? Approved for Filing: DSL ? ? 01-05-01 12:45 PM ?

1	DRIVER LICENSE REPORTING
2	2001 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: Millie M. Peterson
5	This act modifies the Public Safety Code relating to the reporting process for impaired
6	drivers. This act provides anonymity for reports and provides criminal penalties for false
7	reports.
8	This act affects sections of Utah Code Annotated 1953 as follows:
9	AMENDS:
10	53-3-303, as last amended by Chapters 242 and 243, Laws of Utah 1996
11	Be it enacted by the Legislature of the state of Utah:
12	Section 1. Section 53-3-303 is amended to read:
13	53-3-303. Driver License Medical Advisory Board Membership Guidelines for
14	licensing impaired persons Recommendations to division.
15	(1) There is created within the division the Driver License Medical Advisory Board.
16	(2) (a) The board is comprised of three regular members appointed by the Commissioner
17	of Public Safety to four-year terms.
18	(b) The board shall be assisted by expert panel members nominated by the board as
19	necessary and as approved by the Commissioner of Public Safety.
20	(c) Notwithstanding the requirements of Subsection (2)(a), the executive director shall, at
21	the time of appointment or reappointment, adjust the length of terms to ensure that the terms of
22	board members are staggered so that approximately half of the board is appointed every two years.
23	(d) When a vacancy occurs in the membership for any reason, the replacement shall be
24	appointed for the unexpired term.
25	(e) The expert panel members shall recommend medical standards in the areas of the panel
26	members' special competence for determining the physical, mental, and emotional capabilities of
27	applicants for licenses and licensees.

S.B. 94 01-05-01 12:45 PM

(3) In reviewing individual cases, a panel acting with the authority of the board consists of at least two members, of which at least one is a regular board member.

- (4) The director of the division or his designee serves as secretary to the board and its panels.
- (5) Members of the board and expert panel members nominated by them shall be health care professionals.
- (6) (a) (i) Members who are not government employees shall receive no compensation or benefits for their services, but may receive per diem and expenses incurred in the performance of the member's official duties at the rates established by the Division of Finance under Sections 63A-3-106 and 63A-3-107.
  - (ii) Members may decline to receive per diem and expenses for their service.
- (b) (i) State government officer and employee members who do not receive salary, per diem, or expenses from their agency for their service may receive per diem and expenses incurred in the performance of their official duties from the board at the rates established by the Division of Finance under Sections 63A-3-106 and 63A-3-107.
- (ii) State government officer and employee members may decline to receive per diem and expenses for their service.
  - (7) The board shall meet from time to time when called by the director of the division.
- (8) (a) The board shall recommend written guidelines and standards for determining the physical, mental, and emotional capabilities of applicants for licenses and for licensees.
- (b) The guidelines and standards are applicable to all Utah licensees and for all individuals who hold learner permits and are participating in driving activities in all forms of driver education.
  - (c) The guidelines and standards shall be published by the division.
- (9) (a) If the division has reason to believe that an applicant or licensee is an impaired person, it may:
  - [<del>(a)</del>] (i) act upon the matter based upon the published guidelines and standards; or
- [(b)] (ii) convene a panel to consider the matter and submit written findings and a recommendation[; the].
- (b) The division shall consider the recommendation submitted under Subsection (9)(a)(ii) along with other evidence in determining whether a license should be suspended, revoked, denied, disqualified, canceled, or restricted.

01-05-01 12:45 PM S.B. 94

(10) (a) If the division has acted under Subsection (9) to suspend, revoke, deny, disqualify, cancel, or restrict the driving privilege without the convening of a panel, the affected applicant or licensee may within ten days of receiving notice of the action request in writing a review of the division's action by a panel.

- (b) The panel shall review the matters and make written findings and conclusions.
- (c) The division shall affirm or modify its previous action.

- (11) (a) Actions of the division are subject to judicial review as provided in this part.
- (b) The guidelines, standards, findings, conclusions, and recommendations of the board or of a panel are admissible as evidence in any judicial review.
- (12) Members of the board and its panels incur no liability for recommendations, findings, conclusions, or for other acts performed in good faith and incidental to membership on the board or a panel.
- (13) The division shall provide forms for the use of health care professionals in depicting the medical history of any physical, mental, or emotional impairment affecting the applicant's or licensee's ability to drive a motor vehicle.
- (14) (a) (i) [Individuals] A person who [apply] applies for or [hold] holds a license and [have, or develop, or suspect that they have] who has, develops, or suspects that he has developed a physical, mental, or emotional impairment that may affect driving safety [are] is responsible for reporting [this] the condition to the division or its agent.
- (ii) If there is uncertainty, the [individual is expected to] person shall seek competent medical evaluation and advice as to the significance of the impairment as it relates to driving safety, and [to] shall refrain from driving until a clarification is made.
- (b) [Health] A health care [professionals] professional who [care] cares for [patients] a patient with physical, mental, or emotional impairments that may affect [their] the patient's driving safety, whether defined by published guidelines and standards or not, [are] is responsible for making available to [their patients] the patient without reservation [their] the health care professional's recommendations and appropriate information related to driving safety and responsibilities.
- [(c)] (15) (a) A health care professional or other person [who becomes aware] may make a report to the division:
  - (i) of a physical, mental, or emotional impairment that appears to present an imminent

90 threat to driving safety [and reports this information to the division in good faith has immunity 91 from any damages claimed as a result of making the report.]; 92 (ii) that is based upon physical evidence, the personal observations of the reporting person, 93 or a police investigation; and 94 (iii) on a division form that provides notice of the criminal penalty for a false report and 95 that is signed by the reporting person. 96 (b) A person who makes a report under this Subsection (15) in good faith shall have: 97 (i) immunity from any damages claimed as a result of making the report; and 98 (ii) anonymity protected by the division and the board. 99 (c) The division or the board shall release the name of the person making a report under 100 this Subsection (15) upon a court order.

## Legislative Review Note as of 12-5-00 2:34 PM

S.B. 94

101

102

misdemeanor.

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

(d) A person who makes a false report under this Subsection (15) is guilty of a class B

Office of Legislative Research and General Counsel

01-05-01 12:45 PM