1	PARENT-TIME ASSISTANCE OFFICE				
2	2003 GENERAL SESSION				
3	STATE OF UTAH				
4	Sponsor: Chad E. Bennion				
5	This act modifies the Human Services Code to create a Parent-time Assistance Office.				
6	The act sets out the duties of the office and allows for coordination with law enforcement,				
7	the attorney general, and the Office of Recovery Services. It also provides for agency				
8	action under the Administrative Procedures Act and allows the office to help a person fill				
9	out court-related documents once the office can no longer effectively help the person.				
10	This act raises certain court fees and creates a restricted account to fund the office. The				
11	act provides an effective date.				
12	This act affects sections of Utah Code Annotated 1953 as follows:				
13	AMENDS:				
14	78-7-35, as last amended by Chapters 250 and 329, Laws of Utah 2002				
15	ENACTS:				
16	62A-16-101 , Utah Code Annotated 1953				
17	62A-16-102 , Utah Code Annotated 1953				
18	62A-16-103 , Utah Code Annotated 1953				
19	62A-16-104 , Utah Code Annotated 1953				
20	62A-16-105 , Utah Code Annotated 1953				
21	62A-16-106 , Utah Code Annotated 1953				
22	62A-16-107 , Utah Code Annotated 1953				
23	62A-16-108 , Utah Code Annotated 1953				
24	62A-16-109 , Utah Code Annotated 1953				
25	62A-16-110 , Utah Code Annotated 1953				
26	62A-16-111 , Utah Code Annotated 1953				
27	Be it enacted by the Legislature of the state of Utah:				



28	Section 1. Section 62A-16-101 is enacted to read:				
29	CHAPTER 16. PARENT-TIME ASSISTANCE				
30	62A-16-101. Parent-time Assistance Office.				
31	(1) There is created within the department the Parent-time Assistance Office which has				
32	the powers and duties provided by law.				
33	(2) The office is under the administrative and general supervision of the executive				
34	director of the department.				
35	Section 2. Section 62A-16-102 is enacted to read:				
36	<u>62A-16-102.</u> Definitions.				
37	As used in this chapter:				
38	(1) "Director" means the director of the Parent-time Assistance Office.				
39	(2) "Office" means the Parent-time Assistance Office.				
40	Section 3. Section 62A-16-103 is enacted to read:				
41	<u>62A-16-103.</u> Duties of office.				
42	The office has the following duties:				
43	(1) to provide parent-time services if:				
44	(a) the office has received a complaint regarding custodial interference or the denial of				
45	parent-time; or				
46	(b) the office has received a request for assistance in enforcing a parent-time schedule;				
47	(2) to carry out the obligations of the department with regard to supporting families;				
48	(3) to promote mediation as an alternative to court action;				
49	(4) to promote shared parenting by inclusion of both parents in the lives of their				
50	children;				
51	(5) to provide information concerning laws pertaining to parent-time; and				
52	(6) to cooperate and coordinate with the Office of Recovery Services when necessary				
53	to ensure the fair and reasonable enforcement of parent-time laws.				
54	Section 4. Section 62A-16-104 is enacted to read:				
55	62A-16-104. Director Assistance of law enforcement Receipt of grants				
56	Rulemaking and enforcement.				
57	(1) The director of the office shall be appointed by the executive director.				
58	(2) The office may request the assistance of the attorney general or any local law				

59	enforcement agency to enforce a parent-time order.				
60	(3) The office, with department approval, is authorized to receive any grants or				
61	stipends from the federal government or other public or private source to aid the effective				
62	operation of its programs.				
63	(4) The office may adopt, amend, and enforce rules in accordance with Title 63,				
64	Chapter 46a, Utah Administrative Rulemaking Act, necessary to carry out the provisions of this				
65	chapter.				
66	Section 5. Section 62A-16-105 is enacted to read:				
67	62A-16-105. Access to motor vehicle and law enforcement data.				
68	The office shall have access to any system used by this state to locate an individual,				
69	including motor vehicle, drivers license, or law enforcement records.				
70	Section 6. Section 62A-16-106 is enacted to read:				
71	62A-16-106. Request for assistance Procedure.				
72	Any person who has been awarded parent-time rights by a court may request assistance				
73	from the office in the enforcement of those rights. A person requesting assistance shall:				
74	(1) provide copies of all documents relevant to an award of parent-time rights,				
75	including divorce decree, custody agreement, any written communication with the other parent				
76	concerning parent-time schedules, mediation documents, and any other documents necessary to				
77	adequately represent their situation;				
78	(2) provide the name, current address, and phone number of the other party, if known;				
79	<u>and</u>				
80	(3) any other information considered necessary by the office.				
81	Section 7. Section 62A-16-107 is enacted to read:				
82	62A-16-107. Office procedures.				
83	(1) Upon the receipt of a request for assistance, the office shall immediately attempt to				
84	contact the other party by phone and attempt to resolve any difficulties to insure that				
85	parent-time is properly carried out.				
86	(2) If the party cannot be reached by phone, a letter shall be sent requesting an				
87	interview or a written and notarized statement explaining the circumstances surrounding the				
88	denial of parent-time referred to in the letter, and requiring a response by a date not later than				
89	ten days from the date of the letter.				

90	(3) If no response is received, or if the response is uncooperative, the office may				
91	initiate an action in accordance with Title 63, Chapter 46b, Administrative Procedures Act.				
92	Section 8. Section 62A-16-108 is enacted to read:				
93	<u>62A-16-108.</u> Hearings.				
94	(1) The office shall by rule:				
95	(a) designate hearings as formal or informal; and				
96	(b) provide for notice requirements and hearing procedures.				
97	(2) The office may impose a fine of up to \$250 against any party who refuses to				
98	respond, does not appear, or is found to have been noncompliant with court-ordered				
99	parent-time. All fines collected shall be deposited in the General Fund.				
100	\hat{h} [(3) The office may also order make-up parent-time at up to twice the amount denied.] \hat{h}				
101	Section 9. Section 62A-16-109 is enacted to read:				
102	62A-16-109. Office assistance in preparation of court documents.				
103	(1) The office may assist a party in the preparation of documents to be presented to the				
104	court involving custody and parent-time matters, if the office determines that a pattern or				
105	practice of denial of parent-time is continuing such that the office can no longer effectively				
106	assist the party being denied parent-time. The office, however, may not provide legal advice.				
107	(2) The office shall supply any party or the court, upon request, a detailed, written				
108	accounting of efforts by the office to assist in the enforcement of parent-time, the results of				
109	those efforts, and any recommended changes to the current parent-time order.				
110	Section 10. Section 62A-16-110 is enacted to read:				
111	<u>62A-16-110.</u> Department to assess need Report to Judiciary Committee.				
112	(1) The department may provide a limited amount of services through August 2004				
113	while assessing the demand for broader, more comprehensive services.				
114	(2) The department shall assess the need for services, including the demand for specific				
115	services.				
116	(3) The department shall report its assessments, findings, and conclusions to the				
117	Judiciary Interim Committee by September 30, 2004.				
118	Section 11. Section 62A-16-111 is enacted to read:				
119	62A-16-111. Parent-time Assistance Account.				
120	(1) There is created a restricted account within the General Fund known as the				

- 4 -

121	Parent-time Assistance Account.			
122	(2) The purpose of the Parent-time Assistance Account is to provide for programs that			
123	assist in implementing, fostering, and enforcing parent-time.			
124	(3) The Legislature shall appropriate money from the account for the administrative			
125	and related costs of the Parent-time Assistance Office created in this chapter.			
126	(4) Fifteen dollars of the fee in Subsection 78-7-35(1)(b)(iv) and \$5 of the fee in			
127	Subsection 78-7-35(1)(d)(iv) shall be allocated to the Parent-time Assistance Account.			
128	(5) The h [Division of Finance] ADMINISTRATOR OF THE COURTS h shall allocate the			
128a	amounts described in Subsection (4) to			
129	the Parent-time Assistance Account.			
130	Section 12. Section 78-7-35 is amended to read:			
131	78-7-35. Civil fees of the courts of record Courts complex design.			
132	(1) (a) The fee for filing any civil complaint or petition invoking the jurisdiction of a			
133	court of record not governed by another subsection is \$140.			
134	(b) The fee for filing a complaint or petition is:			
135	(i) \$45 if the claim for damages or amount in interpleader exclusive of court costs,			
136	interest, and attorney fees is \$2,000 or less;			
137	(ii) \$90 if the claim for damages or amount in interpleader exclusive of court costs,			
138	interest, and attorney fees is greater than \$2,000 and less than \$10,000;			
139	(iii) \$140 if the claim for damages or amount in interpleader is \$10,000 or more; and			
140	(iv) [\$80] \$95 if the petition is filed under Title 30, Chapter 3, Divorce, or Title 30,			
141	Chapter 4, Separate Maintenance.			
142	(c) The fee for filing a small claims affidavit is:			
143	(i) \$45 if the claim for damages or amount in interpleader exclusive of court costs,			
144	interest, and attorney fees is \$2,000 or less; and			
145	(ii) \$70 if the claim for damages or amount in interpleader exclusive of court costs,			
146	interest, and attorney fees is greater than \$2,000.			
147	(d) The fee for filing a counter claim, cross claim, complaint in intervention, third party			
148	complaint, or other claim for relief against an existing or joined party other than the original			
149	complaint or petition is:			
150	(i) \$45 if the claim for relief exclusive of court costs, interest, and attorney fees is			
151	\$2.000 or less:			

- 5 -

152	(ii) \$70 if the claim for relief exclusive of court costs, interest, and attorney fees is				
153	greater than \$2,000 and less than \$10,000;				
154	(iii) \$90 if the original petition is filed under Subsection (1)(a), the claim for relief is				
155	\$10,000 or more, or the party seeks relief other than monetary damages; and				
156	(iv) [\$70] \$75 if the original petition is filed under Title 30, Chapter 3, Divorce, or Title				
157	30, Chapter 4, Separate Maintenance.				
158	(e) The fee for filing a small claims counter affidavit is:				
159	(i) \$35 if the claim for relief exclusive of court costs, interest, and attorney fees is				
160	\$2,000 or less; and				
161	(ii) \$50 if the claim for relief exclusive of court costs, interest, and attorney fees is				
162	greater than \$2,000.				
163	(f) The fee for depositing funds under Section 57-1-29 when not associated with an				
164	action already before the court is determined under Subsection (1)(b) based on the amount				
165	deposited.				
166	(g) The fee for filing a petition is:				
167	(i) \$70 for trial de novo of an adjudication of the justice court or of the small claims				
168	department; and				
169	(ii) \$40 for an appeal of a municipal administrative determination in accordance with				
170	Section 10-3-703.7.				
171	(h) The fee for filing a notice of appeal, petition for appeal of an interlocutory order, or				
172	petition for writ of certiorari is \$190.				
173	(i) (i) Except for a petition filed under Subsection 77-18-10(2), the fee for filing a				
174	petition for expungement is \$50.				
175	(ii) There is no fee for a petition filed under Subsection 77-18-10(2).				
176	(j) (i) Fifteen dollars of the fees established by Subsections (1)(a) through (i) shall be				
177	allocated to and between the Judges' Contributory Retirement Trust Fund and the Judges'				
178	Noncontributory Retirement Trust Fund, as provided in Title 49, Chapter 17, Judges'				
179	Contributory Retirement Act, and Title 49, Chapter 18, Judges' Noncontributory Retirement				
180	Act.				
181	(ii) Two dollars of the fees established by Subsections (1)(a) through (i) shall be				
182	allocated by the state treasurer to be deposited in the restricted account, Children's Legal				

183	Defense Account, as provided in Section 63-63a-8.				
184	(iii) One dollar of the fees established under Subsections (1)(a) through (e), (1)(g), and				
185	(1)(r) shall be allocated to and deposited with the Dispute Resolution Fund as provided in				
186	Section 78-31b-9.				
187	(iv) Fifteen dollars of the fee established under Subsection (1)(b)(iv) and \$5 of the fee				
188	established under Subsection (1)(d)(iv) shall be allocated to and deposited in the Parent-time				
189	Assistance Account as provided in Section 62A-16-111.				
190	(k) The fee for filing a judgment, order, or decree of a court of another state or of the				
191	United States is \$25.				
192	(l) The fee for filing probate or child custody documents from another state is \$25.				
193	(m) (i) The fee for filing an abstract or transcript of judgment, order, or decree of the				
194	Utah State Tax Commission is \$30.				
195	(ii) The fee for filing an abstract or transcript of judgment of a court of law of this state				
196	or a judgment, order, or decree of an administrative agency, commission, board, council, or				
197	hearing officer of this state or of its political subdivisions other than the Utah State Tax				
198	Commission, is \$40.				
199	(n) The fee for filing a judgment by confession without action under Section 78-22-3 is				
200	\$25.				
201	(o) The fee for filing an award of arbitration for confirmation, modification, or				
202	vacation under Title 78, Chapter 31a, [Utah] Arbitration Act, that is not part of an action before				
203	the court is \$25.				
204	(p) The fee for filing a petition or counter-petition to modify a decree of divorce is \$40.				
205	(q) The fee for filing any accounting required by law is:				
206	(i) \$10 for an estate valued at \$50,000 or less;				
207	(ii) \$20 for an estate valued at \$75,000 or less but more than \$50,000;				
208	(iii) \$40 for an estate valued at \$112,000 or less but more than \$75,000;				
209	(iv) \$80 for an estate valued at \$168,000 or less but more than \$112,000; and				
210	(v) \$150 for an estate valued at more than \$168,000.				
211	(r) The fee for filing a demand for a civil jury is \$75.				
212	(s) The fee for filing a notice of deposition in this state concerning an action pending in				

another state under Utah Rule of Civil Procedure 26 is \$25.

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(t) The fee for filing documents that require judicial approval but are not part of an action before the court is \$25.

(u) The fee for a petition to open a sealed record is \$25.

- 217 (v) The fee for a writ of replevin, attachment, execution, or garnishment is \$35 in addition to any fee for a complaint or petition.
- 219 (w) The fee for a petition for authorization for a minor to marry required by Section 220 30-1-9 is \$5.
 - (x) The fee for a certificate issued under Section 26-2-25 is \$2.
- 222 (y) The fee for a certified copy of a document is \$4 per document plus 50 cents per 223 page.
- 224 (z) The fee for an exemplified copy of a document is \$6 per document plus 50 cents 225 per page.
 - (aa) The Judicial Council shall by rule establish a schedule of fees for copies of documents and forms and for the search and retrieval of records under Title 63, Chapter 2, Government Records Access and Management Act. Fees under this Subsection (1)(aa) shall be credited to the court as a reimbursement of expenditures.
 - (bb) There is no fee for services or the filing of documents not listed in this section or otherwise provided by law.
 - (cc) Except as provided in this section, all fees collected under this section are paid to the General Fund. Except as provided in this section, all fees shall be paid at the time the clerk accepts the pleading for filing or performs the requested service.
 - (dd) The filing fees under this section may not be charged to the state, its agencies, or political subdivisions filing or defending any action. In judgments awarded in favor of the state, its agencies, or political subdivisions, except the Office of Recovery Services, the court shall order the filing fees and collection costs to be paid by the judgment debtor. The sums collected under this Subsection (1)(dd) shall be applied to the fees after credit to the judgment, order, fine, tax, lien, or other penalty and costs permitted by law.
 - (2) (a) (i) From March 17, 1994 until June 30, 1998, the administrator of the courts shall transfer all revenues representing the difference between the fees in effect after May 2, 1994, and the fees in effect before February 1, 1994, as dedicated credits to the Division of Facilities Construction and Management Capital Projects Fund.

(ii) (A) Except as provided in Subsection (2)(a)(ii)(B), the Division of Facilities Construction and Management shall use up to \$3,750,000 of the revenue deposited in the Capital Projects Fund under this Subsection (2)(a) to design and take other actions necessary to initiate the development of a courts complex in Salt Lake City.

- (B) If the Legislature approves funding for construction of a courts complex in Salt Lake City in the 1995 Annual General Session, the Division of Facilities Construction and Management shall use the revenue deposited in the Capital Projects Fund under Subsection (2)(a)(ii) to construct a courts complex in Salt Lake City.
- (C) After the courts complex is completed and all bills connected with its construction have been paid, the Division of Facilities Construction and Management shall use any monies remaining in the Capital Projects Fund under Subsection (2)(a)(ii) to fund the Vernal District Court building.
- (iii) The Division of Facilities Construction and Management may enter into agreements and make expenditures related to this project before the receipt of revenues provided for under this Subsection (2)(a)(iii).
 - (iv) The Division of Facilities Construction and Management shall:
- (A) make those expenditures from unexpended and unencumbered building funds already appropriated to the Capital Projects Fund; and
- (B) reimburse the Capital Projects Fund upon receipt of the revenues provided for under this Subsection (2).
- (b) After June 30, 1998, the administrator of the courts shall ensure that all revenues representing the difference between the fees in effect after May 2, 1994, and the fees in effect before February 1, 1994, are transferred to the Division of Finance for deposit in the restricted account.
- (c) The Division of Finance shall deposit all revenues received from the court administrator into the restricted account created by this section.
- (d) (i) From May 1, 1995 until June 30, 1998, the administrator of the courts shall transfer \$7 of the amount of a fine or bail forfeiture paid for a violation of Title 41, Motor Vehicles, in a court of record to the Division of Facilities Construction and Management Capital Projects Fund. The division of money pursuant to Section 78-3-14.5 shall be calculated on the balance of the fine or bail forfeiture paid.

(ii) After June 30, 1998, the administrator of the courts or a municipality shall transfer			
\$7 of the amount of a fine or bail forfeiture paid for a violation of Title 41, Motor Vehicles, in			
a court of record or an administrative traffic proceeding in accordance with Section 10-3-703.5			
to the Division of Finance for deposit in the restricted account created by this section. The			
division of money pursuant to Section 78-3-14.5 shall be calculated on the balance of the fine			
or bail forfeiture paid.			
(3) (a) There is created within the General Fund a restricted account known as the State			
Courts Complex Account.			
(b) The Legislature may appropriate monies from the restricted account to the			
administrator of the courts for the following purposes only:			
(i) to repay costs associated with the construction of the court complex that were			
funded from sources other than revenues provided for under this Subsection (3)(b)(i); and			
(ii) to cover operations and maintenance costs on the court complex.			
Section 13. Effective date.			
This act takes effect on July 1, 2003.			

Legislative Review Note as of 1-27-03 10:52 AM

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

Office of Legislative Research and General Counsel

Fiscal Not	te
Bill Number	HB0239

Parent-Time Assistance Office

06-Feb-03 11:49 AM

State Impact

This new program is to be funded from increased court fees, estimated at \$191,500 annually, to be deposited into a new General Fund Restricted Account to be known as the "Parent-time Assistance Account." As needs for services from this new program is assessed, it could require significant additional funding in the future to comply with the services required by this legislation.

	FY 04 Approp.	FY 05 Approp.	FY 04 Revenue	FY 05 Revenue
GF Restricted	\$191,500	\$191,500	\$191,500	\$191,500
TOTAL	\$191,500	\$191,500	\$191,500	\$191,500

Individual and Business Impact

Some individuals taking advantage of these services could see savings from not having to seek private assistance.

Office of the Legislative Fiscal Analyst