

ENGROSSED HOUSE  
BILL NO. 2363

By: Cargill, Adkins and Nance  
of the House

and

Laster of the Senate

An Act relating to courts; amending 20 O.S. 2001, Section 91.2, which relates to dockets; adding business court docket; enacting the Business Court Act; listing certain legal actions to be assigned to business courts; clarifying parties of actions subject to business courts; listing certain legal actions prohibited from business courts; providing for codification; and providing an effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 20 O.S. 2001, Section 91.2, is amended to read as follows:

Section 91.2 A. To facilitate the trial and disposition of cases, actions filed in the district court shall be assigned to various dockets by the clerk of the court pursuant to the direction and supervision of the presiding judge of the district. Until changed by order of the Supreme Court, only the following dockets are established: a civil docket, a criminal docket, a traffic docket, a probate docket, a juvenile and family relations docket, and a small claims docket.

B. Whenever a district court establishes a drug court program pursuant to the provisions of Sections ~~4~~ 471 through ~~12~~ 471.11 of ~~this act~~ Title 22 of the Oklahoma Statutes, the judge having authority over the program shall cause to be established a drug court docket. In those cases assigned to the drug court docket, the judge shall determine what information or pleadings are to be maintained in a confidential case file which shall be closed to public inspection. The originating criminal case file shall remain

open to public inspection. Nothing in this section shall prohibit the district attorney, defense attorney, or the victim-witness coordinator from advising any victim or other person regarding the assignment or disposition of a drug court case.

C. Whenever a district court establishes a business court program pursuant to the Business Court Act, the judge having authority over the program shall cause to be established a business court docket.

SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 130 of Title 20, unless there is created a duplication in numbering, reads as follows:

A. This section shall be known and may be cited as the "Business Court Act".

B. Notwithstanding any other law or court rule, jury, nonjury and equity, and class action cases filed on or after January 1, 2005, but not arbitration cases, may be assigned to the business court program if they are among the following types of actions:

1. Actions relating to:

- a. the internal affairs or governance, dissolution or liquidation, rights or obligations between or among owners including shareholders, partners, or members,
- b. liability or indemnity of managers, including but not limited to officers, directors, managers, trustees or members or partners functioning as managers, of business corporations, or
- c. partnerships, limited partnerships, limited liability companies, professional associations, business trusts, joint ventures or other business enterprises, articles of incorporation, bylaws or agreements governing such enterprises;

2. Disputes between or among two or more business enterprises relating to transactions, business relationships or contracts

between or among the business enterprises. Examples of such transactions, relationships and contracts include:

- a. Uniform Commercial Code transactions,
- b. purchases or sales of businesses or the assets of businesses,
- c. sales of goods or services by or to business enterprises,
- d. nonconsumer bank or brokerage accounts, including loan, deposit cash managements and investment accounts,
- e. surety bonds,
- f. purchases or sales or leases of, or security interests in, commercial, real or personal property, and
- g. franchisor/franchisee relationships;

3. Actions relating to trade secret or noncompetition agreements;

4. Business torts, such as claims or unfair competition, or interference with contractual relations or prospective contractual relations;

5. Actions relating to intellectual property disputes;

6. Actions relating to securities, or relating to or arising under the Oklahoma Securities Act;

7. Derivative actions and class actions based on claims otherwise falling within the types of actions pursuant to this section, and consumer class actions other than personal injury and products liability claims;

8. Actions relating to corporate trust affairs;

9. Declaratory judgment actions brought by insurers, and coverage disputes and bad faith claims brought by insureds, where the dispute arises from a business or commercial insurance policy, such as a Commercial General Liability policy; and

10. Third-party indemnification claims against insurance companies where the subject insurance policy is a business or commercial policy and where the underlying dispute would otherwise be assigned to the business courts, not including claims where the underlying dispute is principally a personal injury claim.

All of the actions listed in this subsection may involve individuals named as parties, in addition to business enterprises, so long as all other criteria are met and the essential nature of the litigation is a business dispute.

C. The following types of matters are not to be included in or assigned to the business court program:

1. Matters subject to compulsory arbitration or to the jurisdiction of the municipal court, including any appeals;
2. Personal injury, survival or wrongful death matters;
3. Individual consumer claims against businesses or insurers, including products liability and personal injury cases;
4. Matters involving occupational health or safety;
5. Environmental claims not involved in the sale or disposition of a business;
6. Matters of eminent domain;
7. Malpractice claims, other than those brought by business enterprises against attorneys, or accountants, architects or other professionals in connection with the rendering of professional services to the business enterprise;
8. Employment law cases;
9. Administrative agency, tax zoning and other appeals;
10. Petition actions in the nature of "change of name", petitions in mental health, petitions to appoint an arbitrator, government election matters, leave to issue a subpoena, compel medical examinations;
11. Individual residential real estate and noncommercial landlord-tenant disputes;

12. Domestic relations matters, and actions relating to distribution of marital property, custody and support;

13. Any criminal matter other than criminal contempt in connection with a business court program action; and

14. Other matters as the court shall determine.

SECTION 3. This act shall become effective November 1, 2004.

Passed the House of Representatives the 10th day of March, 2004.

\_\_\_\_\_  
Presiding Officer of the House of  
Representatives

Passed the Senate the \_\_\_\_ day of \_\_\_\_\_, 2004.

\_\_\_\_\_  
Presiding Officer of the Senate