

Sen. Tim Bivins

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## Filed: 3/18/2013

	09800SB1853sam001	LRB098	08596 MGM 42886 a	
1	AMENDMENT TO	SENATE BILL 185	3	
2	AMENDMENT NO Ame	nd Senate Bill	1853 by replacing	
3	everything after the enacting clause with the following:			
4	"Section 5. The Private Detective, Private Alarm, Private			
5	Security, Fingerprint Vendor, and Locksmith Act of 2004 is			
6	amended by changing Section 31	-5 as follows:		
7	(225 ILCS 447/31-5)			
8	(Section scheduled to be repealed on January 1, 2014)			
9	Sec. 31-5. Exemptions. The	provisions of	this Act regarding	
10	fingerprint vendors do not ap	pply to any of	the following, if	
11	the person performing the se	ervice does not	hold himself or	
12	herself out as a fingerprint vendor or fingerprint vendor			
13	agency:			
14	(1) An employee of th	ne United State	s, Illinois, or a	
15	political subdivision, in	cluding public	school districts,	

of either while the employee is engaged in the performance

of his or her official duties within the scope of his or
her employment. However, any such person who offers his or
her services as a fingerprint vendor or uses a similar
title when these services are performed for compensation or
other consideration, whether received directly or
indirectly, is subject to this Act.

- (2) A person employed exclusively by only one employer in connection with the exclusive activities of that employer, provided that person does not hold himself or herself out to the public as a fingerprint vendor.
- (3) Notwithstanding any other provisions of this Act, any member of local law enforcement in the performance of his or her duties. Nothing in this Act shall prohibit local law enforcement agencies from charging a reasonable fee related to the cost of offering fingerprinting services.
- (Source: P.A. 95-613, eff. 9-11-07.)

Section 99. Effective date. This Act takes effect upon becoming law.".