## H.B. 30

## **UTAH RETIREMENT SYSTEMS AMENDMENTS**

SENATE COMMITTEE AMENDMENTS

AMENDMENT 2 FEBRUARY 11, 2019 11:37 AM

Senator Wayne A. Harper proposes the following amendments:

- 1. Page 17, Lines 499 through 501:
  - (1) one council member shall be a special district officer or employee selected by the
  - 500 governing board of the association { representative of a majority } representing the largest number of special service districts and
  - local districts who participate in a system administered by the board.
- 2. Page 19, Lines 564 through 566:
  - 564 (2) (a) (i) A justice court judge who has service with only one participating employer shall
  - 565 be {+} considered {+} {\frac{determined to be}{}} part-time or full-time by the office {+} as {+} {\frac{after a review of the}{}}
  - 566 <u>employment facts and circumstances</u>} certified by the participating employer {<u>to the office</u>} .

(ii) If there is a dispute between the office and a participating employer or justice court judge over whether service is full-time or part-time for any employment period, the disputed service shall be submitted by the office to the Administrative Office of the Courts for determination.

- 3. Page 22, Lines 673 through 675:
  - 673 (2) (a) (i) A justice court judge who has service with only one participating employer shall
  - 674 be {+} considered {+} { determined to be } part-time or full-time by the office {+} as {+} { after a review of the
  - 675 <u>employment facts and circumstances</u>} certified by the participating employer { to the office } .
    - (ii) If there is a dispute between the office and a participating employer or justice court judge over whether service is full-time or part-time for any employment period, the disputed service shall be submitted by the office to the Administrative Office of the Courts for determination.