Representative Greg J. Curtis proposes to substitute the following bill:

1	COUNTY GOVERNMENT AMENDMENTS
2	1999 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: Greg J. Curtis
5	AN ACT RELATING TO COUNTIES; MODIFYING THE PROCESS OF ADOPTING AN
6	OPTIONAL PLAN OF COUNTY GOVERNMENT; REQUIRING ATTORNEY GENERAL
7	REVIEW OF PROPOSED OPTIONAL PLANS; PROHIBITING FURTHER PROCESSING OF
8	CERTAIN PLANS; MODIFYING A PROVISION AUTHORIZING AN ACTION TO
9	RESTRAIN THE UNAUTHORIZED PAYMENT OF MONEY OR TO RECOVER MONEY
10	PAID WITHOUT AUTHORIZATION; AUTHORIZING THE COUNTY ATTORNEY TO
11	DEPUTIZE THE COUNTY ATTORNEY OF ANOTHER COUNTY TO INVESTIGATE AND
12	TO PURSUE AN ACTION ON THE UNAUTHORIZED PAYMENT; AND MAKING
13	TECHNICAL CHANGES.
14	This act affects sections of Utah Code Annotated 1953 as follows:
15	AMENDS:
16	17-5-206, as renumbered and amended by Chapter 147, Laws of Utah 1994
17	17-35a-203, as enacted by Chapter 369, Laws of Utah 1998
18	17-35a-204, as enacted by Chapter 369, Laws of Utah 1998
19	ENACTS:
20	17-35a-203.5, Utah Code Annotated 1953
21	17-35a-203.7, Utah Code Annotated 1953
22	Be it enacted by the Legislature of the state of Utah:
23	Section 1. Section 17-5-206 is amended to read:
24	17-5-206. Unauthorized payment or warrant Investigation by another county
25	attorney Action to enjoin or recover payment.

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[Whenever any] (1) (a) If a county legislative body [shall], without authority of law
[order], orders any money paid for any purpose [and such money shall have been actually paid],
or [whenever] if any other county officer [has drawn any] draws a warrant in [his] the officer's own
favor or in favor of any other person without being authorized [thereto] to do so by the county
legislative body or by law [and the same shall have been paid], the county attorney of [such] that
county shall [institute suit in the name of the county against such person or such officer and his
official bondsman to recover the money so paid, and when the money has not been paid on such
order or warrants, the county attorney of such county upon receiving notice shall commence suit
in the name of the county to restrain the payment of the same; no] request a county attorney from
another county to investigate whether an unauthorized payment has been ordered or an
unauthorized warrant drawn.

- (b) If the county attorney requests a county attorney from another county to investigate under Subsection (1)(a), the county attorney shall deputize the investigating county attorney.
- (2) If an investigating county attorney determines that an unauthorized payment has been ordered or that an unauthorized warrant has been drawn, that county attorney may commence and prosecute an action in the name of the county:
- (a) if the payment has not been made or the warrant paid, to enjoin the payment of the unauthorized payment or of the unauthorized warrant; or
- (b) if the payment has been made or the warrant paid, to recover from the payee or the county officer and the officer's official bondsman the amount paid.
- (3) An order of the county legislative body [shall be] is not necessary in order to maintain [either of such actions] an action under Subsection (2).
 - Section 2. Section 17-35a-203 is amended to read:

17-35a-203. Registered voter initiation of adoption of optional plan -- Procedure.

- (1) Registered voters of a county may initiate the process of adopting an optional plan by:
- (a) filing copies of a proposed optional plan, as provided in Subsection (2)(c), in anticipation of filing a petition under Subsection (2)(a); or
 - (b) filing a petition under Subsection (3).
- (2) (a) Registered voters of a county may file a petition requiring the county legislative body to submit a proposed optional plan to the registered voters of the county.
 - (b) Each petition under Subsection (2)(a) shall:

57	(i) be signed by registered voters residing in the county equal in number to at least 15%
58	of the total number of votes cast in the county at the most recent election for governor;
59	(ii) contain a general description of the proposed optional plan;
60	(iii) indicate that a complete copy of the proposed optional plan is available for inspection
61	and copying at the county clerk's office;
62	(iv) designate up to five of the petition signers as sponsors, one of whom shall be
63	designated as the contact sponsor, with the mailing address and telephone number of each; and
64	(v) be filed in the office of the clerk of the county in which the petition signers reside.
65	(c) Before circulating a petition under Subsection (2)(a) for signature, the petition sponsor
66	shall file with the county clerk at least three complete copies of the proposed optional plan that is
67	the subject of the petition.
68	(d) A county legislative body may not alter an optional plan proposed under this
69	Subsection (2).
70	(e) Within 30 days after [certification of] the county clerk's receipt of the attorney general
71	statement under Section 17-35a-203.5 with respect to a petition certified under Subsection
72	(4)(a)(ii)(A), each county legislative body shall establish the date for an election to be held as
73	provided under Section 17-35a-204.
74	(3) (a) Registered voters of a county may file a petition requiring the county legislative
75	body to adopt a resolution for the establishment of a study committee.
76	(b) Each petition under Subsection (3)(a) shall:
77	(i) request the county legislative body to choose between:
78	(A) adopting a resolution that establishes a study committee with members appointed
79	under Section 17-35a-301; or
80	(B) adopting a resolution submitting to the county's registered voters the question of
81	whether a study committee should be established;
82	(ii) be signed by registered voters residing in the county equal in number to at least 10%
83	of the total number of votes cast in the county at the most recent election for governor;
84	(iii) designate up to five of the petition signers as sponsors, one of whom shall be
85	designated as the contact sponsor, with the mailing address and telephone number of each; and
86	(iv) be filed in the office of the clerk of the county in which the petition signers reside.

(c) (i) Within 90 days of the certification of the petition under Subsection (4)(a)(ii)(A), the

- county legislative body shall hold a public hearing or series of public hearings, as the county legislative body determines, on the petition.
 - (ii) The county legislative body shall give reasonable notice of the public hearing or series of public hearings under Subsection (3)(c)(i).
 - (d) (i) At the conclusion of the public hearing or series of public hearings required under Subsection (3)(c)(i), the county legislative body shall:
 - (A) adopt a resolution approving the establishment of a study committee with members appointed under Section 17-35a-301 and specifying the number of members to be appointed, subject to Subsection 17-35a-303(1)(a); or
 - (B) adopt a resolution submitting to the county's registered voters the question of whether a study committee under Section 17-35a-301 should be established.
 - (ii) Each resolution under Subsection (3)(d)(i)(B) shall comply with the requirements of Subsection 17-35a-202(3)(b).
 - (4) (a) Within 30 days of the filing of a petition under Subsection (2)(a) or (3)(a) or an amended or supplemental petition under Subsection (4)(b), the county clerk shall:
 - (i) determine whether the petition or amended or supplemental petition has been signed by the required number of registered voters; and
 - (ii) (A) if so:
 - (I) certify the petition or amended or supplemental petition and deliver it to the county legislative body; and
 - (II) notify in writing the contact sponsor of the certification; or
 - (B) if not, reject the petition or the amended or supplemental petition and notify in writing the county legislative body and the contact sponsor of the rejection and the reasons for the rejection.
 - (b) If a county clerk rejects a petition or an amended or supplemental petition under Subsection (4)(a)(ii)(B), the petition may be amended or supplemented or an amended or supplemental petition may be further amended or supplemented with additional signatures and refiled within 20 days of the date of rejection.
 - (5) With the unanimous approval of petition sponsors, a petition filed under Subsection (2)(a) or (3) may be withdrawn at any time within 90 days after petition certification but no later than 45 days before an election under Section 17-35a-204 or Subsection [17-35a-203](3)(d)(i)(B)

119	if:
120	(a) the petition notified signers in conspicuous language that the petition sponsors are
121	authorized to withdraw the petition; and
122	(b) there are at least three sponsors of the petition.
123	Section 3. Section 17-35a-203.5 is enacted to read:
124	17-35a-203.5. Attorney general review of proposed optional plan Conflict with
125	statutory or constitutional provisions Processing of optional plan after attorney general
126	review.
127	(1) The county clerk shall send to the attorney general a copy of each proposed optional
128	plan within ten days after:
129	(a) for an optional plan proposed in a resolution adopted under Subsection
130	17-35a-202(2)(e), adoption of the resolution;
131	(b) for an optional plan proposed by registered voters under Section 17-35a-203:
132	(i) the filing of a request for attorney general review under Subsection (6); or
133	(ii) if the optional plan has not already been reviewed by the attorney general pursuant to
134	a request under Subsection (6), certification of a petition under Subsection 17-35a-203(4)(a)(ii)(A).
135	(2) Within 45 days after receipt of the proposed optional plan from the county clerk under
136	Subsection (1), the attorney general shall send a written report to the county clerk containing the
137	information required under Subsection (3).
138	(3) Each report from the attorney general under Subsection (2) shall:
139	(a) state the attorney general's opinion as to whether implementation of the optional plan
140	as proposed would result in a violation of any applicable statutory or constitutional provision;
141	(b) if the attorney general concludes that a violation would result:
142	(i) identify specifically each statutory or constitutional provision that would be violated
143	by implementation of the optional plan as proposed;
144	(ii) identify specifically each provision or feature of the proposed optional plan that would
145	result in a statutory or constitutional violation if the plan is implemented as proposed;
146	(iii) state whether, in the attorney general's opinion, any of the provisions or features
147	identified in Subsection (3)(b)(ii) are so integral to the proposed optional plan that having
148	previously changed the specified provision or feature to avoid the violation would have affected
149	the decision of a legislative body member or study committee member who favored the proposed

150	optional plan or a reasonable petitioner who signed a petition proposing the optional plan; and
151	(iv) if all the provisions or features identified in Subsection (3)(b)(ii) do not meet the
152	standard of Subsection (3)(b)(iii), recommend how the proposed optional plan may be amended
153	to avoid the statutory or constitutional violation.
154	(4) (a) If the attorney general's statement under Subsection (3) identifies provisions or
155	features under Subsection (3)(b)(ii) that meet the standard of Subsection (3)(b)(iii), the proposed
156	optional plan may not be presented to the voters under Section 17-35a-204, except that:
157	(i) for an optional plan proposed by a resolution under Subsection 17-35a-202(2)(e), the
158	county legislative body may amend the optional plan to avoid the violation and then adopt a new
159	resolution under Subsection 17-35-202(2)(e) that shall be treated as any other resolution under that
160	subsection; and
161	(ii) for an optional plan proposed in a study committee report under Subsection
162	17-35a-303(3)(d), the study committee may amend the optional plan to avoid the violation and
163	then adopt a new report under Subsection 17-35a-303(3)(d) that will be treated as any other report
164	under that subsection.
165	(b) (i) If the attorney general's statement under Subsection (3) identifies provisions or
166	features under Subsection (3)(b)(ii) that do not meet the standard of Subsection (3)(b)(iii), the
167	optional plan may be amended to avoid the statutory or constitutional violations and then:
168	(A) submitted to the voters at an election under Section 17-35a-204, if the optional plan
169	is proposed in a resolution adopted under Subsection 17-35a-202(2)(e), a petition that has been
170	certified under Subsection 17-35a-203(4)(a)(ii)(A), or a study committee report filed under
171	Subsection 17-35a-303(3)(d); or
172	(B) the subject of a petition that is circulated for signatures under Subsection
173	17-35a-203(2), if the attorney general's statement results from a request under Subsection (6).
174	(ii) Each amendment to an optional plan under Subsection (4)(b)(i) shall be made by:
175	(A) for an optional plan proposed in a resolution adopted under Subsection
176	17-35a-202(2)(e), the county legislative body;
177	(B) for an optional plan proposed in a petition under Section 17-35a-203, the petition
178	sponsors; and
179	(C) for an optional plan proposed in a study committee report filed under Subsection
180	17-35a-303(3)(d), the study committee.

181	(5) If the attorney general's statement under Subsection (3) does not identify any provisions
182	or features of the proposed optional plan that, if implemented, would violate a statutory or
183	constitutional provision, the proposed optional plan may be:
184	(a) submitted to the voters at an election under Section 17-35a-204, if the optional plan
185	is proposed in a resolution adopted under Subsection 17-35a-202(2)(e), a petition that has been
186	certified under Subsection 17-35a-203(4)(a)(ii)(A), or a study committee report filed under
187	Subsection 17-35a-303(3)(d); or
188	(b) the subject of a petition that is circulated for signatures under Subsection
189	17-35a-203(2), if the attorney general's statement results from a request under Subsection (6).
190	(6) The attorney general review required under this section for each proposed optional plan
191	may be obtained in conjunction with the filing of a proposed optional plan under Subsection
192	17-35a-203(1)(a) by filing a request for attorney general review signed by at least 100 registered
193	voters residing in the county.
194	Section 4. Section 17-35a-203.7 is enacted to read:
195	17-35a-203.7. Voter information pamphlet.
196	(1) In anticipation of an election under Section 17-35a-204, the county legislative body
197	may prepare a voter information pamphlet to inform the public of the proposed optional plan.
198	(2) In preparing a voter information pamphlet under this section, the county legislative
199	body may:
200	(a) allow proponents and opponents of the proposed optional plan to provide written
201	statements to be included in the pamphlet; and
202	(b) use as a guideline the provisions of Title 20A, Chapter 7, Part 7, Voter Information
203	Pamphlet.
204	(3) Each county legislative body preparing a voter information pamphlet under this section
205	shall cause the publication and distribution of the pamphlet in a manner determined by the county
206	legislative body to be adequate.
207	Section 5. Section 17-35a-204 is amended to read:
208	17-35a-204. Election on proposed optional plan Procedure.
209	(1) [The] Subject to Section 17-35a-203.5, the county legislative body shall hold an
210	election if an optional plan is proposed:
211	(a) by a resolution adopted under Subsection 17-35a-202(2)(e);

212 (b) in a petition filed under Subsection 17-35a-203(2)(a) that is certified under Subsection 213 17-35a-203(4)(a)(ii)(A); or 214 (c) in a study committee report filed under Subsection 17-35a-303(3)(d). 215 (2) Each election under Subsection (1) shall be held at the next regular general or 216 municipal general election no less than two months after[, as the case may be:] the county clerk's 217 receipt of the attorney general statement under Section 17-35a-203.5. 218 [(a) adoption of a resolution under Subsection 17-35a-202(2)(e);] 219 [(b) certification of a petition filed under Subsection 17-35a-203(2)(a); or] 220 [(c) the filing of a study committee report under Subsection 17-35a-303(3)(d).] 221 (3) The county legislative body shall prepare the ballot for each election under Subsection 222 (1) so that the question on the ballot: 223 (a) clearly, accurately, and impartially presents the proposition to be voted on; and 224 (b) does not constitute an argument or create prejudice for or against the proposition. 225 (4) The county legislative body shall: 226 (a) cause the complete text of the proposed optional plan to be published in a newspaper 227 of general circulation within the county at least once during two different calendar weeks within 228 the 30-day period immediately before the date of the election under Subsection (1); 229 (b) make a complete copy of the optional plan available free of charge to any member of 230 the public who requests a copy; and 231 (c) if the optional plan is proposed by a study committee report filed under Subsection 232 17-35a-303(3)(d), make a complete copy of the study committee's report available free of charge 233 to any member of the public who requests a copy. 234 (5) If an optional plan proposed as a result of a process initiated by the county legislative 235 body and an optional plan proposed as a result of a process initiated by registered voters are both scheduled for the same election: 236 237 (a) both proposals shall appear on the same ballot; 238 (b) a voter may vote for or against each proposal; and 239 (c) if both proposals receive a majority vote of those voting, the proposal with more votes

shall prevail and the other shall be considered rejected.