Joint Rules Resolution - Amendments to Joint Rules

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: James A. Dunnigan

Senate Sponsor: Lincoln Fillmore

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LONG TITLE
General Description:
This resolution modifies joint rules.
Highlighted Provisions:
This resolution:
 updates terms and references for news media requirements related to discriminatory
conduct;
 changes the name of the Executive Offices and Criminal Justice Appropriations
Subcommittee to the Criminal Justice Appropriations Subcommittee;
eliminates obsolete language; and
corrects terms and references.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Legislative Rules Affected:
AMENDS:
JR1-4-301
JR3-2-302
JR4-1-201
JR4-1-401
JR6-1-103
JR7-1-403
JR7-1-405

JR7-1-610

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JR7-1-611
Be it resolved by the Legislature of the state of Utah:
Section 1. JR1-4-301 is amended to read:
JR1-4-301 . News media Discriminatory conduct.
(1) As used in this rule, "discriminatory conduct" means the same as that term is defined in
Legislative Management Committee Policy E Legislative Workplace Discrimination
Prevention.
(2) [Beginning on January 1, 2019, in] In order to obtain or maintain House or Senate press
credentials, a member of the news media shall:
(a) on an annual basis, take online training provided by the Legislature on [unlawful
harassment] discriminatory conduct; and
(b) sign a document indicating that the member has received a copy of, and agrees to
abide by, [the Legislature's policy on unlawful harassment] Legislative Management
Committee Policy E Legislative Workplace Discrimination Prevention.
[(2)] (3)[(a)] A member of the news media is prohibited from engaging in [unlawful
harassment of] discriminatory conduct toward a member[, employee, or volunteer of
the Legislature] or legislative employee.
[(b)] (4) The Legislature may revoke a member of the media's press credentials, or take
other remedial action, if the member of the media violates Subsection $[(2)(a)]$ or
otherwise violates [the Legislature's harassment policy] Legislative Management
Committee Policy E Legislative Workplace Discrimination Prevention.
Section 2. JR3-2-302 is amended to read:
JR3-2-302 . Joint appropriations subcommittees Creation Membership.
The members of the Joint Appropriations Committee shall be divided into the following
joint appropriations subcommittees:
(1) Transportation and Infrastructure;
(2) Economic and Community Development;
(3) [Executive Offices and]Criminal Justice;
(4) Social Services;
(5) Higher Education;
(6) Natural Resources, Agriculture, and Environmental Quality;
(7) Public Education; and
(8) General Government.

62 Section 3. **JR4-1-201** is amended to read: 63 JR4-1-201. General bill format requirements. 64 (1) Each bill shall be typewritten or printed on paper 8-1/2 by 11 inches. 65 (2)(a) When a bill proposes to enact new law, all of the language proposed to be enacted 66 by the bill shall be underlined. 67 (b) When a bill proposes to enact a statutory section of new law, all of the language in 68 the entire section must be underlined. 69 (c) When a bill proposes to repeal an existing statutory section and reenact that statutory 70 section using new language, the new language of the entire section shall be 71 underlined. 72 (3) When a bill proposes to amend a statutory section without repealing the entire statutory 73 section: 74 (a) all of the language to be repealed must appear [between brackets-] with the letters 75 struck through; and 76 (b) all of the new language proposed to be enacted by the bill must be underlined. (4) When a bill proposes to repeal a statutory section, the statutory sections to be repealed 77 78 shall be listed in the long title as required by these rules and listed by statutory section 79 number and bold face at the end of the bill before any special clauses. 80 Section 4. **JR4-1-401** is amended to read: 81 JR4-1-401. Identifying adopted amendments in context. 82 (1) When a Senate committee or floor amendment is adopted in the Senate, the Senate 83 amendment shall be noted in the legislation with additional spacing and markers 84 indicating the beginning and ending of the adopted Senate amendment. 85 (2) When a House committee or floor amendment is adopted in the House, the House 86 amendment shall be noted in the legislation with additional spacing and markers 87 indicating the beginning and ending of the adopted House amendment. 88 (3)(a) Notwithstanding JR4-1-201, and except as provided in Subsection (3)(b), when an 89 additional section from the Utah Code is added to a bill by amendment: 90 (i) all of the language in the section that is to be repealed must appear [between 91 brackets with the letters struck through; and 92 (ii) all of the new language in the section that is proposed to be enacted by the bill

(b) If the additional section added to the bill by amendment is to be repealed, the text of the repealed section need not be included.

must be underlined.

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96	Section 5. JR6-1-103 is amended to read:
97	JR6-1-103. Receipt of campaign donations.
98	(1) As used in this rule:
99	(a) "Campaign contribution" means cash or a negotiable instrument contributed for a
100	political purpose to a campaigner.
101	(b) "Campaigner" means:
102	(i) a legislative office candidate;
103	(ii) an individual who holds a legislative office;
104	(iii) a personal campaign committee of a person described in Subsection (1)(b)(i) or
105	(ii);
106	(iv) a political action committee controlled by a person described in Subsection
107	(1)(b)(i) or (ii); or
108	(v) a person acting on behalf of a person described in Subsections (1)(b)(i) through
109	(iv).
110	(c) "Capitol hill" means the same as that term is defined in Utah Code Section [36-5-1]
111	<u>63O-1-101</u> .
112	(d) "Indirect campaign contribution" means a campaign contribution that is delivered to
113	a campaigner:
114	(i) when the campaigner is not present; or
115	(ii) via a third party or delivery service.
116	(e) "Political purpose" means the same as "political purposes" is defined in Utah Code
117	Section 20A-11-101.
118	(2)(a) A campaigner may not accept receipt of a campaign contribution on capitol hill.
119	(b) A legislator who is in violation of this rule is subject to an ethics complaint
120	regardless of whether the violation occurred while the legislator was a legislative
121	office holder or a legislative office candidate.
122	(3) Notwithstanding Subsection (2), a campaigner shall not be considered to have accepted
123	receipt of a campaign contribution if:
124	(a) the campaign contribution is an indirect campaign contribution; and
125	(b) the campaigner promptly:
126	(i) returns the campaign contribution to the donor; or
127	(ii) refuses the campaign contribution in a written communication or other verifiable
128	manner.
129	Section 6. JR7-1-403 is amended to read:

130	JR7-1-403. Review rules referred by Rules Review and General Oversight
131	Committee.
132	If a legislative committee receives an administrative rule for review from the [
133	Administrative Rules Review] Rules Review and General Oversight Committee, the legislative
134	committee may:
135	(1) review the administrative rule; and
136	(2)(a) recommend to the [Administrative Rules Review] Rules Review and General
137	Oversight Committee whether the Legislature should reauthorize the administrative
138	rule; or
139	(b) decide whether to recommend any related statutory change to the Legislature.
140	Section 7. JR7-1-405 is amended to read:
141	JR7-1-405 . Prohibited meeting times Exceptions.
142	(1) Except as provided in this rule, a legislative committee may not meet:
143	(a) while the Senate or the House of Representatives is in session; or
144	(b) during the period that begins on the first Thursday in December and ends the day
145	after the day on which the Legislature adjourns the following calendar year's general
146	session sine die.
147	(2) Subsection (1) does not apply to:
148	(a) the Legislative Management Committee and its subcommittees;
149	(b) the Senate or House Management Committee;
150	(c) the Senate or House Rules Committee;
151	(d) the Senate or House Legislative Expenses Oversight Committee;
152	(e) a senate confirmation committee;
153	(f) a meeting of the [Administrative Rules Review] Rules Review and General Oversight
154	Committee for the purpose of considering draft legislation reauthorizing agency rules
155	in accordance with Utah Code Section 63G-3-502; or
156	(g) the Legislative Process Committee.
157	(3) A meeting otherwise prohibited by this rule may be held if approved by:
158	(a) the president of the Senate and the speaker of the House of Representatives; or
159	(b) a majority vote of the Senate and a majority vote of the House of Representatives.
160	(4) Any action of a legislative committee that occurs during a meeting that violates this rule
161	is invalid.
162	Section 8. JR7-1-610 is amended to read:
163	JR7-1-610. Committee bill files Effect of favorable recommendation

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164	Committee bill files without recommendation abandoned.
165	(1) After an authorized legislative committee reviews draft legislation the authorized
166	legislative committee may give the draft legislation a favorable recommendation.
167	(2) If an authorized legislative committee gives draft legislation a favorable
168	recommendation, the Office of Legislative Research and General Counsel shall:
169	(a) attach a committee note to the committee bill, as required under JR4-2-401; and
170	(b) assign the committee bill a bill number in accordance with JR4-2-501.
171	(3)(a) Except as provided in Subsection (3)(b), a committee bill file that does not receive
172	a favorable recommendation at the committee's last scheduled meeting of the
173	calendar year in which the committee bill file was opened is abandoned.
174	(b) Subsection (3)(a) does not apply to a committee bill file opened by:
175	(i) the [Administrative Rules Review] Rules Review and General Oversight
176	Committee for the purpose of reauthorizing agency rules in accordance with Utah
177	Code Section 63G-3-502; or
178	(ii) the Legislative Process Committee.
179	(4)(a) Nothing in this rule prohibits a legislator from making a request for legislation in
180	the legislator's name to sponsor legislation that was abandoned in accordance with
181	Subsection (3).
182	(b) A request for legislation described in Subsection (4)(a) is subject to the drafting
183	priority described in JR4-2-102.
184	Section 9. JR7-1-611 is amended to read:
185	JR7-1-611 . Assignment of committee bills Report on committee bills and study
186	items.
187	(1) The chairs of each authorized legislative committee shall:
188	(a) no later than November 30, assign each of the authorized legislative committee's
189	committee bills a chief sponsor and, at the chairs' election, a floor sponsor from the
190	opposite chamber; and
191	(b) deliver to the Senate Rules Committee and the House Rules Committee a report that
192	includes, for each of the authorized legislative committee's committee bills:
193	(i) the short title;
194	(ii) the chief sponsor;
195	(iii) the floor sponsor, if applicable; and
196	(iv) how each member of the authorized legislative committee voted when the
197	authorized legislative committee gave the committee hill a favorable

recommendation, including whether a member was absent at the time of the vote.
(2) Notwithstanding Subsection (1), for a committee bill that was not a committee bill file,
the sponsor of the request for legislation is the chief sponsor of the committee bill [file-]
unless the sponsor transfers the committee bill to another legislator.
(3)(a) In addition to the items described in Subsection (1), the chairs of each interim
committee shall deliver to the Legislative Management Committee:
(i) a copy of the report described in Subsection (1)(b); and
(ii) the disposition of each issue assigned to or studied by the interim committee
during the preceding calendar year.
(b)(i) The chairs of an interim committee shall comply with Subsection (3)(a) before
the day on which the Legislative Management Committee meets in December.
(ii) The chairs of an authorized legislative committee that is not an interim committee
shall comply with Subsection (3)(a) as soon as practicable.
Section 10. Effective Date.
This resolution takes effect upon a successful vote for final passage.