S.B. 188 PRIVATE INVESTIGATOR REGULATION ACT AMENDMENTS

SENATE	FLOOR	Amendments	AMENDMENT 4 FEBRUARY 23, 2006	10:58 AM

Senator **Parley G. Hellewell** proposes the following amendments:

- Page 1, Lines 17 through 18 Senate Committee Amendments 2-13-2006:
 17 than {-60-} <u>30</u> days without being licensed in Utah if:
 18 • the private investigator or private detective <u>receives verbal authorization by the chief of</u> <u>the Bureau of Criminal Identification;</u> <u>• the private investigator or private detective</u> {-notifies-} <u>provides to</u> the bureau chief of the
- Page 1, Line 20

 a.Senate Committee Amendments
 b.2-13-2006:
 - 20 <u>the private investigator or private detective</u> is licensed in a state that provides reciprocity for private investigators or private
- 3. Page 2, Lines 36 through 37:
 - 36 investigator or private detective licensed in another state to work in Utah for <u>up to but</u> not more than
 (-60-) <u>30 consecutive calendar</u>
 - 37 <u>days</u> <u>, beginning on the date authorized by the bureau chief</u>, to conduct investigative activities that are part of an agreement to conduct an investigation
- 4. Page 2, Line 56:
 - 56 provisions of this part while conducting investigative activities within Utah; {_____}
- 5. Page 2, Line 58:
 - 58 the private investigator or private detective to carry a firearm in Utah

(e) identify the case name and file number for which the bureau chief gave the verbal

authorization ; and

(g) acknowledge:

(i) the number of calendar days for which the bureau chief gave verbal authorization;
(ii) the date the authorization was given; and

(iii) that the authorized calendar days begin on the date the bureau chief gave the verbal <u>authorization</u> .