Representative Nelson T. Abbott proposes the following substitute bill:

PRIVATE CAUSE OF ACTION FOR Ĥ→ UNDISCLOSED ←Ĥ REFERRAL 1 **FEES** 1a 2 2021 GENERAL SESSION 3 STATE OF UTAH 4 **Chief Sponsor: Nelson T. Abbott** 5 Senate Sponsor: 6 7 **LONG TITLE** 8 **General Description:** 9 This bill creates a cause of action that may be brought against an attorney or a law firm 10 for failure to provide notice of a referral fee. 11 **Highlighted Provisions:** 12 This bill: 13 defines terms; 14 • creates a cause of action that may be brought against an attorney or a law firm to 15 recover a referral fee that is paid to a person 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 16 17 referral fee to the client; 18 provides exceptions for payments for profit-sharing plans, marketing services, and 19 debt collection; and 20 addresses joint and several liability. **Money Appropriated in this Bill:** 21 22 None 23 **Other Special Clauses:** 24 None 25 **Utah Code Sections Affected:**



| EN | ACTS: |
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| | 78B-3-111, Utah Code Annotated 1953 |
| Ве | 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 |
| Exc | ceptions. |
| | (1) As used in this section: |
| | (a) "Attorney" means an individual who is authorized to provide legal services in any |
| stat | e or territory of the United States. |
| | (b) "Client" means an individual who is provided legal services by an attorney or a law |
| firn | <u>1.</u> |
| | (c) "Client referral fee" means any amount paid by an attorney or a law firm to a person |
| tha | t is not an attorney for the purpose of referring the client to receive legal services from the |
| atto | orney. |
| | (d) "Law firm" means a person that employs an attorney. |
| | (e) "Legal services" means any form of legal advice or legal representation that is |
| pro | vided to a client. |
| | (2) A client may bring a cause of action against an attorney or a law firm to recover a |
| clie | ent 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 | s 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 |
| was | s paid: |
| | (a) as part of a profit-sharing plan that complies with the requirements of Section 401, |
| Inte | ernal 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 |
| atto | orney 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, |

| 57 | for the purpose of recovering money owed to the attorney by the client. |
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| 58 | (4) Any attorney or law firm that provides legal services to the client in the matter for |
| 59 | which the client referral fee was paid shall be jointly and severally liable in a cause of action |
| 60 | under Subsection (2). |
| 61 | (5) This section applies to a cause of action described in Subsection (2) that arises on |
| 62 | or after May 5, 2021. |