VACANCIES IN COUNTY ELECTED OFFICES
2010 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Howard A. Stephenson
House Sponsor: Gregory H. Hughes
LONG TITLE
General Description:
This bill modifies the Election Code by amending provisions to fill a vacancy in an
elected county office or county or district attorney position.
Highlighted Provisions:
This bill:
provides that in the case of a vacancy in a county elected office, including a county
or district attorney, the county central committee of the party to which the vacating
office holder belongs submits one nominee instead of three to the county legislative
body;
 provides time frames for the county legislative body to fill the vacancy with the
nominee submitted by the county central committee; and
 makes technical changes.
Monies Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
20A-1-508, as last amended by Laws of Utah 2006, Chapter 39
20A-1-509.1, as last amended by Laws of Utah 2009, Chapter 119

20A-1-509.2, as enacted by Laws of Utah 1997, Chapter 139
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 20A-1-508 is amended to read:
20A-1-508. Midterm vacancies in county elected offices.
(1) As used in this section:
(a) "County offices" includes the county executive, members of the county legislative
body, the county treasurer, the county sheriff, the county clerk, the county auditor, the county
recorder, the county surveyor, and the county assessor.
(b) "County offices" does not mean the offices of president and vice president of the
United States, United States senators and representatives, members of the Utah Legislature,
state constitutional officers, county attorneys, district attorneys, and judges.
(2) (a) Until a replacement is [selected] elected as provided in this section and has
qualified, the county legislative body shall appoint an interim replacement to fill the vacant
office by following the procedures and requirements of this Subsection (2).
(b) (i) To appoint an interim replacement, the county legislative body shall give notice
of the vacancy to the county central committee of the same political party of the prior office
holder and invite that committee to submit the [names of three nominees] name of a nominee
to fill the vacancy.
(ii) That county central committee shall, within 30 days, submit the [names of three
nominees] name of the nominee for the interim replacement to the county legislative body.
(iii) The county legislative body shall, [within 45 days after the vacancy occurs,
appoint one of those nominees] at the next regular meeting of the county legislative body,
appoint the person whose name was submitted by the county central committee to serve out the
unexpired term.
(c) (i) If the county legislative body fails to appoint an interim replacement to fill the
vacancy [within 45 days] as provided under Subsection (2)(b), the county clerk shall send to
the governor a letter that:
(A) informs the governor that the county legislative body has failed to appoint a
replacement within the statutory time period; and
(B) contains the [list of nominees] name of the nominee submitted by the [party central

59	committee] county central committee.
60	(ii) The governor shall appoint the nominee as an interim replacement [from that list of
61	nominees] to fill the vacancy within 30 days after receipt of the letter.
62	(d) A person appointed as interim replacement under this Subsection (2) shall hold
63	office until their successor is elected and has qualified.
64	(3) (a) The requirements of this Subsection (3) apply to all county offices that become
65	vacant if:
66	(i) the vacant office has an unexpired term of two years or more; and
67	(ii) the vacancy occurs after the election at which the person was elected but before
68	April 10 of the next even-numbered year.
69	(b) (i) When the conditions established in Subsection (3)(a) are met, the county clerk
70	shall notify the public and each registered political party that the vacancy exists.
71	(ii) All persons intending to become candidates for the vacant office shall:
72	(A) file a declaration of candidacy according to the procedures and requirements of
73	Chapter 9, Part 2, Candidate Qualifications and Declarations of Candidacy; and
74	(B) if nominated as a party candidate or qualified as an independent or write-in
75	candidate under Chapter 8, Political Party Formation and Procedures, run in the regular general
76	election.
77	(4) (a) The requirements of this Subsection (4) apply to all county offices that become
78	vacant if:
79	(i) the vacant office has an unexpired term of two years or more; and
80	(ii) the vacancy occurs after April 9 of the next even-numbered year but more than 50
81	days before the regular primary election.
82	(b) (i) When the conditions established in Subsection (4)(a) are met, the county clerk
83	shall notify the public and each registered political party that:
84	(A) the vacancy exists; and
85	(B) identifies the date and time by which a person interested in becoming a candidate
86	must file a declaration of candidacy.
87	(ii) All persons intending to become candidates for the vacant offices shall, within five
88	days after the date that the notice is made, ending at 5 p.m. on the fifth day, file a declaration of
89	candidacy for the vacant office as required by Chapter 9, Part 2, Candidate Qualifications and

02-18-10 6:06 AM

90 Declarations of Candidacy. 91 (iii) The county central committee of each party shall: 92 (A) select a candidate or candidates from among those qualified candidates who have 93 filed declarations of candidacy; and 94 (B) certify the name of the candidate or candidates to the county clerk at least 35 days 95 before the regular primary election. 96 (5) (a) The requirements of this Subsection (5) apply to all county offices that become 97 vacant: 98 (i) if the vacant office has an unexpired term of two years or more; and 99 (ii) when 50 days or less remain before the regular primary election but more than 50 100 days remain before the regular general election. 101 (b) When the conditions established in Subsection (5)(a) are met, the county central 102 committees of each political party registered under this title that wishes to submit a candidate 103 for the office shall summarily certify the name of one candidate to the county clerk for 104 placement on the regular general election ballot. 105 (6) (a) The requirements of this Subsection (6) apply to all county offices that become 106 vacant: 107 (i) if the vacant office has an unexpired term of less than two years; or 108 (ii) if the vacant office has an unexpired term of two years or more but 50 days or less 109 remain before the next regular general election. 110 (b) (i) When the conditions established in Subsection (6)(a) are met, the county 111 legislative body shall give notice of the vacancy to the county central committee of the same 112 political party as the prior office holder and invite that committee to submit the [names of three 113 nominees] name of a nominee to fill the vacancy. 114 (ii) That county central committee shall, within 30 days, submit the [names of three 115 nominees] name of the nominee to fill the vacancy to the county legislative body. 116 (iii) The county legislative body shall, [within 45 days after the vacancy occurs, 117 appoint one of those nominees] at the next regular meeting of the county legislative body, 118 appoint the person whose name was submitted by the county central committee to serve out the 119 unexpired term. 120 (c) (i) If the county legislative body fails to appoint a person to fill the vacancy [within

121	45 days] as provided under Subsection (6)(b), the county clerk shall send to the governor a
122	letter that:
123	(A) informs the governor that the county legislative body has failed to appoint a person
124	to fill the vacancy within the statutory time period; and
125	(B) contains the [list of nominees] name of the nominee submitted by the [party central
126	committee] county central committee.
127	(ii) The governor shall appoint [a person] the nominee to fill the vacancy [from that list
128	of nominees to fill the vacancy] within 30 days after receipt of the letter.
129	(d) A person appointed to fill the vacancy under this Subsection (6) shall hold office
130	until their successor is elected and has qualified.
131	(7) Except as otherwise provided by law, the county legislative body may appoint
132	[replacements to fill all vacancies that occur in those offices] a replacement to fill a vacancy
133	that occurs in a county office previously filled by appointment of the county legislative body.
134	(8) Nothing in this section prevents or prohibits independent candidates from filing a
135	declaration of candidacy for the office within the same time limits as provided in this section.
136	(9) (a) [Each] \underline{A} person elected under Subsection (3), (4), or (5) to fill a vacancy in a
137	county office shall serve for the remainder of the unexpired term of the person who created the
138	vacancy and until a successor is elected and qualified.
139	(b) Nothing in this section may be construed to contradict or alter the provisions of
140	Section 17-16-6.
141	Section 2. Section 20A-1-509.1 is amended to read:
142	20A-1-509.1. Procedure for filling midterm vacancy in county or district with 15
143	or more attorneys.
144	(1) When a vacancy occurs in the office of county or district attorney in a county or
145	district having 15 or more attorneys who are licensed active members in good standing with the
146	Utah State Bar and registered voters, the vacancy shall be filled as provided in this section.
147	(2) (a) The requirements of this Subsection (2) apply when the office of county
148	attorney or district attorney becomes vacant and:
149	(i) the vacant office has an unexpired term of two years or more; and
150	(ii) the vacancy occurs before the third Friday in March of the even-numbered year.
151	(b) When the conditions established in Subsection (2)(a) are met, the county clerk shall

152 notify the public and each registered political party that the vacancy exists. 153 (c) All persons intending to become candidates for the vacant office shall: 154 (i) file a declaration of candidacy according to the procedures and requirements of Title 155 20A, Chapter 9, Part 2, Candidate Qualifications and Declarations of Candidacy; 156 (ii) if nominated as a party candidate or qualified as an independent or write-in 157 candidate under Title 20A, Chapter 9, Candidate Qualifications and Nominating Procedures, 158 run in the regular general election; and 159 (iii) if elected, complete the unexpired term of the person who created the vacancy. 160 (d) If the vacancy occurs after the second Friday in March and before the third Friday 161 in March, the time for filing a declaration of candidacy under Section 20A-9-202 shall be 162 extended until seven days after the county clerk gives notice under Subsection (2)(b), but no 163 later than the fourth Friday in March. 164 (3) (a) The requirements of this Subsection (3) apply when the office of county 165 attorney or district attorney becomes vacant and: 166 (i) the vacant office has an unexpired term of two years or more; and 167 (ii) the vacancy occurs after the third Friday in March of the even-numbered year but 168 more than 50 days before the regular primary election. 169 (b) When the conditions established in Subsection (3)(a) are met, the county clerk 170 shall: 171 (i) notify the public and each registered political party that the vacancy exists; and 172 (ii) identify the date and time by which a person interested in becoming a candidate 173 must file a declaration of candidacy. 174 (c) All persons intending to become candidates for the vacant office shall: 175 (i) within five days after the date that the notice is made, ending at 5 p.m. on the fifth 176 day, file a declaration of candidacy for the vacant office as required by Title 20A, Chapter 9, 177 Part 2, Candidate Qualifications and [Nominating Procedures] Declarations of Candidacy; and 178 (ii) if elected, complete the unexpired term of the person who created the vacancy. 179 (d) The county central committee of each party shall: 180 (i) select a candidate or candidates from among those qualified candidates who have 181 filed declarations of candidacy; and

182 (ii) certify the name of the candidate or candidates to the county clerk at least 35 days

183 before the regular primary election. 184 (4) (a) The requirements of this Subsection (4) apply when the office of county 185 attorney or district attorney becomes vacant and: 186 (i) the vacant office has an unexpired term of two years or more; and 187 (ii) 50 days or less remain before the regular primary election but more than 50 days 188 remain before the regular general election. 189 (b) When the conditions established in Subsection (4)(a) are met, the county central 190 committees of each registered political party that wish to submit a candidate for the office shall 191 summarily certify the name of one candidate to the county clerk for placement on the regular 192 general election ballot. 193 (c) The candidate elected shall complete the unexpired term of the person who created 194 the vacancy. 195 (5) (a) The requirements of this Subsection (5) apply when the office of county 196 attorney or district attorney becomes vacant and: 197 (i) the vacant office has an unexpired term of less than two years; or 198 (ii) the vacant office has an unexpired term of two years or more but 50 days or less 199 remain before the next regular general election. 200 (b) When the conditions established in Subsection (5)(a) are met, the county legislative 201 body shall give notice of the vacancy to the county central committee of the same political 202 party of the prior officeholder and invite that committee to submit the [names of three 203 nominees] name of a nominee to fill the vacancy. 204 (c) [That] The county central committee shall, within 30 days of receiving notice [from 205 the county legislative body, submit to the county legislative body the names of three nominees to fill the vacancy] in Subsection (5)(b), submit the name of the nominee to fill the vacancy to 206 207 the county legislative body. 208 (d) The county legislative body shall, [within 45 days after the vacancy occurs, appoint 209 one of those nominees] at the next regular meeting of the county legislative body, appoint the 210 person whose name was submitted by the county central committee to serve out the unexpired 211 term. 212 (e) If the county legislative body fails to appoint a person to fill the vacancy [within 45] 213 $\frac{days}{days}$ as provided under Subsection (5)(d), the county clerk shall send to the governor a letter

S.B. 203

214	that:
215	(i) informs the governor that the county legislative body has failed to appoint a person
216	to fill the vacancy within the statutory time period; and
217	(ii) contains the [list of nominees] name of the nominee submitted by the [party central
218	committee] county central committee.
219	(f) The governor shall appoint [a person] the nominee to fill the vacancy [from that list
220	of nominees] within 30 days after receipt of the letter.
221	(g) A person appointed to fill the vacancy under this Subsection (5) shall complete the
222	unexpired term of the person who created the vacancy.
223	(6) Nothing in this section prevents or prohibits independent candidates from filing a
224	declaration of candidacy for the office within the required time limits <u>under this section</u> .
225	Section 3. Section 20A-1-509.2 is amended to read:
226	20A-1-509.2. Procedure for filling vacancy in county or district with fewer than
227	15 attorneys.
228	(1) When a vacancy occurs in the office of county or district attorney in a county or
229	district having fewer than 15 attorneys who are licensed, active members in good standing with
230	the Utah State Bar and registered voters, the vacancy shall be filled as provided in this section.
231	(2) The county clerk shall send a letter to each attorney residing in the county or district
232	who is a licensed, active member in good standing with the Utah State Bar and a registered
233	voter that:
234	(a) informs the attorney of the vacancy;
235	(b) invites the attorney to apply for the vacancy; and
236	(c) informs the attorney that if the attorney has not responded within 10 calendar days
237	from the date that the letter was mailed, [his candidacy to fill the vacancy] the attorney will not
238	be considered to fill the vacancy.
239	(3) (a) (i) [H, after 10 calendar days from the date the letter was mailed, more than
240	three attorneys who are licensed, active members in good standing with the Utah State Bar and
241	registered voters in the county or district have applied for the vacancy, the county clerk shall,
242	except as provided in Subsection (3)(a)(ii), submit the applications] Upon the expiration of the
243	time period under Subsection (2)(c), the county clerk shall submit the applications that meet
244	the requirements of Subsection (2) to the county central committee of the same political party

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of the prior officeholder. (ii) In multicounty prosecution districts, the clerk shall submit the applications to the county central committee of each county within the prosecution district. (b) The <u>county</u> central committee shall [nominate three of the applicants and forward their names], within 20 days of receiving the applications under Subsection (3)(a), submit the name of the nominee to the county legislative body [within 20 days after the date the county clerk submitted the applicants' names]. (c) The county legislative body shall [appoint one of the nominees], at the next regular meeting of the county legislative body, appoint the person whose name was submitted by the county central committee to fill the vacant position. (d) If the central committee of the political party fails to submit [at least three names] a nominee to the county legislative body [within 20 days after the date the county clerk submitted the applicants' names] as provided under Subsection (3)(b), the county legislative body shall appoint one of the applicants to fill the vacant position. (e) If the county legislative body fails to appoint a person to fill the vacancy within 120 days after the vacancy occurs, the county clerk shall mail to the governor: (i) a letter informing [him] the governor that the county legislative body has failed to appoint a person to fill the vacancy; and (ii) (A) the [list of nominees, if any,] name of the nominee submitted by the county central committee [of the political party]; or (B) if the [party] county central committee has not submitted a [list of at least three nominees] nominee within the required time, the names of the persons who submitted applications for the vacant position to the county clerk. (f) The governor shall appoint a person to fill the vacancy from the list within 30 days after receipt of the letter. (4) (a) If, after 10 calendar days from the date the letter was mailed under Subsection (2), three or fewer attorneys [who are licensed, active members in good standing with the Utah State Bar and registered voters in the county or district] who meet the requirements of <u>Subsection (2)</u> have applied for the vacancy, the county legislative body may: (i) appoint one of [them] the applicants to be county or district attorney; or (ii) solicit additional applicants and appoint a county or district attorney as provided in

- 9 -

02-18-10 6:06 AM

276	Subsection (4)(b).
277	(b) (i) If three or fewer attorneys who [are licensed members in good standing of the
278	Utah State Bar and registered voters in the county or district submit applications] meet the
279	requirements of Subsection (2) submit an application, the county legislative body may publicly
280	solicit and accept additional applications for the position from licensed, active members in
281	good standing of the Utah State Bar who are not residents of the county or prosecution district.
282	(ii) The county legislative body shall consider the applications submitted by the
283	attorneys who are residents of and registered voters in the county or prosecution district and the
284	applications submitted by the attorneys who are not residents of the county or prosecution
285	district and shall appoint one of the applicants to be county attorney or district attorney.
286	(c) If the <u>county</u> legislative body fails to appoint a person to fill the vacancy within 120
287	days after the vacancy occurs, the county clerk shall:
288	(i) notify the governor that the legislative body has failed to fill the vacancy within the
289	required time period; and
290	(ii) provide the governor with a list of all the applicants.
291	(d) The governor shall appoint a person to fill the vacancy within 30 days after he
292	receives the notification.
293	(5) The person appointed to fill the vacancy shall serve for the unexpired term of the
294	person who created the vacancy.

Legislative Review Note as of 2-16-10 5:58 PM

Office of Legislative Research and General Counsel

S.B. 203 - Vacancies in County Elected Offices

Fiscal Note

2010 General Session

State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

2/18/2010, 3:32:35 PM, Lead Analyst: Allred, S./Attny: ERB

Office of the Legislative Fiscal Analyst