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Chapter 34

## AMENDMENTS TO CIVIL AND CRIMINAL ACTIONS

## 2024 GENERAL SESSION STATE OF UTAH

**Chief Sponsor: Stephanie Gricius** 

Senate Sponsor: Stephanie Pitcher

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2 3	LONG TITLE
4	General Description:
5	This bill addresses civil and criminal actions.
6	Highlighted Provisions:
7	This bill:
8	• defines terms;
9	<ul> <li>clarifies the requirements for bringing a civil action for human trafficking;</li> </ul>
10	<ul> <li>allows for the dissolution of a nonprofit organization in certain civil actions;</li> </ul>
1	• amends the requirements for transferring a criminal action from the justice court to the
12	district court; and
13	<ul> <li>makes technical and conforming changes.</li> </ul>
14	Money Appropriated in this Bill:
15	None
16	Other Special Clauses:
17	This bill provides a special effective date.
18	This bill provides a coordination clause.
9	<b>Utah Code Sections Affected:</b>
20	AMENDS:
21	16-6a-1414 (Effective upon governor's approval) (Superseded 07/01/24), as enacted by
22	Laws of Utah 2000, Chapter 300
23	16-6a-1414 (Effective 07/01/24), as last amended by Laws of Utah 2023, Chapter 401
24	16-6a-1416 (Effective 07/01/24), as last amended by Laws of Utah 2023, Chapter 401
25	16-6a-1417 (Effective 07/01/24), as last amended by Laws of Utah 2023, Chapter 401
26	<b>78A-7-106 (Effective upon governor's approval)</b> , as last amended by Laws of Utah 2023.

]	RE	NUMBERS AND AMENDS:
		<b>78B-3-113 (Effective upon governor's approval)</b> , (Renumbered from 77-38-15, as last
		amended by Laws of Utah 2022, Chapter 430)
1	Uta	h Code Sections affected by Coordination Clause:
		78A-7-106, as last amended by Laws of Utah 2023, Chapter 34
1	Вет	it enacted by the Legislature of the state of Utah:
		Section 1. Section 16-6a-1414 is amended to read:
		16-6a-1414 (Effective upon governor's approval) (Superseded 07/01/24).
(	Gro	ounds for judicial dissolution.
(	(1)	A nonprofit corporation may be dissolved in a proceeding by the attorney general or the
		division director if it is established that:
		(a) the nonprofit corporation obtained its articles of incorporation through fraud; or
		(b) the nonprofit corporation has continued to exceed or abuse the authority conferred
		upon it by law.
(	(2)	A nonprofit corporation may be dissolved in a proceeding by a member or director if it
		is established that:
		(a) (i) the directors are deadlocked in the management of the corporate affairs;
		(ii) the members, if any, are unable to break the deadlock; and
		(iii) irreparable injury to the nonprofit corporation is threatened or being suffered;
		(b) the directors or those in control of the nonprofit corporation have acted, are acting, or
		will act in a manner that is illegal, oppressive, or fraudulent;
		(c) the members are deadlocked in voting power and have failed, for a period that
		includes at least two consecutive annual meeting dates, to elect successors to
		directors whose terms have expired or would have expired upon the election of their
		successors; or
		(d) the corporate assets are being misapplied or wasted.
(	(3)	A nonprofit corporation may be dissolved in a proceeding by a creditor if it is
		established that:
		(a) (i) the creditor's claim has been reduced to judgment;
		(ii) the execution on the judgment has been returned unsatisfied; and
		(iii) the nonprofit corporation is insolvent; or
		(b) (i) the nonprofit corporation is insolvent; and
		(ii) the nonprofit corporation has admitted in writing that the creditor's claim is due

62	and owing.
63	(4) (a) As used in this Subsection (4):
64	(i) "Misconduct claim" means:
65	(A) a claim for wrongful death, fraud, breach of public trust, or an intentional tort;
66	<u>or</u>
67	(B) a claim regarding criminal conduct by a director, member, or employee of the
68	nonprofit corporation that is a felony offense or an offense described in Title
69	76, Chapter 5, Part 4, Sexual Offenses, Title 76, Chapter 5b, Sexual
70	Exploitation Act, Section 76-7-102, Section 76-9-702, or Section 76-9-702.1.
71	(ii) "Nonprofit corporation" does not include a bona fide church or religious
72	organization.
73	(b) If a person brings a misconduct claim in an action against a nonprofit corporation,
74	the person may also bring an action to dissolve the nonprofit corporation.
75	(c) If a person brings a dissolution action under Subsection (4)(b), the court may only
76	dissolve the nonprofit corporation if the court finds the nonprofit corporation is liable
77	for the misconduct claim.
78	(d) Upon a motion by the plaintiff in a dissolution action described in Subsection (4)(b),
79	the court may:
80	(i) issue an injunction preventing the nonprofit corporation from selling or disposing
81	of any assets held by the nonprofit corporation; and
82	(ii) require the nonprofit corporation to deposit funds, or post a bond, with the court
83	for the amount of damages pleaded in the complaint.
84	(e) The court may void a transaction that is made by the nonprofit corporation within 12
85	months before the day on which the action was filed with the court if the court finds
86	that the transaction is voidable under Section 25-6-202.
87	[(4)] (5) (a) If a nonprofit corporation has been dissolved by voluntary or [administrative]
88	another action taken under this part:
89	(i) the nonprofit corporation may bring a proceeding to wind up and liquidate its
90	business and affairs under judicial supervision in accordance with Section
91	16-6a-1405; and
92	(ii) the attorney general, a director, a member, [or-]a creditor, or a plaintiff under
93	Subsection (4) may bring a proceeding to wind up and liquidate the affairs of the
94	nonprofit corporation under judicial supervision in accordance with Section
95	16-6a-1405, upon establishing the grounds set forth in Subsections (1) through [ <del>(3)</del>

96	<u>(4)</u> .
97	(b) As used in Sections 16-6a-1415 through 16-6a-1417:
98	(i) a "judicial proceeding to dissolve the nonprofit corporation" includes a proceeding
99	brought under this Subsection $[(4)]$ (5); and
100	(ii) a "decree of dissolution" includes an order of a court entered in a proceeding
101	under this Subsection $[(4)]$ (5) that directs that the affairs of a nonprofit
102	corporation shall be wound up and liquidated under judicial supervision.
103	Section 2. Section 16-6a-1414 is amended to read:
104	16-6a-1414 (Effective 07/01/24). Grounds and procedure for judicial dissolution.
105	(1) The attorney general or the division director may bring an action in a court with
106	jurisdiction under Title 78A, Judiciary and Judicial Administration, to dissolve a
107	nonprofit corporation if it is established that:
108	(a) the nonprofit corporation obtained the nonprofit corporation's articles of
109	incorporation through fraud; or
110	(b) the nonprofit corporation has continued to exceed or abuse the authority conferred
111	upon the nonprofit corporation by law.
112	(2) A member or director of a nonprofit corporation may bring an action in a court with
113	jurisdiction under Title 78A, Judiciary and Judicial Administration, to dissolve the
114	nonprofit corporation if it is established that:
115	(a) (i) the directors are deadlocked in the management of the corporate affairs;
116	(ii) the members, if any, are unable to break the deadlock; and
117	(iii) irreparable injury to the nonprofit corporation is threatened or being suffered;
118	(b) the directors or those in control of the nonprofit corporation have acted, are acting, or
119	will act in a manner that is illegal, oppressive, or fraudulent;
120	(c) the members are deadlocked in voting power and have failed, for a period that
121	includes at least two consecutive annual meeting dates, to elect successors to
122	directors whose terms have expired or would have expired upon the election of their
123	successors; or
124	(d) the corporate assets are being misapplied or wasted.
125	(3) A creditor may bring an action in a court with jurisdiction under Title 78A, Judiciary
126	and Judicial Administration, to dissolve a nonprofit corporation if it is established that:
127	(a) (i) the creditor's claim has been reduced to judgment;
128	(ii) the execution on the judgment has been returned unsatisfied; and
129	(iii) the nonprofit corporation is insolvent; or

130	(b) (i) the nonprofit corporation is insolvent; and
131	(ii) the nonprofit corporation has admitted in writing that the creditor's claim is due
132	and owing.
133	(4) (a) As used in this Subsection (4):
134	(i) "Misconduct claim" means:
135	(A) a claim for wrongful death, fraud, breach of public trust, or an intentional tort;
136	<u>or</u>
137	(B) a claim regarding criminal conduct by a director, member, or employee of the
138	nonprofit corporation that is a felony offense or an offense described in Title
139	76, Chapter 5, Part 4, Sexual Offenses, Title 76, Chapter 5b, Sexual
140	Exploitation Act, Section 76-7-102, Section 76-9-702, or Section 76-9-702.1.
141	(ii) "Nonprofit corporation" does not include a bona fide church or religious
142	organization.
143	(b) If a person brings a misconduct claim in an action against a nonprofit corporation,
144	the person may also bring an action to dissolve the nonprofit corporation.
145	(c) If a person brings a dissolution action under Subsection (4)(b), the court may only
146	dissolve the nonprofit corporation if the court finds the nonprofit corporation is liable
147	for the misconduct claim.
148	(d) Upon a motion by the plaintiff in a dissolution action described in Subsection (4)(b),
149	the court may:
150	(i) issue an injunction preventing the nonprofit corporation from selling or disposing
151	of any assets held by the nonprofit corporation; and
152	(ii) require the nonprofit corporation to deposit funds, or post a bond, with the court
153	for the amount of damages pleaded in the complaint.
154	(e) The court may void a transaction that is made by the nonprofit corporation within 12
155	months before the day on which the action was filed with the court if the court finds
156	that the transaction is voidable under Section 25-6-202.
157	[(4)] (5) If an action is brought under this section, it is not necessary to make directors or
158	members parties to the action to dissolve the nonprofit corporation unless relief is sought
159	against the members individually.
160	$[\underbrace{(5)}]$ (6) In an action under this section, the court may:
161	(a) issue injunctions;
162	(b) appoint a receiver or a custodian pendente lite with all powers and duties the court
163	directs; or

164	(c) take other action required to preserve the nonprofit corporation's assets wherever
165	located and carry on the business of the nonprofit corporation until a full hearing can
166	be held.
167	[(6)] (7) If a nonprofit corporation has been dissolved by voluntary or [administrative]
168	another action taken under this part:
169	(a) the nonprofit corporation may bring a proceeding to wind up and liquidate its
170	business and affairs under judicial supervision in accordance with Section 16-6a-1405
171	and
172	(b) the attorney general, a director, a member, [or ]a creditor, or a plaintiff under
173	Subsection (4) may bring a proceeding to wind up and liquidate the affairs of the
174	nonprofit corporation under judicial supervision in accordance with Section
175	16-6a-1405, upon establishing the grounds set forth in Subsections (1) through [ <del>(3)</del> ]
176	<u>(4)</u> .
177	Section 3. Section 16-6a-1416 is amended to read:
178	16-6a-1416 (Effective 07/01/24). Receivership or custodianship.
179	(1) As used in this section:
180	(a) "Decree of dissolution" includes an order of a court entered in a proceeding under [
181	Subsection 16-6a-1414(4)] Section 16-6a-1414 that directs that the affairs of a
182	nonprofit corporation be wound up and liquidated under judicial supervision.
183	(b) "Judicial proceeding to dissolve the nonprofit corporation" includes a proceeding
184	brought under [Subsection 16-6a-1414(4)] Section 16-6a-1414.
185	(2) (a) A court in a judicial proceeding brought to dissolve a nonprofit corporation may
186	appoint:
187	(i) one or more receivers to wind up and liquidate the affairs of the nonprofit
188	corporation; or
189	(ii) one or more custodians to manage the affairs of the nonprofit corporation.
190	(b) Before appointing a receiver or custodian, the court shall hold a hearing, after giving
191	notice to:
192	(i) all parties to the proceeding; and
193	(ii) any interested persons designated by the court.
194	(c) The court appointing a receiver or custodian has exclusive jurisdiction over the
195	nonprofit corporation and all of its property, wherever located.
196	(d) The court may appoint as a receiver or custodian:
197	(i) an individual:

198	(ii) a domestic or foreign corporation authorized to conduct affairs in this	state; or
199	(iii) a domestic or foreign nonprofit corporation authorized to conduct af	fairs in this
200	state.	
201	(e) The court may require the receiver or custodian to post bond, with or with	out
202	sureties, in an amount specified by the court.	
203	(3) The court shall describe the powers and duties of the receiver or custodian in	its
204	appointing order that may be amended from time to time. Among other power	ers the
205	receiver shall have the power to:	
206	(a) dispose of all or any part of the property of the nonprofit corporation, who	erever
207	located:	
208	(i) at a public or private sale; and	
209	(ii) if authorized by the court; and	
210	(b) sue and defend in the receiver's own name as receiver of the nonprofit con	poration in
211	all courts.	
212	(4) The custodian may exercise all of the powers of the nonprofit corporation, thr	ough or in
213	place of its board of directors or officers, to the extent necessary to manage th	e affairs of
214	the nonprofit corporation in the best interests of its members and creditors.	
215	(5) If doing so is in the best interests of the nonprofit corporation and its member	s and
216	creditors, the court may:	
217	(a) during a receivership, redesignate the receiver as a custodian; and	
218	(b) during a custodianship, redesignate the custodian as a receiver.	
219	(6) The court from time to time during the receivership or custodianship may ord	er
220	compensation paid and expense disbursements or reimbursements made from	the assets
221	of the nonprofit corporation or proceeds from the sale of the assets to:	
222	(a) the receiver;	
223	(b) the custodian; or	
224	(c) the receiver's or custodian's attorney.	
225	Section 4. Section <b>16-6a-1417</b> is amended to read:	
226	16-6a-1417 (Effective 07/01/24). Decree of dissolution.	
227	(1) As used in this section:	
228	(a) "Decree of dissolution" includes an order of a court entered in a proceeding	ng under [
229	Subsection 16-6a-1414(4)] Section 16-6a-1414 that directs that the affairs	s of a
230	nonprofit corporation be wound up and liquidated under judicial supervisi	ion.
231	(b) "Judicial proceeding to dissolve the nonprofit corporation" includes a pro	ceeding

232	brought under [Subsection 16-6a-1414(4)] Section 16-6a-1414.
233	(2) If after a hearing the court determines that one or more grounds for judicial dissolution
234	described in Section 16-6a-1414 exist:
235	(a) the court may enter a decree:
236	(i) dissolving the nonprofit corporation; and
237	(ii) specifying the effective date of the dissolution; and
238	(b) the clerk of the court shall deliver a certified copy of the decree to the division which
239	shall file it accordingly.
240	(3) After entering the decree of dissolution, the court shall direct:
241	(a) the winding up and liquidation of the nonprofit corporation's affairs in accordance
242	with Section 16-6a-1405; and
243	(b) the giving of notice to:
244	(i) (A) the nonprofit corporation's registered agent; or
245	(B) the division if it has no registered agent; and
246	(ii) to claimants in accordance with Sections 16-6a-1406 and 16-6a-1407.
247	(4) The court's order or decision may be appealed as in other civil proceedings.
248	The following section is affected by a coordination clause at the end of this bill.
249	Section 5. Section <b>78A-7-106</b> is amended to read:
250	78A-7-106 (Effective upon governor's approval). Jurisdiction.
251	(1) (a) Except for an offense for which the district court has original jurisdiction under
252	Subsection 78A-5-102(8) or an offense for which the juvenile court has original
253	jurisdiction under Subsection 78A-6-103(1)(c), a justice court has original
254	jurisdiction over class B and C misdemeanors, violation of ordinances, and
255	infractions committed within the justice court's territorial jurisdiction by an
256	individual who is 18 years old or older.
257	(b) A justice court has original jurisdiction over the following offenses committed within
258	the justice court's territorial jurisdiction by an individual who is 18 years old or older:
259	(i) class C misdemeanor and infraction violations of Title 53, Chapter 3, Part 2,
260	Driver Licensing Act; and
261	(ii) class B and C misdemeanor and infraction violations of:
262	(A) Title 23A, Wildlife Resources Act;
263	(B) Title 41, Chapter 1a, Motor Vehicle Act;
264	(C) Title 41, Chapter 6a, Traffic Code, except Title 41, Chapter 6a, Part 5, Driving
265	Under the Influence and Reckless Driving;

266	(D) Title 41, Chapter 12a, Financial Responsibility of Motor Vehicle Owners and
267	Operators Act;
268	(E) Title 41, Chapter 22, Off-highway Vehicles;
269	(F) Title 73, Chapter 18, State Boating Act, except Section 73-18-12;
270	(G) Title 73, Chapter 18a, Boating - Litter and Pollution Control;
271	(H) Title 73, Chapter 18b, Water Safety; and
272	(I) Title 73, Chapter 18c, Financial Responsibility of Motorboat Owners and
273	Operators Act.
274	(2) Except for an offense for which the district court has exclusive jurisdiction under
275	Section 78A-5-102.5 or an offense for which the juvenile court has exclusive
276	jurisdiction under Section 78A-6-103.5, a justice court has original jurisdiction over the
277	following offenses committed within the justice court's territorial jurisdiction by an
278	individual who is 16 or 17 years old:
279	(a) class C misdemeanor and infraction violations of Title 53, Chapter 3, Part 2, Driver
280	Licensing Act; and
281	(b) class B and C misdemeanor and infraction violations of:
282	(i) Title 23A, Wildlife Resources Act;
283	(ii) Title 41, Chapter 1a, Motor Vehicle Act;
284	(iii) Title 41, Chapter 6a, Traffic Code, except Title 41, Chapter 6a, Part 5, Driving
285	Under the Influence and Reckless Driving;
286	(iv) Title 41, Chapter 12a, Financial Responsibility of Motor Vehicle Owners and
287	Operators Act;
288	(v) Title 41, Chapter 22, Off-highway Vehicles;
289	(vi) Title 73, Chapter 18, State Boating Act, except for an offense under Section
290	73-18-12;
291	(vii) Title 73, Chapter 18a, Boating - Litter and Pollution Control;
292	(viii) Title 73, Chapter 18b, Water Safety; and
293	(ix) Title 73, Chapter 18c, Financial Responsibility of Motorboat Owners and
294	Operators Act.
295	(3) (a) As used in this Subsection (3), "body of water" includes any stream, river, lake,
296	or reservoir, whether natural or man-made.
297	(b) An offense is committed within the territorial jurisdiction of a justice court if:
298	(i) conduct constituting an element of the offense or a result constituting an element
299	of the offense occurs within the court's jurisdiction, regardless of whether the

300	conduct or result is itself unlawful;
301	(ii) either an individual committing an offense or a victim of an offense is located
302	within the court's jurisdiction at the time the offense is committed;
303	(iii) either a cause of injury occurs within the court's jurisdiction or the injury occurs
304	within the court's jurisdiction;
305	(iv) an individual commits any act constituting an element of an inchoate offense
306	within the court's jurisdiction, including an agreement in a conspiracy;
307	(v) an individual solicits, aids, or abets, or attempts to solicit, aid, or abet another
308	individual in the planning or commission of an offense within the court's
309	jurisdiction;
310	(vi) the investigation of the offense does not readily indicate in which court's
311	jurisdiction the offense occurred, and:
312	(A) the offense is committed upon or in any railroad car, vehicle, watercraft, or
313	aircraft passing within the court's jurisdiction;
314	(B) the offense is committed on or in any body of water bordering on or within
315	this state if the territorial limits of the justice court are adjacent to the body of
316	water;
317	(C) an individual who commits theft exercises control over the affected property
318	within the court's jurisdiction; or
319	(D) the offense is committed on or near the boundary of the court's jurisdiction;
320	(vii) the offense consists of an unlawful communication that was initiated or received
321	within the court's jurisdiction; or
322	(viii) jurisdiction is otherwise specifically provided by law.
323	(4) If in a criminal case the defendant is 16 or 17 years old, a justice court judge may
324	transfer the case to the juvenile court for further proceedings if the justice court judge
325	determines and the juvenile court concurs that the best interests of the defendant would
326	be served by the continuing jurisdiction of the juvenile court.
327	(5) Justice courts have jurisdiction of small claims cases under Title 78A, Chapter 8, Small
328	Claims Courts, if a defendant resides in or the debt arose within the territorial
329	jurisdiction of the justice court.
330	(6) (a) As used in this Subsection (6), "domestic violence offense" means the same as
331	that term is defined in Section 77-36-1.
332	(b) If a justice court has jurisdiction over a criminal action involving a domestic violence
333	offense and the criminal action is set for trial, the prosecuting attorney or the

334	defendant may file a notice of transfer in the justice court to transfer the criminal
335	action from the justice court to the district court.
336	(c) If a prosecuting attorney files a notice of transfer, the prosecuting attorney shall
337	certify in the notice of transfer that the prosecuting attorney, or a representative from
338	the prosecuting attorney's office, has consulted with, or notified, all of the alleged
339	victims about transferring the criminal action to the district court.
340	(d) The justice court shall transfer a criminal action to the district court if the justice
341	court receives a notice of transfer from:
342	(i) the defendant as described in Subsection (6)(b); or
343	(ii) the prosecuting attorney as described in Subsection (6)(b) and the prosecuting
344	attorney's notice of intent complies with Subsection (6)(c).
345	[(c) If a justice court receives a notice of transfer from the prosecuting attorney or the
346	defendant as described in Subsection (6)(b), the justice court shall transfer the
347	eriminal action to the district court.]
348	Section 6. Section 78B-3-113, which is renumbered from Section 77-38-15 is renumbered
349	and amended to read:
350	[77-38-15] 78B-3-113. (Effective upon governor's approval). Right of action for a
351	victim of a human trafficking offense.
352	(1) [A vietim of a person that commits any of the following offenses may bring a civil
353	action against that person:] As used in this section:
354	(a) "Human trafficking offense" means an offense for:
355	[(a)] (i) human trafficking for labor under Section 76-5-308;
356	[(b)] (ii) human trafficking for sexual exploitation under Section 76-5-308.1;
357	[ <del>(e)</del> ] (iii) human smuggling under Section 76-5-308.3;
358	[(d)] (iv) human trafficking of a child under Section 76-5-308.5;
359	[(e)] (v) aggravated human trafficking under Section 76-5-310;
360	[(f)] (vi) aggravated human smuggling under Section 76-5-310.1; or
361	[(g)] (vii) benefitting from human trafficking under Section 76-5-309.
362	(b) "Victim" means an individual against whom a human trafficking offense has been
363	committed.
364	(2) A victim has a right of action against a person that committed a human trafficking
365	offense against the victim to recover:
366	(a) [The court may award ]actual damages, compensatory damages, punitive damages,
367	injunctive relief, or any other appropriate relief[-] for the human trafficking offense;

368	<u>and</u>
369	(b) [The court may award-]treble damages on proof of actual damages for the human
370	trafficking offense if the court finds that the person's acts were willful and malicious.
371	[(3) In an action under this section, the court shall award a prevailing victim reasonable
372	attorney fees and costs.]
373	[(4) An action under this section shall be commenced no later than 10 years after the later
374	<del>of:</del> ]
375	(3) Notwithstanding any other statute of limitation or repose that may be applicable to an
376	action described in this section, a victim may only bring an action described in this
377	section within 10 years after the later of:
378	(a) the day on which the victim was freed from the human trafficking or human
379	smuggling situation;
380	(b) the day on which the victim [attains] reaches 18 years old; or
381	(c) if the victim was unable to bring an action due to a disability, the day on which the
382	victim's disability ends.
383	$[\underbrace{(5)}]$ (4) The time period described in Subsection $[\underbrace{(4)}]$ (3) is tolled during a period of time
384	when the victim fails to bring an action due to the person:
385	(a) inducing the victim to delay filing the action;
386	(b) preventing the victim from filing the action; or
387	(c) threatening and causing duress upon the victim in order to prevent the victim from
388	filing the action.
389	[(6) The court shall offset damages awarded to the victim under this section by any
390	restitution paid to the victim under Title 77, Chapter 38b, Crime Victims Restitution Act.]
391	(5) The court shall credit any restitution paid by the person to the victim as described in
392	Subsection 77-38b-303(5)(b).
393	(6) The court shall award reasonable attorney fees and costs as described in Subsection
394	77-38b-303(7) in an action brought under this section.
395	[(7) A victim may bring an action described in this section in any court of competent
396	<del>jurisdiction where:</del> ]
397	(7) (a) Notwithstanding Chapter 3a, Venue for Civil Actions, a victim shall bring an
398	action under this section in the county in which:
399	[ <del>(a)</del> a violation described in Subsection (1)]
400	(i) the human trafficking offense occurred;
401	[ <del>(b)</del> ] <u>(ii)</u> the victim resides; or

402	[(e) the person that commits the offense resides or has a place of business]
403	(iii) the defendant resides at the commencement of the action.
404	(b) If the defendant is a business organization as defined in Section 78B-3a-101, the
405	residence of the business organization is as described in Section 78B-3a-104.
406	(8) If the victim is deceased or otherwise unable to represent the victim's own interests [in
407	court] in the action, a legal guardian, family member, representative of the victim, or
408	court appointee may bring an action under this section on behalf of the victim.
409	(9) This section does not preclude any other remedy available to the victim under the laws
410	of this state or under federal law.
411	Section 7. Effective date.
412	(1) (a) Except as provided in Subsections (1)(b) and (2), if approved by two-thirds of all
413	the members elected to each house, this bill takes effect upon approval by the
414	governor, or the day following the constitutional time limit of Utah Constitution,
415	Article VII, Section 8, without the governor's signature, or in the case of a veto, the
416	date of veto override.
417	(b) If this bill is not approved by two-thirds of all members elected to each house, this
418	bill takes effect on May 1, 2024.
419	(2) The actions affecting Section 16-6a-1414 (Effective 07/01/24), Section 16-6a-1416
420	(Effective 07/01/24), and Section 16-6a-1417 (Effective 07/01/24) take effect on July 1,
421	<u>2024.</u>
422	Section 8. Coordinating H.B. 209 with H.B. 308.
423	If H.B. 209, Amendments to Civil and Criminal Actions, and H.B. 308, Crime
424	Victim Amendments, both pass and become law, the Legislature intends, on May 1,
425	2024, the changes in H.B. 308 to Subsection 78A-7-106(6) not be made.