

# 2018 Legislative Updates to GRAMA

Presentation by Paul Tonks, AAG counsel for  
Division of Archives



# 2015 Legislative Updates.

- Whee...
- Yay...
- Why is this after lunch...
- And they have a lawyer doing this...



# 2016 Legislative Updates.

- Whee...
- Yay...
- Why is this before lunch...
- And they have a lawyer doing this...



# 2018 Legislative Updates.

- Whee...
- Yay...
- Why is this **during** lunch...
- And they have a lawyer doing this...



# Legislative Updates!!

Presentation by Paul Tonks

AAG Counsel for Division of Archives

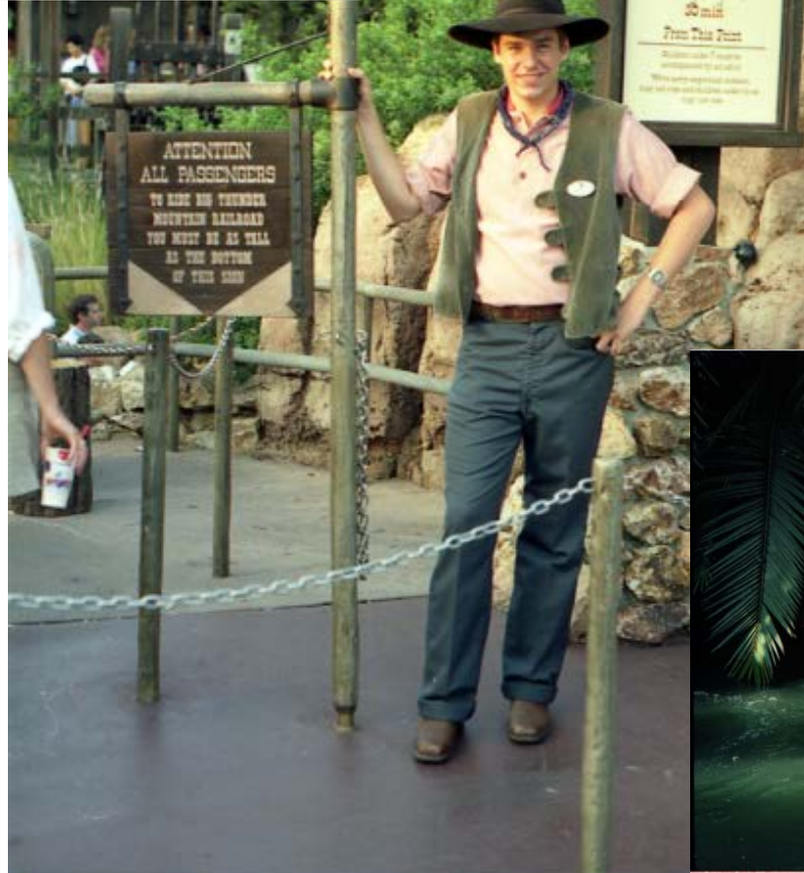
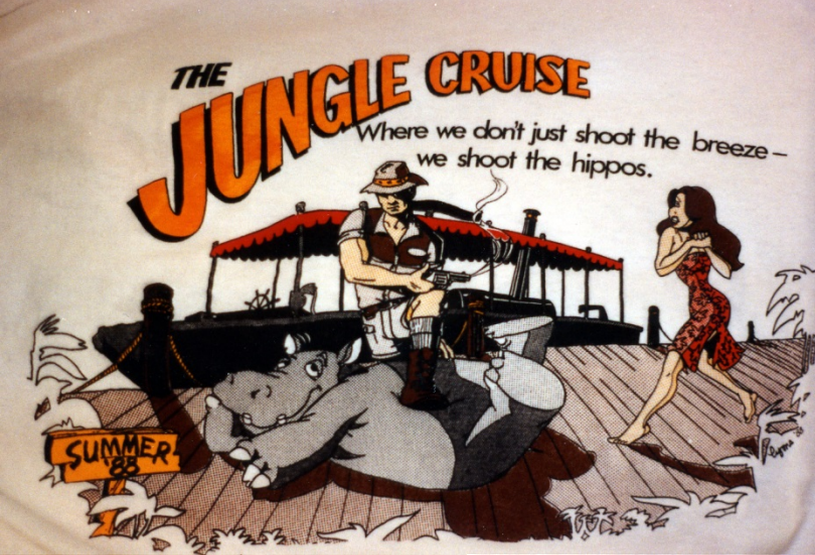






# **Paul Tonks, Assistant Attorney General**

- **Assigned Counsel for Division of Archives and the State Records Committee since 2008**
- **Practicing law since 1996**
- **Staff Attorney for Ohio Courts of Appeals (10<sup>th</sup> and 12<sup>th</sup> Appellate Districts) 1996-2002**
- **Ohio Assistant Attorney General 2002-2004**
- **Associate Attorney Perez & Morris LLC**
- **Utah Assistant Attorney General 2008 to present**
- **Also currently represent Department of Administrative Services, Division of Finance, Division of Fleet Services, Division of Purchasing, and the Office of Administrative Rules.**



# WHAT IS GRAMA?

Government

Records

Access

Management

Act

# GRAMA: Third Rail in Utah Politics



# Legislature Attacks Utah's Open Records Law

Posted on [March 4, 2011](#)

The Utah Legislature is fast-tracking a bill that would reduce transparency in government by restricting Uthan's access to some government records.

Introduced with just a little more than a week left in the session, [HB477](#)

(Government Records Amendments, Rep

John Dougall, R-American Fork) would limit information available under the Government Records Access Management Act (GRAMA), which spells out the public's right to view official records ranging from court files to official communications to public salaries. The bill makes a number of changes opponents say will limit the public's ability to track government records and hold elected officials accountable.

It is scary to see the speed at which this bill is flying through the legislative process. HB477 unanimously sailed through committee Wednesday, then passed the House by a vote of 61 to 12 – less than a day after its first hearing. It is now on its first reading in the Senate. **If you want to protect your access to government records, NOW is the time to [contact your senator](#) and tell him or her to vote NO on HB477.**



# Utah lawmakers repeal controversial open records law

By Dennis Romboy and Marjorie Cortez, Deseret News

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Published: Friday, March 25 2011 12:00 p.m. MDT

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Sen. Curtis S. Bramble speaks during debate over HB477. Utah legislators meet Friday, March 25, 2011, in special session at the state Capitol about HB477.

Scott G. Winterton, Scott G. Winterton, Deseret News

# **GRAMA: Third Rail in Utah Politics**

**If you restrict access to public records, will be opposed by:**

- News Media**
- Freedom of Information Advocates**

# **GRAMA: Third Rail in Utah Politics**

**If you restrict access to public records, you will be opposed by:**

- **News Media**
- **Freedom of Information Advocates**

**If you make access easier, you may be opposed by:**

- **Governmental entities (cost of access)**

# GRAMA



**Public's Right to Access  
to information concerning  
conduct of the public's business.**

**Right to Privacy for  
personal data gathered  
by governmental entities.**

# Three Changes to GRAMA in 2018

1. **Open Public Meetings Act**
2. **Communications of Government Employees**
3. **Miscellaneous “63G-2-305 Changes”**

# The Open and Public Meetings Act “OPMA”

## Utah Code § 52-4-102 Declaration of public policy

- (1) The Legislature finds and declares that the state, its agencies and political subdivisions, exist to aid in the conduct of the people’s business.
- (2) It is the intent of the Legislature that the state, its agencies, and its political subdivisions:
- (3) (a) take their actions openly; and
- (4) (b) conduct their deliberations openly.

# **The Open and Public Meetings Act**

## **“OPMA”**

### **Utah Code § 52-4-201 Meetings open to the Public**

(1) A meeting is open to the public unless closed under Sections 52-4-204, 52-4-205, and 52-4-206.

# Utah Code §52-4-201, -204 & -205

## Closed Meetings

- CAN A MEETING BE CLOSED TO THE PUBLIC? IF SO WHEN?
  - Discussing an individual's character, professional competence, or physical or mental health
  - Strategy sessions to discuss collective bargaining
  - Strategy sessions to discuss pending or reasonably imminent litigation
  - Discussions regarding security personnel, devices or systems
  - Investigative proceedings regarding allegations of criminal misconduct
  - Strategy sessions to discuss the purchase, exchange, lease or sale of water rights or water shares if public discussion would disclose the appraisal/estimated value of the property under consideration; or would prevent the transaction from being completed under the best possible terms
  - Strategy sessions to discuss the purchase, exchange, lease or sale of real property

**52-4-206. Record of closed meetings.**

- (1) Except as provided under Subsection (6), if a public body closes a meeting under Subsection [52-4-205\(1\)](#), the public body:
  - (a) shall make a recording of the closed portion of the meeting; and
  - (b) may keep detailed written minutes that disclose the content of the closed portion of the meeting.
- (2) A recording of a closed meeting shall be complete and unedited from the commencement of the closed meeting through adjournment of the closed meeting.
- (3) The recording and any minutes of a closed meeting shall include:
  - (a) the date, time, and place of the meeting;
  - (b) the names of members present and absent; and
  - (c) the names of all others present except where the disclosure would infringe on the confidentiality necessary to fulfill the original purpose of closing the meeting.
- (4) Minutes or recordings of a closed meeting that are required to be retained permanently shall be maintained in or converted to a format that meets long-term records storage requirements.
- (5) Both a recording and written minutes of closed meetings are protected records under [Title 63G, Chapter 2, Government Records Access and Management Act](#), except that the records may be disclosed under a court order only as provided under Section [52-4-304](#).

**52-4-206. Record of closed meetings.**

- (1) Except as provided under Subsection (6), if a public body closes a meeting under Subsection [52-4-205\(1\)](#), the public body:
  - (a) shall make a recording of the closed portion of the meeting; and
  - (b) may keep detailed written minutes that disclose the content of the closed portion of the meeting.
- (2) A recording of a closed meeting shall be complete and unedited from the commencement of the closed meeting through adjournment of the closed meeting.
- (3) The recording and any minutes of a closed meeting shall include:
  - (a) the date, time, and place of the meeting;
  - (b) the names of members present and absent; and
  - (c) the names of all others present except where the disclosure would infringe on the confidentiality necessary to fulfill the original purpose of closing the meeting.
- (4) Minutes or recordings of a closed meeting that are required to be retained permanently shall be maintained in or converted to a format that meets long-term records storage requirements.
- (5) Both a recording and written minutes of closed meetings are protected records under [Title 63G, Chapter 2, Government Records Access and Management Act](#), except that the records may be disclosed under a court order only as provided under Section [52-4-304](#).

# Utah Code § 52-4-206(5)

## Records of Closed Meetings

Both a recording and written minutes of closed meetings are protected records under [GRAMA], except that the records may be disclosed under a court order

**only as provided under Section 52-4-304.**

# Records of closed-door council shelter site debate should remain secret, SLC mayor's office says

*City Council members said they "did not want to pit neighborhood against neighborhood."*



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Chris Detrick | Tribune file photo Community activist George Chapman, a 2015 Salt Lake City mayoral candidate, is seeking publi

[View Caption »](#)

**BEFORE THE STATE RECORDS COMMITTEE OF THE STATE OF UTAH**

**GEORGE CHAPMAN, Petitioner, v.**

**SALT LAKE CITY CORPORATION. Respondent.**

**DECISION AND ORDER**

**Case No. 17-18**

By this appeal, Petitioner, George Chapman, seeks access to records held by Respondent, the Salt Lake City Corporation.

4. In an action brought under the authority of the Open and Public Meetings Act ("OPMA") to challenge the legality of a closed meeting held by a public body, the court shall review the recording or written minutes of the closed meeting in camera and decide the legality of the closed meeting. Utah Code § 52-4-304(1). If the judge determines that the public body did not violate Utah Code §§ 52-4-204, -205, or -206 regarding closed meetings, the judge shall dismiss the case without disclosing or revealing any information from the recording or minutes of the closed meeting. Utah Code § 52-4-304(2)(a). However, if the judge determines that the public body violated Utah Code §§ 52-4-204, -205, or -206 regarding closed meetings, the judge shall publicly disclose or reveal from the recording or minutes of the closed recording "all information about the portion of the meeting that was illegally closed." Utah Code § 52-4-304(2)(b).

7. After having reviewed the written arguments of the parties, hearing testimony and arguments, and carefully reviewing the applicable statutes, the Committee finds that it does not have the authority to release the requested records pursuant to Utah Code § 52-4-206(5). According to statutory construction, words and phrases are to be construed according to the context and the approved usage of the language. Utah Code § 68-3-11. The use of the words "except" and "only" in Utah Code § 52-4-206(5) regarding the disclosure of records of a closed meeting by a court "as provided under Section 52-4-304," combined with the court procedures outlined in Utah Code §§ 52-4-304 and 63G-2-202(7), shows a Legislative intent to limit disclosure of closed meeting records only through court action, and not through the State Records Committee. Although closed meeting records are considered protected records under GRAMA, the more specific procedure provided by OPMA regarding disclosure of records "only as provided under Section 52-4-304" prevails over the Committee's general procedures found in Utah Code § 63G-2-403. If the Legislature intended to allow a dual track for accessing closed meeting records through both the courts and the Committee, the Legislature could have easily added enabling language to OPMA that referenced the Committee. Although the Committee is sympathetic that the issues raised by Mr. Chapman may indeed be of great public interest, the limiting language of Utah Code § 52-4-206(5) regarding disclosure of closed meeting records does not allow the Committee to have the authority to order release of those records.

  
**Bill Text**

  
**Status**

  
**Hearings/Debate**

Enrolled

S.B. 137

[Printer Friendly](#) 

1 **AMENDMENTS RELATING TO GOVERNMENT RECORDS**

2 2018 GENERAL SESSION

3 STATE OF UTAH

4 **Chief Sponsor: Curtis S. Bramble**

5 House Sponsor: Keven J. Stratton

6

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7 **LONG TITLE**

8 **General Description:**

9 This bill modifies provisions relating to government records.

10 **Highlighted Provisions:**

11 This bill:

- 12 ▶ modifies provisions relating to the protected status of records of closed meetings;
- 13 ▶ modifies provisions relating to the posting of documents to the Utah Public Notice

14 Website:

**Bill Sponsor:**



Sen. Bramble, Curtis  
S.

**Floor Sponsor:**



Rep. Stratton, Keven  
J.

**Substitute Sponsor:** [Sen. Bramble, Curtis S.](#)

**Drafting Attorney:** Robert H. Rees

**Fiscal Analyst:** Ryan A. Mortenson

**Bill Tracking**

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~~{(5) [Both a] A recording [and], transcript, report, and~~ written minutes of a closed ~~[meetings] meeting~~ are protected records under Title 63G, Chapter 2, Government Records Access and Management Act, except that the records may be disclosed under a court order only as provided under Section 52-4-304. ~~{}~~

~~{ (5) Transcripts, minutes, recordings, and reports of a closed meeting are protected records as provided in Subsection 63G-2-305(32) and may be disclosed only as provided in Subsection 63G-2-406(3).~~

(2) (a) If the judge determines that the public body did not violate Section 52-4-204, 52-4-205, or 52-4-206 regarding closed meetings, the judge shall dismiss the case without disclosing or revealing any information from the recording or minutes of the closed meeting ~~{~~ except to the extent the judge orders disclosure of information under Subsection 63G-2-406(3). ~~}~~

**63G-2-406. Evidentiary standards for release of certain enforcement and litigation records.**

- (1) A record that is classified as protected under Subsection 63G-2-305(10), (17), (18), (23), (24), or (33) may be ordered to be disclosed under the provisions of Subsection 63G-2-401(6), 63G-2-403(11)(b), or 63G-2-404(7)(a) only if the person or party seeking disclosure of the record has established, by a preponderance of the evidence, that the public interest favoring access is equal to or greater than the interest favoring restriction of access.
- (2) A record that is classified as protected under Subsection 63G-2-305(11) may be ordered to be disclosed under the provisions of Subsection 63G-2-401(6), 63G-2-403(11)(b), or 63G-2-404(7) only if the person or party seeking disclosure of the record has established, by clear and convincing evidence, that the public interest favoring access is equal to or greater than the interest favoring restriction of access.

**Index Utah Code**

**Title 63G General Government**

**Chapter 2 Government Records Access and Management Act**

**Part 4 Appeals**

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Section 400.5 Definitions.

Section 401 Appeal to chief administrative officer -- Notice of the decision of the appeal.

Section 402 Appealing a decision of a chief administrative officer.

Section 403 Appeals to the records committee.

Section 404 Judicial review.

Section 405 Confidential treatment of records for which no exemption applies.

Section 406 Evidentiary standards for release of certain enforcement and litigation records.



~~{(5) [Both a] A recording [and], transcript, report, and~~ written minutes of a closed ~~[meetings] meeting~~ are protected records under Title 63G, Chapter 2, Government Records Access and Management Act, except that the records may be disclosed under a court order only as provided under Section 52-4-304. ~~}~~

~~{ (5) Transcripts, minutes, recordings, and reports of a closed meeting are protected records as provided in Subsection 63G-2-305(32) and may be disclosed only as provided in Subsection 63G-2-406(3). }~~

(2) (a) If the judge determines that the public body did not violate Section 52-4-204, 52-4-205, or 52-4-206 regarding closed meetings, the judge shall dismiss the case without disclosing or revealing any information from the recording or minutes of the closed meeting ~~except to the extent the judge orders disclosure of information under Subsection 63G-2-406(3).~~

**52-4-304. Action challenging closed meeting.**

(1) Notwithstanding the procedure established under Subsection [63G-2-202\(7\)](#), in any action brought under the authority of this chapter to challenge the legality of a closed meeting held by a public body, the court shall:

- (a) review the recording or written minutes of the closed meeting in camera; and
- (b) decide the legality of the closed meeting.

(2) (a) If the judge determines that the public body did not violate Section [52-4-204](#), [52-4-205](#), or [52-4-206](#) regarding closed meetings, the judge shall dismiss the case without disclosing or revealing any information from the recording or minutes of the closed meeting.

(b) If the judge determines that the public body violated Section [52-4-204](#), [52-4-205](#), or [52-4-206](#) regarding closed meetings, the judge shall publicly disclose or reveal from the recording or minutes of the closed meeting all information about the portion of the meeting that was illegally closed.

(3) Nothing in this section may be construed to affect the ability of a public body to reclassify a record, as defined in Section [63G-2-103](#), as provided in Section [63G-2-307](#).

[Index](#) Utah Code

[Title 63G](#) General Government

[Chapter 2](#) Government Records Access and Management Act

[Part 3](#) Classification

**Section 307** Duty to evaluate records and make designations and classifications.

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**63G-2-307. Duty to evaluate records and make designations and classifications.**

- (1) A governmental entity shall:
  - (a) evaluate all record series that it uses or creates;
  - (b) designate those record series as provided by this chapter and [Title 63A, Chapter 12, Public Records Management Act](#); and
  - (c) report the designations of its record series to the state archives.
- (2) A governmental entity may classify a particular record, record series, or information within a record at any time, but is not required to classify a particular record, record series, or information until access to the record is requested.
- (3) A governmental entity may redesignate a record series or reclassify a record or record series, or information within a record at any time.



**Salt Lake County Jail**



658 (A) impose a civil penalty of up to \$500 for each day of continuing noncompliance; or  
659 (B) send written notice of the governmental entity's noncompliance to[:] the governor.  
660 [~~(I) the governor for executive branch entities;~~]  
661 [~~(II) the Legislative Management Committee for legislative branch entities; and~~]  
662 [~~(III) the Judicial Council for judicial branch agencies entities.~~]

# H.B. 72

## Communications of Governmental Entity Employees and Officers

### Utah Code § 20-11-1205 Use of Public Email for a Political Purpose

(1) [A] person may not send an email using the email of a public entity:

- (a) For a political purpose;
- (b) To advocate for or against a ballot proposition; or
- (c) To solicit a campaign contribution.

(7) An email sent in violation of Subsection (1) as determined by the records officer constitutes a record as defined in Section 63G-2-103...notwithstanding any applicability of [63G-2-103(22)(b)(i)].

# Utah Code § 63G-2-305

## “Protected Records”

### “The Laundry List”

- Originally in 1991, 29 listed as “protected records.”
- After 2017 session, 67 listed as “protected records.”
- After 2018 session, added four more, lost one.



H.B. 39 Insurance Modifications



**Bill Text**



**Status**



**Hearings/Debate**

Enrolled

H.B. 39

[Printer Friendly](#)

1

**INSURANCE MODIFICATIONS**

2

2018 GENERAL SESSION

3

STATE OF UTAH

4

**Chief Sponsor: James A. Dunnigan**

5

Senate Sponsor: Curtis S. Bramble

6

7 **LONG TITLE**

8 **General Description:**

9 This bill modifies provisions related to insurance.

10 **Highlighted Provisions:**

11 This bill:

- 12 ▶ defines terms and modifies defined terms;
- 13 ▶ adds provisions that a warrantor is required to disclose in a vehicle protection
- 14 product warranty;
- 15 ▶ repeals the requirement that the fixed amount of reimbursement under a vehicle
- 16 protection product warranty is uniform for all warranty holders of the same vehicle
- 17 protection product warranty;
- 18 ▶ addresses the requirements for filing a binder for a health benefit plan or dental
- 19 policy with the commissioner;
- 20 ▶ modifies the date on which the commissioner presents an annual evaluation of the

**Bill Sponsor:**



[Rep. Dunnigan, James A.](#)

**Floor Sponsor:**



[Sen. Bramble, Curtis S.](#)

**Substitute Sponsor:** [Sen. Bramble, Curtis S.](#)

**Drafting Attorney:** Christine R. Gilbert

**Fiscal Analyst:** Andrea Wilko

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**Bill Text**

[Introduced](#)

[Amended](#)

[Index](#) Utah Code

## Title 31A Insurance Code

## Chapter 2 Administration of the Insurance Laws

## Part 2 Duties and Powers of Commissioner

## Section 204 Conducting examinations.

**31A-2-204. Conducting examinations.**

- (1) (a) For each examination under Section [31A-2-203](#), the commissioner shall issue an order:
- (i) stating the scope of the examination; and
  - (ii) designating the examiner in charge.
- (b) The commissioner need not give advance notice of an examination to an examinee.
- (c) The examiner in charge shall give the examinee a copy of the order issued under this Subsection (1).
- (d) (i) The commissioner may alter the scope or nature of an examination at any time without advance notice to the examinee.
- (ii) If the commissioner amends an order described in this Subsection (1), the commissioner shall provide a copy of any amended order to the examinee.
- (e) Statements in the commissioner's examination order concerning examination scope are for the examiner's guidance only.
- (f) Examining relevant matters not mentioned in an order issued under this Subsection (1) is not a violation of this title.
- (2) The commissioner shall, whenever practicable, cooperate with the insurance regulators of other states by conducting joint examinations of:
- (a) multistate insurers doing business in this state; or
  - (b) other multistate licensees doing business in this state.
- (3) An examiner authorized by the commissioner shall, when necessary to the purposes of the examination, have access at all reasonable hours to the premises and to any books, records, files, securities, documents, or property of:
- (a) the examinee; and
  - (b) any of the following if the premises, books, records, files, securities, documents, or property relate to the affairs of the examinee:
    - (i) an officer of the examinee;
    - (ii) any other person who:



Bill Text



Status



Hearings/Debate

Enrolled

H.B. 56

[Printer Friendly](#)

1

**EMERGENCY PERSONNEL RECORDING AMENDMENTS**

2

2018 GENERAL SESSION

3

STATE OF UTAH

4

**Chief Sponsor: A. Cory Maloy**

5

Senate Sponsor: Jacob L. Anderegg

6

7 **LONG TITLE**

8 **General Description:**

9 This bill enacts a provision relating to audio recordings created by emergency first  
10 responders.

11 **Highlighted Provisions:**

12 This bill:

- 13 ▶ provides that a training audio recording made during an emergency event when an
- 14 emergency responder is treating or resuscitating an individual is a protected record
- 15 under the Government Records Access and Management Act.

16 **Money Appropriated in this Bill:**

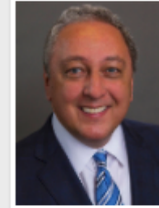
17 None

18 **Other Special Clauses:**

19 None

20 **Utah Code Sections Affected:**

**Bill Sponsor:**



[Rep. Maloy, A. Cory](#)

**Floor Sponsor:**



[Sen. Anderegg, Jacob L.](#)

**Drafting Attorney:** Robert H. Rees

**Fiscal Analyst:** Ryan A. Mortenson

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**Related Documents**

[Fiscal Note](#)

368  
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(68) an audio recording that is:

(a) produced by an audio recording device that is used in conjunction with a device or piece of equipment designed or intended for resuscitating an individual or for treating an individual with a life-threatening condition;

(b) produced during an emergency event when an individual employed to provide law enforcement, fire protection, paramedic, emergency medical, or other first responder service:

(i) is responding to an individual needing resuscitation or with a life-threatening condition; and

(ii) uses a device or piece of equipment designed or intended for resuscitating an individual or for treating an individual with a life-threatening condition; and

(c) intended and used for purposes of training emergency responders how to improve their response to an emergency situation.

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Sen. Bramble, Curtis S.

Rep. Dunnigan, James A.

Printer Friendly

1

# FINANCIAL EXPLOITATION OF VULNERABLE ADULTS

2

2018 GENERAL SESSION

3

STATE OF UTAH

4

**Chief Sponsor: Curtis S. Bramble**

5

House Sponsor: James A. Dunnigan

6

## 7 LONG TITLE

### 8 General Description:

9 This bill enacts provisions related to the financial exploitation of vulnerable adults.

### 10 Highlighted Provisions:

11 This bill:

- 12     ▸ defines terms;
- 13     ▸ addresses reporting requirements when a broker-dealer; an investment adviser; an
- 14 agent; an investment adviser representative; or an individual who serves in a
- 15 supervisory, compliance, or legal capacity for a broker-dealer or an investment
- 16 adviser believes a person has engaged in or attempted to engage in the financial
- 17 exploitation of an elderly or vulnerable adult:

485     (68) a record made available to Adult Protective Services or a law enforcement agency.

486     under Section [61-1-206](#).

### 132     [61-1-206](#). Records.

133     (1) Upon request, a broker-dealer or investment adviser shall provide access to or a  
134 copy of any record, including a historical record, that is relevant to the suspected or attempted  
135 financial exploitation of an eligible adult to Adult Protective Services or a law enforcement  
136 agency.

137     (2) For purposes of Title 63G, Chapter 2, Government Records Access and  
138 Management Act, a record made available to Adult Protective Services or a law enforcement  
139 agency under this section is a protected record as defined in Section [63G-2-103](#).

**Substitute Sponsor:** [Sen. Bramble, Curtis S.](#)

**Drafting Attorney:** Christine R. Gilbert

**Fiscal Analyst:** Andrea Wilko

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## Bill Text

Enrolled

S.B. 238

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**LEGISLATIVE HIRING PRACTICES AMENDMENTS**

2018 GENERAL SESSION

STATE OF UTAH

**Chief Sponsor: Wayne L. Niederhauser**

House Sponsor: Brad R. Wilson

**LONG TITLE**

**General Description:**

This bill modifies the Open and Public Meetings Act and the Government Records Access and Management Act in relation to the employment recommendation process for Legislative Management subcommittees.

473        (68) records submitted by or prepared in relation to an applicant seeking a  
474 recommendation by the Research and General Counsel Subcommittee, the Budget  
475 Subcommittee, or the Audit Subcommittee, established under Section [36-12-8](#), for an  
476 employment position with the Legislature.

**Bill Sponsor:**



Sen. Niederhauser,  
Wayne L.

**Floor Sponsor:**



Rep. Wilson, Brad  
R.

**Drafting Attorney:** Eric N. Weeks

**Fiscal Analyst:** Ryan A. Mortenson

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Bill Text



Status



Hearings/Debate

Enrolled

S.B. 23

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1

**GOVERNMENT OPERATIONS COMMITTEE AMENDMENTS**

2

2018 GENERAL SESSION

3

STATE OF UTAH

4

**Chief Sponsor: Wayne A. Harper**

5

House Sponsor: Jeremy A. Peterson

6

7 **LONG TITLE**8 **General Description:**

9 This bill modifies requirements related to reports given to the Government Operations  
10 Interim Committee and repeals, or modifies provisions regarding, certain boards and  
11 commissions.

12 **Highlighted Provisions:**

13 This bill:

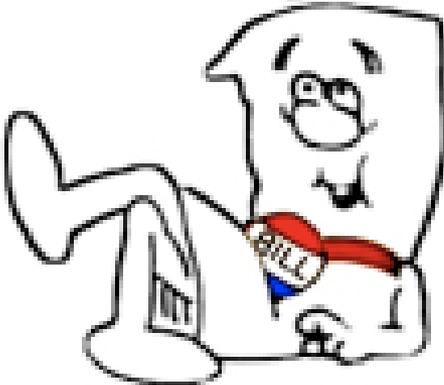
- 14 • modifies the timing and format of reports required to be submitted to the  
15 Government Operations Interim Committee by the:
- 16 • government records ombudsman;
  - 17 • Commission on Federalism;
  - 18 • Free Market Protection and Privatization Board; and
  - 19 • Federal Funds Commission;

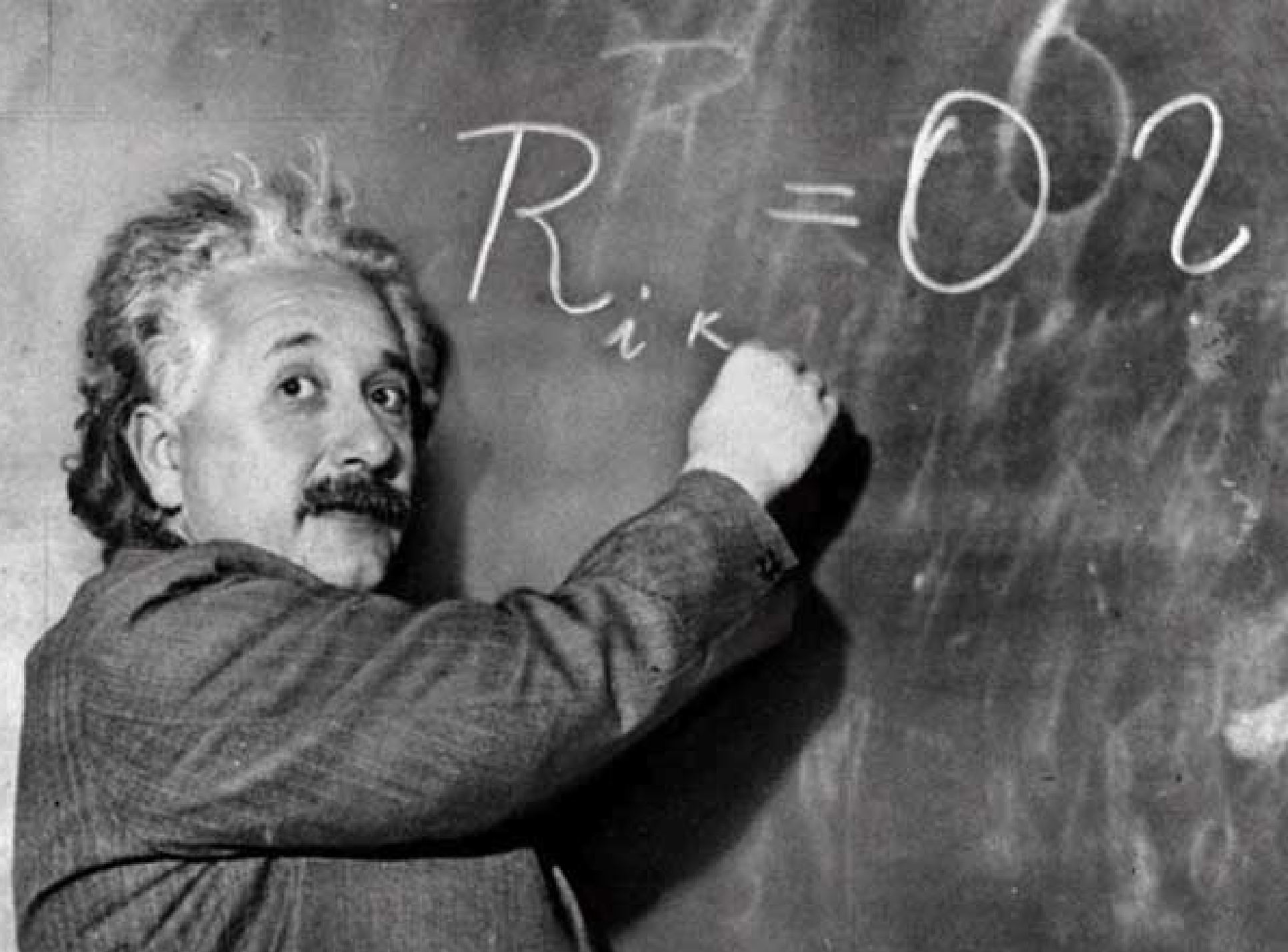
566

~~[(53) an initial proposal under Title 63N, Chapter 13, Part 2, Government Procurement~~

567

~~Private Proposal Program, to the extent not made public by rules made under that chapter;]~~**Bill Sponsor:**Sen. Harper, Wayne  
A.**Floor Sponsor:**Rep. Peterson, Jeremy  
A.**Drafting Attorney:** Thomas R. Vaughn**Fiscal Analyst:** Steven M. Allred**Bill Tracking**[Track this](#)[Email Notification](#)[Tracking Page](#)**Bill Text**[Introduced](#) [Enrolled](#) (Currently Displayed)**Related Documents**





$$R_{ik} = 0$$

# Questions??



The Department of Administrative Services

Division of  
**Archives &  
Records Service**

SERVICES ELEVATED