I	COURT SYSTEM MODIFICATION AMENDMENTS
2	2014 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Jeremy A. Peterson
5	Senate Sponsor:
6 7	LONG TITLE
8	General Description:
)	This bill creates a new circuit court with limited jurisdiction.
)	Highlighted Provisions:
	This bill:
	 creates circuit courts within each judicial district;
	 provides jurisdiction over all misdemeanors and domestic issues, including divorce,
	child custody and parent-time, adoption, paternity, and child support;
	 removes jurisdiction of misdemeanors from justice courts;
	 provides for appointment of circuit court judges in the same manner as district court
	judges;
	 requires the appointment of a circuit court administrator by the state court
	administrator;
	provides for the distribution of fines, fees, and surcharges;
	enumerates the number of judges in each circuit; and
	makes technical and conforming changes.
,	Money Appropriated in this Bill:
	None
	Other Special Clauses:
	None
	Utah Code Sections Affected:



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28	AMENDS:
29	78A-1-101, as renumbered and amended by Laws of Utah 2008, Chapter 3
30	78A-1-102, as renumbered and amended by Laws of Utah 2008, Chapter 3
31	78A-2-108, as renumbered and amended by Laws of Utah 2008, Chapter 3
32	78A-5-102, as last amended by Laws of Utah 2010, Chapter 34
33	78A-5-111, as renumbered and amended by Laws of Utah 2008, Chapter 3
34	78A-7-106, as last amended by Laws of Utah 2012, Chapter 205
35	78A-10-301, as enacted by Laws of Utah 2008, Chapter 3
36	78A-11-102, as renumbered and amended by Laws of Utah 2008, Chapter 3
37	ENACTS:
38	78A-1-103.5 , Utah Code Annotated 1953
39	78A-5a-101, Utah Code Annotated 1953
40	78A-5a-102, Utah Code Annotated 1953
41	78A-5a-103, Utah Code Annotated 1953
42	78A-5a-104, Utah Code Annotated 1953
43	78A-5a-105, Utah Code Annotated 1953
44	78A-5a-106, Utah Code Annotated 1953
45	78A-5a-107, Utah Code Annotated 1953
46	78A-5a-108, Utah Code Annotated 1953
47	78A-5a-109, Utah Code Annotated 1953
48	78A-5a-110, Utah Code Annotated 1953
49	78A-5a-111, Utah Code Annotated 1953
5051	Be it enacted by the Legislature of the state of Utah:
52	Section 1. Section 78A-1-101 is amended to read:
53	78A-1-101. Courts of justice enumerated Courts of record enumerated.
54	(1) The following are the courts of justice of this state:
55	(a) the Supreme Court;
56	(b) the Court of Appeals;
57	(c) the district courts;
58	(d) the circuit courts;
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59	[(d)] <u>(e)</u> the juvenile courts; and
60	[(c)] <u>(f)</u> the justice courts.
61	(2) All courts are courts of record, except the justice courts, which are courts not of
62	record.
63	Section 2. Section 78A-1-102 is amended to read:
64	78A-1-102. Trial courts of record Divisions.
65	The district, circuit, and juvenile courts shall be divided into eight geographical
66	divisions:
67	(1) First District - Box Elder, Cache, and Rich Counties;
68	(2) Second District - Weber, Davis, and Morgan Counties;
69	(3) Third District - Salt Lake, Summit, and Tooele Counties;
70	(4) Fourth District - Utah, Wasatch, Juab, and Millard Counties;
71	(5) Fifth District - Beaver, Iron, and Washington Counties;
72	(6) Sixth District - Garfield, Kane, Piute, Sanpete, Sevier, and Wayne Counties;
73	(7) Seventh District - Carbon, Emery, Grand, and San Juan Counties; and
74	(8) Eighth District - Daggett, Duchesne, and Uintah Counties.
75	Section 3. Section 78A-1-103.5 is enacted to read:
76	78A-1-103.5. Number of circuit judges.
77	The number of circuit court judges shall be:
78	(1) two circuit judges in the First District;
79	(2) seven circuit judges in the Second District;
80	(3) 14 circuit judges in the Third District;
81	(4) six circuit judges in the Fourth District;
82	(5) two circuit judges in the Fifth District;
83	(6) one circuit judge in the Sixth District;
84	(7) two circuit judges in the Seventh District; and
85	(8) one circuit judge in the Eighth District.
86	Section 4. Section 78A-2-108 is amended to read:
87	78A-2-108. Assistants for administrator of the courts Appointment of trial
88	court executives.
89	(1) The administrator of the courts, with the approval of the presiding officer of the

- council, is responsible for the establishment of positions and salaries of assistants as necessary to enable him to perform the powers and duties vested in him by this chapter, including the positions of appellate court administrator, district court administrator, circuit court administrator, juvenile court administrator, and justices' court administrator, whose appointments shall be made by the administrator of the courts with the concurrence of the respective boards as established by the council.
 - (2) The district [court administrator] and circuit court administrators, with the concurrence of the presiding judge of a district or circuit court respectively or the district or circuit court judge in single judge districts, may appoint in each district a district and circuit trial court executive, respectively. The trial court executive may appoint, subject to budget limitations, necessary support personnel including clerks, research clerks, secretaries, and other persons required to carry out the work of the court. The trial court executive shall supervise the work of all nonjudicial court staff and serve as administrative officer of the district and circuit, respectively.
- (3) Administrators and assistants appointed under this section shall be known collectively as the Administrative Office of the Courts.
 - Section 5. Section **78A-5-102** is amended to read:

78A-5-102. Jurisdiction -- Appeals.

- (1) The district court has original jurisdiction in all matters civil and criminal, not excepted in the Utah Constitution and not prohibited by law.
- (2) The district court judges may issue all extraordinary writs and other writs necessary to carry into effect their orders, judgments, and decrees.
- (3) The district court has jurisdiction over matters of lawyer discipline consistent with the rules of the Supreme Court.
- (4) The district court has jurisdiction over all matters properly filed in the circuit court as it was constituted prior to July 1, 1996.
- (5) The district court has appellate jurisdiction over judgments and orders of the justice court as outlined in Section 78A-7-118 and small claims appeals filed pursuant to Section 78A-8-106.
- 119 (6) Appeals from the final orders, judgments, and decrees of the district court are under 120 Sections 78A-3-102 and 78A-4-103.

151

121	(7) The district court has jurisdiction to review:
122	(a) agency adjudicative proceedings as set forth in Title 63G, Chapter 4,
123	Administrative Procedures Act, and shall comply with the requirements of that chapter, in its
124	review of agency adjudicative proceedings; and
125	(b) municipal administrative proceedings in accordance with Section 10-3-703.7.
126	(8) Notwithstanding Subsection (1), the district court has subject matter jurisdiction in
127	class B misdemeanors, class C misdemeanors, infractions, and violations of ordinances only if:
128	(a) [there is no] with regard to misdemeanors, there is no circuit court with territorial
129	jurisdiction or, with regard to infractions and violations of ordinances, there is no justice court
130	with territorial jurisdiction;
131	(b) the [offense] ordinance violations occurred within the boundaries of the
132	municipality in which the district courthouse is located and that municipality has not formed, or
133	has not formed and then dissolved, a justice court; or
134	(c) they are included in an indictment or information covering a single criminal episode
135	alleging the commission of a felony [or a class A misdemeanor].
136	(9) If the district court has subject matter jurisdiction pursuant to Subsection (5) or (8),
137	it also has jurisdiction over offenses listed in Section 78A-7-106 even if those offenses are
138	committed by a person 16 years of age or older.
139	(10) The district court has jurisdiction of actions under Title 78B, Chapter 7, Part 2,
140	Child Protective Orders, if the juvenile court transfers the case to the district court.
141	Section 6. Section 78A-5-111 is amended to read:
142	78A-5-111. Transfer of court operating responsibilities Facilities Staff
143	Budget.
144	(1) A county's determination to transfer responsibility for operation of the district court
145	to the state is irrevocable.
146	(2) (a) Court space suitable for the conduct of judicial business as specified by the
147	Judicial Council shall be provided by the state from appropriations made by the Legislature for
148	these purposes.
149	(b) The state may, in order to carry out its obligation to provide these facilities, lease
150	space from a county, or reimburse a county for the number of square feet used by the district.

Any lease and reimbursement shall be determined in accordance with the standards of the State

Building Board applicable to state agencies generally. A county or municipality terminating a lease with the court shall provide written notice to the Judicial Council at least one year prior to the effective date of the termination.

- (c) District courts shall be located in municipalities that are sites for the district court or circuit court, as that court was constituted as of January 1, 1994. Removal of the district court from the municipality shall require prior legislative approval by joint resolution.
- (3) The state shall provide legal reference materials for all district judges' chambers and courtrooms, as required by Judicial Council rule. Maintenance of county law libraries shall be in consultation with the court executive of the district court.
- (4) (a) At the request of the Judicial Council, the county or municipality shall provide staff for the district court in county seats or municipalities under contract with the administrative office of the courts.
- (b) Payment for necessary expenses shall be by a contract entered into annually between the state and the county or municipality, which shall specifically state the agreed costs of personnel, supplies, and services, as well as the method and terms of payment.
- (c) Workload measures prepared by the state court administrator and projected costs for the next fiscal year shall be considered in the negotiation of contracts.
- (d) Each May 1 preceding the general session of the Legislature, the county or municipality shall submit a budget request to the Judicial Council, the governor, and the legislative fiscal analyst for services to be rendered as part of the contract under Subsection (4)(b) for the fiscal year immediately following the legislative session. The Judicial Council shall consider this information in developing its budget request. The legislative fiscal analyst shall provide the Legislature with the county's or municipality's original estimate of expenses. By June 15 preceding the state's fiscal year, the county and the state court administrator shall negotiate a contract to cover expenses in accordance with the appropriation approved by the Legislature. The contracts may not include payments for expenses of service of process, indigent defense costs, or other costs or expenses provided by law as an obligation of the county or municipality.
 - Section 7. Section **78A-5a-101** is enacted to read:
 - CHAPTER 5a. CIRCUIT COURT ACT OF 2013
- **78A-5a-101.** Title.

183	This chapter is known as the "Circuit Court Act of 2013."
184	Section 8. Section 78A-5a-102 is enacted to read:
185	78A-5a-102. Purpose of chapter.
186	The purpose of this chapter is to create a statewide court of record of limited
187	jurisdiction organized and administered in the same manner as district courts of the state.
188	Section 9. Section 78A-5a-103 is enacted to read:
189	78A-5a-103. Circuit court jurisdiction.
190	Circuit courts have original jurisdiction over:
191	(1) all misdemeanors and any felonies referred to it by the district court; and
192	(2) matters of divorce, child custody and parent-time, child support, paternity, and
193	adoption.
194	Section 10. Section 78A-5a-104 is enacted to read:
195	78A-5a-104. Appeals to Court of Appeals Prosecuting attorney to represent
196	state City attorney to represent municipality.
197	(1) Unless specifically directed by another statute, appeals from final civil and criminal
198	judgments of the circuit courts are to the Court of Appeals.
199	(2) The county or district attorney shall represent the interests of the state as public
200	prosecutor in any appeals of criminal matters prosecuted by the county attorney in the circuit
201	court. City attorneys shall represent the interests of the state in any appeals of criminal matters
202	prosecuted by the city attorney and the interests of municipalities in any appeals involving
203	violations of municipal ordinances.
204	Section 11. Section 78A-5a-105 is enacted to read:
205	78A-5a-105. Records to be maintained Number of reporters determined by
206	Judicial Council.
207	(1) A verbatim record of the proceedings before circuit courts shall be maintained by a
208	certified shorthand reporter, suitable electronic recording devices, or other means approved by
209	the Judicial Council.
210	(2) The Judicial Council shall by rule determine the number and location of certified
211	shorthand reporters to be available to serve the circuit courts.
212	Section 12. Section 78A-5a-106 is enacted to read:
213	78A-5a-106. Appointment and terms of circuit court judges.

214	(1) Judges of the circuit courts shall be appointed through the same process as district
215	court judges.
216	(2) Initial terms of appointment shall be until the first general election held more than
217	three years after the effective date of the appointment. Thereafter, the term of office of the
218	judges of the circuit court is six years and commences on the first Monday in January, next
219	following the date of election.
220	(3) A judge whose term expires may serve, upon request of the Judicial Council, until a
221	successor is appointed and qualified.
222	Section 13. Section 78A-5a-107 is enacted to read:
223	78A-5a-107. Duties of the clerk of the circuit court.
224	The clerk of the circuit court shall:
225	(1) take charge of and safely keep the court seal;
226	(2) take charge of and safely keep or dispose of all books, papers, and records filed or
227	deposited with the clerk, and all other records required by law or the rules of the Judicial
228	Council;
229	(3) issue all notices, processes, and summonses as authorized by law;
230	(4) keep a record of all proceedings, actions, orders, judgments, and decrees of the
231	court;
232	(5) take and certify acknowledgments and administer oaths;
233	(6) supervise the deputy clerks as required to perform the duties of the clerk's office;
234	<u>and</u>
235	(7) perform other duties as required by the presiding judge, the court executive,
236	applicable law, and the rules of the Judicial Council.
237	Section 14. Section 78A-5a-108 is enacted to read:
238	78A-5a-108. Circuit court costs.
239	(1) The cost of salaries, travel, and training required for the discharge of the duties of
240	circuit judges, court executives, court commissioners, and secretaries of judges or court
241	executives shall be paid from appropriations made by the Legislature. The Administrative
242	Office of the Courts shall provide recording devices suitable for maintaining the record of court
243	hearings in all circuit court locations.
244	(2) Except as provided in Subsection (1), the Judicial Council may directly provide for

245	the operation of the circuit courts, including personnel salary and benefits, travel, training,
246	facilities, security, equipment, furniture, supplies, and other operating expenses or may contract
247	with a county or municipality for the actual and necessary expenses of the operation. Any
248	necessary contract with a county or municipality shall be made pursuant to Subsection
249	<u>78A-5-111(4).</u>
250	(3) The state may, in order to carry out its obligation to provide facilities for the circuit
251	court, lease space from a county or municipality or reimburse a county or municipality for the
252	amount of space used by the court. Leases and reimbursements shall be determined in
253	accordance with standards applicable to state agencies generally.
254	Section 15. Section 78A-5a-109 is enacted to read:
255	78A-5a-109. Allocation of court fees and forfeitures.
256	(1) Except as provided in this section, circuit court fines and forfeitures collected for
257	violation of state statutes shall be paid to the state treasurer.
258	(2) Fines and forfeitures collected by the court for violation of a state statute or county
259	or municipal ordinance constituting a misdemeanor shall be remitted 1/2 to the state treasurer
260	and 1/2 to the treasurer of the state or local governmental entity that prosecutes or that would
261	prosecute the violation.
262	(3) Fines and forfeitures collected for violations of Title 23, Wildlife Resources Code
263	of Utah; Title 41, Chapter 22, Off-Highway Vehicles; or Title 73, Chapter 18, State Boating
264	Act, shall be paid to the state treasurer.
265	(a) For violations of Title 23, Wildlife Resources Code of Utah, the state treasurer shall
266	allocate 85% to the Division of Wildlife Resources and 15% to the General Fund.
267	(b) For violations of Title 41, Chapter 22, Off-Highway Vehicles, or Title 73, Chapter
268	18, State Boating Act, the state treasurer shall allocate 85% to the Division of Parks and
269	Recreation and 15% to the General Fund.
270	(4) Fines and forfeitures collected for violation of Section 72-7-404 or 72-7-406, less
271	fees established by the Judicial Council, shall be paid to the state treasurer for deposit into the
272	B and C road account. Fees established by the Judicial Council shall be deposited into the
273	General Fund. Money deposited into the class B and C road account is supplemental to the
274	money appropriated under Section 72-2-107 but shall be expended in the same manner as other
275	class B and C road funds.

2/6	(5) (a) Fines and forfeitures collected by the court for a second or subsequent violation
277	under Section 41-6a-1713 or Subsection 72-7-409(8)(b) shall be remitted:
278	(i) 60% to the state treasurer to be deposited into the Transportation Fund; and
279	(ii) 40% in accordance with Subsection (2).
280	(b) Fines and forfeitures collected by the court for a second or subsequent violation
281	under Subsection 72-7-409(8)(c) shall be remitted:
282	(i) 50% to the state treasurer to be deposited into the Transportation Fund; and
283	(ii) 50% in accordance with Subsection (2).
284	(6) Fines and forfeitures collected for any violations not specified in this chapter or
285	otherwise provided for by law shall be paid to the state treasurer.
286	(7) Fees collected in connection with civil actions filed in the district court shall be
287	paid to the state treasurer.
288	(8) The court shall remit money collected in accordance with Title 51, Chapter 7, State
289	Money Management Act.
290	Section 16. Section 78A-5a-110 is enacted to read:
291	78A-5a-110. Trial court executives Qualifications Appointment Duties.
292	(1) In circuit courts with sufficient workload to require it, a trial court executive may
293	be appointed for the circuit court by the circuit court administrator with the concurrence of the
294	presiding judge of the circuit court, to be in charge of all administrative services for the circuit
295	court at the trial level. The trial court executive shall be selected on the basis of professional
296	qualifications and serve full time in this position.
297	(2) The court executive is responsible for:
298	(a) appointment of the clerk of the court in each primary location and approval of the
299	selection of clerical employees made by the clerk of the court;
300	(b) management of the court's calendar;
301	(c) direct supervision and management of all staff services, including the clerk of the
302	court, courtroom clerks and bailiffs, law clerks, and secretaries;
303	(d) administration of court-affiliated caseworkers, professionals, such as doctors and
304	psychologists retained or utilized by the court to perform diagnostic or consultative functions,
305	and all other comparable officials;
306	(e) personnel, financial, and records administration, subject to the standards of the

307	Judicial Council;
308	(f) secretarial services for meetings of the judges;
309	(g) liaison with local government, bar associations, news media, and the general
310	public;
311	(h) management of physical facilities and equipment and the purchase of outside
312	services; and
313	(i) reporting to and consulting with the office of the state court administrator
314	concerning the operations of the court.
315	(3) The salary, employee benefits, and any secretarial support services for trial court
316	executives appointed after the effective date of this chapter shall be paid from the General Fund
317	or other funds available to the Judicial Council.
318	Section 17. Section 78A-5a-111 is enacted to read:
319	78A-5a-111. Court space allocation.
320	(1) (a) Court space suitable for the conduct of judicial business as specified by the
321	Judicial Council shall be provided by the state from appropriations made by the Legislature for
322	these purposes.
323	(b) The state may, in order to carry out its obligation to provide these facilities, lease
324	space from a county or reimburse a county for the number of square feet used by the court.
325	Any lease and reimbursement shall be determined in accordance with the standards of the State
326	Building Board applicable to state agencies. A county or municipality terminating a lease with
327	the court shall provide written notice to the Judicial Council at least one year prior to the
328	effective date of the termination.
329	(2) The state shall provide legal reference materials for all circuit judges' chambers and
330	courtrooms, as required by Judicial Council rule. Maintenance of law libraries shall be in
331	consultation with the court executive of the district court.
332	(3) (a) At the request of the Judicial Council, the county or municipality shall provide
333	staff for the circuit court in county seats or municipalities under contract with the
334	Administrative Office of the Courts.
335	(b) Payment for necessary expenses shall be by a contract entered into annually
336	between the state and the county or municipality, which shall specifically state the agreed costs
337	of personnel, supplies, and services, as well as the method and terms of payment.

338	(c) Workload measures prepared by the state court administrator and projected costs
339	for the next fiscal year shall be considered in the negotiation of contracts.
340	(d) Each May 1 preceding the general session of the Legislature, the county or
341	municipality shall submit a budget request to the Judicial Council, the governor, and the
342	legislative fiscal analyst for services to be rendered as part of the contract under Subsection
343	(3)(b) for the fiscal year immediately following the legislative session. The Judicial Council
344	shall consider this information in developing its budget request. The legislative fiscal analyst
345	shall provide the Legislature with the county's or municipality's original estimate of expenses
346	By June 15 preceding the state's fiscal year, the county and the state court administrator shall
347	negotiate a contract to cover expenses in accordance with the appropriation approved by the
348	Legislature. The contracts may not include payments for expenses of service of process,
349	indigent defense costs, or other costs or expenses provided by law as an obligation of the
350	county or municipality.
351	Section 18. Section 78A-7-106 is amended to read:
352	78A-7-106. Jurisdiction.
353	(1) Justice courts have jurisdiction over [elass B and C misdemeanors, violation]
354	violations of ordinances[,] and infractions committed within their territorial jurisdiction by a
355	person 18 years of age or older.
356	(2) Except those offenses over which the juvenile court has exclusive jurisdiction,
357	justice courts have jurisdiction over the following [class B and C misdemeanors, violation]
358	<u>violations</u> of ordinances[7] and infractions committed within their territorial jurisdiction by a
359	person 16 years of age or older:
360	(a) Title 23, Wildlife Resources Code of Utah;
361	(b) Title 41, Chapter 1a, Motor Vehicle Act;
362	(c) Title 41, Chapter 6a, Traffic Code;
363	(d) Title 41, Chapter 12a, Financial Responsibility of Motor Vehicle Owners and
364	Operators Act;
365	(e) Title 41, Chapter 22, Off-Highway Vehicles;
366	(f) Title 73, Chapter 18, State Boating Act;
367	(g) Title 73, Chapter 18a, Boating - Litter and Pollution Control;
368	(h) Title 73, Chapter 18b, Water Safety; and

369	(i) Title 73, Chapter 18c, Financial Responsibility of Motorboat Owners and Operators
370	Act.
371	[(3) Justice Courts have jurisdiction over class C misdemeanor violations of Title 53,
372	Chapter 3, Part 2, Driver Licensing Act.]
373	[(4)] (3) As used in this section, "the court's jurisdiction" means the territorial
374	jurisdiction of a justice court.
375	[(5)] (4) An offense is committed within the territorial jurisdiction of a justice court if:
376	(a) conduct constituting an element of the offense or a result constituting an element of
377	the offense occurs within the court's jurisdiction, regardless of whether the conduct or result is
378	itself unlawful;
379	(b) either a person committing an offense or a victim of an offense is located within the
380	court's jurisdiction at the time the offense is committed;
381	(c) either a cause of injury occurs within the court's jurisdiction or the injury occurs
382	within the court's jurisdiction;
383	(d) a person commits any act constituting an element of an inchoate offense within the
384	court's jurisdiction, including an agreement in a conspiracy;
385	(e) a person solicits, aids, or abets, or attempts to solicit, aid, or abet another person in
386	the planning or commission of an offense within the court's jurisdiction;
387	(f) the investigation of the offense does not readily indicate in which court's
388	jurisdiction the offense occurred, and:
389	(i) the offense is committed upon or in any railroad car, vehicle, watercraft, or aircraft
390	passing within the court's jurisdiction;
391	(ii) (A) the offense is committed on or in any body of water bordering on or within this
392	state if the territorial limits of the justice court are adjacent to the body of water; and
393	(B) as used in Subsection $[(5)]$ (4) (ii)(A), "body of water" includes any stream, river,
394	lake, or reservoir, whether natural or man-made;
395	(iii) a person who commits theft exercises control over the affected property within the
396	court's jurisdiction; or
397	(iv) the offense is committed on or near the boundary of the court's jurisdiction;
398	(g) the offense consists of an unlawful communication that was initiated or received
399	within the court's jurisdiction; or

400	(h) jurisdiction is otherwise specifically provided by law.
401	[(6)] (5) A justice court judge may transfer a criminal matter in which the defendant is
402	a child to the juvenile court for further proceedings if the justice court judge determines and the
403	juvenile court concurs that the best interests of the minor would be served by the continuing
404	jurisdiction of the juvenile court.
405	[(7)] <u>(6)</u> Justice courts have jurisdiction of small claims cases under Title 78A, Chapter
406	8, Small Claims Courts, if a defendant resides in or the debt arose within the territorial
407	jurisdiction of the justice court.
408	Section 19. Section 78A-10-301 is amended to read:
409	78A-10-301. Creation.
410	(1) There is created a Trial Court Nominating Commission for each geographical
411	division of the trial courts of record.
412	(2) The Trial Court Nominating Commission shall nominate judges of the district
413	court, the circuit court, and the juvenile court within its geographical division.
414	Section 20. Section 78A-11-102 is amended to read:
415	78A-11-102. Definitions.
416	As used in this chapter:
417	(1) "Commission" means the Judicial Conduct Commission established by Utah
418	Constitution, Article VIII, Section 13, and this chapter.
419	(2) (a) "Complaint" includes:
420	(i) a written complaint against a judge; or
421	(ii) an allegation based on reliable information received in any form, from any source,
422	that alleges, or from which a reasonable inference can be drawn that a judge is in violation of
423	any provision of Utah Constitution, Article VIII, Section 13.
424	(b) "Complaint" does not include an allegation initiated by the commission or its staff.
425	(3) "Investigation" means an inquiry into an allegation of misconduct, including a
426	search for and examination of evidence concerning the allegations, which begins upon the
427	receipt of a complaint and is completed when either the complaint is dismissed by a majority
428	vote of the commission or when an order is sent to the Supreme Court for its review in
429	accordance with Utah Constitution, Article VIII, Section 13.
430	(4) "Judge" includes the chief justice of the Supreme Court, a justice of the Supreme

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- Court, an appellate court judge, a district court judge, a circuit court judge, an active senior
- judge, a juvenile court judge, a justice court judge, an active senior justice court judge, and a
- 433 judge pro tempore of any court of this state.

Legislative Review Note as of 2-4-14 3:39 PM

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