1st Sub. (Buff) H.B. 76

02-22-21 7:43 AM

87	(4) An entity described in Subsection (2) may not receive state grant funds if the entity
88	adopts a rule, order, ordinance, or policy under which the entity enforces any federal law
89	described by Subsection (2) or, by consistent actions, allows the enforcement of any federal law
90	described by Subsection (2). State grant funds for the entity shall be denied for the fiscal year
91	following the year in which a final judicial determination in an action brought under this
92	section is made that the entity has violated Subsection (2).
93	(5) Any individual residing in the jurisdiction of an entity described by Subsection (2)
94	may file a complaint with the attorney general if the individual offers evidence to support an
95	allegation that the entity has adopted a rule, order, ordinance, or policy under which the entity
96	enforces a federal law described by Subsection (2) or that the entity, by consistent actions,
97	allows the enforcement of a law described by Subsection (2). The individual shall include with
98	the complaint any evidence the individual has in support of the complaint.
99	(6) The attorney general shall create a process to determine the validity of complaints
100	under this Section and enforce compliance, including bringing suit against the entity in
101	violation. The attorney general may recover reasonable expenses incurred in investigating
102	violations of this subsection, including court costs, reasonable attorney's fees, investigative
103	costs, witness fees, and deposition costs.
104	(7) The attorney general shall notify the individual and the entity of the results of any
105	inquiry under Subsection (6). The individual may bring an action under Title 78B, Chapter 6,
106	Firearm Preemption Enforcement Act, if the attorney general determines that the entity may
107	have violated this section.
108	(8) An appeal of a suit brought under Subsection (6) is governed by the procedures for
109	expedited appeals in civil cases under the Utah Rules of Appellate Procedure. The appellate
110	court shall render its final order or judgment with the least possible delay.
111	Section 3. Section 53-5a-103.5 is enacted to read:
112	<u>53-5a-103.5.</u> Homeless shelters.
113	(1) As used in this section, "homeless shelter" means a $\hat{H} \rightarrow permanent \leftarrow \hat{H}$ facility that
113a	provides temporary
114	shelter to homeless individuals and has the capacity to provide temporary shelter to at least 20
115	individuals per night.
116	(2) A local government entity may prohibit the possession of firearms within a
117	homeless shelter over which it exercises authority.