# HB0157S01 compared with HB0157

{deleted text} shows text that was in HB0157 but was deleted in HB0157S01.

inserted text shows text that was not in HB0157 but was inserted into HB0157S01.

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Representative Michael J. Petersen proposes the following substitute bill:

### COUNTY OFFICE CONSOLIDATION AMENDMENTS

2023 GENERAL SESSION STATE OF UTAH

**Chief Sponsor: Michael J. Petersen** 

Senate Sponsor:	
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#### **LONG TITLE**

### **General Description:**

This bill amends the requirements for a county legislative body related to consolidation or separation of county offices.

### **Highlighted Provisions:**

This bill:

changes the deadline for a county legislative body to enact an ordinance that consolidates or separates county offices.

### **Money Appropriated in this Bill:**

None

### **Other Special Clauses:**

None

### **Utah Code Sections Affected:**

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#### AMENDS:

17-16-3, as last amended by Laws of Utah 2006, Chapter 3

*Be it enacted by the Legislature of the state of Utah:* 

Section 1. Section 17-16-3 is amended to read:

#### 17-16-3. Consolidation of offices.

- (1) A county legislative body may, unless prohibited by Subsection (2), pass an ordinance that:
  - (a) consolidates county offices and establishes the duties of those consolidated offices;
  - (b) separates any previously consolidated offices and reconsolidates them; or
  - (c) separates any previously consolidated offices without reconsolidating them.
  - (2) A county legislative body may not:
- (a) consolidate the offices of county commissioner, county council member, or county treasurer with the office of county auditor;
- (b) consolidate the office of county executive with the office of county auditor, unless a referendum approving that consolidation passes; or
- (c) consolidate the offices of county commissioner, county council member, county executive, county assessor, or county auditor with the office of county treasurer.
- (3) Each county legislative body shall ensure that any ordinance consolidating or separating county offices:
- (a) is enacted before the [February] <u>{January} December</u> 1 of the year <u>before the year</u> in which county officers are elected; and
- (b) takes effect on the first Monday in January after the year in which county officers are elected.
  - (4) (a) Each county legislative body shall:
- (i) enact an ordinance by February 1, 2010, separating any county offices that are prohibited from consolidation by this section; and
- (ii) publish, by February 15, 2010, a notice once in a newspaper of general circulation in the county identifying the county offices that will be filled in the November 2010 election.
- (b) (i) If a county legislative body has, by February 1, 2006, enacted an ordinance, in compliance with this Subsection (4) then in effect, separating county offices that are prohibited

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from consolidation by this section, the county legislative body may repeal that ordinance.

(ii) If a county legislative body has published notice in a newspaper identifying the county offices that will be filled in the November 2006 election, and that notice, because of a repeal of an ordinance under Subsection (4)(b)(i), is incorrect, the county legislative body shall publish notice once in a newspaper of general circulation in the county indicating that the previous notice was incorrect and correctly identifying the county offices that will be filled in the November 2006 election.