LEGISLATIVE GENERAL COUNSEL

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1	ONLINE COURT ASSISTANCE
2	2000 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: Michael G. Waddoups
5	Joseph L. Hull
6	AN ACT RELATING TO THE JUDICIAL CODE; MOVING ELECTRONIC ACCESS TO THE
7	COURTS TO WEB-BASED TECHNOLOGY; PERMITTING THE GOVERNING BOARD
8	DISCRETION TO ESTABLISH THE PARAMETERS OF THE PROGRAM; AND PROVIDING
9	AN EFFECTIVE DATE.
10	This act affects sections of Utah Code Annotated 1953 as follows:
11	AMENDS:
12	78-28-1, as last amended by Chapter 111, Laws of Utah 1998
13	78-28-2, as last amended by Chapter 111, Laws of Utah 1998
14	Be it enacted by the Legislature of the state of Utah:
15	Section 1. Section <b>78-28-1</b> is amended to read:
16	78-28-1. Utah Quick Court Purpose of program Methods to access electronic
17	filing system User's fee.
18	(1) [(a)] There is established [the Utah Quick Court as a] an online court assistance
19	program [to be] administered by the Administrative Office of the Courts to [begin on January 1,
20	1995, designed] provide the public with information about civil procedures and to assist the [pro
21	se civil litigant in the preparation of pro se court documents through an electronic filing system]
22	public in preparing and filing civil pleadings and other papers in:
23	[(i)] (a) uncontested divorces;
24	[(ii)] (b) enforcement of orders in the divorce decree [including visitation, child custody,
25	and property division; and];
26	[(iii)] (c) landlord and tenant actions[-]; and
27	(d) other types of proceedings approved by the Online Court Assistance Program Policy

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28	Board.
29	[(b) The pro se documents prepared in uncontested divorces shall include a calculation of
30	child support payments if applicable.]
31	[(c) The electronic filing system of the program may be facilitated through computer
32	terminals and the Internet.]
33	[(d) The electronic filing system shall also provide information to users about:]
34	[(i) the procedures of the district court;]
35	[(ii) the procedures of the small claims court;]
36	[(iii) landlord and tenant rights and responsibilities;]
37	[(iv) alternative dispute resolution;]
38	[(v) child support collection procedures;]
39	[(vi) how to collect court judgments; and]
40	[(vii) how to settle minor disputes without legal action.]
41	(2) The [statewide] purpose of the [Utah Quick Court] online court assistance program
42	shall be to:
43	(a) minimize the costs of civil litigation;
44	(b) improve access to the courts; and
45	(c) provide for informed use of the courts and the law by pro se litigants.
46	[(3) The computer terminals shall be installed at four judicial districts with locations to
47	be selected by the policy board.]
48	[(4) (a) The program shall provide for public access to computer terminals for a \$10 fee
49	with the intent that the program shall become self-sufficient.]
50	[(b) The fee shall be charged for the preparation of documents under Subsections (1)(a)
51	and (1)(b), but not for information under Subsection (1)(c).]
52	[(c) The user fee shall cover the costs of providing the services and maintaining the
53	computer terminals.]
54	[(d) Any excess monies generated by user fees shall be returned to the General Fund, not
55	the Administrative Office of the Courts.]
56	(3) (a) An additional \$20 shall be added to the filing fee established by Section 21-1-5 if
57	a person files a complaint, petition, answer, or response prepared through the program. There shall
58	be no fee for using the program or for papers filed subsequent to the initial pleading.

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59	(b) There is created within the General Fund a restricted account known as the Online
60	Court Assistance Account. The fee collected under this Subsection (3) shall be deposited in the
61	restricted account and appropriated by the Legislature to the Administrative Office of the Courts
62	to develop, operate, and maintain the program and to support the use of the program through
63	education of the public.
64	Section 2. Section <b>78-28-2</b> is amended to read:
65	78-28-2. Creation of policy board Membership Terms Chair Quorum
66	Expenses.
67	(1) There is created a 13 member policy board to be known as the "[Utah Quick] Online
68	Court Assistance Program Policy Board" which shall [provide technical assistance and practical
69	knowledge to the Administrative Office of the Courts to]:
70	[(a) prepare the legal forms and legal documents to be generated by the electronic filing
71	system;]
72	(a) identify the subject matter included in the Online Court Assistance Program;
73	(b) [assure that the legal forms and legal documents are] develop information and forms
74	in conformity with the rules of procedure and evidence; and
75	[(c) prepare relevant and accurate information on subjects listed in Subsection 78-28-1(d).]
76	(c) advise the Administrative Office of the Courts regarding the administration of the
77	program.
78	(2) The voting membership shall consist of:
79	(a) two members of the House of Representatives to be designated by the speaker, with
80	one member from each party;
81	(b) two members of the Senate designated by the president, with one member from each
82	party;
83	(c) two attorneys actively practicing in domestic relations designated by the Family Law
84	Section of the Utah State Bar;
85	(d) one attorney actively practicing in civil litigation designated by the Civil Litigation
86	Section of the Utah State Bar;
87	(e) one court commissioner designated by the chief justice of the Utah Supreme Court;
88	(f) one district court judge designated by the chief justice of the Utah Supreme Court;
89	(g) one attorney from Utah Legal Services designated by its director;

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90	(h) one attorney from Legal Aid designated by its director; and
91	(i) two persons from the Administrative Office of the Courts designated by the state court
92	administrator.
93	(3) (a) The terms of the members shall be four years and staggered so that approximately
94	half of the board expires every two years.
95	(b) The board shall meet as needed.
96	(4) The board shall select one of its members to serve as chair.
97	(5) A majority of the members of the board constitutes a quorum.
98	(6) (a) (i) Members who are not government employees shall receive no compensation or
99	benefits for their services, but may receive per diem and expenses incurred in the performance of
100	the member's official duties at the rates established by the Division of Finance under Sections
101	63A-3-106 and 63A-3-107.
102	(ii) Members may decline to receive per diem and expenses for their service.
103	(b) (i) State government officer and employee members who do not receive salary, per
104	diem, or expenses from their agency for their service may receive per diem and expenses incurred
105	in the performance of their official duties from the board at the rates established by the Division
106	of Finance under Sections 63A-3-106 and 63A-3-107.
107	(ii) State government officer and employee members may decline to receive per diem and
108	expenses for their service.
109	(c) Legislators on the committee shall receive compensation and expenses as provided by
110	law and legislative rule.
111	Section 3. Effective date.
112	This act takes effect on July 1, 2000.

### Legislative Review Note as of 1-24-00 11:16 AM

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

#### Office of Legislative Research and General Counsel