

**COURT ADMINISTRATOR AMENDMENTS**

1999 GENERAL SESSION

STATE OF UTAH

**Sponsor: David L. Zolman**

AN ACT RELATING TO THE JUDICIAL CODE; DELETING THE SALARY AMOUNT INDICATION FOR THE STATE COURT ADMINISTRATOR; AND MAKING TECHNICAL CORRECTIONS.

This act affects sections of Utah Code Annotated 1953 as follows:

AMENDS:

**78-3-23**, as repealed and reenacted by Chapter 202, Laws of Utah 1973

*Be it enacted by the Legislature of the state of Utah:*

Section 1. Section **78-3-23** is amended to read:

**78-3-23. Administrator of the courts -- Appointment -- Qualifications -- Salary.**

The Supreme Court shall appoint a chief administrative officer of the council who shall have the title of the administrator of the courts and shall serve at the pleasure of the council [and/]or the Supreme Court. The administrator shall be selected on the basis of professional ability and experience in the field of public administration and [shall] possess an understanding of court procedures as well as of the nature and significance of other court services. ~~h [He]~~ THE STATE COURT ADMINISTRATOR ~~h~~ shall devote ~~h [his]~~ h full time and attention to the duties of ~~h [his]~~ THE ~~h~~ office[~~,- and shall receive a salary equal to that~~ of a district judge].

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**Legislative Review Note**  
**as of 2-18-99 12:18 PM**

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

**Office of Legislative Research and General Counsel**