HB0179S01 compared with HB0179

{deleted text} shows text that was in HB0179 but was deleted in HB0179S01.

inserted text shows text that was not in HB0179 but was inserted into HB0179S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Representative Nelson T. Abbott proposes the following substitute bill:

PRIVATE CAUSE OF ACTION FOR REFERRAL FEES

2021 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Nelson T. Abbott

Senate	Sponsor:	

LONG TITLE

General Description:

This bill creates a cause of action that may be brought against an attorney or a law firm for failure to provide notice of a referral fee.

Highlighted Provisions:

This bill:

- defines terms;
- recover a referral fee that is paid to a person \{\text{who}\}\text{that}\] is not an attorney if the attorney or the law firm pays the referral fee for a client and fails to provide notice of the referral fee to the client;
- provides exceptions for payments for profit-sharing plans, marketing services, and
 debt collection;

HB0179S01 compared with HB0179

- → allows the client to recover attorney fees and costs for the cause of action;} and
- addresses joint and several liability.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

ENACTS:

78B-3-111, Utah Code Annotated 1953

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

Section 1. Section **78B-3-111** is enacted to read:

78B-3-111. Cause of action against attorney or law firm for referral fee -- Exceptions.

- (1) As used in this section:
- (a) "Attorney" means an individual who is authorized to provide legal services in {this}any state or territory of the United States.
- (b) "Client" means {a person that} an individual who is provided legal services by an attorney or a law firm.
- (c) "Client referral fee" means any amount paid by an attorney or a law firm to a person {who}that is not an attorney for the purpose of referring the client to receive legal services from the attorney.
 - (d) "Law firm" means a person that employs an attorney.
- (e) "Legal services" means any form of legal advice or legal representation that is provided to a client.
- (2) A client may bring a cause of action against an attorney or a law firm to recover a client referral fee if:
 - (a) the attorney or the law firm pays a client referral fee; and
- (b) the client referral fee was not disclosed to the client before the client paid for, or was obligated to pay for, legal services from the attorney or the law firm.
 - (3) A client may not bring a cause of action under this section if the client referral fee

HB0179S01 compared with HB0179

was paid:

- (a) as part of a profit-sharing plan that complies with the requirements of Section 401, Internal Revenue Code;
- (b) to a person that provides marketing services, including pay-per-click advertising, for the attorney or the law firm, and the client referral fee was not contingent on whether the attorney or the law firm retains a client; or
- (c) to a third party debt collection agency, as that term is defined in Section 12-1-11, for the purpose of recovering money owed to the attorney by the client.
- (4) (a) If a client obtains a favorable judgment from a cause of action described in Subsection (2), the court shall order the attorney or the law firm to pay attorney fees and costs incurred by the client in bringing the cause of action.
- Any attorney or law firm that provides legal services to the client in the matter for which the client referral fee was paid shall be jointly and severally liable in a cause of action under Subsection (2).
- (5) This section applies to a cause of action described in Subsection (2) that arises on or after May 5, 2021.