

**Senator Daniel W. Thatcher** proposes the following substitute bill:

**ATTORNEY GENERAL AMENDMENTS**

2017 GENERAL SESSION

STATE OF UTAH

**Chief Sponsor: Eric K. Hutchings**

Senate Sponsor: Daniel W. Thatcher

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**LONG TITLE**

**General Description:**

This bill modifies provisions related to the duties and powers of the attorney general.

**Highlighted Provisions:**

This bill:

- ▶ requires the attorney general to provide an annual performance report;
- ▶ addresses the purposes for which the attorney general may authorize certain law enforcement officers to use a state issued vehicle; and
- ▶ creates the Asset Seizure Holding Account.

**Money Appropriated in this Bill:**

None

**Other Special Clauses:**

None

**Utah Code Sections Affected:**

AMENDS:

**24-2-103**, as enacted by Laws of Utah 2013, Chapter 394

**67-5-1**, as last amended by Laws of Utah 2016, Chapter 120

**67-5-23**, as last amended by Laws of Utah 2014, Chapter 26

ENACTS:



26 67-5-36, Utah Code Annotated 1953

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28 *Be it enacted by the Legislature of the state of Utah:*

29 Section 1. Section **24-2-103** is amended to read:

30 **24-2-103. Property seized by a peace officer -- Custody and control of property.**

31 (1) (a) When property is seized by a peace officer, the peace officer or the officer's  
32 employing agency shall provide a receipt to the person from whom the property was seized.

33 (b) The receipt shall describe the:

34 (i) property seized;

35 (ii) date of seizure; and

36 (iii) name and contact information of the officer's employing agency.

37 (c) A copy of the receipt shall be maintained by the agency.

38 (d) If ~~[custody of the]~~ the seizing agency transfers the property ~~[is transferred]~~ to  
39 another agency, the seizing agency shall provide the receiving agency with a copy of the receipt  
40 ~~[under]~~ described in Subsection (1)(a) ~~[shall be provided with]~~ at the time the seizing agency  
41 transfers the property.

42 (2) The agency responsible for maintaining the property shall:

43 (a) hold all seized property in safe custody until it can be disposed of as provided in this  
44 title; and

45 (b) maintain a record of the property that includes:

46 (i) a detailed inventory of all property seized;

47 (ii) the name of the person from whom it was seized; and

48 (iii) the agency's case number or, if the property was transferred from another agency,  
49 the seizing agency's case number.

50 (3) Property seized under this title is not recoverable by replevin, but is considered in  
51 the agency's custody subject only to the orders of the court or the official having jurisdiction.

52 (4) All controlled substances or other contraband that is seized by a peace officer may  
53 be processed for evidentiary or investigative purposes, including sampling or other preservation  
54 procedure prior to disposal or destruction.

55 (5) (a) An agency ~~[shall deposit]~~ that seizes property under this part in the form of cash  
56 or other readily negotiable instruments ~~[into a separate, restricted, interest-bearing account]~~

57 maintained by the agency solely for the purpose of managing and protecting the property from  
58 commingling, loss, or devaluation] shall remit the property to the attorney general.

59 (b) The seizing agency shall notify the attorney general when the property is required to  
60 be released under this part.

61 (c) The attorney general shall release the property to the seizing agency upon receipt of:

62 (i) a notice described in Subsection (5)(b); or

63 (ii) a notice from a court requiring the release of the property.

64 ~~[(b)]~~ (d) Each agency shall have written policies for the identification, tracking,  
65 management, and safekeeping of seized property, which shall include a prohibition against the  
66 transfer, sale, or auction of seized property to any employee of the agency.

67 (6) If a peace officer or the officer's employing agency records an interview of a minor  
68 child during an investigation of a violation of Section 76-5-402.1, 76-5-402.3, 76-5-403.1, or  
69 76-5-404.1, the agency shall retain a copy of the recording for 18 years following the date of  
70 the last recording unless the prosecuting attorney requests in writing that the recording be  
71 retained for an additional period of time.

72 (7) Title 13, Chapter 32a, Pawnshop and Secondhand Merchandise Transaction  
73 Information Act, governs the disposition of property held by a pawn or secondhand business in  
74 the course of its business.

75 Section 2. Section 67-5-1 is amended to read:

76 **67-5-1. General duties.**

77 The attorney general shall:

78 (1) perform all duties in a manner consistent with the attorney-client relationship under  
79 Section 67-5-17;

80 (2) except as provided in Sections 10-3-928 and 17-18a-403, attend the Supreme Court  
81 and the Court of Appeals of this state, and all courts of the United States, and prosecute or  
82 defend all causes to which the state or any officer, board, or commission of the state in an  
83 official capacity is a party, and take charge, as attorney, of all civil legal matters in which the  
84 state is interested;

85 (3) after judgment on any cause referred to in Subsection (2), direct the issuance of  
86 process as necessary to execute the judgment;

87 (4) account for, and pay over to the proper officer, all money that comes into the

88 attorney general's possession that belongs to the state;

89 (5) keep a file of all cases in which the attorney general is required to appear, including  
90 any documents and papers showing the court in which the cases have been instituted and tried,  
91 and whether they are civil or criminal, and:

92 (a) if civil, the nature of the demand, the stage of proceedings, and, when prosecuted to  
93 judgment, a memorandum of the judgment and of any process issued if satisfied, and if not  
94 satisfied, documentation of the return of the sheriff;

95 (b) if criminal, the nature of the crime, the mode of prosecution, the stage of  
96 proceedings, and, when prosecuted to sentence, a memorandum of the sentence and of the  
97 execution, if the sentence has been executed, and, if not executed, the reason for the delay or  
98 prevention; and

99 (c) deliver this information to the attorney general's successor in office;

100 (6) exercise supervisory powers over the district and county attorneys of the state in all  
101 matters pertaining to the duties of their offices, and from time to time require of them reports of  
102 the condition of public business entrusted to their charge;

103 (7) give the attorney general's opinion in writing and without fee to the Legislature or  
104 either house and to any state officer, board, or commission, and to any county attorney or  
105 district attorney, when required, upon any question of law relating to their respective offices;

106 (8) when required by the public service or directed by the governor, assist any county,  
107 district, or city attorney in the discharge of county, district, or city attorney's duties;

108 (9) purchase in the name of the state, under the direction of the state Board of  
109 Examiners, any property offered for sale under execution issued upon judgments in favor of or  
110 for the use of the state, and enter satisfaction in whole or in part of the judgments as the  
111 consideration of the purchases;

112 (10) when the property of a judgment debtor in any judgment mentioned in Subsection  
113 (9) has been sold under a prior judgment, or is subject to any judgment, lien, or encumbrance  
114 taking precedence of the judgment in favor of the state, redeem the property, under the  
115 direction of the state Board of Examiners, from the prior judgment, lien, or encumbrance, and  
116 pay all money necessary for the redemption, upon the order of the state Board of Examiners,  
117 out of any money appropriated for these purposes;

118 (11) when in the attorney general's opinion it is necessary for the collection or

119 enforcement of any judgment, institute and prosecute on behalf of the state any action or  
120 proceeding necessary to set aside and annul all conveyances fraudulently made by the judgment  
121 debtors, and pay the cost necessary to the prosecution, when allowed by the state Board of  
122 Examiners, out of any money not otherwise appropriated;

123 (12) discharge the duties of a member of all official boards of which the attorney  
124 general is or may be made a member by the Utah Constitution or by the laws of the state, and  
125 other duties prescribed by law;

126 (13) institute and prosecute proper proceedings in any court of the state or of the  
127 United States to restrain and enjoin corporations organized under the laws of this or any other  
128 state or territory from acting illegally or in excess of their corporate powers or contrary to  
129 public policy, and in proper cases forfeit their corporate franchises, dissolve the corporations,  
130 and wind up their affairs;

131 (14) institute investigations for the recovery of all real or personal property that may  
132 have escheated or should escheat to the state, and for that purpose, subpoena any persons  
133 before any of the district courts to answer inquiries and render accounts concerning any  
134 property, examine all books and papers of any corporations, and when any real or personal  
135 property is discovered that should escheat to the state, institute suit in the district court of the  
136 county where the property is situated for its recovery, and escheat that property to the state;

137 (15) administer the Children's Justice Center as a program to be implemented in various  
138 counties pursuant to Sections [67-5b-101](#) through [67-5b-107](#);

139 (16) assist the Constitutional Defense Council as provided in Title 63C, Chapter 4a,  
140 Constitutional and Federalism Defense Act;

141 (17) pursue any appropriate legal action to implement the state's public lands policy  
142 established in Section [63C-4a-103](#);

143 (18) investigate and prosecute violations of all applicable state laws relating to fraud in  
144 connection with the state Medicaid program and any other medical assistance program  
145 administered by the state, including violations of Title 26, Chapter 20, Utah False Claims Act;

146 (19) investigate and prosecute complaints of abuse, neglect, or exploitation of patients  
147 at:

148 (a) health care facilities that receive payments under the state Medicaid program; and

149 (b) board and care facilities, as defined in the federal Social Security Act, 42 U.S.C.

150 Sec. 1396b(q)(4)(B), regardless of the source of payment to the board and care facility;

151 (20) (a) report at least twice per year to the Legislative Management Committee on any  
152 pending or anticipated lawsuits, other than eminent domain lawsuits, that might:

153 (i) cost the state more than \$500,000; or

154 (ii) require the state to take legally binding action that would cost more than \$500,000  
155 to implement; and

156 (b) if the meeting is closed, include an estimate of the state's potential financial or other  
157 legal exposure in that report; [~~and~~]

158 (21) if the attorney general operates the Office of the Attorney General or any portion  
159 of the Office of the Attorney General as an internal service fund agency in accordance with  
160 Section 67-5-4, submit to the rate committee established in Section 67-5-34:

161 (a) a proposed rate and fee schedule in accordance with Subsection 67-5-34(4); and

162 (b) any other information or analysis requested by the rate committee[:]; and

163 (22) before the end of each calendar year, create an annual performance report for the  
164 Office of the Attorney General and post the report on the attorney general's website.

165 Section 3. Section 67-5-23 is amended to read:

166 **67-5-23. Use of state vehicles for law enforcement officers.**

167 [~~(1) The~~] Subject to rules adopted by the Division of Fleet Operations under Section  
168 63A-9-401, the attorney general may authorize a law enforcement [officers] officer, as defined  
169 [under] in Section 53-13-103, who [are employees in] is an employee of the Office of the  
170 Attorney General to use a state issued vehicle for official and [commuter] personal use.

171 [~~(2) An employee shall use, and the attorney general shall authorize the use of, a vehicle~~  
172 ~~under Subsection (1) subject to the rules adopted by the Division of Fleet Operations in~~  
173 ~~accordance with Section 63A-9-401.;~~]

174 Section 4. Section 67-5-36 is enacted to read:

175 **67-5-36. Asset Seizure Holding Account -- Creation -- Management.**

176 (1) There is created within the General Fund a restricted account known as the "Asset  
177 Seizure Holding Account."

178 (2) (a) The restricted account shall be funded by cash or readily negotiable instruments  
179 that a seizing agency remits to the attorney general under Section 24-2-103.

180 (b) The attorney general shall deposit all funds the attorney general receives under

181 Section 24-2-103 into the restricted account.

182 (3) The state treasurer shall invest funds in the account in accordance with Title 51,  
183 Chapter 7, State Money Management Act, except that the state treasurer shall deposit all  
184 interest and other earnings derived from the investment into the account in order to protect the  
185 funds from commingling, loss, or devaluation.

186 (4) The attorney general shall maintain the funds in the account:

187 (a) in accordance with Subsection 24-2-103(2); and

188 (b) until the attorney general receives a notice described in Subsection 24-2-103(5).