	PROPERTY DAMAGE CLAIMS
	2013 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: V. Lowry Snow
	Senate Sponsor: Curtis S. Bramble
]	LONG TITLE
(	General Description:
	This bill amends provisions related to small claims courts.
1	Highlighted Provisions:
	This bill:
	<ul> <li>provides that property damage to motor vehicles can be maintained in a small</li> </ul>
	claims court without limiting the ability to make another claim against the same
i	individual in regards to bodily injury.
	Money Appropriated in this Bill:
	None
	Other Special Clauses:
	None
l	Utah Code Sections Affected:
1	AMENDS:
	78A-8-102, as last amended by Laws of Utah 2011, Chapter 114
Ī	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section <b>78A-8-102</b> is amended to read:
	78A-8-102. Small claims Defined Counsel not necessary Removal from
•	district court Deferring multiple claims of one plaintiff Supreme Court to govern



procedures.

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40	(1) A small claims action is a civil action:
29	(a) for the recovery of money where:
30	(i) the amount claimed does not exceed \$10,000 including attorney fees but exclusive
31	of court costs and interest; and
32	(ii) the defendant resides or the action of indebtedness was incurred within the
33	jurisdiction of the court in which the action is to be maintained; or
34	(b) involving interpleader under Rule 22 of the Utah Rules of Civil Procedure, in
35	which the amount claimed does not exceed \$10,000 including attorney fees but exclusive of
36	court costs and interest.
37	(2) (a) A defendant in an action filed in the district court that meets the requirement of
38	Subsection (1)(a)(i) may remove, if agreed to by the plaintiff, the action to a small claims court
39	within the same district by:
40	(i) giving notice, including the small claims filing number, to the district court of
41	removal during the time afforded for a responsive pleading; and
42	(ii) paying the applicable small claims filing fee.
43	(b) No filing fee may be charged to a plaintiff to appeal a judgment on an action
14	removed under Subsection (2)(a) to the district court where the action was originally filed.
45	(3) The judgment in a small claims action may not exceed \$10,000 including attorney
46	fees but exclusive of court costs and interest.
<b>1</b> 7	(4) Counter claims may be maintained in small claims actions if the counter claim
48	arises out of the transaction or occurrence which is the subject matter of the plaintiff's claim. A
19	counter claim may not be raised for the first time in the trial de novo of the small claims action.
50	(5) Claims involving property damage to a motor vehicle may be maintained in small
51	claims actions without limiting the ability of a plaintiff to make a claim for bodily injury
52	against the same defendant in a separate legal action. In the event that property damage claim
53	is brought as a small claims action:
54	(a) any liability decision in the original small claims court is nonbinding in any
55	subsequent legal action for bodily injury; and
56	(b) no additional property damage claims can be brought in any subsequent legal action
57	for bodily injury.
58	[6] (a) With or without counsel, persons or corporations may litigate actions on

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9	benair of themselves:
50	(i) in person; or
51	(ii) through authorized employees.
52	(b) A person or corporation may be represented in an action by an individual who is
53	not an employee of the person or corporation and is not licensed to practice law only in
54	accordance with the Utah rules of small claims procedure as promulgated by the Supreme
65	Court.
66	[(6)] (7) If a person or corporation other than a municipality or a political subdivision
67	of the state files multiple small claims in any one court, the clerk or judge of the court may
58	remove all but the initial claim from the court's calendar in order to dispose of all other small
59	claims matters. Claims so removed shall be rescheduled as permitted by the court's calendar.
70	[ <del>(7)</del> ] (8) Small claims matters shall be managed in accordance with simplified rules of
71	procedure and evidence promulgated by the Supreme Court.

Legislative Review Note as of 2-15-13 5:55 AM

Office of Legislative Research and General Counsel