St. George Police Chief Kyle Whitehead 265 N. 200 E. St. George, UT 84770

Re: Freedom of Information Act Request

#### Certified Mail/Confirmation of Delivery/Validation Notice # 7020 3160 0001 2824 1113

Chief Whitehead,

This is a request under the Freedom of Information Act, The Sunshine Act 5 U.S.C. § 552b, and **Utah Public Records 63-2-301**, I request that a photocopy of the following documents be provided to me:

- o A photocopy of the St. George Police blanket surety bond if your board requires the members to be bonded under a blanket bond.
- A photocopy of your Errors & Omissions (E&O), a Surety Liability Insurance policy, and the Duty of Care policy if applicable.
- o A photocopy of your St. George Police General Obligation Bonds if applicable.
- A photocopy of your general long-term bond for the St. George Police if applicable.
- A photocopy of St. George Police Crime Policy if applicable.
- o A photocopy of St. George Police Risk Management Policy if applicable.
- A photocopy of the following documents if applicable: ACORD 125, ACORD 126, ACORD 127, ACORD 128. The documents should indicate the policy number and the insured amount of the policy.
- o Certificate of Liability if applicable.
- Public Officials bonds and/or any other bonds pertaining to proof of liability and policies. \*\*Based on any and all losses of financial responsibility due to negligence or dishonesty. Any and all based on the contract of terms and conditions.
- o A photocopy of your faithful Performance Bond if applicable.
- o A photocopy of your Fidelity Bond if applicable.
- o A photocopy of your Public Employee Dishonesty Policy if applicable.
- o A photocopy of your Public Employee Blanket Bond if applicable.
- o A photocopy of your Statutory Bond if applicable.
- o A photocopy of the power of attorney for the surety bond company.
- A photocopy of the Blanket Bond power of attorney for the surety bond company if applicable.
- o A photocopy of your oath of office.

I am a private citizen seeking information concerning your public official surety bond, or the Errors & Omissions (E&O), and or the Duty of Care policy that you are required by the state of Utah to obtain before swearing the oath of office.

#### 52-1-13. Sureties — Approval — Personal surety bond — Requirements.

In all cases a bond is required of any public officer in this state; either a corporate surety bond or a personal surety bond may be given. Such bonds shall be subject to approval as provided by law. No personal surety bond shall be approved except with two or more sureties and each such surety shall first make and file an affidavit setting forth that he is a resident and freeholder within the state of Utah and is worth the sum specified in the undertaking, over and above all of his just debts and liabilities and exclusive of property exempt from execution and shall include in such affidavit a detailed statement of all of his assets and liabilities; and the making of any material false statement in respect thereto shall constitute a felony; provided further, that when there are more than two sureties thereon, they may express in their affidavits that they are severally worth amounts less than that expressed in the bond if the whole amount of all sureties is equivalent to double the penalty of the bond. No premium on any surety bond with personal sureties shall be paid from any public funds. The several boards, courts or officers authorized by law to approve bonds herein referred to may require sureties on personal surety bonds to justify annually and, in case of failure to so justify, such boards or officers may require additional sureties or a new bond. In case of failure of any public officer to have his sureties justify when so required or to furnish additional sureties when required, as herein provided, the board or officer charged with the duty of approving the bond of such officer shall declare such office vacant within 60 days after notice personally served upon the officer, and at the expiration of said 60 day period such office shall become vacant unless such sureties justify or additional qualified sureties be furnished within said period.

Public Official Surety Bond requests fall under the **Freedom of Information Act (FOIA)**, **5 U.S.C. § 552**, **The Sunshine Act 5 U.S.C. § 552b**, **Utah Public Records 63-2-301**, by law you are obligated to supply me with this information.

It is public knowledge in the State of Utah that all public servants in the state are required to be bonded, carry a surety liability insurance policy, an Errors & Omissions, or a Duty of Care policy.

Thank you for your consideration of this request.

## SECRETARY OF THE DEPARTMENT OF HEALTH AND HUMAN SERVICES XAVIER BECERRA

Multi-Agency State Office Building 195 North 1950 West Salt Lake City, Utah 84116

Re: Freedom of Information Act Request

#### Certified Mail/Confirmation of Delivery/Validation Notice # 7020 3160 0001 2824 1410

Social worker, XAVIER BECERRA,

This is a request under the Freedom of Information Act, The Sunshine Act 5 U.S.C. § 552b, and **Utah Public Records 63-2-301**, I request that a photocopy of the following documents be provided to me:

- o A photocopy of the governing Child & Family Services blanket surety bond if your board requires the members to be bonded under a blanket bond.
- A photocopy of your Errors & Omissions (E&O), a Surety Liability Insurance policy, and the Duty of Care policy if applicable.
- A photocopy of your Child & Family Services General Obligation Bonds if applicable.
- A photocopy of your general long-term bond for the Child & Family Services if applicable.
- o A photocopy of your Child & Family Services Crime Policy if applicable.
- o A photocopy of your Risk Management Policy if applicable.
- A photocopy of the following documents if applicable: ACORD 125, ACORD 126, ACORD 127, ACORD 128, The documents should indicate the policy number and the insured amount of the policy.
- o Certificate of Liability if applicable.
- Public Officials and/or any other bonds pertaining to proof of liability and policies.
  - \*\*Based on any and all loses of financial responsibility due to negligence or dishonesty. Any and all based on the contract of terms and conditions.
- $\circ\quad$  A photocopy of your faithful Performance Bond if applicable.
- o A photocopy of your Fidelity Bond if applicable.
- o A photocopy of your Public Employee Dishonesty Policy if applicable.
- $\circ\quad$  A photocopy of your Public Employee Blanket Bond if applicable.
- o A photocopy of your Statutory Bond if applicable.
- o A photocopy of the power of attorney for the surety bond company.
- A photocopy of the Blanket Bond power of attorney for the surety bond company if applicable.

o A photocopy of your oath of office.

I am a private citizen seeking information concerning your public official surety bond, or the Errors & Omissions (E&O), and or the Duty of Care policy that you are required by the state of Utah to obtain before swearing the oath of office.

#### 52-1-13. Sureties — Approval — Personal surety bond — Requirements.

In all cases a bond is required of any public officer in this state, either a corporate surety bond or a personal surety bond may be given. Such bonds shall be subject to approval as provided by law. No personal surety bond shall be approved except with two or more sureties and each such surety shall first make and file an affidavit setting forth that he is a resident and freeholder within the state of Utah and is worth the sum specified in the undertaking, over and above all of his just debts and liabilities and exclusive of property exempt from execution and shall include in such affidavit a detailed statement of all of his assets and liabilities; and the making of any material false statement in respect thereto shall constitute a felony; provided further, that when there are more than two sureties thereon, they may express in their affidavits that they are severally worth amounts less than that expressed in the bond if the whole amount of all sureties is equivalent to double the penalty of the bond. No premium on any surety bond with personal sureties shall be paid from any public funds. The several boards, courts or officers authorized by law to approve bonds herein referred to may require sureties on personal surety bonds to justify annually and, in case of failure to so justify, such boards or officers may require additional sureties or a new bond. In case of failure of any public officer to have his sureties justify when so required or to furnish additional sureties when required, as herein provided, the board or officer charged with the duty of approving the bond of such officer shall declare such office vacant within 60 days after notice personally served upon the officer, and at the expiration of said 60 day period such office shall become vacant unless such sureties justify or additional qualified sureties be furnished within said period.

Public Official Surety Bond requests fall under the **Freedom of Information Act (FOIA)**, **5 U.S.C. § 552**, **The Sunshine Act 5 U.S.C. § 552b**, **Utah Public Records 63-2-301**, by law you are obligated to supply me with this information.

It is public knowledge in the State of Utah that Child & Family Services in the state are required to be bonded, carry a surety liability insurance policy, an Errors & Omissions, or a Duty of Care policy.

Thank you for your consideration of this request.

Child & Family Services Social worker, BROOK TRIPLETT 474 W 200 N St. George, UT 84770

Re: Freedom of Information Act Request

#### Certified Mail/Confirmation of Delivery/Validation Notice # 7020 3160 0001 2824 1229

Social worker, BROOK TRIPLETT,

This is a request under the Freedom of Information Act, The Sunshine Act 5 U.S.C. § 552b, and **Utah Public Records 63-2-301**, I request that a photocopy of the following documents be provided to me:

- o A photocopy of the governing Child & Family Services blanket surety bond if your board requires the members to be bonded under a blanket bond.
- A photocopy of your Errors & Omissions (E&O), a Surety Liability Insurance policy, and the Duty of Care policy if applicable.
- A photocopy of your Child & Family Services General Obligation Bonds if applicable.
- A photocopy of your general long-term bond for the Child & Family Services if applicable.
- o A photocopy of your Child & Family Services Crime Policy if applicable.
- o A photocopy of your Risk Management Policy if applicable.
- A photocopy of the following documents if applicable: ACORD 125, ACORD 126, ACORD 127, ACORD 128, The documents should indicate the policy number and the insured amount of the policy.
- o Certificate of Liability if applicable.
- o Public Officials and/or any other bonds pertaining to proof of liability and policies.
  - \*\*Based on any and all loses of financial responsibility due to negligence or dishonesty. Any and all based on the contract of terms and conditions.
- o A photocopy of your faithful Performance Bond if applicable.
- o A photocopy of your Fidelity Bond if applicable.
- o A photocopy of your Public Employee Dishonesty Policy if applicable.
- o A photocopy of your Public Employee Blanket Bond if applicable.
- o A photocopy of your Statutory Bond if applicable.
- o A photocopy of the power of attorney for the surety bond company.
- A photocopy of the Blanket Bond power of attorney for the surety bond company if applicable.
- A photocopy of your oath of office.

I am a private citizen seeking information concerning your public official surety bond, or the Errors & Omissions (E&O), and or the Duty of Care policy that you are required by the state of Utah to obtain before swearing the oath of office.

#### 52-1-13. Sureties — Approval — Personal surety bond — Requirements.

In all cases a bond is required of any public officer in this state, either a corporate surety bond or a personal surety bond may be given. Such bonds shall be subject to approval as provided by law. No personal surety bond shall be approved except with two or more sureties and each such surety shall first make and file an affidavit setting forth that he is a resident and freeholder within the state of Utah and is worth the sum specified in the undertaking, over and above all of his just debts and liabilities and exclusive of property exempt from execution and shall include in such affidavit a detailed statement of all of his assets and liabilities; and the making of any material false statement in respect thereto shall constitute a felony; provided further, that when there are more than two sureties thereon, they may express in their affidavits that they are severally worth amounts less than that expressed in the bond if the whole amount of all sureties is equivalent to double the penalty of the bond. No premium on any surety bond with personal sureties shall be paid from any public funds. The several boards, courts or officers authorized by law to approve bonds herein referred to may require sureties on personal surety bonds to justify annually and, in case of failure to so justify, such boards or officers may require additional sureties or a new bond. In case of failure of any public officer to have his sureties justify when so required or to furnish additional sureties when required, as herein provided, the board or officer charged with the duty of approving the bond of such officer shall declare such office vacant within 60 days after notice personally served upon the officer, and at the expiration of said 60 day period such office shall become vacant unless such sureties justify or additional qualified sureties be furnished within said period.

Public Official Surety Bond requests fall under the Freedom of Information Act (FOIA), 5 U.S.C. § 552, The Sunshine Act 5 U.S.C. § 552b, Utah Public Records 63-2-301, by law you are obligated to supply me with this information.

It is public knowledge in the State of Utah that Child & Family Services in the state are required to be bonded, carry a surety liability insurance policy, an Errors & Omissions, or a Duty of Care policy.

Thank you for your consideration of this request.

### **EXHIBIT B**

WASHINGTON COUNTY ATTORNEY County Attorney RYAN J. SHAUM 33 N 100 W, Suite 200 St. George, UT 84770

Re: Freedom of Information Act Request

#### Certified Mail/Confirmation of Delivery/Validation Notice # 7020 3160 0001 2824 1212

County Attorney RYAN J. SHAUM,

This is a request under the Freedom of Information Act, The Sunshine Act 5 U.S.C. §552b, and **Utah Public Records 63-2-301**, I request that a photocopy of the following documents be provided to me:

- A photocopy of the governing state of UTAH blanket surety bond if your BAR association requires the members to be bonded under a blanket bond.
- A photocopy of your Errors & Omissions (E&O), a Surety Liability Insurance policy, and the Duty of Care policy if applicable.
- o A photocopy of your BAR association General Obligation Bonds if applicable.
- o A photocopy of your general long-term bond for the UTAH BAR if applicable.
- o A photocopy of your UTAH BAR Crime Policy if applicable.
- o A photocopy of your Risk Management Policy if applicable.
- A photocopy of the following documents if applicable: ACORD 125, ACORD 126, ACORD 127, ACORD 128. The documents should indicate the policy number and the insured amount of the policy.
- o Certificate of Liability if applicable.
- Public Officials bonds and/or any other bonds pertaining to proof of liability and policies.
  - \*\*Based on any and all losses of financial responsibility due to negligence or dishonesty. Any and all based on the contract of terms and conditions.
- o A photocopy of your faithful Performance Bond if applicable.
- A photocopy of your Fidelity Bond if applicable.
- A photocopy of your Public UTAH BAR Dishonesty Policy if applicable.
- A photocopy of your Public UTAH BAR Blanket Bond if applicable.
- o A photocopy of your Statutory Bond if applicable.
- o A photocopy of the power of attorney for the surety bond company.
- A photocopy of the Blanket Bond power of attorney for the surety bond company if applicable.

o A photocopy of your oath of office.

I am a private citizen seeking information concerning your public official surety bond, or the Errors & Omissions (E&O), and or the Duty of Care policy that you are required by the state of UTAH to obtain before swearing the oath of office.

#### 52-1-13. Sureties — Approval — Personal surety bond — Requirements.

In all cases a bond is required of any public officer in this state; either a corporate surety bond or a personal surety bond may be given. Such bonds shall be subject to approval as provided by law. No personal surety bond shall be approved except with two or more sureties and each such surety shall first make and file an affidavit setting forth that he is a resident and freeholder within the state of Utah and is worth the sum specified in the undertaking, over and above all of his just debts and liabilities and exclusive of property exempt from execution and shall include in such affidavit a detailed statement of all of his assets and liabilities; and the making of any material false statement in respect thereto shall constitute a felony; provided further, that when there are more than two sureties thereon, they may express in their affidavits that they are severally worth amounts less than that expressed in the bond if the whole amount of all sureties is equivalent to double the penalty of the bond. No premium on any surety bond with personal sureties shall be paid from any public funds. The several boards, courts or officers authorized by law to approve bonds herein referred to may require sureties on personal surety bonds to justify annually and, in case of failure to so justify, such boards or officers may require additional sureties or a new bond. In case of failure of any public officer to have his sureties justify when so required or to furnish additional sureties when required, as herein provided, the board or officer charged with the duty of approving the bond of such officer shall declare such office vacant within 60 days after notice personally served upon the officer, and at the expiration of said 60 day period such office shall become vacant unless such sureties justify or additional qualified sureties be furnished within said period.

Public Official Surety Bond requests fall under the Freedom of Information Act (FOIA), 5 U.S.C. § 552, The Sunshine Act 5 U.S.C. § 552b, Utah Public Records 63-2-301, by law you are obligated to supply me with this information.

It is public knowledge in the STATE OF UTAH that all public servants in the state are required to be bonded, carry a surety liability insurance policy, an Errors & Omissions, or a Duty of Care policy.

Thank you for your consideration of this request.

WASHINGTON COUNTY ATTORNEY County Attorney RYAN J. SHAUM 33 N 100 W, Suite 200 St. George, UT 84770

Re: Freedom of Information Act Request

#### Certified Mail/Confirmation of Delivery/Validation Notice # 7020 3160 0001 2824 1212

County Attorney RYAN J. SHAUM,

This is a request under the Freedom of Information Act, The Sunshine Act 5 U.S.C. §552b, and **Utah Public Records 63-2-301**, I request that a photocopy of the following documents be provided to me:

- A photocopy of the governing state of UTAH blanket surety bond if your BAR association requires the members to be bonded under a blanket bond.
- o A photocopy of your Errors & Omissions (E&O), a Surety Liability Insurance policy, and the Duty of Care policy if applicable.
- o A photocopy of your BAR association General Obligation Bonds if applicable.
- o A photocopy of your general long-term bond for the UTAH BAR if applicable.
- o A photocopy of your UTAH BAR Crime Policy if applicable.
- o A photocopy of your Risk Management Policy if applicable.
- A photocopy of the following documents if applicable: ACORD 125, ACORD 126, ACORD 127, ACORD 128. The documents should indicate the policy number and the insured amount of the policy.
- o Certificate of Liability if applicable.
- Public Officials bonds and/or any other bonds pertaining to proof of liability and policies.
  - \*\*Based on any and all losses of financial responsibility due to negligence or dishonesty. Any and all based on the contract of terms and conditions.
- $\circ \quad \text{A photocopy of your faithful Performance Bond if applicable.}$
- o A photocopy of your Fidelity Bond if applicable.
- o A photocopy of your Public UTAH BAR Dishonesty Policy if applicable.
- o A photocopy of your Public UTAH BAR Blanket Bond if applicable.
- o A photocopy of your Statutory Bond if applicable.
- A photocopy of the power of attorney for the surety bond company.
- A photocopy of the Blanket Bond power of attorney for the surety bond company if applicable.
- o A photocopy of your oath of office.

I am a private citizen seeking information concerning your public official surety bond, or the Errors & Omissions (E&O), and or the Duty of Care policy that you are required by the state of UTAH to obtain before swearing the oath of office.

#### 52-1-13. Sureties — Approval — Personal surety bond — Requirements.

In all cases a bond is required of any public officer in this state; either a corporate surety bond or a personal surety bond may be given. Such bonds shall be subject to approval as provided by law. No personal surety bond shall be approved except with two or more sureties and each such surety shall first make and file an affidavit setting forth that he is a resident and freeholder within the state of Utah and is worth the sum specified in the undertaking, over and above all of his just debts and liabilities and exclusive of property exempt from execution and shall include in such affidavit a detailed statement of all of his assets and liabilities; and the making of any material false statement in respect thereto shall constitute a felony; provided further, that when there are more than two sureties thereon, they may express in their affidavits that they are severally worth amounts less than that expressed in the bond if the whole amount of all sureties is equivalent to double the penalty of the bond. No premium on any surety bond with personal sureties shall be paid from any public funds. The several boards, courts or officers authorized by law to approve bonds herein referred to may require sureties on personal surety bonds to justify annually and, in case of failure to so justify, such boards or officers may require additional sureties or a new bond. In case of failure of any public officer to have his sureties justify when so required or to furnish additional sureties when required, as herein provided, the board or officer charged with the duty of approving the bond of such officer shall declare such office vacant within 60 days after notice personally served upon the officer, and at the expiration of said 60 day period such office shall become vacant unless such sureties justify or additional qualified sureties be furnished within said period.

Public Official Surety Bond requests fall under the **Freedom of Information Act (FOIA)**, **5 U.S.C. § 552**, **The Sunshine Act 5 U.S.C. § 552b**, **Utah Public Records 63-2-301**, by law you are obligated to supply me with this information.

It is public knowledge in the STATE OF UTAH that all public servants in the state are required to be bonded, carry a surety liability insurance policy, an Errors & Omissions, or a Duty of Care policy.

Thank you for your consideration of this request.

St. George Police Dept. DAMIEN BANG 1237 West 2370 S Street St George UT 84770

Re: Freedom of Information Act Request

#### Certified Mail/Confirmation of Delivery/Validation Notice # 7020 3160 0001 2824 1205

St. George Police Dept. DAMIEN BANG,

This is a request under the Freedom of Information Act, The Sunshine Act 5 U.S.C. § 552b, and **Utah Public Records 63-2-301**, I request that a photocopy of the following documents be provided to me:

- o A photocopy of the governing St. George Police Dept. blanket surety bond if the St. George Police Dept. requires the members to be bonded under a blanket bond.
- o A photocopy of your Errors & Omissions (E&O), a Surety Liability Insurance policy, and the Duty of Care policy if applicable.
- A photocopy of your St. George Police Dept. General Obligation Bonds if applicable.
- A photocopy of your general long-term bond for the St. George Police Dept. if applicable.
- o A photocopy of your St. George Police Dept. Crime Policy if applicable.
- o A photocopy of your Risk Management Policy if applicable.
- A photocopy of the following documents if applicable: ACORD 125, ACORD 126, ACORD 127, ACORD 128. The documents should indicate the policy number and the insured amount of the policy.
- o Certificate of Liability if applicable.
- Public Officials bonds and/or any other bonds pertaining to proof of liability and policies.
  - \*\*Based on any and all losses of financial responsibility due to negligence or dishonesty. Any and all based on the contract of terms and conditions.
- o A photocopy of your faithful Performance Bond if applicable.
- o A photocopy of your Fidelity Bond if applicable.
- o A photocopy of your Public Employee Dishonesty Policy if applicable.
- o A photocopy of your Public Employee Blanket Bond if applicable.
- o A photocopy of your Statutory Bond if applicable.
- A photocopy of the power of attorney for the surety bond company.
- A photocopy of the Blanket Bond power of attorney for the surety bond company if applicable.
- A photocopy of your oath of office.

I am a private citizen seeking information concerning your public official surety bond, or the Errors & Omissions (E&O), and or the Duty of Care policy that you are required by the state of Utah to obtain before swearing the oath of office.

#### 52-1-13. Sureties — Approval — Personal surety bond — Requirements.

In all cases a bond is required of any public officer in this state; either a corporate surety bond or a personal surety bond may be given. Such bonds shall be subject to approval as provided by law. No personal surety bond shall be approved except with two or more sureties and each such surety shall first make and file an affidavit setting forth that he is a resident and freeholder within the state of Utah and is worth the sum specified in the undertaking, over and above all of his just debts and liabilities and exclusive of property exempt from execution and shall include in such affidavit a detailed statement of all of his assets and liabilities; and the making of any material false statement in respect thereto shall constitute a felony; provided further, that when there are more than two sureties thereon, they may express in their affidavits that they are severally worth amounts less than that expressed in the bond if the whole amount of all sureties is equivalent to double the penalty of the bond. No premium on any surety bond with personal sureties shall be paid from any public funds. The several boards, courts or officers authorized by law to approve bonds herein referred to may require sureties on personal surety bonds to justify annually and, in case of failure to so justify, such boards or officers may require additional sureties or a new bond. In case of failure of any public officer to have his sureties justify when so required or to furnish additional sureties when required, as herein provided, the board or officer charged with the duty of approving the bond of such officer shall declare such office vacant within 60 days after notice personally served upon the officer, and at the expiration of said 60 day period such office shall become vacant unless such sureties justify or additional qualified sureties be furnished within said period.

Public Official Surety Bond requests fall under the Freedom of Information Act (FOIA), 5 U.S.C. § 552, The Sunshine Act 5 U.S.C. § 552b, Utah Public Records 63-2-301, by law you are obligated to supply me with this information.

It is public knowledge in the State of Utah that all public servants in the state are required to be bonded, carry a surety liability insurance policy, an Errors & Omissions, or a Duty of Care policy.

Thank you for your consideration of this request.

St. George Police Dept. BRANDON DUNBAR 265 N. 200 E. St. George, UT 84770

Re: Freedom of Information Act Request

#### Certified Mail/Confirmation of Delivery/Validation Notice # 7020 3160 0001 2824 1199

St. George Police Dept. BRANDON DUNBAR,

This is a request under the Freedom of Information Act, The Sunshine Act 5 U.S.C. § 552b, and **Utah Public Records 63-2-301**, I request that a photocopy of the following documents be provided to me:

- o A photocopy of the governing St. George Police Dept. blanket surety bond.
- A photocopy of your Errors & Omissions (E&O), a Surety Liability Insurance policy, and the Duty of Care policy if applicable.
- o A photocopy of your St. George Police Dept. General Obligation Bonds.
- o A photocopy of your general long-term bond for the St. George Police Dept.
- o A photocopy of your St. George Police Dept. Crime Policy if applicable.
- A photocopy of your Risk Management Policy if applicable.
- A photocopy of the following documents if applicable: ACORD 125, ACORD 126, ACORD 127, ACORD 128. The documents should indicate the policy number and the insured amount of the policy.
- o Certificate of Liability if applicable.
- Public Officials bonds and/or any other bonds pertaining to proof of liability and policies.
  - \*\*Based on any and all losses of financial responsibility due to negligence or dishonesty. Any and all based on the contract of terms and conditions.
- o A photocopy of your faithful Performance Bond if applicable.
- A photocopy of your Fidelity Bond if applicable.
- o A photocopy of your Public Employee Dishonesty Policy if applicable.
- o A photocopy of your Public Employee Blanket Bond if applicable.
- o A photocopy of your Statutory Bond if applicable.
- o A photocopy of the power of attorney for the surety bond company.
- A photocopy of the Blanket Bond power of attorney for the surety bond company if applicable.
- o A photocopy of your oath of office.

I am a private citizen seeking information concerning your public official surety bond, or the Errors & Omissions (E&O), and or the Duty of Care policy that you are required by the state of Utah to obtain before swearing the oath of office.

#### 52-1-13. Sureties — Approval — Personal surety bond — Requirements.

In all cases a bond is required of any public officer in this state; either a corporate surety bond or a personal surety bond may be given. Such bonds shall be subject to approval as provided by law. No personal surety bond shall be approved except with two or more sureties and each such surety shall first make and file an affidavit setting forth that he is a resident and freeholder within the state of Utah and is worth the sum specified in the undertaking, over and above all of his just debts and liabilities and exclusive of property exempt from execution and shall include in such affidavit a detailed statement of all of his assets and liabilities; and the making of any material false statement in respect thereto shall constitute a felony; provided further, that when there are more than two sureties thereon, they may express in their affidavits that they are severally worth amounts less than that expressed in the bond if the whole amount of all sureties is equivalent to double the penalty of the bond. No premium on any surety bond with personal sureties shall be paid from any public funds. The several boards, courts or officers authorized by law to approve bonds herein referred to may require sureties on personal surety bonds to justify annually and, in case of failure to so justify, such boards or officers may require additional sureties or a new bond. In case of failure of any public officer to have his sureties justify when so required or to furnish additional sureties when required, as herein provided, the board or officer charged with the duty of approving the bond of such officer shall declare such office vacant within 60 days after notice personally served upon the officer, and at the expiration of said 60 day period such office shall become vacant unless such sureties justify or additional qualified sureties be furnished within said period.

Public Official Surety Bond requests fall under the Freedom of Information Act (FOIA), 5 U.S.C. § 552, The Sunshine Act 5 U.S.C. § 552b, Utah Public Records 63-2-301, by law you are obligated to supply me with this information.

It is public knowledge in the State of Utah that all public servants in the state are required to be bonded, carry a surety liability insurance policy, an Errors & Omissions, or a Duty of Care policy.

Thank you for your consideration of this request.

Child & Family Services Nurse Practitioner, AMANDA JOCELYN 1380 E Medical Center Dr. #3100 St. George, UT 84790

Re: Freedom of Information Act Request

#### Certified Mail/Confirmation of Delivery/Validation Notice # 7020 3160 0001 2824 1182

Nurse Practitioner, AMANDA JOCELYN,

This is a request under the Freedom of Information Act, The Sunshine Act 5 U.S.C. § 552b, and **Utah Public Records 63-2-301**, I request that a photocopy of the following documents be provided to me:

- o A photocopy of the governing Child & Family Services blanket surety bond if your board requires the members to be bonded under a blanket bond.
- A photocopy of your Errors & Omissions (E&O), a Surety Liability Insurance policy, and the Duty of Care policy if applicable.
- A photocopy of your Child & Family Services General Obligation Bonds if applicable.
- A photocopy of your general long-term bond for the Child & Family Services if applicable.
- o A photocopy of your Child & Family Services Crime Policy if applicable.
- o A photocopy of your Risk Management Policy if applicable.
- A photocopy of the following documents if applicable: ACORD 125, ACORD 126, ACORD 127, ACORD 128, The documents should indicate the policy number and the insured amount of the policy.
- o Certificate of Liability if applicable.
- o Public Officials and/or any other bonds pertaining to proof of liability and policies.
  - \*\*Based on any and all loses of financial responsibility due to negligence or dishonesty. Any and all based on the contract of terms and conditions.
- o A photocopy of your faithful Performance Bond if applicable.
- o A photocopy of your Fidelity Bond if applicable.
- o A photocopy of your Public Employee Dishonesty Policy if applicable.
- o A photocopy of your Public Employee Blanket Bond if applicable.
- o A photocopy of your Statutory Bond if applicable.
- o A photocopy of the power of attorney for the surety bond company.
- A photocopy of the Blanket Bond power of attorney for the surety bond company if applicable.
- A photocopy of your oath of office.

I am a private citizen seeking information concerning your public official surety bond, or the Errors & Omissions (E&O), and or the Duty of Care policy that you are required by the state of Utah to obtain before swearing the oath of office.

#### 52-1-13. Sureties — Approval — Personal surety bond — Requirements.

In all cases a bond is required of any public officer in this state, either a corporate surety bond or a personal surety bond may be given. Such bonds shall be subject to approval as provided by law. No personal surety bond shall be approved except with two or more sureties and each such surety shall first make and file an affidavit setting forth that he is a resident and freeholder within the state of Utah and is worth the sum specified in the undertaking, over and above all of his just debts and liabilities and exclusive of property exempt from execution and shall include in such affidavit a detailed statement of all of his assets and liabilities; and the making of any material false statement in respect thereto shall constitute a felony; provided further, that when there are more than two sureties thereon, they may express in their affidavits that they are severally worth amounts less than that expressed in the bond if the whole amount of all sureties is equivalent to double the penalty of the bond. No premium on any surety bond with personal sureties shall be paid from any public funds. The several boards, courts or officers authorized by law to approve bonds herein referred to may require sureties on personal surety bonds to justify annually and, in case of failure to so justify, such boards or officers may require additional sureties or a new bond. In case of failure of any public officer to have his sureties justify when so required or to furnish additional sureties when required, as herein provided, the board or officer charged with the duty of approving the bond of such officer shall declare such office vacant within 60 days after notice personally served upon the officer, and at the expiration of said 60 day period such office shall become vacant unless such sureties justify or additional qualified sureties be furnished within said period.

Public Official Surety Bond requests fall under the **Freedom of Information Act (FOIA)**, **5 U.S.C. § 552**, **The Sunshine Act 5 U.S.C. § 552b**, **Utah Public Records 63-2-301**, by law you are obligated to supply me with this information.

It is public knowledge in the State of Utah that Child & Family Services in the state are required to be bonded, carry a surety liability insurance policy, an Errors & Omissions, or a Duty of Care policy.

Thank you for your consideration of this request.

Washington County Sheriff NATE BROOKSBY 620 South 5300 West Hurricane, UT 84737

Re: Freedom of Information Act Request

#### Certified Mail/Confirmation of Delivery/Validation Notice # 7020 3160 0001 2824 1175

Washington County Sheriff NATE BROOKSBY,

This is a request under the Freedom of Information Act, The Sunshine Act 5 U.S.C. § 552b, and **Utah Public Records 63-2-301**, I request that a photocopy of the following documents be provided to me:

- A photocopy of the Washington County blanket surety bond if your board requires the members to be bonded under a blanket bond.
- A photocopy of your Errors & Omissions (E&O), a Surety Liability Insurance policy, and the Duty of Care policy if applicable.
- o A photocopy of your Washington County General Obligation Bonds if applicable.
- o A photocopy of your general long-term bond for Washington County if applicable.
- o A photocopy of Washington County Crime Policy if applicable.
- o A photocopy of Washington County Risk Management Policy if applicable.
- A photocopy of the following documents if applicable: ACORD 125, ACORD 126, ACORD 127, ACORD 128. The documents should indicate the policy number and the insured amount of the policy.
- o Certificate of Liability if applicable.
- Public Officials bonds and/or any other bonds pertaining to proof of liability and policies. \*\*Based on any and all losses of financial responsibility due to negligence or dishonesty. Any and all based on the contract of terms and conditions.
- A photocopy of your faithful Performance Bond if applicable.
- A photocopy of your Fidelity Bond if applicable.
- $\circ \quad \text{A photocopy of your Public Employee Dishonesty Policy if applicable}.$
- o A photocopy of your Public Employee Blanket Bond if applicable.
- o A photocopy of your Statutory Bond if applicable.
- o A photocopy of the power of attorney for the surety bond company.
- A photocopy of the Blanket Bond power of attorney for the surety bond company if applicable.
- o A photocopy of your oath of office.

I am a private citizen seeking information concerning your public official surety bond, or the Errors & Omissions (E&O), and or the Duty of Care policy that you are required by the state of Utah to obtain before swearing the oath of office.

#### 52-1-13. Sureties — Approval — Personal surety bond — Requirements.

In all cases a bond is required of any public officer in this state; either a corporate surety bond or a personal surety bond may be given. Such bonds shall be subject to approval as provided by law. No personal surety bond shall be approved except with two or more sureties and each such surety shall first make and file an affidavit setting forth that he is a resident and freeholder within the state of Utah and is worth the sum specified in the undertaking, over and above all of his just debts and liabilities and exclusive of property exempt from execution and shall include in such affidavit a detailed statement of all of his assets and liabilities; and the making of any material false statement in respect thereto shall constitute a felony; provided further, that when there are more than two sureties thereon, they may express in their affidavits that they are severally worth amounts less than that expressed in the bond if the whole amount of all sureties is equivalent to double the penalty of the bond. No premium on any surety bond with personal sureties shall be paid from any public funds. The several boards, courts or officers authorized by law to approve bonds herein referred to may require sureties on personal surety bonds to justify annually and, in case of failure to so justify, such boards or officers may require additional sureties or a new bond. In case of failure of any public officer to have his sureties justify when so required or to furnish additional sureties when required, as herein provided, the board or officer charged with the duty of approving the bond of such officer shall declare such office vacant within 60 days after notice personally served upon the officer, and at the expiration of said 60 day period such office shall become vacant unless such sureties justify or additional qualified sureties be furnished within said period.

Public Official Surety Bond requests fall under the Freedom of Information Act (FOIA), 5 U.S.C. § 552, The Sunshine Act 5 U.S.C. § 552b, Utah Public Records 63-2-301, by law you are obligated to supply me with this information.

It is public knowledge in the State of Utah and Washington County that all public servants in the state are required to be bonded, carry a surety liability insurance policy, an Errors & Omissions, or a Duty of Care policy.

Thank you for your consideration of this request.

# FIFTH DISTRICT COURT WASHINGTON COUNTY, STATE OF UTAH Judge KEITH C. BARNES 206 W. Tabernacle Street St. George, UT 84770

Re: Freedom of Information Act Request

#### Certified Mail/Confirmation of Delivery/Validation Notice # 7020 3160 0001 3160 0403

Judge KEITH C. BARNES,

This is a request under the Freedom of Information Act, The Sunshine Act 5 U.S.C. §552b, and **Utah Public Records 63-2-301**, I request that a photocopy of the following documents be provided to me:

A photocopy of your Public Official Surety Bond required by **Utah 52-1-13.** A photocopy of the governing FIFTH DISTRICT COURT WASHINGTON

- o COUNTY, STATE OF UTAH (FDCWU) blanket surety bond if your BAR association requires the members to be bonded under a blanket bond.
- o A photocopy of your Errors & Omissions (E&O), a Surety Liability Insurance policy, and the Duty of Care policy if applicable.
- o A photocopy of your (FDCWU) General Obligation Bonds if applicable.
- o A photocopy of your general long-term bond for the (FDCWU) if applicable.
- o A photocopy of your (FDCWU) Crime Policy if applicable.
- o A photocopy of your Risk Management Policy if applicable.
- A photocopy of the following documents if applicable: ACORD 125, ACORD 126, ACORD 127, ACORD 128. The documents should indicate the policy number and the insured amount of the policy.
- o Certificate of Liability if applicable.
- Public Officials bonds and/or any other bonds pertaining to proof of liability and policies.
  - \*\*Based on any and all losses of financial responsibility due to negligence or dishonesty. Any and all based on the contract of terms and conditions.
- o A photocopy of your faithful Performance Bond if applicable.
- o A photocopy of your Fidelity Bond if applicable.
- o A photocopy of your Public (FDCWU) Dishonesty Policy.
- o A photocopy of your Public (FDCWU) Blanket Bond if applicable.
- $\circ\quad$  A photocopy of your Statutory Bond if applicable.
- o A photocopy of the power of attorney for the surety bond company.
- A photocopy of the Blanket Bond power of attorney for the surety bond company if applicable.
- A photocopy of your oath of office.

I am a private citizen seeking information concerning your public official surety bond, or the Errors & Omissions (E&O), and or the Duty of Care policy that you are required by the state of UTAH to obtain before swearing the oath of office.

#### 52-1-13. Sureties — Approval — Personal surety bond — Requirements.

In all cases a bond is required of any public officer in this state; either a corporate surety bond or a personal surety bond may be given. Such bonds shall be subject to approval as provided by law. No personal surety bond shall be approved except with two or more sureties and each such surety shall first make and file an affidavit setting forth that he is a resident and freeholder within the state of Utah and is worth the sum specified in the undertaking, over and above all of his just debts and liabilities and exclusive of property exempt from execution and shall include in such affidavit a detailed statement of all of his assets and liabilities; and the making of any material false statement in respect thereto shall constitute a felony; provided further, that when there are more than two sureties thereon, they may express in their affidavits that they are severally worth amounts less than that expressed in the bond if the whole amount of all sureties is equivalent to double the penalty of the bond. No premium on any surety bond with personal sureties shall be paid from any public funds. The several boards, courts or officers authorized by law to approve bonds herein referred to may require sureties on personal surety bonds to justify annually and, in case of failure to so justify, such boards or officers may require additional sureties or a new bond. In case of failure of any public officer to have his sureties justify when so required or to furnish additional sureties when required, as herein provided, the board or officer charged with the duty of approving the bond of such officer shall declare such office vacant within 60 days after notice personally served upon the officer, and at the expiration of said 60 day period such office shall become vacant unless such sureties justify or additional qualified sureties be furnished within said period.

Public Official Surety Bond requests fall under the **Freedom of Information Act (FOIA)**, **5 U.S.C. § 552**, **The Sunshine Act 5 U.S.C. § 552b**, **Utah Public Records 63-2-301**, by law you are obligated to supply me with this information.

It is public knowledge in the STATE OF UTAH that all public servants in the state are required to be bonded, carry a surety liability insurance policy, an Errors & Omissions, or a Duty of Care policy.

Thank you for your consideration of this request.

Washington County Prosecutor JERRY JAEGER 33 North 100 West, Suite #200 St. George, UT 84770

Re: Freedom of Information Act Request

#### Certified Mail/Confirmation of Delivery/Validation Notice # 7020 3160 0001 2824 1168

Attorney Jerry Jaeger,

This is a request under the Freedom of Information Act, The Sunshine Act 5 U.S.C. §552b, and **Utah Public Records 63-2-301**, I request that a photocopy of the following documents be provided to me:

- A photocopy of the governing state of UTAH blanket surety bond if your BAR association requires the members to be bonded under a blanket bond.
- A photocopy of your Errors & Omissions (E&O), a Surety Liability Insurance policy, and the Duty of Care policy if applicable.
- o A photocopy of your BAR association General Obligation Bonds if applicable.
- A photocopy of your general long-term bond for the UTAH BAR if applicable.
- o A photocopy of your UTAH BAR Crime Policy if applicable.
- o A photocopy of your Risk Management Policy if applicable.
- A photocopy of the following documents if applicable: ACORD 125, ACORD 126, ACORD 127, ACORD 128. The documents should indicate the policy number and the insured amount of the policy.
- o Certificate of Liability if applicable.
- Public Officials bonds and/or any other bonds pertaining to proof of liability and policies.
  - \*\*Based on any and all losses of financial responsibility due to negligence or dishonesty. Any and all based on the contract of terms and conditions.
- $\circ\quad$  A photocopy of your faithful Performance Bond if applicable.
- o A photocopy of your Fidelity Bond if applicable.
- o A photocopy of your Public UTAH BAR Dishonesty Policy if applicable.
- o A photocopy of your Public UTAH BAR Blanket Bond if applicable.
- o A photocopy of your Statutory Bond if applicable.
- A photocopy of the power of attorney for the surety bond company.
- A photocopy of the Blanket Bond power of attorney for the surety bond company if applicable.
- o A photocopy of your oath of office.

I am a private citizen seeking information concerning your public official surety bond, or the Errors & Omissions (E&O), and or the Duty of Care policy that you are required by the state of UTAH to obtain before swearing the oath of office.

#### 52-1-13. Sureties — Approval — Personal surety bond — Requirements.

In all cases a bond is required of any public officer in this state; either a corporate surety bond or a personal surety bond may be given. Such bonds shall be subject to approval as provided by law. No personal surety bond shall be approved except with two or more sureties and each such surety shall first make and file an affidavit setting forth that he is a resident and freeholder within the state of Utah and is worth the sum specified in the undertaking, over and above all of his just debts and liabilities and exclusive of property exempt from execution and shall include in such affidavit a detailed statement of all of his assets and liabilities; and the making of any material false statement in respect thereto shall constitute a felony; provided further, that when there are more than two sureties thereon, they may express in their affidavits that they are severally worth amounts less than that expressed in the bond if the whole amount of all sureties is equivalent to double the penalty of the bond. No premium on any surety bond with personal sureties shall be paid from any public funds. The several boards, courts or officers authorized by law to approve bonds herein referred to may require sureties on personal surety bonds to justify annually and, in case of failure to so justify, such boards or officers may require additional sureties or a new bond. In case of failure of any public officer to have his sureties justify when so required or to furnish additional sureties when required, as herein provided, the board or officer charged with the duty of approving the bond of such officer shall declare such office vacant within 60 days after notice personally served upon the officer, and at the expiration of said 60 day period such office shall become vacant unless such sureties justify or additional qualified sureties be furnished within said period.

Public Official Surety Bond requests fall under the **Freedom of Information Act (FOIA)**, **5 U.S.C. § 552**, **The Sunshine Act 5 U.S.C. § 552b**, **Utah Public Records 63-2-301**, by law you are obligated to supply me with this information.

It is public knowledge in the STATE OF UTAH that all public servants in the state are required to be bonded, carry a surety liability insurance policy, an Errors & Omissions, or a Duty of Care policy.

Thank you for your consideration of this request.

WASHINGTON COUNTY ATTORNEY County Attorney JAMES R. WEEKS 178 N 200 E St George, UT 84770

Re: Freedom of Information Act Request

#### Certified Mail/Confirmation of Delivery/Validation Notice # 7020 3160 0001 2824 1151

County Attorney JAMES R. WEEKS,

This is a request under the Freedom of Information Act, The Sunshine Act 5 U.S.C. §552b, and **Utah Public Records 63-2-301**, I request that a photocopy of the following documents be provided to me:

- A photocopy of the governing state of UTAH blanket surety bond if your BAR association requires the members to be bonded under a blanket bond.
- o A photocopy of your Errors & Omissions (E&O), a Surety Liability Insurance policy, and the Duty of Care policy if applicable.
- o A photocopy of your BAR association General Obligation Bonds if applicable.
- o A photocopy of your general long-term bond for the UTAH BAR if applicable.
- o A photocopy of your UTAH BAR Crime Policy if applicable.
- o A photocopy of your Risk Management Policy if applicable.
- A photocopy of the following documents if applicable: ACORD 125, ACORD 126, ACORD 127, ACORD 128. The documents should indicate the policy number and the insured amount of the policy.
- o Certificate of Liability if applicable.
- Public Officials bonds and/or any other bonds pertaining to proof of liability and policies.
  - \*\*Based on any and all losses of financial responsibility due to negligence or dishonesty. Any and all based on the contract of terms and conditions.
- o A photocopy of your faithful Performance Bond if applicable.
- o A photocopy of your Fidelity Bond if applicable.
- o A photocopy of your Public UTAH BAR Dishonesty Policy if applicable.
- o A photocopy of your Public UTAH BAR Blanket Bond if applicable.
- o A photocopy of your Statutory Bond if applicable.
- A photocopy of the power of attorney for the surety bond company.
- A photocopy of the Blanket Bond power of attorney for the surety bond company if applicable.
- o A photocopy of your oath of office.

I am a private citizen seeking information concerning your public official surety bond, or the Errors & Omissions (E&O), and or the Duty of Care policy that you are required by the state of UTAH to obtain before swearing the oath of office.

#### 52-1-13. Sureties — Approval — Personal surety bond — Requirements.

In all cases a bond is required of any public officer in this state; either a corporate surety bond or a personal surety bond may be given. Such bonds shall be subject to approval as provided by law. No personal surety bond shall be approved except with two or more sureties and each such surety shall first make and file an affidavit setting forth that he is a resident and freeholder within the state of Utah and is worth the sum specified in the undertaking, over and above all of his just debts and liabilities and exclusive of property exempt from execution and shall include in such affidavit a detailed statement of all of his assets and liabilities; and the making of any material false statement in respect thereto shall constitute a felony; provided further, that when there are more than two sureties thereon, they may express in their affidavits that they are severally worth amounts less than that expressed in the bond if the whole amount of all sureties is equivalent to double the penalty of the bond. No premium on any surety bond with personal sureties shall be paid from any public funds. The several boards, courts or officers authorized by law to approve bonds herein referred to may require sureties on personal surety bonds to justify annually and, in case of failure to so justify, such boards or officers may require additional sureties or a new bond. In case of failure of any public officer to have his sureties justify when so required or to furnish additional sureties when required, as herein provided, the board or officer charged with the duty of approving the bond of such officer shall declare such office vacant within 60 days after notice personally served upon the officer, and at the expiration of said 60 day period such office shall become vacant unless such sureties justify or additional qualified sureties be furnished within said period.

Public Official Surety Bond requests fall under the **Freedom of Information Act (FOIA)**, **5 U.S.C. § 552**, **The Sunshine Act 5 U.S.C. § 552b**, **Utah Public Records 63-2-301**, by law you are obligated to supply me with this information.

It is public knowledge in the STATE OF UTAH that all public servants in the state are required to be bonded, carry a surety liability insurance policy, an Errors & Omissions, or a Duty of Care policy.

Thank you for your consideration of this request.

WASHINGTON COUNTY ATTORNEY County Attorney ERIC CLARKE #13177 Washington County Attorney 33 North 100 West #200 St. George, Utah 84770

Re: Freedom of Information Act Request

#### Certified Mail/Confirmation of Delivery/Validation Notice # 7020 3160 0001 2824 1144

County Attorney ERIC CLARKE,

This is a request under the Freedom of Information Act, The Sunshine Act 5 U.S.C. §552b, and **Utah Public Records 63-2-301**, I request that a photocopy of the following documents be provided to me:

- A photocopy of the governing state of UTAH blanket surety bond if your BAR association requires the members to be bonded under a blanket bond.
- o A photocopy of your Errors & Omissions (E&O), a Surety Liability Insurance policy, and the Duty of Care policy if applicable.
- o A photocopy of your BAR association General Obligation Bonds if applicable.
- o A photocopy of your general long-term bond for the UTAH BAR if applicable.
- o A photocopy of your UTAH BAR Crime Policy if applicable.
- o A photocopy of your Risk Management Policy if applicable.
- A photocopy of the following documents if applicable: ACORD 125, ACORD 126, ACORD 127, ACORD 128. The documents should indicate the policy number and the insured amount of the policy.
- o Certificate of Liability if applicable.
- Public Officials bonds and/or any other bonds pertaining to proof of liability and policies.
  - \*\*Based on any and all losses of financial responsibility due to negligence or dishonesty. Any and all based on the contract of terms and conditions.
- o A photocopy of your faithful Performance Bond if applicable.
- o A photocopy of your Fidelity Bond if applicable.
- o A photocopy of your Public UTAH BAR Dishonesty Policy if applicable.
- A photocopy of your Public UTAH BAR Blanket Bond if applicable.
- o A photocopy of your Statutory Bond if applicable.
- o A photocopy of the power of attorney for the surety bond company.
- A photocopy of the Blanket Bond power of attorney for the surety bond company if applicable.
- o A photocopy of your oath of office.

I am a private citizen seeking information concerning your public official surety bond, or the Errors & Omissions (E&O), and or the Duty of Care policy that you are required by the state of UTAH to obtain before swearing the oath of office.

#### 52-1-13. Sureties — Approval — Personal surety bond — Requirements.

In all cases a bond is required of any public officer in this state; either a corporate surety bond or a personal surety bond may be given. Such bonds shall be subject to approval as provided by law. No personal surety bond shall be approved except with two or more sureties and each such surety shall first make and file an affidavit setting forth that he is a resident and freeholder within the state of Utah and is worth the sum specified in the undertaking, over and above all of his just debts and liabilities and exclusive of property exempt from execution and shall include in such affidavit a detailed statement of all of his assets and liabilities; and the making of any material false statement in respect thereto shall constitute a felony; provided further, that when there are more than two sureties thereon, they may express in their affidavits that they are severally worth amounts less than that expressed in the bond if the whole amount of all sureties is equivalent to double the penalty of the bond. No premium on any surety bond with personal sureties shall be paid from any public funds. The several boards, courts or officers authorized by law to approve bonds herein referred to may require sureties on personal surety bonds to justify annually and, in case of failure to so justify, such boards or officers may require additional sureties or a new bond. In case of failure of any public officer to have his sureties justify when so required or to furnish additional sureties when required, as herein provided, the board or officer charged with the duty of approving the bond of such officer shall declare such office vacant within 60 days after notice personally served upon the officer, and at the expiration of said 60 day period such office shall become vacant unless such sureties justify or additional qualified sureties be furnished within said period.

Public Official Surety Bond requests fall under the Freedom of Information Act (FOIA), 5 U.S.C. § 552, The Sunshine Act 5 U.S.C. § 552b, Utah Public Records 63-2-301, by law you are obligated to supply me with this information.

It is public knowledge in the STATE OF UTAH that all public servants in the state are required to be bonded, carry a surety liability insurance policy, an Errors & Omissions, or a Duty of Care policy.

Thank you for your consideration of this request.

Clerk of Court Tricia Bradshaw 206 W. Tabernacle Street St. George, UT 84770

Re: Freedom of Information Act Request

#### Certified Mail/Confirmation of Delivery/Validation Notice # 7020 3160 0001 2824 1120

Clerk of Court Baily Martin,

This is a request under the Freedom of Information Act, The Sunshine Act 5 U.S.C. §552b, and **Utah Public Records 63-2-301**, I request that a photocopy of the following documents be provided to me:

- A photocopy of the governing state of UTAH blanket surety bond if your BAR association requires the members to be bonded under a blanket bond.
- A photocopy of your Errors & Omissions (E&O), a Surety Liability Insurance policy, and the Duty of Care policy if applicable.
- o A photocopy of your BAR Association General Obligation Bonds if applicable.
- o A photocopy of your general long-term bond for the UTAH BAR if applicable.
- o A photocopy of your UTAH BAR Association Crime Policy if applicable.
- o A photocopy of your Risk Management Policy if applicable.
- A photocopy of the following documents if applicable: ACORD 125, ACORD 126, ACORD 127, ACORD 128. The documents should indicate the policy number and the insured amount of the policy.
- o Certificate of Liability if applicable.
- Public Officials bonds and/or any other bonds pertaining to proof of liability and policies.
  - \*\*Based on any and all losses of financial responsibility due to negligence or dishonesty. Any and all based on the contract of terms and conditions.
- o A photocopy of your faithful Performance Bond if applicable.
- A photocopy of your Fidelity Bond if applicable.
- o A photocopy of your Public UTAH BAR Association Dishonesty Policy.
- o A photocopy of your Public UTAH BAR Association Blanket Bond if applicable.
- o A photocopy of your Statutory Bond if applicable.
- o A photocopy of the power of attorney for the surety bond company.
- A photocopy of the Blanket Bond power of attorney for the surety bond company if applicable.
- o A photocopy of your oath of office.

I am a private citizen seeking information concerning your public official surety bond, or the Errors & Omissions (E&O), and or the Duty of Care policy that you are required by the state of UTAH to obtain before swearing the oath of office.

#### 52-1-13. Sureties — Approval — Personal surety bond — Requirements.

In all cases a bond is required of any public officer in this state; either a corporate surety bond or a personal surety bond may be given. Such bonds shall be subject to approval as provided by law. No personal surety bond shall be approved except with two or more sureties and each such surety shall first make and file an affidavit setting forth that he is a resident and freeholder within the state of Utah and is worth the sum specified in the undertaking, over and above all of his just debts and liabilities and exclusive of property exempt from execution and shall include in such affidavit a detailed statement of all of his assets and liabilities; and the making of any material false statement in respect thereto shall constitute a felony; provided further, that when there are more than two sureties thereon, they may express in their affidavits that they are severally worth amounts less than that expressed in the bond if the whole amount of all sureties is equivalent to double the penalty of the bond. No premium on any surety bond with personal sureties shall be paid from any public funds. The several boards, courts or officers authorized by law to approve bonds herein referred to may require sureties on personal surety bonds to justify annually and, in case of failure to so justify, such boards or officers may require additional sureties or a new bond. In case of failure of any public officer to have his sureties justify when so required or to furnish additional sureties when required, as herein provided, the board or officer charged with the duty of approving the bond of such officer shall declare such office vacant within 60 days after notice personally served upon the officer, and at the expiration of said 60 day period such office shall become vacant unless such sureties justify or additional qualified sureties be furnished within said period.

Public Official Surety Bond requests fall under the **Freedom of Information Act (FOIA)**, **5 U.S.C. § 552**, **The Sunshine Act 5 U.S.C. § 552b**, **Utah Public Records 63-2-301**, by law you are obligated to supply me with this information.

It is public knowledge in the STATE OF UTAH that all public servants in the state are required to be bonded, carry a surety liability insurance policy, an Errors & Omissions, or a Duty of Care policy.

Thank you for your consideration of this request.

Clerk of Court Baily Martin 206 W. Tabernacle Street St. George, UT 84770

Re: Freedom of Information Act Request

#### Certified Mail/Confirmation of Delivery/Validation Notice # 7020 3160 0001 2824 1120

Clerk of Court Baily Martin,

This is a request under the Freedom of Information Act, The Sunshine Act 5 U.S.C. §552b, and **Utah Public Records 63-2-301**, I request that a photocopy of the following documents be provided to me:

- A photocopy of the governing state of UTAH blanket surety bond if your BAR association requires the members to be bonded under a blanket bond.
- A photocopy of your Errors & Omissions (E&O), a Surety Liability Insurance policy, and the Duty of Care policy if applicable.
- o A photocopy of your BAR Association General Obligation Bonds if applicable.
- o A photocopy of your general long-term bond for the UTAH BAR if applicable.
- o A photocopy of your UTAH BAR Association Crime Policy if applicable.
- o A photocopy of your Risk Management Policy if applicable.
- A photocopy of the following documents if applicable: ACORD 125, ACORD 126, ACORD 127, ACORD 128. The documents should indicate the policy number and the insured amount of the policy.
- o Certificate of Liability if applicable.
- Public Officials bonds and/or any other bonds pertaining to proof of liability and policies.
  - \*\*Based on any and all losses of financial responsibility due to negligence or dishonesty. Any and all based on the contract of terms and conditions.
- o A photocopy of your faithful Performance Bond if applicable.
- A photocopy of your Fidelity Bond if applicable.
- o A photocopy of your Public UTAH BAR Association Dishonesty Policy.
- o A photocopy of your Public UTAH BAR Association Blanket Bond if applicable.
- o A photocopy of your Statutory Bond if applicable.
- o A photocopy of the power of attorney for the surety bond company.
- A photocopy of the Blanket Bond power of attorney for the surety bond company if applicable.
- o A photocopy of your oath of office.

I am a private citizen seeking information concerning your public official surety bond, or the Errors & Omissions (E&O), and or the Duty of Care policy that you are required by the state of UTAH to obtain before swearing the oath of office.

#### 52-1-13. Sureties — Approval — Personal surety bond — Requirements.

In all cases a bond is required of any public officer in this state; either a corporate surety bond or a personal surety bond may be given. Such bonds shall be subject to approval as provided by law. No personal surety bond shall be approved except with two or more sureties and each such surety shall first make and file an affidavit setting forth that he is a resident and freeholder within the state of Utah and is worth the sum specified in the undertaking, over and above all of his just debts and liabilities and exclusive of property exempt from execution and shall include in such affidavit a detailed statement of all of his assets and liabilities; and the making of any material false statement in respect thereto shall constitute a felony; provided further, that when there are more than two sureties thereon, they may express in their affidavits that they are severally worth amounts less than that expressed in the bond if the whole amount of all sureties is equivalent to double the penalty of the bond. No premium on any surety bond with personal sureties shall be paid from any public funds. The several boards, courts or officers authorized by law to approve bonds herein referred to may require sureties on personal surety bonds to justify annually and, in case of failure to so justify, such boards or officers may require additional sureties or a new bond. In case of failure of any public officer to have his sureties justify when so required or to furnish additional sureties when required, as herein provided, the board or officer charged with the duty of approving the bond of such officer shall declare such office vacant within 60 days after notice personally served upon the officer, and at the expiration of said 60 day period such office shall become vacant unless such sureties justify or additional qualified sureties be furnished within said period.

Public Official Surety Bond requests fall under the Freedom of Information Act (FOIA), 5 U.S.C. § 552, The Sunshine Act 5 U.S.C. § 552b, Utah Public Records 63-2-301, by law you are obligated to supply me with this information.

It is public knowledge in the STATE OF UTAH that all public servants in the state are required to be bonded, carry a surety liability insurance policy, an Errors & Omissions, or a Duty of Care policy.

Thank you for your consideration of this request.

FOIA Request Letters <a href="https://bondsforthewin.com/bond-request-letter-examples/">https://bondsforthewin.com/bond-request-letter-examples/</a>

School board/name Address City, State, Zip Email

Re: Freedom of Information Act Request

#### Dear

This is a request under the Freedom of Information Act, The Sunshine Act 5 U.S.C. § 552b, and **New Jersey Title 47, PUBLIC RECORDS**, I request that a photocopy of the following documents be provided to me:

- A photocopy of your Public Official Surety Bond required by New Jersey NJ Rev Stat § 17:31-1
- A photocopy of the governing board of education blanket surety bond if your board requires the members to be bonded under a blanket bond.
- A photocopy of your Errors & Omissions (E&O), a Surety Liability Insurance policy, and the Duty of Care policy if applicable.
- A photocopy of your school board General Obligation Bonds if applicable.
- A photocopy of your general long-term bond for the school board if applicable.
- A photocopy of your school board Crime Policy if applicable.
- A photocopy of your Risk Management Policy if applicable.
- A photocopy of the following documents if applicable:
  - o ACORD 125
  - ACORD 126
  - o ACORD 127
  - o ACORD 128
  - The documents should indicate the policy number and the insured amount of the policy.
- Certificate of Liability if applicable.
- Public Officials and/or any other bonds pertaining to proof of liability and policies.
  \*\*Based on any and all loses of financial responsibility due to negligence or dishonesty. Any and all based on the contract of terms and conditions.
- A photocopy of your faithful Performance Bond if applicable.
- A photocopy of your Fidelity Bond if applicable.
- A photocopy of your Public Employee Dishonesty Policy if applicable.
- A photocopy of your Public Employee Blanket Bond if applicable.
- A photocopy of your Statutory Bond if applicable.
- A photocopy of the power of attorney for the surety bond company.
- A photocopy of the Blanket Bond power of attorney for the surety bond company if applicable.
- A photocopy of your oath of office.

I am a private citizen seeking information concerning your public official surety bond, or the Errors & Omissions (E&O), and or the Duty of Care policy that you are required by the state of New Jersey to obtain before swearing the oath of office.

#### 17:31-1. Surety company as bondsman; premiums on official bonds

Any bond, undertaking, recognizance, guaranty or other obligation required or permitted to guarantee the performance of any act, duty or obligation, or the refraining from any act, required or permitted, by law, or the charter, ordinances, rules or regulations of any municipality, board, body, organization, court or public officer, to be made, given, tendered or filed with surety or sureties, may be executed by any company authorized under the laws of this state to carry on the business specified in paragraph "g" of section 17:17-1 of this title. The execution by the company of the bond, undertaking, recognizance, guaranty or other obligation shall be, in all respects, a full and complete compliance with the requirements of every law, charter, ordinance, rule or regulation that the same be executed by one surety, or one or more sureties, or that the surety be residents, householders or freeholders, or either, or both, or possess any other qualification, and all courts, judges, heads of departments, boards, bodies, municipalities and public officers of every character shall accept and treat the same as conforming to, and fully complying with, the requirements of every such law, charter, ordinance, rule or regulation.

Public Official Surety Bond requests fall under the **Freedom of Information Act (FOIA)**, **5 U.S.C. § 552**, **The Sunshine Act 5 U.S.C. § 552b**, **New Jersey Title 47 PUBLIC RECORDS**, by law you are obligated to supply me with this information.

It is public knowledge in the State of New Jersey that all school boards in the state and the superintendents are required to be bonded, carry a surety liability insurance policy, an Errors & Omissions, or a Duty of Care policy.

Thank you for your consideration of this request.

Sincerely,

## What Can Happen If Your Agency Fails to Comply with a FOIA Request?

There are several things that can happen if you or your organization fail to properly comply with a FOIA request:

- >Personal and Agency Litigation Failure to comply with a FOIA request can result in a lawsuit being filed against you or your agency to compel the release of the requested information. The court can order that you or your agency provide the requested information and may also require payment for any attorney fees and court costs accrued.
- **Fines and Sanctions** Both your agency and you personally may be subject to fines and other sanctions if found to have acted in bad faith or willfully withheld information.
- **Job Loss** Whether this is the result of being fired or resigning, from the clerk to the city attorney, all the way up to the mayor, failure to comply with a FOIA request has the potential to cost you your position.
- **Personal Stress** Failure to meet with a FOIA request can cause personal stress for a variety of reasons. As requests can be time-consuming and complex, they can easily cause government employees to feel overwhelmed. Also, instances, where a request is denied or delayed, can cause staff to feel frustrated or disappointed in their ability to serve the public as effectively as they would have liked.
- **Embarrassment** Failure to comply with FOIA requests can also lead to being called out on social media, potentially damaging your agency's reputation, and eroding public trust in the government. Now that we have looked at some of the things that can happen if your organization fails to comply with a FOIA request let us now consider some of the most common ways that agencies fail to achieve compliance.

## Ways That Agencies May Not Be Properly Complying With the FOIA

There are several ways that agencies can be non-compliant, which include but are not limited to:

• On Purpose – It could be because an agency has a particularly vexatious requester, or because compliance with the request would open the agency up to significant litigation that could be worse than the potential penalties. Whatever the reason, sometimes agencies and individual staff members consciously make the decision to act against FOIA requirements.

- **Missed Records Request** >It may be an honest mistake or the result of carelessness; however, it is important that agencies do not let records requests slip through the cracks, which is why effective processes should be put in place to deal with them systematically.
- Failure to Redact Sensitive Information Redacting sensitive information before a public record has been released is the responsibility of the agency and those involved in the public records request process, and failure to do so is likely to result in action against you or your organization. Again, it is important to become familiar with the laws that govern your agency, as requirements can be quite different from state to state.
- Missing Deadlines for Supplying Requested Information Something as simple as a missed deadline can cause non-compliance when it comes to a public records request.
- Inefficient Payment Processing When a payment is required, inefficient payment processing can slow down the delivery of requested information, indirectly causing non-compliance with a FOIA request. If the agency is not able to process the payment in a timely manner, it may miss the deadline for responding.
- **Failure of Inter-Agency Units** Clerks and other government agency employees do their best to respond to public records requests but sometimes can be let down by a separate unit responsible for helping respond to the public records request. This is one of the dangers of having a decentralized process.
- Lack of Accessibility In order to comply with FOIA requests, it is common sense that requesters with disabilities have the ability to make information requests in the first place. Depending on laws affecting your agency's public records requests process, you may have to make further considerations, such as language accessibility.

## Staying on Top of the FOIA and Your Public Records Requests Process

It is important for mandated agencies to comply with FOIA requests and provide timely and complete access to public information, as failure to do so can clearly have significant consequences.

Adopting an automated solution, like <u>NextRequest</u>, will help government agencies comply with FOIA requests. By automating the FOIA request process, government agencies can improve the efficiency and accuracy of the process, reduce errors, and improve compliance.

While it is important to draw a distinction between agencies and individuals that actively choose not to comply with a FOIA request,

which is, of course, much more serious than accidentally missing a deadline or making an honest mistake, it is equally important to keep in mind that, accidental or otherwise, there can be negative consequences for non-compliance.