DIGEST OF LEGISLATION

2014 GENERAL SESSION
of the 60th Legislature

2013 First House Session

2013 First Special Session
of the 60th Legislature

2013 Second Special Session
of the 60th Legislature

OLRGC
Office of Legislative Research and General Counsel

JULY 2014
INTRODUCTION

This *Digest of Legislation* provides long titles of bills and resolutions enacted by the 60th Legislature in the 2014 General Session, the First House Session, the First Special Session, and the Second Special Session. The digest lists the sponsor, sections of the Utah Code affected, effective date, session law chapter number for each bill enacted, and whether the bill was studied and approved by an interim committee (in italics). Bills and resolutions not passed are indexed by subject. Statistical summary data are also included.

An electronic version of this year's publication, the complete bill text and a subject, numerical, and sponsor index for all bills introduced each session can be found online at http://le.utah.gov.

If more detailed information is needed, please contact the Office of Legislative Research and General Counsel at (801) 538-1032.
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DIGEST OF LEGISLATION

2014 GENERAL SESSION
of the 60th Legislature

Convened January 27, 2014
Adjourned March 13, 2014

Prepared by the
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OLRGC
Office of Legislative Research and General Counsel
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HB 1  **Public Education Base Budget Amendments** *(Bradley G. Last)*

This bill supplements or reduces appropriations previously provided for the use and support of public education for the fiscal year beginning July 1, 2013, and ending June 30, 2014, and appropriates funds for the support and operation of public education for the fiscal year beginning July 1, 2014, and ending June 30, 2015.

This bill:
- provides appropriations for the use and support of state education agencies;
- provides appropriations for the use and support of school districts and charter schools;
- sets the value of the weighted pupil unit (WPU) initially at the same WPU value set for the 2013-14 fiscal year:
  - $2,659 for the special education and career and technology add-on programs; and
  - $2,899 for all other programs;
- sets the estimated minimum basic tax rate at .001477 for fiscal year 2014-15; and
- provides appropriations for other purposes as described.

This bill appropriates for fiscal year 2014:
- ($35,113,600) from the Education Fund;
- $35,113,600 from various sources as detailed in this bill.

This bill appropriates for fiscal year 2015:
- $4,093,800 from the General Fund;
- $21,000,000 from the Uniform School Fund;
- $2,620,820,900 from the Education Fund; and
- $1,166,731,200 from various sources as detailed in this bill.

*The original bill was recommended by the Executive Appropriations Committee Interim Committee*

**Amends** 53A-17a-135

Effective May 13, 2014  Chapter 4, Laws of Utah 2014
HB 2  **New Fiscal Year Supplemental Appropriations Act (Melvin R. Brown)**

This bill supplements or reduces appropriations previously provided for the use and operation of state government for the fiscal year beginning July 1, 2014 and ending June 30, 2015.

This bill:
- provides budget increases and decreases for the use and support of certain state agencies;
- provides budget increases and decreases for the use and support of certain institutions of higher education;
- provides budget increases and decreases for other purposes as described;
- authorizes capital outlay amounts for certain internal service funds;
- authorizes full time employment levels for certain internal service funds; and
- provides intent language.

This bill appropriates $521,420,300 in operating and capital budgets for fiscal year 2015, including:
- $127,683,300 from the General Fund;
- $235,075,800 from the Education Fund;
- $158,661,200 from various sources as detailed in this bill. This bill appropriates $20,432,200 in expendable funds and accounts for fiscal year 2015, including:
  - $200,000 from the General Fund;
  - $20,232,200 from various sources as detailed in this bill. This bill appropriates $32,828,900 in business-like activities for fiscal year 2015. This bill appropriates $15,500,000 in restricted fund and account transfers for fiscal year 2015, all of which is from the General Fund. This bill appropriates $27,047,200 in transfers to unrestricted funds for fiscal year 2015. This bill appropriates $5,821,000 in fiduciary funds for fiscal year 2015. This bill appropriates $62,993,500 in capital project funds for fiscal year 2015.

This bill takes effect on July 1, 2014.

Effective July 1, 2014  Chapter 282, Laws of Utah 2014
HB 3 Appropriations Adjustments *(Melvin R. Brown)*

This bill supplements or reduces appropriations previously provided for the use and support of state government for the fiscal years beginning July 1, 2013 and ending June 30, 2014 and beginning July 1, 2014 and ending June 30, 2015.

This bill:
- provides budget increases and decreases for the use and support of certain state agencies;
- provides budget increases and decreases for the use and support of certain public education programs;
- provides budget increases and decreases for the use and support of certain institutions of higher education;
- provides funds for the bills with fiscal impact passed in the 2014 General Session;
- provides budget increases and decreases for other purposes as described; and,
- provides intent language.

This bill appropriates $4,029,600 in operating and capital budgets for fiscal year 2014, including:
- ($13,893,600) from the General Fund;
- $15,150,000 from the Education Fund;
- $2,773,200 from various sources as detailed in this bill.

This bill appropriates $54,245,200 in operating and capital budgets for fiscal year 2015, including:
- $12,147,500 from the General Fund;
- $8,088,500 from the Education Fund;
- $34,009,200 from various sources as detailed in this bill.

This bill appropriates $1,500,000 in expendable funds and accounts for fiscal year 2015. This bill appropriates $200,000 in restricted fund and account transfers for fiscal year 2015, all of which is from the General Fund. This bill appropriates $12,675,800 in transfers to unrestricted funds for fiscal year 2015. This bill appropriates $16,805,300 in capital project funds for fiscal year 2015.

Section 1 of this bill takes effect immediately. Section 2 of this bill takes effect on July 1, 2014.

Effective April 2, 2014  
Chapter 422, Laws of Utah 2014

HB 4 Current School Year Supplemental Public Education Budget Amendments *(Melvin R. Brown)*

This bill modifies education funding for school districts, charter schools, and certain state agencies for the fiscal year beginning July 1, 2013, and ending June 30, 2014, and modifies related budgetary provisions.

This bill:
- appropriates funding to school districts and charter schools for educator salary adjustments;
- provides budget increases for the use and support of certain state education agencies; and
- balances appropriations among revenue sources and funds.

This bill appropriates for fiscal year 2014:
- $37,981,600 from the Education Fund; and
- ($33,802,600) from various sources as detailed in this bill.

This bill provides an immediate effective date.

Effective April 1, 2014  
Chapter 283, Laws of Utah 2014
HB 5  Natural Resources, Agriculture, and Environmental Quality Base Budget  
(John G. Mathis)

This bill appropriates funds for the support and operation of state government for the fiscal year beginning July 1, 2014 and ending June 30, 2015.

This bill:
- provides appropriations for the use and support of certain state agencies; and
- provides appropriations for other purposes as described.

This bill appropriates $287,113,800 in operating and capital budgets for fiscal year 2015, including:
- $58,395,400 from the General Fund;
- $228,718,400 from various sources as detailed in this bill. This bill appropriates $3,837,500 in expendable funds and accounts for fiscal year 2015. This bill appropriates $53,538,800 in business-like activities for fiscal year 2015. This bill appropriates $6,711,100 in restricted fund and account transfers for fiscal year 2015, including:
  - $4,171,100 from the General Fund;
  - $2,540,000 from various sources as detailed in this bill. This bill appropriates $207,000 in transfers to unrestricted funds for fiscal year 2015.

This bill takes effect on July 1, 2014.

The original bill was recommended by the Executive Appropriations Committee Interim Committee

Effective July 1, 2014  Chapter 5, Laws of Utah 2014

HB 6  Retirement and Independent Entities Base Budget  
(Kraig Powell)

This bill supplements or reduces appropriations previously provided for the use and operation of state government for the fiscal year beginning July 1, 2013 and ending June 30, 2014; and appropriates funds for the support and operation of state government for the fiscal year beginning July 1, 2014 and ending June 30, 2015.

This bill:
- provides appropriations for the use and support of certain state agencies; and
- provides appropriations for other purposes as described.

This bill appropriates operating and capital budgets for fiscal year 2014, including:
- ($500,000) from the General Fund;
- $500,000 from various sources as detailed in this bill. This bill appropriates $38,922,800 in operating and capital budgets for fiscal year 2015, including:
  - $3,035,600 from the General Fund;
  - $17,666,700 from the Education Fund;
  - $18,220,500 from various sources as detailed in this bill. This bill appropriates $11,736,100 in business-like activities for fiscal year 2015.

Section 1 of this bill takes effect immediately. Section 2 of this bill takes effect on July 1, 2014.

The original bill was recommended by the Executive Appropriations Committee Interim Committee

Effective February 19, 2014  Chapter 6, Laws of Utah 2014
HB 7  **State Agency and Higher Education Compensation Appropriations** *(Melvin R. Brown)*  
This bill supplements or reduces appropriations previously provided for the use and operation of state government for the fiscal year beginning July 1, 2014 and ending June 30, 2015.

This bill:
- provides funding equivalent to a 1.25% cost of living allowance adjustment for state and higher education employees;
- provides step and lane increases for employees of the Utah Schools for the Deaf and the Blind;
- provides funding for a 2.2% increase in health insurance benefits rates for state and higher education employees;
- provides funding for a 25.7% increase in workers' compensation rates for state employees;
- provides funding for retirement rate increases for state and higher education employees; and
- provides appropriations for an up-to $26 per pay period 401(k) match for state employees enrolled in the 401(k) program.

This bill appropriates $57,926,900 in operating and capital budgets for fiscal year 2015, including:
- $17,480,700 from the General Fund;
- $15,667,000 from the Education Fund;
- $24,779,200 from various sources as detailed in this bill. This bill appropriates $1,102,800 in business-like activities for fiscal year 2015. This bill appropriates $3,600 in fiduciary funds for fiscal year 2015.

This bill takes effect on July 1, 2014.

*The original bill was recommended by the Executive Appropriations Committee Interim Committee*

Effective July 1, 2014  
Chapter 284, Laws of Utah 2014

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HB 8  **State Agency Fees and Internal Service Fund Rate Authorization and Appropriations** *(Brad R. Wilson)*  
This bill supplements or reduces appropriations previously provided for the use and operation of state government for the fiscal year beginning July 1, 2014 and ending June 30, 2015.

This bill:
- provides budget increases and decreases for the use and support of certain state agencies and institutions of higher education;
- authorizes certain state agency fees;
- authorizes internal service fund rates;
- adjusts funding for the impact of Internal Service Fund rate changes;
- provides budget increases and decreases for other purposes as described.

This bill appropriates $6,709,900 in operating and capital budgets for fiscal year 2015, including:
- $3,553,400 from the General Fund;
- $494,700 from the Education Fund;
- $2,661,800 from various sources as detailed in this bill. This bill appropriates $600 in expendable funds and accounts for fiscal year 2015. This bill appropriates $13,400 in business-like activities for fiscal year 2015.

This bill takes effect on July 1, 2014.

Effective July 1, 2014  
Chapter 285, Laws of Utah 2014
HB 9  Revenue Bond and Capital Facilities Amendments  (Gage Froerer)

This bill repeals an existing revenue bond authorization, authorizes certain state agencies and institutions to issue revenue bonds, and authorizes or amends the authorization for the lease-purchase, construction, or renovation of capital facilities using agency, institutional, or donated funds.

This bill:

- repeals a revenue bond authorization for the State Building Ownership Authority to issue or execute obligations or enter into or arrange for a lease-purchase agreement to provide up to $10,500,000 for the construction of a multipurpose building for the state fair park that has not been issued;
- increases the planning, design, and construction or renovation authorizations and maximum square footage of the following, provided that only agency, institutional, or donated funds are used:
  - for a Center for the Arts at Southern Utah University, increases the authorization by $5,000,000;
  - for a Science and Technology Building at Utah State University Tooele, increases the authorization by $1,800,000; and
  - for a Drivers License Building in Price, increases the authorization by $228,000;
- authorizes the State Board of Regents to issue revenue bonds for the following:
  - $45,238,000 for constructing the Lassonde Living Center at the University of Utah; and
  - $32,000,000 for the replacement of utility distribution infrastructure at the University of Utah;
- provides a prohibition on using state funding for operations and maintenance and capital improvement costs for the Lassonde Living Center at the University of Utah;
- provides that until July 1, 2024, the Utah State Building Board shall annually allocate up to $1,500,000 of the capital improvement funding allocation given to the University of Utah to be used to pay the debt service on the bond authorized for the replacement of utility distribution infrastructure at the University of Utah;
- authorizes the planning, design, and construction or renovation of the following, provided that only agency, institutional, or donated funds are used:
  - for an expansion and renovation of the Alumni House at the University of Utah at a cost of $10,000,000, and prohibits the use of state funds for operation and maintenance and capital improvement costs of the building; and
  - for a Communications and Driver License Building at the Department of Public Safety in Vernal at a cost of up to $875,000, and authorizes the use of state funds for operation and maintenance and capital improvement costs of the building; and
- authorizes the Mountainland Applied Technology Campus of the Utah College of Applied Technology to use up to $10,683,000 of existing and institutional funds to enter into a lease-purchase agreement for a Technology Trades Building for the Mountainland Applied Technology College at the Lehi Campus and prohibits the college from requesting state funds for operation and maintenance costs or capital improvements during the term of the lease-purchase agreement.

Amends 63A-5-104, 63B-22-201, 63I-1-263;

Enacts 63B-23-101, 63B-23-101, 63B-23-301;

Repeals 63B-9-102

Effective May 13, 2014 Chapter 113, Laws of Utah 2014
HB 10  **Injured Worker Reemployment Amendments** *(James A. Dunnigan)*

This bill amends the Workers' Compensation Act to address reemployment of injured workers and repeals the Utah Injured Worker Reemployment Act.

This bill:
- defines terms;
- addresses the scope of the section on injured worker reemployment;
- clarifies that the duties of the Utah State Office of Rehabilitation are not affected;
- authorizes rulemaking by the commission;
- addresses an initial written report;
- provides for the evaluation of an injured worker and the development of a reemployment plan;
- establishes reemployment objectives;
- imposes requirements on rehabilitation counselors;
- repeals the Utah Injured Worker Reemployment Act; and
- makes technical and conforming amendments.

*The original bill was recommended by the Business and Labor Interim Committee*

**Amends** 34A-2-413, 34A-3-102, 63A-3-501, 63I-1-234 (Effective 07/01/14), 63I-1-234 (Superseded 07/01/14);

**Enacts** 34A-2-413.5;

**Repeals** 34A-8a-101, 34A-8a-102, 34A-8a-104, 34A-8a-105, 34A-8a-201, 34A-8a-202, 34A-8a-203, 34A-8a-204, 34A-8a-301, 34A-8a-302, 34A-8a-303, 34A-8a-304

Effective May 13, 2014  Chapter 286, Laws of Utah 2014

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HB 11  **Overdose Reporting Amendments** *(Carol Spackman Moss)*

This bill modifies Title 58, Chapter 37, Utah Controlled Substances Act, and Title 76, Utah Criminal Code, regarding penalties for controlled substance violations related to the reporting of an overdose incident.

This bill:
- provides that a person who reports a person's overdose from a controlled substance or other substance may claim an affirmative defense to specified charges of violating the Utah Controlled Substances Act if the person remains with the person who is subject to the overdose and cooperates with responding medical providers and law enforcement officers; and
- provides that remaining with a person subject to an overdose and cooperating with medical providers and law enforcement is a mitigating factor when determining the penalty for a related violation of the Utah Controlled Substances Act.

This bill provides an immediate effective date.

*The original bill was recommended by the Law Enforcement and Criminal Justice Interim Committee*

**Amends** 58-37-8;

**Enacts** 76-3-203.11

HB 13  **Rural Waste Disposal** *(Ronda Rudd Menlove)*

This bill amends Title 19, Chapter 6, Part 1, Solid and Hazardous Waste Act.

This bill:
- allows an individual to dispose of nonhazardous solid waste under certain circumstances.

*The original bill was recommended by the Natural Resources, Agriculture, and Environment Interim Committee*

**Enacts** 19-6-124

Effective May 13, 2014  Chapter 287, Laws of Utah 2014

HB 14  **Administrative Rulemaking Amendments** *(Curtis Oda)*

This bill modifies Title 63G, Chapter 3, Utah Administrative Rulemaking Act.

This bill:
- modifies the five-year review filing requirements;
- provides that the division's failure to give an agency notice of a five-year review deadline does not exempt the agency's compliance with the provisions in this bill;
- clarifies the penalty for an agency's failure to timely comply with the five-year review requirements; and
- makes technical changes.

This bill takes effect on July 1, 2014.

*The original bill was recommended by the Administrative Rules Review Committee*

**Amends** 63G-3-305

Effective July 1, 2014  Chapter 57, Laws of Utah 2014

HB 15  **Driver License Suspension Amendments** *(Douglas V. Sagers)*

This bill modifies Title 53, Chapter 3, Uniform Driver License Act, by amending provisions relating to driver license suspensions.

This bill:
- requires the Driver License Division to shorten a person's one- or two-year license suspension or denial period that is currently in effect for certain alcohol related offenses to a six-month period if:
  - the driver was under the age of 19 at the time of arrest;
  - the offense was a first offense that was committed prior to May 14, 2013; and
  - the suspension or denial was based on the same occurrence upon which certain written verifications are based;
- grants the Driver License Division rulemaking authority to make rules establishing requirements for acceptable documentation to shorten a person's driver license suspension or denial period in certain circumstances;
- requires a person to pay the license reinstatement fees if a person's license sanction is shortened; and
- makes technical corrections.

This bill provides an immediate effective date.

*The original bill was recommended by the Transportation Interim Committee*

**Amends** 53-3-223, 53-3-231

Effective February 19, 2014  Chapter 7, Laws of Utah 2014
HB 16    **Wrongful Lien Amendments** *(R. Curt Webb)*

This bill recodifies and amends Title 38, Chapter 9, Wrongful Liens and Wrongful Judgment Liens.

This bill:

- defines terms;
- requires a document sponsor who submits a nonconsensual common law document to the county recorder for recording to:
  - cause the sheriff to serve notice of the recording on each affected person; and
  - initiate a judicial proceeding to determine whether the nonconsensual common law document is enforceable;
- provides that a document sponsor who submits an unenforceable nonconsensual common law document to the county recorder for recording is liable to each affected person for any actual damages;
- provides that a recorded nonconsensual common law document is void if the document sponsor does not comply with the requirements described in this bill; and
- makes technical and conforming changes.

*The original bill was recommended by the Political Subdivisions Interim Committee*

**Amends** 38-9a-102, 76-6-503.5, 78B-5-201, 78B-5-408;


Effective May 13, 2014  Chapter 114, Laws of Utah 2014

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HB 17    **Interlocal Act Amendments** *(Johnny Anderson)*

This bill enacts language related to the governance of an interlocal entity.

This bill:

- requires members of an interlocal entity to comply with law that is applicable to each public agency that is a member;
- amends provisions governing an interlocal entity's compliance with public meeting requirements;
- amends the definition of taxed interlocal entity;
- exempts a taxed interlocal entity from certain provisions; and
- makes technical corrections.

This bill takes effect on May 12, 2015.

*The original bill was recommended by the Political Subdivisions Interim Committee*

**Amends** 11-13-204, 11-13-223, 11-13-315

Effective May 12, 2015  Chapter 115, Laws of Utah 2014
HB 18  Driver License Amendments (Stephen G. Handy)
This bill modifies Title 53, Chapter 3, Uniform Driver License Act, by amending provisions relating to driver licenses.
This bill:
▶ provides that a person who is 17 years of age or younger is eligible for a driver license certificate if the person has held an equivalent learner permit issued by another state or branch of the United States Armed Forces for six months; and
▶ makes technical corrections.
The original bill was recommended by the Transportation Interim Committee
Amends 53-3-204
Effective May 13, 2014 Chapter 58, Laws of Utah 2014

HB 19  Electric Vehicle Battery Charging Service Amendments (Patrice M. Arent)
This bill amends Title 54, Public Utilities.
This bill:
▶ provides that the definitions of “electrical corporation” and “public utility” do not include certain entities that sell electric vehicle battery charging services.
The original bill was recommended by the Public Utilities and Technology Interim Committee
Amends 54-2-1
Effective May 13, 2014 Chapter 20, Laws of Utah 2014

HB 20  Emergency Vehicle Operator Duty of Care Revisions (Brad L. Dee)
This bill modifies the Traffic Code by amending provisions relating to the duty of care for certain emergency vehicle operators.
This bill:
▶ provides definitions;
▶ provides that the operator of a marked authorized emergency vehicle owes no duty of care to a person who is:
   ▶ a suspect in the commission of a crime and evading, fleeing, or otherwise attempting to elude the operator of a marked authorized emergency vehicle; or
   ▶ in a motor vehicle with the suspect, unless it is proven by a preponderance of the evidence that the person's presence in the motor vehicle was involuntary and the person's participation in evading, fleeing, or attempting to elude was involuntary;
▶ provides that an operator of a marked authorized emergency vehicle may be held liable for a fleeing suspect's injuries in certain circumstances;
▶ provides that if an operator of a marked authorized emergency vehicle complies with certain requirements while operating the marked authorized emergency vehicle, the operator shall be deemed to have met the operator's duty to act as a reasonably prudent emergency vehicle operator under the circumstances; and
▶ makes technical corrections.
The original bill was recommended by the Law Enforcement and Criminal Justice Interim Committee
Amends 41-6a-212
Effective May 13, 2014 Chapter 288, Laws of Utah 2014
HB 21  **System of Care for Minors in State Custody (Dean Sanpei)**

This bill modifies Title 17, Chapter 43, Local Human Services Act, and Title 62A, Utah Human Services Code, by promoting a system of care for a minor with or at risk for complex emotional and behavioral needs.

This bill:
- defines system of care;
- requires the executive director of the Department of Human Services to establish a system of care for minors with or at risk for complex emotional and behavioral needs; and
- requires local substance abuse and mental health authorities to cooperate with the Department of Human Services in promoting the system of care model.

*The original bill was recommended by the Health Reform Task Force*


Effective May 13, 2014  Chapter 213, Laws of Utah 2014

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HB 22  **Workforce Services Amendments (Rebecca P. Edwards)**

This bill modifies provisions of Title 35A, Chapter 4, Employment Security Act, related to unemployment insurance.

This bill:
- removes a provision regarding the overlapping of base periods when determining when certain benefit costs will not be charged to an employer; and
- makes technical changes.

*The original bill was recommended by the Economic Development and Workforce Services Interim Committee*

**Amends** 35A-4-307

Effective May 13, 2014  Chapter 289, Laws of Utah 2014

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HB 23  **Suicide Prevention Revisions (Steve Eliason)**

This bill amends certain student survey and evaluation provisions related to public school suicide prevention.

This bill:
- under certain circumstances, allows a school employee, agent, or school resource officer to intervene and ask a student questions regarding the student's suicidal thoughts, physically self-harming behavior, or thoughts of harming others, for the purposes of:
  - referring the student to appropriate prevention services; and
  - informing the student's parent;
- requires a school district or charter school to develop a policy related to school employee intervention measures on or before September 1, 2014;
- allows school personnel to ask a student questions related to youth suicide prevention, intervention, or postvention as part of the school's suicide prevention program; and
- makes technical changes.

*The original bill was recommended by the Education Interim Committee*


Effective May 13, 2014  Chapter 214, Laws of Utah 2014
HB 24 Insurance Related Amendments (James A. Dunnigan)

This bill modifies Title 31A, Insurance Code, and other related provisions, to address the regulation of insurance.

This bill:
- amends definition provisions;
- provides for insurance fraud investigators being designated as law enforcement officers;
- changes the date captive insurance companies are to pay a fee;
- addresses what constitutes a qualified insurer;
- modifies requirements for a plan of orderly withdrawal from writing a line of insurance;
- addresses notice requirements related to a request for a hearing;
- modifies calculations related to interest payable on life insurance proceeds;
- addresses uninsured and underinsured motorist coverage;
- addresses preferred provider contract provisions;
- addresses coverage of mental health and substance use disorders;
- modifies requirements for the uniform application form and the uniform waiver of coverage form;
- amends language regarding the health benefit plan on the Health Insurance Exchange;
- amends language regarding open enrollment provisions;
- modifies language regarding dental and vision policies being offered on the Health Insurance Exchange;
- clarifies language related to the designated responsible licensed individual;
- clarifies references to the Violent Crime Control and Law Enforcement Act;
- modifies references to state of residence to home state;
- addresses requirements related to licensing when a person establishes legal residence in the state;
- changes requirements related to the commissioner placing a licensee on probation;
- repeals language related to a voluntarily surrendered license that is reinstated upon completion of continuing education requirements;
- modifies certain exemptions from continuing education requirements;
- clarifies training period requirements;
- changes a navigator license term to one year;
- provides for training periods for a navigator license;
- modifies continuing education requirements for a navigator;
- repeals the requirement that the commissioner publish a list of professional designations whose continuing education requirements could be used for certain circumstances related to navigators;
- modifies provisions related to inducements;
- addresses license compensation provisions;
- makes navigator licensees subject to unfair marketing practice restrictions;
- amends definitions specific to insurance adjusters' chapter;
- exempts an applicant for the crop insurance license class from certain requirements;
- modifies the definition of receiver;
- addresses the provisions related to the receivership court's seizure order;
- amends the purpose statement, definition, and applicability and scope provisions for the Individual, Small Employer, and Group Health Insurance Act;
addresses the surcharge for groups changing carriers;
addresses eligibility for the small employer and individual market;
modifies the provisions related to appointment of insurance producers and the Health
Insurance Exchange;
modifies Health Insurance Exchange disclosure requirements;
requires a captive insurance company, rather than an association captive insurance
company or industrial insured group, to file a specified report;
corrects a reference to a covered employee;
changes reference to a multiple coordinated policy to a master policy;
includes reference to the defined contribution arrangement market into the Defined
Contribution Risk Adjuster Act;
modifies definitions in the Small Employer Stop-Loss Insurance Act;
adresses stop-loss insurance coverage standards, stop-loss restrictions, filing
requirements, and stop-loss insurance disclosure;
modifies commissioner's rulemaking authority under the Small Employer Stop-Loss
Insurance Act; and
makes technical and conforming amendments.

This bill provides revisor instructions.
The original bill was recommended by the Business and Labor Interim Committee

Amends 31A-1-301, 31A-2-104, 31A-3-304 (Effective 07/01/15), 31A-3-304 (Superseded
07/01/15), 31A-4-102, 31A-4-115, 31A-8-402.3, 31A-16-103, 31A-17-607, 31A-22-305,
31A-23a-102, 31A-23a-104, 31A-23a-105, 31A-23a-108, 31A-23a-112, 31A-23a-113,
31A-23a-202, 31A-23a-203, 31A-23a-402.5, 31A-23a-501, 31A-23b-102, 31A-23b-202,
Repeals 31A-30-110, 31A-30-111
Effective May 13, 2014 Chapter 290, Laws of Utah 2014

HB 25 Eminent Domain Amendments (Lee B. Perry)

This bill amends provisions of the eminent domain code.
This bill:
- amends condemnation notice requirements for a municipality and project entity;
- amends provisions relating to an arbitration or mediation facilitated by the Office of the
  Property Rights Ombudsman;
- authorizes a private property owner to request a written advisory opinion to determine if a
  condemning entity has occupied the owner's property;
- amends the public uses for which the right of eminent domain may be exercised;
- requires a political subdivision or other person exercising the right of eminent domain to
  provide a written statement of certain disclosures to a private property owner; and
- makes technical corrections.
The original bill was recommended by the Political Subdivisions Interim Committee

Amends 10-8-2, 11-13-314, 13-43-204, 13-43-205, 13-43-206, 78B-6-501, 78B-6-505,
78B-6-522
Effective May 13, 2014 Chapter 59, Laws of Utah 2014
HB 26  **Association Lien Amendments** *(Jon E. Stanard)*

This bill amends provisions in Title 57, Chapter 8, Condominium Ownership Act, and Title 57, Chapter 8a, Community Association Act, which relate to liens against a unit or a lot.

This bill:
- clarifies the circumstances under which an association of unit owners or an association has a lien against a unit or a lot for an unpaid fine;
- provides that if a board assesses a fine against a lot owner, the lot owner may:
  - request an informal hearing to dispute the fine within 30 days after the day on which the fine is assessed; and
  - initiate a civil action to appeal a decision from an informal hearing; and
- makes technical changes.

*The original bill was recommended by the Business and Labor Interim Committee*

**Amends** 57-8-37, 57-8-44, 57-8a-208, 57-8a-301

Effective May 13, 2014  Chapter 116, Laws of Utah 2014

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HB 27  **Interlocal Cooperation Act Amendments** *(Roger E. Barrus)*

This bill allows certain parties to enter into an interlocal agreement that extends beyond a maximum term requirement.

This bill:
- allows certain parties to enter into an interlocal agreement that extends beyond a maximum 50-year term requirement; and
- makes technical corrections.

*The original bill was recommended by the Public Utilities and Technology Interim Committee*

**Amends** 11-13-216

Effective May 13, 2014  Chapter 8, Laws of Utah 2014

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HB 28  **Wildlife License Expiration Amendments** *(Michael E. Noel)*

This bill amends Title 23, Chapter 19, Licenses, Permits, and Tags, by modifying hunting and fishing license expiration date provisions.

This bill:
- amends hunting and fishing license expiration date provisions.

*The original bill was recommended by the Natural Resources, Agriculture, and Environment Interim Committee*

**Amends** 23-19-7, 23-19-21

Effective May 13, 2014  Chapter 21, Laws of Utah 2014
HB 29  **County Recorder Index Amendments** *(R. Curt Webb)*

This bill amends Title 17, Chapter 21, Recorder.

This bill:

▶ requires county recorders to keep an index of certain water right numbers.

The original bill was recommended by the Natural Resources, Agriculture, and Environment Interim Committee

Amends 17-21-6

Effective May 13, 2014  Chapter 22, Laws of Utah 2014

HB 30  **Controlled Substances Amendments** *(Paul Ray)*

This bill modifies Title 58, Chapter 37, Utah Controlled Substances Act, by adding controlled substances.

This bill:

▶ adds new "spice" and emerging drug analogs to the listed controlled substances.

This bill provides an immediate effective date.

The original bill was recommended by the Law Enforcement and Criminal Justice Interim Committee

Amends 58-37-4.2

Effective March 20, 2014  Chapter 23, Laws of Utah 2014

HB 31  **Pollution Control Amendments** *(Ryan D. Wilcox)*

This bill addresses provisions related to pollution control.

This bill:

▶ addresses definitions;
▶ repeals provisions related to pollution control;
▶ enacts the Pollution Control Act chapter, including:
  • defining terms;
  • addressing a sales and use tax exemption related to pollution control;
  • addressing the process for claiming a refund of sales and use taxes paid;
  • addressing the certification process for purposes of the sales and use tax exemption;
  • addressing the revocation of certification; and
  • addressing rulemaking authority by the Air Quality Board or Water Quality Board; and
▶ makes technical and conforming changes.

The original bill was recommended by the Revenue and Taxation Interim Committee

Amends 19-2-102, 59-1-1410, 59-12-104;

Enacts 19-12-101, 19-12-102, 19-12-201, 19-12-202, 19-12-203, 19-12-301, 19-12-302, 19-12-303, 19-12-304, 19-12-305;


Effective May 13, 2014  Chapter 24, Laws of Utah 2014
HB 32  College Credit for Veterans (Tim M. Cosgrove)

This bill requires a college or university within the state system of higher education to notify veterans applying for admission that in order to receive credit for military training and experience, the veteran is required to meet with a college counselor.

This bill:
• requires institutions of higher education to provide a written notification process for advising veterans of certain requirements necessary to receive college credit for military training and experience.

The original bill was recommended by the Veterans Reintegration Task Force

Amends 53B-16-107


HB 33  Reauthorization of Utah Commission on Service and Volunteerism (Rebecca P. Edwards)

This bill amends Title 63I, Chapter 1, Legislative Oversight and Sunset Act, by repealing the sunset date of the Commission on National and Community Service Act.

This bill:
• repeals the sunset date of the Commission on National and Community Service Act, which has the effect of authorizing the continuation of the Utah Commission on Service and Volunteerism.

The original bill was recommended by the Economic Development and Workforce Services Interim Committee

Amends 63I-1-209

Effective May 13, 2014 Chapter 117, Laws of Utah 2014

HB 34  Tourism Marketing Performance Account Amendments (Brad R. Wilson)

This bill modifies Title 63M, Chapter 1, Governor's Office of Economic Development, by amending provisions related to the Tourism Marketing Performance Account and related provisions.

This bill:
• modifies requirements related to a sports organization receiving money from the Tourism Marketing Performance Account;
• extends from fiscal year 2015 to fiscal year 2019 the number of years that growth in tourism-oriented sales tax revenue is calculated as part of a formula to potentially increase annual funding for the Tourism Marketing Performance Account;
• requires certain one-time reporting by the Governor's Office of Economic Development;
• provides for the repeal of the one-time reporting requirement; and
• makes technical changes.

The original bill was recommended by the Economic Development and Workforce Services Interim Committee

Amends 63I-2-263, 63M-1-1406

Effective May 13, 2014 Chapter 423, Laws of Utah 2014
HB 35  **Reauthorization of Utah Health Data Authority Act** *(James A. Dunnigan)*

This bill amends provisions of Title 26, Chapter 33a, Utah Health Data Authority Act, and Title 63I, Chapter 1, Legislative Oversight and Sunset Act, related to the Utah Health Data Authority Act.

This bill:
- amends the membership of the Health Data Committee;
- amends the data sharing authority of the Health Data Committee;
- makes technical and conforming amendments; and
- reauthorizes the Utah Health Data Authority Act until July 1, 2024.

*The original bill was recommended by the Health Reform Task Force*

**Amends** 26-33a-103, 26-33a-106.1, 63I-1-226

Effective May 13, 2014  Chapter 118, Laws of Utah 2014

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HB 36  **Charter School Enrollment Amendments** *(David E. Lifferth)*

This bill modifies provisions regarding the enrollment of students in charter schools.

This bill:
- allows a charter school to give an enrollment preference to:
  - a child or grandchild of an individual who actively participated in the development of the charter school; or
  - a child or grandchild of a member of the charter school governing board; and
- allows a charter school to weight its lottery to give a slightly better chance of admission to educationally disadvantaged students.

**Amends** 53A-1a-506

Effective May 13, 2014  Chapter 291, Laws of Utah 2014

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HB 38  **Resource Stewardship Amendments** *(Patrice M. Arent)*

This bill creates a coordinator of resource stewardship.

This bill:
- defines terms;
- requires the Executive Director of the Department of Administrative Services to appoint a coordinator of resource stewardship to serve within the Department of Administrative Services;
- describes the duties of the coordinator of resource stewardship; and
- makes technical changes.

**Amends** 63A-1-103;

**Enacts** 63A-1-116

Effective May 13, 2014  Chapter 292, Laws of Utah 2014
HB 39  Election Law - Independent Expenditures Amendments *(Douglas V. Sagers)*

This bill amends the Election Code by adding provisions relating to independent expenditures.

This bill:

- defines terms;
- requires that, when a person makes total independent expenditures (i.e., an expenditure expressly advocating the success or defeat of a candidate or ballot proposition that is not made in coordination with the candidate or certain other persons) of $1,000 or more, the person is required to file a report relating to the independent expenditures;
- describes the content of an independent expenditure report;
- provides that an independent expenditure report is a public record;
- requires a person who files an independent expenditure report to preserve records relating to the report for at least two years; and
- establishes penalties for failing to timely file an independent expenditure report.


Effective May 13, 2014  Chapter 60, Laws of Utah 2014

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HB 40  Beer Excise Tax Revenue Amendments *(Jack R. Draxler)*

This bill modifies the Alcoholic Beverage Control Act and the Substance Abuse and Mental Health Act to address the use of beer excise tax revenues to prevent abuse of alcohol and other substances.

This bill:

- expands the scope of the Alcoholic Beverage Enforcement and Treatment Restricted Account to become the Alcoholic Beverage and Substance Abuse Enforcement and Treatment Restricted Account;
- modifies definition provisions;
- encourages the most effective formula allocation in relationship to prevention;
- addresses preparation of forms;
- grants rulemaking authority; and
- makes technical and conforming amendments.

This bill takes effect on July 1, 2014.


Effective July 1, 2014  Chapter 119, Laws of Utah 2014
HB 42  Construction Liens Amendments (R. Curt Webb)

This bill amends provisions relating to preconstruction and construction liens.

This bill:
- clarifies the claims available under Title 14, Chapter 1, Public Contracts, and Title 14, Chapter 2, Private Contracts;
- defines and modifies terms in Title 38, Chapter 1a, Preconstruction and Construction Liens;
- provides that a person who files a preliminary notice that links to a preliminary notice filed by an original contractor has substantially complied with the provisions of Title 38, Chapter 1a, Preconstruction and Construction Liens;
- modifies the procedure by which a mortgage or a trust deed gains priority over an earlier-filed preliminary notice; and
- makes technical and conforming changes.

Amends 14-1-20, 14-2-5, 38-1a-102, 38-1a-501, 38-1a-503

Effective May 13, 2014  Chapter 293, Laws of Utah 2014

HB 44  Interstate Electric Transmission Lines (Stephen G. Handy)

This bill enacts language related to a merchant electric transmission line.

This bill:
- defines terms;
- requires a merchant electric transmission line to file an open solicitation notice with the Office of Energy Development;
- requires the Office of Energy Development to post notice of receipt of the open solicitation notice;
- permits an in-state merchant generator to submit an expression of need to the Office of Energy Development;
- requires the Office of Energy Development to prepare a certificate of in-state need;
- requires a merchant electric transmission line to provide to the Federal Energy Regulatory Commission a copy of the certificate of in-state need; and
- requires a merchant electric transmission line to report to the Office of Energy Development whether a merchant in-state generator has entered into a transmission service agreement with the merchant electric transmission line.

Enacts 63M-4-402

Effective May 13, 2014  Chapter 294, Laws of Utah 2014
HB 45  In-state Tuition for Military Servicemembers and Veterans *(Curtis Oda)*

This bill amends certain provisions related to in-state tuition for military servicemembers and veterans.

This bill:
► defines terms;
► clarifies and amends provisions related to the types of evidence that a military servicemember, a veteran, and an immediate family member of a servicemember or veteran must provide to be considered a resident for in-state tuition purposes;
► removes the 12-month deadline within which a military veteran must provide evidence of an honorable discharge to be considered a resident for in-state tuition purposes;
► establishes a 5-year deadline within which a military veteran's immediate family member must provide evidence of an honorable discharge to be considered a resident for in-state tuition purposes;
► clarifies that an institution within the state system of higher education is required to grant resident student status to a military veteran under certain conditions regardless of whether the military veteran served in Utah; and
► makes technical and conforming changes.

Amends 53B-8-102

Effective May 13, 2014  Chapter 216, Laws of Utah 2014

HB 48  Reports on Alternative Sentencing *(Susan Duckworth)*

This bill modifies the Utah Code regarding the use of alternative incarceration by county sheriffs.

This bill:
► requires a county sheriff to keep records on any prisoner released to an alternative incarceration program regarding:
  • the release status of the prisoner; and
  • the type of release program or alternative incarceration program; and
► requires the sheriff to make these records available to the Department of Corrections, the Judiciary, and the Commission on Criminal and Juvenile Justice.

Amends 17-22-5.5, 63M-7-303, 77-18-1

Effective May 13, 2014  Chapter 120, Laws of Utah 2014

HB 50  Involuntary Feeding and Hydration of Inmates Amendments *(Richard A. Greenwood)*

This bill modifies the Code of Criminal Procedure regarding the authority of the Division of Juvenile Justice Services.

This bill:
► amends definitions so that the Division of Juvenile Justice Services may petition the court for an order to administer food or fluids to a prisoner by involuntary means, consistent with the process and requirements already established for adult inmates in state and county correctional facilities.

Amends 77-16b-102

Effective May 13, 2014  Chapter 121, Laws of Utah 2014
HB 53  Restitution Amendments  (Jeremy A. Peterson)
This bill makes changes to orders of restitution made in juvenile courts.
This bill:
► provides for a juvenile court to retain jurisdiction to make and enforce orders related to restitution.
Amends 78A-6-120
Effective May 13, 2014  Chapter 217, Laws of Utah 2014

HB 59  National Guard Program Amendments  (Val L. Peterson)
This bill establishes the Utah National Guard Morale, Welfare, and Recreation Program.
This bill:
► authorizes the establishment of a state Morale, Welfare, and Recreation Program for the Utah National Guard;
► defines terms;
► specifies who is entitled to use the program;
► requires the adjutant general to set requirements and parameters for the program;
► allows the use of State Armory Board properties for the program; and
► creates an expendable special revenue fund for money generated by the program.
This bill takes effect on July 1, 2014.
Amends 59-12-104;
Effective July 1, 2014  Chapter 122, Laws of Utah 2014

HB 61  Clean Air Programs  (Patrice M. Arent)
This bill modifies Title 19, Environmental Quality Code, by modifying the Clean Fuels and Vehicle Technology Program Act and enacting the Clean Air Retrofit, Replacement, and Off-road Technology Program.
This bill:
► defines terms;
► amends definitions;
► modifies the process for the Department of Environmental Quality to make a loan or grant from the Clean Fuels and Vehicle Technology Program, including:
  • allowing electric-hybrids to be eligible for the program; and
  • removing the state match requirements for a grant for refueling infrastructure;
► describes the requirements for receiving a grant from the Division of Air Quality;
► authorizes the Air Quality Board to make rules; and
► makes technical changes.
This bill appropriates in fiscal year 2015:
► to the Department of Environmental Quality - Clean Air Retrofit, Replacement, and Off-road Technology, as a one-time appropriation:
  • from the General Fund, $200,000.
Amends 19-1-402, 19-1-403, 19-1-404, 19-1-405;
Enacts 19-2-201, 19-2-202, 19-2-203, 19-2-204
Effective May 13, 2014  Chapter 295, Laws of Utah 2014
HB 62  Recreational Vehicle Title Amendments  (Don L. Ipson)

This bill amends the Motor Vehicle Act and the Property Tax Act to require a certificate of title for a camper that is identified by the manufacturer as a 2015 model year or newer.

This bill:

► amends the definition of vehicle to include a camper;
► amends camper registration and decal requirements;
► requires a certificate of title for a camper identified by the manufacturer as a 2015 model year or newer; and
► exempts a camper identified by the manufacturer as a 2014 model year or older from the requirement to obtain a certificate of title.

This bill takes effect on January 1, 2015.

Amends 41-1a-102, 41-1a-401, 41-1a-1206, 41-1a-1212;

Enacts 41-1a-507.1;

Repeals 41-1a-227, 59-2-330

Effective January 1, 2015  Chapter 61, Laws of Utah 2014

HB 64  Utah History Day  (Jack R. Draxler)

This bill modifies Title 63G, Chapter 1, State Symbols and Designations, by designating Utah History Day at the Capitol and modifies Title 9, Chapter 8, Part 2, Division of State History, by requiring the Division of State History to administer the Utah History Day program.

This bill:

► requires the Division of State History to promote, coordinate, and administer the Utah History Day program and Utah History Day at the Capitol;
► designates the first Friday after the fourth Monday in January as Utah History Day at the Capitol; and
► makes technical changes.

This bill appropriates for fiscal year 2015:

► to the Department of Heritage and Arts - State History - History Projects, as an ongoing appropriation:
  • from the General Fund, $74,000.

Amends 9-8-203, 63G-1-401

Effective May 13, 2014  Chapter 123, Laws of Utah 2014
**HB 67**  
**Political Subdivision Jurisdiction Amendments** *(Marc K. Roberts)*

This bill modifies provisions of Title 11, Chapter 51, Local Jurisdiction Related to Federally Managed Land Act.

This bill:

- defines terms;
- authorizes a chief executive officer of a political subdivision or county sheriff to exercise jurisdiction over a federally managed national monument or recreation area in the state that is encompassed by or adjacent to the political subdivision;
- provides that the attorney general shall take certain actions if a legal action is filed by the United States or a federal representative against a chief executive officer, a county sheriff, or an employee or agent of the chief executive officer or county sheriff; and
- makes technical corrections.

**Amends** 11-51-102, 11-51-103;  
**Enacts** 11-51-104

Effective May 13, 2014  
Chapter 296, Laws of Utah 2014

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**HB 70**  
**Forcible Entry Amendments** *(Marc K. Roberts)*

This bill modifies the Utah Code of Criminal Procedure regarding the use of forcible entry by law enforcement officers when conducting a search or making an arrest.

This bill:

- requires that the issuance of a warrant under the provisions of this bill shall be in accordance with Rule 40, Utah Rules of Criminal Procedure;
- amends existing law regarding the use of forcible entry by law enforcement officers when executing a warrant;
- requires law enforcement officers to identify themselves before forcing entry into a building;
- amends existing law to allow law enforcement officers to force entry into a building without first issuing a demand or explanation if there is probable cause to believe that evidence will be easily or quickly destroyed, or there is reason to believe giving notice will endanger the officer or another person;
- requires law enforcement officers to use the least amount of force necessary when executing forcible entry, as authorized; and
- providing an effective date.

This bill takes effect on July 1, 2014.

**Amends** 77-7-8, 77-23-210

Effective July 1, 2014  
Chapter 297, Laws of Utah 2014
HB 71  **Distribution of Intimate Images** *(Marie H. Poulson)*

This bill modifies Title 76, Utah Criminal Code, regarding distributing intimate images of a person without that person's permission.

This bill:
- provides a definition of "intimate image";
- provides exceptions for lawful use of images;
- provides an exception for lawful practices and functions, including law enforcement functions and medical procedures;
- provides an exemption for defined services, including Internet service providers and interactive computer services; and
- provides that distribution of an intimate image of an individual, as defined and without that individual's permission, is a class A misdemeanor and any subsequent convictions are a third degree felony.

**Enacts** 76-5b-203

Effective May 13, 2014  
Chapter 124, Laws of Utah 2014

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HB 72  **Higher Education Grievance Procedure Amendments** *(Mark A. Wheatley)*

This bill requires the State Board of Regents to enact regulations requiring sworn testimony during certain employee grievance hearings at institutions of higher education.

This bill:
- requires the State Board of Regents to enact regulations requiring sworn testimony during certain employee grievance hearings at institutions of higher education; and
- makes technical changes.

**Amends** 53B-3-103

Effective May 13, 2014  
Chapter 298, Laws of Utah 2014

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HB 74  **Energy Efficient Vehicle Tax Credits** *(V. Lowry Snow)*

This bill addresses tax credits related to energy efficient vehicles.

This bill:
- addresses the amount of tax credit that may be claimed for the purchase of certain energy efficient vehicles; and
- makes technical and conforming changes.

This bill takes effect for a taxable year beginning on or after January 1, 2015.

**Amends** 59-7-605, 59-10-1009

Effective January 1, 2015  
Chapter 125, Laws of Utah 2014
HB 75  **Restoration of Civil Rights for Nonviolent Felons** *(Curtis Oda)*

This bill exempts nonviolent felons from the categories of restricted persons who are prohibited from possessing a dangerous weapon.

This bill:

- exempts persons convicted of certain nonviolent felonies and who have had felonies expunged from the categories of restricted persons prohibited from possessing a dangerous weapon.

**Amends** 76-10-503

Effective May 13, 2014  Chapter 299, Laws of Utah 2014

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HB 76  **Insurance Related Revisions** *(Jim Bird)*

This bill modifies Title 31A, Insurance Code, and other related provisions, to address the regulation of insurance.

This bill:

- amends definition provisions;
- provides for insurance fraud investigators being designated as law enforcement officers;
- changes the date captive insurance companies are to pay a fee;
- addresses what constitutes a qualified insurer;
- modifies requirements for a plan of orderly withdrawal from writing a line of insurance;
- addresses notice requirements related to a request for a hearing;
- modifies calculations related to interest payable on life insurance proceeds;
- addresses uninsured and underinsured motorist coverage;
- addresses preferred provider contract provisions;
- addresses coverage of mental health and substance use disorders;
- modifies requirements for the uniform application form and the uniform waiver of coverage form;
- amends language regarding the health benefit plan on the Health Insurance Exchange;
- amends language regarding open enrollment provisions;
- modifies language regarding dental and vision policies being offered on the Health Insurance Exchange;
- clarifies language related to the designated responsible licensed individual;
- clarifies references to the Violent Crime Control and Law Enforcement Act;
- modifies references to state of residence to home state;
- addresses requirements related to licensing when a person establishes legal residence in the state;
- changes requirements related to the commissioner placing a licensee on probation;
- repeals language related to a voluntarily surrendered license that is reinstated upon completion of continuing education requirements;
- modifies certain exemptions from continuing education requirements;
- clarifies training period requirements;
- changes a navigator license term to one year;
- provides for training periods for a navigator license;
modifies continuing education requirements for a navigator;
repeals the requirement that the commissioner publish a list of professional designations
whose continuing education requirements could be used for certain circumstances related to
navigators;
modifies provisions related to inducements;
directs license compensation provisions;
makes navigator licensees subject to unfair marketing practice restrictions;
amends definitions specific to insurance adjusters' chapter;
exempts an applicant for the crop insurance license class from certain requirements;
modifies the definition of receiver;
directs the provisions related to the receivership court's seizure order;
amends the purpose statement, definition, and applicability and scope provisions for the
Individual, Small Employer, and Group Health Insurance Act;
directs the surcharge for groups changing carriers;
directs eligibility for the small employer and individual market;
modifies the provisions related to appointment of insurance producers and the Health
Insurance Exchange;
modifies Health Insurance Exchange disclosure requirements;
requires a captive insurance company, rather than an association captive insurance
company or industrial insured group, to file a specified report;
corrects a reference to a covered employee;
changes reference to a multiple coordinated policy to a master policy;
includes reference to the defined contribution arrangement market into the Defined
Contribution Risk Adjuster Act;
modifies definitions in the Small Employer Stop-Loss Insurance Act;
directs stop-loss insurance coverage standards, stop-loss restrictions, filing
requirements, and stop-loss insurance disclosure;
modifies commissioner's rulemaking authority under the Small Employer Stop-Loss
Insurance Act; and
makes technical and conforming amendments.
This bill coordinates with H.B. 141, Health Reform Amendments, by providing superseding and
substantive amendments.

This bill provides revisor instructions.

Amends 31A-1-301, 31A-2-104, 31A-3-304 (Effective 07/01/15), 31A-3-304 (Superseded
07/01/15), 31A-4-102, 31A-4-115, 31A-8-402.3, 31A-16-103, 31A-17-607, 31A-22-305,
31A-23a-102, 31A-23a-104, 31A-23a-105, 31A-23a-108, 31A-23a-112, 31A-23a-113,
31A-23a-202, 31A-23a-203, 31A-23a-402.5, 31A-23a-501, 31A-23b-102, 31A-23b-202,

Repeals 31A-30-110, 31A-30-111

Effective May 13, 2014

Chapter 300, Laws of Utah 2014
HB 80  **Speed Limit Amendments** *(James A. Dunnigan)*  
This bill modifies the Traffic Code by amending provisions relating to establishing speed limits on certain highways.  
This bill:  
► provides that the Department of Transportation may establish a posted speed limit on a freeway or other limited access highway that exceeds the maximum speed limit if the speed limit is based on a highway traffic engineering and safety study; and  
► makes technical changes.  
**Amends** 41-6a-602  
Effective May 13, 2014  Chapter 62, Laws of Utah 2014

HB 85  **Electronic Filing of Traffic Citations and Accident Reports Amendments** *(Jon Cox)*  
This bill amends provisions related to the electronic filing of a misdemeanor or infraction citation.  
This bill:  
► exempts an officer who is not reasonably able to file a citation electronically from the efilng requirements in a justice court.  
**Amends** 77-7-20  
Effective May 13, 2014  Chapter 126, Laws of Utah 2014

HB 86  **Utah Energy Infrastructure Authority Act Amendments** *(Roger E. Barrus)*  
This bill addresses bonding authority under the Utah Energy Infrastructure Authority Act.  
This bill:  
► defines terms;  
► addresses the purposes for which a bond may be issued under the Utah Energy Infrastructure Authority Act; and  
► makes technical and conforming changes.  
**Amends** 63H-2-102, 63H-2-401  
Effective May 13, 2014  Chapter 301, Laws of Utah 2014

HB 88  **Autism Program Amendments** *(Ronda Rudd Menlove)*  
This bill amends provisions of the Utah Health Code and the Utah State Retirement and Insurance Benefit Act related to programs for the treatment of autism spectrum disorder.  
This bill:  
► requires the Department of Health to establish, through a Medicaid waiver, an ongoing program for the treatment of qualified children with autism spectrum disorder;  
► requires the Public Employee Insurance and Benefit Program to establish an ongoing program for the treatment of qualified children with autism spectrum disorder; and  
► makes technical and conforming amendments.  
**Amends** 26-18-407, 26-52-102, 26-52-201, 26-52-202, 26-52-203, 49-20-411  
Effective May 13, 2014  Chapter 302, Laws of Utah 2014
HB 90  Women in the Economy Commission (Jennifer M. Seelig)
This bill modifies the Utah Workforce Services Code to enact the Women in the Economy Commission Act.
This bill:
► enacts the Women in the Economy Commission Act, including:
  • defining terms;
  • creating the commission;
  • establishing the purposes, powers, and duties of the commission; and
  • requiring reporting; and
► provides a sunset date.
Amends 63I-1-235;
Effective May 13, 2014  Chapter 127, Laws of Utah 2014

HB 92  Utah Education and Telehealth Network Amendments (Ronda Rudd Menlove)
This bill amends provisions related to the Utah Education Network and the Telehealth Network.
This bill:
► defines terms;
► creates the Utah Education and Telehealth Network (UETN) within the state system of higher education;
► establishes the duties of UETN;
► creates a governing board for UETN;
► establishes membership of the UETN Board;
► creates the Utah Education Advisory Council to assist the UETN Board;
► creates the Utah Telehealth Advisory Council to assist the UETN Board;
► authorizes the board, at its discretion, to merge the advisory councils after July 1, 2015; and
► makes technical and conforming amendments.
Enacts 53B-17-101.5, 53B-17-105, 53B-17-106, 53B-17-107;
Repeals 53B-17-102
Effective May 13, 2014  Chapter 63, Laws of Utah 2014

HB 93  Property Tax Assessment Amendments (Brian M. Greene)
This bill addresses the assessment of property.
This bill:
► defines "diminished productive value"; and
► requires a county assessor to consider diminished productive value in determining the fair market value of property.
This bill takes effect on January 1, 2015.
Enacts 59-2-301.6
Effective January 1, 2015  Chapter 218, Laws of Utah 2014
HB 94  Workers' Compensation and Home and Community Based Services (Rebecca P. Edwards)

This bill modifies the Workers' Compensation Act to address home and community based services.

This bill:
► modifies the definition of employer for purposes of home and community based services;
► removes the exemption of certain workers from the definition of employee; and
► makes technical changes.

This bill takes effect on July 1, 2015.

Amends 34A-2-103, 34A-2-104

Effective July 1, 2015  Chapter 303, Laws of Utah 2014

HB 95  Applied Technology College Governance Amendments (Don L. Ipson)

This bill modifies the membership of applied technology college governing boards.

This bill:
► modifies the membership of:
  • the Utah College of Applied Technology Board of Trustees; and
  • the campus board of directors of certain college campuses of the Utah College of Applied Technology; and
► make technical changes.

Amends 53B-2a-103, 53B-2a-108

Effective May 13, 2014  Chapter 128, Laws of Utah 2014
HB 96  Utah School Readiness Initiative (Gregory H. Hughes)

This bill creates the School Readiness Board, which provides grants to certain early childhood education programs, and may enter into certain contracts with private entities to provide funding for early childhood education programs for at-risk students.

This bill:

► creates the School Readiness Restricted Account;

► creates the School Readiness Board (board) to negotiate contracts with private entities to fund certain early childhood education programs and award grants to certain early childhood education programs;

► details components of a high quality school readiness program that may be funded through a results-based contract between the board and private entities;

► describes a home-based educational technology program that may be funded through a results-based contract between the board and a private entity or entities;

► requires the State Board of Education and the Department of Workforce Services to:
  • solicit proposals from qualifying early childhood education programs for quality school readiness grants;
  • make recommendations to the board to award grants to qualifying early childhood education programs;
  • monitor and evaluate the programs; and
  • develop policies and enact rules;

► requires the board to award grants to qualifying early childhood education programs based on recommendations of the State Board of Education and the Department of Workforce Services and other criteria;

► requires the Governor's Office of Management and Budget to staff the board;

► requires the repayment to private entities to be conditioned on meeting performance outcomes set in the contract;

► requires an independent evaluation of the performance outcomes;

► allows the board no more than $15,000,000 of outstanding obligations at any one time;

► exempts the awarding of a results-based contract from general procurement requirements; and

► establishes reporting requirements.

This bill appropriates in fiscal year 2015:

► to the General Fund Restricted - School Readiness Restricted Account, as an ongoing appropriation:
  • from the General Fund, $3,000,000; and

► to Governor's Office - Governor's Office of Management and Budget, as an ongoing appropriation:
  • from the School Readiness Restricted Account, $3,000,000.

Amends 63J-1-602.3;

HB 97  Limitation on Local Government Regulation of Animals  (Brian S. King)
This bill modifies Title 10, Chapter 8, Powers and Duties of Municipalities, and Title 18, Dogs.
This bill:
▶ prohibits a municipality from enacting or enforcing a breed-specific rule, regulation, policy, or ordinance about dogs; and
▶ makes technical changes.
Amends 10-8-65;
Enacts 18-2-1
Effective January 1, 2015  Chapter 424, Laws of Utah 2014

HB 98  Utah Optometry Practice Act Amendments  (Paul Ray)
This bill amends the Utah Optometry Practice Act.
This bill:
▶ amends licensure provisions for optometrists;
▶ amends licensure by endorsement provisions for optometrists;
▶ amends the conditions and diseases for which an optometrist may prescribe an oral antibiotic;
▶ authorizes an optometrist to continue to administer or prescribe a hydrocodone combination drug, even if the drug is reclassified as a Schedule II controlled substance under the Utah Controlled Substances Act; and
▶ makes technical changes.
Amends 58-16a-302, 58-16a-601
Effective May 13, 2014  Chapter 305, Laws of Utah 2014

HB 99  County Officer Election Revisions  (Jack R. Draxler)
This bill amends provisions that stagger the office terms of certain county officers.
This bill:
▶ amends provisions that stagger the office terms of certain county officers; and
▶ makes technical corrections.
This bill provides an immediate effective date.
Amends 17-16-6
Effective March 6, 2014  Chapter 16, Laws of Utah 2014

HB 101  Roadway and Sidewalk Safety Amendments  (Jim Nielson)
This bill amends provisions relating to safety on roadways and sidewalks.
This bill:
▶ prohibits individuals from engaging in conduct that impedes or blocks traffic within certain roadways; and
▶ prohibits individuals from soliciting money or goods in an aggressive manner on sidewalks within 10 feet of the entrance or exit of a bank or an automated teller machine.
Amends 41-6a-1009
HB 103  **State Money Management Act Amendments** *(Rich Cunningham)*

This bill modifies the State Money Management Act by amending provisions relating to the requirements for and reports on the investment of public funds.

This bill:

- requires the state treasurer to include in the state treasurer's report at the end of each fiscal year on the State School Fund a comparison of the fund's internal rate of return with benchmark rates of return for the previous year, three years, and five years for the same asset classes; and
- requires the public treasurer to consider protection of principal during periods of financial market volatility when depositing and investing public funds.

**Amends** 51-7-9.5, 51-7-17

Effective May 13, 2014  Chapter 307, Laws of Utah 2014

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HB 105  **Plant Extract Amendments** *(Gage Froerer)*

This bill makes amendments to the Utah Code related to hemp.

This bill:

- permits the Department of Agriculture and a department-certified higher education institution to grow industrial hemp for the purpose of agricultural or academic research;
- exempts an individual with intractable epilepsy who uses or possesses hemp extract, and complies with other requirements, from the penalties related to possession or use of the hemp extract under the Controlled Substances Act;
- exempts an individual who possesses hemp extract and administers the hemp extract to a minor with intractable epilepsy from the penalties related to administering the hemp extract to a minor under the Controlled Substances Act;
- requires the Department of Health to issue a hemp extract registration card to an individual who meets certain requirements;
- requires a neurologist signing a statement that an individual or minor could benefit from treatment with hemp extract to keep a record of the neurologist's evaluation and transmit the record to the Department of Health;
- requires the Department of Health to maintain a database of neurologist evaluations;
- repeals certain provisions on July 1, 2016; and
- makes technical and conforming amendments.

This bill takes effect on July 1, 2014.

**Amends** 63I-1-226, 63I-1-258;

**Enacts** 4-41-101, 4-41-102, 4-41-103, 26-55-101, 26-55-102, 26-55-103, 58-37-4.3

Effective July 1, 2014  Chapter 25, Laws of Utah 2014
HB 111  School Building Costs Reporting (John Knotwell)

This bill enacts language to require a local education agency to submit a capital outlay report for publication on the Utah Public Finance Website.

This bill:

- defines terms;
- requires a local education agency to submit a capital outlay report for publication on the Utah Public Finance Website;
- requires a local education agency to include certain information in the capital outlay report and in a format set forth by the Division of Finance;
- requires a local education agency to submit a capital outlay report for each new school building project and significant school remodel since July 1, 2004; and
- makes technical corrections.

Amends 53A-20-103, 63A-3-402

Effective May 13, 2014  Chapter 64, Laws of Utah 2014

HB 113  Pharmacy Benefit Manager Amendments (Bradley G. Last)

This bill regulates certain reimbursement practices of pharmacy benefit managers.

This bill:

- defines maximum allowable costs;
- requires certain contract provisions between a pharmacy benefit manager and a pharmacy related to the use of maximum allowable cost and appeal rights; and
- requires a pharmacy benefit manager to register with the Division of Corporations and Commercial Code within the Department of Commerce.

Amends 31A-22-640

Effective May 13, 2014  Chapter 219, Laws of Utah 2014

HB 114  Mail-order Wholesale Drug Amendments (Stewart Barlow)

This bill amends the Pharmacy Practice Act.

This bill:

- amends the definition of a class C pharmacy subject to regulation under the Pharmacy Practice Act.

This bill takes effect on July 1, 2014.

Amends 58-17b-102

Effective July 1, 2014  Chapter 308, Laws of Utah 2014
HB 115  **Condominium and Community Association Lien Amendments** *(Carol Spackman Moss)*

This bill modifies provisions relating to the required contents of a notice of lien.

This bill:
- requires that a notice of lien, for a lien based on an unpaid assessment or an unpaid fine under Title 57, Chapter 8, Condominium Ownership Act, or Title 57, Chapter 8a, Community Association Act, include the amount of the unpaid assessment or the unpaid fine;
- requires that a notice of lien include:
  - the lien claimant's name, address, and phone number; or
  - if the lien claimant has a representative for purposes of the lien, the lien claimant's name and the representative's name, address, and phone number;
- clarifies that a copy of a notice of lien that the lien claimant mails to the person against whom the notice of lien is filed shall include:
  - the date the notice of lien was submitted for recording; and
  - the article number on the certified mail receipt; and
- makes technical and conforming changes.

**Amends** 38-12-102

Effective May 13, 2014  Chapter 129, Laws of Utah 2014

HB 116  **School Construction Modifications** *(Rich Cunningham)*

This bill enacts language related to school construction guidelines.

This bill:
- defines terms;
- requires the State Board of Education to adopt school construction guidelines;
- requires a public school to review and take into consideration those guidelines when planning public school construction; and
- makes technical and conforming changes.

This bill takes effect on July 1, 2014.

**Amends** 53A-20-104.5;

**Enacts** 53A-20-110

Effective July 1, 2014  Chapter 309, Laws of Utah 2014

HB 117  **Patent Infringement Amendments** *(Mike K. McKell)*

This bill creates a cause of action for the distribution of bad faith demand letters asserting patent infringement.

This bill:
- defines terms;
- prohibits the distribution of bad faith demand letters asserting patent infringement;
- allows a person who has been the recipient of a demand letter asserting patent infringement to file an action;
- allows the court to require the filing of a bond to cover costs of the action;
- provides remedies; and
- sets limits on punitive damages.

**Enacts** 78B-6-1901, 78B-6-1902, 78B-6-1903, 78B-6-1904, 78B-6-1905

Effective May 13, 2014  Chapter 310, Laws of Utah 2014
HB 118  **Personal Injury Damages Amendments** *(Kay L. McIff)*

This bill amends provisions related to a cause of action for personal injury damages.

This bill:
- provides for a limit of $100,000 in general damages collected in personal injury cases related to a wrongful act or negligence;
- requires notice be mailed to or served upon a person or party believed to be at fault for personal injury; and
- exempts an uninsured motorist from general damage awards over $100,000 under certain circumstances.

**Amends** 78B-3-107

Effective May 13, 2014  Chapter 220, Laws of Utah 2014

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HB 119  **Opiate Overdose Emergency Treatment** *(Carol Spackman Moss)*

This bill creates the Emergency Administration of Opiate Antagonist Act.

This bill:
- defines terms;
- permits the dispensing and administration of an opiate antagonist to a person who is reasonably believed to be experiencing an opiate-related drug overdose event;
- establishes immunity for the good faith administration of an opiate antagonist;
- clarifies that the administration of an opiate antagonist is voluntary and that the act does not establish a duty to administer an opiate antagonist;
- clarifies that it is not unlawful or unprofessional conduct for certain health professionals to prescribe an opiate antagonist to:
  - a person at increased risk of experiencing an opiate-related drug overdose event; or
  - a family member, friend, or other person in a position to assist a person who is at increased risk of experiencing an opiate-related drug overdose; and
- requires a person who prescribes or dispenses an opiate antagonist to advise a person to seek a medical evaluation after experiencing a drug overdose and taking an opiate antagonist.


Effective May 13, 2014  Chapter 130, Laws of Utah 2014

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HB 120  **Continuing Education on Federalism** *(Ken Ivory)*

This bill requires the Commission on Federalism to create a curriculum for a seminar on federalism that will then be required for a designated person from certain state and local agencies.

This bill:
- requires the Commission on Federalism to create a curriculum on federalism;
- sets out parameters for the curriculum; and
- requires certain agencies, political subdivisions, and offices to designate a person to attend a seminar on federalism at least once every two years.

**Amends** 63C-4a-303;

**Enacts** 63C-4a-306

Effective May 13, 2014  Chapter 221, Laws of Utah 2014
HB 123  Property Tax Lien Amendments (Mark A. Wheatley)

This bill prohibits a county from reassigning a lien on real property.

This bill:
▶ prohibits a county from reassigning a lien on real property.

Enacts 17-50-336

Effective May 13, 2014  Chapter 222, Laws of Utah 2014

HB 126  Retirement Amendments (Lee B. Perry)

This bill modifies the Utah State Retirement and Insurance Benefit Act by amending provisions for postretirement reemployment.

This bill:
▶ allows a reemployed retiree to be considered as having completed the one-year separation requirement from a participating employer, if the retiree:
  • suffered an injury while performing the duties of employment as a public safety service employee, which resulted in the inability to perform the duties of the employment; and
  • is reemployed with a different participating employer; and
▶ makes technical changes.

Amends 49-11-505

Effective May 13, 2014  Chapter 311, Laws of Utah 2014

HB 127  Consumer Lending Amendments (James A. Dunnigan)

This bill modifies provisions related to deferred deposit loans.

This bill:
▶ modifies the reporting requirements for deferred deposit lenders;
▶ imposes additional requirements before the extension of a deferred deposit loan;
▶ prohibits a deferred deposit contract from modifying statutory venue provisions;
▶ requires notice before initiating a civil action;
▶ modifies provisions related to extended payment plans; and
▶ makes technical and conforming amendments.

Amends 7-23-201, 7-23-401, 7-23-403

Effective May 13, 2014  Chapter 131, Laws of Utah 2014
HB 128  **Electronic Device Location Amendments** *(Ryan D. Wilcox)*

This bill requires that a governmental entity obtain a search warrant before obtaining the location information of an electronic device.

This bill:
- defines terms;
- requires a search warrant before requesting disclosure of the location of an electronic device;
- provides exceptions for emergencies; and
- makes technical corrections.

This bill takes effect on July 1, 2014.

This bill coordinates with S.B. 46, Administrative Subpoena Modifications, by providing technical and substantive amendments.

**Enacts** 77-23c-101, 77-23c-102, 77-23c-103

Effective July 1, 2014  Chapter 223, Laws of Utah 2014

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HB 129  **Surplus Lines Insurance Amendments** *(Curtis Oda)*

This bill modifies the Insurance Code to address surplus lines of insurance.

This bill:
- addresses audits conducted by a surplus lines insurer;
- enacts provisions related to earned premiums; and
- makes technical changes.

**Amends** 31A-15-103

Effective May 13, 2014  Chapter 224, Laws of Utah 2014
HB 130  Mobility and Pedestrian Vehicles (John G. Mathis)

This bill modifies provisions relating to pedestrian and mobility vehicles.

This bill:
- provides definitions;
- repeals the requirement that the Department of Public Safety make rules to authorize a person to operate a pedestrian vehicle on a public highway or sidewalk;
- provides that a mobility vehicle is a vehicle that:
  - is certified by the Driver License Division for use by a person with a physical disability; and
  - complies with the requirements specified by the Driver License Division in administrative rules;
- grants the Driver License Division rulemaking authority to make rules regarding the eligibility, procedures, and requirements for operating a mobility vehicle on a highway;
- specifies application procedures and fees for a mobility vehicle permit;
- prohibits a person from holding a driver license and a mobility vehicle permit;
- repeals the provisions authorizing a mobility vehicle to be operated on a sidewalk;
- provides that an applicant for a mobility vehicle permit is subject to medical review provisions;
- authorizes the Driver License Division to deny, suspend, disqualify, or revoke a mobility vehicle permit in certain circumstances; and
- makes technical and conforming changes.

This bill takes effect on July 1, 2014.

Amends 41-6a-1011, 53-3-105, 53-3-221, 53-3-304;
Enacts 41-6a-1118

Effective July 1, 2014

HB 132  Temporary Homeless Youth Shelter Amendments (Gage Froerer)

This bill enacts and modifies provisions relating to temporary homeless youth shelters.

This bill:
- grants the Office of Licensing rulemaking authority to make rules establishing age-appropriate and gender-appropriate sleeping quarters in temporary homeless youth shelters;
- requires a temporary homeless youth shelter to notify the Division of Child and Family Services or a youth services center within 48 hours after the later of:
  - the time that the temporary homeless youth shelter becomes aware that the minor is a runaway; or
  - the time that the temporary homeless youth shelter begins harboring the minor; and
- makes technical and conforming changes.

Amends 62A-4a-501;
Enacts 62A-2-108.8

Effective May 13, 2014
HB 133  Contingent Management for Federal Facilities *(David E. Lifferth)*

This bill authorizes the governor to work with the federal government to operate and maintain national parks, monuments, forests, and recreation areas in the state during a fiscal emergency.

This bill:
- defines the term "fiscal emergency";
- authorizes the governor to work with the federal government to open and maintain the operation of one or more national parks, national monuments, national forests, or national recreation areas in the state; and
- makes technical changes.

**Amends** 63G-6a-107, 63I-2-265, 65A-5-1, 65A-5-2;

**Enacts** 79-4-1101, 79-4-1102, 79-4-1103

Effective May 13, 2014  Chapter 313, Laws of Utah 2014

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HB 134  Firearm Safety Amendments *(Steve Eliason)*

This bill enacts provisions relating to a voluntary firearm safety program.

This bill:
- reduces the concealed firearm permit fee for a resident's initial application;
- requires the Bureau of Criminal Identification, in consultation with the state suicide prevention coordinator, to implement and manage a firearm safety program, including:
  - producing a firearm safety brochure and firearm safety packet;
  - procuring cable-style gun locks;
  - distributing firearm safety packets;
  - administering a redeemable coupon program in which a Utah resident who has filed an application for a concealed firearm permit receives a redeemable coupon toward the purchase of a gun safe and receives a firearm safety brochure;
- creates a restricted account known as the Concealed Weapons Account;
- creates a restricted account known as the Firearm Safety Account; and
- repeals certain provisions of this bill, subject to sunset review, on July 1, 2018.

This bill appropriates in fiscal year 2015:
- to Department of Public Safety - Programs and Operations - Bureau of Criminal Identification:
  - from General Fund Restricted - Firearm Safety Account, $70,000
- to Department of Public Safety - Programs and Operations
  - from General Fund Restricted - Concealed Weapons Account, $3,100,000
- to General Fund Restricted - Firearm Safety Account as a one-time appropriation:
  - from Nonlapsing Balances - Department of Public Safety - Programs and Operations, $250,000

This bill takes effect on July 1, 2014.

**Amends** 53-5-707, 53-10-202, 62A-15-1101, 63I-1-253, 63I-1-262, 76-10-526;

**Enacts** 53-10-202.1, 63I-1-276

Effective July 1, 2014  Chapter 226, Laws of Utah 2014
HB 137 Amendments to Driver License Sanctions for Alcohol Related Offenses (John Knotwell)

This bill modifies provisions relating to driver license suspension requirements for certain alcohol related offenses.

This bill:
- authorizes a court to reduce the driver license suspension period for certain alcohol related offenses in certain circumstances; and
- makes conforming changes.

This bill provides an immediate effective date.

Amends 32B-4-409, 32B-4-410, 53-3-219, 76-9-701, 78A-6-606

Effective April 1, 2014 Chapter 314, Laws of Utah 2014

HB 138 Underground Petroleum Storage Tank Amendments (Steve Eliason)

This bill modifies provisions relating to the Division of Environmental Response and Remediation.

This bill:
- amends definitions;
- authorizes the director of the Division of Environmental Response and Remediation to file a lien against a responsible party for the costs associated with a cleanup, if necessary;
- transfers balances from the Petroleum Storage Tank Loan Fund and the Circle K settlement into the Petroleum Storage Tank Trust Fund;
- authorizes the director of the Division of Environmental Response and Remediation to use money in the Petroleum Storage Tank Cleanup Fund to investigate a suspected release;
- requires the Division of Environmental Response and Remediation to charge an additional fee for an underground storage tank with an annual throughput rate of 70,000 gallons or less;
- authorizes the State Tax Commission to raise the environmental assurance fee to 13/20 cent per gallon on the first sale or use of petroleum in the state;
- authorizes the Division of Environmental Response and Remediation to create a risk-based rebate system for environmental assurance fees;
- authorizes the director of the Division of Environmental Response and Remediation to revoke a certificate of compliance, in certain situations;
- authorizes the director of the Division of Environmental Response and Remediation to order an owner or operator to reimburse the division for the cost of managing and overseeing the cleanup of a release;
- provides a repeal date; and
- makes technical changes.

Amends 19-6-402, 19-6-404, 19-6-405.7, 19-6-408, 19-6-409, 19-6-410.5, 19-6-411, 19-6-414, 19-6-420, 19-6-119, 63A-3-205, 63B-1b-102, 63B-1b-202;

Enacts 19-6-405.4, 63I-2-219

Effective May 13, 2014 Chapter 227, Laws of Utah 2014
HB 140  **Tax Credit Amendments** *(Brian S. King)*

This bill addresses provisions related to tax credits.

This bill:
- enacts tax credits for the employment of persons who are homeless;
- repeals provisions related to tax credits and enacts the Tax Credit Administration Act; and
- enacts the Tax Credit for Employment of Persons Who Are Homeless Act, including:
  - defining terms;
  - addressing the procedures and requirements for the Department of Workforce Services to authorize, and a person to claim, a tax credit; and
  - requires the Department of Workforce Services to make certain reports to the Legislature.

This bill provides effective dates.


**Repeals** 59-7-615

Effective May 13, 2014  Chapter 315, Laws of Utah 2014

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HB 141  **Health Reform Amendments** *(James A. Dunnigan)*

This bill amends provisions related to health insurance and state and federal health care reform.

This bill:
- amends the period of time in which an employee of a state contractor must be enrolled in health insurance to conform to federal law;
- amends the Utah Health Data Authority Act to facilitate:
  - the coordination of eligibility for health insurance benefits; and
  - cost and quality reports for episodes of care;
- amends the health insurance navigator license chapter of the Insurance Code to:
  - create two types of navigator licenses;
  - establish different training for the types of licenses; and
  - add an exception to the license requirement for Indian health centers;
- amends the state Comprehensive Health Insurance Pool to:
  - close the pool to new enrollees;
  - pay out claims incurred by enrollees; and
  - close down the business of the pool;
- permits an enrollee to re-new an insurance plan as long as permitted by federal policy;
- establishes the state option for calculating the cost to the state if the state mandates additional benefits to the PPACA essential health benefits;
- creates the Individual and Small Employer Risk Adjustment Act, which:
  - requires the insurance commissioner to work with stakeholders to develop a state based risk adjustment program for the individual and small group market;
  - describes the risk adjustment models the commissioner may consider;
• requires the commissioner to report to the Legislature before implementing a risk adjustment model;
• authorizes the commissioner to set fees for the operation of the risk adjustment program; and
• establishes an Individual and Small Employer Risk Adjustment Enterprise Fund for the operation of the program;

► requires the Office of Consumer Health Services, which runs the small employer health insurance exchange, to provide the form required for the federal small employer premium tax credit to small employers who purchase qualified health plans; and
► makes technical and conforming amendments.

This bill coordinates with H.B. 24, Insurance Related Amendments, by providing superseding and substantive amendments.

This bill coordinates with H.B. 35, Reauthorization of Utah Health Data Authority Act, by providing superseding and substantive amendments.


Effective May 13, 2014

Chapter 425, Laws of Utah 2014

HB 143 Psychiatric Nurse Amendments (Edward H. Redd)

This bill amends provisions of the Nurse Practice Act related to advanced practice registered nurse licensing.

This bill:
► for an applicant for a license in advanced practice registered nursing in the psychiatric mental health specialty:
  • removes a provision that requires the applicant to complete the applicant's clinical practice requirements before licensure; and
  • adds a provision that requires the applicant to complete the applicant's clinical practice requirements before renewal, or, if the applicant is renewing in less than two years, to demonstrate satisfactory progress toward completing the clinical practice requirements; and
► makes technical and conforming amendments.

Amends 58-31b-302, 58-31b-305

Effective May 13, 2014

Chapter 316, Laws of Utah 2014
HB 147  Peace Officer Agreements with Federal Agencies *(Richard A. Greenwood)*

This bill modifies the chapter Peace Officer Classifications regarding the authority of federal officers within Utah.

This bill:
- provides a definition of a federal agency and a federal employee;
- specifies the terms under which a federal agency may enter into an agreement with a county sheriff to enforce federal laws and state and local laws; and
- requires specified training for federal employees in order for them to participate in the agreement.

This bill coordinates with H.B. 149, Amendments to Federal Law Enforcement Limitations, by providing substantive amendments.

**Amends** 53-13-106

Effective May 13, 2014  Chapter 228, Laws of Utah 2014

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HB 148  Off-highway Vehicle Amendments *(Michael E. Noel)*

This bill modifies the Traffic Code by amending provisions relating to all-terrain vehicles.

This bill:
- provides and amends definitions;
- provides that a full-sized all-terrain vehicle that meets certain requirements may be operated as a street-legal all-terrain vehicle on certain streets or highways unless the highway is an interstate freeway or a limited access highway;
- specifies equipment requirements for a full-sized all-terrain vehicle to be operated as a street-legal all-terrain vehicle; and
- makes technical corrections.

**Amends** 41-1a-205, 41-6a-102, 41-6a-1509, 41-6a-1629, 41-22-2

Effective May 13, 2014  Chapter 229, Laws of Utah 2014
HB 149  

Amendments to Federal Law Enforcement Limitations  

(Michael E. Noel)

This bill modifies the Public Safety Code regarding the authority of federal, state, and local law enforcement officers.

This bill:

- defines the exercise of law enforcement authority, including on state land, private land, and federal land;
- defines federal employee for the purposes of this bill;
- defines proprietary jurisdiction of federally managed land;
- describes when state and local law enforcement officers may recognize a federal employee’s exercise of law enforcement authority;
- describes the scope of law enforcement action as it relates to the federal Assimilative Crimes Act, and proprietary jurisdiction federally managed land;
- provides that state and local law enforcement officers may not recognize a federal employee’s exercise of law enforcement authority when the exercise is based on a state or local law or ordinance;
- authorizes state and local law enforcement to assist a federal agency or employee under specified circumstances;
- addresses federal authority on federally managed land regarding violation of a state or local law in the case of an emergency;
- prohibits a federal agency’s use of state or local law enforcement correctional or communication facilities without consent of the state or local law enforcement agency;
- provides procedures, requirements, and duration regarding entering into agreements with federal employees to exercise law enforcement powers regarding state and federal law;
- allows county sheriffs to enter into agreements with federal agencies requiring fair compensation for assisting the federal agency; and
- requires that county sheriffs regularly review the duties and activities of federal agencies that have law enforcement responsibilities and are acting within the jurisdictional area of a county.

Enacts  


Effective May 13, 2014  

Chapter 317, Laws of Utah 2014
HB 150  Science, Technology, Engineering, and Mathematics Amendments (Val L. Peterson)

This bill amends and enacts provisions relating to the Science, Technology, Engineering, and Mathematics Action Center.

This bill:

► defines terms;
► adds members to the STEM Action Center Board;
► allows the STEM Action Center Board to create a foundation;
► specifies that the STEM Action Center shall support high quality professional development for educators related to STEM education in kindergarten through grade 12;
► allows the STEM Action Center to further STEM education with nontechnological means;
► expands the scope of the STEM education related technology program to more students;
► creates the STEM education endorsements and incentive program, and requires the State Board of Education to make rules regarding the endorsements;
► requires the STEM Action Center to select technology providers to create a certain professional development application;
► requires the STEM Action Center to create in-person STEM education high quality professional development;
► creates the STEM education middle school applied science initiative;
► creates the high school STEM education initiative; and
► makes technical changes.

This bill appropriates in fiscal year 2015:

► to the Governor's Office of Economic Development - STEM Action Center, as an ongoing appropriation:
  • from the General Fund, $5,000,000; and
► to the Governor's Office of Economic Development - STEM Action Center, as a one-time appropriation:
  • from the General Fund, $15,000,000.

Amends 63M-1-3201, 63M-1-3202, 63M-1-3203, 63M-1-3204, 63M-1-3205, 63M-1-3207;
Enacts 63M-1-3208, 63M-1-3209, 63M-1-3210, 63M-1-3211

Effective April 1, 2014 Chapter 318, Laws of Utah 2014

HB 151  Commission for the Stewardship of Public Lands (Keven J. Stratton)

This bill creates the Commission for the Stewardship of Public Lands.

This bill:

► creates the Commission for the Stewardship of Public Lands;
► designates the duties of the commission; and
► requires the Public Lands Policy Coordinating Office to periodically report to the commission.

This bill appropriates:

► to the Senate, as an ongoing appropriation:
  • from the General Fund $9,000 to pay for the commission; and
► to the House of Representatives, as an ongoing appropriation:
  • from the General Fund $16,000 to pay for the commission.

This bill provides a repeal date for the commission.

Amends 63J-4-606

Effective May 13, 2014 Chapter 319, Laws of Utah 2014
HB 152  Highway Sponsorship Program Act *(John Knotwell)*

This bill modifies the Transportation Code by authorizing the Department of Transportation to establish a sponsorship program.

This bill:
- provides definitions;
- authorizes the Department of Transportation to establish a sponsorship program to allow for private sponsorship of certain department operational activities or other highway-related services or programs;
- requires revenues generated from a sponsorship to be deposited into the Transportation Fund to be used for certain transportation purposes;
- requires the Department of Transportation to adopt a policy on sponsorship agreements that is applicable to certain department operational activities or other highway-related services or programs;
- grants the Department of Transportation rulemaking authority to make and enforce rules regarding size, placement, and content restrictions for sponsorship advertisements; and
- establishes restrictions for certain sponsorship advertisements.

**Enacts** 72-6-401, 72-6-402, 72-6-403

Effective May 13, 2014  Chapter 132, Laws of Utah 2014

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HB 154  Wood Burning Amendments *(Patrice M. Arent)*

This bill deals with wood burning and air quality.

This bill:
- requires the Division of Air Quality to create a:
  - public awareness campaign about the effects of wood burning on air quality; and
  - program to convert a dwelling in which the sole source of heat is a wood burning stove to a natural gas or other clean fuel heating source, as funding allows;
- authorizes the Division of Air Quality to pursue private and federal sources of funding, in addition to any funds appropriated by the Legislature, to implement the wood burning conversion program; and
- makes technical changes.

This bill appropriates:
- to the Department of Environmental Quality – Division of Air Quality as a one-time appropriation:
  - from the General Fund, one-time, $750,000.

**Amends** 19-2-104, 19-2-107;

**Enacts** 19-2-107.5

Effective May 13, 2014  Chapter 230, Laws of Utah 2014
HB 155 Utah Communication Agency Network and Utah 911 Committee Amendments (Brad L. Dee)

This bill merges the Utah Communications Agency Network, an independent state agency, and the Utah 911 Committee into an independent state agency named the Utah Communications Authority.

This bill:
- renames the Utah Communications Agency Network the Utah Communications Authority (UCA);
- moves the statutory provisions for the Utah Communications Agency Network from Title 63C, State Commissions and Councils Code to Title 63H, Independent State Entities;
- amends definitions;
- amends the duties of UCA to include:
  - administering the program established for the computer aided dispatch system; and
  - coordination with the Utah 911 Committee;
- amends the membership of the UCA governing board and incorporates members of the Statewide Communications and Interoperability Committee into the governing board;
- creates the Office of the 911 Program Manager to provide staff and support to the Utah 911 Committee;
- moves Title 53, Chapter 10, Part 6, Coordination of Statewide 911 Emergency Communications, into Title 63H, Chapter 7, Utah Communications Authority Act;
- amends membership of the Utah 911 committee;
- amends the duties of the Utah 911 committee;
- creates the Radio Network Division in UCA to provide technical staff and support to UCA;
- creates the Office of Statewide Interoperability Coordinator in UCA and establishes its duties;
- establishes the Computer Aided Dispatch Restricted Account within the General Fund administered by the Division of Finance;
- modifies the distribution of revenue collected from the wireless 911 charges;
- provides transition language that instructs the Division of Finance, the Department of Technology Services, the Division of Facilities and Construction Management, and the Department of Human Resource Management regarding the transfer of employees, benefits, property, equipment, and assets into UCA; and
- makes technical amendments.


Enacts 63H-7-301, 63H-7-308, 63H-7-309, 63H-7-310;

Renumbers and Amends 53-10-601 to 63H-7-302, 53-10-602 to 63H-7-303, 53-10-603 to 63H-7-304, 53-10-604 to 63H-7-305, 53-10-605 to 63H-7-306, 53-10-606 to 63H-7-307, 63C-7-101 to 63H-7-101, 63C-7-102 to 63H-7-102, 63C-7-103 to 63H-7-103, 63C-7-201 to 63H-7-201, 63C-7-202 to 63H-7-202, 63C-7-205 to 63H-7-203, 63C-7-206 to 63H-7-204, 63C-7-207 to 63H-7-205, 63C-7-208 to 63H-7-501, 63C-7-209 to 63H-7-502, 63C-7-210 to 63H-7-503, 63C-7-211 to 63H-7-504, 63C-7-301 to 63H-7-401, 63C-7-302 to 63H-7-402, 63C-7-303 to 63H-7-403, 63C-7-304 to 63H-7-404, 63C-7-305 to 63H-7-405, 63C-7-306 to 63H-7-406;

Repeals 63C-7-203, 63C-7-204, 63F-1-801, 63F-1-802

Effective July 1, 2014 Chapter 320, Laws of Utah 2014
HB 156  Election Day Voter Registration Pilot Project (Rebecca Chavez-Houck)

This bill amends provisions of the Election Code by establishing a pilot project to test the advisability of implementing election day voter registration in Utah.

This bill:
- establishes the Election Day Voter Registration Pilot Project;
- provides that a county or municipality may apply to participate in the pilot project to test whether it is advisable to implement election day voter registration in Utah;
- establishes requirements and an approval process for a county or municipality to participate in the pilot project;
- enacts provisions implementing election day voter registration for a county or municipality that participates in the pilot project;
- requires the lieutenant governor and each county and municipality that participate in the pilot project to report on the pilot project to the Government Operations Interim Committee and the Legislative Management Committee;
- requires the Government Operations Interim Committee to, during the 2016 interim, study and make a recommendation to the Legislature regarding whether to implement statewide election day voter registration on a statewide, permanent basis;
- repeals the provisions of this bill, subject to sunset review, on January 1, 2017; and
- makes technical and conforming changes.

This bill coordinates with S.B. 135, Voter Registration Amendments, by providing substantive amendments.

Enacts 20A-4-108

Effective May 13, 2014  Chapter 231, Laws of Utah 2014

HB 157  Rape Kit Processing Amendments (Jennifer M. Seelig)

This bill modifies the provisions of the Utah Code of Criminal Procedure regarding the victim's bill of rights.

This bill:
- provides that a victim of a sexual offense has the following rights:
  - to be informed whether the DNA profile of the assailant was obtained;
  - to be informed whether the DNA profile of the assailant has been entered into the Utah Combined DNA Index System;
  - to be informed if there is a match between the DNA profile of the assailant and a DNA profile contained in the Utah Combined DNA Index System, provided the disclosure of this information would not impede or compromise an ongoing investigation; and
  - to designate a person to receive information provided by law enforcement;
- provides that a law enforcement agency that chooses not to analyze DNA evidence in a case where the identity of the perpetrator is in doubt shall inform the victim of that decision;
- provides that a law enforcement agency shall provide written notification to a victim or the victim's designee 60 days before destroying or disposing of evidence from an unsolved sexual assault case;
- provides that the law enforcement office where the sexual offense is reported shall have the responsibility to inform the victim of these rights; and
- provides that a victim may designate a person of the victim's choosing to receive any information from the law enforcement agency.

Amends 77-37-3

Effective May 13, 2014  Chapter 232, Laws of Utah 2014
HB 158  Grazing and Timber Agricultural Commodity Zones in Utah  

This bill establishes Utah Grazing Agricultural Commodity Zones and Utah Timber Agricultural Commodity Zones.

This bill:
- amends definitions;
- establishes Utah Grazing Agricultural Commodity Zones;
- states that Utah Grazing Agricultural Commodity Zones are designed to preserve and protect the agricultural livestock industry and maximize efficient and responsible restoration, reclamation, preservation, enhancement, and development of grazing and water resources;
- establishes Utah Timber Agricultural Commodity Zones;
- states that Utah Timber Agricultural Commodity Zones are designed to preserve and protect the agricultural timber, logging, and forest products industry, and maximize efficient and responsible restoration, reclamation, preservation, enhancement, and development of timber, logging, and forest products;
- promotes local, state, and federal collaboration; and
- makes technical changes.

Amends 63J-8-102, 63J-8-105, 63J-8-105.5, 63J-8-105.7;
Enacts 63J-8-105.8, 63J-8-105.9;
Repeals 63J-8-105.6

Effective May 13, 2014

Chapter 321, Laws of Utah 2014

HB 159  Regulation of Child Care Programs  

This bill modifies the Utah Child Care Licensing Act by amending provisions for regulation of child care licensing.

This bill:
- defines terms;
- creates the Child Care Center Licensing Committee to regulate and make rules for center based child care;
- provides for duties and powers of the Child Care Center Licensing Committee;
- provides for appointment and membership of the Child Care Center Licensing Committee;
- changes the name of the Child Care Licensing Advisory Committee to the Residential Child Care Licensing Advisory Committee to advise the department of residential child care; and
- makes technical changes.

Enacts 26-39-200, 26-39-203

Effective May 13, 2014

Chapter 322, Laws of Utah 2014
HB 160  Utah Wilderness Act (Stephen G. Handy)

This bill enacts the Utah Wilderness Act.

This bill:
- recognizes the importance of securing the benefits of protected wilderness areas;
- defines terms;
- establishes the process for mapping and evaluating potential wilderness areas;
- establishes the process for designating a protected wilderness area;
- describes the acceptable uses of a protected wilderness area; and
- requires the director of the Public Lands Policy Coordination Office to make annual reports to the:
  - governor, for transmission to the Legislature; and
  - Natural Resources, Agriculture, and Environment Interim Committee by November 30 of each year.

Enacts 63L-7-101, 63L-7-102, 63L-7-103, 63L-7-104, 63L-7-105, 63L-7-106, 63L-7-107, 63L-7-108, 63L-7-109

Effective May 13, 2014  Chapter 323, Laws of Utah 2014

HB 164  Interstate Compact on Transfer of Public Lands (Keven J. Stratton)

This bill provides for an interstate compact for the transfer of western public lands from federal control to state control.

This bill:
- enacts an interstate compact establishing a compact commission to consider mechanisms for securing the transfer of federal land to member states;
- provides for membership and withdrawal;
- establishes a commission and an administrator;
- designates funding sources; and
- defines the goals of securing sovereignty and jurisdiction over western states’ public lands.

Enacts 63L-6-105

Effective May 13, 2014  Chapter 324, Laws of Utah 2014
HB 168  **School and Institutional Trust Lands and Funds Management Provisions** *(Melvin R. Brown)*  
This bill modifies and enacts provisions relating to the management of state trust lands and funds.  
This bill:  
- modifies provisions relating to the director of the School Children’s Trust Section, including:  
  - the required qualifications of the director;  
  - the removal of the director; and  
  - the duties of the director;  
- modifies provisions relating to the School Children’s Trust Section;  
- requires the School Children’s Trust Section to provide staff support to the nominating committee for board members of the School and Institutional Trust Lands Administration;  
- enacts the School and Institutional Trust Fund Management Act;  
- establishes the School and Institutional Trust Fund Office, a board of trustees of the Office, and the position of director of the office;  
- provides for the management of a fund consisting of money from the sale or use of land granted to the state under the Utah Enabling Act and other proceeds, revenue, and assets;  
- provides for a nominating committee for members of the School and Institutional Trust Fund Board of Trustees;  
- provides for funding office operations; and  
- repeals Investment of Land Grant Trust Fund Money provisions.  
This bill takes effect on July 1, 2014.  
**Amends** 53A-16-101.6, 53C-1-201, 53C-1-203, 53C-3-102, 63E-1-102;  
**Repeals** 51-7a-101, 51-7a-102, 51-7a-201, 51-7a-202, 51-7a-301, 51-7a-302  
Effective July 1, 2014  
Chapter 426, Laws of Utah 2014

HB 170  **Local School Board Bond Amendments** *(Daniel McCay)*  
This bill amends provisions related to local school board bond issuances.  
This bill:  
- requires a local school board to:  
  - include a plan of finance in the voter information pamphlet for a bond election;  
  - ensure that the bond proceeds are used to complete projects in accordance with the plan of finance; and  
  - post on the local school board’s website certain information related to the plan of finance and the status of the projects;  
- subject to certain conditions, including the approval of two-thirds of the local school board, provides that a local school board may adjust the plan of finance for a bond that has been authorized by an election; and  
- provides a remedy for a registered voter if a local school board adjusts the plan of finance without obtaining the necessary local school board approval.  
**Amends** 11-14-202, 53A-18-102  
Effective May 13, 2014  
Chapter 325, Laws of Utah 2014
HB 171  **Natural Gas Facilities Amendments** *(Gregory H. Hughes)*
This bill addresses provisions related to the installation of natural gas facilities.
This bill:
▶ defines terms;
▶ addresses who may install natural gas facilities;
▶ addresses the inspection of natural gas facilities by a gas corporation; and
▶ addresses the duty of a gas corporation to supply natural gas or to accept ownership of natural gas facilities.
**Enacts** 58-55-308.1

Effective May 13, 2014  Chapter 326, Laws of Utah 2014

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HB 176  **Food Handler Permit Amendments** *(Steve Eliason)*
This bill amends provisions of the Health Code related to food handler permits and food safety managers.
This bill:
▶ subject to rules established by the Department of Health, exempts an individual from food handler permit requirements and food safety manager requirements at an event that is sponsored by a charitable organization where the organization provides food, free of charge, to a disadvantaged group; and
▶ makes technical and conforming amendments.
**Amends** 26-15a-105;
**Enacts** 26-15-5.1

Effective May 13, 2014  Chapter 327, Laws of Utah 2014

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HB 177  **Juror and Witness Fees Amendments** *(Keven J. Stratton)*
This bill provides limits to costs for jurors and witnesses in state courts to only those authorized by statute.
This bill:
▶ provides that costs for jurors and witnesses are limited to what is authorized by statute; and
▶ requires a report on certain costs to the Executive Offices and Criminal Justice Appropriations Subcommittee each year.
**Amends** 78B-1-117

Effective May 13, 2014  Chapter 233, Laws of Utah 2014

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HB 183  **Federal Land Exchange and Sale Amendments** *(Michael E. Noel)*
This bill deals with the exchange of federal land for state land.
This bill:
▶ encourages the federal government to:
  • move forward with the exchange of state and federal lands; and
  • support, in good faith, congressional action to finalize the exchange of state and federal lands; and
▶ makes technical changes.
**Amends** 63J-8-104, 63L-2-201

Effective May 13, 2014  Chapter 328, Laws of Utah 2014
HB 185  Juvenile Detention Facilities Amendments  (Eric K. Hutchings)

This bill makes changes related to the detainment of a minor in a juvenile detention facility.

This bill:
- establishes considerations for a district court when determining placement of a minor;
- requires a district court to place a serious youth offender in a juvenile detention facility under certain circumstances;
- provides considerations for a juvenile court when binding a minor over to the jurisdiction of a district court until the time of the trial; and
- makes technical changes.

Amends 78A-6-701, 78A-6-702, 78A-6-703

Effective May 13, 2014  Chapter 234, Laws of Utah 2014

HB 190  Breathalyzer Amendments  (Gregory H. Hughes)

This bill addresses use of breathalyzers.

This bill:
- defines terms; and
- addresses installation or provision of breathalyzers.

Enacts 32B-5-311

Effective May 13, 2014  Chapter 235, Laws of Utah 2014

HB 192  Initiative and Referendum Petition Amendments  (Jon E. Stanard)

This bill makes changes to an initiative petition signature sheet and a referendum petition signature sheet.

This bill:
- adds a statement to a statewide or local initiative petition signature sheet stating that a signer has read and understands the law proposed by the petition;
- adds a statement to a statewide or local referendum petition signature sheet stating that a signer has read and understands the law the petition seeks to overturn; and
- makes technical corrections.

Amends 20A-7-203, 20A-7-303, 20A-7-503, 20A-7-603

Effective May 13, 2014  Chapter 329, Laws of Utah 2014
HB 193  **Appropriations and Budgeting Amendments** *(Jacob L. Anderegg)*

This bill modifies the Budgetary Procedures Act by amending provisions relating to legislative review and approval requirements for internal service fund operations.

This bill:
- provides that if an internal service fund agency operates more than one internal service fund within the internal service fund agency, the internal service fund agency shall comply with the legislative review and approval requirements for each internal service fund;
- requires legislative review for the number of full-time equivalent contract employees of each internal service fund as part of the annual appropriation process;
- authorizes an internal service fund agency that begins a new service or introduces a new product between annual general sessions of the Legislature to acquire contract employees, if necessary, for that service or product;
- requires an internal service fund agency to report any change in the number of contract employees to the appropriate legislative appropriations subcommittee for review;
- provides that if an internal service fund agency operates an internal service fund and does not get the required legislative approvals, the internal service fund agency shall rebate all rates, fees, and amounts collected to those who use the services for the rates, fees, and amounts collected that were not approved; and
- makes conforming and technical changes.

This bill takes effect on July 1, 2014.

**Amends** 63J-1-410

Effective July 1, 2014  Chapter 236, Laws of Utah 2014

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HB 194  **Public Safety Retirement Conversion Window** *(Lee B. Perry)*

This bill modifies the Utah State Retirement and Insurance Benefit Act by providing a conversion window between the Public Safety Contributory Retirement System and the Public Safety Noncontributory Retirement System.

This bill:
- provides a conversion window between the Public Safety Contributory Retirement System and the Public Safety Noncontributory Retirement System.

**Amends** 49-15-204

Effective May 13, 2014  Chapter 133, Laws of Utah 2014

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HB 196  **Fleet Management Amendments** *(Eric K. Hutchings)*

This bill amends provisions authorizing law enforcement officers to use a state issued vehicle.

This bill:
- amends provisions authorizing law enforcement officers to use a state issued vehicle.

**Amends** 67-5-23

Effective May 13, 2014  Chapter 26, Laws of Utah 2014
**HB 197  Daylight Saving Time Study** *(Ronda Rudd Menlove)*

This bill requires the Governor's Office of Economic Development to hold a meeting on daylight saving time.

This bill:
- defines "daylight saving time";
- requires the Governor's Office of Economic Development to hold a meeting on daylight saving time; and
- requires the Governor's Office of Economic Development to report on the meeting to the Government Operations Interim Committee and the Economic Development and Workforce Services Interim Committee.

**Amends** 63I-2-263;

**Enacts** 63M-1-206

Effective May 13, 2014  Chapter 427, Laws of Utah 2014

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**HB 199  Park Model Recreational Vehicles** *(Jim Nielson)*

This bill modifies the provisions to address the treatment of park model recreational vehicles.

This bill:
- modifies the definition provision to address park model recreational vehicles;
- requires park model recreational vehicles to be registered and to obtain a decal;
- provides for fees;
- addresses titling requirements;
- exempts park model recreational vehicles from certain statutory requirements;
- exempts park model recreational vehicles from the definition of motor vehicles for purposes of dealership regulation;
- addresses the uniform statewide fee; and
- makes technical changes.

This bill takes effect on January 1, 2015.

**Amends** 41-1a-102, 41-1a-201, 41-1a-204, 41-1a-229, 41-1a-301, 41-1a-401, 41-1a-1206, 41-1a-1212, 41-3-102, 59-2-405.2;

**Enacts** 41-1a-506.1

Effective January 1, 2015  Chapter 237, Laws of Utah 2014

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**HB 200  Unlawful Removal or Vandalism of Campaign Signs** *(Eric K. Hutchings)*

This bill, subject to certain exceptions, makes it unlawful for a person to remove or vandalize a campaign sign.

This bill:
- subject to certain exceptions, makes it a class B misdemeanor for a person to remove, alter, deface, or otherwise vandalize a campaign sign.

**Enacts** 20A-17-101, 20A-17-102

Effective May 13, 2014  Chapter 238, Laws of Utah 2014
HB 201  **Visitation Amendments (LaVar Christensen)**

This bill amends provisions related to supervised parent-time.

This bill:
- defines supervised parent-time;
- describes the conditions under which a court can order supervised parent-time;
- creates a process for selecting persons to supervise parent-time; and
- allows the supervised parent to petition the court for unsupervised parent-time.

**Amends** 30-3-32;

**Enacts** 30-3-34.5

Effective May 13, 2014  Chapter 239, Laws of Utah 2014

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HB 203  **Bail Bond Recovery Licensure Board Amendments (Edward H. Redd)**

This bill modifies the Bail Bond Recovery Act regarding board membership qualifications.

This bill:
- modifies the membership of the Bail Bond Recovery Licensure Board regarding the member who is required to be an owner of a bail bond surety company, so that the member may also be a bail enforcement agent or a bail recovery agent.

**Amends** 53-11-104

Effective May 13, 2014  Chapter 134, Laws of Utah 2014

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HB 207  **Massage Therapy Practice Act Amendments (Brian M. Greene)**

This bill modifies Title 58, Chapter 47b, Massage Therapy Practice Act, by exempting certain individuals from licensure under the act.

This bill:
- exempts an individual from licensure as a massage therapist if the individual is certified by, and in good standing with, a nationally recognized association that represents a profession with established standards and ethics and:
  - engages in the manipulation of the soft tissues of the body to the hands, feet, and outer ears only, including the practice of reflexology and foot zone therapy; and
  - the individual's clients remain fully clothed from the shoulders to the knees; and
- makes technical changes.

This bill coordinates with H.B. 324, Ortho-Bionomy Exemption Amendments, by providing substantive and technical amendments.

**Amends** 58-47b-304

Effective May 13, 2014  Chapter 330, Laws of Utah 2014

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HB 209  **Extension of Sales and Use Tax Exemption (Ryan D. Wilcox)**

This bill amends a sales and use tax exemption.

This bill:
- extends a sales and use tax exemption related to a steel mill.

**Amends** 59-12-104

Effective May 13, 2014  Chapter 27, Laws of Utah 2014
HB 211  
**Substance Abuse Amendments (Michael S. Kennedy)**

This bill amends language in Title 62A, Chapter 2, Licensure of Programs and Facilities, and Title 62A, Chapter 15, Substance Abuse and Mental Health Act, and creates a committee within the Utah Substance Abuse Advisory Council.

This bill:
- defines and modifies terms;
- requires the Office of Licensing (the office) to charge an annual licensing fee to recovery residences;
- requires the Division of Substance Abuse and Mental Health to cooperate with and assist treatment centers, recovery residences, and other organizations that provide services to individuals recovering from a substance abuse disorder, by identifying and disseminating information about effective practices and programs;
- creates a committee within the Utah Substance Abuse Advisory Council to study issues concerning recovery residences and substance abuse treatment; and
- makes conforming and technical changes.

This bill provides a repeal date.


Effective May 13, 2014  Chapter 240, Laws of Utah 2014

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HB 212  
**DNA Collection Amendments (Steve Eliason)**

This bill modifies the provisions of the Public Safety Code regarding the collection of DNA from offenders.

This bill:
- provides that law enforcement agencies may collect DNA samples at the time of booking for any person arrested for any felony offense beginning May 13, 2014 through December 31, 2014; and
- on and after January 1, 2015, requires law enforcement agencies to collect DNA samples at the time of booking for any person arrested for any felony offense.

**Amends** 53-10-403, 53-10-404, 53-10-404.5

Effective May 13, 2014  Chapter 331, Laws of Utah 2014

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HB 213  
**Criminal Penalties for Sexual Contact with a Student (LaVar Christensen)**

This bill modifies the Criminal Code regarding the concept of a position of special trust regarding persons working at schools.

This bill:
- modifies the offense of aggravated sexual abuse of a child by providing a definition of the term “position of special trust” and clarifying that the definition of a teacher includes adult employees and volunteers at public and private schools;
- provides that specified sexual conduct against victims between 14 and 18 years of age are third degree felonies if committed by a school employee or volunteer; and
- states in the Criminal Code that a sexual offense against a minor is a ground for the revocation of a teacher’s license.

**Amends** 76-5-309, 76-5-401.1, 76-5-401.2, 76-5-404.1, 76-5-406;

**Enacts** 76-5-415

Effective May 13, 2014  Chapter 135, Laws of Utah 2014
HB 214  **Special Group License Plate Amendments (Paul Ray)**

This bill authorizes a National Professional Men's Basketball Team Support of Women and Children Issues support special group license plate.

This bill:
- creates a National Professional Men's Basketball Team Support of Women and Children Issues support special group license plate for certain organizations that create or support programs that affect women and children through an organization affiliated with a national professional men's basketball organization;
- requires applicants for a new plate to make a $25 annual donation to the National Professional Men's Basketball Team Support of Women and Children Issues Restricted Account;
- creates the National Professional Men's Basketball Team Support of Women and Children Issues Restricted Account;
- requires the Department of Human Services to distribute funds in the National Professional Men's Basketball Team Support of Women and Children Issues Restricted Account to certain organizations that create or support programs that affect women and children through an organization affiliated with a professional men's basketball organization; and
- makes technical corrections.

**Amends** 41-1a-418, 41-1a-422, 63J-1-602.4;

**Enacts** 62A-1-201, 62A-1-202

Effective May 13, 2014  Chapter 37, Laws of Utah 2014

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HB 217  **Service Animals (Ryan D. Wilcox)**

This bill enacts language related to a municipal or county ordinance regulating the keeping of a service animal.

This bill:
- defines terms;
- allows a person to keep a service animal, a retired service animal, or both in addition to a limit on the number of dogs a person may keep set by a municipality or county; and
- makes technical corrections.

**Amends** 10-8-65;

**Enacts** 17-50-336

Effective May 13, 2014  Chapter 28, Laws of Utah 2014

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HB 219  **Veteran's Separation Amendments (Val L. Peterson)**

This bill provides uniform military discharge language for the purpose of qualifying for certain benefits.

This bill:
- amends the Utah Code to provide uniformity in the types of separations that govern discharges from the military and in qualifying for certain benefits.

**Amends** 53-3-104, 53-3-205, 53-3-207, 53-3-407, 53-3-804, 53-3-805, 59-2-1104, 71-8-1

Effective May 13, 2014  Chapter 85, Laws of Utah 2014
 HB 220  **Land Use Amendments** *(Gage Froerer)*

This bill amends provisions related to land use.

This bill:
- clarifies the definition of land use authority;
- allows a land use applicant a substantive review of the application in certain circumstances;
- requires the land use authority to provide notice of a petition to vacate or amend a plat to each entity that provides a service to an owner of record of the portion of the plat that is being vacated or amended at least 10 calendar days before the land use authority may approve the vacation or amendment of the plat;
- provides that a recorded, amended plat vacates a previously recorded plat;
- provides that a recorded vacating ordinance replaces a previously recorded plat described in the vacating ordinance;
- requires that an amended plat be signed by the land use authority; and
- makes technical corrections.

**Amends** 10-9a-103, 10-9a-509, 10-9a-608, 10-9a-609, 17-27a-103, 17-27a-508, 17-27a-608, 17-27a-609

Effective May 13, 2014  Chapter 136, Laws of Utah 2014

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 HB 221  **School Community Council Revisions** *(Rich Cunningham)*

This bill amends certain provisions related to school community councils.

This bill:
- changes the deadline for an election for the parent or guardian members of a school community council;
- changes the deadline for the date by which a principal must post certain information related to school community councils to October 20;
- requires school districts to record the amount of School LAND Trust Program funds distributed to each school on the School LAND Trust Program website by October 1;
- requires the president or chair of a local school board or charter school governing board to ensure that the members of their respective boards are provided with annual training on the School LAND Trust Program; and
- requires the School Children's Trust Section to provide training on the School LAND Trust Program and school community councils to:
  - local school boards and charter school governing boards;
  - school districts and charter schools; and
  - school community councils.


Effective May 13, 2014  Chapter 332, Laws of Utah 2014

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 HB 222  **Veteran's Preference Amendments** *(Val L. Peterson)*

This bill makes all ranks of military officers eligible for veteran's preference points.

This bill:
- modifies a definition of "preference eligible" to include all ranks of officers.

**Amends** 71-10-1

Effective May 13, 2014  Chapter 137, Laws of Utah 2014
HB 225  Primary Law Enforcement Duties for Sheriffs (Paul Ray)

This bill enacts language designating the sheriff as the primary law enforcement authority of state law on federal land.

This bill:
- enacts language designating, with certain exceptions, the sheriff as the primary law enforcement authority of state law on federal land.

Enacts 17-22-31

Effective May 13, 2014 Chapter 333, Laws of Utah 2014

HB 226  Severance Tax Amendments (Jim Nielson)

This bill amends provisions related to severance taxes.

This bill:
- defines terms;
- provides that certain severance tax revenue be deposited into the General Fund and the permanent state trust fund; and
- makes technical and conforming changes.


Effective May 13, 2014 Chapter 241, Laws of Utah 2014

HB 238  Local Referendum Requirements Amendments (Kraig Powell)

This bill amends provisions of the Election Code relating to local referenda.

This bill:
- defines terms;
- provides that when a law passed by a local legislative body imposes a tax or other payment obligation on property in an area that does not include all precincts and subprecincts under the jurisdiction of the county, city, or town, the signatures required for a referendum, and the subsequent vote on the referendum, shall be by residents of the precincts and subprecincts to which the tax or other payment obligation applies;
- establishes the number of signatures required for a referendum relating to a law described in the preceding paragraph; and
- makes technical changes.

Amends 20A-7-601

Effective May 13, 2014 Chapter 242, Laws of Utah 2014
HB 243  **Amendments to the Fund of Funds (Jim Bird)**

This bill amends Title 63M, Chapter 1, Part 12, the Utah Venture Capital Enhancement Act.

This bill:
- amends the quorum requirements of the Utah Capital Investment Board;
- requires that the annual report and the annual audit for the Utah fund of funds be completed on or before September 1 for the previous calendar year;
- describes additional information required in the annual report and audit;
- provides that the aggregate outstanding certificates may not exceed a total of $150,000,000 for a loan guarantee;
- provides that the aggregate outstanding certificates may not exceed a total of $75,000,000 for a guarantee of equity investments in the Utah fund of funds; and
- makes technical changes.

This bill coordinates with S.B. 31, State Agency Reporting Amendments, by providing superseding substantive and technical amendments.

**Amends** 63M-1-1203, 63M-1-1205, 63M-1-1206, 63M-1-1214, 63M-1-1217, 63M-1-1218

Effective May 13, 2014

Chapter 334, Laws of Utah 2014

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HB 245  **State Fire Code Amendments (James A. Dunnigan)**

This bill amends the State Construction and Fire Codes Act.

This bill:
- adds an exception to the requirement that an automatic sprinkler system be installed in certain fire areas; and
- modifies provisions related to hazardous and environmental conditions.

This bill takes effect on July 1, 2014.

**Amends** 15A-3-104, 15A-5-202.5, 15A-5-204

Effective July 1, 2014

Chapter 243, Laws of Utah 2014
**HB 246  Government Ethics Revisions (Craig Hall)**

This bill amends provisions of the Election Code and the Lobbyist Disclosure and Regulation Act.

This bill:

- defines terms;
- requires the chief election officer to provide notice to each filing entity, for which the chief election officer has a physical or email address, of the reporting and filing requirements described in Title 20A, Chapter 11, Campaign and Financial Reporting Requirements;
- imposes a penalty for a state office candidate, a legislative office candidate, or a school board office candidate, or a judge, who fails to report contributions or public service assistance, as applicable, within the time period required by law;
- provides for publication of information relating to a penalty described in the preceding paragraph;
- reduces from 30 days to three business days, under certain circumstances, the deadline by which a state office candidate, a legislative office candidate, or a school board office candidate, is required to report contributions or public service assistance;
- requires that the Legislature's website include, for each legislative officeholder, a link to the financial reports maintained on the lieutenant governor's website in relation to that legislative officeholder;
- amends provisions of the Lobbyist Disclosure and Regulation Act by:
  - increasing the license fee by $10;
  - requiring a lobbyist to, while engaging in lobbying at the capitol hill complex, wear a name tag, issued by the lieutenant governor, that identifies the lobbyist as a lobbyist;
  - requiring a lobbyist to, at the beginning of making a communication to a public official that constitutes lobbying, inform the public official of the identity of the principal on whose behalf the lobbyist is lobbying; and
  - modifying penalty provisions; and
- makes technical and conforming changes.

This bill provides an immediate effective date.


**Enacts** 20A-11-1604, 36-11-305.5

Effective April 1, 2014  Chapter 335, Laws of Utah 2014

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**HB 247  Court Parking Facilities (Larry B. Wiley)**

This bill amends the Jury and Witness Act.

This bill:

- provides for the reimbursement of parking expenses for individuals subpoenaed as witnesses in a civil action.

**Amends** 78B-1-119

HB 248  **Crime Victims Restitution Amendments** *(Mike K. McKell)*  
This bill allows a designated representative of a victim to pursue restitution claims.  
This bill:  
▶ allows for a person who claims pecuniary damages as a result of a defendant's criminal activities to seek restitution individually through a representative.  
**Amends** 77-38-9  
Effective May 13, 2014  
Chapter 244, Laws of Utah 2014

HB 250  **Local School Board Amendments** *(Jack R. Draxler)*  
This bill amends provisions related to local school boards.  
This bill:  
▶ defines the term "body corporate";  
▶ provides that an elected member of a local school board serves and represents the residents of the local school board member's district; and  
▶ makes technical changes.  
**Amends** 53A-3-401  
Effective May 13, 2014  
Chapter 336, Laws of Utah 2014

HB 253  **State Fair Corporation Board Amendments** *(Mike K. McKell)*  
This bill modifies Title 63H, Chapter 6, Utah State Fair Corporation Act, by amending provisions regarding the Utah State Fair Corporation board of directors.  
This bill:  
▶ provides that certain Utah State Fair Corporation board members must be residents of different counties;  
▶ adds the director of the Division of Facilities Construction and Management and the commissioner of agriculture and food to the board; and  
▶ makes technical changes.  
**Amends** 63H-6-104  
Effective May 13, 2014  
Chapter 139, Laws of Utah 2014

HB 254  **Human Trafficking Victim Amendments** *(Jennifer M. Seelig)*  
This bill amends and enacts provisions related to human trafficking and prostitution.  
This bill:  
▶ provides that a child is not subject to a delinquency proceeding for engaging in prostitution unless a law enforcement officer has referred the child to the Division of Child and Family Services on at least one prior occasion for an alleged act of prostitution or sexual solicitation; and  
▶ makes technical changes.  
**Amends** 62A-4a-105, 76-10-1302;  
**Enacts** 77-38-15  
Effective May 13, 2014  
Chapter 140, Laws of Utah 2014
HB 257  Aggravated Sexual Abuse of a Child Amendments  (Brad R. Wilson)

This bill modifies the Criminal Code regarding the offense of aggravated sexual abuse of a child.

This bill:
► modifies the offense of aggravated sexual abuse of a child by providing a definition of the term "position of special trust".

Amends 76-5-309, 76-5-404.1, 76-5-406

Effective May 13, 2014  Chapter 141, Laws of Utah 2014

HB 260  Local School Board Candidate Reporting Amendments  (Kraig Powell)

This bill amends provisions of the Election Code and Title 17, Chapter 16, County Officers, in relation to financial reporting requirements for a local school board candidate.

This bill:
► removes provisions that require a local school board office candidate to comply with the financial reporting requirements applicable to a state school board office candidate;
► requires a local school board office candidate to comply with the financial reporting requirements applicable to a county office candidate in the county where the local school board office candidate resides; and
► makes technical and conforming changes.


Effective May 13, 2014  Chapter 337, Laws of Utah 2014

HB 261  Domestic Horse Disposal  (Jacob L. Anderegg)

This bill amends Title 4, Chapter 31, Control of Animal Disease.

This bill:
► allows the owner of certain dead animals to bury the dead animals on the owner's property.

Amends 4-31-102

Effective May 13, 2014  Chapter 29, Laws of Utah 2014

HB 262  Local Governing Body Voting Amendments  (Kraig Powell)

This bill enacts language related to the minimum vote requirements of a local governing body.

This bill:
► requires a majority vote of the total number of voting members of a municipal council to pass an ordinance or resolution or take other action.

Amends 10-3-507

Effective May 13, 2014  Chapter 338, Laws of Utah 2014
**HB 264  Disabled Parking Fine Amendments** *(Jennifer M. Seelig)*

This bill modifies the Motor Vehicles Code by amending provisions relating to the fine for a disabled parking violation.

This bill:
- authorizes a court to waive a portion of the fine for a disabled parking violation if the operator of the vehicle presents evidence to the court that the individual had been issued a disability special group license plate, temporary removable windshield placard, or removable windshield placard at the time of the violation; and
- makes technical corrections.

**Amends** 41-1a-1306

Effective May 13, 2014  Chapter 30, Laws of Utah 2014

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**HB 265  Probate Code Amendments** *(V. Lowry Snow)*

This bill amends the Utah Uniform Probate Code.

This bill:
- clarifies the parent and child relationship related to adoption;
- amends language related to the electronic filings of wills in court;
- provides for an emergency guardian or court appointed temporary guardian until further order of the court;
- allows a guardian to compel production of a ward's estate documents and advance health care directives;
- allows for a temporary conservator until further order of the court;
- provides for a conservator to compel production of a protected person's estate documents and advanced health care directives; and
- makes technical and clarifying changes.

**Amends** 75-2-114, 75-3-107, 75-3-301, 75-5-310, 75-5-312, 75-5-408, 75-5-415, 75-5-416, 75-5-424, 75-7-508;

**Enacts** 75-5-310.5

Effective May 13, 2014  Chapter 142, Laws of Utah 2014

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**HB 267  Aging and Adult Services Amendments** *(Rebecca Chavez-Houck)*

This bill amends provisions related to the abuse, neglect, or exploitation of a vulnerable adult.

This bill:
- clarifies and modifies the powers and duties of Adult Protective Services; and
- makes the vulnerable adult database and the adult protection case file available to city attorneys.

**Amends** 62A-3-303, 62A-3-312

Effective May 13, 2014  Chapter 245, Laws of Utah 2014
HB 268  Dangerous Weapons Amendments  *(Brian M. Greene)*

This bill redefines dangerous weapon, clarifies restrictions relating to dangerous weapons, and establishes exemptions for the use of archery equipment for hunting and target shooting.

This bill:
- defines dangerous weapon as a firearm or an object which is used unlawfully to inflict serious bodily injury;
- clarifies the criminal culpability of transferring a dangerous weapon to a restricted person;
- provides that a restricted person may own, possess, or have under the person's custody or control, archery equipment, including crossbows, for the purpose of lawful hunting and target shooting; and
- makes technical corrections.

**Amends** 76-10-501, 76-10-503, 76-10-509.7, 76-10-512

Effective May 13, 2014  Chapter 428, Laws of Utah 2014

HB 270  Peace Officer Certificates  *(Richard A. Greenwood)*

This bill modifies the Peace Officer Standards and Training Act regarding certification of peace officers.

This bill:
- clarifies that a peace officer certification becomes inactive if a peace officer has not been actively engaged in performing the duties as a certified and sworn peace officer for 18 consecutive months;
- provides that a peace officer certification be designated as lapsed if a peace officer has not been actively engaged in performing the duties as a certified and sworn peace officer for four continuous years; and
- makes a technical correction.

**Amends** 53-6-208, 53-6-211.5

Effective May 13, 2014  Chapter 246, Laws of Utah 2014

HB 272  Municipal Election Amendments - Office Hours  *(John Knotwell)*

This bill requires a city recorder or town clerk to maintain certain office hours during the municipal candidacy declaration and nomination period.

This bill:
- requires a city recorder or town clerk to maintain certain office hours during the municipal candidacy declaration and nomination period; and
- makes technical and conforming amendments.

**Amends** 10-3-301, 20A-9-203

Effective May 13, 2014  Chapter 38, Laws of Utah 2014
HB 273  Property Tax Residential Exemption Amendments  
(V. Lowry Snow)
This bill modifies provisions related to the property tax residential exemption.
This bill:
► defines terms;
► addresses qualification and application requirements for the property tax residential exemption; and
► makes technical and conforming changes.
This bill takes effect on January 1, 2015.
Effective January 1, 2015  Chapter 65, Laws of Utah 2014

HB 274  Committee Subpoena Powers Amendment  
(Jim Bird)
This bill allows chairs of the Executive Appropriations Committee and any appropriations subcommittee to issue a subpoena.
This bill:
► adds chairs of the Executive Appropriations Committee and any appropriations subcommittee to the list of those who may issue legislative subpoenas.
Amends 36-14-2
Effective May 13, 2014  Chapter 339, Laws of Utah 2014

HB 275  Vietnam Veterans Recognition Day  
(Curtis Oda)
This bill declares a day to be remembered as the Vietnam Veterans Recognition Day.
This bill:
► designates March 29 as Vietnam Veterans Recognition Day.
This bill provides an immediate effective date.
Amends 63G-1-401
Effective March 28, 2014  Chapter 86, Laws of Utah 2014

HB 276  Disorderly Conduct Amendments  
(Curtis Oda)
This bill includes displaying a dangerous weapon under certain circumstances in the definition of disorderly conduct.
This bill:
► provides that displaying a dangerous weapon in public under certain circumstances may be disorderly conduct; and
► confirms that merely displaying a dangerous weapon in public without other behavior is not disorderly conduct.
Amends 76-9-102
Effective May 13, 2014  Chapter 143, Laws of Utah 2014
HB 277  **Music Therapist Licensure Amendments** (*Rebecca P. Edwards*)

This bill modifies Title 58, Occupations and Professions, by creating a state certification designation for music therapists.

This bill:

- defines terms, including "state certification," which means a designation granted by the division on behalf of the state to an individual who has met the requirements for state certification related to an occupation or profession;
- requires the Division of Occupational and Professional Licensing to grant state certification to a person who qualifies under this chapter to engage in the practice of music therapy as a state certified music therapist;
- provides the qualifications and renewal requirements for being a state certified music therapist, which include the applicant providing satisfactory documentation of being board certified in good standing with the Certification Board for Music Therapists or an equivalent board as determined by division rule;
- provides that this act may not be construed to prevent a person from lawfully engaging in the practice of music therapy without state certification; and
- provides what constitutes unlawful conduct related to the state certification of music therapy, including that it is unlawful for a person who is not a state certified music therapist to use the title state certified music therapist, or represent that the person is a state certified music therapist, in connection with the person's name or business.


Effective May 13, 2014  Chapter 340, Laws of Utah 2014

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HB 279  **Judiciary Interim Committee Sunset Provisions** (*Kay L. McIff*)

This bill removes two sunset reauthorization dates.

This bill:

- removes two sunset reauthorization dates related to unlawful detainer of tenants and notice to tenants on residential property to be foreclosed.

**Amends** 63I-1-278

Effective May 13, 2014  Chapter 247, Laws of Utah 2014

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HB 280  **Technical Revisions to Pawnshop Statute** (*Angela Romero*)

This bill modifies the Pawnshop and Secondhand Merchandise Transaction Information Act regarding disposition of property.

This bill:

- corrects a cross-reference regarding disposition of property after it has been removed from a law enforcement hold and is not needed as evidence.

This bill provides an immediate effective date.

**Amends** 13-32a-115

Effective March 29, 2014  Chapter 144, Laws of Utah 2014
HB 282  Amendments to Election Laws (Kraig Powell)

This bill allows an individual who is 16 or 17 years of age to serve as a poll worker in an election and prohibits a candidate's family member from serving as a poll worker.

This bill:
- amends the definition of "local election";
- allows an individual who is 16 or 17 years of age to serve as a receiving judge in a regular primary and a regular general election;
- prohibits a county legislative body from appointing a candidate's family member as a poll worker in a precinct where the candidate appears on the ballot;
- allows an individual who is 16 or 17 years of age to work as a poll worker in a local election;
- prohibits a municipal legislative body or local district board from appointing a candidate's family member as a poll worker in a precinct where the candidate appears on the ballot; and
- makes technical changes.

This bill coordinates with S.B. 116, Poll Worker Amendments, by providing substantive and technical amendments.


Effective May 13, 2014 Chapter 31, Laws of Utah 2014

HB 283  Nonprofit Entity Receipt of Government Money (Ronda Rudd Menlove)

This bill addresses nonprofit entity receipt of state money.

This bill:
- defines terms;
- addresses audits of nonprofit entities;
- requires written agreements for grants to nonprofit entities;
- enacts the Nonprofit Entity Receipt of State Money Act, including:
  - defining terms;
  - imposing requirements on a nonprofit entity's receipt of state money; and
  - authorizing a state entity to seek return of state money if the nonprofit entity fails to comply with the requirements; and
- makes technical changes.

Amends 51-2a-102;


Effective May 13, 2014 Chapter 341, Laws of Utah 2014
HB 286  **Child Sexual Abuse Prevention** *(Angela Romero)*
This bill enacts provisions relating to child sexual abuse prevention training and instruction in public schools.

This bill:
- adopts certain recommendations of Illinois’s Erin’s Law Task Force;
- requires the State Board of Education, in partnership with the Department of Human Services, to approve instructional materials for child sexual abuse prevention and awareness training and instruction;
- requires a school district or charter school to use the instructional materials approved by the State Board of Education to provide child sexual abuse prevention and awareness training and instruction to:
  - school personnel; and
  - the parents or guardians of elementary school students;
- provides that a school district or charter school may provide child sexual abuse prevention and awareness instruction to elementary school students subject to certain requirements; and
- requires the State Board of Education to report to the Education Interim Committee.

**Enacts 53A-13-112**
Effective May 13, 2014  Chapter 342, Laws of Utah 2014

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HB 287  **Arbitration for Dog Bites Amendments** *(LaVar Christensen)*
This bill modifies Title 18, Chapter 1, Injuries by Dogs, by creating a provision for using arbitration in personal injury from a dog attack.

This bill:
- authorizes a person injured from a dog attack to use arbitration to resolve a third party claim under certain requirements;
- provides procedures for resolving the third party claim through arbitration;
- limits an arbitration award to $50,000;
- prohibits a claim for punitive damages or any subsequent proceeding;
- provides that a court may award reasonable attorney fees if the court finds that a party’s use of the de novo process was filed in bad faith;
- provides that if a defendant demands a trial de novo after an arbitration award, the verdict at the trial may not exceed $65,000;
- provides that if a plaintiff demands a trial de novo after an arbitration award, the verdict at the trial may not exceed $15,000 above any insurance policy limit; and
- provides that arbitration awards shall bear postjudgment interest.

**Enacts 18-1-4**
Effective May 13, 2014  Chapter 32, Laws of Utah 2014

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HB 289  **Traffic-control Signal Amendments** *(Johnny Anderson)*
This bill modifies the Traffic Code by amending provisions relating to traffic-control signals.

This bill:
- repeals the sunset date on the affirmative defense for an operator of a motorcycle, moped, or bicycle who is 16 years of age or older, to a red light or red arrow violation in certain circumstances.

**Amends 41-6a-305**
Effective May 13, 2014  Chapter 39, Laws of Utah 2014
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HB 295  Weapons Law Exemptions *(Richard A. Greenwood)*

This bill makes exemptions to provisions related to the use, carry, and transportation of a weapon.

This bill:
- excludes certain weapon-related requirements for a person performing an official duty; and
- exempts a nonresident traveling in or through the state from weapon provisions under certain circumstances.

**Amends** 76-10-506, 76-10-508, 76-10-508.1, 76-10-523  
Effective May 13, 2014  
Chapter 248, Laws of Utah 2014

HB 296  Concealed Weapon Permit Exemptions Amendments *(Richard A. Greenwood)*

This bill changes the annual requalification and revocation requirements for a law enforcement official or judge to retain a concealed weapon permit.

This bill:
- provides for the commissioner of public safety to establish annual requalification requirements; and
- amends the requirements to revoke a law enforcement official's or judge's certificate of qualification to possess a concealed weapon permit.

**Amends** 53-5-711  
Effective May 13, 2014  
Chapter 146, Laws of Utah 2014

HB 301  Concealed Weapon Permit for Servicemembers *(Val L. Peterson)*

This bill provides an exemption for an active duty servicemember when renewing a concealed firearm permit.

This bill:
- exempts an active duty servicemember from the Utah concealed firearm permit reciprocity requirement if stationed out of state.

**Enacts** 53-5-712  
Effective May 13, 2014  
Chapter 147, Laws of Utah 2014

HB 304  Law Enforcement Volunteer Amendments *(Richard A. Greenwood)*

This bill modifies the Volunteer Government Workers Act regarding volunteer services for emergency law enforcement events.

This bill:
- authorizes the county sheriff to approve a volunteer to serve in an emergency law enforcement event.

**Amends** 67-20-4  
Effective May 13, 2014  
Chapter 148, Laws of Utah 2014
HB 308  **Criminal Penalty Amendments** *(Craig Hall)*

This bill modifies the Utah Municipal Code regarding ordinance penalties.

This bill:
- removes a requirement that a municipality impose a minimum penalty for a municipal ordinance, but does not modify the maximum penalty limitation.

**Amends** 10-3-703

Effective May 13, 2014  Chapter 149, Laws of Utah 2014

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HB 309  **State Veterinarian Amendments** *(Ronda Rudd Menlove)*

This bill amends the Utah Agricultural Code.

This bill:
- provides for the appointment of the state veterinarian by the Commissioner of the Department of Agriculture and Food; and
- establishes the state veterinarian's responsibilities.

**Enacts** 4-2-401, 4-2-402

Effective May 13, 2014  Chapter 41, Laws of Utah 2014

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HB 311  **Budgeting Amendments** *(Brad R. Wilson)*

This bill modifies provisions relating to budgeting requirements.

This bill:
- requires the Office of Legislative Fiscal Analyst to:
  - prepare, before each annual general session of the Legislature, a summary showing the current status of debt, long-term liabilities, contingent liabilities, General Fund borrowing, reserves, fund and nonlapsing balances, and cash funded capital investments as compared to the past nine fiscal years; and
  - make recommendations for addressing the items in the upcoming annual general session of the Legislature;
- requires the Office of Legislative Fiscal Analyst to include in the review and analysis of revenue estimates for existing and proposed revenue a comparison of current estimates to 15-year trends by tax type;
- requires the Office of Legislative Fiscal Analyst to report the review and analysis of revenue estimates for existing and proposed revenue acts to the Executive Appropriations Committee of the Legislature before each upcoming annual general session of the Legislature;
- requires the governor to include in the proposed budget submitted to the presiding officer of each house of the Legislature a projection of:
  - estimated revenues by major tax type; and
  - 15-year trends for each major tax type; and
- makes technical corrections.

**Amends** 36-12-13, 63J-1-201

Effective May 13, 2014  Chapter 344, Laws of Utah 2014
HB 313   **Veterans’ and Military Affairs Commission**  (*Tim M. Cosgrove*)

This bill creates a legislative commission to address veterans’ and military affairs issues.

This bill:

- creates a legislative commission and limits its composition to not more than 23 members;
- requires the commission to study policy issues related to servicemembers, veterans, and their dependents;
- further requires the commission to study the impact of military facilities on Utah and how to maximize the benefits of those facilities for veterans and the state;
- requires the commission to report to the Government Operations Interim Committee; and
- provides a sunset date.

This bill appropriates in the fiscal year 2014-15:

- To the Senate, as an ongoing appropriation:
  - from the General Fund, $7,000, to pay for the Veterans’ and Military Affairs Commission.
- To the House of Representatives, as an ongoing appropriation:
  - from the General Fund, $10,000, to pay for the Veterans’ and Military Affairs Commission.

**Amends** 63I-2-236;

**Enacts** 36-28-101, 36-28-102, 36-28-103, 36-28-104

Effective May 13, 2014  Chapter 150, Laws of Utah 2014

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HB 314   **Vehicle Immobilization and Impound Amendments**  (*R. Curt Webb*)

This bill modifies provisions relating to vehicle impounds and vehicle immobilization devices.

This bill:

- prohibits a vehicle immobilizer from charging a fee for the immobilization of a vehicle for any period in which the vehicle has been towed and custody of the vehicle has been transferred to a vehicle impound yard;
- provides that an impound yard may not charge a fee for the storage of an impounded vehicle, vessel, or outboard motor if:
  - the vehicle, vessel, or outboard motor is being held as evidence; and
  - the vehicle, vessel, or outboard motor is not being released to the registered owner, lien holder, or the owner's agent even if the registered owner, lien holder, or the owner's agent satisfies the requirements to release the vehicle, vessel, or outboard motor;
- provides that certain administrative rules made by the Department of Transportation are subject to the provision prohibiting an impound yard from charging a fee for the storage of an impounded vehicle, vessel, or outboard motor in certain circumstances;
- provides that a county or municipal legislative governing body may not charge a fee for the storage of an impounded vehicle, vessel, or outboard motor if the county or municipality:
  - is holding the vehicle, vessel, or outboard motor as evidence; and
  - will not release the vehicle, vessel, or outboard motor to the registered owner, lien holder, or the owner's agent even if the registered owner, lien holder, or the owner's agent satisfies the requirements to release the vehicle, vessel, or outboard motor; and
- makes technical corrections.

**Amends** 41-6A-1406, 41-6a-1409, 72-9-603, 72-9-604

Effective May 13, 2014  Chapter 249, Laws of Utah 2014
HB 315  Judgment Lien Amendments *(R. Curt Webb)*

This bill requires that a separate information sheet be filed when filing a judgment lien.

This bill:

- requires the filing of a separate information sheet with a judgment lien.

**Amends** 57-3-106, 78A-7-105, 78B-5-201, 78B-5-202

Effective May 13, 2014  Chapter 151, Laws of Utah 2014

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HB 316  Financial Institutions Fee Amendments *(James A. Dunnigan)*

This bill modifies the Financial Institutions Act.

This bill:

- reduces certain fees imposed by statute;
- addresses use of money by the commissioner; and
- makes technical changes.

**Amends** 7-1-401, 7-1-403

Effective May 13, 2014  Chapter 345, Laws of Utah 2014

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HB 320  Educators' Professional Learning *(Bradley G. Last)*

This bill modifies provisions related to educators' professional learning.

This bill:

- requires a school district or charter school to implement professional learning that meets specified standards;
- requires the State Board of Education, school districts, and charter schools to:
  - determine resources needed to implement professional learning that meets specified standards; and
  - evaluate the impact of professional learning efforts and resources; and
- requires a school district or charter school to use state or federal money designated for professional learning to implement professional learning that meets specified standards.

**Amends** 53A-1a-108, 53A-17a-124;

**Repeals and Reenacts** 53A-3-701

Effective May 13, 2014  Chapter 346, Laws of Utah 2014
HB 321  **Refugee Services Coordination Amendments** *(Ronda Rudd Menlove)*

This bill modifies Title 35A, Chapter 3, Part 1, Basic Services and Support, related to the provision of refugee services.

This bill:
- provides that the Department of Workforce Services may make rules to provide for the administration of refugee services beyond the time period funded by the federal government, including the provision of:
  - services to address emergency needs;
  - English language training; and
  - services for victims of domestic violence;
- provides that the director of the Employment Development Division administer and coordinate the refugee services:
  - with input from entities involved with the provision of refugee services within the Department of Workforce Services; and
  - in accordance with any state and federal requirements related to the provision of services to refugees.

**Enacts** 35A-3-117

Effective May 13, 2014  Chapter 250, Laws of Utah 2014

HB 322  **Protection of Activities in Private Vehicles** *(Curtis Oda)*

This bill amends Title 34, Chapter 45, Protection of Activities in Private Vehicles.

This bill:
- provides that alternative parking for an individual who desires to transport, possess, receive, transfer, or store a firearm in the individual's motor vehicle may not be located on a public right-of-way; and
- makes technical and conforming changes.

**Amends** 34-45-103

Effective May 13, 2014  Chapter 251, Laws of Utah 2014

HB 323  **Divorce Orientation Course Timing** *(Jim Nielson)*

This bill amends provisions of the mandatory divorce orientation course.

This bill:
- requires a party to a divorce to complete the divorce orientation course prior to the court hearing any temporary orders; and
- allows for the divorce orientation course to be completed through live instruction, video instruction, or through an online provider.

This bill takes effect on July 1, 2014.

**Amends** 30-3-11.4

Effective July 1, 2014  Chapter 347, Laws of Utah 2014
HB 324  **Ortho-bionomy Exemption Amendments** *(Brad R. Wilson)*

This bill modifies Title 58, Chapter 47b, Massage Therapy Practice Act, by exempting the practice of ortho-bionomy from licensure under the act.

This bill:
- exempts an individual from licensure as a massage therapist if:
  - the individual is certified to practice ortho-bionomy;
  - the individual's practice is limited to the scope of practice of ortho-bionomy; and
  - the individual's clients remain fully clothed from the shoulders to the knees; and
- makes technical changes.

This bill coordinates with H.B. 207, Massage Therapy Practice Act Amendments, by providing substantive and technical amendments.

**Amends** 58-47b-304

Effective May 13, 2014  Chapter 348, Laws of Utah 2014

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HB 325  **Judicial Performance Evaluation Commission Amendments** *(Eric K. Hutchings)*

This bill amends provisions related to the Judicial Performance Evaluation Commission Act.

This bill:
- defines terms;
- includes justice court judges as subject to an evaluation process performed by the Judicial Performance Evaluation Commission; and
- creates the criteria for the evaluation of justice court judges under the direction of the Judicial Performance Evaluation Commission.

**Amends** 78A-12-102;

**Enacts** 78A-12-207

Effective May 13, 2014  Chapter 152, Laws of Utah 2014

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HB 326  **State Construction Code Revisions** *(Robert M. Spendlove)*

This bill modifies the State Construction Code.

This bill:
- modifies certain provisions governing the fire rating of photovoltaic systems; and
- delays certain provisions relating to the fire classification labeling of photovoltaic systems.

This bill provides an immediate effective date.

**Amends** 15A-3-106;

**Enacts** 15A-3-106.5

Effective March 29, 2014  Chapter 153, Laws of Utah 2014
HB 327  Veterans’ Employment Opportunity Amendments *(Paul Ray)*

This bill modifies state career service employment provisions to include veterans for positions filled through on-the-job examinations.

This bill:
► amends civil service Schedule B to include veterans when filling positions with on-the-job examinations.

**Amends** 67-19-15

Effective May 13, 2014  Chapter 154, Laws of Utah 2014

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HB 329  Programs for Youth Protection *(Steve Eliason)*

This bill modifies programs to protect youth.

This bill:
► provides money for schools to implement evidence-based practices and programs, or emerging best practices and programs, for preventing suicide; and
► imposes requirements regarding a parent seminar on youth protection offered by school districts, including:
  • the number of parent seminars to be offered annually; and
  • the curriculum.

This bill appropriates in fiscal year 2015:
► to the State Board of Education - State Office of Education, as an ongoing appropriation:
  • from the Education Fund, $159,000.

This bill takes effect on July 1, 2014.


Effective July 1, 2014  Chapter 349, Laws of Utah 2014
HB 331  Identification Card Amendments *(Daniel McCay)*

This bill modifies the Uniform Driver License Act by amending provisions relating to identification cards.

This bill:
- amends definitions;
- establishes fees for the extension of an identification card;
- provides that a regular identification card issued to a person who holds an unexpired Utah license certificate may not be extended unless:
  - the Utah license certificate is canceled; and
  - if the Utah license certificate is in the person’s possession, the Utah license certificate is surrendered to the division;
- authorizes the Driver License Division to extend a valid regular identification card for five years:
  - at any time within six months before the identification card expires; and
  - if the identification card was issued after January 1, 2010;
- requires an application for an extension of a regular identification card to be accompanied by a fee;
- authorizes the Driver License Division to extend a regular identification card by mail, electronic means, or other means as determined by the Driver License Division;
- provides that a regular identification card may only be extended once; and
- makes technical corrections.

This bill appropriates in fiscal year 2014:
- to the Department of Public Safety - Driver License, as a one-time appropriation:
  - from the Department of Public Safety Restricted Account, $20,000. This bill appropriates in fiscal year 2015:
  - to the Department of Public Safety - Driver License, as an ongoing appropriation:
    - from the Department of Public Safety Restricted Account, $22,800.

**Amends** 53-3-102, 53-3-105, 53-3-106, 53-3-803, 53-3-804, 53-3-805, 53-3-807

Effective May 13, 2014  
Chapter 252, Laws of Utah 2014
HB 332  **Real Estate Amendments** *(Gage Froerer)*

This bill amends provisions of Title 61, Securities Division - Real Estate Division.

This bill:
- defines terms;
- modifies the scope of the business of residential mortgage loans;
- establishes a procedure for the voluntary surrender of a license issued under Title 61, Chapter 2c, Utah Residential Mortgage Practices and Licensing Act; Title 61, Chapter 2f, Real Estate Licensing and Practices Act; and Title 61, Chapter 2g, Real Estate Appraiser Licensing and Certification Act;
- requires certain state agencies to obtain the concurrence of the Real Estate Commission before the agency makes a rule that changes the rights, duties, or obligations of buyers, sellers, or persons licensed under Title 61, Chapter 2f, Real Estate Licensing and Practices Act, in relation to a real estate transaction between private parties;
- clarifies the procedure for renewal of an expired license under Title 61, Chapter 2f, Real Estate Licensing and Practices Act;
- provides that the division may send a license issued under Title 61, Chapter 2f, Real Estate Licensing and Practices Act, by mail or by email;
- clarifies the circumstances under which a buyer's principal broker may directly contact a seller who is represented by a principal broker;
- provides a statute of limitations for certain disciplinary actions;
- clarifies the effect of the expiration, revocation, or suspension of a license issued under Title 61, Chapter 2f, Real Estate Licensing and Practices Act;
- provides that the education and experience requirements for a licensee under Title 61, Chapter 2g, Real Estate Appraiser Licensing and Certification Act, must meet or exceed the requirements established by the Appraisal Qualification Board;
- provides that the Real Estate Appraiser Licensing and Certification Board may delegate certain duties to the Division of Real Estate;
- establishes procedures to request the review of certain decisions relating to licensure, certification, and registration under Title 61, Chapter 2g, Real Estate Appraiser Licensing and Certification Act;
- broadens the applicability of the background check requirements described in Title 61, Chapter 2g, Real Estate Appraiser Licensing and Certification Act;
- clarifies the standards for reciprocal licensure under Title 61, Chapter 2g, Real Estate Appraiser Licensing and Certification Act; and
- makes technical and conforming changes.


**Enacts**  61-2c-210, 61-2f-208, 61-2f-410, 61-2g-304.5, 61-2g-316

Effective May 13, 2014  Chapter 350, Laws of Utah 2014

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HB 334  **Bail Bondsmen Amendments** *(Edward H. Redd)*

This bill modifies the Bail Bond Recovery Act regarding bail bond apprentices.

This bill:
- authorizes a bail bond apprentice to wear clothing identifying the apprentice as a bail bond agent.

**Amends**  53-11-112

Effective May 13, 2014  Chapter 155, Laws of Utah 2014
HB 337  **Teacher Salary Supplement Program Amendments** *(Bradley G. Last)*

This bill modifies the Teacher Salary Supplement Program.

This bill:
- replaces the Department of Human Resource Management with the State Board of Education as the administrator of the Teacher Salary Supplement Program; and
- makes technical changes.

This bill takes effect on July 1, 2014.

**Amends** 53A-17a-156  
Effective July 1, 2014  
Chapter 351, Laws of Utah 2014

HB 339  **County Budget Amendments** *(Jennifer M. Seelig)*

This bill enacts language related to a county providing monetary assistance to a nonprofit entity or private enterprise.

This bill:
- defines terms;
- authorizes a county to appropriate money to or provide nonmonetary assistance to a nonprofit entity in certain circumstances;
- authorizes a county to appropriate money in aid of a private enterprise project in certain circumstances;
- requires a county to adopt by ordinance criteria to determine whether value is received for money appropriated to a private enterprise project;
- requires a county to hold a public hearing on the appropriation of county money to a private enterprise project; and
- allows a person to appeal a county’s decision to appropriate money to a private enterprise project in district court.

**Amends** 17-50-303  
Effective May 13, 2014  
Chapter 66, Laws of Utah 2014

HB 340  **Local District Boundary Adjustments** *(Jeremy A. Peterson)*

This bill amends provisions regarding the adjustment of a local district boundary.

This bill:
- authorizes a municipality and a local district to adjust the boundary of the local district within the expansion area identified in the municipality’s annexation policy plan; and
- makes technical changes.

**Amends** 17B-1-503  
Effective May 13, 2014  
Chapter 156, Laws of Utah 2014

HB 341  **Federal Land Acquisition Amendments** *(Michael E. Noel)*

This bill amends Title 63L, Lands.

This bill:
- amends provisions relating to the Legislature’s approval of conveyances of school trust lands.

**Amends** 63L-2-201  
Effective May 13, 2014  
Chapter 157, Laws of Utah 2014
HB 342  Powers and Duties of the State Board of Education *(Dana L. Layton)*

This bill modifies the powers and duties of the State Board of Education related to the development and adoption of core curriculum standards.

This bill:
- requires the State Board of Education to establish:
  - a time line for the review of core curriculum standards in certain curriculum areas by a standards review committee; and
  - a standards review committee to review, and recommend revisions to, core curriculum standards;
- specifies the membership of a standards review committee; and
- directs the State Board of Education to take into consideration the comments and recommendations of a standards review committee in adopting core curriculum standards.

Amends 53A-1-402.6;
Enacts 53A-1-402.8

Effective May 13, 2014  Chapter 352, Laws of Utah 2014

HB 344  Incorporation Election Amendments *(Jon Cox)*

This bill amends provisions related to an election held to determine the incorporation of a city or town.

This bill:
- authorizes a county to hold a local special election on the proposed incorporation of a city or town;
- amends the definitions of "incorporation election" and "incorporation petition"; and
- makes technical corrections.


Effective May 13, 2014  Chapter 158, Laws of Utah 2014

HB 346  Foster Children Amendments *(Johnny Anderson)*

This bill enacts provisions related to normalizing the life of a child in state custody.

This bill:
- defines terms;
- requires the Division of Child and Family Services (the division) to make efforts to normalize the life of a child in the division's custody and to empower a caregiver to approve or disapprove a child's participation in activities based on the caregiver's own assessment using a reasonable and prudent parent standard, without prior approval of the division;
- requires the division to verify that private agencies providing out-of-home placement under contract with the division promote and protect the ability of a child to participate in age-appropriate activities; and
- provides that a caregiver is not liable for harm caused to a child in an out-of-home placement, if the child participates in an activity approved by the caregiver, provided that the caregiver has acted in accordance with a reasonable and prudent parent standard.

This bill provides an immediate effective date.

Enacts 62A-4a-210, 62A-4a-211, 62A-4a-212

Effective March 27, 2014  Chapter 67, Laws of Utah 2014
HB 347  Insurance Coverage for Infertility Treatment *(LaVar Christensen)*

This bill authorizes, at the discretion of the insurer, the use of the adoption indemnity benefit for infertility treatment.

This bill:
- authorizes, at the discretion of the insurer, the use of the value of the adoption indemnity benefit for infertility treatment.

Amends 31A-22-610.1

Effective May 13, 2014  Chapter 353, Laws of Utah 2014

HB 349  Repeal of Transportation Related Funds *(Melvin R. Brown)*

This bill repeals certain transportation related funds.

This bill:
- repeals the Litigation Account for Highway Projects; and
- repeals the Aeronautics Construction Revolving Loan Fund.

Repeals 67-5-25, 72-2-122

Effective May 13, 2014  Chapter 159, Laws of Utah 2014

HB 350  Removal of Directors of Nonprofit Corporations *(Dixon M. Pitcher)*

This bill modifies the Utah Revised Nonprofit Corporation Act.

This bill:
- modifies provisions related to the removal of a director of a nonprofit corporation; and
- makes technical changes.

Amends 16-6a-808

Effective May 13, 2014  Chapter 160, Laws of Utah 2014

HB 353  Repeal of Agriculture Conservation Easement Account *(Melvin R. Brown)*

This bill repeals Section 4-2-8.3.

This bill:
- repeals the Agriculture Conservation Easement Account.

Repeals 4-2-8.3

Effective May 13, 2014  Chapter 42, Laws of Utah 2014
HB 356  **New Convention Facility Development Incentive Provisions** *(Brad R. Wilson)*

This bill enacts provisions relating to incentives for the development of a new convention facility.

This bill:
- enacts the New Convention Facility Development Incentive Act;
- establishes a tax credit for the owner of a new convention hotel or a local government entity, under certain circumstances, in the amount of state and local sales tax revenue generated from sales related to the construction of a new convention hotel and from sales on hotel property, and other local taxes;
- establishes requirements and criteria for qualifying for a tax credit;
- establishes a process for applying for and the issuance of a tax credit certificate, including an agreement between the Governor's Office of Economic Development and the hotel owner or local government in which the hotel is located;
- authorizes a community development and renewal agency of a host local government to receive incremental property tax revenue generated from hotel property during the eligibility period;
- limits how money derived from a tax credit and incremental property tax revenue may be spent;
- establishes an independent review committee to review tax credit applications;
- grants the Governor's Office of Economic Development rulemaking authority to carry out its responsibilities under and to implement provisions of this bill;
- requires a county in which a new convention hotel is located to make an annual payment into the Stay Another Day and Bounce Back Account;
- creates the Stay Another Day and Bounce Back Fund as an expendable special revenue fund;
- creates the Hotel Impact Mitigation Fund as an expendable special revenue fund; and
- modifies the duties and authority of the Board of Tourism Development.

This bill provides effective dates.

**Amends** 59-12-103 *(Effective 07/01/14)*, 63I-1-263, 63M-1-1403;

**Enacts** 17-31-9, 59-7-616, 59-10-1110, 63M-1-3401, 63M-1-3402, 63M-1-3403, 63M-1-3404, 63M-1-3405, 63M-1-3406, 63M-1-3407, 63M-1-3408, 63M-1-3409, 63M-1-3410, 63M-1-3411, 63M-1-3412, 63M-1-3413

Effective May 13, 2014  Chapter 429, Laws of Utah 2014
HB 357  **Budgetary Amendments** *(Ronda Rudd Menlove)*

This bill amends provisions relating to budgeting requirements.

This bill:

- amends provisions regarding the powers, functions, and duties of the Office of Legislative Fiscal Analyst regarding the appropriations process;
- requires the Governor's Office of Management and Budget to provide to the Office of Legislative Fiscal Analyst certain information, data, analysis, or requests used by the governor in preparing the governor's budget recommendations;
- repeals provisions regarding certain inclusions and recommendations in the governor's budget;
- repeals provisions requiring the Legislature to consider in the appropriations process:
  - wage increases for certain entities; and
  - amounts sufficient to fund the Utah Comprehensive Health Insurance Pool;
- repeals provisions regarding procedures for recommending, requesting, and conducting a single in-depth budget review and makes in-depth budget reviews part of the regular budget process;
- requires certain inclusions in the revenue volatility report submitted by the Office of Legislative Fiscal Analyst and the Governor's Office of Management and Budget; and
- makes technical corrections.

**Amends** 36-12-13, 51-5-7, 63J-1-201, 63J-1-205;

**Repeals** 63J-1-201.7, 63J-1-701, 63J-1-702, 63J-1-703

Effective May 13, 2014  Chapter 430, Laws of Utah 2014

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HB 365  **Natural Resources Related Account Repeals** *(Melvin R. Brown)*

This bill modifies the Department of Natural Resources provisions by repealing certain natural resources related accounts.

This bill:

- repeals the Recreational Trails and Streams Enhancement and Protection Account;
- repeals the Natural Resources Conservation Easement Account;
- repeals the Wetlands Protection Account; and
- makes conforming changes.

**Repeals** 79-2-202 (Contingently Effective), 79-2-304, 79-2-305 (Contingently Effective), 79-2-306 (Contingently Effective)

Effective May 13, 2014  Chapter 161, Laws of Utah 2014

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HB 367  **Physical Therapy Scope of Practice Amendments** *(Gregory H. Hughes)*

This bill amends provisions of the Physical Therapy Practice Act related to trigger point dry needling.

This bill:

- allows a licensed physical therapist with two years of experience that meets certain other requirements to practice trigger point dry needling; and
- makes technical and conforming amendments.

**Amends** 58-24b-102;

**Enacts** 58-24b-505

Effective May 13, 2014  Chapter 354, Laws of Utah 2014
HB 370  Canal Safety Amendments (Johnny Anderson)
This bill modifies the Water and Irrigation code.
This bill:
- modifies the definition of "water conveyance facility";
- requires the state engineer, by July 1, 2017, to inventory and maintain a list of all open, human-made water conveyance systems in the state;
- requires the state engineer to contract with a local conservation district to provide technical support for a canal owner who is adopting a management plan; and
- makes technical changes.
Amends 73-5-7, 73-10-33
Effective May 13, 2014  Chapter 355, Laws of Utah 2014

HB 373  Firearm Transfer Certification Amendments (Ryan D. Wilcox)
This bill provides requirements for law enforcement officials to certify federal firearm transfers within a certain time.
This bill:
- defines terms;
- requires law enforcement officers or other eligible officials to certify certain federal firearm transfers;
- provides that the certification is granted only for firearm transfer applicants not prohibited by law; and
- specifies a time period within which the law enforcement officer shall certify and return the form to the applicant.
Enacts 53-5a-104
Effective May 13, 2014  Chapter 431, Laws of Utah 2014

HB 375  Parent-time after Relocation of a Parent (Gage Froerer)
This bill amends provisions governing the relocation of a custodial parent with a minor child or children.
This bill:
- clarifies that parent-time associated with a minor child and the relocation of the custodial parent of the minor child is limited to children age 5 to 18.
Amends 30-3-37
Effective May 13, 2014  Chapter 162, Laws of Utah 2014

HB 376  Alcohol Revisions (Ryan D. Wilcox)
This bill modifies provisions related to the Alcohol Abuse Tracking Committee.
This bill:
- modifies provisions related to the Alcohol Abuse Tracking Committee; and
- makes technical changes.
Amends 53-1-119
Effective May 13, 2014  Chapter 163, Laws of Utah 2014
HB 379  Transparency of Ballot Propositions (Ryan D. Wilcox)
This bill provides requirements for certain ballot propositions.
This bill:
► defines terms;
► provides for the submission and posting of arguments in favor of and against certain ballot propositions;
► requires a governing body of a taxing entity to conduct a public meeting to allow interested parties to:
  • present arguments in favor of and against certain ballot propositions; and
  • provide oral testimony regarding the ballot proposition; and
► requires a taxing entity to provide a digital audio recording of the public meeting.
Amends 11-14-201;
Effective May 13, 2014 Chapter 356, Laws of Utah 2014

HB 380  Repeal of Housing Relief Expendable Special Revenue Fund (Melvin R. Brown)
This bill modifies provisions relating to the Housing Relief Expendable Special Revenue Fund.
This bill:
► repeals the provision that authorizes the Utah Housing Corporation to approve grants to certain persons who purchase a newly constructed, never-occupied residence in Utah using a 30-year fixed interest rate note and mortgage from funds received as a result of the federal American Recovery and Reinvestment Act of 2009; and
► repeals the Housing Relief Expendable Special Revenue Fund.
Repeals 35A-8-727, 67-4-18
Effective May 13, 2014 Chapter 164, Laws of Utah 2014

HB 381  Local Government Interfund Loans (John Knotwell)
This bill amends provisions allowing local governments to authorize interfund loans.
This bill:
► defines terms;
► requires the terms and conditions of an interfund loan to be in writing;
► requires an interfund loan to be approved by ordinance or resolution in a public meeting;
► places restrictions on the interest rate;
► places restrictions on the length of the loan;
► requires notice and a public hearing with an exception to the requirements;
► provides an exemption from the requirements under certain circumstances; and
► makes technical corrections.
This bill coordinates with S.B. 18, Local Government General Fund Amendments, by providing technical amendments.
Amends 10-5-120, 10-6-106, 10-6-132, 17-36-3, 17-36-30, 17B-1-601, 17B-1-626;
Enacts 10-5-102.5
Effective May 13, 2014 Chapter 253, Laws of Utah 2014
**HB 382**  
**Limited Purpose Local Government Entities Amendments** *(Brad L. Dee)*  
This bill amends provisions related to a special service district.

This bill:
- addresses appointment of an improvement district board of trustees;
- enacts language clarifying that a special service district is a political subdivision of the state similar to a local district; and
- makes technical corrections.

**Amends** 17B-2a-404, 17D-1-103  
Effective May 13, 2014  
Chapter 357, Laws of Utah 2014

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**HB 384**  
**Concussion and Head Injury Amendments** *(Paul Ray)*  
This bill makes technical corrections to the Protection of Athletes with Head Injuries Act.

This bill:
- makes technical corrections to the Protection of Athletes with Head Injuries Act.

**Amends** 26-53-401  
Effective May 13, 2014  
Chapter 165, Laws of Utah 2014

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**HB 386**  
**Repeal of Utah History Endowment Fund** *(Melvin R. Brown)*  
This bill modifies provisions related to the creation of endowment funds by nonprofit history organizations.

This bill:
- repeals the Utah History Endowment Fund; and
- makes technical changes.

**Amends** 9-8-701, 9-8-703, 9-8-704, 9-8-705, 9-8-707, 9-8-708;  
**Repeals** 9-8-702, 9-8-706  
Effective May 13, 2014  
Chapter 166, Laws of Utah 2014

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**HB 390**  
**Unlawful Activities Amendments** *(Rebecca Chavez-Houck)*  
This bill amends provisions of the Utah Criminal Code and the Election Code in relation to unlawful activity.

This bill:
- enacts the class A misdemeanor offense of obstructing a legislative proceeding;
- defines "official proceeding" for Title 76, Chapter 8, Part 5, Offenses Against the Administration of Government;
- amends the offense of a pattern of unlawful activity to include, as unlawful activities, tampering with evidence or the falsification or alteration of certain government records; and
- makes technical changes.

**Amends** 76-8-501, 76-8-503, 76-8-510.5, 76-10-1602;  
**Enacts** 36-12-9.5  
Effective May 13, 2014  
Chapter 167, Laws of Utah 2014
HB 392  Delegate Responsibility Amendments (Kraig Powell)

This bill establishes requirements for a Utah delegate to a United States Article V convention.

This bill:
- defines terms;
- prohibits a Utah delegate to a United States Article V convention from acting in a manner that supports or approves the proposing of an unauthorized amendment or change to the United States Constitution;
- provides for the removal of a delegate; and
- provides criminal penalties.

Enacts 20A-17-101

Effective May 13, 2014  Chapter 358, Laws of Utah 2014
HB 394  **Campaign Finance Revisions** *(James A. Dunnigan)*

This bill amends provisions of the Election Code relating to campaign finance, conflicts of interest, and financial disclosures.

This bill:
- defines terms;
- requires that a financial report include expenditures made by a reporting entity or an agent (including a political consultant) of a reporting entity on behalf of the reporting entity;
- provides that "contribution" includes a loan by a candidate to the candidate's own campaign;
- defines "in-kind" contributions;
- grants rulemaking authority to the director of elections within the Lieutenant Governor's Office;
- provides that when a person makes a detailed listing that discloses or reports the source of a contribution, discloses or reports the person or entity to whom a disbursement is made, or discloses or reports the identity of a donor, the person:
  - shall reveal the actual source of the contribution, the actual person or entity to whom the disbursement is ultimately made, or the actual identity of the donor; and
  - may not merely list, disclose, or report the transactional intermediary;
- modifies required filing dates for a financial disclosure form filed by a regulated officeholder;
- modifies and expands the information that a regulated officeholder is required to disclose in a financial disclosure form, including information for the year preceding the day on which the regulated officeholder files a financial disclosure form;
- expands disclosure provisions to include a regulated officeholder's involvement in limited liability corporations and other entities;
- clarifies that a regulated officeholder may file an amended financial disclosure form at any time;
- addresses the publication and retention of financial disclosure forms;
- establishes criminal and civil penalties for violating certain provisions of this bill relating to the filing or content of a financial disclosure form;
- describes duties of the lieutenant governor for reviewing a financial disclosure form and enforcing the provisions of this bill;
- provides that the lieutenant governor shall deposit a fine collected under this bill into the General Fund as a dedicated credit to pay for the costs of administering the provisions of this bill; and
- makes technical and conforming changes.

This bill provides an immediate effective date.


**Renumber and Amends** 76-8-109 to 20A-11-1604

Effective March 13, 2014

Chapter 18, Laws of Utah 2014
HB 399  **Truancy Amendments** *(Francis D. Gibson)*

This bill amends certain provisions related to truancy.

This bill:
- provides that a local school board or charter school governing board may not issue a habitual truant citation to a school-age minor if the school-age minor:
  - has at least a 3.5 cumulative grade point average; and
  - is at least 16 years old; and
- makes technical changes.

**Amends** 53A-11-101.7

Effective May 13, 2014  Chapter 359, Laws of Utah 2014

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HB 401  **Utah Medicaid Program** *(James A. Dunnigan)*

This bill requires the Health Reform Task Force to study programs to provide access to health care to individuals eligible for Medicaid.

This bill:
- instructs the Health Reform Task Force to evaluate the proposals for coverage of the optional Medicaid population.

**Amends** Laws of Utah 2013, Chapter 341, Section 42

Effective May 13, 2014  Chapter 432, Laws of Utah 2014

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HB 404  **Court Security Fee Amendments** *(Paul Ray)*

This bill increases the amount of the court security surcharge remitted to the state treasurer and distributed to the Court Security Account.

This bill:
- increases the amount of court security surcharge deposited into the state treasurer's Court Security Account.

**Amends** 78A-7-122

Effective May 13, 2014  Chapter 168, Laws of Utah 2014
HB 405  Postsecondary School State Authorization *(James A. Dunnigan)*

This bill enacts the Utah Postsecondary School State Authorization Act.

This bill:
- defines terms;
- provides that a postsecondary school may obtain state authorization for purposes of 34 C.F.R. Sec. 600.9 by obtaining a certificate of postsecondary state authorization;
- allows the Division of Consumer Protection to:
  - enter into an interstate reciprocity agreement; and
  - make rules consistent with the provisions of this bill;
- authorizes the State Board of Regents to make rules to implement an interstate reciprocity agreement if the agreement includes institutions that are part of the state system of higher education under Section 53B-1-102;
- establishes qualifications for and a procedure by which a postsecondary school may obtain a certificate of postsecondary state authorization from the Division of Consumer Protection;
- provides that, under certain circumstances, the Division of Consumer Protection may deny, suspend, or revoke a certificate of postsecondary state authorization;
- provides procedures to enforce compliance with the provisions of this bill; and
- makes technical and conforming changes.


Repeals 13-34-107.5, 13-34-107.6

Effective May 13, 2014  Chapter 360, Laws of Utah 2014

HB 408  Election Requirements Amendments *(Kay J. Christofferson)*

This bill amends portions of the Election Code that relate to a write-in candidate.

This bill:
- amends certain portions of the Election Code to require a ballot to contain a space for a write-in candidate only if a write-in candidate is qualified for the election;
- changes the deadline for a write-in candidate to file a declaration of candidacy for a regular general election; and
- makes technical changes.

Amends 20A-6-101, 20A-6-102, 20A-6-301, 20A-6-402, 20A-9-601

Effective May 13, 2014  Chapter 169, Laws of Utah 2014
**HB 411**  
**Victim Restitution Amendments** (*Brad R. Wilson*)

This bill amends provisions related to the payment of restitution by a defendant.

This bill:
- requires the court to maintain jurisdiction of a case and continue probation for a defendant who has unpaid accounts receivable related to fines, fees, or restitution;
- requires the Office of State Debt Collection to notify the court clerk when a civil judgment ordered for the payment of accounts receivable has been satisfied; and
- provides that, before refunding bail that is posted in cash, by credit card, or by debit card, the court shall, after applying the amount posted toward any fine ordered by the court, apply the remaining amount toward restitution.

Amends 77-18-1, 77-18-6, 77-20-4

Effective May 13, 2014  
Chapter 170, Laws of Utah 2014

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**HB 412**  
**State of Utah Transportation Plan for the Dixie National Forest** (*Michael E. Noel*)

This bill modifies the State of Utah Resource Management Plan for Federal Lands code by enacting provisions relating to a state transportation plan for Dixie National Forest.

This bill:
- establishes and designates a State of Utah Transportation Plan for the Dixie National Forest;
- describes the purposes and map locations of the State of Utah Transportation Plan for the Dixie National Forest;
- recognizes that the State of Utah Transportation Plan for the Dixie National Forest conflicts with the United States Forest Service's recent motorized travel plan for the Dixie National Forest;
- requests that federal agencies:
  - fully cooperate and coordinate with the state of Utah and the respective counties in which these ranger districts lie, to develop, amend, and implement United States Forest Service land and resource management plans and transportation plans;
  - enter into agreements regarding the maintenance, upkeep, and improvement of roads in these ranger districts;
  - refrain from any planning decisions and management actions that will undermine, restrict, or diminish the goals, purposes, and policies as stated in this section; and
  - refrain from implementing a policy that is contrary to the goals and purposes described within this bill;
- encourages applicable federal, state, and local agencies to coordinate with each other and establish applicable intergovernmental standing commissions to coordinate and achieve consistency in planning decisions and management actions consistent with the goals and policies of this section for the Cedar City, Powell, Escalante, and Fremont ranger districts of the Dixie National Forest.

Enacts 63J-8-105.9

Effective May 13, 2014  
Chapter 361, Laws of Utah 2014
HB 415  Local and Special Service District Elections Amendments *(Steve Eliason)*

This bill permits a local district board, or the administrative control board of a special service district that has elected members on the board, to hold elections in an even-numbered year, if approved by the lieutenant governor.

This bill:
- defines terms;
- permits a local district board, or the administrative control board of a special service district that has elected members on the board, to hold elections in an even-numbered year, if approved by the lieutenant governor;
- describes application requirements to apply to hold an election in an even-numbered year;
- describes the criteria upon which the lieutenant governor may approve an application to hold an election in an even-numbered year;
- provides a procedure and requirements for a local district board, or the administrative control board of a special service district that has elected members on the board, to switch back to holding elections in an odd-numbered year;
- permits the lieutenant governor to increase the length of a term of a board member in order to adjust for a change in the year in which an election is held; and
- makes technical and conforming changes.


Effective May 13, 2014 Chapter 362, Laws of Utah 2014
HB 419  **Charter School Revisions (Steve Eliason)**

This bill modifies provisions related to charter schools.

This bill:
- defines terms;
- establishes requirements for charter school applications;
- establishes requirements for charter school agreements;
- requires the State Charter School Board to establish certain requirements, processes, and standards relating to charter school applications submitted to the State Charter School Board;
- requires a board of trustees of a higher education institution to, before accepting a charter school application, establish certain requirements, processes, and standards relating to an application;
- requires a local school board to, before accepting a charter school application, establish certain requirements, processes, and standards relating to an application;
- requires a charter school to obtain attorney review of certain documents relating to the charter school's facilities or financing the charter school's facilities;
- allows another charter school to apply for assumption of operation of a charter school whose charter agreement is terminated;
- allows a proposed or authorized charter school to elect to participate in state retirement programs;
- allows a charter school to weight its lottery to give a slightly better chance of admission to educationally disadvantaged students; and
- makes technical changes.


**Repeals and Reenacts** 53A-1a-504, 53A-1a-508

Effective May 13, 2014  Chapter 363, Laws of Utah 2014

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HB 422  **Initiative and Referendum Impact Disclosure (Bradley G. Last)**

This bill changes the requirements for a financial impact disclosure.

This bill:
- amends definitions;
- for a local initiative, requires an initial fiscal impact estimate to contain information regarding the legal impact of the initiative;
- for a local referendum:
  - establishes requirements for a fiscal impact estimate; and
  - requires a fiscal impact estimate to contain information regarding the legal impact of the referendum; and
- makes technical and conforming changes.

**Amends** 20A-7-101, 20A-7-502.5, 20A-7-513;

**Enacts** 20A-7-602.5

Effective May 13, 2014  Chapter 364, Laws of Utah 2014
HB 426  Retirement Participation Modifications (Don L. Ipson)

This bill modifies the Utah State Retirement and Insurance Benefit Act by providing for the withdrawal of employees of a withdrawing entity.

This bill:
- defines "withdrawing entity";
- allows a withdrawing entity to make an election of continued participation or withdrawal in a Utah retirement system or plan for future employees beginning on a date, no later than January 1, 2017, determined by the withdrawing entity;
- requires the withdrawing entity to pay any costs that arise out of the election of nonparticipation;
- provides for rulemaking by the Utah State Retirement Board;
- excludes new employees of a withdrawing entity from participation in the Public Employees' Contributory Retirement System, the Public Employees' Noncontributory Retirement System, and the New Public Employees' Tier II Contributory Retirement Act under certain circumstances; and
- makes technical changes.

Amends 49-12-203, 49-13-203, 49-22-203;

Enacts 49-11-623

Effective May 13, 2014  Chapter 365, Laws of Utah 2014

HB 427  Asset Forfeiture Revisions (Eric K. Hutchings)

This bill modifies the purposes of the State Asset Forfeiture Grant Program to include victim reparations.

This bill:
- modifies the Forfeiture and Disposition of Property Act to provide that the funds in the State Asset Forfeiture Grant Program may be used for crime victim reparations.

This bill provides an immediate effective date.

Amends 24-4-117

Effective March 29, 2014  Chapter 171, Laws of Utah 2014
HB 433  **Peace Officer Merit Amendments** *(Brad L. Dee)*

This bill enacts language related to a peace officer merit system in a county of the first class.

This bill:
- enacts the Peace Officer Merit System in Counties of the First Class Act, including provisions relating to the following:
  - definitions and application;
  - merit system commission powers and duties;
  - merit officer conditions of employment;
  - disciplinary actions and appeals; and
  - the sheriff's authority to appoint more than one chief deputy, deputy chief, or undersheriff; and
- makes technical and conforming amendments.

**Amends** 17-22-2, 17-30-2, 17-33-1, 53-13-105;


Effective May 13, 2014  Chapter 366, Laws of Utah 2014

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HB 437  **Capitol Preservation Board Donation Amendments** *(Eric K. Hutchings)*

This bill modifies provisions relating to Capitol Preservation Board donations and funds.

This bill:
- provides that the Capitol Preservation Board may return funds or donations to the donor under certain circumstances;
- permits the Capitol Preservation Board to elect to transfer funds originally donated for an Olympic memorial on capitol hill to another entity, with certain restrictions; and
- repeals the provision relating to transfer of the Olympic memorial funds after one year.

This bill provides an immediate effective date.

**Amends** 63C-9-501, 63I-2-263;

**Enacts** 63C-9-501.1

Effective March 29, 2014  Chapter 172, Laws of Utah 2014

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HCR 1  **Concurrent Resolution Designating Call Your Military Hero Day** *(Janice M. Fisher)*

This concurrent resolution of the Legislature and the Governor designates July 3, 2014, as "Call Your Military Hero Day."

This resolution:
- designates July 3, 2014, as "Call Your Military Hero Day" in the state of Utah and urges Utah's citizens and military personnel to strengthen bonds of friendship with military veterans and active duty servicemembers.

Effective March 25, 2014  Laws of Utah 2014
HCR 2 Concurrent Resolution Designating Identify Your Pet Day (Angela Romero)

This concurrent resolution of the Legislature and the Governor designates Friday, April 18, 2014, as "Identify Your Pet Day" in the state of Utah.

This resolution:
- designates Friday, April 18, 2014, as "Identify Your Pet Day" in the state of Utah; and
- urges Utahns to ensure that their pets have identification that can assist in reuniting lost pets with their owners, reducing animal shelter costs, and reducing the euthanizing of unclaimed pets.

Effective March 27, 2014
Laws of Utah 2014

HCR 3 Concurrent Resolution on Unmanned Aircraft Systems (Val L. Peterson)

This concurrent resolution of the Legislature and the Governor expresses support for the development of Unmanned Aircraft Systems, technologies, and businesses in the state of Utah.

This resolution:
- expresses support for the development of Unmanned Aircraft Systems, technologies, and businesses in the state;
- urges the Governor's Office of Economic Development to evaluate the feasibility of assisting in the creation of an Unmanned Aircraft System test site to increase economic opportunities, further solidify Utah's role in the aerospace and defense ecosystem, and serve as a stimulus to create additional economic opportunities for the state of Utah;
- urges that, if it identifies a feasible solution for securing an Unmanned Aircraft System test site, the Governor's Office of Economic Development exercise all options at its disposal to facilitate the creation of a test site;
- recognizes the significant economic benefits that Unmanned Aircraft Systems and their technological development can bring to the state; and
- recognizes the importance of protecting Utahns' rights to privacy, as guaranteed in the Fourth Amendment to the Constitution of the United States, as Unmanned Aircraft Systems and technologies develop in the state.

Effective April 1, 2014
Laws of Utah 2014

HCR 4 Concurrent Resolution Recognizing the 20th Anniversary of the School and Institutional Trust Lands Administration (Melvin R. Brown)

This concurrent resolution of the Legislature and the Governor recognizes 20 years of successful leadership, management, and accomplishment by the Utah School and Institutional Trust Lands Administration.

This resolution:
- recognizes the 20th anniversary of the School and Institutional Trust Lands Administration; and
- expresses support for the School and Institutional Trust Lands Administration's leadership and management on behalf of its 12 beneficiaries.

Effective March 27, 2014
Laws of Utah 2014
HCR 5  **Concurrent Resolution to Protect State Funds** *(Robert M. Spendlove)*

This concurrent resolution of the Legislature and the Governor declares that if a state opts out of a federal program, the state should not have to contribute state dollars to the federal program.

This resolution:
- declares that if a state opts out of a federal program, it should not have to contribute state dollars to the federal program.

Effective March 25, 2014  
Laws of Utah 2014

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HCR 8  **Concurrent Resolution Regarding Moving the State Prison** *(Brad R. Wilson)*

This concurrent resolution of the Legislature and the Governor addresses the relocation of the Utah State Prison.

This resolution:
- concludes that it is in the best interests of the state to move the state prison from its current location in Draper;
- resolves that the prison should be relocated from its current location;
- identifies factors that should be given careful, serious, and deliberate consideration in the process of relocating the prison; and
- directs that a copy of the resolution be given to various persons.

Effective March 29, 2014  
Laws of Utah 2014

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HCR 9  **Concurrent Resolution Recognizing the 20th Anniversary of the Utah Commission on Service and Volunteerism** *(Robert M. Spendlove)*

This concurrent resolution of the Legislature and the Governor recognizes the 20th anniversary of the Utah Commission on Service and Volunteerism.

This resolution:
- recognizes the 20th anniversary of the Utah Commission on Service and Volunteerism, as established through legislation during Utah's 1994 General Session of the Legislature;
- encourages Utahns to renew their commitment to community engagement and volunteerism; and
- encourages Utahns to render an additional measure of service during 2014 and hence forward to further build and support the strength of Utah communities and families through community engagement and volunteerism.

Effective March 29, 2014  
Laws of Utah 2014
HCR 10  Concurrent Resolution on School and Institutional Trust Lands Exchange Act *(Michael E. Noel)*

This concurrent resolution of the Legislature and the Governor urges the United States Congress to enact legislation affirming the federal land grant process and eliminating barriers to federal-state land exchanges.

This resolution:

- urges the United States Congress to enact legislation that:
  - affirms and clarifies that Congress and federal land management agencies recognize their historic role of establishing land grants to the states for the support of educational and other public institutions;
  - establishes that the United States has a continuing affirmative obligation to assist the states in fulfilling the purposes of the various grants;
  - establishes that rationalizing the land ownership pattern to reposition lands more suited to the management mandates of each owner is an important public purpose equivalent in character to all of the other management mandates required of federal land management and federal resource regulatory agencies;
  - establishes that land exchanges between the United States and the respective states are transactions between coequal sovereign governments and require standards of prioritization, evaluation, and processing that may differ from those involving private parties; and
  - eliminates unnecessary obstacles to federal-state land exchanges contained in the Federal Land Policy and Management Act of 1976 by:
    - creating the presumption in federal environmental and land use planning that state-federal land exchanges are in the public interest;
    - requiring federal land management agencies to give priority to land exchanges that remove state land grant properties from areas of federal land or resource management provisions that restrict the state's ability to generate revenue; and
    - setting a goal for federal land management agencies and managers of state land exchange proposals to work from the feasibility study through the transaction-closing phases of state-federal land exchanges in two years or less.

Effective March 29, 2014  
Laws of Utah 2014

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HCR 11  Concurrent Resolution Recognizing 100th Anniversary of Logan Regional Hospital *(Edward H. Redd)*

This concurrent resolution of the Legislature and the Governor recognizes the 100th anniversary of Logan Regional Hospital.

This resolution:

- recognizes the 100th anniversary of Logan Regional Hospital.

Effective March 29, 2014  
Laws of Utah 2014
HCR 13 Concurrent Resolution on Transfer of Public Lands Act (Michael E. Noel)

This concurrent resolution of the Legislature and the Governor calls upon the federal government to honor the promises that it honored with all states east of Colorado and transfer title of public lands to all willing western states.

This resolution:
- calls upon the federal government to honor the promises that it honored with all states east of Colorado and transfer title of public lands to all willing western states;
- calls upon national and state government leaders to exert their utmost power and influence to urge the imminent transfer of public lands to all willing western states for the benefit of these western states and for the nation as a whole;
- strongly urges the members of Utah's congressional delegation to immediately sponsor legislation in the United States House of Representatives and the United States Senate that transfers ownership and title of the public lands within the state of Utah and any other western state that wishes to be included in the legislation; and
- urges the members of Utah's congressional delegation to use the proposed introduction of legislation to transfer title and ownership of public lands as an opportunity to educate their colleagues regarding the importance of the legislation and to begin the process of obtaining cosponsors for the bill and support from the numerous individuals that will be positively affected by the transfer of these public lands to state ownership and control.

Effective March 31, 2014
Laws of Utah 2014

HJR 3 Joint Resolution Recognizing Sister City Relationship Between Magna, Utah, and Yuzawa, Niigata, Japan (Susan Duckworth)

This joint resolution of the Legislature expresses support for the Magna-Yuzawa Sister City Program on the 10th anniversary of the educational and cultural exchanges between Magna, Utah, and Yuzawa, Niigata, Japan.

This resolution:
- recognizes the 10th anniversary of the student exchange between Magna, Utah, and Yuzawa, Niigata, Japan, which created a framework for the relationship between the two communities; and
- recognizes the benefits of the sister city relationship between Magna and Yuzawa.

Effective February 28, 2014
Laws of Utah 2014


This joint resolution of the Legislature recognizes the Uniform Building Code Commission’s role to advise the Division of Occupational and Professional Licensing as it administers state construction codes and to provide its opinion prior to code changes being proposed by legislation.

This resolution:
- recognizes the Uniform Building Code Commission as empowered to advise the Division of Occupational and Professional Licensing with respect to the division’s responsibilities in administering the construction codes for the state of Utah; and
- recognizes that the state is encouraged to submit any action to change the state construction code to the Uniform Building Code Commission for its opinion.

Effective February 24, 2014
Laws of Utah 2014
HJR 6  
Joint Resolution Approving Commercial Nonhazardous Solid Waste Disposal Facility At a New Location (Gregory H. Hughes)

This joint resolution of the Legislature grants approval for the construction and operation of a commercial nonhazardous solid waste disposal facility to receive nonhazardous solid waste at a new location.

This resolution:
- addresses the proposed Stericycle Medical Waste Commercial Nonhazardous Solid Waste Disposal Facility, owned by Stericycle, Inc., to be constructed at a new location, in unincorporated Tooele County; and
- grants statutorily required legislative approval of the facility, subject to the approval process in Utah Code Section 19-6-108, to construct and operate a commercial nonhazardous solid waste disposal facility and receive nonhazardous medical waste and other nonhazardous solid waste as approved by the Department of Environmental Quality.

Effective March 12, 2014

Laws of Utah 2014

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HJR 9  
Joint Resolution on Utah Epilepsy Public Education, Outreach, and Awareness (Marie H. Poulson)

This joint resolution of the Legislature urges the Utah Department of Health and the Utah Department of Human Services to collaborate with other state agencies to deliver public epilepsy education, outreach, and awareness campaign materials and messages to individuals and organizations having regular interaction with individuals subject to epilepsy and seizure incidents.

This resolution:
- urges that, in implementing the existing federal public education, outreach, and awareness campaign under 42 U.S.C. Chapter 6A, the Public Health Service Act, Sec. 330E-1, the Utah Department of Health and the Utah Department of Human Services collaborate with the Utah Department of Veterans’ and Military Affairs, the Utah State Office of Education, the Utah Labor Commission, the attorney general’s office, and others to deliver the campaign’s educational materials and messages to individuals and organizations, including:
  - teachers, administrators, and other education personnel;
  - state, county, and local law enforcement personnel, and first responders;
  - employers and labor organizations; and
  - other individuals and organizations the Department of Health and the Department of Human Services consider to have regular interaction with individuals who are subject to epilepsy and seizure incidents.

Effective February 13, 2014

Laws of Utah 2014
HJR 10  Joint Rules Resolution Regarding a Long-term Planning Conference (Brad R. Wilson)

This joint rules resolution of the Legislature modifies provisions relating to Joint Conventions and Joint Committees by providing for a joint Long-Term Planning Conference.

This resolution:
► requires the president of the Senate and the speaker of the House of Representatives to call a joint Long-Term Planning Conference of members of the two houses;
► provides that the conference will be held at least every two years;
► describes the purposes of the Long-Term Planning Conference;
► provides for conference staffing; and
► requires each interim committee to devote part of the May interim committee meeting to long-term planning.

Enacts IR2-2-103, JR3-3-101, JR3-3-102, JR3-3-103

Effective February 28, 2014  Laws of Utah 2014

HJR 11  Joint Rules Resolution on Budget Process Amendments (Brad R. Wilson)

This joint resolution of the Legislature modifies provisions related to duties of the Executive Appropriations Committee when preparing base budget recommendations.

This resolution:
► provides that when directing staff on what revenue estimates to use in preparing budget recommendations, the Executive Appropriations Committee shall hear a report on treating above-trend revenue growth as one-time revenue for major tax types;
► provides that when deciding whether to set aside special allocations for the end of the session, the Executive Appropriations Committee shall consider the historical, current, and anticipated status of debt, long-term liabilities, General Fund borrowing, reserves, fund balances, nonlapsing appropriation balances, cash funded infrastructure investment, and federal funds paid to the state;
► amends deadlines within the general session to:
  • prioritize fiscal note bills;
  • pass or defeat a bill with a fiscal note;
  • pass or defeat a base budget bill;
  • complete decisions necessary to draft the final appropriations bill;
  • for legislators to receive a copy of any supplemental appropriations bill and bond bill; and
  • pass or defeat a bond bill;
► repeals requirements for the Executive Appropriations Committee to conduct an agency in-depth budget review; and
► makes technical changes.

Amends JR3-2-402, JR4-5-101, JR4-5-201, JR4-5-202, JR4-5-301;

Repeals JR3-2-502

Effective March 10, 2014  Laws of Utah 2014
HJR 12  **Joint Resolution on Appointment of Legal Counsel for Executive Officers** *(Mike K. McKell)*

This joint resolution of the Legislature proposes to amend the Utah Constitution to modify provisions relating to executive branch officers.

This resolution proposes to amend the Utah Constitution to:

- authorize the Lieutenant Governor, State Auditor, and State Treasurer each to appoint legal counsel to advise them.

This resolution directs the Lieutenant Governor to submit this proposal to voters.

This resolution provides a contingent effective date of January 1, 2015, for this proposal.

Utah Constitution Sections Affected:

**AMENDS:** ARTICLE VII, SECTION 14

Amends A7 S14, A7 S15

Effective January 1, 2015  Laws of Utah 2014

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HJR 14  **Joint Resolution on Caregiving** *(Rebecca Chavez-Houck)*

This joint resolution of the Legislature expresses support for the efforts of Utah’s family caregivers and for state policies and programs that address the needs of older, vulnerable, or adults with a disability, and their caregivers.

This resolution:

- expresses support for the dedicated work of family caregivers statewide;
- recognizes caregiving for older, vulnerable adults as a vital and needed profession today and in the future;
- expresses support for innovative and creative means to support family caregivers to continue providing needed in-home support for older, vulnerable, or adults with a disability; and
- expresses support for state policies and programs that address the needs of older, vulnerable, or adults with a disability, and their caregivers, as well as agencies that provide additional information and education on supporting older, vulnerable, or adults with a disability in their homes through both family caregivers and paid professional caregivers.

Effective March 10, 2014  Laws of Utah 2014

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HJR 17  **Joint Resolution on Jail Facilities** *(Richard A. Greenwood)*

This joint resolution of the Legislature supports contracting for beds for state inmates at correctional facilities in the counties of Tooele, Weber, Davis, Iron, Kane, Emery, Grand, and Garfield.

This resolution:

- supports jail expansion as beneficial to both the state and the counties through a contract with the Utah Department of Corrections; and
- approves contracting for beds dedicated to housing state inmates in the counties of Tooele, Weber, Davis, Iron, Kane, Emery, Grand, and Garfield.

Effective March 11, 2014  Laws of Utah 2014
HJR 20  Joint Resolution Recognizing the Significance of the Great Salt Lake (Larry B. Wiley)

This joint resolution of the Legislature recognizes the significance of the Great Salt Lake.

This resolution:
▶ recognizes the economic, recreational, and natural significance of the Great Salt Lake.

Effective March 12, 2014  Laws of Utah 2014

HJR 21  Joint Resolution on the Sovereign Character of PILT—payment in Lieu of Taxes (Ken Ivory)

This joint resolution of the Legislature strongly urges the United States Congress to fully and permanently fund Payments in Lieu of Taxes (PILT) and transfer to the state of Utah the federally controlled public lands within the state.

This resolution:
▶ urges and directs the United States Congress to use every exertion in its power, by reason, argument, and persuasion, to induce the United States to fully fund, on a perpetual and mandatory basis, Payments in Lieu of Taxes (PILT), which the state and its subdivisions would otherwise collect if the federal government honored the same statehood enabling act terms that it honored with all states east of Colorado; and
▶ demands, if Congress cannot or will not fully fund PILT at the full assessed value of similarly situated lands within Utah’s counties on a mandatory, permanent, and perpetual basis, that Congress transfer title to the public lands, as was done previously for similarly impacted states east of Colorado, directly to the state of Utah so that Utah and its subdivisions can generate tax and other revenues from these lands to fund education, police, fire, sanitation, social welfare, and other essential public services.

Effective March 11, 2014  Laws of Utah 2014

HJR 24  Joint Resolution Recognizing Weber State University's 125th Anniversary (Brad L. Dee)

This joint resolution of the Legislature recognizes the 125th anniversary of Weber State University.

This resolution:
▶ recognizes the 125th anniversary of Weber State University.


HR 3  House Rules Resolution - Legislative per Diem Amendments (Melvin R. Brown)

This House resolution of the Legislature modifies legislative rules for compensation and expense reimbursement.

This resolution:
▶ amends per diem and expense related language in House Rules to comply with current compensation and expense requirements.

Amends  HR1-3-102

Effective March 5, 2014  Laws of Utah 2014
HR 4  **House Rules Resolution Banning Fundraising on the House Floor** *(Jennifer M. Seelig)*

This resolution prohibits fundraising on the floor of the Utah House of Representatives.

This resolution:
- prohibits fundraising on the floor of the Utah House of Representatives; and
- provides certain exceptions for approved public announcements.

**Amends** HR2-4-103

Effective March 5, 2014  
Laws of Utah 2014

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HR 5  **House Resolution on Clean-burning Renewable Fuels** *(Johnny Anderson)*

This resolution of the House of Representatives encourages the state of Utah, all of its subdivisions, and persons in private industry to pursue the use of biodiesel.

This resolution:
- expresses support for the continued development and implementation of biodiesel in the state;
- recognizes the significant economic and environmental benefits that biodiesel can bring to the state; and
- strongly urges individuals, restaurants and other businesses, schools, and jails, to dispose of their waste oils at a Utah based biodiesel company that will convert the waste product to a renewable, clean-burning fuel, and by so doing, help diversify Utah's energy portfolio, provide jobs, and clean the environment.

Effective March 6, 2014  
Laws of Utah 2014

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SB 1  **Higher Education Base Budget** *(Stephen H. Urquhart)*

This bill appropriates funds for the support and operation of Higher Education for the fiscal year beginning July 1, 2014 and ending June 30, 2015.

This bill:
- provides appropriations for the use and support of higher education agencies and institutions;
- provides appropriations for the use and support of the Utah Medical Education Council; and
- provides appropriations for other purposes as described.

This bill appropriates $1,465,863,800 in operating and capital budgets for fiscal year 2015, including:
- $442,164,600 from the General Fund;
- $339,865,000 from the Education Fund;
- $683,834,200 from various sources as detailed in this bill.

This bill takes effect on July 1, 2014.

Effective July 1, 2014  
Chapter 9, Laws of Utah 2014
SB 2 Public Education Budget Amendments (Lyle W. Hillyard)

This bill supplements or reduces appropriations previously provided for school districts, charter schools, and certain state education agencies for the fiscal year beginning July 1, 2014, and ending June 30, 2015, and modifies related budgetary provisions.

This bill:
- provides budget increases and decreases for the use and support of certain state education agencies;
- provides budget increases and decreases for programs that support school districts and charter schools;
- provides intent language;
- establishes the value of the weighted pupil unit for fiscal year 2014-15 at:
  - $2,726 for the special education and career and technology add-on programs; and
  - $2,972 for all other programs; and
- repeals a provision that allows the use of Basic School Program money for special purpose optional programs.

This bill appropriates for fiscal year 2014-15:
- $31,000,000 from the Uniform School Fund;
- $80,916,200 from the Education Fund; and
- $123,024,400 from various sources as detailed in this bill.

This bill takes effect on July 1, 2014.

Repeals Laws of Utah 1992, Chapter 53, Section 52

Effective July 1, 2014 Chapter 367, Laws of Utah 2014

SB 3 Current Fiscal Year Supplemental Appropriations (Lyle W. Hillyard)

This bill supplements or reduces appropriations previously provided for the use and operation of state government for the fiscal year beginning July 1, 2013 and ending June 30, 2014.

This bill:
- provides appropriations for the use and support of higher education and certain state agencies;
- provides appropriations for other purposes as described; and
- provides intent language.

This bill appropriates ($48,557,200) in operating and capital budgets for fiscal year 2014, including:
- ($99,825,900) from the General Fund;
- $50,001,000 from the Education Fund;
- $1,267,700 from various sources as detailed in this bill. This bill appropriates $114,200 in expendable funds and accounts for fiscal year 2014, all of which is from the General Fund. This bill appropriates $43,450,100 in business-like activities for fiscal year 2014. This bill appropriates $1,150,001 in restricted fund and account transfers for fiscal year 2014, all of which is from the General Fund. This bill appropriates $3,053,200 in transfers to unrestricted funds for fiscal year 2014.

This bill takes effect immediately.

Effective April 1, 2014 Chapter 368, Laws of Utah 2014
SB 4  Business, Economic Development, and Labor Base Budget  (Brian E. Shiozawa)
This bill appropriates funds for the support and operation of state government for the fiscal year beginning July 1, 2014 and ending June 30, 2015.
This bill:
► provides appropriations for the use and support of certain state agencies;
► provides appropriations for other purposes as described.
This bill appropriates $251,544,000 in operating and capital budgets for fiscal year 2015, including:
► $85,066,100 from the General Fund;
► $19,884,400 from the Education Fund;
► $146,593,500 from various sources as detailed in this bill. This bill appropriates $11,322,300 in expendable funds and accounts for fiscal year 2015. This bill appropriates $1,158,400 in business-like activities for fiscal year 2015. This bill appropriates $8,060,200 in restricted fund and account transfers for fiscal year 2015, including:
► $555,000 from the General Fund;
► $7,505,200 from various sources as detailed in this bill. 31
This bill appropriates $21,133,100 in fiduciary funds for fiscal year 2015.
This bill takes effect on July 1, 2014.

The original bill was recommended by the Executive Appropriations Committee Interim Committee
Effective July 1, 2014  Chapter 10, Laws of Utah 2014

SB 5  Executive Offices and Criminal Justice Base Budget  (Daniel W. Thatcher)
This bill supplements or reduces appropriations previously provided for the use and operation of state government for the fiscal year beginning July 1, 2013 and ending June 30, 2014; and appropriates funds for the support and operation of state government for the fiscal year beginning July 1, 2014 and ending June 30, 2015.
This bill:
► provides appropriations for the use and support of certain state agencies; and
► provides appropriations for other purposes as described.
This bill appropriates ($25,541,000) in operating and capital budgets for fiscal year 2014, including:
► ($22,454,000) from the General Fund;
► ($3,087,000) from various sources as detailed in this bill. This bill appropriates $490,000 in expendable funds and accounts for fiscal year 2014, all of which is from the General Fund. This bill appropriates $772,997,200 in operating and capital budgets for fiscal year 2015, including:
► $563,799,800 from the General Fund;
► $49,000 from the Education Fund;
► $209,148,400 from various sources as detailed in this bill. This bill appropriates $26,694,000 in business-like activities for fiscal year 2015. This bill appropriates $216,000 in restricted fund and account transfers for fiscal year 2015, all of which is from the General Fund.

Section 1 of this bill takes effect immediately. Section 2 of this bill takes effect on July 1, 2014.

The original bill was recommended by the Executive Appropriations Committee Interim Committee
Effective February 13, 2014  Chapter 2, Laws of Utah 2014
SB 6  **Infrastructure and General Government Base Budget** *(Wayne A. Harper)*

This bill appropriates funds for the support and operation of state government for the fiscal year beginning July 1, 2014 and ending June 30, 2015.

This bill:
- provides appropriations for the use and support of certain state agencies;
- provides appropriations for other purposes as described;
- approves employment levels for internal service funds;
- approves capital acquisition amounts for internal service funds.

This bill appropriates $1,504,018,500 in operating and capital budgets for fiscal year 2015, including:
- $110,576,800 from the General Fund;
- $38,736,100 from the Education Fund;
- $1,354,705,600 from various sources as detailed in this bill.

This bill appropriates $281,756,100 in business-like activities for fiscal year 2015.

This bill appropriates $555,994,500 in capital project funds for fiscal year 2015.

This bill takes effect on July 1, 2014.

*The original bill was recommended by the Executive Appropriations Committee Interim Committee*

Effective July 1, 2014  Chapter 11, Laws of Utah 2014

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SB 7  **National Guard, Veterans’ Affairs, and Legislature Base Budget** *(Lyle W. Hillyard)*

This bill appropriates funds for the support and operation of state government for the fiscal year beginning July 1, 2014 and ending June 30, 2015.

This bill:
- provides appropriations for the use and support of certain state agencies;
- provides appropriations for other purposes as described.

This bill appropriates $95,093,800 in operating and capital budgets for fiscal year 2015, including:
- $31,399,900 from the General Fund;
- $63,693,900 from various sources as detailed in this bill. This bill appropriates $16,662,600 in expendable funds and accounts for fiscal year 2015.

This bill takes effect on July 1, 2014.

Effective July 1, 2014  Chapter 12, Laws of Utah 2014
SB 8  **Social Services Base Budget** *(Allen M. Christensen)*

This bill supplements or reduces appropriations previously provided for the use and operation of state government for the fiscal year beginning July 1, 2013 and ending June 30, 2014; and appropriates funds for the support and operation of state government for the fiscal year beginning July 1, 2014 and ending June 30, 2015.

This bill:
- provides appropriations for the use and support of certain state agencies;
- provides appropriations for other purposes as described.

This bill appropriates $23,589,200 in operating and capital budgets for fiscal year 2014, including:
- ($640,500) from the General Fund;
- $24,229,700 from various sources as detailed in this bill. This bill appropriates $36,575,000 in business-like activities for fiscal year 2014. This bill appropriates $4,274,434,600 in operating and capital budgets for fiscal year 2015, including:
  - $826,355,600 from the General Fund;
  - $18,698,500 from the Education Fund;
  - $3,429,380,500 from various sources as detailed in this bill.

This bill appropriates $137,025,100 in expendable funds and accounts for fiscal year 2015, including:
- $2,242,900 from the General Fund;
- $134,782,200 from various sources as detailed in this bill. This bill appropriates $456,339,200 in business-like activities for fiscal year 2015. This bill appropriates $15,500 in transfers to unrestricted funds for fiscal year 2015.

Section 1 of this bill takes effect immediately. Section 2 of this bill takes effect on July 1, 2014.

The original bill was recommended by the Ethics Interim Committee

Effective February 19, 2014  Chapter 13, Laws of Utah 2014

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SB 9  **State Land Acquisition and General Obligation Bond Authorization Amendments** *(Wayne A. Harper)*

This bill repeals the authorization for the Board of Business and Economic Development and the state treasurer to purchase contracts for the sale of land and repeals a general obligation bond authorization to fund certain contract purchases.

This bill:
- repeals provisions authorizing the Board of Business and Economic Development and the state treasurer to purchase contracts for the sale of land;
- repeals provisions governing requirements for the purchase of contracts for the sales of land;
- repeals a $42,500,000 general obligation bond authorization that:
  - was to be used by the Governor's Office of Economic Development to provide funds to pay all or part of the cost of purchasing contracts for the sale of land if the purchase promotes a statewide public purpose such as promoting ease of interstate or intrastate travel or advancing economic development; and
  - has not been issued;
- repeals a Master Bond Act provision allowing issuance of general obligation bonds for the purchase of land sale contracts or interests in land sale contracts; and
- makes technical and conforming changes.

Amends 63B-1a-101, 63M-1-303;
Repeals 63B-17-102

Effective May 13, 2014  Chapter 173, Laws of Utah 2014
SB 10  401K Appropriation Amendments  (Lyle W. Hillyard)

This bill supplements or reduces appropriations previously provided for the use and operation of state government for the fiscal year beginning July 1, 2013 and ending June 30, 2014.

This bill:
- reallocates appropriations from the Division of Finance to other state agencies to fund the new 401K benefit established in House Bill 194, 2013 General Session;  
- adds appropriations from restricted accounts, dedicated credits, and other sources to fund the new benefit; and  
- authorizes the matching rate at up to $26 per pay period depending upon employee participation.

This bill appropriates $1,775,700 in operating and capital budgets for fiscal year 2014, including:
- ($243,000) from the General Fund;  
- $139,700 from the Education Fund;  
- $1,879,000 from various sources as detailed in this bill.

This bill appropriates $272,800 in business-like activities for fiscal year 2014.

This bill takes effect immediately.

Effective January 27, 2014  Chapter 1, Laws of Utah 2014

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SB 11  Election Offense Amendments  (Margaret Dayton)

This bill recodifies and amends portions of Title 20A, Chapter 1, Part 7, Prosecuting and Adjudicating Election Offenses.

This bill:
- defines terms;  
- recodifies and amends the portion of Title 20A, Chapter 1, Part 7, Prosecuting and Adjudicating Election Offenses, relating to civil proceedings and investigations of election offenses;  
- establishes procedures and requirements for a registered voter to file a verified petition alleging a violation of the Election Code;  
- provides that the lieutenant governor (or another person in the event of a conflict) shall review the petition to determine whether a special investigation is necessary;  
- provides for the appointment of special counsel if a special investigation is necessary;  
- describes the duties of special counsel;  
- provides for the filing of a civil action by special counsel;  
- describes the remedies that a court shall order, or other action that a court shall take, if a court finds that a significant violation of the Election Code occurred;  
- provides for costs and attorney fees;  
- provides for compensation of special counsel; and  
- makes technical changes.

The original bill was recommended by the Government Operations Interim Committee

Repeals 20A-1-703

Effective May 13, 2014  Chapter 254, Laws of Utah 2014
SB 13  **Theft Amendments** *(Daniel W. Thatcher)*

This bill modifies Title 76, Utah Criminal Code, relating to the punishment for theft of property or services.

This bill:
- provides that the penalty for a third theft conviction in 10 years becomes a third degree felony if one of the prior convictions was a class A misdemeanor;
- provides that the penalty for a third theft conviction in 10 years becomes a third degree felony if the value of the property in the current case is more than $500 but less than $1,500;
- provides that the penalty for a theft conviction is a third degree felony if that person has been previously convicted of felony theft; and
- changes the penalty from a felony to a class A misdemeanor for a person convicted of theft for a third time in 10 years.

*The original bill was recommended by the Law Enforcement and Criminal Justice Interim Committee*

**Amends** 76-6-412

Effective May 13, 2014  Chapter 255, Laws of Utah 2014

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SB 14  **Long-term Care Partnership** *(Todd Weiler)*

This bill requires the Utah Department of Health to amend the state Medicaid plan to create a qualified long-term care insurance partnership.

This bill:
- requires the Utah Department of Health to amend the state Medicaid plan to create a qualified long-term care insurance partnership as defined in federal law; and
- gives the Utah Department of Health authority to make rules in order to comply with federal laws and regulations relating to qualified long-term care insurance partnerships and qualified long-term care insurance contracts.

*The original bill was recommended by the Health and Human Services Interim Committee*

**Enacts** 26-18-409

Effective May 13, 2014  Chapter 174, Laws of Utah 2014

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SB 15  **Reemployment Restrictions Amendments** *(Todd Weiler)*

This bill modifies the Utah State Retirement and Insurance Benefit Act by amending postretirement employment restrictions.

This bill:
- exempts an active senior justice court judge appointed to hear cases by the Utah Supreme Court and a part-time appointed board member from postretirement employment restrictions;
- exempts a reemployed retiree who serves as a judge from reemployment earnings limitations; and
- makes technical changes.

*The original bill was recommended by the Retirement and Independent Entities Interim Committee*

**Amends** 49-11-505

Effective May 13, 2014  Chapter 175, Laws of Utah 2014
SB 16  Veterans Tuition Gap Coverage  *(Luz Robles)*

This bill provides grants to qualifying military veterans who have maximized certain federal benefits.

This bill:
- creates the Veterans Tuition Gap Program, which provides recipients of federal Post-9/11 Veterans Educational Assistance Act benefits with additional grants to complete a bachelor's degree at certain institutions of higher education when federal benefits have been maximized;
- directs the State Board of Regents to:
  - develop policies to implement and administer the program, within statutory guidelines; and
  - distribute the program money to institutions of higher education; and
- establishes time limits that qualified military veterans may receive program grants.

This bill appropriates:
- to the State Board of Regents - Student Assistance, as an ongoing appropriation:
  - from the General Fund, $125,000, which is nonlapsing for fiscal year 2014-15; and
- to the State Board of Regents - Student Assistance, as a one-time appropriation:
  - from the General Fund, $75,000, which is nonlapsing for fiscal year 2014-15.

This bill takes effect on July 1, 2014.

*The original bill was recommended by the Veterans Reintegration Task Force*

**Enacts** 53B-13b-101, 53B-13b-102, 53B-13b-103, 53B-13b-104

Effective July 1, 2014  Chapter 87, Laws of Utah 2014

SB 17  Water and Irrigation Amendments  *(Margaret Dayton)*

This bill amends Title 73, Chapter 2, State Engineer - Division of Water Rights, Chapter 3, Appropriation, and Chapter 5, Administration and Distribution, by modifying provisions relating to the appropriation and distribution of water.

This bill:
- expands the enforcement powers of the state engineer;
- amends requirements relating to the recording of an instrument transferring or assigning a water right;
- modifies provisions relating to engaging in well drilling without a license;
- modifies provisions relating to the relocation or alteration of a natural stream; and
- amends provisions relating to the duties of the state engineer in the division and distribution of water.

*The original bill was recommended by the Natural Resources, Agriculture, and Environment Interim Committee*

**Amends** 73-2-25, 73-3-18, 73-3-26, 73-3-29, 73-5-3

Effective May 13, 2014  Chapter 369, Laws of Utah 2014
SB 18  Local Government General Fund Amendments  (Daniel W. Thatcher)

This bill amends provisions related to a town, city, or county general fund.

This bill:
- amends references to a "general fund" in the municipal and county code to clarify that the term means a town general fund, city general fund, or county general fund, and not the state general fund;
- defines "town general fund," "city general fund," and "county general fund";
- amends obscure language; and
- makes technical and conforming amendments.

The original bill was recommended by the Political Subdivisions Interim Committee


Enacts 10-5-102.5

Effective May 13, 2014  Chapter 176, Laws of Utah 2014

SB 19  Appointment and Qualification of Members of the State Tax Commission  (Howard A. Stephenson)

This bill addresses the appointment and qualification of members of the State Tax Commission.

This bill:
- repeals a provision from statute that remains in the Utah Constitution requiring that no more than two members of the State Tax Commission may be from the same political party;
- amends provisions related to the appointment and qualification of members of the State Tax Commission; and
- makes technical and conforming changes.

The original bill was recommended by the Revenue and Taxation Interim Committee

Amends 59-1-201, 59-1-202

Effective May 13, 2014  Chapter 370, Laws of Utah 2014

SB 20  Trustee's Sale for Rental Property - Sunset Act Amendments  (Wayne A. Harper)

This bill reauthorizes certain provisions in Title 57, Chapter 1, Conveyances.

This bill:
- reauthorizes, for an additional two years, certain provisions in Title 57, Chapter 1, Conveyances, related to a notice of trustee's sale for a residential rental property.

The original bill was recommended by the Business and Labor Interim Committee

Amends 63I-1-257

Effective May 13, 2014  Chapter 177, Laws of Utah 2014
SB 21  State Construction Code Amendments (Margaret Dayton)

This bill amends the State Construction Code.

This bill:

▶ exempts from the permit requirements of the State Construction Code a structure that is solely used to sell certain seasonal crops.

This bill takes effect on July 1, 2014.

The original bill was recommended by the Government Operations Interim Committee

Amends 15A-1-204

Effective July 1, 2014 Chapter 178, Laws of Utah 2014

SB 22  Workforce Services Job Listing Amendments (Peter C. Knudson)

This bill requires that all government entities advertise job openings on the state website and that the Division of Purchasing provide contact information for companies that contract with the state.

This bill:

▶ requires all government entities to advertise job openings on the state's website; and
▶ adds a provision to the procurement code requiring that language be added into contracts and requests for proposals that require the Division of Purchasing to provide employment contact information to the Department of Workforce Services for private contractors that contract with state entities.

The original bill was recommended by the Veterans Reintegration Task Force

Amends 35A-1-102, 35A-2-203, 63G-6a-402

Effective May 13, 2014 Chapter 179, Laws of Utah 2014

SB 24  Amendment to Procurement Code Exemptions (Margaret Dayton)

This bill enacts language establishing an exemption from the Utah Procurement Code.

This bill:

▶ exempts from the Utah Procurement Code purchases of certain firefighting supplies and equipment made by the Division of Forestry, Fire, and State Lands.

The original bill was recommended by the Government Operations Interim Committee

Amends 63G-6a-107

Effective May 13, 2014 Chapter 180, Laws of Utah 2014
SB 25  **Candidate Certification Amendments** *(Deidre M. Henderson)*

This bill amends provisions of the Election Code relating to the deadlines to certify candidates for a primary election.

This bill:

- provides that, for the 2014 calendar year only, the deadline for a registered political party to certify its candidates for a primary election is 5 p.m. on April 28, 2014;
- provides that, for the 2014 calendar year only, the deadline for the lieutenant governor to certify to the county clerks the candidates who will appear on the primary ballot is 5 p.m. on April 29, 2014; and
- provides that the provisions of this bill are repealed on January 1, 2015.

This bill provides an immediate effective date.

*The original bill was recommended by the Government Operations Interim Committee*

**Amends** 63I-2-220;

**Enacts** 20A-9-403.1

Effective February 13, 2014  
Chapter 3, Laws of Utah 2014

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SB 26  **Air Conservation Act Reauthorization** *(Scott K. Jenkins)*

This bill modifies Title 63I, Oversight, Chapter 1, Legislative Oversight and Sunset Act, by reauthorizing the Air Conservation Act until July 1, 2019.

This bill:

- reauthorizes the Air Conservation Act until July 1, 2019; and
- makes technical changes.

*The original bill was recommended by the Natural Resources, Agriculture, and Environment Interim Committee*

**Amends** 63I-1-219

Effective May 13, 2014  
Chapter 43, Laws of Utah 2014

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SB 27  **Reauthorization of Massage Therapy Licensure Act** *(John L. Valentine)*

This bill modifies the Legislative Oversight and Sunset Act.

This bill:

- extends the repeal date of Title 58, Chapter 47b, Massage Therapy Practice Act, from July 1, 2014, to July 1, 2024.

*The original bill was recommended by the Business and Labor Interim Committee / Occupational and Professional Licensure Review Committee*

**Amends** 63I-1-258

Effective May 13, 2014  
Chapter 181, Laws of Utah 2014
SB 28 Utah Retirement Amendments (Todd Weiler)

This bill modifies the Utah State Retirement and Insurance Benefit Act and the Utah State Personnel Management Act by amending retirement provisions.

This bill:

- clarifies definitions;
- replaces mention of the Teachers Insurance and Annuity Association of America with a retirement plan offered by a public or private system, organization, or company designated by the State Board of Regents;
- clarifies that a governor, legislator, other full-time elected official, or employee with Tier I service credit in a system or plan administered by the Utah State Retirement Board may only participate in another Tier I system or plan if the individual enters office or employment with a participating employer on or after July 1, 2011;
- expands the annual CPI increases for postretirement earnings limitations to include reemployed earnings that are based on one-half of final average salary;
- clarifies reporting provisions for participating employers regarding the employees' accrual of service credit;
- eliminates the requirement that certain retirement application forms must be notarized when submitted to the Utah State Retirement Office;
- provides that a beneficiary who qualifies for a monthly benefit must apply in writing to the Utah State Retirement Office and that the allowance shall begin on the first day of the month following the month in which the participant died if the application is received within 90 days of the death, or the following month if the application is received by the office more than 90 days after the date of death;
- provides that for certain employer service credit purchases, an employee is not required to have at least four years of service credit or to forfeit service credit or any defined contribution balance;
- provides that a minor child beneficiary may receive a refund of a deceased member's public safety member contributions;
- clarifies that a judge with 25 or more years of service credit does not get penalized for retiring before age 65;
- provides that an eligible employee in the Tier II public employees system includes an employee who is covered by a retirement program offered by another public or private system, organization, or company designated by the State Board of Regents;
- provides that a person who is receiving long-term disability benefits may only accrue service credit until the earlier of date of death, the date the person retires, or the date the person has accumulated or would have accumulated service credit in a defined benefit system or plan under this title, sufficient to be eligible to retire with an unreduced benefit;
- clarifies that a qualifying employee must be receiving paid leave benefits to be eligible to receive the state employee matching supplemental defined contribution benefit; and
- makes technical changes.

This bill takes effect immediately.

The original bill was recommended by the Retirement and Independent Entities Interim Committee


Enacts 49-21-408

SB 29  **Controlled Substance Database Amendments** *(Allen M. Christensen)*

This bill amends Title 58, Chapter 37f, Controlled Substance Database Act.

This bill:
- provides access to the Controlled Substance Database to authorized employees of a Medicaid managed care organization if the Medicaid managed care organization suspects the Medicaid recipient is improperly obtaining a controlled substance;
- requires the Department of Health and the Department of Commerce to have a written agreement regarding the Medicaid managed care organization authorized employee access to the Controlled Substance Database; and
- makes technical amendments.

*The original bill was recommended by the Health and Human Services Interim Committee*

**Amends** 58-37f-301, 58-37f-601

Effective May 13, 2014 Chapter 68, Laws of Utah 2014

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SB 31  **State Agency Reporting Amendments** *(Aaron Osmond)*

This bill modifies Title 9, Heritage, Arts, Libraries, and Cultural Development; Title 35A, Utah Workforce Services Code; and Title 63M, Chapter 1, Governor's Office of Economic Development, by amending annual agency reporting provisions.

This bill:
- describes annual written reporting requirements for the Department of Heritage and Arts, the Department of Workforce Services, and the Governor's Office of Economic Development;
- eliminates separate reports to certain legislative committees and instead requires that the information from those reports be included in an annual written report prepared by the Department of Heritage and Arts, the Department of Workforce Services, or the Governor's Office of Economic Development; and
- makes technical changes.

*The original bill was recommended by the Economic Development and Workforce Services Interim Committee*

**Amends** 9-1-201, 9-7-217, 9-9-107, 9-9-405, 35A-1-201, 35A-1-206, 35A-3-116, 35A-3-203, 35A-3-206, 35A-3-313, 35A-4-403, 35A-8-307, 35A-8-508, 35A-8-602, 35A-8-721, 35A-8-804, 35A-8-1203, 35A-8-1607, 35A-8-1708, 35A-9-201, 35A-9-305, 63I-4a-203, 63M-1-201, 63M-1-403, 63M-1-605, 63M-1-704, 63M-1-904, 63M-1-1103, 63M-1-1206, 63M-1-1304, 63M-1-1404, 63M-1-1606, 63M-1-1805, 63M-1-1901, 63M-1-2006, 63M-1-2406, 63M-1-2504, 63M-1-2704, 63M-1-2910, 63M-1-3105, 63M-1-3207;

**Enacts** 9-1-208, 35A-1-109, 63M-1-206;

**Repeals** 35A-8-1802;

**Repeals and Reenacts** 63M-1-3306

Effective May 13, 2014 Chapter 371, Laws of Utah 2014
SB 32  State Highway System Amendments (Kevin T. Van Tassell)

This bill modifies the Designation of State Highways Act by amending state highway descriptions.

This bill:
- amends the description of SR-157 in the Helper area;
- removes SR-244 in the Helper area from the state highway system; and
- makes technical corrections.

The original bill was recommended by the Transportation Interim Committee

Amends 72-4-121, 72-4-130

Effective May 13, 2014  Chapter 44, Laws of Utah 2014

SB 34  Statewide Data Alliance and Utah Futures (Howard A. Stephenson)

This bill amends provisions related to Utah Futures and appropriates money to support a statewide data system for public education, higher education, and workforce data.

This bill:
- amends provisions related to Utah Futures;
- establishes an evaluation panel to evaluate Utah Futures and determine whether any or all components of Utah Futures should be outsourced to a private provider;
- requires the evaluation panel to report to the State Board of Education, the Executive Appropriations Committee, and the Education Interim Committee; and
- makes technical changes.

This bill appropriates in fiscal year 2015:
- to the Utah Education Network - Utah Education Network as an ongoing appropriation:
  • from the Education Fund, $345,000;
- to the Utah Education Network - Utah Education Network as a one-time appropriation:
  • from the Education Fund, $300,000;
- to the State Board of Education - State Office of Education as an ongoing appropriation:
  • from the Education Fund, $355,000;
- to the Utah College of Applied Technology - Administration as an ongoing appropriation:
  • from the Education Fund, $245,000;
- to the State Board of Regents - Administration as an ongoing appropriation:
  • from the Education Fund, $245,000; and
- to the University of Utah - Education and General as an ongoing appropriation:
  • from the Education Fund, $310,000.

The original bill was recommended by the Education Task Force

Amends 53A-1-410, 63I-2-253

SB 35  Administrative Rules Reauthorization (Howard A. Stephenson)

This bill provides legislative action regarding administrative rules.

This bill:
- reauthorizes all state agency administrative rules.

If approved by two-thirds of all the members elected to each house, this bill takes effect on May 1, 2014.

The original bill was recommended by the Administrative Rules Review Committee

Effective May 1, 2014  Chapter 45, Laws of Utah 2014

SB 36  Voter Information Amendments (Karen Mayne)

This bill amends provisions of the Election Code, the Government Records Access and Management Act, and related provisions, in relation to the disclosure, provision, or use of the list of registered voters or information in the list of registered voters.

This bill:
- defines terms;
- modifies a voter registration form;
- places limitations on who may obtain a voter’s date of birth from a voter registration form;
- places limitations on providing or using a voter's date of birth that is obtained from a voter registration form;
- establishes requirements and procedures to ensure that a voter’s date of birth is not obtained, provided, or used unlawfully;
- establishes a procedure by which a person may request that the person’s voter registration record be classified as private if disclosure of the person's voter registration record, or information included in the voter registration record, is likely to put the voter or a member of the voter’s household's life or safety at risk or to put the voter or a member of the voter’s household at risk of being stalked or harassed;
- provides civil and criminal penalties for a person who unlawfully obtains, provides, or uses a voter's date of birth that is obtained from a voter registration record;
- grants rulemaking authority to the director of elections within the Office of the Lieutenant Governor;
- provides that the date of birth of a voter that is obtained from a voter registration record is a private record; and
- makes technical and conforming changes.


Effective May 13, 2014  Chapter 373, Laws of Utah 2014
SB 38  Snow College Concurrent Education Program  *(Ralph Okerlund)*

This bill establishes the Snow College Concurrent Education Program.

This bill:
- requires Snow College to establish and administer the Snow College Concurrent Education Program to provide:
  - concurrent enrollment courses delivered through interactive video conferencing; and
  - advisory support to secondary school students.

This bill appropriates:
- to Snow College - Education and General, as an ongoing appropriation:
  - from the Education Fund, $1,300,000.

**Enacts** 53B-16-205.5

Effective May 13, 2014  
Chapter 69, Laws of Utah 2014

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SB 39  Home School Amendments  *(Aaron Osmond)*

This bill modifies provisions pertaining to home school students.

This bill:
- modifies procedures for excusing from public school attendance a school-age minor who attends a home school;
- eliminates instructional requirements for a school-age minor who attends a home school;
- specifies procedures for the placement of a home school student who transfers to a public school; and
- makes technical and conforming amendments.

**Amends** 53A-11-102;

**Enacts** 53A-11-102.7

Effective May 13, 2014  
Chapter 374, Laws of Utah 2014
SB 40  **Financial and Economic Literacy Amendments** *(Patricia W. Jones)*

This bill modifies provisions relating to financial and economic literacy education.

This bill:

► requires the State Board of Education to:
  - contract with a provider to develop an online, end-of-course assessment for the general financial literacy course;
  - require a school district or charter school to administer an online, end-of-course assessment to a student who takes the general financial literacy course;
  - identify, and make available to teachers, online resources for financial and economic literacy education;
  - in cooperation with school districts, charter schools, and interested private or nonprofit entities, provide professional development opportunities in financial and economic literacy to teachers;
  - adopt course standards or objectives for the general financial literacy course that address certain topics;
  - implement a teacher endorsement in general financial literacy; and
  - administer the general financial literacy course in the same manner as other core curriculum courses for grades 9 through 12 are administered;

► modifies duties of a financial and economic literacy task force established by the State Board of Education; and

► makes technical amendments.

This bill appropriates in fiscal year 2015:

► to the State Board of Education - Utah State Office of Education - Initiative Programs as a one-time appropriation:
  - from the Education Fund, $75,000;

► to the State Board of Education - Utah State Office of Education - Initiative Programs as an ongoing appropriation:
  - from the Education Fund, $100,000;

► to the State Board of Education - State Office of Education as a one-time appropriation:
  - from the Education Fund, $75,000; and

► to the State Board of Education - State Office of Education as an ongoing appropriation:
  - from the Education Fund, $200,000.

This bill takes effect on July 1, 2014.

**Effective** July 1, 2014  
**Chapter 70, Laws of Utah 2014**

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SB 41  **State Tree Change** *(Ralph Okerlund)*

This bill enacts provisions designating the state tree as the quaking aspen.

This bill:

► enacts provisions designating the state tree as the quaking aspen.

**Amends** 63G-1-601  
**Effective** May 13, 2014  
**Chapter 46, Laws of Utah 2014**
SB 43  Intergenerational Poverty Interventions in Public Schools (*Stuart C. Reid*)

This bill creates the Intergenerational Poverty Interventions Grant Program.

This bill:

- defines terms;
- creates the Intergenerational Poverty Interventions Grant Program to fund additional educational opportunities, outside of the regular school day offerings, for students affected by intergenerational poverty;
- requires the State Board of Education to:
  - solicit proposals from school districts and charter schools to receive money under the program; and
  - award grants to school districts and charter schools based on certain criteria;
- establishes criteria for the State Board of Education to consider when awarding grants to school districts and charter schools; and
- requires the State Board of Education to annually report to the Education Interim Committee and the Utah Intergenerational Welfare Reform Commission.

This bill appropriates:

- to the State Board of Education - Utah State Office of Education - Initiative Programs, as an ongoing appropriation:
  - from the Education Fund, $1,000,000.

*Enacts* 53A-17a-171

Effective May 13, 2014  Chapter 375, Laws of Utah 2014

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SB 44  Workers’ Compensation and Employee Misconduct (*Karen Mayne*)

This bill modifies the Workers' Compensation Act to address use of controlled substances or alcohol.

This bill:

- addresses reductions or prohibitions on receipt of disability compensation related to the use of controlled substances or alcohol on the basis of the degree to which the conduct is a contributing cause of an injury;
- addresses knowing use of a controlled substance not obtained under a prescription;
- clarifies burden of proof to rebut presumption;
- addresses what an employee can prove to rebut presumption;
- requires split testing; and
- makes technical and conforming changes.

*Amends* 34A-2-302

Effective May 13, 2014  Chapter 182, Laws of Utah 2014
SB 45  Military Installation Development Authority Amendments (Jerry W. Stevenson)

This bill modifies Title 19, Chapter 6, Part 5, Solid Waste Management Act, and Title 63H, Chapter 1, Military Installation Development Authority Act.

This bill:
- modifies the definition of "solid waste management facility" to include an auxiliary energy facility that is connected to an existing resource recovery facility;
- repeals Section 19-6-504, which discusses certain requirements for a public entity that issues bonds to finance a solid waste management facility;
- defines the term "development" to include certain activities within a project area;
- modifies the definition of "property tax" to not include a privilege tax on a portion of a facility on military land leased back to the military under certain circumstances;
- describes certain exemptions from the Condominium Ownership Act;
- modifies the definition of "publicly owned infrastructure and improvements"; and
- provides that the issuance of a certificate of occupancy by the authority, or an entity designated by the authority, determines when improvements on a parcel within a project area become subject to property tax.

Amends 19-6-502, 63H-1-102, 63H-1-202, 63H-1-501;

Repeals 19-6-504

Effective May 13, 2014 Chapter 183, Laws of Utah 2014

SB 46  Administrative Subpoena Modifications (Mark B. Madsen)

This bill amends provisions related to administrative subpoenas.

This bill:
- includes enticement or attempted enticement of a minor under the definition of a sexual offense against a minor;
- requires a law enforcement agency to receive a court order to collect electronic communication records involving specified crimes;
- amends the reporting requirements for a court order issued for criminal investigations of specified crimes; and
- makes technical changes.

This bill provides an immediate effective date.

Amends 77-22-2.5

Effective March 25, 2014 Chapter 47, Laws of Utah 2014
SB 47  **Emergency Management Act Amendments (Wayne A. Harper)**

This bill modifies the Emergency Management Act regarding out-of-state businesses that provide recovery services in the state during a declared disaster or emergency.

This bill:
- provides that an out-of-state business that enters the state during a declared disaster or emergency to conduct work related to the disaster or emergency is exempt from:
  - licensing or registration requirements as provided;
  - income taxation related to an out-of-state employee as provided; and
  - sales and use taxation of a transaction during a disaster period;
- provides that any out-of-state business or out-of-state employee that remains in the state after the disaster period is subject to the state's normal standards for establishing presence or residency, or doing business in the state; and
- requires any out-of-state business that enters the state for disaster- or emergency-related work to provide the Division of Occupational and Professional Licensing a statement about the purpose of its business in the state, upon request.

This bill provides retrospective operation for a taxable year beginning on or after January 1, 2014.

**Amends** 59-7-102, 59-7-404.5, 59-10-403, 59-12-104;
**Enacts** 53-2a-1201, 53-2a-1202, 53-2a-1203, 53-2a-1204, 53-2a-1205, 59-10-116.1

Effective May 13, 2014  Chapter 376, Laws of Utah 2014

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SB 50  **Transition for Repealed Navajo Trust Fund Act (David P. Hinkins)**

This bill modifies the Transition for Repealed Navajo Trust Fund Act to extend certain dates.

This bill:
- extends certain dates related to when money may be expended.

This bill provides for retrospective operation.

**Amends** 51-9-504

Effective May 13, 2014  Chapter 71, Laws of Utah 2014

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SB 51  **Local Government Entities Amendments (Jerry W. Stevenson)**

This bill amends provisions related to local government entities.

This bill:
- defines terms;
- prohibits, with certain exceptions, a governing body from spending money deposited in an enterprise fund for a purpose that is not directly related to the goods or services provided by the enterprise for which the enterprise fund was created;
- authorizes a local district to provide services, nonmonetary assistance, or monetary assistance to a nonprofit entity;
- amends provisions related to the creation of a local district;
amends provisions governing the term of an appointed water conservancy district board member;
clarifies provisions that exempt an appointing authority from certain requirements if it appoints one of its own members to a board of trustees;
authorizes a local district to designate and consolidate polling places and provide a local district election ballot in consultation with a county clerk;
amends provisions related to the division of a local district for the purpose of electing or appointing the members of the board of trustees;
amends provisions related to the authority of a local district to continue to tax an area withdrawn from the local district;
requires a board of trustees to mail notice of a hearing to consider adoption of a budget to an owner of property or a registered voter within the local district;
prohibits in certain circumstances a county legislative body from adopting a resolution for the appointment of a board of trustees member in a county improvement district;
amends provisions related to a mosquito abatement district's power to establish a reserve fund;
amends certain provisions related to the funding of a public transit district;
allows a member of a public transit district board of trustees who is appointed by a county or municipality to be employed by the county or municipality in certain circumstances;
amends criminal provisions related to riding in a transit vehicle without payment;
amends a public transit district's authority to use certain information obtained through a background check;
requires a board of trustees for a water conservancy district to give written notice of an upcoming vacancy in an appointed trustee's term within a certain period of time;
amends definitions;
amends provisions authorizing a municipality or improvement district to appoint members to an administrative control board;
amends provisions related to the board of canvassers for a local district;
authorizes a public transit district to use an automatic license plate reader system to assess parking needs and conduct travel pattern analyses;
authorizes the dissemination of a criminal history or warrant of arrest information to a public transit district for certain purposes;
amends provisions related to the state auditor's authority to withhold state allocated funds or the disbursement of property taxes from a state or local taxing or fee-assessing unit;
amends provisions relating to adverse possession to include a local district; and
makes technical and conforming amendments.


**Enacts** 10-5-102.5

Effective May 13, 2014  
Chapter 377, Laws of Utah 2014
SB 52  Utility Relocation on Highway Projects (Kevin T. Van Tassell)

This bill modifies the Transportation Code by amending provisions relating to the relocation of utilities for a state highway project.

This bill:
► amends the definition of utility;
► provides that the requirement that the Department of Transportation pay certain percentages of the cost of relocation of a utility to accommodate construction of a state highway project includes the construction of a proposed state highway and the improvement, widening, or modification of an existing state highway;
► requires the Department of Transportation to pay 100% of the cost of relocation of a utility to accommodate construction of a state highway project if the utility is located in a public utility easement;
► provides that a utility company that has been notified of a utility relocation shall cooperate with the Department of Transportation; and
► makes technical corrections.

Amends 72-6-116

Effective May 13, 2014 Chapter 184, Laws of Utah 2014

SB 53  Amendments to Private Investigator Regulations (Margaret Dayton)

This bill modifies Title 53, Chapter 9, Private Investigator Regulation Act, and Title 78B, Chapter 8, Part 3, Process Server Act, by amending provisions governing the licensing and requirements of private investigators.

This bill:
► requires the Bureau of Criminal Identification to provide renewal notices to licensed private investigators;
► extends the time that a licensee can renew a license after expiration;
► modifies the experience requirements for licensure;
► requires that an applicant for a licensure renewal be a resident of the state;
► modifies license and registration fees;
► modifies the information a process server, including a private investigator when acting as a process server, is required to include in a return of service; and
► makes technical changes.


Effective May 13, 2014 Chapter 378, Laws of Utah 2014
SB 54  **Elections Amendments (Curtis S. Bramble)**

This bill amends provisions of the Election Code relating to nomination of candidates, primary and general elections, and ballots.

This bill:
- defines terms and modifies defined terms;
- enacts a severability clause;
- modifies dates and other provisions relating to a notice of election;
- except as it relates to presidential candidates, prohibits a ballot or ballot sheet from indicating that a candidate is associated with a political party unless the candidate is nominated by petition or nominated by a qualified political party;
- changes dates relating to the establishment and publication of the master ballot position list;
- defines a qualified political party as a registered political party that:
  - permits voters who are unaffiliated with any political party to vote for the registered political party's candidates in a primary election;
  - permits a delegate for the registered political party to vote on a candidate nomination in the registered political party's convention remotely or permits the designation of an alternate delegate;
  - does not hold the registered political party's convention before April 1 of an even-numbered year; and
  - permits a member of the registered political party to seek the registered political party's nomination for any elective office by seeking the nomination through the registered political party's convention process, seeking the nomination by collecting signatures, or both;
- modifies provisions and dates relating to a declaration of candidacy;
- provides that candidates for elective office shall be nominated in direct primary elections, unless the candidates are listed on the ballot as unaffiliated or are nominated by a qualified political party;
- modifies provisions relating to the conduct of a primary election;
- describes petition requirements for appearing on a primary election ballot for nomination as a candidate for an identified political party;
- grants rulemaking authority;
- describes duties of the lieutenant governor and county clerks in relation to the provisions of this bill;
- describes requirements and exceptions for a qualified political party;
- describes two alternate nomination procedures for a qualified political party; and
- makes technical and conforming changes.

This bill takes effect on January 1, 2015.


Effective January 1, 2015  Chapter 17, Laws of Utah 2014
SB 55  Pharmaceutical Dispensing Amendments *(Evan J. Vickers)*

This bill amends the Pharmacy Practice Act.

This bill:

- defines terms;
- modifies the definition of pharmaceutical wholesaler or distributor in the Pharmacy Practice Act to exclude a facility for which the facility's total distribution-related sales of prescription drugs does not exceed 5% of the facility's total prescription drug sales;
- allows a hospital pharmacy that dispenses a prescription drug in a multidose container to a hospital patient and follows labeling requirements to provide the patient the drug when the patient is discharged;
- establishes the license classification "dispensing medical practitioner" under the Pharmacy Practice Act for medical practitioners who prescribe and dispense a drug;
- establishes the pharmacy facility license classification "dispensing medical practitioner clinic pharmacy" under the Pharmacy Practice Act;
- creates Part 8, Dispensing Medical Practitioner and Dispensing Medical Practitioner Clinic Pharmacy;
- removes the exemption from the Pharmacy Practice Act for medical practitioners who prescribe and dispense a cosmetic drug, injectable weight loss drug, or a cancer drug treatment regimen;
- requires a license as a dispensing medical practitioner for a health care practitioner to dispense:
  - a cosmetic drug;
  - a cancer drug treatment regimen; or
  - a prepackaged drug at an employer sponsored clinic;
- requires the Board of Pharmacy to work in conjunction with the affected practitioner governing boards:
  - for discipline or hearings related to a dispensing medical practitioner; and
  - to develop the administrative rules in the Pharmacy Practice Act related to a dispensing medical practitioner and a dispensing medical practitioner clinic pharmacy;
- establishes that practice as a dispensing medical practitioner does not include:
  - the use of a vending-type dispensing device; or
  - the prescription of controlled substances, except as permitted for cancer drug treatment regimens;
- amends the reporting requirements for the controlled substance database;
- amends unlawful and unprofessional conduct provisions; and
- makes technical changes.

This bill takes effect on July 1, 2014.


**Enacts** 58-17b-801, 58-17b-802, 58-17b-803, 58-17b-804, 58-17b-805, 58-17b-806;

**Repeals** 58-17b-309.5

Effective July 1, 2014  Chapter 72, Laws of Utah 2014
SB 56  **Risk Management Amendments** *(Curtis S. Bramble)*

This bill modifies provisions relating to the applicability of governmental immunity provisions to the use of school property.

This bill:
- provides that the use of school property for civic center purposes is considered a permit for governmental immunity purposes for a governmental entity; and
- makes technical corrections.

**Amends** 53A-3-413

Effective May 13, 2014 Chapter 73, Laws of Utah 2014

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SB 57  **Autism Services Amendments** *(Brian E. Shiozawa)*

This bill amends the Insurance Code to provide health benefit plan coverage for the treatment of autism spectrum disorder.

This bill:
- defines terms;
- requires a health benefit plan offered or renewed in the individual market or large group market, on or after January 1, 2016, to provide coverage for the treatment of autism spectrum disorder for children 2 to 9 years of age;
- describes minimum coverage limits for autism coverage;
- requires an assessment of treatment plan every six months;
- permits the commissioner to waive coverage under this section if the attorney general issues a legal opinion that the limits on autism coverage are unenforceable under federal law;
- clarifies that all other terms of the insurance plan related to deductibles, provider networks, and cost sharing apply to the autism coverage;
- provides a waiver for an insurer if premium costs increase by more than a certain percentage; and
- sunsets the autism coverage on January 1, 2019.

**Amends** 63I-1-231 (Effective 07/01/14);

**Enacts** 31A-22-642

Effective May 13, 2014 Chapter 379, Laws of Utah 2014

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SB 58  **Carbon Monoxide Detection Amendments** *(Jim Dabakis)*

This bill amends provisions of Title 15A, Chapter 5, State Fire Code Act, relating to carbon monoxide detection.

This bill:
- requires that certain buildings or structures used for educational purposes for students through grade 12 be equipped with carbon monoxide detection in accordance with the provisions of this bill; and
- makes technical and conforming changes.

**Amends** 15A-5-204, 15A-5-205.5

Effective May 13, 2014 Chapter 74, Laws of Utah 2014
SB 59  Independent Entities Financial Transparency Disclosure (Deidre M. Henderson)

This bill modifies provisions related to making certain independent entities’ financial information available to the public on the Internet.

This bill:
- requires the Utah State Retirement Office to publicly report certain financial information on its website;
- defines "independent entity";
- requires an independent entity, except the Workers’ Compensation Fund and the Utah State Retirement Office, to report certain financial information on the Utah Public Finance Website or via a link to its own website through the Utah Public Finance Website;
- provides specific reporting exclusions for certain independent entities; and
- makes technical changes.

Amends 63A-3-401, 63A-3-402, 63A-3-403, 63A-3-404;

Enacts 49-11-1101

Effective May 13, 2014

Chapter 185, Laws of Utah 2014

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SB 61  Revisions to Property Tax (Deidre M. Henderson)

This bill addresses procedures and requirements related to imposing property taxes.

This bill:
- defines terms;
- addresses the procedures and requirements for imposing a property tax levy that exceeds the certified tax rate;
- amends the timing for a public hearing held for the purpose of considering the imposition of a judgment levy;
- addresses the content of certain tax notices; and
- makes technical and conforming changes.

This bill provides revisor instructions.

Amends 59-2-918.5, 59-2-919, 59-2-919.1, 63I-2-259

Effective May 14, 2014

Chapter 256, Laws of Utah 2014
SB 62  Utah Science Technology and Research Governing Authority Amendments (Brian E. Shiozawa)

This bill modifies Title 63M, Chapter 2, Utah Science Technology and Research Governing Authority Act, and other related provisions.

This bill:
► defines terms;
► requires the Utah Science Technology and Research (USTAR) governing authority to:
  • lease certain science and technology buildings to state universities;
  • establish written performance standards and expectations for each technology outreach program location;
  • establish written performance standards and expectations for each research team funded by the USTAR initiative;
  • provide a detailed annual report; and
  • provide an annual audit;
► modifies the allocation of commercialization revenues;
► repeals the nonlapsing status of appropriations to the USTAR governing authority; and
► makes technical changes.

Amends 63J-1-602.4, 63M-2-102, 63M-2-201, 63M-2-202, 63M-2-203, 63M-2-204, 63M-2-301, 63M-2-302, 63M-2-303;
Enacts 63M-2-302.5, 63M-2-401, 63M-2-402

Effective May 13, 2014  Chapter 186, Laws of Utah 2014

SB 65  Sales and Use Tax Exemption Modifications (Howard A. Stephenson)

This bill amends provisions related to sales and use taxes.

This bill:
► modifies definitions;
► addresses the sales and use taxation of parts used in the repair or renovation of tangible personal property;
► addresses a sales and use exemption for certain manufacturing, processing, producing, operating, or research and development activities; and
► makes technical and conforming changes.

This bill takes effect on July 1, 2014.

Amends 59-12-102 (Effective 07/01/14), 59-12-103 (Effective 07/01/14), 59-12-104

Effective July 1, 2014  Chapter 380, Laws of Utah 2014
SB 67  **Amendments to Public Utilities Title (J. Stuart Adams)**

This bill amends Title 54, Public Utilities, and related provisions.

This bill:

- defines terms and modifies definitions, including addressing entities that are not included in the definition of "electrical corporation" or "public utility";
- provides that a public utility is not required to furnish or provide electric service under certain circumstances;
- provides procedures for certain customers to transfer service from a public utility to a nonutility energy supplier;
- addresses the applicability of certain provisions within the Public Utilities title; and
- makes technical and conforming changes.

**Amends** 17B-2a-406, 54-2-1, 54-3-8, 54-4-2, 54-15-108;

**Enacts** 54-3-32

Effective May 13, 2014  Chapter 381, Laws of Utah 2014

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SB 68  **Veterans Centers (Peter C. Knudson)**

This bill directs the State Board of Regents to conduct a study and develop a plan for providing veterans centers or veterans services at each state institution of higher education.

This bill:

- requires the State Board of Regents to:
  - study the feasibility of providing a veterans center or veterans services at each state institution of higher education;
  - develop a plan for implementing the study of centers or services;
  - prepare a report of the study and plan with recommendations for implementation that include funding requirements; and
  - present the report to the Legislature.

**Amends** 53B-1-103

Effective May 13, 2014  Chapter 88, Laws of Utah 2014

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SB 69  **Prejudgment Interest Revisions (Stephen H. Urquhart)**

This bill requires that in order for a plaintiff to receive prejudgment interest, the plaintiff shall have tendered an offer of settlement.

This bill:

- requires a plaintiff to have tendered an offer of settlement before claiming prejudgment interest on a verdict;
- provides that prejudgment interest is only calculated from the date of a qualifying offer;
- sets limits on the award of prejudgment interest based upon the offer of settlement amount vis-a-vis the verdict amount;
- sets the percentage rate the court shall use to calculate prejudgment interest at two percentage points above the prime rate; and
- sets 5% and 10% as the limits on the rates the court uses.

**Amends** 78B-5-824

Effective May 13, 2014  Chapter 257, Laws of Utah 2014
SB 70  State Data Portal Amendments (Deidre M. Henderson)

This bill modifies provisions related to the availability of public information and the duties of the Utah Transparency Advisory Board.

This bill:
- modifies the composition of the Utah Transparency Advisory board;
- directs the Utah Transparency Advisory Board to analyze ways to make the information on the Utah Public Finance Website more relevant to citizens;
- directs the Utah Transparency Advisory Board to identify and prioritize public information in the possession of a state agency or political subdivision that may be appropriate for publication on the public information website;
- directs the Department of Administrative Services to:
  - by certain dates, modify the public information website to include a single point of access for all Government Records Access and Management requests for executive agencies, school districts, charter schools, public transit districts, counties, municipalities, local districts, and special service districts; and
  - modify the public information website to include links to already existing public information, provide multiple download options, provide additional public information when identified, and include technical elements that the Utah Transparency Advisory Board identifies as useful to a citizen using the website; and
- makes technical changes.

Amends 63A-3-403, 63A-3-404

Effective May 13, 2014

Chapter 75, Laws of Utah 2014

SB 71  Informed Consent Amendments (Wayne A. Harper)

This bill amends informed consent provisions for certain abortions.

This bill:
- removes the requirement for informed consent if the abortion is performed when:
  - the treating physician and one other physician concur, in writing, that an abortion is necessary to avert the woman's death or a serious risk of substantial and irreversible impairment of a major bodily function of the woman; or
  - two physicians who practice maternal fetal medicine concur, in writing, in the patient's medical record that the fetus has a defect that is uniformly diagnosable and uniformly lethal.

Amends 76-7-305

Effective May 13, 2014

Chapter 187, Laws of Utah 2014
SB 72  Uninsured Motorist Provisions *(Lyle W. Hillyard)*

This bill modifies provisions relating to uninsured motorists.

This bill:
- provides that the Motor Vehicle Division or a peace officer shall seize and take possession of any vehicle that is being operated on a highway without owner's or operator's security in effect for the vehicle except in certain circumstances;
- provides that money in the Uninsured Motorist Identification Restricted Account shall be appropriated to the Department of Public Safety to reimburse a person for the costs of towing and storing the person's vehicle in certain circumstances;
- requires the Department of Public Safety to hold a hearing to determine whether a vehicle was wrongfully impounded;
- grants the Department of Public Safety rulemaking authority to make rules establishing procedures for a person to apply for a reimbursement; and
- makes technical corrections.

This bill takes effect on January 1, 2015.

**Amends 41-1a-1101, 41-1a-1103, 41-12a-806**

Effective January 1, 2015  Chapter 382, Laws of Utah 2014

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SB 73  Agricultural Environmental Amendments *(Ralph Okerlund)*

This bill modifies the Utah Agriculture Certificate of Environmental Stewardship Program.

This bill:
- defines terms;
- amends legislative findings;
- amends definitions;
- creates an advisory board for making loans from the Agriculture Resource Development Fund;
- states that the Water Quality Board may not require a holder of an Agriculture Certificate of Environmental Stewardship to implement additional or different practices during the life of the certification, except in certain conditions;
- states that the Division of Water Quality shall consider an agriculture operation's compliance with a certification under an approved agriculture environmental stewardship program as a mitigating factor for any penalty purposes; and
- makes technical changes.

**Amends 4-18-102, 4-18-103, 4-18-105, 4-18-106, 4-18-107;**

**Enacts 19-5-105.6;**

**Renumbers and Amends 4-18-6.5 to 4-18-108**

Effective May 13, 2014  Chapter 383, Laws of Utah 2014
SB 75  **Primary Care Grants Amendments (Allen M. Christensen)**

This bill amends provisions of the Utah Health Code related to primary care grants.

This bill:
- creates the Primary Care Grant Committee;
- directs the committee to evaluate applications for primary care grants and make recommendations to the department;
- directs the department to review and rank applications for primary care grants;
- allows the department to use up to 5% of funds appropriated by the Legislature for primary care grants to pay the department's costs to administer the primary care grant program;
- recodifies provisions related to community outreach and education contracts;
- adds the primary care grant program to the list of programs with nonlapsing funds; and
- makes technical and conforming amendments.

This bill appropriates in fiscal year 2014-15:
- to the Department of Health - Primary Care Grants as a one-time appropriation:
  - from General Fund, $2,000,000.

**Amends** 26-1-7, 26-10b-101, 26-10b-102, 26-10b-103, 26-10b-104, 63J-1-602.1;

**Enacts** 26-10b-105, 26-10b-106

Effective May 13, 2014  Chapter 384, Laws of Utah 2014

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SB 77  **Pharmacy Practice Act Amendments (Evan J. Vickers)**

This bill amends provisions of the Pharmacy Practice Act related to pharmacies and prescription drugs.

This bill:
- directs the Division of Occupational and Professional Licensing to issue a pharmacy technician trainee license to an individual under certain circumstances;
- allows a pharmacy to sell a prescription drug to a practitioner for use in the practitioner's office or facility under certain circumstances; and
- makes technical and conforming amendments.

This bill takes effect on July 1, 2014.

This bill coordinates with S.B. 55, Pharmaceutical Dispensing Amendments, by providing technical and substantive amendments.

**Amends** 58-17b-301, 58-17b-309;

**Enacts** 58-17b-305.1, 58-17b-624

Effective July 1, 2014  Chapter 385, Laws of Utah 2014

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SB 78  **Prescription Eye Drop Guidelines (Evan J. Vickers)**

This bill amends the Pharmacy Practice Act related to prescription eye drops.

This bill:
- allows a pharmacist or pharmacy intern to dispense a refill of a prescription for a liquid legend drug administered to the eye once an amount of time has passed after which a patient should have used 70% of the dosage units of the drug according to a practitioner's instructions; and
- makes technical and conforming amendments.

**Amends** 58-17b-608.1

Effective May 13, 2014  Chapter 386, Laws of Utah 2014
SB 79  **Uniform Real Property Electronic Recording Act (Lyle W. Hillyard)**

This bill enacts provisions related to the Uniform Real Property Electronic Recording Act.

This bill:
- defines terms;
- provides for the validity of and recording of electronic documents;
- creates the Utah Electronic Recording Commission to establish electronic recording standards;
- requires a phased-in implementation by class of county; and
- authorizes a county recorder to collect an electronic recording surcharge to recover implementation costs.

**Amends** 17-21-1, 17-21-18.5, 17-21-20, 57-3-106;

**Enacts** 17-21a-101, 17-21a-102, 17-21a-201, 17-21a-202, 17-21a-203, 17-21a-301, 17-21a-302, 17-21a-401, 17-21a-402, 17-21a-403

Effective July 1, 2015  Chapter 89, Laws of Utah 2014

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SB 83  **Local Sales and Use Tax Act Amendments (Lyle W. Hillyard)**

This bill modifies the Local Sales and Use Tax Act by amending provisions relating to the local sales and use tax revenue distribution.

This bill:
- repeals the provision that requires the Tax Commission to retain a portion of the local sales and use tax revenues within certain counties and deposit the revenues into a special fund of the county, or a city, town, or other political subdivision of the state located within that county, that has issued bonds to finance sports or recreational facilities or that is leasing sports or recreational facilities, in order to repay those bonds or to pay the lease payments; and
- makes technical corrections.

**Amends** 59-12-204

Effective May 13, 2014  Chapter 258, Laws of Utah 2014
SB 84  Amendments to Governor's Rural Boards  *(Ralph Okerlund)*

This bill amends provisions relating to the Governor's Rural Partnership Board and repeals provisions relating to the Rural Coordinating Committee.

This bill:

- defines terms;
- provides that the Governor's Rural Partnership Board shall include:
  - a rural representative from the Department of Workforce Services;
  - the director of the Division of Indian Affairs or the director's designee; and
  - a representative from a rural association of governments;
- creates an executive committee of the Governor's Rural Partnership Board;
- provides that the Governor's Rural Partnership Board may, under certain circumstances, remove a board member who does not attend at least 60% of the Governor's Rural Partnership Board's meetings in a calendar year;
- provides that the director of the Office of Rural Development shall serve as staff to the Governor's Rural Partnership Board;
- modifies the duties of the Governor's Rural Partnership Board;
- modifies provisions related to accreditation for purposes of a tax credit for community and economic development;
- repeals the Rural Coordinating Committee and related provisions; and
- makes technical and conforming changes.

**Amends** 63C-10-102, 63C-10-103, 63M-1-413, 63M-1-1603, 63M-1-1604, 63M-1-1605;

**Repeals** 63C-10-201, 63C-10-202

Effective May 13, 2014  Chapter 259, Laws of Utah 2014

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SB 86  Legislative per Diem Revision  *(Lyle W. Hillyard)*

This bill modifies Division of Finance provisions by amending compensation and expenses for a legislator who serves on a board or commission.

This bill:

- clarifies that a legislator who serves on a board or commission only receives compensation and expenses as provided in Legislative Joint Rule and does not receive separate per diem and travel expenses for service on a board or commission;
- clarifies appointment of Senate and House members to certain boards or commissions; and
- makes technical changes.

**Amends** 9-9-104.6, 26-54-103, 35A-1-206, 36-12-20, 36-22-1, 36-23-104, 36-25-102, 36-26-102, 53A-1-1002, 53A-13-109, 59-1-905, 62A-1-120, 62A-4a-207, 63A-3-106, 63A-3-107, 63A-3-403, 63A-3-404, 63C-4a-202, 63C-4a-302, 63C-6-103, 63C-9-202, 63C-9-702, 63C-13-107, 63C-14-202, 63E-1-201, 63F-1-202, 63I-3-206, 63I-4a-202, 63M-7-207, 63M-7-302, 63M-7-405, 63M-11-206, 67-1a-10, 72-4-302, 73-27-102, 78A-2-502, 78A-11-104

Effective May 13, 2014  Chapter 387, Laws of Utah 2014
SB 87 **Contractor Employee Amendments (Karen Mayne)**

This bill amends provisions that relate to hiring and compensation requirements for a person licensed under Title 58, Chapter 55, Utah Construction Trades Licensing Act.

This bill:
- clarifies that unlawful conduct includes hiring or otherwise compensating an unlicensed person to perform work on a project, unless the person:
  - is an employee of a licensee for wages; and
  - is not required to be licensed under Title 58, Chapter 55, Utah Construction Trades Licensing Act;
- requires a licensee to provide a pay statement to an individual each time the licensee pays the individual for work performed;
- provides enforcement and penalty mechanisms for the provisions of this bill; and
- makes technical and conforming changes.


Effective May 13, 2014 Chapter 188, Laws of Utah 2014

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SB 88 **Child Interview Amendments (Ralph Okerlund)**

This bill amends provisions relating to an interview conducted at a Children's Justice Center.

This bill:
- provides that a video or audio recording of an interview, or a transcript of the video or audio recording, that is conducted at a Children's Justice Center is not a record under the Government Records Access and Management Act;
- clarifies the right of child victims to keep confidential their interviews that are conducted at a Children's Justice Center, including video and audio recordings, and transcripts of those recordings;
- clarifies that a parent or guardian of the child victim may petition a juvenile or district court for an order allowing the parent or guardian to view a recording or transcript upon a finding of good cause;
- clarifies who can distribute, display, receive, and view a recording or transcript without a court order; and
- provides that it is a class B misdemeanor for any individual to distribute, release, or display any recording or transcript, except as otherwise provided in this bill.

This bill provides an immediate effective date.

Amends 63G-2-103, 63G-2-305, 77-37-4, 78A-6-317

Effective March 28, 2014 Chapter 90, Laws of Utah 2014

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SB 89 **Amendments to Definition of Public Utility (Stephen H. Urquhart)**

This bill amends the definition of a "public utility."

This bill:
- amends the definition of a "public utility"; and
- makes technical and conforming changes.

Amends 54-2-1

Effective May 13, 2014 Chapter 388, Laws of Utah 2014
SB 90  **Residency Amendments (Todd Weiler)**

This bill amends provisions of the Election Code relating to residency.

This bill:

- defines terms;
- modifies and clarifies provisions relating to determining residency for voting and other purposes; and
- makes technical changes.

**Amends** 20A-2-105

Effective May 13, 2014  Chapter 260, Laws of Utah 2014

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SB 92  **Metal Theft Amendments (Gene Davis)**

This bill modifies the Utah Criminal Code regarding the theft of metal.

This bill:

- provides that the records and identification requirements regarding transactions in regulated metal apply also to persons who refine or melt regulated metals;
- provides a definition of a metals refiner; and
- requires that the identification provided for transactions in regulated metals be a form of identification provided by a state or the federal government.

**Amends** 76-6-1402, 76-6-1403

Effective May 13, 2014  Chapter 261, Laws of Utah 2014

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SB 93  **Internal Audit Amendments (Howard A. Stephenson)**

This bill amends and enacts provisions related to the auditing of state agencies and local education agencies.

This bill:

- requires a local school board or charter school governing board to establish an audit committee;
- requires a school audit committee to establish an internal audit program;
- defines terms;
- directs certain state agencies to establish internal audit programs;
- amends the powers and duties of an audit committee;
- amends the powers and duties of an agency internal audit director; and
- makes technical corrections.

**Amends** 63I-5-102, 63I-5-301, 63I-5-401;

**Enacts** 53A-30-101, 53A-30-102, 53A-30-103;

**Repeals and Reenacts** 63I-5-201, 63I-5-302

Effective May 13, 2014  Chapter 433, Laws of Utah 2014
SB 95  
Revisor's Statute (Ralph Okerlund)
This bill modifies parts of the Utah Code to make technical corrections, including eliminating references to repealed provisions, making minor wording changes, updating cross-references, and correcting numbering.

This bill:

- modifies parts of the Utah Code to make technical corrections, including eliminating references to repealed provisions, making minor wording changes, updating cross-references, correcting numbering, and fixing errors that were created from the previous year's session.

This bill provides effective dates.

Renumbered and Amends 4-18-6.5 to 4-18-108;  
Repeals 63G-13-203;  
Effective May 13, 2014 Chapter 189, Laws of Utah 2014

SB 96  
Veterans' Assistance Registry (Karen Mayne)
This bill creates a registry process at the Utah Department of Veterans' and Military Affairs that provides contact information to donors of materials and labor for veterans and their dependents.

This bill:

- directs the department to develop a donor and recipient registry;  
- involves the Veterans' Advisory Council in determining qualifications for participation in the registry and for providing information to donors and recipients;  
- limits who may see donors' and recipients' information;  
- requires the registry to be listed on the department's website;  
- provides immunity for use of the registry;  
- requires data tracking of registry donors and recipients, and summary data to be included in the department's annual report; and  
- makes technical corrections.  

Amends 71-8-3, 71-8-4;  
Enacts 71-12-101, 71-12-102, 71-12-103, 71-12-104;  
Effective May 13, 2014 Chapter 91, Laws of Utah 2014
SB 99  State Vehicle Efficiency Requirements *(Scott K. Jenkins)*

This bill requires the Division of Fleet Operations to ensure that 50% or more of state vehicles that are motor vehicles used for the transportation of passengers are alternative fuel or high efficiency motor vehicles.

This bill:

- requires the Division of Fleet Operations to ensure that 50% or more of state vehicles that are motor vehicles used for the transportation of passengers are alternative fuel or high efficiency; and
- makes technical corrections.

**Amends** 63A-9-401;

**Enacts** 63A-9-403

Effective May 13, 2014  
Chapter 190, Laws of Utah 2014

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SB 101  Public Education Human Resource Management Amendments *(Aaron Osmond)*

This bill modifies provisions relating to human resource management policies applicable to public education employees.

This bill:

- modifies the date when a school district is required to adopt evaluation systems for educators and school and district administrators in accordance with a State Board of Education framework; and
- modifies the date when:
  - a public education employee's advancement on a wage or salary scale is primarily based on an evaluation; and
  - a school or district administrator's salary is based on the school or district administrator's most recent evaluation.

**Amends** 53A-8a-409, 53A-8a-601, 53A-8a-702, 53A-8a-703

Effective May 13, 2014  
Chapter 262, Laws of Utah 2014

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SB 103  Local Control of Classroom Time Requirements *(Aaron Osmond)*

This bill allows a local school board or charter school governing board to reduce the number of instructional hours or days within the school term for certain purposes.

This bill:

- allows a local school board or charter school governing board to reallocate instructional hours or schools days to teacher preparation time or teacher professional development; and
- provides that the reallocated hours or days are considered part of the school term that is required for the Minimum School Program.

**Amends** 53A-17a-103

Effective May 13, 2014  
Chapter 389, Laws of Utah 2014
SB 104 Improvement of Reading Instruction (Aaron Osmond)

This bill provides for assistance to educators and parents in teaching reading.

This bill:
- requires the reading clinic to provide:
  - instruction to teachers in the use of technology and blended learning in providing individualized reading instruction and reading remediation; and
  - access to students for reading remediation and instruction services through distance learning technology.

This bill appropriates in fiscal year 2015 as an ongoing appropriation:
- to University of Utah - Education and General:
  - from the Education Fund, $100,000.

This bill takes effect on July 1, 2014.

Amends 53A-3-402.10

Effective July 1, 2014 Chapter 390, Laws of Utah 2014

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SB 105 Financial Disclosure Reporting Amendments (Margaret Dayton)

This bill amends Title 20A, Chapter 11, Campaign and Financial Reporting Requirements.

This bill:
- grants the chief election officer discretion to send by email or postal mail the notice described in Section 20A-11-103, relating to an interim or summary financial statement report being due.

Amends 20A-11-103

Effective May 13, 2014 Chapter 76, Laws of Utah 2014

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SB 106 Workplace Safety Week Designation (Karen Mayne)

This bill modifies Title 63G, Chapter 1, State Symbols and Designations, by designating a Workplace Safety Week.

This bill:
- designates the third full week in June as Workplace Safety Week; and
- makes technical changes.

Amends 63G-1-401

Effective May 13, 2014 Chapter 92, Laws of Utah 2014
**SB 108**  **Judiciary Amendments** *(Lyle W. Hillyard)*  
This bill makes amendments related to the judiciary.

This bill:
► requires a peace officer or public official to include on a citation whether the offense was a domestic violence offense;
► requires a petitioner applying electronically for the expungement of records to follow certain proceedings;
► requires an additional $20 filing fee in civil justice court cases if a person files a complaint, petition, answer, or response prepared through the Online Court Assistance Program;
► changes the filing fee for a domestic relations order; and
► makes technical changes.

Amends 77-7-20, 77-40-103, 77-40-107, 78A-2-301, 78A-2-501, 78B-7-405  
Effective May 13, 2014  
Chapter 263, Laws of Utah 2014

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**SB 109**  **Radon Awareness Campaign** *(Aaron Osmond)*  
This bill establishes an educational campaign regarding radon gas.

This bill:
► requires the Department of Health, in consultation with the Division of Radiation Control, to develop a statewide electronic awareness campaign to educate the public regarding radon gas, including health risks, testing options, and remediation.

This bill appropriates in fiscal year 2015:
► to the Department of Health - Radon Awareness Campaign as a one-time appropriation from the General Fund, $25,000.

Enacts 26-7-7  
Effective May 13, 2014  
Chapter 93, Laws of Utah 2014

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**SB 110**  **Guardianship Forms for Parents of Disabled Adult Child** *(Aaron Osmond)*  
This bill requires the Administrative Office of the Courts to provide a listing of forms and proceedings available to pro se litigants on the Online Court Assistance Program website.

This bill:
► requires the Administrative Office of the Courts to provide a listing of forms and proceedings available to pro se litigants on the Online Court Assistance Program website.

Amends 78A-2-501  
Effective May 13, 2014  
Chapter 94, Laws of Utah 2014

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**SB 113**  **Public Meetings Amendments** *(Karen Mayne)*  
This bill modifies provisions of the Open and Public Meetings Act.

This bill:
► requires specified bodies that include in their membership one or more elected state officials to provide public notice of meetings the body holds on the capitol hill complex, and makes related changes; and
► makes technical changes.

Amends 52-4-103, 52-4-202  
Effective May 13, 2014  
Chapter 434, Laws of Utah 2014
SB 115  **Court Transcript Fees** *(Patricia W. Jones)*

This bill increases the fee for a court transcription.

This bill:
- increases the fee for a court transcription.

This bill takes effect on July 1, 2014.

**Amends** 78A-2-408

Effective July 1, 2014  Chapter 48, Laws of Utah 2014

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SB 116  **Poll Worker Amendments** *(Margaret Dayton)*

This bill amends provisions of the Election Code relating to poll workers.

This bill:
- amends the definition of a "local election";
- provides for the appointment of poll workers for a special election and a county election; and
- makes technical changes.

**Amends** 20A-1-102, 20A-5-601, 20A-5-602

Effective May 13, 2014  Chapter 391, Laws of Utah 2014

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SB 117  **Online Voter Registration Revisions** *(Margaret Dayton)*

This bill amends provisions of the Election Code relating to online voter registration.

This bill:
- allows an individual to change the individual's voter registration information online if the driver license division does not have the individual's signature but the lieutenant governor's office does.

**Amends** 20A-2-206

Effective May 13, 2014  Chapter 95, Laws of Utah 2014

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SB 120  **Shelter Animal Vaccine Amendments** *(Scott K. Jenkins)*

This bill amends the Veterinary Practice Act.

This bill:
- exempts an employee of an animal shelter, from the requirement to be licensed as a veterinarian for the purpose of administering a rabies vaccination to a shelter animal if the employee is under the indirect supervision of a veterinarian under contract with the animal shelter;
- exempts an animal shelter operating under the indirect supervision of a veterinarian from the requirement to obtain a license as a pharmacy for purposes of handling, storing, or administering a drug used for purposes of animal euthanasia; and
- exempts an animal shelter operating under the indirect supervision of a veterinarian under contract with the animal shelter from the requirement to obtain a license as a pharmacy for the purpose of handling, storing and administering a rabies vaccination.

**Amends** 58-17b-309, 58-28-307

Effective May 13, 2014  Chapter 191, Laws of Utah 2014
SB 121 Tobacco Settlement Restricted Account Amendments (Allen M. Christensen)

This bill amends the Tobacco Settlement Restricted Account.

This bill:
- amends the purposes of the $10,452,900 appropriation from the fund to the Department of Health to include children in the Children's Health Insurance Program and the state Medicaid program.

Amends 51-9-201

Effective May 13, 2014 Chapter 96, Laws of Utah 2014

SB 122 Parental Rights in Public Education (Aaron Osmond)

This bill addresses certain rights of a parent or guardian of a student enrolled in a public school.

This bill:
- specifies certain rights of a parent or guardian of a student enrolled in a public school; and
- requires a school district, charter school, or the Utah Schools for the Deaf and the Blind to annually notify a student's parent or guardian of certain rights.


Effective May 13, 2014 Chapter 392, Laws of Utah 2014

SB 123 Interlocal Cooperation Act Revisions (John L. Valentine)

This bill amends provisions related to a taxed interlocal entity.

This bill:
- amends the definition of taxed interlocal entity.

Amends 11-13-315

Effective May 13, 2014 Chapter 264, Laws of Utah 2014
SB 124  Financial Institution and Services Amendments *(Curtis S. Bramble)*

This bill modifies provisions related to financial institutions and financial services.

This bill:

- modifies references to the Utah League of Credit Unions or Utah Bankers Association;
- clarifies dividend requirements;
- repeals provisions related to loans to or investment in affiliates;
- addresses stock ownership by banks;
- deletes references to the Office of Thrift Supervision;
- addresses voting requirements for voluntary mergers;
- modifies grandfathering of certain credit unions;
- modifies exempted transactions under the Utah Consumer Credit Code;
- addresses fees under the Utah Consumer Credit Code;
- modifies exemptions under the Financial Institution Mortgage Financing Regulation Act;
- removes a probable cause requirement for the commissioner of financial institutions requiring a lender, broker, or servicer to make records available to the commissioner;
- addresses fee restrictions;
- repeals anti-tying provisions;
- repeals surplus account provisions;
- repeals provisions related to charging off losses and replenishment of surplus accounts; and
- makes technical and conforming amendments.

**Amends** 7-1-701, 7-3-15, 7-3-20, 7-3-21, 7-5-7, 7-8-11, 7-9-20, 7-9-36, 7-9-39, 7-9-43, 7-9-44, 7-9-51, 7-9-53, 70C-1-202, 70C-8-203, 70D-2-201, 70D-2-203, 70D-2-305, 70D-3-102;

**Repeals** 7-3-3.3, 7-3-16, 7-8-12

Effective May 13, 2014  Chapter 97, Laws of Utah 2014

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SB 125  Retired Volunteer Health Care Practitioner Amendments *(Deidre M. Henderson)*

This bill amends the Retired Volunteer Health Care Practitioner Act.

This bill:

- amends the eligibility requirements for an individual to apply for a retired volunteer health care practitioner license; and
- makes technical amendments.

**Amends** 58-81-103

Effective May 13, 2014  Chapter 49, Laws of Utah 2014

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SB 126  Child Welfare Amendments *(Wayne A. Harper)*

This bill amends provisions of Title 62A, Chapter 4a, Child and Family Services.

This bill:

- renames, clarifies, and modifies provisions related to in-home services for the preservation of families; and
- provides that a parent may not file a petition for restoration of legal custody during the existence of a permanent guardianship.

**Amends** 62A-4a-103, 62A-4a-105, 62A-4a-202, 78A-6-1103

Effective May 13, 2014  Chapter 265, Laws of Utah 2014

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SB 127  Labor Commission Decision Amendments (Karen Mayne)

This bill modifies the Utah Labor Code to address when decisions are final and can be enforced.

This bill:
- clarifies when a decision of the commissioner or Appeals Board is a final decision of the commission;
- addresses enforcement by filing abstracts with a district court; and
- makes technical and conforming changes.

Amends 34A-1-303, 34A-2-212, 34A-2-801

Effective May 13, 2014  Chapter 192, Laws of Utah 2014

SB 129  Insurance Amendments (Curtis S. Bramble)

This bill modifies the Insurance Code to address electronic delivery of certain insurance documents.

This bill:
- provides for electronic delivery of notices and other documents.

This bill takes effect on July 1, 2014.

Enacts 31A-21-316

Effective July 1, 2014  Chapter 77, Laws of Utah 2014

SB 130  Trust Deed Foreclosure Amendments (Wayne A. Harper)

This bill amends the requirements related to trust deed foreclosures, including communications with a default trustor.

This bill:
- defines terms;
- amends the qualifications and obligations of a single point of contact;
- limits the requirements described in this bill to a beneficiary that is also a financial institution;
- clarifies the requirements of the written notice that a beneficiary or servicer must give to a default trustor;
- clarifies the relationship between federal law and Section 57-1-24.3;
- provides that, under certain circumstances, failure to comply with a requirement of Section 57-1-24.3 does not affect the validity of a trustee's sale to a beneficiary; and
- makes technical and conforming changes.

Amends 57-1-24.3

Effective May 13, 2014  Chapter 266, Laws of Utah 2014
SB 131  **Student Leadership Grant** *(Aaron Osmond)*

This bill modifies provisions related to the Student Leadership Skills Development Pilot Program.

This bill:

- requires a school that receives a grant under the pilot program to:
  - set school-wide goals for the school's student leadership skills development program; and
  - require each student to set personal goals;
- specifies the data a school shall use to measure the effectiveness and impact of a school's student leadership skills development program on student behavior and academic achievement;
- prohibits the State Board of Education from awarding additional grant money to a school that fails to demonstrate an improvement in student behavior and academic achievement;
- modifies the grant amount and matching fund requirements;
- revises the date for a report on the pilot program to the Legislature; and
- extends the repeal date for the pilot program.

This bill appropriates in fiscal year 2015:

- to the State Board of Education - Utah State Office of Education - Initiative Programs as a one-time appropriation:
  - from the Education Fund, $250,000.

This bill takes effect on July 1, 2014.

**Amends** 53A-17a-169, 63I-2-253

Effective July 1, 2014 Chapter 393, Laws of Utah 2014

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SB 132  **Human Services Amendments** *(Wayne A. Harper)*

This bill amends provisions of the Utah Code relating to the Office of Guardian ad Litem.

This bill:

- removes the repeal date for Section 78A-2-227.1;
- renumbers the provisions in the Judicial Administration Act related to the Office of Guardian ad Litem;
- provides that the district court may appoint an office attorney guardian ad litem when the district court determines that no private attorney guardians ad litem are reasonably available;
- provides that any savings resulting from assigning private attorney guardians ad litem in a district court case shall be applied to the office to reduce caseloads and improve practices in juvenile court and to recruit and train attorneys for the private attorney guardian ad litem program;
- provides that the court may appoint only an office attorney guardian ad litem in protective order cases; and
- makes technical and conforming changes.

**Amends** 30-3-5.2, 51-9-408, 63I-1-278, 78A-6-901, 78B-3-102, 78B-7-106, 78B-7-202, 78B-15-612;

**Enacts** 78A-2-701, 78A-2-702;

**Renumbers and Amends** 78A-2-227.1 to 78A-2-703, 78A-2-227.5 to 78A-2-704, 78A-2-228 to 78A-2-705

Effective May 13, 2014 Chapter 267, Laws of Utah 2014

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SB 133  Benefit Corporation Amendments *(John L. Valentine)*

This bill modifies corporate provisions to enact the Benefit Corporation Act.

This bill:
- enacts the Benefit Corporation Act, including:
  - providing for the application and effect of chapter;
  - defining terms;
  - providing for incorporation as a benefit corporation;
  - providing for election to become a benefit corporation;
  - allowing for termination of benefit corporation status;
  - addressing establishment of corporate purposes;
  - imposing standards of conduct for directors;
  - providing for a benefit director;
  - imposing standards of conduct for officers;
  - providing for a benefit officer;
  - establishing a right of action;
  - requiring an annual benefit report; and
  - addressing availability of an annual benefit report; and
- makes technical and conforming changes.

Amends 16-11-6;

Enacts 16-10b-101, 16-10b-102, 16-10b-103, 16-10b-104, 16-10b-105, 16-10b-106, 16-10b-201, 16-10b-301, 16-10b-302, 16-10b-303, 16-10b-304, 16-10b-305, 16-10b-401, 16-10b-402

Effective May 13, 2014  Chapter 394, Laws of Utah 2014

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SB 134  Taxation Related Referendum Amendments *(John L. Valentine)*

This bill modifies the Election Code to address a referendum filed on actions taken with regard to property tax rates.

This bill:
- defines terms;
- sets different time periods for actions taken with regard to a referendum petition relating to property tax rates;
- addresses absentee ballots;
- exempts a referendum petition described in this bill from the voter information pamphlet requirements;
- addresses the tax rate if the referendum passes or fails;
- provides language for the ballot; and
- addresses payment of costs.

Enacts 20A-7-613

Effective May 13, 2014  Chapter 395, Laws of Utah 2014
SB 135  
**Voter Registration Amendments** *(Scott K. Jenkins)*

This bill amends provisions of the Election Code relating to voter registration.

This bill:
- provides that an individual who registers to vote in person or online 15 or more days before an election may participate in early voting or may vote on election day;
- provides that a person who registers to vote in person or online less than 15 days before an election, but more than six days before an election, may vote on election day;
- requires a county clerk to accept a voter registration form as late as the day before an election if the registrant timely filled out and submitted the voter registration form to another person who turns the voter registration form in late; and
- makes technical and conforming amendments.

**Amends** 20A-2-102.5, 20A-2-201, 20A-2-206, 20A-4-107

Effective May 13, 2014  
Chapter 98, Laws of Utah 2014

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SB 136  
**Local Elections Amendments** *(Howard A. Stephenson)*

This bill amends provisions of the Election Code relating to elections on local referenda.

This bill:
- defines the term "local tax law";
- modifies the deadline for delivering a signed and verified referendum packet in relation to a local tax law;
- modifies dates for:
  - the certification of referendum petition signatures by a county clerk; and
  - evaluation of the sufficiency of a referendum petition by a local clerk;
- provides that an election on a referendum challenging a local tax law may be conducted entirely by absentee ballot;
- describes requirements relating to an election described in the preceding paragraph; and
- makes technical and conforming changes.

**Amends** 20A-7-101, 20A-7-606, 20A-7-607, 20A-7-609;

**Enacts** 20A-7-609.5

Effective May 13, 2014  
Chapter 396, Laws of Utah 2014
SB 137  Health Care Professional Truth in Advertising (Todd Weiler)
This bill amends the unprofessional and unlawful conduct provisions of the Division of Occupational and Professional Licensing Act to require all licensed health care providers to disclose to a patient the health care provider's type of license and name.
This bill:
► defines terms;
► beginning January 1, 2015, requires a health care provider, in a patient encounter, to wear a badge or clothing that identifies the health care provider's name and license type;
► establishes certain exemptions for the requirement for health care provider identification;
► requires an individual in training to obtain a health care license to wear identification in patient encounters;
► prohibits deceptive or misleading representations by a healthcare provider;
► makes it unprofessional conduct for a health care provider to fail to wear identification in a patient encounter;
► makes it unlawful conduct for an individual to wear identification in a patient encounter that suggests the individual is licensed to perform health care services for which the individual is not licensed to perform; and
► makes it unlawful conduct to engage in deceptive or misleading representations.

Enacts 58-1-501.8
Effective May 13, 2014
Chapter 99, Laws of Utah 2014

SB 138  Controlled Substances Act Amendments (Evan J. Vickers)
This bill modifies the Utah Controlled Substances Act regarding prescriptions for controlled substances.
This bill:
► provides that more than one controlled substance may be included in a prescription.

Amends 58-37-6
Effective May 13, 2014
Chapter 78, Laws of Utah 2014

SB 140  Advanced Placement Test Funding (Karen Mayne)
This bill provides for funding for Advanced Placement test fees of low-income students.
This bill:
► allows the State Board of Education to allocate money appropriated for the Enhancement for Accelerated Students Program for advanced placement test fees of eligible low-income students;
► appropriates money for the Enhancement for Accelerated Students Program; and
► provides intent language directing that money appropriated for the Enhancement for Accelerated Students Program be used for advanced placement test fees of eligible low-income students.
This bill appropriates in fiscal year 2015:
► to Related to Basic Programs - Related to Basic School Programs as a one-time appropriation:
  • from the Education Fund, $100,000.
This bill takes effect on July 1, 2014.

Amends 53A-17a-165
Effective July 1, 2014
Chapter 193, Laws of Utah 2014
SB 143  **Nail Technician Practice Amendments** *(Todd Weiler)*

This bill modifies statewide amendments to the International Mechanical Code and modifies the Barber, Cosmetologist/Barber, Esthetician, Electrologist, and Nail Technician Licensing Act.

This bill:
- requires that each nail station where a nail technician shaves, sands, drills, or otherwise manipulates an acrylic nail be equipped with a source capture system; and
- provides that it is unlawful conduct for a salon or school where nail technology is practiced or taught to fail to maintain a source capture system.

This bill takes effect on July 1, 2014.

**Amends** 15A-3-401, 58-11a-502, 58-11a-503

Effective July 1, 2014  Chapter 100, Laws of Utah 2014

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SB 144  **Driver License Modifications** *(John L. Valentine)*

This bill modifies the Uniform Driver License Act by amending provisions relating to driver license hearings.

This bill:
- repeals provisions that authorize the Driver License Division to follow the emergency procedures of the Administrative Procedures Act to, immediately and without a hearing, deny, suspend, disqualify, or revoke the license of any person without receiving a record of the person's conviction of crime when the Driver License Division has been notified or has reason to believe the person has committed certain offenses;
- provides that if the Driver License Division finds that the license of a person should be denied, suspended, disqualified, or revoked, the Driver License Division shall immediately notify the licensee in a manner specified by the Driver License Division and afford the person an opportunity for a hearing in the county where the licensee resides; and
- makes conforming changes.

**Amends** 53-3-221, 53-3-1007

Effective May 13, 2014  Chapter 101, Laws of Utah 2014

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SB 145  **Background Check Amendments** *(Curtis S. Bramble)*

This bill modifies the Public Safety Code regarding criminal background check information.

This bill:
- clarifies that criminal history record information that does not relate to a conviction may not be released to an entity requesting an employment background check.

**Amends** 53-10-108

Effective May 13, 2014  Chapter 79, Laws of Utah 2014
SB 147  **Residential Rental Amendments** *(Patricia W. Jones)*

This bill modifies provisions of Title 57, Real Estate, relating to rentals.

This bill:

- prohibits, except under certain circumstances, an association or an association of unit owners from requiring a lot owner or a unit owner to:
  - obtain the association's or the association of unit owners' approval of a prospective renter; or
  - give the association or the association of unit owners a copy of certain documents relating to a renter;
- provides that no later than 30 days after the day on which a renter vacates a rental property, the owner or the owner's agent shall return to the renter the balance of any deposit and the balance of any prepaid rent and provide an itemized notice of any deductions;
- establishes a procedure by which a renter may:
  - notify the owner or the owner's agent of the owner or the owner's agent's failure to comply with the provisions of the preceding paragraph; and
  - provide the owner or the owner's agent a five-day opportunity to comply;
- provides that if the owner or the owner's agent fails to comply within five days after the day on which a notice is served, the renter may recover the full deposit, the full amount of any prepaid rent, and a civil penalty of $100;
- provides that in an action to enforce compliance with the provisions of this bill, a court shall award costs and attorney fees to the prevailing party if the court determines that the opposing party acted in bad faith; and
- makes technical and conforming changes.

Amends 57-8-10, 57-8-13.8, 57-8-13.10, 57-8a-209, 57-17-3;

Enacts 57-8-10.1;

Repeals and Reenacts 57-17-5

Effective May 13, 2014  Chapter 397, Laws of Utah 2014

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SB 148  **Upstart Program Amendments** *(J. Stuart Adams)*

This bill amends provisions related to the UPSTART pilot project.

This bill:

- modifies the definition of low income;
- requires the contractor to give priority to preschool children from low income families and preschool children who are English language learners, if the number of families who would like to participate in the program exceed the number of participants funded by the legislative appropriation;
- requires the State Board of Education to issue a request for proposals for a home-based educational technology program for preschool children that takes effect upon the expiration of the pilot project, provided that the Legislature reauthorizes and funds the program;
- extends the repeal date for the UPSTART pilot project; and
- makes technical amendments.

Amends 53A-1a-1001, 53A-1a-1002, 53A-1a-1004, 63I-2-253

Effective May 13, 2014  Chapter 102, Laws of Utah 2014
SB 149  **Drowsy Driving Amendments** *(Aaron Osmond)*

This bill establishes a Drowsy Driving Awareness Week.

This bill:
- provides that the third full week in August shall be commemorated annually as Drowsy Driving Awareness Week; and
- makes technical corrections.

**Amends** 63G-1-401

Effective May 13, 2014  Chapter 80, Laws of Utah 2014

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SB 150  **Education Task Force Reauthorization** *(Stuart C. Reid)*

This bill creates the Education Task Force.

This bill:
- creates the Education Task Force;
- provides for membership of the task force and compensation for members; and
- specifies duties and responsibilities of the task force.

This bill appropriates in fiscal year 2015:
- to the Legislature - Senate, as a one-time appropriation:
  - from the General Fund, $32,000; and
- to the Legislature - House of Representatives, as a one-time appropriation:
  - from the General Fund, $32,000.

This bill is repealed on December 31, 2014.

Effective May 13, 2014  Chapter 103, Laws of Utah 2014

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SB 154  **All-terrain Vehicle Amendments** *(Scott K. Jenkins)*

This bill modifies the Traffic Code by amending provisions relating to street-legal all-terrain vehicles.

This bill:
- amends the definition of a utility type vehicle;
- repeals the prohibition on a person operating a street-legal ATV on a street or highway if the highway is under the jurisdiction of a municipality with a population of 7,500 or more people unless the street or highway is designated as open for street-legal ATV use by the controlling highway authority;
- increases the maximum tire height for a street-legal all-terrain vehicle; and
- makes technical corrections.

**Amends** 41-6a-102, 41-6a-1509

Effective May 13, 2014  Chapter 104, Laws of Utah 2014
SB 155    Apportionment of Income Amendments  (Curtis S. Bramble)

This bill amends provisions related to the apportionment of income.

This bill:

- amends a definition related to the apportionment of income for purposes of corporate franchise and income taxes; and
- makes technical and conforming changes.

This bill has retrospective operation for a taxable year beginning on or after January 1, 2014.

Amends 59-7-302

Effective May 13, 2014  Chapter 398, Laws of Utah 2014

SB 156    Construction Trades Licensing Act Amendments  (Curtis S. Bramble)

This bill amends provisions of Title 58, Chapter 55, Utah Construction Trades Licensing Act, relating to an alarm business or company.

This bill:

- provides that an alarm business or company does not include a person engaged in the manufacture or sale of alarm systems unless:
  - that person is also engaged in the installation, maintenance, alteration, repair, replacement, servicing, or monitoring of alarm systems;
  - the manufacture or sale occurs at a location other than a place of business established by the person engaged in the manufacture or sale; or
  - the manufacture or sale involves site visits at the place or intended place of installation of an alarm system; and
- makes technical changes.

Amends 58-55-102

Effective May 13, 2014  Chapter 81, Laws of Utah 2014

SB 158    Cemetery Amendments  (Scott K. Jenkins)

This bill enacts language related to a cemetery.

This bill:

- amends provisions related to the recordation of a cemetery plat;
- requires an executive officer or an individual owner of a cemetery:
  - to provide a purchaser of a lot or burial right a certificate of a burial right; and
  - to file with the county recorder a transcript of a deed, certificate of sale, or evidence of burial rights;
- requires a person that controls a cemetery to adopt certain policies and procedures and establish a record keeping system;
- amends provisions governing a cemetery maintenance district; and
- makes technical and conforming amendments.

Amends 8-3-1, 8-3-2, 8-3-3, 17B-2a-102;

Enacts 8-6-1, 8-6-2

Effective May 13, 2014  Chapter 194, Laws of Utah 2014
SB 159  **Bail Amendments** *(Scott K. Jenkins)*

This bill allows a court to order bail money to be paid to a judgment creditor.

This bill:
- allows the court to order that a judgment creditor be paid from funds posted as bail by a judgment debtor.

**Amends** 78B-6-306, 78B-6-311

Effective May 13, 2014  Chapter 268, Laws of Utah 2014

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SB 160  **Workers’ Compensation Amendments** *(John L. Valentine)*

This bill modifies the Workers’ Compensation Act to address settlements.

This bill:
- permits settlements after the 12 year statute of limitations;
- permits settlements for claims under the Employers' Reinsurance Fund or the Uninsured Employers' Fund;
- clarifies that a full and final settlement extinguishes the employer's obligations unless issues are preserved;
- addresses method of payments under the full and final settlement; and
- makes technical and conforming changes.

**Amends** 34A-2-420

Effective May 13, 2014  Chapter 82, Laws of Utah 2014

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SB 165  **Trial Hunting Authorization** *(Ralph Okerlund)*

This bill amends the Wildlife Resources Code.

This bill:
- allows a person to obtain certain hunting licenses or permits without complying with hunter education requirements under certain circumstances;
- provides rulemaking authority; and
- makes technical changes.

**Amends** 23-19-11;

**Enacts** 23-19-14.6

Effective May 13, 2014  Chapter 33, Laws of Utah 2014

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SB 166  **Energy Amendments** *(Mark B. Madsen)*

This bill amends the Renewable Energy Contracts part.

This bill:
- amends the definition of "renewable energy facility" for purposes of the Renewable Energy Contracts part to include a provision requiring a renewable energy source to be located in the state; and
- makes technical and conforming changes.

**Amends** 54-17-801

Effective May 13, 2014  Chapter 34, Laws of Utah 2014
SB 167  Regulation of Drones (Howard A. Stephenson)

This bill establishes provisions for the appropriate use of an unmanned aerial vehicle.

This bill:

► defines terms;
► enacts the "Government Use of Unmanned Aerial Vehicles Act";
► prohibits a law enforcement agency from obtaining data through an unmanned aerial vehicle unless the data was obtained:
  • pursuant to a warrant;
  • in accordance with judicially recognized exceptions to warrant requirements; or
  • under certain conditions, from a nongovernment actor;
► establishes requirements for the retention and use of data collected by an unmanned aerial vehicle;
► establishes reporting requirements for:
  • a law enforcement agency that operates an unmanned aerial vehicle; and
  • the Utah Department of Public Safety; and
► provides a statement of intent.


Effective May 13, 2014 Chapter 399, Laws of Utah 2014

SB 168  Charity Care Amendments (Allen M. Christensen)

This bill amends the Health Care Providers Immunity from Liability Act.

This bill:

► requires a written waiver from a patient; and
► provides immunity from liability to a health care provider who volunteers services at a federally qualified health center or an Indian health clinic.

Amends 58-13-3

Effective May 13, 2014 Chapter 400, Laws of Utah 2014

SB 169  Public Meetings Materials Requirements (Deidre M. Henderson)

This bill modifies a provision of the Open and Public Meetings Act.

This bill:

► defines "electronic information";
► requires certain public bodies to require an individual who publicly presents or provides electronic information at an open meeting of the public body to provide an electronic or hard copy of the electronic information.

Amends 52-4-203

Effective May 13, 2014 Chapter 83, Laws of Utah 2014
SB 170  Education Loan Amendments *(Peter C. Knudson)*

This bill modifies the Utah Consumer Credit Code to address education loans.

This bill:
- modifies definition provisions;
- addresses limitation on garnishments; and
- makes technical and conforming amendments.

This bill provides an immediate effective date.

**Amends 70C-7-103**

Effective March 27, 2014  Chapter 84, Laws of Utah 2014

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SB 172  Capital Improvement and Capital Development Project Amendments *(Wayne A. Harper)*

This bill modifies the Utah Administrative Services Code by amending provisions relating to capital improvement and capital development projects.

This bill:
- adds infrastructure to the definition of replacement cost of existing state facilities;
- adds infrastructure to the prohibition that the Legislature may not fund the design or construction of any new capital development projects until the Legislature has appropriated a certain percentage of the replacement cost of existing state facilities and infrastructure to capital improvements;
- prohibits the Legislature from funding the programming, design, and construction of a new building or facility in phases over more than one year unless the Legislature has approved each phase of the funding for the construction of the new building or facility by the affirmative vote of two-thirds of all the members elected to each house;
- repeals the July 1, 2014, sunset date on the provision requiring the State Building Board, in prioritizing capital improvements, to allocate at least 80% of the funds the Legislature appropriates for certain capital improvements;
- repeals the July 1, 2014, sunset date on the provision requiring the State Building Board, in prioritizing capital improvements, to allocate no more than 20% of the funds the Legislature appropriates for capital improvements to remodeling and aesthetic upgrades or the construction of an addition to an existing building or facility; and
- makes technical corrections.

**Amends 63A-5-104, 63I-1-263**

Effective May 13, 2014  Chapter 195, Laws of Utah 2014
SB 173  Child Protection Amendments *(Todd Weiler)*

This bill modifies provisions of the Juvenile Court Act.

This bill:
- expands the definition of abuse to include a child's natural parent intentionally, knowingly, or recklessly causing the death of another parent of the child; being identified by a law enforcement agency as the primary suspect in an investigation for intentionally, knowingly, or recklessly causing the death of another parent of the child; or being prosecuted for or convicted of intentionally, knowingly, or recklessly causing the death of another parent of the child;
- adds similar provisions for a court to order a child's removal from the child's home; continued protective custody of the Division of Child and Family Services (the division) at a shelter hearing; denial of reunification services; and continued protective custody of the division at a permanency hearing; and
- makes technical changes.

*Amends* 78A-6-105, 78A-6-302, 78A-6-306, 78A-6-312, 78A-6-314

Effective May 13, 2014  Chapter 35, Laws of Utah 2014

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SB 174  Emergency Fiscal Procedures Counties *(Deidre M. Henderson)*

This bill authorizes a county to make certain expenditures and budgetary changes for a natural disaster or fiscal emergency.

This bill:
- defines terms;
- authorizes a county to make certain expenditures for a natural disaster or fiscal emergency;
- authorizes a county, in certain circumstances, to make changes to an appropriation in a county budget or fund and make an expenditure in excess of any budget or fund;
- provides for an emergency budget action to take effect immediately; and
- makes technical corrections.

*Amends* 17-36-27

Effective May 13, 2014  Chapter 269, Laws of Utah 2014

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SB 176  Local Funding for Rural Health Care Amendments *(Ralph Okerlund)*

This bill addresses local funding for rural health care.

This bill:
- addresses General Fund distributions to fund rural health care;
- amends definitions;
- addresses the distribution and expenditure of revenue collected from local option sales and use taxes to fund rural health care; and
- makes technical and conforming changes.

*Amends* 26-9-4, 59-12-801, 59-12-802, 59-12-804, 59-12-805;

*Repeals* 59-12-803

Effective May 13, 2014  Chapter 50, Laws of Utah 2014
SB 177  **Sex Offender Amendments** *(Jerry W. Stevenson)*

This bill modifies the Utah Criminal Code and the Utah Code of Criminal Procedure regarding sex offender registration violations.

This bill:

- provides that a violation of the sex offender registration requirements is considered to be committed:
  - at the most recent registered primary residence of the offender, if the location of the offender is not known; or
  - at the actual location of the offender at the time the offender is apprehended.

**Amends** 76-1-201, 76-1-202, 77-41-105

Effective May 13, 2014  Chapter 105, Laws of Utah 2014

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SB 178  **Controlled Substance Database Modifications** *(Evan J. Vickers)*

This bill modifies the Controlled Substance Database Act regarding access by pharmacy technicians.

This bill:

- allows the pharmacist-in-charge to designate up to three licensed pharmacy technicians to have access to the database on behalf of the pharmacist in accordance with statutory requirements.

**Amends** 58-37f-301

Effective May 13, 2014  Chapter 401, Laws of Utah 2014

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SB 179  **Procurement Revisions** *(Scott K. Jenkins)*

This bill modifies the Utah Procurement Code and related provisions.

This bill:

- modifies, repeals, enacts, repeals and reenacts, and renumbers and amends provisions of the Utah Procurement Code and related provisions;
- modifies procurement provisions applicable to local entity building improvement and public works projects;
- modifies the Open and Public Meetings Act relating to the procurement process;
- modifies a provision relating to exemptions from the Utah Procurement Code;
- modifies a provision relating to limitations on certain procurement units;
- enacts language differentiating between an issuing procurement unit and a conducting procurement unit and clarifying the role of each;
- modifies deadlines for when applicable rulemaking authorities are required to initiate rulemaking proceedings;
- modifies duties of the chief procurement officer;
- modifies provisions relating to the prequalification of potential vendors;
- modifies provisions relating to the public notice of solicitations;
- modifies requirements for the content of a request for proposals;
authorizes an issuing procurement unit to reject a proposal under certain circumstances;
modifies provisions relating to the evaluation of proposals;
modifies provisions relating to the process of obtaining best and final offers;
provides for a justification statement and modifies provisions relating to a cost-benefit analysis;
modifies provisions relating to the awarding of a contract;
modifies provisions relating to the award of a contract without competition;
repeals language relating to required standard provisions in a contract and replaces it with language encouraging the establishment of standard contract clauses;
modifies provisions relating to contracts and the auditing of books and records;
modifies a provision relating to the selection committee for architect-engineer services;
modifies provisions relating to protests and appeals of protests, including the amount of security deposits or bonds;
modifies a provision relating to supplies and services that one procurement unit may provide to another;
modifies a provision relating to cooperative purchasing;
rewrites and modifies provisions relating to unlawful conduct and penalties for unlawful conduct in the context of procurement activities and makes those provisions applicable to all public entities; and
makes technical, conforming, and clarifying changes.

This bill provides an immediate effective date.

Amends 11-13-315, 11-39-103, 11-39-107, 52-4-205, 63B-2-102, 63B-3-102, 63B-4-102, 63B-5-102, 63B-6-102, 63B-6-402, 63B-7-102, 63B-7-402, 63B-8-102, 63B-8-402, 63B-9-103, 63B-11-202, 63F-1-205, 63G-6a-102, 63G-6a-103, 63G-6a-104, 63G-6a-106, 63G-6a-107, 63G-6a-108, 63G-6a-204, 63G-6a-303, 63G-6a-402, 63G-6a-403, 63G-6a-404, 63G-6a-406, 63G-6a-408, 63G-6a-603, 63G-6a-606, 63G-6a-607, 63G-6a-609, 63G-6a-611, 63G-6a-612, 63G-6a-702, 63G-6a-703, 63G-6a-704, 63G-6a-707, 63G-6a-708, 63G-6a-709, 63G-6a-709.5, 63G-6a-802, 63G-6a-904, 63G-6a-1103, 63G-6a-1105, 63G-6a-1204, 63G-6a-1205, 63G-6a-1206, 63G-6a-1402, 63G-6a-1502, 63G-6a-1503, 63G-6a-1505, 63G-6a-1602, 63G-6a-1603, 63G-6a-1702, 63G-6a-1703, 63G-6a-1706, 63G-6a-1802, 63G-6a-1902, 63G-6a-1903, 63G-6a-1904, 63G-6a-1906, 63G-6a-1907, 63G-6a-1910, 63G-6a-2103, 63G-6a-2105, 67-16-4, 67-16-5, 67-16-5.3, 67-16-5.6, 67-16-6;

Enacts 63G-6a-109, 63G-6a-2401, 63G-6a-2402, 63G-6a-2403, 63G-6a-2404, 63G-6a-2405, 63G-6a-2406, 63G-6a-2407;

Renumbers and Amends 63G-6a-705 to 63G-6a-707.5;

Repeals 63G-6a-1803, 63G-6a-1905, 63G-6a-2301, 63G-6a-2302, 63G-6a-2304.5, 63G-6a-2305, 63G-6a-2306, 63G-6a-2307, 63G-6a-2308;

Repeals and Reenacts 63G-6a-1202

Effective March 29, 2014 Chapter 196, Laws of Utah 2014
SB 180  Property Tax Modifications  (Wayne A. Harper)
This bill amends the Property Tax Act.
This bill:
► amends the tax rate for the multicounty assessing and collecting levy;
► amends the allocation of revenue collected from the multicounty assessing and collecting levy;
► provides that a county shall increase its county additional property tax rate by an amount sufficient to offset the decrease to the multicounty assessing and collecting levy;
► provides for the allocation of money in the Property Tax Valuation Agency Fund;
► consolidates additional county property tax administration levies;
► amends funding of the Multicounty Appraisal Trust; and
► makes technical and conforming changes.
This bill has retrospective operation to January 1, 2014.
This bill provides revisor instructions.
Repeals 59-2-1604
Effective May 13, 2014  Chapter 270, Laws of Utah 2014

SB 184  Local Government Inspection Amendments  (J. Stuart Adams)
This bill enacts language related to construction inspections by local government.
This bill:
► addresses fees collected for construction inspections;
► prohibits a compliance agency from denying a permit or withdrawing a certificate of occupancy in certain circumstances; and
► makes technical and conforming amendments.
Enacts 10-5-132, 10-6-160, 15A-1-104, 17-36-55
Effective May 13, 2014  Chapter 197, Laws of Utah 2014

SB 185  Law Enforcement Transparency  (Deidre M. Henderson)
This bill modifies the Code of Criminal Procedure regarding the reporting of specified information by law enforcement agencies.
This bill:
► requires all state or municipal law enforcement agencies to annually report specific information to the Commission on Criminal and Juvenile Justice;
► provides that the Commission on Criminal and Juvenile Justice develop a standardized format to receive the reports from law enforcement entities; and
► requires the Commission on Criminal and Juvenile Justice to provide a summary report before August 15 of each year to the attorney general, the speaker of the House of Representatives, the president of the Senate, and each law enforcement agency.
Enacts 77-7-8.5
Effective May 13, 2014  Chapter 106, Laws of Utah 2014
SB 186  **Contractor Licensing and Continuing Education Amendments** *(Wayne A. Harper)*

This bill amends requirements related to the professional licensing of contractors.

This bill:
- modifies the requirements for licensure as a contractor, including:
  - allowing experience in any construction classification to count towards employment experience; and
  - adding a 20-hour course of instruction; and
- makes technical changes.

**Amends** 58-55-302

Effective May 13, 2014  Chapter 402, Laws of Utah 2014

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SB 187  **Highway Rights-of-way Amendments** *(J. Stuart Adams)*

This bill modifies the Rights-Of-Way Act by amending provisions relating to public uses constituting an abandonment and dedication of a highway to the public.

This bill:
- provides that a highway, street, or road, for purposes of determining whether a highway is abandoned and dedicated to the use of the public, does not include an area principally used as a parking lot;
- repeals the requirement that a barricade be manned for it to be considered an interruption of the continuous use as a public thoroughfare; and
- makes technical corrections.

**Amends** 72-5-104

Effective May 13, 2014  Chapter 107, Laws of Utah 2014

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SB 188  **Local Option Sales Tax Amendments** *(Deidre M. Henderson)*

This bill amends the Local Option Sales and Use Taxes for Transportation Act.

This bill:
- provides that a county, city, or town option sales and use tax for airports, highways, and systems for public transit may be used for additional purposes;
- provides that certain uses of a county, city, or town option sales and use tax for airports, highways, and systems for public transit shall be recommended by a metropolitan planning organization or council of governments; and
- makes technical and conforming changes.

This bill takes effect on July 1, 2014.

**Amends** 59-12-2218

Effective July 1, 2014  Chapter 271, Laws of Utah 2014
SB 189  Residence Lien Restriction Amendments  (Todd Weiler)

This bill modifies provisions relating to eligibility for claims against the Residence Lien Recovery Fund.

This bill:

- amends the definition of owner for purposes of the Residence Lien Restriction and Lien Recovery Fund Act and related provisions; and
- makes technical changes.

Amends 38-11-102


SB 192  Amendments to Automatic External Defibrillator Restricted Account  (Scott K. Jenkins)

This bill allows the director of the Bureau of Emergency Medical Services to distribute Automatic External Defibrillator Restricted Account funds to a school that offers instruction to grades kindergarten through 6.

This bill:

- allows the director of the Bureau of Emergency Medical Services to distribute Automatic External Defibrillator Restricted Account funds to a school that offers instruction to grades kindergarten through 6; and
- makes technical and conforming amendments.

Amends 26-8b-602

Effective May 13, 2014  Chapter 109, Laws of Utah 2014

SB 193  Naturopathic Practice Act Amendments  (J. Stuart Adams)

This bill modifies the Naturopathic Physician Practice Act by amending definitions and membership of a naturopathic formulary advisory peer committee.

This bill:

- permits a naturopath to administer certain percutaneous injections;
- adds a licensed physician to the naturopathic formulary advisory peer committee; and
- makes technical changes.

Amends 58-71-102, 58-71-202

Effective May 13, 2014  Chapter 110, Laws of Utah 2014
SB 195  Executive Offices and Criminal Justice Base Budget Corrections (Lyle W. Hillyard)

This bill supplements or reduces appropriations previously provided for the use and operation of state government for the fiscal year beginning July 1, 2013 and ending June 30, 2014; and appropriates funds for the support and operation of state government for the fiscal year beginning July 1, 2014 and ending June 30, 2015. This bill supersedes Executive Offices and Criminal Justice Base Budget (Senate Bill 5, 2014 General Session).

This bill:
- provides appropriations for the use and support of certain state agencies;
- provides appropriations for other purposes as described;
- provides intent language; and
- supersedes any and all appropriations and intent included in Executive Offices and Criminal Justice Base Budget (Senate Bill 5, 2014 General Session).

This bill appropriates ($25,541,000) in operating and capital budgets for fiscal year 2014, including:
- ($22,454,000) from the General Fund;
- ($3,087,000) from various sources as detailed in this bill. This bill appropriates $490,000 in expendable funds and accounts for fiscal year 2014, all of which is from the General Fund. This bill appropriates $772,997,200 in operating and capital budgets for fiscal year 2015, including:
  - $563,799,800 from the General Fund;
  - $49,000 from the Education Fund;
  - $209,148,400 from various sources as detailed in this bill. This bill appropriates $26,694,000 in business-like activities for fiscal year 2015. This bill appropriates $216,000 in restricted fund and account transfers for fiscal year 2015, all of which is from the General Fund.

Section 1 of this bill takes effect immediately. Section 2 of this bill takes effect on July 1, 2014.

Effective February 19, 2014  Chapter 14, Laws of Utah 2014

SB 196  Medical Waste Incineration Prohibition (Todd Weiler)

This bill deals with the incineration of infectious waste and chemotherapeutic agents.

This bill:
- prohibits the Division of Solid and Hazardous Waste from approving an operation plan or issuing a permit to a facility that:
  - incinerates infectious waste or chemotherapeutic agents within a two-mile radius of a residential area; and
  - is not in operation as of May 13, 2014; and
- makes technical changes.

Enacts 19-6-124

Effective May 13, 2014  Chapter 198, Laws of Utah 2014

SB 198  Law Enforcement Exemption for Medical Information (J. Stuart Adams)

This bill modifies provisions for a county sheriff regarding health care of jail detainees.

This bill:
- allows a health care provider to issue a statement as to whether a detainee is medically cleared for incarceration in certain circumstances.

Enacts 17-22-8.1

Effective May 13, 2014  Chapter 272, Laws of Utah 2014
**SB 199  Amendments to Emergency Telephone Service Law (Curtis S. Bramble)**

This bill amends the emergency telephone service law.

This bill:
- defines a term;
- addresses duties and liabilities of a voice over Internet protocol service provider; and
- makes technical and conforming changes.

**Amends** 69-2-2, 69-2-7, 69-2-8  

Effective May 13, 2014  
Chapter 36, Laws of Utah 2014

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**SB 201  Expungement Modifications (Scott K. Jenkins)**

This bill amends provisions related to the issuance of an expungement order.

This bill:
- includes the Department of Insurance, Department of Commerce, and the Commission on Criminal and Juvenile Justice in the list of agencies allowed to access expunged files;
- prohibits agencies authorized to access expunged records in certain circumstances from revealing or releasing any information related to the expunged record; and
- provides for the Board of Pardons and Parole to issue an order of expungement when granting a pardon.

**Amends** 77-27-5.1, 77-40-102, 77-40-105, 77-40-109  

Effective May 13, 2014  
Chapter 199, Laws of Utah 2014

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**SB 203  Immigration Amendments (Curtis S. Bramble)**

This bill modifies general government provisions to extend trigger dates related to immigration.

This bill:
- extends the program start date under the Utah Immigration Accountability and Enforcement Act; and
- extends the dates for the Utah Pilot Sponsored Resident Immigrant Program Act.

**Amends** 63G-12-202, 63G-14-201  

Effective May 13, 2014  
Chapter 200, Laws of Utah 2014
SB 204  Retirement System Opt-out for Rural Health Care Centers (David P. Hinkins)
This bill modifies the Utah State Retirement and Insurance Benefit Act to allow certain employers and employees to be excluded from participation in the Public Employees’ Contributory Retirement System and the Public Employees’ Noncontributory Retirement System.
This bill:
▷ allows an employer that is licensed as a nursing care facility and created as a special service district to elect to be excluded from participation in the Public Employees’ Contributory Retirement System and the Public Employees’ Noncontributory Retirement System under certain circumstances;
▷ provides procedures for the exclusion;
▷ excludes new and existing employees of a special service district that is licensed as a nursing care facility from participation in the Public Employees’ Contributory Retirement System and the Public Employees’ Noncontributory Retirement System under certain circumstances; and
▷ makes technical changes.
Amends 49-11-601, 49-12-202, 49-12-203, 49-13-202
Effective May 13, 2014
Chapter 201, Laws of Utah 2014

SB 205  Controlled Substance Penalty Amendment (Lyle W. Hillyard)
This bill modifies the Utah Controlled Substances Act regarding the increased penalty for the offense of possession in specified circumstances.
This bill:
▷ provides that increased penalties for the possession of a controlled substance in certain circumstances may not result in an offense greater than a second degree felony.
Amends 58-37-8
Effective May 13, 2014
Chapter 51, Laws of Utah 2014

SB 206  Tax, Fee, or Charge Offense and Penalty Amendments (Curtis S. Bramble)
This bill amends provisions related to offenses and penalties.
This bill:
▷ amends provisions related to offenses and penalties for purposes of a tax, fee, or charge administered by the State Tax Commission; and
▷ makes technical and conforming changes.
Amends 59-1-401, 76-8-1101
Effective May 13, 2014
Chapter 52, Laws of Utah 2014

SB 207  Corporate Franchise and Income Tax Amendments (Curtis S. Bramble)
This bill amends corporate franchise and income tax provisions.
This bill:
▷ enacts a subtraction from unadjusted income for an increase in income due to claiming certain federal tax credits.
This bill has retrospective operation for a taxable year beginning on or after January 1, 2014.
Amends 59-7-106
Effective May 13, 2014
Chapter 273, Laws of Utah 2014
SB 208  **Public Utility Modifications** *(Curtis S. Bramble)*

This bill amends provisions related to net metering of electricity.

This bill:
- modifies definitions;
- provides that the Public Service Commission shall grant certain unused credits to low-income assistance programs or for another use as determined by the Public Service Commission;
- addresses customer charges, credits, and ratemaking;
- addresses a requirement for a customer to provide equipment; and
- makes technical and conforming changes.

**Enacts** 54-15-105.1;
**Repeals** 54-15-105


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SB 209  **School Grading Revisions** *(J. Stuart Adams)*

This bill modifies procedures and standards for assigning a letter grade to a school based on the proficiency, learning gains, or college and career readiness of the school's students.

This bill:
- modifies the definition of sufficient growth;
- requires the State Board of Education to establish a growth target for a student for each statewide assessment the student takes;
- requires the State Board of Education to create an alignment of scale scores when transitioning between assessment systems;
- exempts from school grading a school that is designated as an alternative school by the State Board of Education;
- requires the State Board of Education to annually evaluate an alternative school in accordance with an accountability plan developed by the State Board of Education;
- exempts certain schools from school grading;
- defines a combination school and requires the State Board of Education to assign two school grades to a combination school;
- modifies the calculation of a high school's graduation rate;
- establishes a standard for determining whether a student is college ready for the purpose of school grading;
- requires the State Board of Education to lower a school grade by one letter grade if student participation in testing is less than 95%;
- provides for exceptions to certain requirements for the purpose of determining school grades for the 2013-14 school year; and
- makes technical amendments.

**Enacts** 53A-1-1104.5, 53A-1-1107.5, 53A-1-1114

Effective May 13, 2014  Chapter 403, Laws of Utah 2014
SB 210  Prescription Synchronization *(Curtis S. Bramble)*

This bill addresses payments by health insurance plans for the synchronization of prescription drug dispensing.

This bill:
- provides definitions;
- prohibits a health insurance plan that provides prescription drug coverage from excluding certain prescription drugs dispensed in quantities less than the prescribed amount;
- prohibits a health insurance plan from basing the dispensing fee for an individual prescription on the quantity of the prescription drug dispensed to fill or refill the prescription; and
- requires administrative rulemaking.

**Enacts** 31A-22-642

Effective May 13, 2014  Chapter 111, Laws of Utah 2014

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SB 212  Invasive Species Amendments *(Peter C. Knudson)*

This bill modifies the Division of Wildlife Resources' ability to eradicate and prevent the infestation of the Dreissena mussel.

This bill:
- authorizes the Division of Wildlife Resources to establish inspection stations to temporarily stop, detain, and inspect a conveyance or equipment that may be contaminated with Dreissena mussel;
- provides that a person who proceeds through an inspection station or administrative checkpoint during normal hours of operation without presenting a conveyance for inspection is guilty of a class B misdemeanor; and
- makes technical changes.

**Amends** 23-27-201, 23-27-301

Effective May 13, 2014  Chapter 274, Laws of Utah 2014

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SB 213  Compulsory Pooling Amendments *(Ralph Okerlund)*

This bill modifies the procedure for a compulsory pooling order in a drilling unit.

This bill:
- authorizes the Board of Oil, Gas, and Mining to assess against a nonconsenting owner in a compulsory pooling order up to 400% of the nonconsenting owner's share of:
  - the costs of staking a location, preparing a wellsite, rights-of-way, rigging up, drilling, reworking, recompleting, deepening or plugging back, testing, and completing; and
  - the cost of equipment in the well;
- modifies the royalties paid to an unleased nonconsenting owner in a compulsory pooling order; and
- makes technical changes.

**Amends** 40-6-6.5

Effective May 13, 2014  Chapter 404, Laws of Utah 2014
SB 214  **Multistate Tax Compact Amendments** *(Curtis S. Bramble)*  
This bill addresses provisions related to the Multistate Tax Compact.  
This bill:  
- addresses audits, tax enforcement, and tax administration related to the Multistate Tax Compact; and  
- repeals certain repeal dates related to the Multistate Tax Compact.  
This bill provides effective dates.  
**Amends** 59-1-809 (Effective 07/01/14), 63I-1-259  
Effective May 13, 2014  
Chapter 54, Laws of Utah 2014

SB 215  **Public School Comprehensive Emergency Response Plan Amendments** *(Aaron Osmond)*  
This bill modifies requirements for a public school's comprehensive emergency response plan.  
This bill:  
- requires a public school's comprehensive emergency response plan to include procedures to provide information, to the extent practicable, to certain students who are off campus at the time of a school violence emergency; and  
- makes technical changes.  
**Amends** 53A-3-402  
Effective May 13, 2014  
Chapter 202, Laws of Utah 2014

SB 216  **Political Subdivisions Revisions** *(Karen Mayne)*  
This bill enacts language related to political subdivisions.  
This bill:  
- suspends certain township incorporation and township annexation procedures;  
- requires a county of the first class to study the governance of, delivery of services to, and other issues related to the unincorporated county;  
- amends provisions authorizing a county to provide municipal services;  
- exempts the creation of a municipal services district from election requirements;  
- amends provisions related to the withdrawal of an area from a local district;  
- enacts the "Municipal Services District Act," including the following provisions:  
  - definitions;  
  - applicability of existing law;  
  - additional district powers;  
  - creation of a municipal services district;  
  - board of trustees membership and powers;  
  - exclusion of rural real property;  
  - remittance of sales tax by certain municipalities; and  
  - providing and sharing of funds;  
- provides repeal dates; and  
- makes technical and conforming amendments.  
**Amends** 17-34-1, 17B-1-213, 17B-1-214, 17B-1-215, 17B-1-502, 63I-2-210, 63I-2-217;  
**Enacts** 10-2-130, 17-15-30, 17B-2a-1101, 17B-2a-1102, 17B-2a-1103, 17B-2a-1104, 17B-2a-1105, 17B-2a-1106, 17B-2a-1107, 17B-2a-1108, 17B-2a-1109  
Effective May 13, 2014  
Chapter 405, Laws of Utah 2014
SB 217  **Public Utilities Amendments** *(Kevin T. Van Tassell)*

This bill amends provisions related to electrical service.

This bill:
- amends provisions related to an electrical corporation or a municipality providing electrical service; and
- makes technical and conforming changes.

**Amends** 10-8-14, 54-3-30, 54-3-31

Effective May 13, 2014  Chapter 55, Laws of Utah 2014

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SB 218  **Charter School Amendments** *(Howard A. Stephenson)*

This bill modifies provisions related to charter schools.

This bill:
- requires the State Board of Education, in approving an increase in charter school enrollment capacity, to give, subject to a certain exception:
  - high priority to approving a charter school located in a high growth area; and
  - low priority to approving a charter school located in an area where student enrollment is stable or declining; and
- requires a charter school that is approved with high priority status after May 13, 2014, and is located in a high growth area to give an enrollment preference to students who reside within a two-mile radius of the charter school.

**Amends** 53A-1a-502.5, 53A-1a-506

Effective May 13, 2014  Chapter 406, Laws of Utah 2014

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SB 221  **Indigent Counsel in Juvenile Court** *(Todd Weiler)*

This bill amends provisions related to the appointment of counsel for indigents in juvenile court proceedings.

This bill:
- provides for a parent, legal guardian, or child who is found to be indigent, the option of legal counsel appointed by the court under certain circumstances;
- defines when, and under what circumstances, court appointed legal counsel can be used for indigent representation;
- describes when a child can be represented by an attorney guardian ad litem in cases requiring counsel for indigents;
- describes payment and reimbursement practices when legal counsel is appointed by the court for indigent representation; and
- makes technical changes.

**Amends** 78A-6-317;

**Repeals and Reenacts** 78A-6-1111

Effective May 13, 2014  Chapter 275, Laws of Utah 2014
SB 222  Automatic License Plate Reader System Amendments *(Todd Weiler)*

This bill modifies the Traffic Code by amending provisions relating to automatic license plate reader systems.

This bill:
- amends definitions;
- provides that the restrictions on the use of an automatic license plate reader system only apply to a governmental entity;
- provides that a governmental entity may obtain, receive, or use privately held captured plate data only:
  - pursuant to a warrant or a court order; and
  - if the private automatic license plate reader system retains captured plate data for 30 days or fewer; and
- makes conforming changes.

Amends 41-6a-2002, 41-6a-2003, 41-6a-2004, 41-6a-2005

Effective May 13, 2014  Chapter 276, Laws of Utah 2014

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SB 224  Renewable Energy Tax Credit Amendments *(Ralph Okerlund)*

This bill modifies certain tax credits related to renewable energy.

This bill:
- modifies certain tax credits related to renewable energy;
- enacts a tax credit related to renewable energy; and
- makes technical and conforming changes.

This bill takes effect for a taxable year beginning on or after January 1, 2015.

Amends 59-7-614

Effective January 1, 2015  Chapter 407, Laws of Utah 2014

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SB 225  Repeal of Business Development for Disadvantaged Rural Communities Account *(Lyle W. Hillyard)*

This bill modifies the Business Development for Disadvantaged Rural Communities Act by repealing the Business Development for Disadvantaged Rural Communities Restricted Account.

This bill:
- repeals the Business Development for Disadvantaged Rural Communities Restricted Account in the General Fund;
- provides for the transfer of any remaining account balance to the General Fund; and
- makes technical changes.

Amends 63B-1b-202, 63M-1-2002, 63M-1-2004;

Repeals 63M-1-2003

Effective May 13, 2014  Chapter 203, Laws of Utah 2014
SB 226  Professional Licensing Amendments *(John L. Valentine)*

This bill modifies unlawful conduct provisions under Title 58, Occupations and Professions.

This bill:
  ▶ provides that it is unlawful conduct for a licensee who has had a license reinstated following disciplinary action, to practice an occupation or profession using a different name than the name used before the disciplinary action; and
  ▶ makes technical changes.

**Amends** 58-1-501

Effective May 13, 2014  Chapter 408, Laws of Utah 2014

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SB 227  Exposure of Children to Pornography *(Todd Weiler)*

This bill amends provisions related to factors a court shall consider in a child custody determination and in a termination of parental rights proceeding.

This bill:
  ▶ provides that a district court shall consider, when determining child custody in a separation or divorce, whether the parent has intentionally exposed the child to pornography or material harmful to a child; and
  ▶ provides that a juvenile court shall consider, when determining whether to terminate a parent’s rights, whether the parent has intentionally exposed the child to pornography or material harmful to a minor.

**Amends** 30-3-10, 78A-6-508

Effective May 13, 2014  Chapter 409, Laws of Utah 2014

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SB 229  Adoption Act Amendments *(Todd Weiler)*

This bill amends provisions of Title 78B, Chapter 6, Part 1, Utah Adoption Act, relating to the rights and obligations of individuals in relation to the adoption of a child.

This bill:
  ▶ provides that if a birth mother has not resided in the state for 90 total days or more:
    • the birth mother shall file with the court a declaration regarding each potential birth father;
    and
    • the court may, based on the declaration regarding the potential birth father, order the birth mother to serve a potential birth father notice that she intends to consent to adoption or relinquishment of the child for adoption.

**Amends** 78B-6-110;

**Enacts** 78B-6-110.5

Effective May 13, 2014  Chapter 410, Laws of Utah 2014
SB 230  Insurance Modifications *(Jerry W. Stevenson)*

This bill modifies the Insurance Code to address travel insurance.

This bill:
- enacts the Travel Insurance Act, including:
  - defining terms;
  - providing for the issuance of a limited lines insurance producer license;
  - establishing requirements related to travel retailers;
  - addressing offering or disseminating travel insurance;
  - providing that travel insurance can be an individual, group, or master policy; and
  - addressing market conduct and penalties;
- addresses sharing of commissions; and
- makes technical and conforming changes.

**Amends** 31A-23a-106, 31A-23a-504;

**Enacts** 31A-23a-901, 31A-23a-902, 31A-23a-903, 31A-23a-904, 31A-23a-905, 31A-23a-906, 31A-23a-907

Effective May 13, 2014  Chapter 277, Laws of Utah 2014

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SB 231  Agricultural Amendments *(David P. Hinkins)*

This bill modifies the Colorado River Salinity Offset Program; provisions related to invasive species; the Bedding, Upholstered Furniture, and Quilted Clothing Inspection Act; the Utah Bee Inspection Act; the Utah Pesticide Control Act; The Utah Nursery Act; and the Property Tax Act.

This bill:
- defines terms;
- modifies definitions;
- modifies provisions related to invasive species;
- makes findings regarding The Utah Nursery Act;
- modifies the Colorado River Salinity Offset Program;
- prohibits a person from labeling or selling used or secondhand bedding, upholstered furniture, quilted clothing, or filling material as if it were new;
- describes labeling requirements for a used mattress;
- requires a manufacturer, repairer, wholesale dealer, or retailer of a mattress to keep an invoice, shipping information, bill of lading, or other record of the mattress for one year;
- authorizes the Department of Agriculture and Food to review and copy records related to a mattress;
- amends the registration procedure for a pesticide distributor and a pesticide business;
- modifies the responsibility of the Department of Agriculture and Food to inspect nursery and nursery stock;
- states that "farm machinery and equipment" includes balers and cubers; and
- makes technical changes.

**Amends** 4-2-8.5, 4-2-8.6, 4-2-8.7, 4-10-2, 4-10-6, 4-10-7, 4-10-10, 4-11-2, 4-14-3, 4-14-13, 4-15-2, 4-15-7, 4-15-11, 59-2-102;

**Enacts** 4-10-7.3, 4-15-1.5, 4-15-13

Effective May 13, 2014  Chapter 411, Laws of Utah 2014
SB 232  **School Safety Tip Line (Daniel W. Thatcher)**

This bill enacts provisions related to a statewide School Safety Tip Line.

This bill:
- defines terms;
- establishes the School Safety Tip Line Commission within the Office of the Attorney General;
- requires the School Safety Tip Line Commission to:
  - accomplish certain tasks; and
  - report to the Education Interim Committee and the Executive Appropriations Committee; and
- establishes a repeal date.

**Amends** 63I-1-253;


Effective May 13, 2014  Chapter 412, Laws of Utah 2014

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SB 233  **Economic Development and the Utah Small Business Jobs Act (John L. Valentine)**

This bill modifies provisions related to economic development including creating a small business job tax credit and investment program.

This bill:
- addresses the Industrial Assistance Account;
- addresses the relationship between the premium tax and corporate taxes;
- establishes a tax credit against premium tax liability;
- provides a sunset date;
- enacts the Utah Small Business Jobs Act, including:
  - defining terms;
  - providing for the certification of qualified equity investments;
  - granting rulemaking authority to the office;
  - allowing for recapture of the tax credit after a time to cure;
  - requiring, under certain circumstances, a refundable performance deposit;
  - creating the Small Business Jobs Performance Guarantee Account;
  - establishing investment requirements;
  - providing for ceasing of certification;
  - imposing limitations on fees being paid;
  - imposing new capital requirements;
  - requiring reporting;
  - requiring revenue impact assessment; and
- makes technical and conforming amendments.

This bill appropriates in fiscal year 2015:
- to the Governor's Office of Economic Development - Business Development, as an ongoing appropriation:
  - from Dedicated Credits Revenue, $100,000.

**Amends** 31A-3-102, 59-7-102, 63I-1-263, 63M-1-903;

**Enacts** 59-9-107, 63M-1-3401, 63M-1-3402, 63M-1-3403, 63M-1-3404, 63M-1-3405, 63M-1-3406, 63M-1-3407, 63M-1-3408, 63M-1-3409, 63M-1-3410, 63M-1-3411, 63M-1-3412

Effective September 2, 2014  Chapter 435, Laws of Utah 2014
SB 234  Cory B. Wride Memorial Highway  (Mark B. Madsen)
This bill modifies the Designation of State Highways Act by designating the Cory B. Wride Memorial Highway.

This bill:
► designates Route 73 from Route 68 westerly to the Tooele County line as the Cory B. Wride Memorial Highway; and
► requires the Department of Transportation to make the designation of this highway on future state highway maps.

Enacts 72-4-214
Effective May 13, 2014  Chapter 204, Laws of Utah 2014

SB 237  Urban Farming Amendments  (J. Stuart Adams)
This bill modifies the Urban Farming Assessment Act.

This bill:
► amends the definition of “urban farming” to include certain counties of the second class;
► states that land may be assessed on the basis of value that the land has for agricultural use if, among other things, the land is at least two contiguous acres in size;
► states that land that is withdrawn from assessment under the Urban Farming Assessment Act is subject to a rollback tax for the previous five years; and
► makes technical changes.

Amends 59-2-1702, 59-2-1703, 59-2-1705
Effective May 13, 2014  Chapter 413, Laws of Utah 2014

SB 238  Repeal of Substance Abuse Donation Fund  (Lyle W. Hillyard)
This bill repeals a provision providing for an interest-bearing expendable special revenue fund to be used by the Division of Substance Abuse and Mental Health.

This bill:
► repeals a provision providing for an interest-bearing expendable special revenue fund to be used by the Division of Substance Abuse and Mental Health.

Amends 62A-15-103
Effective May 13, 2014  Chapter 205, Laws of Utah 2014

SB 240  Carson Smith Scholarship Amendments  (J. Stuart Adams)
This bill modifies provisions of the Carson Smith Scholarships for Students with Special Needs Act.

This bill:
► changes requirements relating to the application deadline for the Carson Smith Scholarship Program; and
► makes technical changes.

Amends 53A-1a-704
Effective May 13, 2014  Chapter 278, Laws of Utah 2014
SB 241  County Jail Contracting Amendments (Scott K. Jenkins)

This bill modifies the provisions regarding the incarceration of state parole inmates or state probationary inmates in a county correctional facility.

This bill:
- provides that a county may release a number of inmates from a county correctional facility if the state does not appropriate funds as specified;
- delays the dates by which the Commission on Criminal and Juvenile Justice must compile information from reporting counties and then report to the Division of Finance; and
- delays by two weeks the statutory deadlines related to setting the final state daily incarceration rate.

Amends 64-13e-104, 64-13e-105

Effective May 13, 2014  Chapter 436, Laws of Utah 2014

SB 242  Alternative Energy Amendments (J. Stuart Adams)

This bill amends provisions related to alternative energy.

This bill:
- amends provisions related to alternative energy income tax credits;
- amends definitions related to alternative energy for purposes of sales and use taxes; and
- makes technical and conforming changes.

This bill provides effective dates.

This bill provides retrospective operation for a taxable year beginning on or after January 1, 2014.

Amends 59-12-102 (Effective 07/01/14), 63M-4-503

Effective May 13, 2014  Chapter 414, Laws of Utah 2014

SB 244  Modifications to Property Tax (Aaron Osmond)

This bill amends provisions related to certain property tax notices.

This bill:
- addresses the contents of certain property tax notices;
- authorizes a county treasurer to provide certain property tax notices by electronic mail under certain circumstances if a taxpayer elects to receive the property tax notice by electronic mail; and
- makes technical and conforming changes.


Effective May 13, 2014  Chapter 279, Laws of Utah 2014
SB 245  **Internet Voting Pilot Project Amendments (Curtis S. Bramble)**

This bill amends provisions of the Internet voting pilot project to permit certain uniformed service voters and voters with a disability, in a participating county, to register to vote, and vote, electronically.

This bill:
- amends provisions of the Internet voting pilot project to permit certain uniformed service voters and voters with a disability, in a participating county, to register to vote, and vote, electronically; and
- makes technical changes.

**Amends** 20A-6-103

Effective May 13, 2014  
Chapter 206, Laws of Utah 2014

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SB 248  **Judicial Retention Election Amendments (Curtis S. Bramble)**

This bill amends the Election Code in relation to a judicial retention election.

This bill:
- provides that a justice, judge, or justice court judge who wishes to retain office shall, in the year the justice or judge is subject to a retention election, file a declaration of candidacy with the lieutenant governor or county clerk within the period beginning on April 1 and ending at 5 p.m. on April 15 in the year of a regular general election.

**Amends** 20A-12-201

Effective May 13, 2014  
Chapter 207, Laws of Utah 2014

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SB 250  **Public Duty Doctrine Amendments (Curtis S. Bramble)**

This bill enacts a provision relating to the duty of a governmental entity or employee.

This bill:
- provides that a general duty that a governmental entity owes to the public does not create a specific duty to an individual member of the public unless there is a special relationship between the governmental entity and the individual member of the public.

**Amends** 63G-7-202

Effective May 13, 2014  
Chapter 415, Laws of Utah 2014
SB 253  **Distracted Driver Amendments** *(Stephen H. Urquhart)*  
This bill modifies the Traffic Code by amending handheld wireless communication device provisions.

This bill:
- amends and repeals definitions;
- amends the list of activities taking place within a vehicle during a moving traffic violation that constitute careless driving;
- amends the devices that are included as examples of a handheld wireless communication device;
- amends the exceptions to the prohibition on using a handheld wireless communication device;
- amends the penalties for violating the prohibition on using a handheld wireless communication device while operating a moving motor vehicle; and
- makes technical corrections.

**Amends** 41-6a-1715, 41-6a-1716  
Effective May 13, 2014  
Chapter 416, Laws of Utah 2014

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SB 254  **Repeal of Certified Nurse Midwife Education and Enforcement Account** *(Lyle W. Hillyard)*  
This bill repeals the Certified Nurse Midwife Education and Enforcement Account.

This bill:
- repeals the Certified Nurse Midwife Education and Enforcement Account.

**Repeals** 58-44a-103  
Effective May 13, 2014  
Chapter 208, Laws of Utah 2014

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SB 256  **Asset Forfeiture Amendments** *(Howard A. Stephenson)*  
This bill modifies the Forfeiture and Disposition of Property Act regarding forfeiture procedures.

This bill:
- modifies the definition of a claimant of property seized for forfeiture;
- reduces, and makes mandatory, the number of days within which a prosecutor must file a complaint for civil forfeiture;
- provides that the prosecutor is not required to serve notice on a claimant who has disclaimed ownership of the seized property;
- requires that service by publication must include a newspaper of general circulation;
- provides that if the prosecuting attorney does not take a specified action regarding forfeiture of the property within 75 days after the seizure, the property shall be promptly returned and no further prosecutorial action may be taken;
- requires that a prevailing property owner shall be awarded reasonable legal and attorney costs;
- establishes limitations and procedural requirements regarding the transfer of seized property to the federal government; and
- limits the amount of forfeited property that may be applied to prosecutorial attorney fees to 20% of the value of the property.

**Amends** 24-1-102, 24-4-104, 24-4-105, 24-4-110, 24-4-114, 24-4-115  
Effective May 13, 2014  
Chapter 112, Laws of Utah 2014
SB 258  Educator Licensure Amendments  (Jerry W. Stevenson)

This bill addresses requirements related to licensing of educators.

This bill:
\begin{itemize}
\item provides that an individual employed at least half time in a position for which a teacher's license is required, including a position in an online school or a school that uses digital technologies for instruction or blended learning, satisfies the work experience requirement for participation in an alternative preparation program.
\end{itemize}

Enacts 53A-6-113

Effective May 13, 2014  Chapter 417, Laws of Utah 2014

SB 259  Victim Reparations Fund Amendments  (Mark B. Madsen)

This bill amends provisions related to the Crime Victim Reparations Fund.

This bill:
\begin{itemize}
\item allocates appropriated funds under the Crime Victim Reparations Fund to the Office for Victims of Crime.
\end{itemize}

This bill takes effect July 1, 2014.

Amends 51-9-404

Effective July 1, 2014  Chapter 56, Laws of Utah 2014

SB 263  Small Business Innovation Research  (Jerry W. Stevenson)

This bill modifies the Technology Commercialization and Innovation Act by allowing small businesses to apply for grants and loans under the act.

This bill:
\begin{itemize}
\item defines small business;
\item allows small businesses, in addition to institutions of higher education, to apply for Technology Commercialization and Innovation Program grants and loans;
\item provides for rulemaking by the Governor's Office of Economic Development;
\item removes the State Advisory Council for Science and Technology from the funding allocation process; and
\item makes technical changes.
\end{itemize}

This bill takes effect on July 1, 2014.

This bill coordinates with S.B. 31, State Agency Reporting Amendments, by providing superseding amendments.

Amends 63M-1-702, 63M-1-703, 63M-1-704

Effective July 1, 2014  Chapter 418, Laws of Utah 2014
SB 264  Retention of Outside Counsel, Expert Witnesses, and Litigation Support Services  (J. Stuart Adams)

This bill modifies a provision relating to the attorney general's procurement of litigation related services.

This bill:
- modifies a provision relating to attorney general rules on the procurement of outside counsel and other litigation services;
- requires the attorney general to submit proposed rules to a legislative interim committee;
- requires review of the proposed rules by a legislative interim committee; and
- modifies the required contents of proposed rules.

Amends 67-5-32

Effective May 13, 2014  Chapter 209, Laws of Utah 2014

SB 265  Law Enforcement Services Account  (Luz Robles)

This bill modifies the uses of the Law Enforcement Services Account.

This bill:
- provides that funds available in the Law Enforcement Services Account may be distributed to law enforcement agencies based on the average number of occupied halfway house beds and the number of parole violator center beds occupied within their jurisdiction.

Amends 51-9-412

Effective May 13, 2014  Chapter 280, Laws of Utah 2014

SB 267  Governmental Immunity Act Amendments  (Todd Weiler)

This bill modifies a provision relating to the filing of a notice of claim.

This bill:
- provides that a governmental entity may not challenge the timeliness of a notice of claim filed within a specified time if the claimant had in good faith previously filed a notice of claim with another governmental entity and if other conditions are met.

Amends 63G-7-401

Effective May 13, 2014  Chapter 210, Laws of Utah 2014
**SB 268** **Prison Relocation Commission** *(Jerry W. Stevenson)*

This bill addresses the creation of a Prison Relocation Commission.

This bill:
- enacts provisions creating the Prison Relocation Commission;
- provides for commission membership, duties, and responsibilities;
- requires the commission to study and make recommendations on how and where to move the state prison; and
- provides for the repeal of commission provisions.

This bill appropriates in fiscal year 2013-14:
- to the Senate, as a one-time appropriation:
  - from the General Fund, $14,000, to pay salaries of senators serving on the Prison Relocation Commission;
- to the House of Representatives, as a one-time appropriation:
  - from the General Fund, $19,000, to pay salaries of representatives serving on the Prison Relocation Commission;
- to the Office of Legislative Research and General Counsel, as a one-time appropriation:
  - from the General Fund, $50,000, to pay for staff services for the Prison Relocation Commission; and
- to the Division of Facilities Construction and Management, as a one-time appropriation:
  - from the General Fund, $3,417,000, to pay for new prison siting and for other services.

This bill provides an immediate effective date.

**Amends** 63I-1-263;  

Effective March 29, 2014  
Chapter 211, Laws of Utah 2014

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**SB 269** **Annual Leave Program II for State Employees** *(Deidre M. Henderson)*

This bill modifies the Utah State Personnel Management Act by amending provisions for employee leave programs and creates the State Employees' Annual Leave Program II Trust Fund Act.

This bill:
- defines "annual leave II" and "change date";
- provides that beginning on a date established by the Division of Finance that is no later than January 2, 2016, a state agency will offer annual leave II in lieu of annual leave to eligible state employees;
- provides that any unused annual leave accrued before a change date established by the Division of Finance that is no later than January 2, 2016, may be used under the same rules that applied to the leave on the change date;
- requires a state agency to set aside the cost of each hour of annual leave II for each eligible employee for deposit into the State Employees' Annual Leave Program II Trust Fund;
- provides for rulemaking authority; and
- enacts the State Employees' Annual Leave Program II Trust Fund Act, which creates the State Employees' Annual Leave Program II Trust Fund and board and provides for administration of the trust fund.


Effective May 13, 2014  
Chapter 437, Laws of Utah 2014
SB 270  **Repeal of Prison Relocation and Development Authority** *(Jerry W. Stevenson)*

This bill addresses provisions relating to the Prison Relocation and Development Authority.

This bill:
- repeals provisions relating to the Prison Relocation and Development Authority.

This bill provides an immediate effective date.

**Amends** 63I-1-263;

**Repeals** 63C-13-101, 63C-13-102, 63C-13-103, 63C-13-104.3, 63C-13-104.7, 63C-13-105, 63C-13-106, 63C-13-107, 63C-13-108

Effective April 1, 2014  Chapter 419, Laws of Utah 2014

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SB 271  **Postjudgment Interest Amendments** *(Curtis S. Bramble)*

This bill increases the postjudgment interest rate.

This bill:
- increases the postjudgment interest rate addition on the first $10,000 from 2% to 10%; and
- specifies that a final judgment is the judgment rendered after exhaustion of all appeals.

**Amends** 15-1-4

Effective May 13, 2014  Chapter 281, Laws of Utah 2014

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SB 273  **Repeal of Veterans' Nursing Home Reimbursement Account** *(Lyle W. Hillyard)*

This bill repeals the Veterans' Nursing Home Reimbursement Restricted Account and appropriates the funds that remain in the account.

This bill:
- repeals the Veterans' Nursing Home Reimbursement Restricted Account; and
- appropriates $105,000 from a General Fund restricted account to the Utah Veterans' Nursing Home Fund.

This bill appropriates in fiscal year 2014:
- to the Utah Veterans' Nursing Home Fund as a one-time appropriation:
  - from the General Fund Restricted, One-time - Veterans' Nursing Home Reimbursement Restricted Account, $105,000.

**Repeals** 71-11-11

Effective May 13, 2014  Chapter 212, Laws of Utah 2014
SB 274  Water Jurisdiction Amendments  (Margaret Dayton)

This bill modifies provisions relating to water rights used for watering livestock on public land and addresses the ability of a party to obtain a water right in the state under certain circumstances.

This bill:
► removes the requirement that a livestock watering right be acquired jointly by a public land agency and a beneficial user;
► states that a public land agency may not condition the issuance, renewal, amendment, or extension of any permit, approval, license, allotment, easement, right-of-way, or other land use occupancy agreement on the transfer of the water right, or a party acquiring a water right on behalf of the public land agency;
► states that, among other reasons, a livestock watering right may be considered valid if it is held by a beneficial user who has the right to use the grazing permit and graze livestock on the allotment;
► provides that if a reduction in livestock grazing results in a partial forfeiture of water, the state engineer shall hold the appropriated water right in trust until the water can be appropriated for livestock watering; and
► makes technical changes.

Amends 73-3-31

Effective May 13, 2014  Chapter 420, Laws of Utah 2014

SB 275  Redevelopment Agency Modifications  (Curtis S. Bramble)

This bill repeals language related to a railroad or street railroad located within certain urban renewal project areas.

This bill:
► repeals language related to a railroad or street railroad located within certain urban renewal project areas.

Repeals 17C-2-701

Effective May 13, 2014  Chapter 421, Laws of Utah 2014

SCR 1  Concurrent Resolution Recognizing the 60th Anniversary of the Inclusion of Under God in the Pledge of Allegiance  (Aaron Osmond)

This concurrent resolution of the Legislature and the Governor recognizes the 60th anniversary of the introduction of the legislation that added the words "Under God" to the United States Pledge of Allegiance.

This resolution:
► recognizes February 10, 2014, as the 60th anniversary of the introduction of the legislation that added the words "Under God" to the United States Pledge of Allegiance.

SCR 2  
**Concurrent Resolution Recognizing the 50th Anniversary of the Ririe-woodbury Dance Company (Gene Davis)**

This concurrent resolution of the Legislature and the Governor recognizes the 50th Anniversary of the Ririe-Woodbury Dance Company.

This resolution:
- recognizes the 50th Anniversary of the Ririe-Woodbury Dance Company; and
- recognizes the Ririe-Woodbury Dance Company and its founders for 50 years of performance excellence and the prestige it has brought to Utah's reputation in the arts.

Effective March 12, 2014  
Laws of Utah 2014

SCR 3  
**Concurrent Resolution on the School of Dentistry Serving Underprivileged Children (Patricia W. Jones)**

This concurrent resolution of the Legislature and the Governor urges that cooperative efforts be undertaken to improve the oral health of Utah's underserved population.

This resolution:
- urges that oral health for the underserved population of Utah be addressed by the cooperative efforts of government, health care training programs, practicing health care professionals, business and community leaders, and insurance companies; and
- recognizes the University of Utah's School of Dentistry for its commitment to serve these underserved populations with critical prevention and intervention dental care and to work closely with the other vested parties to improve the oral health management of these very vulnerable groups.

Effective March 25, 2014  
Laws of Utah 2014

SCR 4  
**Concurrent Resolution on Wildlife Enhancement (Allen M. Christensen)**

This concurrent resolution of the Legislature and the Governor recommends that the Utah Division of Wildlife Resources and the Utah Wildlife Board make long-term commitments to public and private partnerships that ensure healthy habitats, abundant herds, and jobs in the hunting economy.

This resolution:
- commends the citizens of Utah and state agencies for creating innovative public and private partnerships that create and maintain lands, healthy habitats, and abundant herds, while expanding our hunting and outdoor economies;
- recommends that the Utah Division of Wildlife Resources and the Utah Wildlife Board continue to make long-term commitments to the Western Hunting and Conservation Expo, private landowners, and those investing substantial resources to ensure healthy habitats, abundant herds, and jobs in the hunting economy; and
- encourages additional state efforts to promote Utah's world-class outdoor recreational opportunities and to further educate tourists and Utah citizens regarding the role that sportsmen and private landowners play in conserving Utah's lands and healthy wild populations.

Effective March 3, 2014  
Laws of Utah 2014
SCR 5  Concurrent Resolution Supporting the Master Plan  *(Margaret Dayton)*

This concurrent resolution of the Legislature and the Governor expresses support for the master plan to serve Utahns with disabilities.

This resolution:

- expresses support for the Utah State Development Center’s master plan to provide services for people with mental disabilities.

Effective March 12, 2014  
Laws of Utah 2014

SCR 6  Concurrent Resolution Calling on Congress to Provide Permanent Multiyear Funding for the Payment in Lieu of Taxes Program  *(Ralph Okerlund)*

This concurrent resolution of the Legislature and the Governor calls on the United States Congress to provide permanent multiyear funding for the federal Payment in Lieu of Taxes (PILT) program in future years.

This resolution:

- recognizes the unprecedented failure of Congress to fund the federal Payment in Lieu of Taxes (PILT) program in its Consolidated Appropriations Act, 2014;
- recognizes the serious financial hardship Utah counties face if they do not receive timely annual PILT payments;
- recognizes the vital need of Utah counties to have PILT funding certainty while engaging in their annual county budget processes; and
- calls on Congress to establish reliable year-to-year funding authorization for PILT so counties may have certainty in their annual budget processes.

Effective March 12, 2014  
Laws of Utah 2014

SCR 7  Concurrent Resolution on Comprehensive Statewide Wildland Fire Prevention, Preparedness, and Suppression Policy  *(Evan J. Vickers)*

This concurrent resolution of the Legislature and the Governor expresses support for Catastrophic Wildfire Reduction Strategy and strongly urges its implementation.

This resolution:

- expresses the Legislature's strong desire to reduce catastrophic wildfires;
- expresses support for the recommendations in the Catastrophic Wildfire Reduction Strategy;
- strongly urges the Division of Forestry, Fire, and State Lands to implement the recommendations in the Catastrophic Wildfire Reduction Strategy in partnership with the Catastrophic Wildfire Reduction Steering Committee and guided by the report’s recommendations;
- strongly urges the state forester to report to the Natural Resources, Agriculture, and Environment Interim Committee regarding progress on implementing the strategy, particularly the progress of the “Regionally Significant Projects”; and
- strongly urges the Utah Division of Forestry, Fire, and State Lands to coordinate the development of a Comprehensive Statewide Wildland Fire Prevention, Preparedness, and Suppression Policy.

Effective March 20, 2014  
Laws of Utah 2014
**SCR 8**  
**Concurrent Resolution Recognizing Canyonlands National Park’s 50th Anniversary**  
*(David P. Hinkins)*

This concurrent resolution of the Legislature and the Governor recognizes the 50th anniversary of Canyonlands National Park.

This resolution:

- recognizes the 50th anniversary of Canyonlands National Park, with ceremonies to be held on September 12, 2014, in the Needles District of the Canyonlands National Park.

Effective March 20, 2014  
Laws of Utah 2014

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**SCR 9**  
**Concurrent Resolution Concerning Proposed Greenhouse Gas Emission Standards**  
*(David P. Hinkins)*

This concurrent resolution of the Legislature and the Governor calls upon the United States Environmental Protection Agency to issue greenhouse gas New Source Performance Standards for fossil-fueled electric generating units and provide separate standards for coal-fueled steam electric and natural gas combined-cycle generating units.

This resolution:

- calls upon the United States Environmental Protection Agency to issue greenhouse gas New Source Performance Standards (NSPS) for fossil-fueled electric generating units; and
- calls upon the United States Environmental Protection Agency to provide separate standards for coal-fueled steam electric and natural gas combined-cycle generating units that can be achieved with commercially demonstrated technologies and that will permit the economic utilization of all types of domestic coals.

Effective April 1, 2014  
Laws of Utah 2014

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**SJR 1**  
**Joint Resolution on Museum Recognizing Atrocities Against American Indians**  
*(Stuart C. Reid)*

This joint resolution of the Legislature strongly urges the United States Congress to support, establish, or construct a national museum recognizing atrocities against American Indians.

This resolution:

- strongly urges the United States Congress to take action to support, establish, or construct a commemorative museum to recognize atrocities against American Indians;
- strongly urges each of the states to pass a similar resolution; and
- strongly urges American Indian tribes to call upon Congress to support, establish, or construct a national museum and to support similar resolutions in the states in which the American Indian tribes reside.

*The original bill was recommended by the Native American Legislative Liaison Committee*

Effective February 26, 2014  
Laws of Utah 2014
SJR 4  Joint Resolution on Water Rights on Grazing Lands (Kevin T. Van Tassell)

This joint resolution of the Legislature declares sovereign the rights of the state of Utah and Utah livestock producers to put the state’s livestock water rights located on public lands to beneficial use.

This resolution:
- declares that Utah has a sovereign right to put the state's livestock water rights located on public lands to beneficial use through development and maintenance;
- recognizes the right of a livestock owner to access the state's water to put it to beneficial use, including crossing public land, grazing the livestock as necessary while livestock drink, and ultimately developing and maintaining watering facilities on necessary appurtenant public lands to put the state's water to beneficial use; and
- expresses support for H.R. 3189, the Water Rights Protection Act, to protect state sovereignty and the water rights of livestock producers.

Effective March 11, 2014  Laws of Utah 2014

SJR 6  Joint Resolution Authorizing Pay of In-session Employees (Ralph Okerlund)

This joint resolution of the Legislature sets the compensation for legislative in-session employees for 2014.

This resolution:
- sets the compensation for legislative in-session employees for 2014;
- increases salaries for in-session employees;
- adds a salary pay scale for an IT Technician and a Tour Liaison; and
- makes title changes to existing job descriptions.

This resolution provides retrospective operation to January 4, 2014.

Effective January 31, 2014  Laws of Utah 2014

SJR 7  Joint Resolution Regarding Qualifications of State Tax Commission Members (John L. Valentine)

This joint resolution of the Legislature proposes to amend the Utah Constitution to modify a provision relating to the State Tax Commission.

This resolution proposes to amend the Utah Constitution to:
- eliminate a provision limiting membership on the State Tax Commission to no more than two members from the same political party; and
- provide that the qualifications of State Tax Commission members are as provided by statute.

This resolution directs the lieutenant governor to submit this proposal to voters.

This resolution provides a contingent effective date of January 1, 2015, for this proposal.

Amends A13 S6

Effective January 1, 2015  Laws of Utah 2014
SJR 8  Joint Resolution on Term of Appointed Lieutenant Governor *(Stephen H. Urquhart)*

This joint resolution of the Legislature proposes to amend the Utah Constitution to modify a provision relating to the term of office of the Lieutenant Governor following an appointment to that office.

This resolution proposes to amend the Utah Constitution to:
- modify the term of an appointed Lieutenant Governor to be consistent with the term of Governor; and
- make a technical correction.

This resolution directs the Lieutenant Governor to submit this proposal to voters.

This resolution provides a contingent effective date of January 1, 2015, for this proposal.

**Amends** A7 S10

Effective January 1, 2015  
*Laws of Utah 2014*

SJR 11  Joint Rules Resolution on Bill Numbering *(John L. Valentine)*

This joint rules resolution of the Legislature modifies provisions relating to numbering legislation.

This resolution:
- provides that legislation, other than appropriations bills and interim committee recommended bills, will be numbered in the order in which the legislation is approved by the sponsor for numbering;
- provides that by November 1, the Office of the Legislative Fiscal Analyst shall notify the Office of Legislative Research and General Counsel of the number of bill numbers to reserve for fiscal legislation for the next annual general session;
- requires the Office of Legislative Research and General Counsel to provide an electronic copy of legislation to the chief sponsor after it is numbered; and
- makes technical changes.

**Amends** JR4-2-102, JR4-2-502, JR4-2-503

Effective February 26, 2014  
*Laws of Utah 2014*

SJR 13  Joint Rules Resolution Modifying Eligibility Requirements for Independent Legislative Ethics Commission Members *(John L. Valentine)*

This bill amends membership requirements for the Independent Legislative Ethics Commission.

This resolution:
- modifies membership requirements for judges serving on the Independent Legislative Ethics Commission.

**Amends** JR6-2-103

Effective March 11, 2014  
*Laws of Utah 2014*
SJR 16 Joint Rules Resolution - Legislative Compensation and Expense Revisions (Lyle W. Hillyard)

This Joint Rules resolution of the Legislature modifies legislative rules for compensation and expense reimbursement.

This resolution:
- changes terms to comply with current compensation and expense requirements;
- amends the Legislative Management Committee's authority to designate which authorized legislative days qualify for both compensation and expense reimbursement or for expense reimbursement only; and
- amends per diem and expense related language in Joint Rules and Interim Rules.

Amends IR1-1-202, IR1-1-203, IR3-1-102, JR5-2-101, JR5-3-101, JR6-2-103

Effective March 7, 2014 Laws of Utah 2014

SJR 19 Joint Resolution Supporting Ukrainian Sovereignty (Jim Dabakis)

This joint resolution of the Legislature calls upon Russia to immediately pull back its military and allow a diplomatic solution to advance in Crimea.

This resolution:
- calls upon Russia to immediately pull back its military and allow a diplomatic solution to advance in Crimea -- a solution that respects Ukrainian sovereignty but also the unique history and makeup of the region; and
- urges that, with a small but vibrant Ukrainian community in Utah, all of Utah's citizens express their solidarity with the peaceful people of Ukraine.

Effective March 13, 2014 Laws of Utah 2014

SJR 20 Master Study Resolution (Ralph Okerlund)

This joint resolution of the Legislature gives the Legislative Management Committee items of study it may assign to the appropriate interim committee.

This resolution:
- gives the Legislative Management Committee items of study it may assign to the appropriate interim committee during the 2014 legislative interim;
- directs interim committees assigned these studies to study and make recommendations for legislative action to the 60th Legislature before the 2015 Annual General Session; and
- suggests that the Legislative Management Committee, in approving studies, give consideration to the available time of legislators and the budget and capacity of staff to respond to the assigned studies.

Effective March 13, 2014 Laws of Utah 2014
SR 1  Senate Rules Resolution on Committee Hearings *(John L. Valentine)*

This rules resolution amends rules governing Senate standing committee review procedures.

This resolution:
- requires that legislation receive a favorable recommendation by a Senate standing committee before passage; and
- changes the list of exemptions to the standing committee review requirement.

**Amends SR3-2-102**

Effective January 27, 2014  Laws of Utah 2014

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SR 2  Senate Rules Resolution - Legislative per Diem Amendments *(Lyle W. Hillyard)*

This Senate resolution of the Legislature modifies legislative rules for compensation and expense reimbursement.

This resolution:
- amends per diem and expense related language in Senate Rules to comply with current compensation and expense requirements.

**Amends SR1-3-102**

Effective February 25, 2014  Laws of Utah 2014
**VETOED BILLS - 2014 GENERAL SESSION**

**HB 102**  
**Assessment Area Amendments** *(R. Curt Webb)*  
This bill amends provisions related to the designation of an assessment area.

This bill:

- defines terms;
- prohibits a governing body from designating an assessment area beginning on May 13, 2014, and before May 12, 2015;
- authorizes a governing body to circulate a petition to designate an assessment area if the protests to an assessment area are contestable; and
- makes technical corrections.

**Amends** 11-42-102, 11-42-202, 11-42-206;  
**Enacts** 11-42-201.5, 63I-2-211

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**Governor's Veto Message**

Dear Speaker Lockhart and President Niederhauser:  
April 2, 2014

As required by Article VII, Section 8 of the Utah Constitution, I am writing to provide you with my objections to House Bill 102, ASSESSMENT AREA AMENDMENTS, and to explain my decision to veto the bill.

After reviewing HB 102, I understand the original purpose was to reform and revise potential problems that exist in the creation of Special Assessment Areas. However, because of the complexity of these revisions and the time constraints of the session, a decision was made to amend HB 102 to place a one-year moratorium on the creation of new Special Assessment Areas.

Unbeknownst to the bill sponsor, several rural counties have been working for years on projects to expand critical natural gas infrastructure to communities and businesses that do not have access to the benefits of this energy resource. Over the past few months, these counties have received the regulatory changes necessary to make these projects happen. Currently, there are six projects planned for later this year that will favorably impact hundreds of families and millions of dollars in business investment for these economically challenged areas. Unfortunately, the only vehicle available for these changes will be the creation of new Special Assessment Area.

I have spoken with the bill sponsor, Representative Webb, and the floor sponsor, Senator Adams, and both understand the importance of these projects and never intended for their delay. Please note that a veto of this bill is not a commentary on the underlying effort to improve the Special Assessment Areas creation process. Indeed, I support the efforts of the bill sponsor to continue this process during the interim. Furthermore, I urge the League of Cities and Towns, the Utah Association of Counties and other interested parties to work diligently with the bill sponsor to solve these issues.

For these reasons, I veto House Bill 102, ASSESSMENT AREA AMENDMENTS and return it to the House of Representatives.

Gary R. Herbert, Governor
HB 414  Legislative Subpoena Amendments *(James A. Dunnigan)*

This bill amends provisions relating to a legislative subpoena.

This bill:
- defines terms;
- describes the nature and purpose of a legislative subpoena;
- establishes a process for the subject of a legislative subpoena to challenge a legislative subpoena before a legislative review committee;
- provides that a legislative review committee has the sole and final authority to hear and rule on a challenge to a legislative subpoena;
- describes the grounds upon which the subject of a subpoena may challenge a legislative subpoena;
- describes the action that a legislative review committee may take after a hearing on a challenge to a legislative subpoena;
- establishes a process for the issuer of a legislative subpoena to file a motion with a legislative review committee to find a person in civil contempt of the Legislature and to compel obedience to the legislative subpoena;
- describes the action that a legislative review committee may take after a hearing on a motion described in the preceding section;
- provides for a legislative subpoena to be reissued as a court subpoena in order to assist with enforcement of the subpoena outside of Utah;
- establishes and describes the membership and functioning of a legislative review committee;
- provides for the civil enforcement of a legislative subpoena by a court; and
- establishes and describes the class A misdemeanor crime of criminal contempt of the Legislature.

Amends 36-14-1;

Enacts 36-14-5.3, 36-14-5.5, 36-14-7;

Repeals and Reenacts 36-14-5

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**Governor's Veto Message**

Dear Speaker Lockhart and President Niederhauser:  

April 2, 2014

As required by Article VII, Section 8 of the Utah Constitution, I am writing to provide you with my objections to House Bill 414, LEGISLATIVE SUBPOENA AMENDMENTS, and to explain my decision to veto the bill.

In vetoing HB 414, I do not question the Legislature's authority to seek information through subpoenas and to conduct investigations. The State is best served when policy makers have complete information in order to make informed decisions. Further, I recognize this bill was passed in response to the investigation of former Attorney General John Swallow, and was a result of the frustration the Legislature experienced in conducting that investigation. While I am sympathetic to that frustration, history has repeatedly shown us that government response to scandals can often be excessive and overreaching. Regardless of the motives for passing HB 414, I cannot sign a bill that demands information of anyone, at any time, on any subject, for any purpose, and denies our citizens their fundamental constitutional rights of defense and due process.
HB 414 ignores the checks and balances that are the basis for our system of government by exempting legislative subpoenas from judicial oversight. The bill violates the open courts provision of the Utah Constitution by denying citizens the ability to seek redress in the courts. In fact, the bill specifically states that "A person may not file with a court, and a court does not have jurisdiction to hear or decide, a disputative motion or any other motion or action challenging the scope, breadth, or validity of a legislative subpoena." The bill subjects, not only public officials, but also private citizens to unlimited and unrestrained subpoena power. And most egregiously, the bill criminalizes any attempt by an individual to seek relief from anyone other than the legislative body itself, punishable by up to one year in jail.

The problems with HB 414 might have been resolved with sufficient vetting and public debate, but instead, this bill was voted on late in the session, too quickly, and without public hearing or input. The final version of HB 414 did not have a committee hearing in either the House or Senate, and the only debate on the final version of the bill was related to a motion to concur. While the flaws in the bill were acknowledged and discussed in that final vote, the message was, we know it is flawed but we can fix it later. That sentiment may work with technical corrections to governmental programs, but should never be applied to a bill that denies citizens their civil rights.

I am confident that when concepts in this bill are looked at more carefully and are given more scrutiny by the public and members of the Legislature, the original purpose of this bill can be accomplished without jeopardizing the rights of our citizens.

For these reasons, I disapprove of and veto House Bill 414, LEGISLATIVE SUBPOENA AMENDMENTS, and return it to the House of Representatives.

Gary R. Herbert, Governor

SB 257 Parent Review of Instructional Materials and Curriculum (Howard A. Stephenson)

This bill provides for review by a committee of parents or guardians of a complaint related to curriculum or instructional materials.

This bill:

► expands the duties of a committee of parents responsible to review computer adaptive test questions to include the review of a complaint submitted by a parent or guardian of a public school student related to curriculum or instructional materials;

► requires the State Board of Education to prepare, and publish on the State Board of Education's website, a report containing information about complaints related to curriculum and instructional materials; and

► makes technical changes.

Amends 53A-1-603

Governor's Veto Message

Dear Speaker Lockhart and President Niederhauser: April 2, 2014

As required by Article VII, Section 8 of the Utah Constitution, I am writing to provide you with my objections to Senate Bill 257, PARENT REVIEW OF INSTRUCTIONAL MATERIALS AND CURRICULUM, and to explain my decision to veto the bill.
While I greatly appreciate the sponsors' call for increased parent participation in decisions related to curriculum and instructional materials, the participation and dialog should happen with teachers and elected school board members, community councils, and charter officials - at a local level.

Senate Bill 257 calls for a review of curriculum complaints by an appointed state level panel of parents. Decisions about curriculum and instructional materials are made at the local level: local teachers, schools, school districts, and charter schools make decisions about materials, textbooks, and methods they will use in the classroom. Locally elected school board members and charter board members have the responsibility to work with their teachers and administrators to monitor the instructional materials used in their schools and to respond to parent concerns. Most already have formal processes in place to do this.

In discussions about this bill, the stakeholders, including members of the parent panel given the responsibility by the bill acknowledged the need for school districts and charter schools to have policies in place that outline a clear process to address parent concerns about curriculum issues. I intend to work with the State Board of Education and sponsors of this bill to assure these policies are in place and implemented on a local level and in a way that will be truly meaningful.

For these reasons, I disapprove of and veto Senate Bill 257, PARENT REVIEW OF INSTRUCTIONAL MATERIALS AND CURRICULUM, and return it to the House of Representatives.

Gary R. Herbert, Governor

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**Governor's Line Item Veto Message to H.B. 3**

Dear Speaker Lockhart and President Niederhauser: April 2, 2014

As required by Article VII, Section 8 of the Utah Constitution, I am writing to provide you with my statement of the item of appropriation of which I disapprove in House Bill 3, APPROPRIATIONS ADJUSTMENTS.

I disapprove of lines 802 through 807 of HB 3. This will correct the unintentional double funding of Senate Bill 11104, Improvement of Reading Instruction, which appropriates $100,000 from the Education Fund to the University of Utah to carry out the provisions of the bill. This bill, HB 3, includes a duplicate appropriation from the Education Fund to the University of Utah for the same purpose. This veto removes the duplicate appropriation.

For these reasons, I veto lines 802 through 807 of House Bill 3, APPROPRIATIONS ADJUSTMENTS.

Gary R. Herbert, Governor
Utah Code Sections Affected for Bills Passed
2014 General Session

Legend: The action taken on each section is as follows:

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Duplicate and incorrect section cites are currently being technically renumbered by the Office of Legislative Research and General Counsel and will appear in a separate publication available after May 10 2013 and on the web site - http://le.utah.gov.

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| 35A-8-508 | A      | SB 31       | 118              |             | 38-9-201 | E      | HB 16       |                  | 9           |
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| 35A-8-727 | R      | HB 380      | 87               |             | 38-9-303 | E      | HB 16       |                  | 9           |
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| 35A-8-1607 | A    | SB 31     | 118              |             | 38-9a-102 | A   | HB 16       |                  | 9           |
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| 35A-11-101 | E      | HB 90       | 28               |             | 39-9-103 | E      | HB 59       | 21               |             |
| 35A-11-102 | E      | HB 90       | 28               |             | 39-9-104 | E      | HB 59       | 21               |             |
| 35A-11-201 | E      | HB 90       | 28               |             | 39-9-105 | E      | HB 59       | 21               |             |
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| 36-28-102  | E      | HB 313      | 74               |             |          |      |             |                  |             |
| 36-28-103  | E      | HB 313      | 74               |             | 41-1a-1306 | A   | HB 264 | 65               |             |
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<td>HB 29</td>
<td>County Recorder Index Amendments (R. Curt Webb)</td>
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<td>Controlled Substances Amendments (Paul Ray)</td>
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<td>Pollution Control Amendments (Ryan D. Wilcox)</td>
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<td>College Credit for Veterans (Tim M. Cosgrove)</td>
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<td>HB 33</td>
<td>Reauthorization of Utah Commission on Service and Volunteerism (Rebecca P. Edwards)</td>
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<td>Tourism Marketing Performance Account Amendments (Brad R. Wilson)</td>
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<td>Reauthorization of Utah Health Data Authority Act (James A. Dunnigan)</td>
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<td>HB 36</td>
<td>Charter School Enrollment Amendments (David E. Lifferth)</td>
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<td>HB 37</td>
<td>Public Waters Access Act (Dixon M. Pitcher)</td>
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<td>HB 38</td>
<td>Resource Stewardship Amendments (Patrice M. Arent)</td>
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<td>HB 39</td>
<td>Election Law - Independent Expenditures Amendments (Douglas V. Sagers)</td>
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HB 40  Beer Excise Tax Revenue Amendments (Jack R. Draxler) ......................... Passed
HB 41  Clean Fuel School Buses and Infrastructure (Stephen G. Handy) ................ Failed
HB 42  Construction Liens Amendments (R. Curt Webb) ........................................ Passed
HB 43  Data Collection on Military Children in Public Schools (Lynn N. Hemingway) ........ Failed
HB 44  Interstate Electric Transmission Lines (Stephen G. Handy) .......................... Passed
HB 45  In-state Tuition for Military Servicemembers and Veterans (Curtis Oda) .......... Passed
HB 46  Deferred Deposit Lending and Forum Requirements (Larry B. Wiley) ................. Failed
HB 47  Deferred Deposit Loan Amendments (Larry B. Wiley) ..................................... Failed
HB 48  Reports on Alternative Sentencing (Susan Duckworth) .................................. Passed
HB 49  Water Rights - Change Application Amendments (Kay L. McIff) ....................... Failed
HB 50  Involuntary Feeding and Hydration of Inmates Amendments (Richard A. Greenwood) . Passed
HB 52  Government Continuity Legislative Task Force (Jerry B. Anderson) ................. Failed
HB 53  Restitution Amendments (Jeremy A. Peterson) .............................................. Passed
HB 54  New Automobile Franchise Act Amendments (Jim Bird) .............................. Failed
HB 55  Income Tax Credit for Purchase of Transit Pass (Marie H. Poulson) ................. Failed
HB 56  Mechanics Lien Revisions (Mike K. McKell) ............................................... Failed
HB 57  Animal Shelter Amendments (Angela Romero) ............................................. Failed
HB 58  Bigamy Revisions (Jerry B. Anderson) ....................................................... Failed
HB 59  National Guard Program Amendments (Val L. Peterson) ............................... Passed
HB 60  Interlocal Entity Service Prohibition (R. Curt Webb) .................................... Failed
HB 61  Clean Air Programs (Patrice M. Arent) ......................................................... Passed
HB 62  Recreational Vehicle Title Amendments (Don L. Ipson) ................................. Passed
HB 63  Recall Elections Amendments (Gage Froerer) .............................................. Failed
HB 64  Utah History Day (Jack R. Draxler) ............................................................... Passed
HB 65  Criminal Law Amendments (Craig Hall) ....................................................... Failed
HB 66  Municipal Enterprise Fund Amendments (Brad R. Wilson) ............................. Failed
HB 67  Political Subdivision Jurisdiction Amendments (Marc K. Roberts) ....................... Passed
HB 68  Protection of State Park Resources (Dixon M. Pitcher) .................................. Failed
HB 69  Primary Election Process Amendments (Kraig Powell) .................................. Failed
HB 70  Forcible Entry Amendments (Marc K. Roberts) ............................................. Passed
HB 71  Distribution of Intimate Images (Marie H. Poulson) ..................................... Passed
HB 72  Higher Education Grievance Procedure Amendments (Mark A. Wheatley) ........ Passed
HB 73  Living Wage Amendments (Lynn N. Hemingway) ......................................... Failed
HB 74  Energy Efficient Vehicle Tax Credits (V. Lowry Snow) ................................ Passed
HB 75  Restoration of Civil Rights for Nonviolent Felons (Curtis Oda) ....................... Passed
HB 76  Insurance Related Revisions (Jim Bird) ......................................................... Passed
HB 77  Tax Credit for Home-schooling Parent (David E. Lifferth) .............................. Failed
HB 78  Marriage Defense Fund (Merrill F. Nelson) .................................................. Failed
HB 79  Vehicle Impound Amendments (Lee B. Perry) .............................................. Failed
HB 80  Speed Limit Amendments (James A. Dunnigan) ........................................... Passed
HB 81  Parental Review of Statewide Summative Test Questions (Michael S. Kennedy) .... Failed
HB 82  Retail Theft Loss Prevention Officers (Mark A. Wheatley) ............................. Failed
HB 83  Local Government Residential Reimbursement Authority (Johnny Anderson) ...... Failed
HB 84  School District Amendments (Craig Hall) .................................................... Failed
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<td>HB 85</td>
<td>Electronic Filing of Traffic Citations and Accident Reports Amendments</td>
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<td>(Jon Cox)</td>
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<tr>
<td>HB 86</td>
<td>Utah Energy Infrastructure Authority Act Amendments (Roger E. Barrus)</td>
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<td>HB 87</td>
<td>Gender Amendments (Michael S. Kennedy)</td>
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<td>HB 88</td>
<td>Autism Program Amendments (Ronda Rudd Menlove)</td>
<td>Passed</td>
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<td>HB 89</td>
<td>Association Rental Amendments (Earl D. Tanner)</td>
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<td>HB 90</td>
<td>Women in the Economy Commission (Jennifer M. Seelig)</td>
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<td>HB 91</td>
<td>Open and Public Meetings Act Revisions (Marie H. Poulson)</td>
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<tr>
<td>HB 92</td>
<td>Utah Education and Telehealth Network Amendments (Ronda Rudd Menlove)</td>
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<td>HB 93</td>
<td>Property Tax Assessment Amendments (Brian M. Greene)</td>
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<td>HB 94</td>
<td>Workers' Compensation and Home and Community Based Services (Rebecca P.</td>
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<td>HB 95</td>
<td>Applied Technology College Governance Amendments (Don L. Ipson)</td>
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<td>HB 96</td>
<td>Utah School Readiness Initiative (Gregory H. Hughes)</td>
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<td>HB 97</td>
<td>Limitation on Local Government Regulation of Animals (Brian S. King)</td>
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<td>HB 98</td>
<td>Utah Optometry Practice Act Amendments (Paul Ray)</td>
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<td>HB 100</td>
<td>Illegal Immigration and Human Trafficking Enforcement (Richard A. Greenwood)</td>
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<td>HB 101</td>
<td>Roadway and Sidewalk Safety Amendments (Jim Nielsen)</td>
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<td>HB 102</td>
<td>Assessment Area Amendments (R. Curt Webb)</td>
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<td>HB 103</td>
<td>State Money Management Act Amendments (Rich Cunningham)</td>
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<td>HB 104</td>
<td>School Planning and Zoning Compliance (Rich Cunningham)</td>
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<td>HB 105</td>
<td>Plant Extract Amendments (Gage Froerer)</td>
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<td>HB 106</td>
<td>Employer Sponsored Clinic - Prescription Drug Amendments (Stewart Barlow)</td>
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<td>HB 107</td>
<td>Fire Code Amendments (Larry B. Wiley)</td>
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<td>HB 108</td>
<td>Mobile Home Park Task Force (Tim M. Cosgrove)</td>
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<td>HB 109</td>
<td>Public Education Capital Funding Equalization (Ken Ivory)</td>
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<td>HB 111</td>
<td>School Building Costs Reporting (John Knotwell)</td>
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<td>HB 112</td>
<td>Regulation of Electronic Cigarettes (Paul Ray)</td>
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<td>HB 113</td>
<td>Pharmacy Benefit Manager Amendments (Bradley G. Last)</td>
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<td>Mail-order Wholesale Drug Amendments (Stewart Barlow)</td>
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<td>Condominium and Community Association Lien Amendments (Carol Spackman Moss)</td>
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<td>School Construction Modifications (Rich Cunningham)</td>
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<td>Personal Injury Damages Amendments (Kay L. McIff)</td>
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<td>Opiate Overdose Emergency Treatment (Carol Spackman Moss)</td>
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<td>Continuing Education on Federalism (Ken Ivory)</td>
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<td>HB 124</td>
<td>Expungement of Administrative Disciplinary Action (Brian M. Greene)</td>
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<td>HB 125</td>
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<td>HB 126</td>
<td>Retirement Amendments (Lee B. Perry)</td>
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<td>HB 127</td>
<td>Consumer Lending Amendments (James A. Dunnigan)</td>
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<td>HB 128</td>
<td>Electronic Device Location Amendments (Ryan D. Wilcox)</td>
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<td>HB 129</td>
<td>Surplus Lines Insurance Amendments (Curtis Oda)</td>
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HB 130 Mobility and Pedestrian Vehicles (John G. Mathis) ............................................. Passed
HB 131 Public Education Modernization Act (Francis D. Gibson) .................................. Failed
HB 132 Temporary Homeless Youth Shelter Amendments (Gage Froerer) .................. Passed
HB 133 Contingent Management for Federal Facilities (David E. Lifferth) ................. Passed
HB 134 Firearm Safety Amendments (Steve Eliason) ...................................................... Passed
HB 135 Transportation Funding Amendments (Johnny Anderson) .............................. Failed
HB 136 Assisted Living Facility Surveillance Act (Roger E. Barrus) ............................. Failed
HB 137 Amendments to Driver License Sanctions for Alcohol Related Offenses (John Knotwell) .......................... Passed
HB 138 Underground Petroleum Storage Tank Amendments (Steve Eliason) ............... Passed
HB 139 Nurse Practitioner Amendments (Paul Ray) ...................................................... Failed
HB 140 Tax Credit Amendments (Brian S. King) .......................................................... Passed
HB 141 Health Reform Amendments (James A. Dunnigan) ......................................... Passed
HB 142 Securities Act Amendments (Francis D. Gibson) ............................................ Failed
HB 143 Psychiatric Nurse Amendments (Edward H. Redd) .......................................... Passed
HB 144 Elections Complaints Amendments (Rebecca Chavez-Houck) ...................... Failed
HB 145 Privatization of State Golf Course Operations (Kay J. Christofferson) .......... Failed
HB 146 Child Care Amendments (Ronda Rudd Menlove) ........................................... Failed
HB 147 Peace Officer Agreements with Federal Agencies (Richard A. Greenwood) .... Passed
HB 148 Off-highway Vehicle Amendments (Michael E. Noel) ................................... Passed
HB 149 Amendments to Federal Law Enforcement Limitations (Michael E. Noel) ........ Passed
HB 150 Science, Technology, Engineering, and Mathematics Amendments (Val L. Peterson) .......................... Passed
HB 151 Commission for the Stewardship of Public Lands (Keven J. Stratton) .......... Passed
HB 152 Highway Sponsorship Program Act (John Knotwell) ........................................ Passed
HB 153 Study on Contribution and Credit for Education Funding (Kay J. Christofferson) .......... Failed
HB 154 Wood Burning Amendments (Patrice M. Arent) ........................................... Passed
HB 155 Utah Communication Agency Network and Utah 911 Committee Amendments (Brad L. Dee) .......................... Passed
HB 156 Election Day Voter Registration Pilot Project (Rebecca Chavez-Houck) ........ Passed
HB 157 Rape Kit Processing Amendments (Jennifer M. Seelig) .................................. Passed
HB 158 Grazing and Timber Agricultural Commodity Zones in Utah (Michael E. Noel) .......... Passed
HB 159 Regulation of Child Care Programs (Gregory H. Hughes) ............................... Passed
HB 160 Utah Wilderness Act (Stephen G. Handy) ....................................................... Passed
HB 161 Prohibition on Electronic Data Collection Assistance (Marc K. Roberts) ........ Failed
HB 162 Asset Protection Trust Amendments (Earl D. Tanner) ...................................... Failed
HB 163 Appellate Bond Amendments (Douglas V. Sagers) ......................................... Failed
HB 164 Interstate Compact on Transfer of Public Lands (Keven J. Stratton) .............. Passed
HB 165 Vote by Mail Amendments (Steve Eliason) ..................................................... Failed
HB 166 Recodification of Appropriations Limit Formula (Craig Hall) .......................... Failed
HB 167 Local Economic Development Amendments (V. Lowry Snow) ...................... Failed
HB 168 School and Institutional Trust Lands and Funds Management Provisions (Melvin R. Brown) .......................... Passed
HB 169 Student Privacy Act (Jacob L. Anderegg) ....................................................... Failed
HB 170 Local School Board Bond Amendments (Daniel McCoy) ............................. Passed
HB 171 Natural Gas Facilities Amendments (Gregory H. Hughes) ............................... Passed
HB 172 Association Amendments (Gage Froerer) ....................................................... Failed
HB 173 Motion Picture Company Incentive Amendments (Brad R. Wilson) ............... Failed
HB 174 Uniform Powers of Appointment Act (V. Lowry Snow) ......................... Failed
HB 175 Constable Amendments (Curtis Oda) ........................................ Passed
HB 176 Food Handler Permit Amendments (Steve Eliason) .......................... Failed
HB 177 Juror and Witness Fees Amendments (Keven J. Stratton) ................. Passed
HB 178 Halfway House Amendments (Eric K. Hutchings) .......................... Failed
HB 179 Family Expenses (Mike K. McKell) ........................................... Failed
HB 180 Air Emissions Amendments (Lynn N. Hemingway) .......................... Failed
HB 181 Medical Waste Incineration Amendments (Rebecca P. Edwards) ...... Failed
HB 182 Immersion Enrollment Amendments (Eric K. Hutchings) ................. Failed
HB 183 Federal Land Exchange and Sale Amendments (Michael E. Noel) .... Passed
HB 184 Alimony Modifications (Dana L. Layton) .................................... Failed
HB 185 Juvenile Detention Facilities Amendments (Eric K. Hutchings).......... Passed
HB 186 Presence of Minor in Tobacco Shop (Kraig Powell) ......................... Failed
HB 187 Severance Tax Revisions (Joel K. Briscoe) .................................. Failed
HB 188 Court Security Revisions (Brad L. Dee) ...................................... Failed
HB 189 Inherent Risk of Recreational Activities Amendments (Keven J. Stratton) Failed
HB 190 Breathalyzer Amendments (Gregory H. Hughes) ........................... Passed
HB 191 Bail Bond Agents Amendments (Curtis Oda) ................................ Failed
HB 192 Initiative and Referendum Petition Amendments (Jon E. Stanard) ...... Passed
HB 193 Appropriations and Budgeting Amendments (Jacob L. Anderegg) ...... Passed
HB 194 Public Safety Retirement Conversion Window (Lee B. Perry) .......... Passed
HB 195 Motor Carrier Amendments (Steve Eliason) .................................. Failed
HB 196 Fleet Management Amendments (Eric K. Hutchings) ....................... Passed
HB 197 Daylight Saving Time Study (Ronda Rudd Menlove) ...................... Passed
HB 198 Heavy Beer Amendments (Curtis Oda) ....................................... Failed
HB 199 Park Model Recreational Vehicles (Jim Nielson) ............................. Passed
HB 200 Unlawful Removal or Vandalism of Campaign Signs (Eric K. Hutchings) Passed
HB 201 Visitation Amendments (LaVar Christensen) ................................ Passed
HB 202 Weapons Restrictions Amendments (Edward H. Redd) ................... Failed
HB 203 Bail Bond Recovery Licensure Board Amendments (Edward H. Redd) Passed
HB 204 Film Incentive Amendments (Francis D. Gibson) .......................... Failed
HB 205 Product Labeling Amendments (Brian M. Greene) ........................ Failed
HB 206 Driver License Testing Revisions (Steve Eliason) .......................... Failed
HB 207 Massage Therapy Practice Act Amendments (Brian M. Greene) ....... Passed
HB 208 Domestic Asset Protection Trust Amendments (V. Lowry Snow) ....... Failed
HB 209 Extension of Sales and Use Tax Exemption (Ryan D. Wilcox) .......... Passed
HB 210 Sales and Use Taxes for Transportation Amendments (Joel K. Briscoe) Failed
HB 211 Substance Abuse Amendments (Michael S. Kennedy) ..................... Passed
HB 212 DNA Collection Amendments (Steve Eliason) ................................ Passed
HB 213 Criminal Penalties for Sexual Contact with a Student (LaVar Christensen) Passed
HB 214 Special Group License Plate Amendments (Paul Ray) .................... Passed
HB 215 Public School Employee Background Checks (Stephen G. Handy) .... Failed
HB 216 Legislative Process Amendments (Craig Hall) ................................ Failed
HB 217 Service Animals (Ryan D. Wilcox) ................................ .......... Passed
HB 218 Tax Credit for Working Individuals and Families (Eric K. Hutchings) Failed
HB 219  Veteran’s Separation Amendments (Val L. Peterson) .............................................. Passed
HB 220  Land Use Amendments (Gage Froerer) ................................................................. Passed
HB 221  School Community Council Revisions (Rich Cunningham) ................................. Passed
HB 222  Veteran’s Preference Amendments (Val L. Peterson) ............................................... Passed
HB 223  School Board Elections Provisions (Jim Nielsen) .................................................. Failed
HB 224  Sales and Use Tax Amendments (Jim Nielsen) ....................................................... Failed
HB 225  Primary Law Enforcement Duties for Sheriffs (Paul Ray) ...................................... Passed
HB 226  Severance Tax Amendments (Jim Nielsen) ........................................................... Passed
HB 227  Request for Legislation Amendments (Kraig Powell) ........................................... Failed
HB 228  Utah State Board of Education Elections and Reporting Amendments (Brian M. Greene)  . Failed
HB 229  Air Contaminant Definition Change (Jerry B. Anderson) ....................................... Failed
HB 230  Balance Billing Amendments (Jim Bird) ................................................................. Failed
HB 231  Marriage Modifications (Jacob L. Anderegg) ......................................................... Failed
HB 232  Tax on Sand and Gravel Extraction (Douglas V. Sagers) ........................................ Failed
HB 233  Public Trust Obligations and Water Rights Protections (Kay L. McIff) .................... Failed
HB 234  School District Division Amendments (Jim Bird) ................................................... Failed
HB 235  Campaign Contributions Amendments (Kraig Powell) ........................................ Failed
HB 236  State School Board Nomination Revisions (Kraig Powell) .................................... Failed
HB 237  Campaign Contribution Limits (Kraig Powell) ....................................................... Failed
HB 238  Local Referendum Requirements Amendments (Kraig Powell) ........................... Failed
HB 239  Front-line Teachers Data Program (Jim Nielsen) .................................................. Failed
HB 240  Motor and Special Fuel Tax Increase Amendments (Jim Nielsen) ....................... Failed
HB 241  School Records Amendments (Gage Froerer) ....................................................... Failed
HB 242  Fees for Government Records Requests (Brian S. King) ....................................... Failed
HB 243  Amendments to the Fund of Funds (Jim Bird) ....................................................... Passed
HB 244  Voting and Voter Registration Amendments (Jacob L. Anderegg) ....................... Failed
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HB 246  Government Ethics Revisions (Craig Hall) ............................................................ Passed
HB 247  Court Parking Facilities (Larry B. Wiley) ............................................................... Passed
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HB 249  Grants for Digital Textbooks (Jacob L. Anderegg) ................................................ Failed
HB 250  Local School Board Amendments (Jack R. Draxler) ............................................... Passed
HB 251  Unsworn Declaration Amendments (Kay L. McIff) ............................................... Failed
HB 252  Absentee Ballot Amendments (Jim Bird) ............................................................... Failed
HB 253  State Fair Corporation Board Amendments (Mike K. McKell) ............................. Passed
HB 254  Human Trafficking Victim Amendments (Jennifer M. Seelig) ............................. Passed
HB 255  Disclosure Requirements Prior to Sale of Real Estate (Douglas V. Sagers) ........ Failed
HB 256  Adoption Records Access Amendments (Jim Nielsen) ......................................... Failed
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HB 265  Probate Code Amendments (V. Lowry Snow) .................................................. Passed
HB 266  Motor Fuel and Special Fuel Tax Rate Indexing Amendments (Jim Nielson) .......... Failed
HB 267  Aging and Adult Services Amendments (Rebecca Chavez-Houck) .................. Passed
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HB 269  Land Subdivision Amendments (Kraig Powell) ............................................ Failed
HB 270  Peace Officer Certificates (Richard A. Greenwood) ....................................... Passed
HB 271  Motor Vehicle Emissions (Lee B. Perry) ......................................................... Failed
HB 272  Municipal Election Amendments - Office Hours (John Knotwell) ................. Passed
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HB 275  Vietnam Veterans Recognition Day (Curtis Oda) ........................................ Passed
HB 276  Disorderly Conduct Amendments (Curtis Oda) ........................................... Passed
HB 277  Music Therapist Licensure Amendments (Rebecca P. Edwards) .................. Passed
HB 278  Highway Construction Bid Limit Reduction (Stephen G. Handy) .................. Failed
HB 279  Judiciary Interim Committee Sunset Provisions (Kay L. McIff) .................... Passed
HB 280  Technical Revisions to Pawnshop Statute (Angela Romero) ....................... Passed
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HB 282  Amendments to Election Laws (Kraig Powell) ............................................. Passed
HB 283  Nonprofit Entity Receipt of Government Money (Ronda Rudd Menlove) ........ Passed
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HB 285  Alcoholic Beverage Service Amendments (Kraig Powell) ........................ Failed
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HB 287  Arbitration for Dog Bites Amendments (LaVar Christensen) ....................... Passed
HB 288  Division of Wildlife Amendments (Michael E. Noel) ................................ Failed
HB 289  Traffic-control Signal Amendments (Johnny Anderson) ............................. Passed
HB 290  Criminal Code - General Provisions (Carol Spackman Moss) .................... Passed
HB 291  State Laboratory Drug Testing Account Amendments (Ronda Rudd Menlove) .... Passed
HB 292  School Grading - Calculation of High School Graduation Rate (Ronda Rudd Menlove) .... Failed
HB 293  Government Immunity Wildlife Waiver Amendments (Mike K. McNeill) ........ Passed
HB 294  Campaign and Financial Reporting Requirements Revisions (Patrice M. Arent) .......... Failed
HB 295  Weapons Law Exemptions (Richard A. Greenwood) .................................. Passed
HB 296  Concealed Weapon Permit Exemptions Amendments (Richard A. Greenwood) .... Passed
HB 297  Campaign Finance Amendments (Brian S. King) ...................................... Failed
HB 298  Water Conveyance Facility Amendments (Carol Spackman Moss) ............... Failed
HB 299  Elector Amendments (Brian S. King) .......................................................... Failed
HB 300  Municipal Election Questions (Kraig Powell) .............................................. Failed
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HB 303  Driving Under the Influence Amendments (Lee B. Perry) .......................... Failed
HB 304  Law Enforcement Volunteer Amendments (Richard A. Greenwood) ............ Passed
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HB 307  Public Education Funding Task Force (Jim Bird) ...................................... Failed
HB 308  Criminal Penalty Amendments (Craig Hall) .............................................. Passed
HB 309  State Veterinarian Amendments (Ronda Rudd Menlove) ................................. Passed
HB 310  Utah Fair Housing Act Amendments (Gage Froerer) .................................. Failed
HB 311  Budgeting Amendments (Brad R. Wilson) .................................................. Passed
HB 312  Dramshop Amendments (V. Lowry Snow) .................................................. Failed
HB 313  Veterans' and Military Affairs Commission (Tim M. Cosgrove) ..................... Passed
HB 314  Vehicle Immobilization and Impound Amendments (R. Curt Webb) ............. Passed
HB 315  Judgment Lien Amendments (R. Curt Webb) ............................................. Passed
HB 316  Financial Institutions Fee Amendments (James A. Dunnigan) ....................... Passed
HB 317  Evidence of Licensure Requirement (Jim Nielson) ..................................... Failed
HB 318  Rights of Parents and Children Amendments (LaVar Christensen) ................. Failed
HB 319  Court System Modification Amendments (Jeremy A. Peterson) ................. Failed
HB 320  Educators' Professional Learning (Bradley G. Last) .................................... Passed
HB 321  Refugee Services Coordination Amendments (Ronda Rudd Menlove) .......... Passed
HB 322  Protection of Activities in Private Vehicles (Curtis Oda) ............................. Passed
HB 323  Divorce Orientation Course Timing (Jim Nielson) ..................................... Passed
HB 324  Ortho-bionomy Exemption Amendments (Brad R. Wilson) ......................... Passed
HB 325  Judicial Performance Evaluation Commission Amendments (Eric K. Hutchings) Passed
HB 326  State Construction Code Revisions (Robert M. Spendlove) ........................ Passed
HB 327  Veterans' Employment Opportunity Amendments (Paul Ray) ..................... Passed
HB 328  Construction and Fire Codes Amendments (Michael E. Noel) ..................... Failed
HB 329  Programs for Youth Protection (Steve Eliason) ......................................... Passed
HB 330  Credit Card Surcharge Amendments (Kraig Powell) .................................. Failed
HB 331  Identification Card Amendments (Daniel McCoy) ..................................... Passed
HB 332  Real Estate Amendments (Gage Froerer) .................................................. Passed
HB 333  Payroll Services Amendments (Robert M. Spendlove) ................................ Passed
HB 334  Bail Bondsmen Amendments (Edward H. Redd) ....................................... Passed
HB 335  Supplemental Savings Plan Amendments (Rich Cunningham) ....................... Failed
HB 336  Court System Task Force (Jeremy A. Peterson) ......................................... Failed
HB 337  Teacher Salary Supplement Program Amendments (Bradley G. Last) ............. Passed
HB 338  Alcohol Beverage License Amendments (Gage Froerer) ............................... Failed
HB 339  County Budget Amendments (Jennifer M. Seelig) .................................... Passed
HB 340  Local District Boundary Adjustments (Jeremy A. Peterson) ......................... Passed
HB 341  Federal Land Acquisition Amendments (Michael E. Noel) .......................... Passed
HB 342  Powers and Duties of the State Board of Education (Dana L. Layton) .......... Failed
HB 343  Purchase of Correctional Industry Goods and Services (Kay J. Christofferson) Failed
HB 344  Incorporation Election Amendments (Jon Cox) ......................................... Passed
HB 345  Vending Services Operated by Blind Persons (Richard A. Greenwood) ........ Passed
HB 346  Foster Children Amendments (Johnny Anderson) ...................................... Failed
HB 347  Insurance Coverage for Infertility Treatment (LaVar Christensen) ............... Passed
HB 348  Child Support Amendments (Keven J. Stratton) ....................................... Failed
HB 349  Repeal of Transportation Related Funds (Melvin R. Brown) ......................... Passed
HB 350  Removal of Directors of Nonprofit Corporations (Dixon M. Pitcher) .......... Passed
HB 351  Birth Certificate Amendments (Johnny Anderson) ..................................... Failed
HB 352  Manufacturing Licensee Provisions (Gage Froerer) .................................... Failed
HB 353  Repeal of Agriculture Conservation Easement Account (Melvin R. Brown) .... Passed
HB 354  Charitable Solicitations Amendments (Rebecca P. Edwards) ...........................................  Failed
HB 355  Interest on Retained Funds for General Contractors (Brad R. Wilson) ............................  Failed
HB 356  New Convention Facility Development Incentive Provisions (Brad R. Wilson) ..................  Passed
HB 357  Budgetary Amendments (Ronda Rudd Menlove) ..................................................  Passed
HB 358  Amendments to Tax on Cigars (Brian M. Greene) ..................................................  Failed
HB 359  Workplace Discrimination (Mark A. Wheatley) .........................................................  Failed
HB 360  Display of License Plates (Mark A. Wheatley) .........................................................  Failed
HB 361  Certificate of Stillbirth Amendments (Jim Nielsen) ....................................................  Failed
HB 362  Pharmacy License Exemption for Animal Control Functions (Richard A. Greenwood) .....  Failed
HB 363  Mental Health Professional Practice Act Amendments (Michael S. Kennedy) .................  Failed
HB 364  Eminent Domain and Public Recreation (Marc K. Roberts) ........................................  Failed
HB 365  Natural Resources Related Account Repeals (Melvin R. Brown) .................................  Passed
HB 366  Expungement Amendments (Eric K. Hutchings) .......................................................  Failed
HB 367  Physical Therapy Scope of Practice Amendments (Gregory H. Hughes) .........................  Passed
HB 368  Jury Duty Amendments (Craig Hall) ...........................................................................  Failed
HB 369  Missed Elections Amendments (Jon Cox) .....................................................................  Failed
HB 370  Canal Safety Amendments (Johnny Anderson) .............................................................  Passed
HB 371  Water Reuse Amendments (Ken Ivory) ........................................................................  Failed
HB 372  Law Enforcement Notification Amendments (Richard A. Greenwood) .........................  Failed
HB 373  Firearm Transfer Certification Amendments (Ryan D. Wilcox) .......................................  Passed
HB 374  Uniform Deployed Parents Custody and Visitation Act (Val L. Peterson) .......................  Failed
HB 375  Parent-time after Relocation of a Parent (Gage Froerer) ................................................  Passed
HB 376  Alcohol Revisions (Ryan D. Wilcox) ............................................................................  Passed
HB 377  Driver License Records Amendments (Eric K. Hutchings) ..........................................  Failed
HB 378  Road Improvement Projects Amendments (John Knotwell) ........................................  Failed
HB 379  Transparency of Ballot Propositions (Ryan D. Wilcox) ..................................................  Passed
HB 380  Repeal of Housing Relief Expendable Special Revenue Fund (Melvin R. Brown) ..........  Passed
HB 381  Local Government Interfund Loans (John Knotwell) ...................................................  Passed
HB 382  Limited Purpose Local Government Entities Amendments (Brad L. Dee) .......................  Passed
HB 383  Restrictions on Sand and Gravel Extraction (Douglas V. Sagers) .................................  Failed
HB 384  Concussion and Head Injury Amendments (Paul Ray) ..................................................  Passed
HB 385  Expert Testimony Notice Requirement Amendments (Richard A. Greenwood) ...........  Failed
HB 386  Repeal of Utah History Endowment Fund (Melvin R. Brown) .......................................  Passed
HB 387  Highway Amendments (Mike K. McKell) .....................................................................  Failed
HB 388  Amendments to Transportation Funding (Johnny Anderson) ........................................  Failed
HB 389  Voter Eligibility Amendments (R. Curt Webb) .............................................................  Failed
HB 390  Unlawful Activities Amendments (Rebecca Chavez-Houck) ........................................  Passed
HB 391  Tangible Personal Property Tax Exemption Amendments (Jim Nielsen) .........................  Failed
HB 392  Delegate Responsibility Amendments (Kraig Powell) ..................................................  Passed
HB 393  Insurance Producer Amendments (Jon E. Stanard) ......................................................  Failed
HB 394  Campaign Finance Revisions (James A. Dunnigan) ......................................................  Passed
HB 395  Natural Gas, Oil, Pollutants, and Hazardous Materials Amendments (Stephen G. Handy) .. Failed
HB 396  Association Open Meeting Amendments (Gregory H. Hughes) ...................................  Failed
HB 397  Student and Family Privacy Amendments (Dana L. Layton) .........................................  Failed
HB 398  Planning Districts Amendments (Brian S. King) ............................................................  Failed

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HB 399  Truancy Amendments (Francis D. Gibson) .......................................................... Passed
HB 400  Nonrepairable Vehicle Amendments (Mike K. McKell) ................................. Failed
HB 401  Utah Medicaid Program (James A. Dunnigan) ............................................... Passed
HB 402  Rental Amendments (Gage Froerer) ................................................................. Failed
HB 403  Amendments Related to Education Funding (Joel K. Briscoe) ..................... Failed
HB 404  Court Security Fee Amendments (Paul Ray) ................................................... Passed
HB 405  Postsecondary School State Authorization (James A. Dunnigan) .................. Passed
HB 406  School Bus Traffic Safety Amendments (Tim M. Cosgrove) ....................... Failed
HB 407  Litigation Transparency Act (Jacob L. Anderegg) .......................................... Failed
HB 408  Election Requirements Amendments (Kay J. Christofferson) ....................... Passed
HB 409  Statewide Education Coordinating Committee (Steve Eliason) .................. Failed
HB 410  Utah Presidential Primary Electronic Voting Pilot Project (Jon Cox) .............. Failed
HB 411  Victim Restitution Amendments (Brad R. Wilson) ........................................ Passed
HB 412  State of Utah Transportation Plan for the Dixie National Forest (Michael E. Noel) .......................... Passed
HB 413  Voter Accountability in Political Subdivisions (Keven J. Stratton) ................. Failed
HB 414  Legislative Subpoena Amendments (James A. Dunnigan) ............................. Vetoed
HB 415  Local and Special Service District Elections Amendments (Steve Eliason) .... Passed
HB 416  Amendments to Procedures for Surface Leases (Mike K. McKell) ............... Failed
HB 417  English Language Arts Instructional Tool (Carol Spackman Moss) .............. Failed
HB 418  Rights of Grandparents to Child Visitation (LaVar Christensen) ...................... Failed
HB 419  Charter School Revisions (Steve Eliason) ....................................................... Passed
HB 420  Physical Therapist Licensing Amendments (Dean Sanpei) ........................... Failed
HB 421  Sovereign Lands Management Account Amendments (Mike K. McKell) ....... Failed
HB 422  Initiative and Referendum Impact Disclosure (Bradley G. Last) ..................... Passed
HB 423  School District Postemployment Health Insurance Benefit Amendments (Steve Eliason) .................. Failed
HB 424  Justice Court Amendments (Keven J. Stratton) ........................................... Failed
HB 425  State Educational Sovereignty Act (Steve Eliason) ....................................... Failed
HB 426  Retirement Participation Modifications (Don L. Ipson) .................................. Passed
HB 427  Asset Forfeiture Revisions (Eric K. Hutchings) ............................................ Passed
HB 428  Veteran Benefit Assistance Disclosure (Tim M. Cosgrove) ......................... Failed
HB 429  Spinal Cord and Brain Injury Rehabilitation Fund Amendments (Eric K. Hutchings) .................. Failed
HB 430  Revisions to Tax (Ryan D. Wilcox) .............................................................. Failed
HB 431  Educator Tax Credit (Steve Eliason) ............................................................. Failed
HB 432  Wildland Fire Liability Amendments (Mark A. Wheatley) ............................ Failed
HB 433  Peace Officer Merit Amendments (Brad L. Dee) ........................................... Passed
HB 434  Local Sales and Use Tax Amendments (Jim Nielsen) ..................................... Failed
HB 435  Taxation of Property Amendments (Douglas V. Sagers) ............................... Failed
HB 437  Capitol Preservation Board Donation Amendments (Eric K. Hutchings) ....... Passed
HCR 1  Concurrent Resolution Designating Call Your Military Hero Day (Janice M. Fisher) ............ Passed
HCR 2  Concurrent Resolution Designating Identify Your Pet Day (Angela Romero) .......... Passed
HCR 3  Concurrent Resolution on Unmanned Aircraft Systems (Val L. Peterson) .......... Passed
HCR 4  Concurrent Resolution Recognizing the 20th Anniversary of the School and Institutional Trust Lands Administration (Melvin R. Brown) .................. Passed
HCR 5  Concurrent Resolution to Protect State Funds (Robert M. Spendlove) .......... Passed
HCR 6  Concurrent Resolution Encouraging Employers to Extend Parental Leave to Certain School Activities (Marie H. Poulson) .......................... Failed
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<td>Concurrent Resolution to Support Plans to Reduce Air Pollution in Utah (Joel K. Briscoe)</td>
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<td>HCR 8</td>
<td>Concurrent Resolution Regarding Moving the State Prison (Brad R. Wilson)</td>
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<tr>
<td>HCR 9</td>
<td>Concurrent Resolution Recognizing the 20th Anniversary of the Utah Commission on Service and Volunteerism (Robert M. Spendlove)</td>
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<td>HCR 10</td>
<td>Concurrent Resolution on School and Institutional Trust Lands Exchange Act (Michael E. Noel)</td>
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<td>HCR 11</td>
<td>Concurrent Resolution Recognizing 100th Anniversary of Logan Regional Hospital (Edward H. Redd)</td>
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<td>HCR 12</td>
<td>Concurrent Resolution Recognizing the 30th Anniversary of the Sundance Institute (Jennifer M. Seelig)</td>
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<td>HCR 13</td>
<td>Concurrent Resolution on Transfer of Public Lands Act (Michael E. Noel)</td>
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<td>HCR 14</td>
<td>Joint Resolution on Religious Liberty (Jacob L. Anderegg)</td>
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<td>HCR 15</td>
<td>Joint Resolution Regarding Moving the State Prison (Brad R. Wilson)</td>
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<tr>
<td>HCR 16</td>
<td>Concurrent Resolution Recognizing the 20th Anniversary of the Utah Compact (Lynn N. Hemingway)</td>
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<td>HCR 17</td>
<td>Joint Resolution on the Assessment of Land Subject to a Conservation Easement (Dixon M. Pitcher)</td>
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<td>HCR 18</td>
<td>Joint Rules Resolution on Conference Committee Reports (Jennifer M. Seelig)</td>
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<td>Joint Resolution on Budget Process Amendments (Brad R. Wilson)</td>
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<td>Joint Resolution on Appointment of Legal Counsel for Executive Officers (Mike K. McKell)</td>
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<td>Joint Resolution on Jail Facilities (Richard A. Greenwood)</td>
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<td>HCR 22</td>
<td>Joint Resolution Regarding Moving the State Prison (Brad R. Wilson)</td>
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<td>Joint Resolution Expressing Support for the Utah Compact (Lynn N. Hemingway)</td>
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<td>HR 1</td>
<td>House Rules Resolution on Standing Committee Hearings (Kraig Powell)</td>
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<td>House Rules Resolution on Voting Procedures (Jim Nielson)</td>
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<td>HR 3</td>
<td>House Rules Resolution - Legislative per Diem Amendments (Melvin R. Brown)</td>
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SB 43 Intergenerational Poverty Interventions in Public Schools (Stuart C. Reid) .......... Passed
SB 44 Workers’ Compensation and Employee Misconduct (Karen Mayne) ............... Passed
SB 45 Military Installation Development Authority Amendments (Jerry W. Stevenson) ... Passed
SB 46 Administrative Subpoena Modifications (Mark B. Madsen) ......................... Passed
SB 47 Emergency Management Act Amendments (Wayne A. Harper) ..................... Passed
SB 48 Emergency Telephone Service Law Amendments (Wayne A. Harper) ............ Failed
SB 49 Parental Permission to Release Student Information (John L. Valentine) ........... Failed
SB 50 Transition for Repealed Navajo Trust Fund Act (David P. Hinkins) ............... Passed
SB 51 Local Government Entities Amendments (Jerry W. Stevenson) ................. Passed
SB 52 Utility Relocation on Highway Projects (Kevin T. Van Tassell) ................. Passed
SB 53 Amendments to Private Investigator Regulations (Margaret Dayton) ............ Passed
SB 54 Elections Amendments (Curtis S. Bramble) .................................. Passed
SB 55 Pharmaceutical Dispensing Amendments (Evan J. Vickers) ....................... Passed
SB 56 Risk Management Amendments (Curtis S. Bramble) ................................ Passed
SB 57 Autism Services Amendments (Brian E. Shiozawa) ................................ Passed
SB 58 Carbon Monoxide Detection Amendments (Jim Dabakis) .......................... Passed
SB 59 Independent Entities Financial Transparency Disclosure (Deidre M. Henderson) .... Passed
SB 60 Fuel Excise Tax Amendments (John L. Valentine) .................................. Failed
SB 61 Revisions to Property Tax (Deidre M. Henderson) ................................... Passed
SB 62 Utah Science Technology and Research Governing Authority Amendments (Brian E. Shiozawa) .......... Passed
SB 63 Compact for Interstate Sharing of Putative Father Registry Information (Luz Robles) .... Failed
SB 64 Air Quality Rules and Penalties (Luz Robles) .................................. Failed
SB 65 Sales and Use Tax Exemption Modifications (Howard A. Stephenson) .......... Passed
SB 66 Community Health Worker Certification Act (Luz Robles) ...................... Failed
SB 67 Amendments to Public Utilities Title (J. Stuart Adams) .......................... Passed
SB 68 Veterans Centers (Peter C. Knudson) ........................................ Passed
SB 69 Prejudgment Interest Revisions (Stephen H. Urquhart) .......................... Passed
SB 70 State Data Portal Amendments (Deidre M. Henderson) .......................... Passed
SB 71 Informed Consent Amendments (Wayne A. Harper) ................................ Passed
SB 72 Uninsured Motorist Provisions (Lyle W. Hillyard) ................................ Passed
SB 73 Agricultural Environmental Amendments (Ralph Okerlund) ...................... Passed
SB 74 Career and Technical Education Funding for Charter Schools (J. Stuart Adams) .... Failed
SB 75 Primary Care Grants Amendments (Allen M. Christensen) ....................... Passed
SB 76 Rural Economic Mapping and Partnership (Stuart C. Reid) ....................... Failed
SB 77 Pharmacy Practice Act Amendments (Evan J. Vickers) .......................... Passed
SB 78 Prescription Eye Drop Guidelines (Evan J. Vickers) ............................. Passed
SB 79 Uniform Real Property Electronic Recording Act (Lyle W. Hillyard) .......... Passed
SB 80 Statewide Online Education Amendments (Howard A. Stephenson) .......... Failed
SB 81 Permanent State Trust Fund Amendments (Allen M. Christensen) ........... Failed
SB 82 Property Rights Related to Outdoor Advertising (Margaret Dayton) ............ Failed
SB 83 Local Sales and Use Tax Act Amendments (Lyle W. Hillyard) ............... Passed
SB 84 Amendments to Governor’s Rural Boards (Ralph Okerlund) .................. Passed
SB 85 Driving Under the Influence Sentencing Revisions (Scott K. Jenkins) .......... Failed
SB 86 Legislative per Diem Revision (Lyle W. Hillyard) ............................ Passed
SB 87 Contractor Employee Amendments (Karen Mayne) ................................ Passed
SB 88  Child Interview Amendments (Ralph Okerlund)  ............................................. Passed
SB 89  Amendments to Definition of Public Utility (Stephen H. Urquhart)  ....................... Passed
SB 90  Residency Amendments (Todd Weiler)  .......................................................... Passed
SB 91  School District Modifications (Wayne A. Harper)  ............................................ Failed
SB 92  Metal Theft Amendments (Gene Davis)  ............................................................. Passed
SB 93  Internal Audit Amendments (Howard A. Stephenson)  ......................................... Passed
SB 94  Security Personnel Licensing Act Amendments (Margaret Dayton)  ....................... Failed
SB 95  Revisor's Statute (Ralph Okerlund)  ................................................................. Passed
SB 96  Veterans' Assistance Registry (Karen Mayne)  .................................................. Passed
SB 97  Lobbyist Disclosure and Regulation Act Amendments (Todd Weiler)  .................... Failed
SB 98  Paraeducator Funding (Karen Mayne)  ............................................................. Failed
SB 99  State Vehicle Efficiency Requirements (Scott K. Jenkins)  ................................... Passed
SB 100 Antidiscrimination Amendments (Stephen H. Urquhart)  .................................... Failed
SB 101 Public Education Human Resource Management Amendments (Aaron Osmond)  .... Passed
SB 103 Local Control of Classroom Time Requirements (Aaron Osmond)  ....................... Passed
SB 104 Improvement of Reading Instruction (Aaron Osmond)  .................................... Passed
SB 105 Financial Disclosure Reporting Amendments (Margaret Dayton)  ....................... Passed
SB 106 Workplace Safety Week Designation (Karen Mayne)  ........................................ Passed
SB 107 Math Literacy - Science, Technology, Engineering, and Mathematics Initiative (Stephen H. Urquhart)  ............................................. Passed
SB 108 Judiciary Amendments (Lyle W. Hillyard)  ....................................................... Passed
SB 109 Radon Awareness Campaign (Aaron Osmond)  ................................................ Passed
SB 110 Guardianship Forms for Parents of Disabled Adult Child (Aaron Osmond)  ............... Passed
SB 111 Education Funding Equalization (Aaron Osmond)  ......................................... Failed
SB 112 Game Fowl Fighting Amendments (Gene Davis)  ............................................ Failed
SB 113 Public Meetings Amendments (Karen Mayne)  ................................................ Passed
SB 114 Canal Safety Act (Gene Davis)  ............................................................... Failed
SB 115 Court Transcript Fees (Patricia W. Jones)  ......................................................... Passed
SB 116 Poll Worker Amendments (Margaret Dayton)  .................................................. Passed
SB 117 Online Voter Registration Revisions (Margaret Dayton)  .................................... Passed
SB 118 School Funding Through Income Tax Revisions (Patricia W. Jones)  .................... Failed
SB 119 Sales and Use Tax Exemption Amendments (Stuart C. Reid)  ............................. Failed
SB 120 Shelter Animal Vaccine Amendments (Scott K. Jenkins)  .................................. Passed
SB 121 Tobacco Settlement Restricted Account Amendments (Allen M. Christensen) ......... Passed
SB 122 Parental Rights in Public Education (Aaron Osmond)  ....................................... Passed
SB 123 Interlocal Cooperation Act Revisions (John L. Valentine)  .................................. Passed
SB 124 Financial Institution and Services Amendments (Curtis S. Bramble) .................... Passed
SB 125 Retired Volunteer Health Care Practitioner Amendments (Deidre M. Henderson) ..... Passed
SB 126 Child Welfare Amendments (Wayne A. Harper)  ............................................ Passed
SB 127 Labor Commission Decision Amendments (Karen Mayne)  ............................... Passed
SB 128 Safety Belt Amendments (Luz Robles)  .......................................................... Failed
SB 129 Insurance Amendments (Curtis S. Bramble)  .................................................... Passed
SB 130 Trust Deed Foreclosure Amendments (Wayne A. Harper)  ................................ Passed
SB 131 Student Leadership Grant (Aaron Osmond)  ..................................................... Passed
SB 132 Human Services Amendments (Wayne A. Harper)  ......................................... Passed
SB 133 Benefit Corporation Amendments (John L. Valentine)  ..................................... Passed
SB 134  Taxation Related Referendum Amendments (John L. Valentine)  .........................  Passed
SB 135  Voter Registration Amendments (Scott K. Jenkins)  ..................................................  Passed
SB 136  Local Elections Amendments (Howard A. Stephenson)  ........................................  Passed
SB 137  Health Care Professional Truth in Advertising (Todd Weiler)  ................................  Passed
SB 138  Controlled Substances Act Amendments (Evan J. Vickers)  .....................................  Passed
SB 139  Transportation Funding Revisions (Wayne A. Harper)  ...........................................  Failed
SB 140  Advanced Placement Test Funding (Karen Mayne)  ..................................................  Passed
SB 141  Lobbyist Disclosure and Regulation Act Revisions (Todd Weiler)  ..............................  Failed
SB 142  Small Employer Health Insurance Amendment (Todd Weiler)  .................................  Passed
SB 143  Nail Technician Practice Amendments (Todd Weiler)  .............................................  Passed
SB 144  Driver License Modifications (John L. Valentine)  ....................................................  Passed
SB 145  Background Check Amendments (Curtis S. Bramble)  .............................................  Passed
SB 146  Government Ethics Amendments (Curtis S. Bramble)  .............................................  Failed
SB 147  Residential Rental Amendments (Patricia W. Jones)  ..............................................  Passed
SB 148  Upstart Program Amendments (J. Stuart Adams)  ....................................................  Passed
SB 149  Drowsy Driving Amendments (Aaron Osmond)  .......................................................  Passed
SB 150  Education Task Force Reauthorization (Stuart C. Reid)  ..........................................  Passed
SB 151  Religious Freedom Instruction Requirements (Stuart C. Reid)  .................................  Failed
SB 152  Homeowner Association Reserve Account Amendments (Stephen H. Urquhart) ........  Failed
SB 153  Association Foreclosure Amendments (Stephen H. Urquhart)  .................................  Failed
SB 154  All-terrain Vehicle Amendments (Scott K. Jenkins)  ................................................  Passed
SB 155  Apportionment of Income Amendments (Curtis S. Bramble)  ..................................  Passed
SB 156  Construction Trades Licensing Act Amendments (Curtis S. Bramble)  .......................  Passed
SB 157  School-based Budgeting Amendments (Howard A. Stephenson)  ..............................  Failed
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SB 159  Bail Amendments (Scott K. Jenkins)  ........................................................................  Passed
SB 160  Workers’ Compensation Amendments (John L. Valentine)  ......................................  Passed
SB 161  Criminal Surcharge Amendments (Wayne A. Harper)  ...........................................  Failed
SB 162  Secondhand Sales Amendments (Daniel W. Thatcher)  ..........................................  Failed
SB 163  Employee Meal Periods (Luz Robles)  ......................................................................  Failed
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SB 169  Public Meetings Materials Requirements (Deidre M. Henderson)  ............................  Passed
SB 170  Education Loan Amendments (Peter C. Knudson)  ..................................................  Passed
SB 171  Student-centered Learning Pilot Program (Howard A. Stephenson)  .........................  Failed
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SB 173  Child Protection Amendments (Todd Weiler)  ..........................................................  Passed
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SB 196  Medical Waste Incineration Prohibition  (Todd Weiler) .............................  Passed
SB 197  Motor Vehicle Insurance - Settlement of Claims  (Gene Davis) ..................  Failed
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SB 204  Retirement System Opt-out for Rural Health Care Centers  (David P. Hinkins)  ......................  Passed
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| SB 224 | Renewable Energy Tax Credit Amendments (Ralph Okerlund) | Passed |
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| SB 226 | Professional Licensing Amendments (John L. Valentine) | Passed |
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| SB 229 | Adoption Act Amendments (Todd Weiler) | Passed |
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| SB 258 | Educator Licensure Amendments (Jerry W. Stevenson) | Passed |
| SB 259 | Victim Reparations Fund Amendments (Mark B. Madsen) | Passed |
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| SB 265 | Law Enforcement Services Account (Luz Robles) | Passed |</p>
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<tr>
<td>SCR 1</td>
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<tr>
<td>SCR 2</td>
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<td>SCR 3</td>
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<tr>
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<tr>
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<td>SCR 6</td>
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<tr>
<td>SCR 7</td>
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<tr>
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<tr>
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<tr>
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<tr>
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<tr>
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<tr>
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<tr>
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<tr>
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<tr>
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<tr>
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Transportation Funding Revisions - SB 139
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UNIFORM PROBATE CODE
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# Statistical Summary of Legislation

## 2014 General Session

### Total Bills and Resolutions Introduced

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### Total Bills and Resolutions Passed

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### Total Bills and Resolutions Enacted

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<tr>
<td>Bills and Resolutions</td>
<td>262</td>
<td>221</td>
<td>483</td>
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</tbody>
</table>

- **Bills Introduced**: 436 (56%)  
- **Senate Bills**: 274 (35%)  
- **House Bills**: 436 (56%)  
- **House Resolutions**: 43 (5%)  
- **Senate Resolutions**: 31 (4%)  
- **Concurrent Resolutions Introduced**: 13 (22%)  
- **Joint Resolutions Introduced**: 25 (45%)  
- **House & Senate Resolutions Introduced**: 5 (7%)  

### Bills Passed

- **House Bills**: 239 (49%)  
- **Senate Bills**: 201 (42%)  
- **House Resolutions**: 25 (5%)  
- **Senate Resolutions**: 21 (4%)  
- **Concurrent Resolutions Passed**: 10 (19%)  
- **Joint Resolutions Passed**: 12 (22%)  
- **House & Senate Resolutions Passed**: 3 (5%)  

### Bills Enacted

- **Total Bills Enacted**: 237 (43%)  
- **Senate Bills**: 200 (39%)  
- **House Bills**: 239 (49%)  
- **Senate Resolutions**: 21 (4%)  
- **House Resolutions**: 25 (5%)  

### Bills Vetoed

- **House Bills**: 2 (1%)  
- **Senate Bills**: 1 (2%)  
- **Bills with Line Items Vetoed**: 1 (2%)  
- **Bills with Veto Override**: 0 (0%)  

### Bills Enacted

- **Total Resolutions Enacted**: 200 (39%)  
- **Senate Resolutions**: 79 (15%)  
- **House Bills**: 239 (49%)  
- **Senate Bills**: 274 (35%)  
- **House Resolutions**: 43 (5%)  
- **Senate Resolutions**: 31 (4%)
Statistical Summary of General Sessions 2010-2014

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DIGEST OF LEGISLATION

2013 HOUSE FIRST SESSION
of the 60th Legislature

Convened and Adjourned July 3, 2013

Prepared by the
Office of Legislative Research and General Counsel
Utah State Capitol Complex
W210 House Building
P.O. Box 145210
Salt Lake City, Utah 84114-5210
(801) 538-1032
http://le.utah.gov
HR 9001  House Rules Resolution Forming Special Investigative Committee (Dean Sanpei)

This resolution forms by rule a House special investigative committee.

This resolution:
- creates by rule a Special Investigative Committee;
- provides for a chair of the Special Investigative Committee;
- addresses quorum and voting requirements;
- provides for committee member compensation;
- addresses staffing;
- outlines committee duties;
- provides for the holding of meetings;
- authorizes the committee to adopt guidelines and procedures;
- requires reporting by the committee; and
- addresses termination of the committee.

This resolution provides a repeal date.

Legislative Rules Affected: ENACTS:HR3-1-202

Enacts HR3-1-202
## Subject Index of Passed Legislation

### 2013 House First Session

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<thead>
<tr>
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<th>LEGISLATION</th>
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<td>House Rules Resolution Forming Special Investigative Committee - HR 9001</td>
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INTRODUCED LEGISLATION
2013 HOUSE FIRST SESSION

HR 9001  House Rules Resolution Forming Special Investigative Committee (Dean Sanpei) . . . . . . . Passed
HB 1001  Legislative Investigative Committee Amendments *(Brad L. Dee)*

This bill amends provisions of Title 36, Legislature, and Title 77, Chapter 22b, Grants of Immunity, to address matters relating to legislative investigative committees.

This bill:
- defines terms;
- describes the circumstances under which a special investigative committee may hold a closed meeting;
- designates certain records received by, or generated by or for, a special investigative committee as protected records until the special investigative committee concludes its business or determines to remove the protected records classification;
- grants authority to a chair of a special investigative committee to issue subpoenas;
- grants a legislative body, a legislative office, an issuer, or a legislative staff member designated by an issuer the authority to administer an oath or affirmation and take evidence, including testimony;
- modifies the authority of legislative general counsel to grant use and derivative use immunity; and
- makes technical changes.

This bill provides an immediate effective date.

This bill provides retrospective operation.

**Amends** 36-12-9, 36-14-1, 36-14-2, 36-14-3, 36-14-5, 77-22b-1

Effective July 19, 2013  Chapter 1, Laws of Utah 2013, FIRST SPECIAL SESSION

---

HB 1002  Practicing Law Without a License Amendments *(Brad L. Dee)*

This bill amends Title 78A, Chapter 9, Attorneys, in relation to the unauthorized practice of law.

This bill:
- provides that provisions of court rule that authorize the practice of law without a license under certain circumstances are an exception to the prohibition on the unauthorized practice of law.

This bill provides an immediate effective date.

**Amends** 78A-9-103

Effective July 19, 2013  Chapter 2, Laws of Utah 2013, FIRST SPECIAL SESSION
SUBJECT INDEX OF PASSED LEGISLATION
2013 FIRST SPECIAL SESSION

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## Utah Code Sections Affected
### 2013 First Special Session

**Legend:** The action taken on each section is as follows:

- **A** - Amended
- **E** - Enacted
- **R** - Repealed
- **X** - Repealed and Reenacted
- **N** - Renumbered and Amended

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**Note:**
- **A=Amended**
- **E=Enacted**
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- **X=Repealed and Reenacted**
- **N=Renumbered and Amended**

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INTRODUCED LEGISLATION
2013 FIRST SPECIAL SESSION

<table>
<thead>
<tr>
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<tr>
<td>HB 1001</td>
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<td>Practicing Law Without a License Amendments <em>(Brad L. Dee)</em></td>
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<td>HB 1003</td>
<td>Private Investigator Regulation Act Amendments <em>(Brad L. Dee)</em></td>
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<td>HB 1004</td>
<td>Law Enforcement Modifications <em>(Michael E. Noel)</em></td>
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<td>SB 1001</td>
<td>Deep Creek Case Appropriation <em>(Lyle W. Hillyard)</em></td>
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<tr>
<td>SJR 101</td>
<td>Joint Resolution Approving the Deep Creek Case Settlement Agreement <em>(Lyle W. Hillyard)</em></td>
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</table>
HB 2001  State Employee Benefit Amendments (Brad L. Dee)
This bill modifies the Budgetary Procedures Act by amending provisions relating to state employee furloughs due to reductions in federal funding.

This bill:
► defines furlough;
► authorizes certain state agencies to use existing resources from funds appropriated to the agency to pay fixed cost benefits and holiday leave benefits for state employees furloughed as a result of a reduction or loss in federal funding;
► repeals the authorization on December 1, 2013; and
► makes technical corrections.

This bill provides an immediate effective date.

Amends 63I-2-263, 63J-1-218
Effective October 17, 2013   Chapter 1, Laws of Utah 2013, SECOND SPECIAL SESSION

HB 2002  Funding of Federal Programs (Brad L. Dee)
This bill modifies the Budgetary Procedures Act by amending provisions relating to reductions in federal funding.

This bill:
► authorizes the Utah State Board of Education to use state funds to pay for Child Nutrition Programs to offset a loss in federal funding;
► repeals the authorization on December 1, 2013; and
► makes technical corrections.

This bill provides an immediate effective date.

Amends 63I-2-263, 63J-1-218
Effective October 17, 2013   Chapter 2, Laws of Utah 2013, SECOND SPECIAL SESSION

SB 2001  National Park Funding (J. Stuart Adams)
This bill addresses issues relating to the operation of national parks, national monuments, and national recreation areas within the state.

This bill:
► authorizes funds in the Sovereign Lands Management Account to be used to pay one or more federal government entities for the ongoing operation of national parks, national monuments, and national recreation areas within the state; and
► repeals the authorization on December 2, 2013.

This bill appropriates in fiscal year 2014:
► to the Department of Natural Resources - Parks and Recreation Capital Budget as a one-time appropriation, from the Sovereign Lands Management Account, $1,665,700; and
► to the Department of Natural Resources - Parks and Recreation - National Parks Operation Contributions as a one-time appropriation, from the Sovereign Lands Management Account, $6,996,100.

This bill provides an immediate effective date.

Amends 65A-5-1;
Enacts 63I-2-265
Effective October 17, 2013   Chapter 3, Laws of Utah 2013, SECOND SPECIAL SESSION
# Subject Index of Passed Legislation 2013 Second Special Session

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- Funding of Federal Programs - HB 2002 279
- National Park Funding - SB 2001 279
- State Employee Benefit Amendments - HB 2001 279

## Government Operations (State Issues)
- Funding of Federal Programs - HB 2002 279
- National Park Funding - SB 2001 279

## Parks
- National Park Funding - SB 2001 279

## Public Funds and Accounts
- Funding of Federal Programs - HB 2002 279
- National Park Funding - SB 2001 279
- State Employee Benefit Amendments - HB 2001 279

## Special Session
- Funding of Federal Programs - HB 2002 279
- National Park Funding - SB 2001 279
- State Employee Benefit Amendments - HB 2001 279

## State Officers and Employees
- State Employee Benefit Amendments - HB 2001 279
Utah Code Sections Affected  
2013 Second Special Session

**Legend:** The action taken on each section is as follows:

- **A** Amended
- **E** Enacted
- **R** Repealed
- **X** Repealed and Reenacted
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#### 2013 SECOND SPECIAL SESSION

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