Rule 14-111. Practicing without a license prohibited.

1	(a) Action or proceedings to enforce. Exception. Pursuant to Rule 14-506(a) and 15-506(a),
2	no person who is not duly admitted and licensed to practice law in Utah as an attorney at law or
3	as a foreign legal consultant or Licensed Paralegal Practitioner nor any person whose right or
4	license to so practice has terminated either by disbarment, suspension, delicensure, failure to pay
5	his or her license and other fees or otherwise, shall practice or assume to act or hold himself or
6	herself out to the public as a person qualified to practice law or to carry on the calling of an
7	attorney at law in Utah or Licensed Paralegal Practitioner. Such practice, or assumption to act or
8	holding out, by any such unlicensed or disbarred, or suspended or delicensed person shall not
9	constitute a crime, but this prohibition against the practice of law by any such person shall be
10	enforced by such civil action or proceedings, including writ, contempt or injunctive proceedings,
11	as may be necessary and appropriate, which action or which proceedings shall be instituted by
12	the Bar after approval by the Board.
13	(b) Nothing in this article shall prohibit a person who is unlicensed as an attorney at law or a
14	foreign legal consultant or Licensed Paralegal Practitioner from personally representing that
15	person's own interests in a cause to which the person is a party in his or her own right and not as
16	assignee.

Effective November 1, 2018