

1st Sub. S.B. 82
FORCIBLE ENTRY AMENDMENTS

Representative **Paul Ray** proposes the following amendments:

1. *Page 1, Lines 20 through 21*

Senate 3rd Reading Amendments

3-3-2015:

20 ▶ provides that a search or administrative warrant may not be issued by a justice court

21 judge;

▶ provides that a warrant authorizing forceful entry may not be issued solely for the purpose of an alleged controlled substance or for drug paraphernalia; and

2. *Page 4, Line 112*

a. Senate 3rd Reading Amendments

b. 3-3-2015:

112 (8) Notwithstanding any provision in this chapter, a warrant authorizing forceful entry without prior announcement may not be issued under

3. *Page 4, Line 115a through Page 4a, Line 115k*

a. Senate 3rd Reading Amendments

b. 3-3-2015:

115a ~~§~~→ [53-37a-3] 58-37a-3 ←~~§~~ .

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115b ~~§~~→ Section 3. Coordinating S.B. 82 with H.B. 348 ~~§~~→ [7] ←~~§~~ --Modifying substantive

115b1 language:

115c ~~If this S.B. 82 and H.B. 348, Criminal Justice Programs and Amendments, both pass and~~

115d ~~become law, the Legislature intends that the Office of Legislative Research and~~ 5e ~~General~~
Counsel, in preparing the Utah Code database for publication:

115f ~~(1) amend Subsection 77-23-210(8)(a) to read:~~

115g ~~—— "(8)(a) the alleged possession or use of marijuana or a controlled substance under~~

115h ~~Section 58-37-4.2; or" ; and~~

115i ~~(2) amend Subsection 7-23-210(8)(b) to read:~~

115j ~~—— "(b) the alleged possession or use of drug paraphernalia as provided in Section~~

115k ~~53-37a-3." ←~~§~~ }~~