#### Senator Margaret Dayton proposes the following substitute bill:

1	AMENDMENTS TO PRIVATE INVESTIGATOR
2	REGULATIONS
3	2014 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Margaret Dayton
6	House Sponsor: Keith Grover
7 8	LONG TITLE
9	General Description:
10	This bill modifies Title 53, Chapter 9, Private Investigator Regulation Act, and Title
11	78B, Chapter 8, Part 3, Process Server Act, by amending provisions governing the
12	licensing and requirements of private investigators.
13	Highlighted Provisions:
14	This bill:
15	<ul> <li>requires the Bureau of Criminal Identification to provide renewal notices to licensed</li> </ul>
16	private investigators;
17	<ul> <li>extends the time that a licensee can renew a license after expiration;</li> </ul>
18	<ul> <li>modifies the experience requirements for licensure;</li> </ul>
19	<ul> <li>requires that an applicant for a licensure renewal be a resident of the state;</li> </ul>
20	<ul> <li>modifies license and registration fees;</li> </ul>
21	<ul> <li>modifies the information a process server, including a private investigator when</li> </ul>
22	acting as a process server, is required to include in a return of service; and
23	<ul> <li>makes technical changes.</li> </ul>
24	Money Appropriated in this Bill:
25	None

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26	Other Special Clauses:
27	None
28	Utah Code Sections Affected:
29	AMENDS:
30	53-9-103, as last amended by Laws of Utah 2011, Chapter 432
31	53-9-108, as last amended by Laws of Utah 2011, Chapter 432
32	53-9-111, as last amended by Laws of Utah 2011, Chapter 432
33	78B-8-302, as last amended by Laws of Utah 2013, Chapter 352
34	
35	Be it enacted by the Legislature of the state of Utah:
36	Section 1. Section <b>53-9-103</b> is amended to read:
37	53-9-103. Commissioner of Public Safety to administer Bureau to issue licenses
38	Records Bonds Rulemaking.
39	(1) The commissioner shall administer this chapter.
40	(2) (a) The bureau, acting at the direction of the commissioner, shall issue a private
41	investigator license to [any] an applicant whom the board finds meets the qualifications for
42	licensure under this chapter.
43	(b) The bureau shall issue a license to an apprentice applicant who meets the
44	qualifications for licensure under this chapter within five business days of receipt of the
45	application.
46	(c) The bureau shall notify each licensee under this chapter when a licensee's license is
47	due for renewal in accordance with procedures established by rule.
48	(3) (a) The bureau shall keep records of:
49	(i) all applications for licenses under this chapter; and
50	(ii) all bonds and proof of certificates of liability and workers' compensation insurance
51	required to be filed.
52	(b) The records shall include statements as to whether a license or renewal license has
53	been issued for each application.
54	(4) If a license is revoked, suspended, canceled, or denied or if a licensee is placed on
55	probation, the date of filing the order for revocation, suspension, cancellation, denial, or
56	probation shall be included in the records.

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57	(5) The bureau shall maintain:
58	(a) a list of all licensees whose license has been revoked, suspended, placed on
59	probation, or canceled; and
60	(b) a written record of complaints filed against licensees.
61	(6) [The commissioner may make rules in] In accordance with Title 63G, Chapter 3,
62	Utah Administrative Rulemaking Act, [as necessary to administer this chapter] the
63	commissioner may make rules governing the administration of the provisions of this chapter.
64	Section 2. Section <b>53-9-108</b> is amended to read:
65	53-9-108. Qualifications for licensure.
66	(1) (a) An applicant under this chapter shall be at least 21 years of age and a legal
67	resident of this state.
68	(b) An applicant may not have been:
69	(i) convicted of a felony;
70	(ii) convicted of an act involving illegally using, carrying, or possessing a dangerous
71	weapon;
72	(iii) convicted of an act of personal violence or force on any person or convicted of
73	threatening to commit an act of personal violence or force against another person;
74	(iv) convicted of an act constituting dishonesty or fraud;
75	(v) convicted of an act involving moral turpitude;
76	(vi) placed on probation or parole;
77	(vii) named in an outstanding arrest warrant; or
78	(viii) convicted of illegally obtaining or disclosing private, controlled, or protected
79	records as provided in Section 63G-2-801.
80	(c) If previously or currently licensed in another state or jurisdiction, the applicant shall
81	be in good standing within that state or jurisdiction.
82	(2) In assessing if an applicant meets the requirements under Subsection (1)(b), the
83	board shall consider mitigating circumstances presented by an applicant.
84	(3) (a) An applicant for an agency license shall have [completed]:
85	(i) a minimum of 10,000 hours of investigative experience that consists of actual work
86	performed as a licensed private investigator [or as], an investigator in the private sector, an
87	investigator for the federal government, or an investigator for a state, county, or municipal

88	government[ <del>.</del> ]; or
89	(ii) if the applicant held a registrant license or an apprentice license under this chapter
90	on or before May 1, 2010, a minimum of 2,000 hours of investigative experience that consists
91	of actual work performed as a licensed private investigator, an investigator in the private
92	sector, an investigator for the federal government, or an investigator for a state, county, or
93	municipal government.
94	(b) An applicant for a registrant license shall have [completed] a minimum $\underline{of} 2,000$
95	hours of investigative experience that consists of actual work performed as:
96	(i) a licensed private investigator [or as], an investigator in the private sector, an
97	investigator for the federal government, or an investigator for a state, county, or municipal
98	government[ <del>.</del> ]; or
99	(ii) a process server.
100	(c) [Investigative] At least 2,000 hours of the work experience required under this
101	Subsection (3) shall have been performed within 10 years immediately prior to the application.
102	(d) An applicant shall substantiate [investigative] work experience required under this
103	Subsection (3) by providing:
104	(i) the exact details as to the character and nature of the [investigative] work on a form
105	prescribed by the bureau and certified by the applicant's employers[-]; or
106	(ii) if the applicant is applying for the reinstatement of an agency license, internal
107	records of the applicant that demonstrate the work experience requirement has previously been
108	met.
109	(e) (i) The applicant shall prove completion of the work experience required under this
110	Subsection (3) to the satisfaction of the board and the board may independently verify the
111	certification offered on behalf of the applicant.
112	(ii) The board may independently confirm the claimed [investigative] work experience
113	and the verification of the applicant's employers.
114	(4) An applicant for an apprentice license, lacking the work experience required for a
115	registrant license, shall meet all of the qualification standards in Subsection (1), and shall
116	complete an apprentice application.
117	(5) An applicant for an agency or registrant license may receive credit toward the hours
118	of [investigative] work experience required under Subsection (3) as follows:

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119	(a) an applicant may receive credit for 2,000 hours of [investigative] work experience
120	if the applicant:
121	(i) has an associate's degree in criminal justice or police science from an accredited
122	college or university; or
123	(ii) is certified as a peace officer; and
124	(b) an applicant may receive credit for 4,000 hours of [investigative] work experience
125	if the applicant has a bachelor's degree in criminal justice or police science from an accredited
126	college or university.
127	(6) The board shall determine if the applicant may receive credit under Subsection (5)
128	toward the [investigative] work experience requirements under Subsection (3).
129	(7) An applicant for the renewal of a license under this chapter shall be a legal resident
130	of this state.
131	Section 3. Section <b>53-9-111</b> is amended to read:
132	53-9-111. License and registration fees Deposit in General Fund.
133	(1) Fees for licensure and renewal [shall be] are as follows:
134	(a) for an original agency license application and license, $[\$200]$ $\$215$ , plus an
135	additional fee for the costs of fingerprint processing and background investigation;
136	(b) for the renewal of an agency license, $[\$100]$ $\$115$ ;
137	(c) for an original registrant or apprentice license application and license, $[\$100]$ $\$115$ ,
138	plus an additional fee for the costs of fingerprint processing and background investigation;
139	(d) for the renewal of a registrant or apprentice license, $[\$50]$ $\$65$ ;
140	(e) for filing an agency renewal application more than 30 days after the expiration date
141	of the license, a delinquency fee of [ <del>\$50</del> ] <u>\$65</u> ;
142	(f) for filing a registrant or apprentice renewal application more than 30 days after the
143	expiration date of the registration, a delinquency fee of $[\$30]$ $\$45$ ;
144	(g) for the reinstatement of any license, $[\$50]$ $\$65$ ;
145	(h) for a duplicate identification card, $[\$10]$ $\$25$ ; and
146	(i) for the fingerprint processing fee, an amount that does not exceed the cost to the
147	bureau charged by the Federal Bureau of Investigation for fingerprint processing for the
148	purpose of obtaining federal criminal history record information.
149	(2) (a) The bureau may renew a license granted under this chapter:

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150	(i) to a resident of the state;
151	(ii) upon receipt of a renewal application on forms as prescribed by the bureau; and
152	(iii) upon receipt of the fees prescribed in Subsection (1).
153	(b) (i) The renewal of a license requires the filing of all certificates of insurance or
154	proof of surety bond as required by this chapter.
155	(ii) Renewal of a license may not be granted more than [ <del>90</del> ] 180 days after expiration.
156	(c) A licensee may not engage in [any] activity subject to this chapter during [any] the
157	period between the date of expiration of the license and the renewal of the license.
158	(3) (a) The bureau shall renew a suspended license if:
159	(i) the period of suspension has been completed;
160	(ii) the bureau has received a renewal application from the applicant on forms
161	prescribed by the bureau; and
162	(iii) the applicant has:
163	(A) filed all certificates of insurance or proof of surety bond as required by this
164	chapter; and
165	(B) paid the fees required by this section for renewal, including a delinquency fee if the
166	application is not received by the bureau within 30 days of the termination of the suspension.
167	(b) Renewal of the license does not entitle the licensee, while the license remains
168	suspended and until it is reinstated, to engage in [any] activity regulated by this chapter, or in
169	[any] other activity or conduct in violation of the order or judgment by which the license was
170	suspended.
171	(4) The bureau may not reinstate a revoked license or accept an application for a
172	license from a person whose license has been revoked for at least one year from the date of
173	revocation.
174	(5) All fees, except the fingerprint processing fee, collected by the bureau under this
175	section shall be deposited in the General Fund.
176	Section 4. Section <b>78B-8-302</b> is amended to read:
177	78B-8-302. Process servers.
178	(1) Complaints, summonses, and subpoenas may be served by [any] a person who is:
179	(a) 18 years of age or older at the time of service[ <del>,</del> ]; and
180	(b) [and who is] not a party to the action or a party's attorney.

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181	(2) Except as provided in Subsection (5), the following [persons] may serve all process
182	issued by the courts of this state:
183	(a) a peace officer employed by $[any] \underline{a}$ political subdivision of the state acting within
184	the scope and jurisdiction of the peace officer's employment;
185	(b) a sheriff or appointed deputy sheriff employed by $[any] \underline{a}$ county of the state;
186	(c) a constable, or the constable's deputy, serving in compliance with applicable law;
187	(d) an investigator employed by the state and authorized by law to serve civil process;
188	and
189	(e) a private investigator licensed in accordance with Title 53, Chapter 9, Private
190	Investigator Regulation Act.
191	(3) [Private investigators] <u>A private investigator</u> licensed in accordance with Title 53,
192	Chapter 9, Private Investigator Regulation Act, may not [arrest anyone] make an arrest
193	pursuant to a bench warrant.
194	(4) While serving process, a private investigator shall:
195	(a) have on the investigator's person a visible form of credentials and identification
196	identifying:
197	(i) the [person by] investigator's name;
198	(ii) [the person as a] that the investigator is a licensed private investigator; and
199	(iii) the name and address of the agency employing the investigator or, if the
200	investigator is self-employed, the address of the investigator's place of business;
201	(b) verbally communicate to the person being served that the investigator is acting as a
202	process server; and
203	(c) print on the first page of each document served:
204	(i) the investigator's name and identification <u>number</u> as a private investigator; and
205	(ii) the address and phone number for the investigator's place of business.
206	[(4)] (5) [Any service] Service under this section [where] when the use of force is
207	authorized on the face of the document, or when a breach of the peace is imminent[7] or likely
208	under the totality of the circumstances, may only be [served] performed by:
209	(a) a law enforcement officer, as defined in Section 53-13-103; or
210	(b) a constable, as defined in Subsection 53-13-105(1)(b)(ii).
211	[(5)] (6) The following [persons] may not serve process issued by [the courts] a court:

212	(a) a person convicted of a felony violation of an offense listed in Subsection
213	77-41-102(16); or
214	(b) a person who is a respondent in a proceeding described in Title 78B, Chapter 7,
215	Protective Orders, in which a court has granted the petitioner a protective order.
216	[(6)] (7) A person serving process shall:
217	(a) legibly document the date and time of service;
218	(b) legibly print the [person's] process server's name [and], address, and telephone
219	<u>number</u> on the return of service; [and]
220	(c) sign the return of service in substantial compliance with Section 78B-5-705[-]:
221	(d) if the process server is a peace officer, sheriff, deputy sheriff, constable, or deputy
222	constable, legibly print the badge number of the process server on the return of service; and
223	(e) if the process server is a private investigator, legibly print the private investigator's
224	identification number on the return of service.