S.B. 136

LEGISLATIVE OFFICES AMENDMENTS

Senate Committee Amendments
AmENDMENT $1 \quad$ JANUARY 26, 2023 1:27 PM

Senator Curtis S. Bramble proposes the following amendments:

1. Page 16, Line 484 through Page 17, Line 501:

484 [(13)] (14) (a) (i) If the managing administrator of an entity described in Subsection
485 (5)(a) has actual knowledge or reasonable cause to believe that there is misappropriation of the
486 entity's public funds or assets, the managing administrator shall immediately notify, in writing,
487 the Office of the Legislative Auditor General and the attorney general \{or $\quad=$ district attorney , or county attorney :
488 (ii) The managing administrator described in Subsection (14)(a)(i) is subject to the protections of Title 67, Chapter 21, Utah Protection of Public Employees Act.
(b) If the Office of the Legislative Auditor General receives a notification under Subsection (14)(a)(i) or other information of misappropriation of public funds or assets of an entity described in Subsection (5)(a), the office shall inform the Audit Subcommittee.
(c) The attorney general $\{\underline{\text { or }}\} \xlongequal{\perp}$ district attorney, or county attorney shall no later than 60 days after receiving
the notification under Subsection (14)(a)(i), notify, in writing, the Office of the Legislative
 pursued criminal or civil sanctions in the matter.
(d) If the attorney general $\{\underline{\boldsymbol{f o r}\}} \neq$ district attorney $\xlongequal{\text { or county attorney }}$ does not pursue criminal or civil $\underline{\text { sanctions, the attorney general }\{\underline{\underline{\sigma r}}\} \Longrightarrow \text { district attorney }} \xlongequal{\text { or county attorney }}$ shall provide in the notice under Subsection
499 (14)(c) a detailed explanation for the attorney general's $\{\underline{\text { or }\}} \xlongequal{=\text { district attorney's or county }}$ attorney's decision.
500 (15) (a) An actor commits interference with a legislative audit if the actor interferes

