## February 18, 2025 11:37 AM

## **Senate Amendments**

138

1. Line 134 through 138: 134 (ii) Utah Rules of Evidence, Rule 504; or 135 (iii) Utah Rules of Ŝ→ [Professional Conduct, Rule 1.6] Civil **Procedure, Rule 26**  $\leftarrow$ \$. 135a 136 (b)  $\hat{S} \rightarrow [A \text{ lawyer is expressly authorized to provide confidential information on the}]$ 136a **entity**]←Ŝ 137  $\hat{S} \rightarrow [$ client's behalf under]If an entity discloses information to the 137a legislative auditor general that is confidential under ←\$ Utah Rules of Professional Conduct, Rule 1.6  $\hat{S} \rightarrow [\frac{(b)(6)}{(b)}]$ , the disclosure is 137b 137c authorized in accordance with Utah Rules of Professional Conduct, Rule 1.6(6)(b), 137d and does not make the information discoverable or prevent the entity from claiming that the information is privileged in another proceeding  $\leftarrow \hat{S}$ . 137e

(c) If requested by the legislative auditor general for an audit action, an entity may

**Amended Excerpts**