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STATE OF UTAH Chief Sponsor: Scott L Wyatt Senate Sponsor: Darin G. Peterson LONG TITLE General Description: This bill modifies provisions relating to county or prosecution district officers. Highlighted Provisions: This bill: • provides that a county or prosecution district officer charged with a felony arising from official conduct is entitled to return to office if the charges are dismissed or the officer is acquitted but shall be removed from office if the officer is convicted of a felony or attempt to commit a felony arising from conduct related to the officer's official duties; • provides that a conviction or plea of guilty or nolo contendere to a felony charge arising from official conduct constitutes malfeasance in office; • provides that the removal process resulting from a conviction does not replace another statutory removal process; and • eliminates a provision calling for county legislative body supervision of a person employed to discharge temporarily the duties of an officer on administrative leave.		DISTRICT OFFICER AMENDMENTS
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Monies Appropriated in this Bill:		
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Representative Scott L Wyatt proposes the following substitute bill:

1st Sub. (Buff) H.B. 274

26	Other Special Clauses:				
27	None				
28	Utah Code Sections Affected: AMENDS:				
29					
30 31	17-16-10.5, as enacted by Chapter 206, Laws of Utah 1999				
32	Be it enacted by the Legislature of the state of Utah:				
33	Section 1. Section 17-16-10.5 is amended to read:				
34	17-16-10.5. Malfeasance in office Felony charges or incapacitation Paid				
35	administrative leave Reassignment of duties.				
36	(1) The failure of an elected county or prosecution district officer substantially to				
37	perform the officer's official duties constitutes malfeasance in office under Section 77-6-1.				
38	(2) (a) If an elected county or prosecution district officer is charged with the				
39	commission of a felony arising from conduct related to the officer's official duties, the officer				
40	shall be placed on paid administrative leave by the county legislative body until [a court of				
41	competent jurisdiction disposes of the charges.]:				
42	(i) the charges are dismissed or the officer is acquitted, at which time the officer shall				
43	be entitled to return to office, unless the officer's term of office has in the meantime expired; or				
44	(ii) the officer is convicted of a felony or attempt to commit a felony arising from				
45	conduct related to the officer's official duties, in which case the sentencing judge shall order the				
46	officer removed from office.				
47	(b) A conviction or a plea of guilty or nolo contendere, relating to a felony charge				
48	described in Subsection (2)(a), constitutes malfeasance in office for purposes of Section				
49	<u>77-6-1.</u>				
50	(c) Entry of a plea in abeyance is $\hat{\mathbf{H}} \rightarrow \underline{\mathbf{the equivalent of}} \leftarrow \hat{\mathbf{H}}$ a conviction for purposes				
0a	ofSubsection (2)(a)(ii),				
51	even if the charge is later dismissed pursuant to a plea in abeyance agreement.				
52	(d) The provisions under this Subsection (2) for the removal of a county or prosecution				
53	district officer are in addition to and do not replace or supersede the removal provisions under				
54	Title 77, Chapter 6, Removal by Judicial Proceedings.				
55	(3) (a) During the time that an elected county or prosecution district officer is on paid				
56	administrative leave under Subsection (2), the officer's duties may, except as provided in				

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57 Subsection (3)(c), be temporarily: 58 (i) reassigned to another officer by the county legislative body; or 59 (ii) performed by a person employed for that purpose[, under the supervision of the 60 county legislative body]. 61 (b) For purposes of Subsection (3)(a) with respect to a prosecution district officer in a multi-county prosecution district, "county legislative body" means the legislative bodies of all 62 63 counties included in the prosecution district. 64 (c) A reassignment under Subsection (3)(a) may not result in the same person 65 exercising the duties of: (i) both a county legislative body member or county treasurer and county auditor; or 66 67 (ii) both a county executive and county auditor.

Fiscal Note	Removal of County or Prosecution District Officer Amendments	27-Jan-06
Bill Number HB0274S01		2:57 PM

State Impact

No fiscal impact.

Individual and Business Impact

No fiscal impact.

Office of the Legislative Fiscal Analyst

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