The information below applies only to Wyoming

1. How can I find out if I have a “IV-D” child support case in this state?

   Contact the WY Child Support Enforcement Division:

   **Phone:** 307-777-6948

   **Address:** Child Support Enforcement Division  
   Department of Family Services  
   2300 Capital Avenue  
   Hathaway Building, 5th Floor, Suite C  
   Cheyenne, WY 82002

2. How can I contact my child support agency?

   Contact the WY Child Support Enforcement Division:

   **Phone:** 307-777-6948

   **Website:** http://dfsweb.wyo.gov/child-support-enforcement

   **Address:** Child Support Enforcement Division  
   Department of Family Services  
   2300 Capital Avenue  
   Hathaway Building, 5th Floor, Suite C  
   Cheyenne, WY 8202

   If you want to change your child support order, the WY website suggests contacting your local child support office. All local offices can supply a modification packet that will contain all the necessary paperwork to begin the modification process.

   *Local Child Support Offices and Contacts by County are at the end of this document*

3. If I am incarcerated, are there any barriers to having my order changed?

   No. Incarcerated obligors can either ask the Wyoming Child Support Enforcement Division for help or they can use the Wyoming Supreme Court pro se forms to file a modification.

4. Do you provide any materials online that I can use to ask for a change to my child support order?

   Yes. There is a guide online titled, “A Guide to Wyoming’s Child Support Enforcement Program” which provides general program information and has a brief section related to modification. This guide discussed the steps that the IV-D program will take to pursue a modification for a parent. The guide can be found at: https://docs.google.com/a/wyo.gov/viewer?u1=a=v&pid=sites&srcid=da3lvLmdvnxkZnN3ZWJ6Z3g6NTY4ODAwNmNIM2Y2NGJ1Yw, and is attached here.

   There is also packet of forms online on the WY Courts website titled, “Child Support Modification Forms and Procedures for Wyoming, Petitioner” which provides all necessary forms that need to be filed and also provides instructions regarding the process. These forms are designed to allow parents to pursue and file a modification action pro se, or without an attorney.

   The WY Courts Child Support Modification Forms and Procedures can be found at: http://www.courts.state.wy.us/DandCS.aspx.

Prepared December 2013
5. Do you have any printed materials I could read to learn more about child support for parents who are incarcerated?

No.

6. When can I ask to have my order changed?

If the non-custodial parent is incarcerated, one of the parties may request a review and adjustment without regard to the age of the order or date of last review as incarceration is considered a substantial change in circumstances.

Depending on the specific circumstances of your case a modification may be filed by the IV-D child support program, or the petition may be filed by the parent or their attorney if any one of the following applies:

a. Pursuant to Wyoming Statute 20-2-311(a) the party filing the action must allege that there is at least a Twenty (20%) percent change in support amount, and that the order is at least six (6) months old. Any child support order that was entered more than six (6) months prior to the petition or which has not been adjusted within six (6) months from the date of filing of the petition may be reviewed and adjusted if the court finds that the support amount would change by twenty percent (20%) or more per month from the amount of the existing child support order; OR

b. Substantial change of circumstances. A modification based on a substantial change of circumstances may be brought at any time. If you begin receiving public assistance such as POWER, Title 19, Kid Care, food stamps and/or supplemental security income (SSI), then your situation shall be considered a substantial change of circumstances requiring modification of child support. Incarceration of an obligor is also considered a substantial change in circumstances that allows the filing of a modification petition regardless of the time since the last order was entered. Other changes, including custody modifications, may also result in a change of the child support amount. (If you are seeking a change of custody as well as a change in the child support order, please use the custody modification packet or seek the advice of an attorney as this cannot be done by the Wyoming Child Support Program); OR

c. Every three (3) years. Every three years, upon the request of either parent, or the Wyoming Department of Family Services, the court is required to review and, if appropriate, adjust the child support order. There is no need for a showing of a change of circumstances if it has been at least three years since the previous child support order was entered.

7. How do I request the change?

The modification process begins when the appropriate paperwork to proceed has been provided to the local district office in IV-D cases. This paperwork will include a financial affidavit so a determination can be made as to whether there is a 20% change in the child support. Generally the process starts when a parent either calls or writes the local child support office and asks about a modification. Once a request is received the financial affidavit and other required paperwork (543 application for services, statement of understanding in cases that are currently not IV-D) are provided to the parent to fill out so the legal forms can be prepared and filed with the district court.
8. **What is the process after I’ve asked to have my order changed, and how long does it take?**

The time it takes to go through the modification process varies. Because this is a legal action, both parties must be served. Once the parties are served, the case will either be set directly for court or, in some districts, the case will go through a settlement conference process to see if the parties can reach an agreement.

If the non-custodial parent is incarcerated, one of the parties may request a review and adjustment without regard to the age of the order or date of last review as incarceration is considered a substantial change in circumstances.

Within 180 calendar days of receiving the request to review the order or of locating the non-requesting party, the Wyoming CSE program will adjust the order or determine the order should not be modified.

The Wyoming CSE Program defines a request as a completed financial affidavit as required by the Wyoming Supreme Court along with a written request for review of the child support order. Therefore, the 180 calendar day timeframe does not start until both documents are received.

The following activities are included within the 180 calendar days: Send the non-requesting party the notification of the review and financial affidavit; Conduct the review based upon the income information provided by the parties or information necessary to impute income; Send a notice of the results of the review to both parties; and Modify the order if appropriate.

The District CSE Office will file a Petition for Modification of Support if the appropriate standards for a modification are met. The District Court may order the minimum child support amount per family unit, $50.00 in cases where the obligor is incarcerated or is able to demonstrate an inability to earn income.

9. **Is this process different if the other parent agrees to the change in advance?**

The basic process is the same, legal documents are filed. However, if the other parent agrees the District CSE Office will draft a stipulation for all parties’ signatures and file the stipulation and order for the District Court Judge to sign. This is a quicker process than having to go to court. If the parties cannot agree on the child support or wish to deviate in cases where one of the parties is receiving means tested sources of income, the District CSE Office will set the case for hearing before a District Court Judge. The District Court Judge will hear testimony and determine if a modification of the child support obligation is appropriate. In addition to child support and if appropriate as described above, the District Court Judge will also address medical support along with any child support arrears and costs and fees of the action.

10. **Does it cost anything to try to have my order changed?**

Not where the action is brought by the IV-D agency. However, if a Petition for Child Support Modification is filed directly with the Courts, a filing fee is required. Ask the Clerk what the amount of the filing fee is and what forms of payment are accepted.

11. **If I am incarcerated, do I need to do anything else to have my order changed?**

The incarcerated parent should contact the local child support office to start the modification process. A hearing may be necessary if the other parent refuses to agree to modify support. This hearing would be done telephonically in those cases where the incarcerated obligor is not in the local jail. The local office will start the modification process without a request from the incarcerated obligor if the information is available that the obligor is incarcerated.

12. **If I am incarcerated, does my state have any programs to help me with child support?**

No.
13. Can I get help with child support questions from other sources?

The WY Courts website maintains a Self Help Center which provides Family Law Pro Se Forms. There are also legal aid alternatives that may provide services to inmates with child support questions.

14. Is there anything else I should know about trying to change my order?

Under Wyoming law a parent who is disabled can deduct from his child support any disability payments that the child(ren) are receiving. For example, if an obligor is ordered to pay $400 a month in current support, but the children are receiving $450.00 a month in federal disability payments because of the obligor’s disability, the obligor will not be required to pay any current support. However, in order for this to apply the obligor must petition the court to issue a new order. The local IV-D agencies will file the petition with the court and get the order assuming the disabled parent informs the agency that they are receiving disability.
Changing a Child Support Order in Your State

Albany
(307) 742-5688 or 800-742-3096
1771 Centennial Drive, Unit 210
Laramie 82070

Big Horn
(307) 568-9329 or 800-871-9165
415 W. "C" St
PO Box 327
Basin 82410

Campbell
(307) 687-1501 or 800-360-5220
501 Running W. Drive
Gillette 82718

Carbon
(307) 742-5688 or 800-742-3096
1771 Centennial Drive, Unit 210
Laramie, 82070

Converse
(307) 358-0947 or 866-280-3719
1954 Richards, Madora Plaza Ste. 3
PO Box 169
Douglas 82633

Crook
(307) 283-1515
501 Running W. Drive,
Gillette, WY 82718.

Fremont
(307) 332-6380 or 800-996-6045
895 Main Street
PO Box 549
Lander 82520

Goshen
(307) 358-0947 or 866-280-3719
1954 Richards, Madora Plaza Ste. 3
PO Box 169
Douglas 82633

Hot Springs
(307) 527-8840 or 800-565-3224
1002 Sheridan Ave.
Cody 82414

Johnson
(307) 672-2599 or 800-565-4502
224 S. Main, 1st Floor
Sheridan 82801

Laramie
(307) 635-3365 or 800-742-3092
2015 Carey Ave.
Cheyenne 82001

Lincoln
(307) 875-4725 or 800-742-3098
140 Commerce Drive, Ste. F
Green River 82935

Natrona
(307) 235-9229 or 800-292-3219
5th Floor, Hall of Justice
201 N. David
PO Box 2539
Casper 82601

Niobrara
(307) 358-0947 or 866-280-3719
1954 Richards, Madora Plaza Ste. 3
PO Box 169
Douglas 82633

Park
(307) 527-8840 or 800-565-3224
1002 Sheridan Ave.
Cody 82414

Platte
(307) 358-0947 or 866-280-3719
1954 Richards, Madora Plaza Ste. 3
PO Box 169
Douglas 82633

Sheridan
(307) 672-2599 or 800-565-4502
224 S. Main, 1st Floor
Sheridan 82801

Sweetwater
(307) 875-4725 or 800-742-3098
140 Commerce Drive, Ste. F
Green River 82935

Sublette
(307) 332-6380 or 800-996-6045
895 Main Street
PO Box 549
Lander 82520

Teton
(307) 332-6380 or 800-996-6045
895 Main Street
PO Box 549
Lander 82520

Prepared December 2013
Changing a Child Support Order in Your State

Uinta
(307) 875-4725 or 800-742-3098
140 Commerce Drive, Ste. F
Green River 82935

Washakie
(307) 347-8927 or 800-432-1675
119 South 9th St.
PO Box 227
Worland 82401

Weston
(307) 746-2311
723 B Washington
Newcastle 82701

Northern Arapaho
(307) 857-2436
325 Lefthand Ditch Road. Unit 9179
Arapahoe 82510

Eastern Shoshone
(307) 335-8371
PO Box 1573
Fort Washakie 82514
A Guide to Wyoming’s Child Support Enforcement Program
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Introduction

Whether you need help establishing paternity and/or a child support order for your child or a child in your care, collecting or paying child support, modifying a child support order or finding a parent, the Wyoming child support program may be able to help you.

The Wyoming child support program is administered by the Department of Family Services, Child Support Enforcement Division. The child support program is governed by state and federal law, state and federal regulations and Title IV, Section D of the Social Security Act. That is why the child support program is sometimes called the IV-D (pronounced “four-d”) program.

This handbook is intended to help you understand child support program services and contains information regarding your rights and responsibilities, the fees related to child support enforcement services and how child support is collected and disbursed.

This handbook is for informational purposes only. You should consult a child support program representative or an attorney of your choice prior to making any decisions regarding your particular situation.

Where to Go for Help

Child support program offices are located in 15 towns and cities in Wyoming’s nine judicial districts. The addresses and telephone numbers of the local offices are listed on pages 10-11. The state child support program office in Cheyenne oversees the local offices. Paternity and child support orders are entered by the district court. In cases where support orders from other states are being enforced by the child support program, the out-of-state order is registered in the district court where the noncustodial parent lives. Child support payments are processed through the State Disbursement Unit (SDU) in Cheyenne and the clerks of district court.

Wyoming has a district court in each of its 23 counties. The addresses and telephone numbers of the clerks of district court are listed on pages 11-13.

If You Need Help Getting Child Support

If you need help establishing paternity and/or a child support order or locating a parent, contact the local child support office nearest you. If you already have a child support order and you need help collecting or paying child support or modifying a support order, contact the child support office in the county where your support order was entered or registered.

Please keep in mind that if the parent ordered to pay support is incarcerated or disabled, and has no income or assets, it may be impossible to collect support.
If You Need to Pay Child Support

If you wish to pay child support on your own, you should contact the clerk of the district court in the county where your child support order was entered or registered.

If you wish to pay child support by having the payment withheld from your income (a process commonly known as “garnishment” or “income withholding”), or you have questions about your child support order or arrears, or you believe your order should be modified, you should contact the child support office in the county where your order was entered or registered.

Wyoming law requires that child support be paid through the clerk of district court or the State Disbursement Unit (the child support program payment center in Cheyenne). The clerks keep the official payment records on Wyoming child support cases. You should not make child support payments directly to the custodian, because the clerk will not have record of the payments and you may not receive credit for them.

If you have any questions regarding where to make support payments, contact the office in the county where your order was entered or registered.

Eligibility for Services

Child support services are available to the following persons, regardless of need or income, whether or not that person is receiving public assistance or has received public assistance in the past:

- Any parent who is owed child support or child support arrears;
- Any parent who is ordered to pay child support or owes child support arrears;
- Any parent who wants to establish the paternity of their child and/or establish a support obligation for their child; and
- Any person who has custody of a child and wants to establish the child’s paternity and/or collect child support, whether or not the custodian is the child’s parent and whether or not the custodian has been awarded custody by a court;

Applying for Services

To obtain child support services, you must open a child support enforcement case by completing an application for services. Applications may be obtained by visiting, calling or writing a district child support office. Your case will be opened upon receipt of your completed application with required attachments and payment of the $25.00 fee, if applicable.
Fees for Services

The cost to open a child support case is $25.00. There is no fee if you are currently receiving a Temporary Assistance for Needy Families (TANF) grant and/or Medicaid benefits. If you previously received TANF and/or Medicaid, the local child support office will review federal and state requirements to determine if a fee is required.

There is a $25.00 fee per year for child support services if the amount of child support collected is $500.00 or more in the federal fiscal year of October 1 through September 30. This fee is required by a federal law known as the Deficit Recovery Act of 2005.

In cases where the child’s custodian received Temporary Assistance for Needy Families (TANF) benefits and $500.00 or more in support is collected in a federal fiscal year, there is no fee for CSED services.

When CSED intercepts a noncustodial parent’s tax refund through the Federal Offset Program, the custodial parent is charged a $25.00 processing fee.

Noncustodial parents may be ordered to pay the child support program for costs or service and genetic testing costs incurred in establishing paternity and/or a support order.

Services Provided

The child support program provides the following services:

- Locating parents;
- Genetic testing;
- Establishing paternity;
- Establishing child support and medical support orders;
- Enforcing child support and medical support orders;
- Initiating child support enforcement cases to other states;
- Responding to child support enforcement cases initiated by other states; and
- Reviewing and modifying child support orders.

Services Not Provided

The child support program does not provide the following services:

- Establishing, enforcing or modifying custody orders;
- Establishing, enforcing or modifying visitation orders;
- Divorce actions;
- Enforcing property and/or debt division provisions of a divorce decree;
- Collection of attorney fees owed to a custodial parent;
• Obtaining judgment for children’s medical expenses not covered by insurance;
• Collection of children's medical expenses not covered by insurance, unless reduced to judgment in the original support order or reduced to judgment after the order is entered; or
• Providing legal advice to a parent or custodian.

Please note that child support program attorneys do not represent any party except the State of Wyoming. Support orders established through the district court by the child support program will specify the custodian of the child and the parent(s) ordered to pay support. Custodians/parents may ask the court to order visitation, and noncustodial parents may ask the court to award them custody in the action filed by the child support program, but the child support program will not participate in those issues.

Parents/custodians with questions or concerns about visitation and custody should consult an attorney of their choice regarding their rights and options.

Rights and Responsibilities of Custodial Parents

If you are the custodial parent of a child and want support from the other parent, or if you are a non-parental custodian and want support from the child’s parent or parents, you have the right to apply for child support services. Custodians/parents may ask the court to order visitation, and noncustodial parents may ask the court to award them custody in the action filed by the child support program, but the child support program will not participate in those issues.

Your cooperation is vital to the success of the child support program in providing services to you. You are responsible to provide the child support program with as much accurate information as you can concerning the other parent or the noncustodial parent(s) and the child(ren) in your care.

The child support program will need various paperwork and documentation from you in order to open your case and then to enforce a child support order. You must promptly answer any correspondence you receive from the child support program. When required, you are responsible to provide a completed financial affidavit with your financial documentation attached.

Custodial parents and other custodians must notify the clerk of district court in writing of any address change. You are responsible to notify your child support caseworker if your address, phone number and/or employment changes. You must also notify your caseworker if you get new information regarding the other parent or the noncustodial parent(s) such as a new job or new address, or when a child leaves your care, or when a child emancipates.
Rights and Responsibilities of Noncustodial Parents

If you are the noncustodial parent of a child and want to have paternity and/or a child support order established, you have the right to apply for child support services.

Noncustodial parents of a child have a right to associate with their child; however, it is the responsibility of the noncustodial parent to have visitation rights established by the district court. Noncustodial parents of a child also have a right to seek custody of the child, but it is the responsibility of the noncustodial parent to petition the court to award custody to him or her.

If there is a dispute as to paternity, you may have the right to genetic testing to prove or disprove that you are the father of the child.

Your cooperation is vital to the success of the child support program in providing services to you. You are responsible to provide the child support program with as much accurate information as you can concerning the other parent or the custodian of the child in your care.

You must promptly answer any correspondence you receive from the child support program. When required, you are responsible to provide a completed financial affidavit with your financial documentation attached.

You are responsible to notify your child support caseworker if your address, phone number and/or employment changes. You must also notify your caseworker if you get new information regarding the other parent or the custodian(s) of your child, or circumstances change and you believe the support order should be modified.

Once your support order is entered, you are responsible for paying child support each month as ordered and to notify the clerk of court, in writing, of any change in your address, employment or employment status.

Collecting Child Support

The child support program collects child support through a variety of methods. Most child support is collected through income withholding to the noncustodial parent’s employer or other source of income, also known as “garnishment.” Income may be withheld from a noncustodial parent’s paycheck, unemployment, workers’ compensation, disability or Social Security retirement or other source of income. Other collection methods include, but are not limited to:

- Credit Bureau Reporting;
- Intercepting tax refunds (Federal Offset Program);
- Passport Denial;
- Asking the state where the noncustodial parent lives to register/enforce the order;
- Civil contempt actions through the district court;
• Lien and levy on bank accounts;
• Suspension of driver’s license or other professional licenses;
• Suspension of Wyoming Game & Fish Department licenses;
• Attaching real or personal property; and
• Federal prosecution for nonpayment of child support.

Keep in mind that most enforcement actions require that notice of the action must be given to the noncustodial parent. Often times, the noncustodial parent must be personally served with legal documents. The process of locating a noncustodial parent and obtaining personal service on them can be difficult and time-consuming.

The local office will determine the most effective method to collect the child support owed to you and is not obligated to follow your direction in how to handle your case. The child support program attorney does not represent you; therefore, if you are dissatisfied with the district offices’ efforts to collect support, you may close your case and/or try to collect support yourself, either through an attorney you hire or on your own.

Some of the enforcement methods listed above are available only to the child support program and may not be used by private parties to child support cases.

Modification of Support Orders

If you want your support order reviewed for modification, you may ask the local child support office for a review. If you do not already have an open child support case, you will need to open one. Once the local office has completed its review, a petition to modify will be filed or the local office will inform you that it has determined a modification is not appropriate.

The child support program will not review a custody or visitation order, nor will it petition the court to modify a custody or visitation order.

You have the right to petition the court for a modification of support, custody or visitation on your own or through your own attorney at any time.

The Child Support Program Attorney

The child support program attorney who works on your case does not represent you. He or she represents only the State of Wyoming, and there is no attorney-client relationship between you and the child support program attorney. In the course of a child support enforcement case, there will be times when your interests coincide with the State’s interests, and times when your interests conflict with the State’s interests.

Whether or not the child support program is involved, you have the right to be represented by your own attorney in any actions concerning your child or a child in your care.
Confidentiality

The information you provide to the child support program can be used by the child support program only for child support purposes. If you provide documentation that the other parent may pose a danger to you or a child, the child support program will place a family violence indicator (FVI) on your case and will not disclose information you provide.

Any information you provide to the child support program may be used in your case, in any child support cases you are a party to or in any cases your current spouse is a party to. *There is no attorney-client relationship between you and the child support program attorney and your communications with the child support program are not privileged.*

Distributing Child Support

Child support collected by the child support program must be distributed to the custodial parent or other custodian according to federal rules of distribution. When a child support payment is made, the current monthly child support obligation is paid first, followed by child support arrears owed to the custodial parent or custodian. Other amounts owed in a child support case, such as child support owed to the State of Wyoming or to another state, medical expenses, and judgment interest are paid next.

The only exception to the rules of distribution stated above are payments through an intercept of a federal tax refund (Federal Offset Program). Those payments are paid first to the state if child support arrears and medical support arrears are owed to the state, then to child support arrears owed to the custodial parent or custodian.

The Federal Offset Program (Intercepting Federal Income Tax Refunds)

The Federal Offset Program is authorized by federal law and permits the child support program to ask the Department of Treasury to intercept federal income tax refunds for payment of child support arrears in child support enforcement cases. If you have any questions about the Federal Offset Program, you should contact the local child support office handling your case.

Closing Child Support Program Cases

If you have opened a child support case and decide you no longer want child support services, you may close your case by written request to the local child support office handling your case. As long as there is no support owed to the State of Wyoming or another state, the case will be closed.
Conclusion

If you are interested in child support services, please contact the local child support office closest to you or the office in the county where your order is filed. The local office will be happy to answer any questions you may have and will explain child support program processes to you. Thank you for your interest in the Wyoming child support program.
## Directory of Wyoming Child Support Enforcement Offices

<table>
<thead>
<tr>
<th>Local Offices</th>
<th>First Name</th>
<th>Last Name</th>
<th>Address</th>
<th>Phone</th>
<th>Fax</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st District</td>
<td>Laramie County</td>
<td>2015 Carey Ave Cheyenne, WY 82001</td>
<td>307-635-3365 800-742-3092</td>
<td>307-635-3347</td>
<td></td>
</tr>
<tr>
<td>3rd District</td>
<td>Sweetwater County</td>
<td>140 Commerce Drive, Ste F Green River, WY 82935</td>
<td>307-875-4725 800-742-3098</td>
<td>307-875-4643</td>
<td></td>
</tr>
<tr>
<td>4th District</td>
<td>Sheridan County</td>
<td>224 S. Main 4th Floor East Sheridan, WY 82801</td>
<td>307-672-2599 800-565-4502</td>
<td>307-672-5991</td>
<td></td>
</tr>
<tr>
<td>4th District</td>
<td>Johnson County</td>
<td>381 N. Main St. Buffalo, WY 82834</td>
<td>307-684-9011</td>
<td>307-684-9093</td>
<td></td>
</tr>
<tr>
<td>5th District</td>
<td>Park County</td>
<td>1002 Sheridan Ave Cody, WY 82414</td>
<td>307-527-8840 800-565-3224</td>
<td>307-527-8844</td>
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<td>5th District</td>
<td>Big Horn County</td>
<td>415 W. &quot;C&quot; St. P.O. Box 327 Basin, WY 82410</td>
<td>307-568-9329 800-871-9165</td>
<td>307-568-9271</td>
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<td>5th District</td>
<td>Hot Springs County</td>
<td>415 Arapahoe Thermopolis, WY 82443</td>
<td>307-864-5742 800-432-1698</td>
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<td>5th District</td>
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<td>200 N. 7th St. Worland, WY 82401</td>
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<td>405 W Boxelder, Ste B6 Gillette, WY 82718</td>
<td>307-687-1501 800-360-5220</td>
<td>307-687-1739</td>
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<td>723 B Washington Newcastle, WY 82701</td>
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<td>P.O. Box 706 222A Cleveland Sundance, WY 82729</td>
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<td>7th District</td>
<td>Natrona County</td>
<td>201 N. David P.O. Box 2539 Casper, WY 82601</td>
<td>307-235-9229 800-292-3219</td>
<td>307-235-9629</td>
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<td>9th</td>
<td>Fremont, Sublette and Teton Counties</td>
<td>895 Main Street P.O. Box 549 Lander, WY 82520</td>
<td>307-332-6380 800-996-6045 Fax: 307-332-6694</td>
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<tr>
<td>Arapahoe Tribe</td>
<td>Wind River Indian Reservation Arapahoe Tribe</td>
<td>IV-D Director 325 Left Hand Ditch Rd. Unit #9179 Arapahoe, WY 82510</td>
<td>307-857-2436 Fax: 307-856-4108</td>
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<tr>
<td>Shoshone Tribe</td>
<td>Wind River Indian Reservation Shoshone Tribe</td>
<td>Director 104 Washakie Street P.O. Box 1573 Ft. Washakie WY</td>
<td>307-335-8371 Fax: 307-332-3089</td>
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Clerks of the Wyoming District Courts

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<thead>
<tr>
<th>County</th>
<th>Courthouse Address</th>
<th>Phone Numbers</th>
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<tbody>
<tr>
<td>Albany</td>
<td>Albany County Courthouse</td>
<td>(307) 721-2508 525 Grand Avenue, Rm 305 Laramie, Wyoming 82070</td>
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<tr>
<td>Big Horn</td>
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<td>(307) 568-2381 420 West “C” Street P.O. Box 670 Basin, Wyoming 82410</td>
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<td>Campbell</td>
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<td>(307) 682-3424 500 South Gillette Avenue P.O. Box 817 Gillette, Wyoming 82717</td>
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<td>Carbon</td>
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<td>(307) 328-2628 415 West Pine Street P.O. Box 67 Rawlins, Wyoming 82301</td>
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<td>Converse</td>
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<td>(307) 358-3165 107 North 5th P.O. Box 189 Douglas, Wyoming 82633</td>
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<td>Crook</td>
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<td>(307) 283-2523 309 Cleveland P.O. Box 904 Sundance, Wyoming 82729</td>
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<td>(307) 332-1134 450 North 2nd Street P.O. Box 370 Lander Wyoming 82520</td>
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<td>Goshen</td>
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<td>(307) 532-2155 2125 East A Street P.O. Box 818 Torrington, Wyoming 82240</td>
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<td>309 W. 20th St. P.O. Box 787</td>
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<td>925 Sage Avenue P.O. Drawer 510</td>
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<td>115 N. Center Street, Ste 100 P.O. Box 787</td>
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<td>424 South Elm P.O. Box 1318</td>
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<td>Park</td>
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<td>1002 Sheridan Avenue P.O. Box 1960</td>
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<td>Platte</td>
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<td>800 9th Street P.O. Box 158</td>
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<td>21 South Tyler P.O. Box 764</td>
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<tr>
<td>(307) 347-4821</td>
<td>1001 Big Horn Ave.</td>
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<td>(307) 746-4778</td>
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