim as provided in Subsection (3);
312	(b) adjudges the unclaimed rights abandoned; and
313	(c) may prohibit future claims from being filed for rights not of record in the state
314	engineer's office, under this chapter and Section 73-5-13, in the general adjudication area,
315	division, or subdivision.
316	Section 7. Section 73-4-10 is amended to read:
317	73-4-10. Amendment of pleadings Extensions of time.
318	(1) The court shall have power to allow amendments to any petition, statement of
319	claim, or pleading[; to extend as provided in this title the time for filing any statement of
320	claim;] and to extend, upon due cause shown, the time for filing any other pleading, statement
321	of claim, report, or [protest] objection.
322	(2) If the claimant files a written request for an extension of time to file a statement of
323	claim within the 90-day period to file a statement of claim, the state engineer shall grant one
324	30-day extension, in writing.
325	Section 8. Section 73-4-11 is amended to read:
326	73-4-11. Proposed determination by engineer to court Hydrographic survey
327	map Notice Public meeting.
328	[(1) Within 30 days after the last day on which a claimant may file a statement of claim
329	in accordance with Section 73-4-5, the state engineer shall begin to tabulate the facts contained
330	in the statements filed and to investigate, whenever the state engineer shall consider necessary,
331	the facts set forth in the statements by reference to the surveys already made or by further
332	surveys, and shall as expeditiously as possible report to the court a recommendation of how all
333	rights involved shall be determined.]
334	[(2)] (1) After full consideration of the statements of claims, [and of the surveys,]
335	records, and files, and after [a personal] an examination of the river system or water source
336	involved, [if the examination is considered necessary,] the state engineer shall for the general
337	adjudication area, division, or subdivision:

(a) [formulate a report and] complete a hydrographic survey map;
(b) prepare a proposed determination of all rights to the use of the water [of the river
system or water source] and file it with the district court;
[(b)] (c) serve notice of completion of the [report and] proposed determination by
publication and by mail, in accordance with Subsection 73-4-3(5), to each claimant of record in
the state engineer's office within the general adjudication area, division, or subdivision, that
includes:
(i) (A) a copy of the [report and] proposed determination; or
(B) instructions on how to obtain or access an electronic copy of the [report and]
proposed determination; and
(ii) a statement describing the claimant's right to file an objection to the [report and]
proposed determination within 90 days after the day on which the notice of completion of the
[report and] proposed determination is served; and
[(c)] (d) hold a public meeting in the area, division, or subdivision covered by the
[report and] proposed determination to [describe the report and] explain the proposed
determination to the claimants.
[(3)] (2) A claimant who desires to object to the state engineer's [report and] proposed
determination shall, within 90 days after the day on which the state engineer served the
claimant with notice of completion of the [report and] proposed determination, file a written
objection to the [report and] proposed determination with the [clerk of the] district court.
[(4)] (3) The state engineer shall distribute the waters from the natural streams or other
natural sources:
(a) in accordance with the proposed determination or modification to the proposed
determination by court order until a final decree is rendered by the court; or
(b) if the right to the use of the waters has been decreed or adjudicated, in accordance
with the decree until the decree is reversed, modified, vacated, or otherwise legally set aside.
Section 9. Section 73-4-12 is amended to read:
73-4-12. Judgment In absence of contest.
If no contest on the part of any claimant shall have been filed, the court shall render a
judgment in accordance with such proposed determination, which shall:
(1) determine and establish the rights [of the several claimants] to the use of the water

309	of said river system of water source, and [among other things it shan]
370	(2) set forth:
371	(a) the name [and post-office address] of the person entitled to the use of the water;
372	(b) the quantity of water in acre-feet or the flow of water in second-feet;
373	(c) the time during which the water is to be used each year;
374	(d) the name of the stream or other source from which the water is diverted;
375	(e) the point on the stream or other source where the water is diverted;
376	(f) the priority date of the right; and [such]
377	(g) any other matters as will fully and completely define the rights of said claimants to
378	the use of the water.
379	Section 10. Section 73-4-14 is amended to read:
380	73-4-14. Pleadings Expert assistance for court.
381	(1) The statements [filed by the claimants] of claim shall stand in the place of
382	pleadings, and issues may be made thereon.
383	(2) Whenever requested so to do the state engineer shall furnish the court with any
384	information which [he] the state engineer may possess, or copies of any of the records of [his]
385	the state engineer's office which relate to the water of said river system or water source.
386	(3) The court may appoint referees, masters, engineers, soil specialists, or other persons
387	[as necessity or emergency may require to assist in taking testimony or investigating facts, and
388	in] <u>.</u>
389	(4) In all proceedings for the determination of the rights of claimants to the water of a
390	river system or water source, the filed statements of [claimants] claim shall be competent
391	evidence of the facts stated therein unless the same are put in issue.
392	Section 11. Section 73-4-15 is amended to read:
393	73-4-15. Judgment after hearing.
394	Upon the completion of the hearing, after objections filed, the court shall enter
395	judgment [which] that shall determine and establish the rights [of the several claimants] to the
396	use of the water of the river system or water source as provided in Section 73-4-12.
397	Section 12. Section 73-4-16 is amended to read:
398	73-4-16. Appeals.
399	[From all final judgments of the district court there shall be a right of appeal to the

400	Supreme Court as in other cases.]
401	(1) There shall be a right of appeal from a final judgment of the district court to the
402	Supreme Court as provided in Section 78A-3-102.
403	(2) The appeal shall be upon the record made in the district court, and may as in equit
404	cases be on questions of both law and fact. [All proceedings on appeal shall be conducted
405	according to the provisions of the Code of Civil Procedure.]
406	Section 13. Section 73-4-21 is amended to read:
407	73-4-21. Duty to update address and ownership Duty to follow court
408	proceedings Additional notice.
409	(1) After the service of summons in the manner prescribed by Section 73-4-4 [hereof]
410	it shall be the duty of every person served <u>individually or by publication</u> to [thereafter]:
411	(a) record any change in address or water right ownership with the state engineer; and
412	(b) follow all court proceedings [and no].
413	(2) Except as provided in Subsection (3), the state engineer is not required to provide
414	any further or additional notice [shall be required] except the notice:
415	(a) that the [survey has been completed and the water users] statement of claim is due
416	as prescribed by Section 73-4-3[, and notice of the];
417	(b) of the list of unclaimed rights of record, as described in Section 73-4-9.5; and
418	(c) of the proposed determinations as provided by Section 73-4-11.
419	(3) The district court may[, however,] require notice of other proceedings to be given
420	when, in the judgment of the court, it [deems] considers notice necessary.
421	Section 14. Section 73-4-22 is amended to read:
422	73-4-22. State engineer's duty to search records for and serve summons on
423	claimants Filing of affidavit Publication of summons Binding on unknown
424	claimants.
425	(1) The state engineer, throughout the pendency of proceedings, shall serve summons
426	in the manner prescribed by Section 73-4-4 upon all claimants to the use of water in the
427	described source embraced by said action, whenever the names and addresses of said persons
428	come to the attention of the state engineer.
429	(2) Immediately after the notice of the proposed determination is given, in accordance
430	with Section 73-4-11 hereof, the state engineer shall diligently search for the names and

431	addresses of any claimants to water in the source covered by the proposed determination who
432	have not been previously served with summons other than by publication, and any such persons
433	located shall forthwith be served with summons[, and after].
434	(3) After the state engineer has exhausted [his] the search for other claimants [he shall],
435	as described in Subsection (2), the state engineer shall:
436	(a) make such fact known to the district court by affidavit; and [the clerk of the district
437	court shall]
438	(b) as ordered by the court, again publish summons five times, once each week, for five
439	successive weeks which said service shall be binding upon all unknown claimants.
440	Section 15. Section 73-4-24 is amended to read:
441	73-4-24. Petition for expedited hearing of objection Petition for limited
442	determination.
443	(1) A claimant to the use of water may petition the court to expedite the hearing of a
444	valid, timely objection to a report and proposed determination prepared in accordance with
445	Section 73-4-11 in which the claimant has a direct interest.
446	(2) A petition under Subsection (1) shall identify any party directly affected by the
447	objection, if known to the claimant, and state why the hearing of the objection should be
448	expedited.
449	(3) A petitioner under Subsection (1) shall notify those affected by the petition as
450	directed by the court.
451	(4) The court may grant a petition under Subsection (1) if:
452	(a) the court finds that the expedited hearing is necessary in the interest of justice;
453	(b) granting the petition will facilitate a reasonably prompt resolution of the matters
454	raised in the objection; and
455	(c) granting the petition does not prejudice the right of another claimant.
456	(5) During the pendency of a general adjudication suit, a claimant or group of
457	claimants may petition the court to direct the state engineer to [survey and] prepare a proposed
458	determination and hydrographic survey map for a limited area within the general adjudication
459	area in which the claimant or group of claimants has a claim.
460	(6) The court may grant a petition under Subsection (5) if:

(a) the claimant or group of claimants will suffer prejudice if the petition is not

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462	granted;
463	(b) the matters raised by the claimant or group of claimants are proper for
464	determination in a general adjudication;
465	(c) granting the petition will not unduly burden the state engineer's resources; and
466	(d) granting the petition will not unduly interfere with the state engineer's discretion to
467	allocate resources for the preparation of another proposed determination.
468	(7) If the court grants a petition under this section, the state engineer shall comply with
469	this chapter in satisfying the court's order.
470	Section 16. Repealer.
471	This bill repeals:
472	Section 73-4-6, In case of use for irrigation.
473	Section 73-4-7, In case of use for power purposes.
474	Section 73-4-8, In case of use for mining or milling.

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