

H.J.R. 15

JOINT RULES RESOLUTION ON LEGISLATIVE REVIEW NOTES

HOUSE FLOOR AMENDMENTS

AMENDMENT 1

FEBRUARY 20, 2015 6:10 PM

Representative **Bradley M. Daw** proposes the following amendments:

1. *Page 1, Lines 15 through 18:*

15 ▶ requires the legislative general counsel to review jurisdiction and sovereignty {~~when~~
16 ~~preparing a legislative review note placed on legislation – commonly referred to as a~~
17 ~~"constitutional note" – if the legislation has~~} by identifying implications on federalism related to the
18 Tenth Amendment to the United States Constitution when a piece of legislation's legislative review note
has specifically identified one or more issues that may negatively impact the legislation's
constitutionality ; and

2. *Page 2, Line 55 through Page 3, Line 62:*

55 [(+) (2) (a) The legislative general counsel shall place a legislative review note on the
56 legislation {~~regarding the legislation's constitutionality and, as necessary, the legislation's~~
57 ~~federalism implications~~} that address compliance with the requirements of the Utah Constitution,
the United States Constitution, or both .
58 (b) {~~If the legislation has a federalism implication, each federalism implication shall be~~
59 ~~identified.~~} For each piece of legislation that contains a legislative review note that raises issues of
potential non-compliance with the requirements of the Utah Constitution, the United States
Constitution, or both, the legislative general counsel shall also identify whether the legislation has
federalism implications and identify each federalism implication.
60 [(2) (3) (a) If an amendment or a substitute to legislation appears to substantively
61 change the legislation's constitutionality or federalism implications, the legislative general
62 counsel shall prepare an amended legislative review note for the legislation consistent with the
requirements of Subsection (2) .