HB0239S01 compared with HB0239

{deleted text} shows text that was in HB0239 but was deleted in HB0239S01. inserted text shows text that was not in HB0239 but was inserted into HB0239S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Representative Craig Hall proposes the following substitute bill:

JURY SERVICE AMENDMENTS

2013 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Craig Hall

Senate Sponsor:

LONG TITLE

General Description:

This bill prohibits an individual from receiving a summons for trial or grand jury service more than once in a two-year time period.

Highlighted Provisions:

This bill:

 prohibits an individual from receiving a summons for trial or grand jury service more than once in a two-year time period.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

HB0239S01 compared with HB0239

AMENDS:

78B-1-107, as renumbered and amended by Laws of Utah 2008, Chapter 3

78B-1-110, as renumbered and amended by Laws of Utah 2008, Chapter 3

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

Section 1. Section 78B-1-107 is amended to read:

78B-1-107. Qualified jury list -- Term of availability -- Juror qualification form --Content -- Joint jury list for court authorized.

(1) Prospective jurors shall be selected at random from the master jury list and, if qualified, placed on the qualified jury list. [A] Except if necessary to complete service in a particular case, a prospective juror shall remain on the qualified jury list for no longer than [six months] one month or for such shorter period established by rule of the Judicial Council. The qualified jury list may be used by all courts within the county, but no person shall be summoned to serve as a juror in more than one court.

(2) The Judicial Council shall by rule govern the process for the qualification of jurors and the selection of qualified jurors for voir dire.

(3) The state court administrator shall develop a standard form for the qualification of jurors. The form shall include:

(a) the name, address, and daytime telephone number of the prospective juror;

(b) questions suitable for determining whether the prospective juror is competent under statute to serve as a juror; and

(c) the person's declaration that the responses to questions on the qualification form are true to the best of the person's knowledge.

Section $\{1\}$ Section 78B-1-110 is amended to read:

78B-1-110. Limitations on jury service.

In any two-year period, {[}a person{] an individual} may not [be {[}required]:

(1) <u>be required</u> to serve on more than one grand jury;

(2) <u>be required</u> to serve as both a grand and trial juror; or

(3) <u>{{} be required</u> to attend court<u>{} summoned more than once</u>} for prospective jury service as a trial juror <u>{{}</u>more than one court day, except if necessary to complete service in a particular case<u>{}</u>.

HB0239S01 compared with HB0239

Legislative Review Note

as of 2-7-13 8:42 AM

Office of Legislative Research and General Counsel}[:]; or

(4) if summoned for prospective jury service and if in attendance as directed, be selected for the qualified jury list more than once.