

UTAH STATE SENATE

UTAH STATE CAPITOL COMPLEX ● WEST OFFICE BUILDING, SUITE W115

P.O. BOX 145115 ● SALT LAKE CITY, UTAH 84114-5115 ● (801) 538-1035

February 13, 2007

Mr. President:

The Health and Human Services Committee reports a favorable recommendation on **H.B. 92**, ADOPTION OF AN ADULT PROVISIONS, by Representative J. Mathis, with the following amendments:

1. Page 2, Lines 42a through 42b

House Committee Amendments

1-25-2007:

- 42a (iii) if the adult adoptee is a vulnerable adult, Section 78-30-3.5, regardless of
- 42b whether the adult adoptee resides, or will reside, with the adoptors __, unless the court, based on a finding of good cause, waives the requirements of Section 78-30-3.5 _.
- 2. *Page 4, Lines 103a through 103f*

House Committee Amendments

1-25-2007:

103a $\hat{H} \rightarrow \underline{(6)}$ {After} Except as provided in Subsection (7), after a court enters a final decree of adoption of an adult, the adult

103b adoptee shall:

103c (a) serve notice of the finalization of the adoption, pursuant to the Utah Rules of Civil

103d Procedure, on each person who was a legal parent of the adult adoptee before the final

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103e decree of adoption described in this Subsection (6) was entered; and

- (b) file with the court proof of service of the notice described in Subsection (6)(a). ←Ĥ
- (7) A court may, based on a finding of good cause, waive the notification requirement described in Subsection (6).

Respectfully,

D. Chris Buttars Committee Chair

Voting: 4-0-1

103f

3 HB0092.SC1.WPD markandrews/MDA TRV/MDA 2/13/07 9:08 am

Action Class

