1	ELECTION OFFENSE AMENDMENTS	
2	2013 GENERAL SESSION	
3	STATE OF UTAH	
4	Chief Sponsor: Peter C. Knudson	
5	House Sponsor: Stephen G. Handy	
6 7	LONG TITLE	
8	General Description:	
9	This bill amends provisions of the Election Code relating to election offenses.	
10	Highlighted Provisions:	
11	This bill:	
12	 clarifies and amends the procedure for bringing a proceeding authorized under Title 	
13	20A, Chapter 1, Part 7, Prosecuting and Adjudicating Election Offenses;	
14	 provides that, if a registered voter files a petition alleging that the attorney general 	
15	violated a provision of the Election Code, and the lieutenant governor determines	
16	that the attorney general has a conflict of interest in relation to the petition, the	
17	lieutenant governor shall appoint special counsel to investigate and determine	
18	whether a violation occurred, and to bring a proceeding if a proceeding is	
19	warranted; and	
20	provides a transition clause.	
21	Money Appropriated in this Bill:	
22	None	
23	Other Special Clauses:	
24	This bill provides an immediate effective date.	
25	This bill provides retrospective operation.	
26	This bill coordinates with S.B. 190, Procurement Revisions, by making technical	
27	changes.	



S.B. 289 03-13-13 10:15 PM

Utah Code Sections Affected:	
AMENDS:	
20A-1-703, as last amended by Laws of Utah 2011, Chapter 297	
20A-1-706, as enacted by Laws of Utah 1993, Chapter 1	
ENACTS:	
20A-1-707 , Utah Code Annotated 1953	
Utah Code Sections Affected by Coordination Clause:	
20A-1-703, as last amended by Laws of Utah 2011, Chapter 297	
Be it enacted by the Legislature of the state of Utah:	
Section 1. Section 20A-1-703 is amended to read:	
20A-1-703. Proceedings by registered voter.	
(1) Any registered voter who has information that any provisions of this title have been	
violated by any candidate for whom the registered voter had the right to vote, by any personal	
campaign committee of that candidate, by any member of that committee, or by any election	
official, may file a verified petition with the lieutenant governor.	
(2) (a) The lieutenant governor shall gather information and determine if a special	
investigation is necessary.	
(b) If the lieutenant governor determines that a special investigation is necessary, the	
lieutenant governor shall:	
(i) except as provided in Subsection (2)(b)(ii), refer the information to the attorney	
general, who shall:	
[(i)] (A) bring a special proceeding to investigate and determine whether [or not] there	
has been a violation; and	
[(ii)] (B) appoint special counsel to conduct that proceeding on behalf of the state[-]; or	
(ii) if the verified petition alleges that the attorney general violated a provision of this	
title, or if the lieutenant governor determines that the Office of the Attorney General has a	
conflict of interest in relation to the verified petition, in accordance with Title 63G, Chapter 6,	
Utah Procurement Code, appoint a person who is not an employee of the Office of the Attorney	
General as special counsel to:	
(A) bring a special proceeding to investigate and determine whether there has been a	

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59	violation; and	
60	(B) conduct that proceeding on behalf of the state.	
61	(3) If it appears from the petition or otherwise that sufficient evidence is obtainable to	
62	show that there is probable cause to believe that a violation has occurred[7]:	
63	(a) except as provided in Subsection (3)(b), the attorney general shall:	
64	[(a)] (i) grant leave to bring the proceeding; and	
65	[(b)] (ii) appoint special counsel to conduct the proceeding[-]; or	
66	(b) if the lieutenant governor has appointed special counsel under Subsection (2)(b)(ii),	
67	the lieutenant governor shall:	
68	(i) grant leave to bring the proceeding; and	
69	(ii) direct the special counsel to conduct the proceeding.	
70	(4) (a) If leave is granted, the registered voter may, by a special proceeding brought in	
71	the district court in the name of the state upon the relation of the registered voter, investigate	
72	and determine whether or not the candidate, candidate's personal campaign committee, any	
73	member of the candidate's personal campaign committee, or any election officer has violated	
74	any provision of this title.	
75	(b) (i) In the proceeding, the complaint shall:	
76	(A) be served with the summons; and	
77	(B) set forth the name of the person or persons who have allegedly violated this title	
78	and the grounds of those violations in detail.	
79	(ii) The complaint may not be amended except by leave of the court.	
80	(iii) The summons and complaint in the proceeding shall be filed with the court no	
81	later than five days after they are served.	
82	(c) (i) The answer to the complaint shall be served and filed within 10 days after the	
83	service of the summons and complaint.	
84	(ii) Any allegation of new matters in the answer shall be considered controverted by the	
85	adverse party without reply, and the proceeding shall be considered at issue and stand ready for	
86	trial upon five days' notice of trial.	
87	(d) (i) All proceedings initiated under this section have precedence over any other civil	
88	actions.	

(ii) The court shall always be considered open for the trial of the issues raised in this

90	proceeding.

- (iii) The proceeding shall be tried and determined as a civil action without a jury, with the court determining all issues of fact and issues of law.
- (iv) If more than one proceeding is pending or the election of more than one person is investigated and contested, the court may:
 - (A) order the proceedings consolidated and heard together; and
 - (B) equitably apportion costs and disbursements.
- (e) (i) Either party may request a change of venue as provided by law in civil actions, but application for a change of venue shall be made within five days after service of summons and complaint.
- (ii) The judge shall decide the request for a change of venue and issue any necessary orders within three days after the application is made.
- (iii) If a party fails to request a change of venue within five days of service, that party has waived that party's right to a change of venue.
- (f) (i) If judgment is in favor of the plaintiff, the relator may petition the judge to recover his taxable costs and disbursements against the person whose right to the office is contested.
- (ii) The judge may not award costs to the defendant unless it appears that the proceeding was brought in bad faith.
- (iii) Subject to the limitations contained in Subsection (4)(f), the judge may decide whether or not to award costs and disbursements.
- (5) Nothing in this section may be construed to prohibit any other civil or criminal actions or remedies against alleged violators.
- (6) In the event a witness asserts a privilege against self-incrimination, testimony and evidence from the witness may be compelled pursuant to Title 77, Chapter 22b, Grants of Immunity.
 - Section 2. Section **20A-1-706** is amended to read:

20A-1-706. Special counsel on appeal.

(1) If either party appeals the judgment of the trial court, the district judge, the attorney general, or the <u>lieutenant</u> governor who appointed special counsel for the trial court shall authorize that counsel, or some other person, to appear as special counsel in the appellate court

121	in the matter.
122	(2) (a) The special counsel authorized by this chapter shall receive a reasonable
123	compensation for his services.
124	(b) The compensation shall be audited by the lieutenant governor and paid out of the
125	state treasury upon a voucher and upon the written statement of the officer appointing the
126	counsel that:
127	(i) the appointment has been made;
128	(ii) the person appointed has faithfully performed the duties imposed upon him; and
129	(iii) that the special counsel's bill is accurate and correct.
130	(c) Compensation for special counsel shall be audited and paid in the same manner as
131	other claims against the state are audited and paid.
132	Section 3. Section 20A-1-707 is enacted to read:
133	20A-1-707. Transition clause.
134	Any petition that is filed or pending under this part on or after March 1, 2013, shall be
135	subject to the provisions of this part, including any amendments to this part made by Senate
136	Bill 289, passed in the 2013 General Session.
137	Section 4. Effective date Retrospective operation.
138	(1) Subject to Subsection (2), if approved by two-thirds of all the members elected to
139	each house, this bill takes effect upon approval by the governor, or the day following the
140	constitutional time limit of Utah Constitution Article VII, Section 8, without the governor's
141	signature, or in the case of a veto, the date of veto override.
142	(2) This bill has retrospective operation to a petition that is filed on or after March 1,
143	2013, under Title 20A, Chapter 1, Part 7, Prosecuting and Adjudicating Election Offenses.
144	Section 5. Coordinating S.B. 289 with S.B. $\$ \rightarrow [90] \underline{190} \leftarrow \$$ Technical changes
145	If this S.B. 289 and S.B. 190, Procurement Revisions, both pass and become law, it is
146	the intent of the Legislature that the Office of Legislative Research and General Counsel, in
147	preparing the Utah Code database for publication, on May 1, 2013, change the language in
148	Subsection 20A-1-703(2)(b)(ii) in this S.B. 289 from "Title 63G, Chapter 6, Utah Procurement
149	Code" to "Title 63G, Chapter 6a, Utah Procurement Code".

Legislative Review Note as of 3-13-13 6:58 PM

Office of Legislative Research and General Counsel