▲ Approved for Filing: SCA ▲
 ▲ 01-12-99 11:54 AM ▲

1	UTAH ANTITRUST AMENDMENTS
2	1999 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: Gordon E. Snow
5	AN ACT RELATING TO CRIMINAL CODE; AMENDING CERTAIN PROVISIONS
6	REGARDING CIVIL ANTITRUST INVESTIGATIONS BY THE ATTORNEY GENERAL TO
7	INCLUDE PROCEDURES REGARDING WRITTEN INTERROGATORIES.
8	This act affects sections of Utah Code Annotated 1953 as follows:
9	AMENDS:
10	76-10-917, as last amended by Chapter 99, Laws of Utah 1991
11	Be it enacted by the Legislature of the state of Utah:
12	Section 1. Section 76-10-917 is amended to read:
13	76-10-917. Civil antitrust investigations Demand for documentary material or
14	information Production of documents Oral examination Judicial order for compliance
15	Confidentiality Subpoenas precluded.
16	(1) When the attorney general has reasonable cause to believe that any person may be in
17	possession, custody, or control of any information relevant to a civil antitrust investigation, he
18	may, prior to the commencement of a civil action thereon, issue and cause to be served upon that
19	person a written civil investigative demand requesting that person to:
20	(a) produce [such] the documentary material for inspection, copying, or reproduction by
21	the state where the documents are located or produced;
22	(b) give oral testimony under oath, concerning the subject of the investigation;
23	(c) respond to written interrogatories; or
24	[(c)] (d) furnish any combination of these.
25	(2) (a) Each [such] demand shall state:
26	(i) The nature of the activities under investigation, constituting the alleged antitrust
27	violation, which may result in a violation of this act and the applicable provision of law;

H.B. 53

01-12-99 11:54 AM

28 (ii) that the recipient is entitled to counsel; 29 (iii) that the documents, materials, or testimony in response to the demand may be used 30 in a civil or criminal proceeding; 31 (iv) that if the recipient does not comply with the demand the Office of the Attorney 32 General may compel compliance by appearance, upon reasonable notice to the recipient, before 33 the district court in the judicial district wherein the recipient resides or does business and only 34 upon a showing before that district court that the requirements of Subsection (7) have been met; 35 (v) that the recipient has the right at any time before the return date of the demand, or 36 within 30 days, whichever period is shorter, to seek a court order determining the validity of the 37 demand; and 38 (vi) that at any time during the proceeding the person may assert any applicable privilege. 39 (b) If the demand is for production of documentary material, it shall also: 40 (i) describe the documentary material to be produced with sufficient definiteness and 41 certainty as to permit the material to be fairly identified; 42 (ii) prescribe return dates that provide a reasonable period of time within which the 43 material demanded may be assembled and made available for inspection and reproduction; and 44 (iii) identify the individual at the attorney general's office to whom the material shall be 45 made available. 46 (c) If the demand is for the giving of oral testimony, it shall also: 47 (i) prescribe the date, time, and place at which oral testimony shall be commenced; 48 (ii) state that a member of the attorney general's office staff shall conduct the examination; 49 and 50 (iii) state that the recording or the transcript of such examination shall be submitted to and 51 maintained by the Office of the Attorney General. 52 (d) If the demand is for responses to written interrogatories, it shall also: 53 (i) state that each interrogatory shall be answered separately and fully in writing and under 54 oath, unless the person objects to the interrogatory, in which event the reasons for objection shall 55 be stated in lieu of an answer; 56 (ii) state that the answers are to be signed by the person making them, and the objections 57 are to be signed by the attorney making them; 58 (iii) identify by name and address the individual at the Office of the Attorney General on

01-12-99 11:54 AM

59 whom answers and objections provided under this Subsection (2)(d) are to be served; and

60 (iv) prescribe the date on or before which these answers and objections are to be served
 61 on the identified individual.

62 (3) The civil investigative demand may be served upon any person who is subject to the
63 jurisdiction of any Utah court and shall be served upon the person in the manner provided for
64 service of a subpoena.

(4) (a) The documents submitted in response to a demand served under this section shall
be accompanied by an affidavit, in [such] the form [as] the demand designates, by the person, if
a natural person, to whom the demand is directed or, if not a natural person, by a person having
knowledge of the facts and circumstances relating to the production.

(b) The affidavit shall state that all of the documentary material required by the demand
and in the possession, custody, or control of the person to whom the demand is directed has in
good faith been produced and made available to the Office of the Attorney General.

(c) The affidavit shall identify any demanded documents that are not produced and statethe reason why each document was not produced.

74 (5) (a) The examination of any person pursuant to a demand for oral testimony served under this section shall be taken before an officer authorized to administer oaths or affirmations 75 76 by the laws of the United States or of the place where the examination is held. The officer before 77 whom the testimony is to be taken shall put the witness on oath or affirmation and shall personally, 78 or by someone acting under his direction and in his presence, record the testimony of the witness. 79 If the testimony is taken stenographically, it shall be transcribed and the officer before whom the 80 testimony is taken shall promptly transmit the transcript of the testimony to the Office of the 81 Attorney General.

(b) When taking oral testimony, all persons other than personnel from the attorney
general's office, the witness, counsel for the witness, and the officer before whom the testimony
is to be taken shall be excluded from the place where the examination is held.

(c) The oral testimony of any person taken pursuant to a demand served under this section
shall be taken in the county where the person resides or transacts business or in any other place
agreed upon by the attorney general and the person.

(d) When testimony is fully transcribed, the transcript shall be certified by the officer
before whom the testimony was taken and submitted to the witness for examination and signing,

H.B. 53

01-12-99 11:54 AM

90 in accordance with Rule 30(e) of the Utah Rules of Civil Procedure. A copy of the deposition shall
91 be furnished free of charge to each [such] witness upon his request.

(e) Any change in testimony recorded by nonstenographic means shall be made in the
manner provided in Rule 30 of the Utah Rules of Civil Procedure for changing deposition
testimony recorded by nonstenographic means.

95 (f) Any person compelled to appear under a demand for oral testimony under this section 96 may be accompanied, represented, and advised by counsel. Counsel may advise the person, in 97 confidence, either upon the request of the person or upon counsel's own initiative, with respect to 98 any question asked of the person. The person or counsel may object on the record to any question, 99 in whole or in part, and shall briefly state for the record the reason for the objection. An objection 100 may properly be made, received, and entered upon the record when it is claimed that the person 101 is entitled to refuse to answer the question on grounds of any constitutional or other legal right or 102 privilege, including the privilege against self-incrimination. If the person refuses to answer any 103 question, the attorney general may petition the district court for an order compelling [such] the 104 person to answer the question.

(g) If any person compelled to appear under a demand for oral testimony or other
 information pursuant to this section refuses to answer any questions or produce information on
 grounds of the privilege against self-incrimination, the testimony of [such] that person may be
 compelled as in criminal cases.

(h) Any person appearing for oral examination pursuant to a demand served under this
section is entitled to the same fees and mileage which are paid to witnesses in the district courts
of the state of Utah. Witness fees and expenses shall be tendered and paid as in any civil action.

(6) The providing of any testimony, documents, or objects in response to a civil
investigative demand issued pursuant to the provisions of this act shall be considered part of an
official proceeding as defined in Section 76-8-501.

(7) (a) If a person fails to comply with the demand served upon him under this section, the attorney general may file in the district court of the county in which the person resides, is found, or does business, a petition for an order compelling compliance with the demand. Notice of hearing of the petition and a copy of the petition shall be served upon the person, who may appear in opposition to the petition. If the court finds that the demand is proper, that there is reasonable cause to believe there has been a violation of this act, and that the information sought

01-12-99 11:54 AM

or document or object demanded is relevant to the violation, it shall order the person to comply
with the demand, subject to [such] modifications [as] the court may prescribe.

123 (b) (i) At any time before the return date specified in a demand or within 30 days after the 124 demand has been served, whichever period is shorter, the person who has been served may file a 125 petition for an order modifying or setting aside the demand. This petition shall be filed in the 126 district court in the county of the person's residence, principal office, or place of business, or in the 127 district court in Salt Lake County. The petition shall specify each ground upon which the 128 petitioner relies in seeking the relief sought. The petition may be based upon any failure of the 129 demand to comply with the provisions of this section or upon any constitutional or other legal right 130 or privilege of the petitioner. The petitioner shall serve notice of hearing of the petition and a copy 131 of the petition upon the attorney general. The attorney general may submit an answer to the 132 petition within 30 days after receipt of the petition.

(ii) After hearing on the petition described in Subsection (7)(b)(i), and for good cause shown, the court may make any further order in the proceedings that justice requires to protect the person from unreasonable annoyance, embarrassment, oppression, burden, or expense. At any hearing pursuant to this section it is the attorney general's burden to establish that the demand is proper, that there is reasonable cause to believe that there has been a violation of this act, and that the information sought or document or object demanded is relevant to the violation.

(8) (a) Any procedure, testimony taken, or material produced under this section shall be
kept confidential by the attorney general unless confidentiality is waived in writing by the person
who has testified, or produced documents or objects.

(b) Notwithstanding any other provision of this section, the attorney general may disclose
testimony or documents obtained under this section, without either the consent of the person from
whom it was received or the person being investigated, to:

145 (i) any grand jury; and

(ii) officers and employees of federal or state law enforcement agencies, provided the
person from whom the information, documents, or objects were obtained is notified 20 days prior
to disclosure, and the federal or state law enforcement agency certifies that the information will
be:

150

(A) maintained in confidence, as required by Subsection (8)(a); and

151 (B) used only for official law enforcement purposes.

H.B. 53

(9) Use of a civil investigative demand under this action precludes the invocation by theattorney general of Section 77-22-2.

Legislative Review Note

as of 12-28-98 10:41 AM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel