## 1 Rule 14-111. Practicing without a license prohibited.

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