

House of Representatives State of Utah

UTAH STATE CAPITOL COMPLEX • 350 STATE CAPITOL P.O. BOX 145030 • SALT LAKE CITY, UTAH 84114-5030 • (801) 538-1029

NOTICE OF BILL RETURNED TO RULES COMMITTEE

March 3, 2025

Mr. Speaker,

The Judiciary Committee deleted **H.B. 359**, JUVENILE JUSTICE AMENDMENTS, by Representative N. P. Peck, and replaced it with **1st Sub. H.B. 359**, JUVENILE JUSTICE AMENDMENTS, with the following amendments, and has returned it to the Rules Committee.

- 1. Page Line 127 through 134:
 - 127 53G-8-511Investigations into allegations -- Searches -- Evidence. 128 (1) (a) Before a principal notifies a law enforcement officer or agency of {-an offense under } 129 {<u>Section 53G-8-510, the principal may investigate, or authorize an investigation, into</u>} {-allegations involving school property, students, or school district employees, } 130 a drug offense described in Section 58-37-8 the involves school property, students, or school district employees, the principal may investigate, or authorize an investigation, into the drug offense, including a 131 search on school property in accordance with Subsection (2). The principal shall report any evidence discovered in an investigation **(b)** described in Subsection (1)(a) to a law enforcement officer or agency when the principal notifies the law enforcement officer or agency of the drug offense. 132 (2)(a)A search <u>under Subsection (1)</u> on school property must be based on at least a reasonable belief that the search will turn up evidence of {an} 133 the drug offense.
 - 134 (b)The measures adopted for the search must be reasonably related to the objectives of

Respectfully,

Nelson T. Abbott Chair

Voting: --5 HB0359.HC1.wpd 3/4/25 10:55 am jonadams/RBO jcarlton/jonadams





