

28 court, administrative agency, or state case registry under Subsection (1)(a).

29 (2) (a) The office shall provide individuals who are applying for or receiving services
30 under this chapter or who are parties to cases in which services are being provided under this
31 chapter:

32 (i) with notice of all proceedings in which support obligations might be established or
33 modified; and

34 (ii) with a copy of any order establishing or modifying a child support obligation, or in the
35 case of a petition for modification, a notice of determination that there should be no change in the
36 amount of the child support award, within 14 days after issuance of such order or determination.

37 (b) Notwithstanding Subsection (2)(a)(ii), notice in the case of an interstate order shall be
38 provided in accordance with Section 78-45f-614.

39 (3) Service of all notices and orders under this part shall be made in accordance with Title
40 63, Chapter 46b, Administrative Procedures Act, the Utah Rules of Civil Procedure, or this section.

41 (4) Consistent with Title 63, Chapter 2, Government Records Access and Management
42 Act, the office shall adopt procedures to classify records to prohibit~~[-(a)]~~ the unauthorized use or
43 disclosure of information relating to a proceeding to:

44 ~~[(i)]~~ (a) establish paternity; or

45 ~~[(ii)]~~ (b) establish or enforce support~~[:]~~;

46 ~~[(b) the release of information on the whereabouts of one party to another party if such a
47 release is prohibited by a protective order; and]~~

48 ~~[(c) the release of information on the whereabouts of one party to another party if the office
49 has reason to believe that the release may result in physical or emotional harm to a party.]~~

50 (5) (a) The office shall, upon written request, provide location information available in its
51 files on a custodial or noncustodial parent to the other party or the other party's legal counsel
52 provided that:

53 (i) the party seeking the information produces a copy of the parent-time order signed by
54 the court;

55 (ii) the information has not been safeguarded in accordance with Section 454 of the Social
56 Security Act;

56a **§ (iii) THE PARTY WHOSE LOCATION IS BEING SOUGHT HAS BEEN AFFORDED NOTICE IN**
56b **ACCORDANCE WITH SECTION 62A-11-304.4 OF THE OPPORTUNITY TO CONTEST RELEASE OF THE**
56c **INFORMATION;**

57 ~~[(iii)]~~ (iv) § the party whose location is being sought has not provided the office with a
57a copy of a

58 protective order § ~~or~~ , A § current court order prohibiting disclosure § , A CURRENT COURT
58a ORDER LIMITING OR PROHIBITING THE REQUESTING PERSON'S CONTACT WITH THE PARTY
58b WHOSE LOCATION IS BEING SOUGHT, A CRIMINAL ORDER, OR DOCUMENTATION OF A PENDING
58c PROCEEDING FOR ANY OF THE ABOVE; § and

59 § ~~(iv)~~ (v) § there is no other state or federal law that would prohibit disclosure.

60 (b) "Location information" shall consist of the current residential address of the custodial

61 or noncustodial parent and, if different and known to the office, the current residence of any

62 children who are the subject of the parent-time order. If there is no current residential address

63 available, the person's place of employment § ~~may~~] AND ANY OTHER LOCATION INFORMATION

63a **SHALL §** be disclosed.

64 (c) For the purposes of this section, "reason to believe" under Section 454 of the Social

65 Security Act means that the person seeking to safeguard information has provided to the office a

66 copy of a protective order § ~~or nondisclosure~~] , CURRENT COURT ORDER PROHIBITING

66a **DISCLOSURE, CURRENT COURT ORDER PROHIBITING OR LIMITING THE REQUESTING PERSON'S**

66b **CONTACT WITH THE PARTY WHOSE LOCATION IS BEING SOUGHT, OR CRIMINAL §** order signed by

66c a court of competent jurisdiction § , OR DOCUMENTATION OF A PENDING PROCEEDING FOR ANY

66d **OF THE ABOVE §** .

67 (d) § ~~The~~ **NEITHER THE STATE, THE DEPARTMENT, THE §** office § ~~and~~ NOR § its

67a employees shall § ~~not~~ § be liable for any information released in

68 accordance with this section.

Legislative Review Note

as of 11-15-01 1:21 PM

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

Office of Legislative Research and General Counsel

Committee Note

The Judiciary Interim Committee recommended this bill.