## S.B. 136 LEGISLATIVE OFFICES AMENDMENTS

SENATE COMMITTEE AMENDMENTS

AMENDMENT 1 JANUARY 26, 2023 1:27 PM

## Senator Curtis S. Bramble proposes the following amendments:

1. Page 16, Line 484 through Page 17, Line 501:		
4	184	[(13)] (14) (a) (i) If the managing administrator of an entity described in Subsection
4	185	(5)(a) has actual knowledge or reasonable cause to believe that there is misappropriation of the
4	186	entity's public funds or assets, the managing administrator shall immediately notify, in writing,
4	187	the Office of the Legislative Auditor General and the attorney general { or } district attorney _ or
		<u>county attorney</u> .
4	188	(ii) The managing administrator described in Subsection (14)(a)(i) is subject to the
4	189	protections of Title 67, Chapter 21, Utah Protection of Public Employees Act.
4	190	(b) If the Office of the Legislative Auditor General receives a notification under
4	191	Subsection (14)(a)(i) or other information of misappropriation of public funds or assets of an
4	192	entity described in Subsection (5)(a), the office shall inform the Audit Subcommittee.
4	193	(c) The attorney general (or) district attorney or county attorney shall no later than 60
		days after receiving
4	194	the notification under Subsection (14)(a)(i), notify, in writing, the Office of the Legislative
4	195	Auditor General whether the attorney general { or } district attorney , or county attorney
		pursued criminal or civil
4	196	sanctions in the matter.
4	197	(d) If the attorney general {-or-} district attorney or county attorney does not pursue
		criminal or civil
4	198	sanctions, the attorney general { or } district attorney , or county attorney shall provide in the
		notice under Subsection
4	199	(14)(c) a detailed explanation for the attorney general's { or } district attorney's , or county
		attorney's decision.
5	000	(15) (a) An actor commits interference with a legislative audit if the actor interferes
5	501	with: