TEMPORARY REPLACEMENTS FOR COUNTY OFFICES
2019 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Val K. Potter
Senate Sponsor: Deidre M. Henderson
LONG TITLE
General Description:
This bill amends provisions related to the processes to fill a vacancy in a county office.
Highlighted Provisions:
This bill:
• exempts the offices of county legislative body member and a certain type of county
executive from provisions that allow a temporary manager to fill the office in the
event of a vacancy;
• establishes deadlines by which certain actions must be completed in the process to
fill a vacancy in a county office;
• establishes provisions related to an unaffiliated or write-in candidate's access to the
ballot to fill a vacancy in a county office; and
makes technical changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
This bill provides a coordination clause.
Utah Code Sections Affected:
AMENDS:
20A-1-508, as last amended by Laws of Utah 2018, Chapters 68 and 199
Utah Code Sections Affected by Coordination Clause:
20A-1-508, as last amended by Laws of Utah 2018, Chapters 68 and 199

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- 31 Section 1. Section **20A-1-508** is amended to read:
 - 20A-1-508. Midterm vacancies in county elected offices -- Temporary manager -- Interim replacement.
- 34 (1) As used in this section:
 - (a) (i) "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.
 - (ii) "County offices" does not include the office of county attorney, district attorney, or judge.
 - (b) "Party liaison" means the political party officer designated to serve as a liaison with each county legislative body on all matters relating to the political party's relationship with a county as required by Section 20A-8-401.
 - (2) (a) [Until] Except as provided in Subsection (2)(d), until a county legislative body appoints an interim replacement to fill a vacant county office under Subsection (3), the following shall temporarily [fill] discharge the duties of the county office as a temporary manager:
 - (i) for a county office with one chief deputy, the chief deputy;
 - (ii) for a county office with more than one chief deputy:
 - (A) the chief deputy with the most cumulative time served as a chief deputy for the county office; or
 - (B) notwithstanding Subsection (2)(a)(ii)(A), if, before the vacating county officer vacates the office, the county officer files with the county clerk a written statement designating one of the county officer's chief deputies to discharge the duties of the county office in the event the county officer vacates the office, the designated chief deputy; or
 - (iii) for a county office without a chief deputy:

56	(A) if one management-level employee serving under the county office has a
57	higher-seniority management level than any other employee serving under the county office,
58	that management-level employee;
59	(B) if two or more management-level employees serving under the county office have
60	the same and highest-seniority management level, the highest-seniority management-level
61	employee with the most cumulative time served in the employee's current position; or
62	(C) notwithstanding Subsection (2)(a)(iii)(A) or (B), if, before the vacating county
63	officer vacates the office, the county officer files with the county clerk a written statement
64	designating one of the county officer's employees to discharge the county officer's duties in the
65	event the county officer vacates the office, the designated employee.
66	(b) Except as provided in Subsection (2)(c), a temporary manager described in
67	Subsection (2)(a) who temporarily [fills] discharges the duties of a county office holds the
68	powers and duties of the county office until the county legislative body appoints an interim
69	replacement under Subsection (3).
70	(c) The temporary manager described in Subsection (2)(a) who temporarily [fills]
71	discharges the duties of a county office:
72	(i) may not take an oath of office for the county office as a temporary manager;
73	(ii) shall comply with Title 17, Chapter 36, Uniform Fiscal Procedures Act for
74	Counties, and the county's budget ordinances and policies;
75	(iii) unless approved by the county legislative body, may not change the compensation
76	of an employee;
77	(iv) unless approved by the county legislative body, may not promote or demote an
78	employee or change an employee's job title;
79	(v) may terminate an employee only if the termination is conducted in accordance with
80	(A) personnel rules described in Subsection 17-33-5(3) that are approved by the county

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legislative body; and

(B) applicable law;

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83	(vi) unless approved by the county legislative body, may not exceed by more than 5%
84	an expenditure that was planned before the county office [that] for which the temporary
85	manager [fills] discharges duties was vacated;
86	(vii) except as provided in Subsection (2)(c)(viii), may not receive a change in title or
87	compensation; and
88	(viii) if approved by the county legislative body, may receive a performance award
89	after:
90	(A) the county legislative body appoints an interim replacement under Subsection (3);
91	and
92	(B) the interim replacement is sworn into office.
93	(d) This Subsection (2) does not apply to a vacancy in the office of county legislative
94	body member.
95	(3) (a) Until a replacement is selected as provided in this section and has qualified, the
96	county legislative body shall appoint an interim replacement to fill the vacant office by
97	following the procedures and requirements of this Subsection (3).
98	(b) (i) To appoint an interim replacement, the county legislative body shall, within 10
99	days after the day on which the vacancy occurs, give notice of the vacancy to the party liaison
100	of the same political party of the prior office holder and invite that party liaison to submit the
101	name of [a person] an individual to fill the vacancy.
102	[(ii) That party liaison shall, within 30 days, submit the name of the person selected in
103	accordance with the party constitution or bylaws as described in Section 20A-8-401 for the
104	interim replacement to the county legislative body.]
105	(ii) That party liaison shall, within 30 days after the day on which the liaison receives
106	the notice described in Subsection (3)(b)(i), or if the party liaison does not receive the notice,
107	within 40 days after the day on which the vacancy occurs, submit to the county legislative body
108	the name of an individual the party selects in accordance with the party's constitution or bylaws
109	to serve as the interim replacement.

110	(iii) The county legislative body shall, no later than five days after the day on which a
111	party liaison submits the name of the [person for] individual to serve as the interim
112	replacement, appoint the [person] individual to serve out the unexpired term.
113	(c) (i) If the county legislative body fails to appoint an interim replacement to fill the
114	vacancy in accordance with Subsection (3)(b)(iii), the county clerk shall, no later than five days
115	after the day of the deadline described in Subsection (3)(b)(iii), send to the governor a letter
116	that:
117	(A) informs the governor that the county legislative body has failed to appoint a
118	replacement within the statutory time period; and
119	(B) contains the name of the [person to fill the vacancy] individual submitted by the
120	party liaison to fill the vacancy.
121	(ii) The governor shall, within 10 days after the day on which the governor receives the
122	<u>letter described in Subsection (3)(c)(i)</u> , appoint the [person] <u>individual</u> named by the party
123	liaison as an interim replacement to fill the vacancy [within 30 days after receipt of the letter].
124	(d) [A person] An individual appointed as interim replacement under this Subsection
125	(3) shall hold office until [their] a successor is elected and has qualified.
126	(4) (a) The requirements of this Subsection (4) apply to all county offices that become
127	vacant if:
128	(i) the vacant office has an unexpired term of two years or more; and
129	(ii) the vacancy occurs after the election at which the [person] officeholder was elected
130	but before [April 10] the second Friday in March of the next even-numbered year.
131	(b) (i) When the conditions [established] described in Subsection (4)(a) are met, the
132	county clerk shall as soon as practicable, but no later than 180 days before the next regular
133	general election, notify the public and each registered political party that the vacancy exists.
134	(ii) An individual intending to become a party candidate for the vacant office shall file

(A) Chapter 9, Part 2, Candidate Qualifications and Declarations of Candidacy; and

a declaration of candidacy in accordance with:

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137	(B) for a county commission office, Subsection 17-52a-201(6) or 17-52a-202(6), if
138	applicable.
139	(iii) An individual who is nominated as a party candidate [for the vacant office or
140	qualified as an independent or write-in candidate under Chapter 8, Political Party Formation
141	and Procedures, for the vacant office], who qualifies as an unaffiliated candidate for the vacant
142	office under Chapter 9, Part 5, Candidates not Affiliated with a Party, or who qualifies as a
143	write-in candidate for the vacant office under Chapter 9, Part 6, Write-in Candidates, shall run
144	in the regular general election.
145	(5) (a) The requirements of this Subsection (5) apply to all county offices that become
146	vacant if:
147	(i) the vacant office has an unexpired term of two years or more; and
148	(ii) the vacancy occurs [after April 9] on or after the second Friday in March of the
149	next even-numbered year but more than 75 days before the regular primary election.
150	(b) [(i)] When the conditions [established] described in Subsection (5)(a) are met, the
151	county clerk shall as soon as practicable, but no later than 70 days before the next regular
152	<u>primary election</u> , notify the public and each registered political party [that]:
153	[(A)] (i) that the vacancy exists; and
154	[(B) identifies the date and time by which a person interested in becoming a candidate
155	shall file a declaration of candidacy.]
156	(ii) of the deadlines described in Subsection (5)(c)(i) and the deadlines established
157	under Subsection (5)(d)(ii).
158	[(ii)] (c) (i) An individual intending to become a party candidate for a vacant office
159	shall, within five days after the [date that the notice is made] day on which the notice is given,
160	ending at the close of normal office hours on the fifth day, file a declaration of candidacy for
161	the vacant office in accordance with:
162	(A) Chapter 9, Part 2, Candidate Qualifications and Declarations of Candidacy; and
163	(B) for a county commission office, Subsection 17-52a-201(6) or 17-52a-202(6), if

164	applicable.
165	[(iii)] (ii) The county central committee of each party shall:
166	(A) select a candidate or candidates from among those qualified candidates who have
167	filed declarations of candidacy; and
168	(B) certify the name of the candidate or candidates to the county clerk [at least] as soon
169	as practicable, but no later than 60 days before the regular primary election.
170	(d) (i) Except as provided in Subsection (5)(d)(ii), an individual intending to become a
171	candidate for a vacant office who does not wish to affiliate with a registered political party
172	shall file a verified certificate of nomination described in Section 20A-9-502 with the county
173	clerk in accordance with Chapter 9, Part 5, Candidates not Affiliated with a Party.
174	(ii) (A) The county clerk shall establish, in the clerk's reasonable discretion, a deadline
175	that is not later than 65 days before the day of the next regular general election by which an
176	individual who is not affiliated with a registered political party is required to submit a
177	certificate of nomination under Subsection (5)(d)(i).
178	(B) The county clerk shall establish the deadline described in Subsection (5)(d)(ii)(A)
179	in a manner that gives an unaffiliated candidate an equal opportunity to access the regular
180	general election ballot.
181	(e) An individual who is nominated as a party candidate for the vacant office, who
182	qualifies as an unaffiliated candidate for the vacant office under Chapter 9, Part 5, Candidates
183	not Affiliated with a Party, or who qualifies as a write-in candidate for the vacant office under
184	Chapter 9, Part 6, Write-in Candidates, shall run in the regular general election.
185	(6) (a) The requirements of this Subsection (6) apply to all county offices that become
186	vacant:
187	(i) if the vacant office has an unexpired term of two years or more; and
188	(ii) when 75 days or less remain before the regular primary election but more than 65
189	days remain before the regular general election.
190	(b) When the conditions [established] described in Subsection (6)(a) are met, the

191	county [central committees] clerk shall, as soon as practicable, notify the public and each
192	registered political party:
193	(i) that the vacancy exists; and
194	(ii) of the deadlines established under Subsection (6)(d).
195	(c) (i) Before the deadline that the county clerk establishes under Subsection
196	(6)(d)(i)(A), the county central committee of each registered political party [registered under
197	this title] that wishes to submit a candidate for the office shall [summarily] certify the name of
198	one candidate to the county clerk for placement on the regular general election ballot.
199	(ii) Before the deadline that the county clerk establishes under Subsection (6)(d)(i)(B),
200	a candidate who does not wish to affiliate with a registered political party shall file a verified
201	certificate of nomination described in Section 20A-9-502 with the county clerk in accordance
202	with Chapter 9, Part 5, Candidates not Affiliated with a Party.
203	(iii) Before the deadline that the county clerk establishes under Subsection (6)(d)(i)(C),
204	a write-in candidate shall submit to the county clerk a declaration of candidacy described in
205	Section 20A-9-601.
206	(d) (i) The county clerk shall establish, in the clerk's reasonable discretion, deadlines
207	that are not later than 65 days before the day of the next regular general election by which:
208	(A) a registered political party is required to certify a name under Subsection (6)(c)(i);
209	(B) an individual who does not wish to affiliate with a registered political party is
210	required to submit a certificate of nomination under Subsection (6)(c)(ii); and
211	(C) a write-in candidate is required to submit a declaration of candidacy under
212	Subsection (6)(c)(iii).
213	(ii) The county clerk shall establish deadlines under Subsection (6)(d)(i) in a manner
214	that gives an unaffiliated candidate or a write-in candidate an equal opportunity to access the
215	regular general election ballot.
216	(e) An individual who is certified as a party candidate for the vacant office, who
217	qualifies as an unaffiliated candidate for the vacant office under Chapter 9, Part 5, Candidates

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the vacancy [submitted by the party liaison].

not Affiliated with a Party, or who qualifies as a write-in candidate for the vacant office under Chapter 9, Part 6, Write-in Candidates, shall run in the regular general election. (7) (a) The requirements of this Subsection (7) apply to all county offices that become vacant: (i) if the vacant office has an unexpired term of less than two years; or (ii) if the vacant office has an unexpired term of two years or more but 65 days or less remain before the next regular general election. (b) (i) When the conditions [established] described in Subsection (7)(a) are met, the county legislative body shall as soon as practicable, but no later than 10 days after the day on which the vacancy occurs, give notice of the vacancy to the party liaison of the same political party as the prior office holder and invite that party liaison to submit the name of [a person] an individual to fill the vacancy. (ii) That party liaison shall, within 30 days, submit the name of the person to fill the vacancy to the county legislative body after the day on which the party liaison receives the notice described in Subsection (7)(b)(i), or if the party liaison does not receive the notice, no later than 40 days after the day on which the vacancy occurs, submit to the county legislative body the name of an individual to fill the vacancy. (iii) The county legislative body shall, no later than five days after the day on which a party liaison submits the name of the [person] individual to fill the vacancy, appoint the [person] individual to serve out the unexpired term. (c) (i) If the county legislative body fails to appoint [a person] an individual to fill the vacancy in accordance with Subsection (7)(b)(iii), 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 person] an individual to fill the vacancy within the statutory time period; and (B) contains the name of the [person] individual submitted by the party liaison to fill

(ii) The governor shall, within 10 days after the day on which the governor received	s the
letter described in Subsection (7)(c)(i), appoint the [person] individual named by the party	
liaison to fill the vacancy [within 30 days after receipt of the letter].	
(d) [A person] An individual appointed to fill the vacancy under this Subsection (7)
shall hold office until [their] a successor is elected and has qualified.	
(8) Except as otherwise provided by law, the county legislative body may appoint	
replacements to fill all vacancies that occur in those offices filled by appointment of the co	unty
legislative body.	
[(9) Nothing in this section prevents or prohibits independent candidates from filin	g a
declaration of candidacy for the office within the same time limits.]	
(9) Nothing in this section prohibits a candidate that does not wish to affiliate with	a
political party from filing a certificate of nomination for a vacant office within the same time	<u>ne</u>
limits as a candidate that is affiliated with a political party.	
(10) (a) Each [person] individual elected under Subsection (4), (5), or (6) to fill a	
vacancy in a county office shall serve for the remainder of the unexpired term of the [perso	n]
<u>individual</u> who created the vacancy and until a successor is elected and qualified.	
(b) Nothing in this section may be construed to contradict or alter the provisions of	Î
Section 17-16-6.	
Section 2. Coordinating H.B. 171 with S.B. 33 Substantive and technical	
amendments.	
If this H.B. 171 and S.B. 33, Political Procedures Amendments, both pass and beco	<u>me</u>
law, it is the intent of the Legislature that the Office of Legislative Research and General	
Counsel shall prepare the Utah Code database for publication, as follows:	
(1) Subsection 20A-1-508(3)(b)(ii) in this H.B. 171 is amended to read:	
"(ii) That party liaison shall, before 5 p.m. within 30 days after the day on which the	<u>e</u>
liaison receives the notice described in Subsection (3)(b)(i), or if the party liaison does not	
receive the notice, before 5 p.m. within 40 days after the day on which the vacancy occurs,	

272	submit to the county legislative body the name of an individual the party selects in accordance
273	with the party's constitution or bylaws to serve as the interim replacement.";
274	(2) Subsection 20A-1-508(5)(c)(ii)(B) in this H.B. 171 is amended to read:
275	"(B) certify the name of the candidate or candidates to the county clerk [at least] as soon
276	as practicable, but before 5 p.m. no later than 60 days before the day of the regular primary
277	election.";
278	(3) Subsection 20A-1-508(5)(d)(ii)(A) in this H.B. 171 is amended to read:
279	"(ii) (A) The county clerk shall establish, in the clerk's reasonable discretion, a deadline
280	that is before 5 p.m. no later than 65 days before the day of the next regular general election by
281	which an individual who is not affiliated with a registered political party is required to submit a
282	certificate of nomination under Subsection (5)(d)(i).";
283	(4) Subsection 20A-1-508(6)(d)(i) in this H.B. 171 is amended to read:
284	"(d) (i) The county clerk shall establish, in the clerk's reasonable discretion, deadlines
285	that are before 5 p.m. no later than 65 days before the day of the next regular general election
286	by which:
287	(A) a registered political party is required to certify a name under Subsection (6)(c)(i);
288	(B) an individual who does not wish to affiliate with a registered political party is
289	required to submit a certificate of nomination under Subsection (6)(c)(ii); and
290	(C) a write-in candidate is required to submit a declaration of candidacy under
291	Subsection (6)(c)(iii)."; and
292	(5) Subsection 20A-1-508(7)(b)(ii) in this H.B. 171 is amended to read:
293	"(ii) That party liaison shall, before 5 p.m. within 30 days[, submit the name of the
294	person to fill the vacancy to the county legislative body] after the day on which the party liaison
295	receives the notice described in Subsection (7)(b)(i), or if the party liaison does not receive the
296	notice, before 5 p.m. no later than 40 days after the day on which the vacancy occurs, submit to
297	the county legislative body the name of an individual to fill the vacancy.".