

S.B. 143
GRAND JURY AMENDMENTS

Representative **Kay L. McIff** proposes the following amendments:

1. *Page 3, Lines 63 through 72:*

63 (3) When the attorney general, a county attorney, a district attorney, municipal
64 attorney, or a special prosecutor appointed under Section 77-10a-12 certifies in writing to the
65 supervising judge that in his judgment a grand jury is necessary because of criminal activity in
66 the state, the panel[~~-, upon a determination of good cause,~~] shall order a grand jury to be
67 summoned[~~-~~] if the panel finds good cause exists {~~-, or if the subject of the investigation is:~~
68 ~~—(a) any elected official or judge of the state, county, or city;~~
69 ~~—(b) any member of a school board;~~
70 ~~—(c) a candidate for any office as described in this Subsection (3); or~~
71 ~~—(d) any person succeeding or appointed to fill a vacant office described in this~~
72 ~~Subsection (3).}~~ .