$\hfill Approved for Filing: E. Chelsea-McCarty <math display="inline">\hfill L$

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Representative Lee B. Perry proposes the following substitute bill:

PROCESS SERVER AMENDMENTS
2013 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Lee B. Perry
Senate Sponsor: Curtis S. Bramble
LONG TITLE
General Description:
This bill amends the qualification criteria for process servers.
Highlighted Provisions:
This bill:
 clarifies who may serve judicial process in the state;
• prohibits a $\hat{H} \rightarrow \underline{convicted felony} \leftarrow \hat{H}$ sex offender or a person with a current protective
order from serving
process issued by a court;
 requires any service of process where there is a likely or imminent breach of the
peace to be carried out by a law enforcement officer; and
 makes technical changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
78B-8-302, as last amended by Laws of Utah 2012, Chapter 413

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26	Be it enacted by the Legislature of the state of Utah:
27	Section 1. Section 78B-8-302 is amended to read:
28	78B-8-302. Process servers.
29	(1) Complaints, summonses, and subpoenas may be served by any person 18 years of
30	age or older at the time of service, and who is not a party to the action or a party's attorney.
31	(2) [The] Except as provided in Subsection $\hat{\mathbf{H}} \rightarrow [\underline{(4)}]$ (5) $\leftarrow \hat{\mathbf{H}}$, the following persons
31a	may serve all
32	process issued by the courts of this state:
33	(a) a peace officer employed by any political subdivision of the state acting within the
34	scope and jurisdiction of the peace officer's employment;
35	(b) a sheriff or appointed deputy sheriff employed by any county of the state;
36	(c) a constable, or the constable's deputy, serving in compliance with applicable law;
37	[and]
38	(d) an investigator employed by the state and authorized by law to serve civil
39	process[.]; and
39a	$\hat{H} \rightarrow \underline{(e)}$ a private investigator licensed in accordance with Title 53, Chapter 9, Private
39b	Investigator Regulation Act.
40	[f] (3) Private investigators licensed in accordance with Title 53, Chapter 9,
40a	Private
41	Investigator Regulation Act [, may serve all forms of process in a civil proceeding, including
42	bench warrants, however private investigators] may not arrest anyone pursuant to a bench
43	warrant []].
44	[[(a)] While serving process, a private investigator shall: []]
45	[f] [(i)] (a) have on the investigator's person a visible form of credentials and
45a	identification
46	identifying: []]
47	[f] [(A)] <u>(i)</u> the person by name; []]
48	[f] [(B)] <u>(ii)</u> the person as a licensed private investigator; and []]
49	[f] $[(C)]$ (iii) the name and address of the agency employing the investigator or, if the
50	investigator is self-employed, the address of the investigator's place of business; []]
51	[f] [(ii)] <u>(b)</u> verbally communicate to the person being served that the investigator is
51a	acting as a
52	process server; and []]
53	[[] [(iii)] (c) print on the first page of each document served: []]

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- 54 [f] [(A)] (i) the investigator's name and identification as a private investigator; and [f]
- 55 [f] [(B)] <u>(ii)</u> the address and phone number for the investigator's place of
- 55a **business.** []] **←Ĥ**
- 56 [(b) A private investigator may not use physical force or cause a breach of the peace

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while serving or attempting to serve process.]
[(c) A complaint regarding a private investigator serving process may be made to and
investigated by the sheriff of the county where the incident being complained of occurred. If
the sheriff determines the complaint is credible, the sheriff may restrict or prohibit a licensed
private investigator from serving any or all types of process within the county.]
[(4) Other persons may serve process as prescribed by Subsection (1).]
$\hat{H} \rightarrow [\underline{(e)}$ a private investigator licensed in accordance with Title 53, Chapter 9, Private
Investigator Regulation Act.] +Ĥ
$\hat{\mathbf{H}} \rightarrow [\underline{(3)}] (\underline{4}) \leftarrow \hat{\mathbf{H}}$ Any service under this section where $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{breach of the peace}}]$ the use of
<u>force</u> $\leftarrow \hat{H}$ is authorized on the face
of the document, $\hat{H} \rightarrow \underline{a}$ breach of the peace is $\leftarrow \hat{H}$ imminent, or likely under the totality of the
circumstances may only be served
<u>by:</u>
(a) a law enforcement officer, as defined in Section 53-13-103; or
(b) a constable, as defined in Subsection 53-13-105(b)(ii).
$\hat{\mathbf{H}} \rightarrow [\underline{(4)}] (\underline{5}) \leftarrow \hat{\mathbf{H}}$ The following persons may not serve process issued by the courts:
(a) a $\hat{H} \rightarrow person$ convicted of a felony [sex offender, as defined] violation of an
offense listed $\leftarrow \hat{H}$ in Section 77-41-102 $\hat{H} \rightarrow (16) \leftarrow \hat{H}$; or
(b) a person who is a respondent in a proceeding described in Title 78B, Chapter 7,
Protective Orders, in which a court has granted the petitioner a protective order.
$\hat{\mathbf{H}} \rightarrow [(5)] (\underline{6}) \leftarrow \hat{\mathbf{H}}$ A person serving process shall:
(a) legibly document the date and time of service [and]:
(b) legibly print the person's name and address on the return of service[-]; and
(c) sign the return of service in substantial compliance with Section 78B-5-705.