1	MENTAL HEALTH AND CORRECTIONS LAW
2	AMENDMENTS
3	2000 GENERAL SESSION
4	STATE OF UTAH
5	Sponsor: Robert F. Montgomery
6	AN ACT RELATING TO THE HUMAN SERVICES CODE AND THE CODE OF CRIMINAL
7	PROCEDURE; AMENDING PROVISIONS RELATING TO THE MEMBERSHIP OF THE
8	MENTAL HEALTH AND CORRECTIONS ADVISORY COUNCIL; AND CHANGING THE
9	CRITERIA, PROCESS, AND AUTHORITY FOR TRANSFER OF MENTALLY ILL
10	PRISONERS TO AND FROM THE STATE HOSPITAL AND THE STATE PRISON.
11	This act affects sections of Utah Code Annotated 1953 as follows:
12	AMENDS:
13	62A-12-204.5, as last amended by Chapter 243, Laws of Utah 1996
14	77-15-1, as enacted by Chapter 15, Laws of Utah 1980
15	77-16a-202, as enacted by Chapter 171, Laws of Utah 1992
16	77-16a-203, as enacted by Chapter 171, Laws of Utah 1992
17	77-16a-204, as enacted by Chapter 171, Laws of Utah 1992
18	Be it enacted by the Legislature of the state of Utah:
19	Section 1. Section 62A-12-204.5 is amended to read:
20	62A-12-204.5. Mental Health and Corrections Advisory Council Establishment
21	and purpose Admission of person in custody of Department of Corrections to state hospital
22	Funding.
23	(1) There is established the Mental Health and Corrections Advisory Council composed
24	of the following members:
25	(a) the director or his [designee] appointee;
26	(b) the superintendent or his [designee] appointee;
27	(c) the executive director of the Department of Corrections, or his [designee] appointee;

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28	(d) a member of the Board of Pardons and Parole or its appointee; [and]
29	(e) the attorney general, or his appointee;
30	(f) a member of the Judicial Council, as selected by that council;
31	(g) the director of the Division of Services for People with Disabilities, or his appointee;
32	(h) a representative from a local mental health authority or an organization, excluding the
33	state hospital that provides mental health services under contract with the Division of Mental
34	Health or a local mental health authority, as appointed by the director of the division; and
35	[(e)] (i) other [members] persons as [designated] appointed by the members described in
36	Subsections (3)(a) through [(d)] (h).
37	(2) (a) (i) Members who are not government employees shall receive no compensation or
38	benefits for their services, but may receive per diem and expenses incurred in the performance of
39	the member's official duties at the rates established by the Division of Finance under Sections
40	63A-3-106 and 63A-3-107.
41	(ii) Members may decline to receive per diem and expenses for their service.
42	(b) (i) State government officer and employee members who do not receive salary, per
43	diem, or expenses from their agency for their service may receive per diem and expenses incurred
44	in the performance of their official duties from the council at the rates established by the Division
45	of Finance under Sections 63A-3-106 and 63A-3-107.
46	(ii) State government officer and employee members may decline to receive per diem and
47	expenses for their service.
48	(3) The purpose of the Mental Health and Corrections Advisory Council is to:
49	(a) advise the director regarding admissions to the state hospital of persons in the custody
50	of the Department of Corrections;
51	(b) develop policies for coordination between the division and the Department of
52	Corrections; and
53	(c) advise the executive director of the Department of Corrections regarding issues of care
54	for persons in the custody of the Department of Corrections who are mentally ill.
55	(4) The executive director of the Department of Corrections may request the director to
56	admit a person who is in the custody of the Department of Corrections to the state hospital[-], if
57	the clinical director of mental health within the Department of Corrections finds that the inmate
58	has mentally deteriorated to the point that admission to the state hospital is necessary to ensure

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59	<u>adequate mental health treatment.</u> In determining whether that [person] inmate should be placed
60	in the state hospital, the director of the division shall consider:
61	(a) the mental health treatment needs of the [person] inmate;
62	(b) the treatment programs available at the state hospital; and
63	(c) whether the [person to be admitted] inmate meets the requirements of Subsection
64	62A-12-209(2)[; and].
65	[(d) the availability of treatment space at the state hospital.]
66	(5) If the director denies the admission of an inmate as requested by the clinical director
67	of mental health within the Department of Corrections, the Board of Pardons and Parole shall
68	determine whether the inmate will be admitted to the state hospital. The Board of Pardons and
69	Parole shall consider:
70	(a) the mental health treatment needs of the inmate;
71	(b) the treatment programs available at the state hospital; and
72	(c) whether the inmate meets the requirements of Subsection 62A-12-209(2).
73	[(5)] (6) The state hospital shall receive any person in the custody of the Department of
74	Corrections when ordered by either the director or the Board of Pardons and Parole, pursuant to
75	Subsection (5). Any person so transferred to the state hospital shall remain in the custody of the
76	Department of Corrections, and the state hospital shall act solely as the agent of the Department
77	of Corrections.
78	(7) Inmates transferred to the state hospital pursuant to this section shall be transferred
79	back to the Department of Corrections through negotiations between the director and the director
80	of the Department of Corrections. If agreement between the director and the director of the
81	Department of Corrections cannot be reached, the Board of Pardons and Parole shall have final
82	authority in determining whether a person will be transferred back to the Department of
83	Corrections. In making that determination, that board shall consider:
84	(a) the mental health treatment needs of the inmate;
85	(b) the treatment programs available at the state hospital;
86	(c) whether the person continues to meet the requirements of Subsection 62A-12-209(2);
87	(d) the ability of the state hospital to provide adequate treatment to the person, as well as
88	safety and security to the public; and
89	(e) whether, in the opinion of the director of the division, in consultation with the clinical

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90 director of the state hospital, the person's treatment needs have been met.

[(6) Beginning in fiscal year 1990, all funds necessary to treat persons at the state hospital who are in the custody of the Department of Corrections shall be appropriated to the Department of Corrections for use in accordance with Section 64-13-7.5.]

- Section 2. Section **77-15-1** is amended to read:
- 77-15-1. Incompetent person not to be tried for crime.
- No person who is incompetent to proceed shall be tried [or punished] for a public offense.
- 97 Section 3. Section **77-16a-202** is amended to read:

- 98 77-16a-202. Person found guilty and mentally ill --Commitment to department.
 - (1) In sentencing and committing a mentally ill offender to the department under Subsection 77-16a-104(3)(a), the court shall:
 - (a) sentence the offender to a term of imprisonment and order that he be committed to the department and admitted to the Utah State Hospital for care and treatment until transferred to UDC in accordance with Sections 77-16a-203 and 77-16a-204, making provision for readmission to the Utah State Hospital whenever the requirements and conditions of Section 77-16a-204 are met; or
 - (b) sentence the offender to a term of imprisonment and order that he be committed to the department for care and treatment for no more than 18 months, or until [he has reached maximum benefit,] the offender's condition has been stabilized to the point that commitment to the department and admission to the Utah State Hospital is no longer necessary to ensure adequate mental health treatment, whichever occurs first. At the expiration of that time, the court may recall the sentence and commitment, and resentence the offender. A commitment and retention of jurisdiction under this Subsection (1)(b) shall be specified in the sentencing order. If that specification is not included in the sentencing order, the offender shall be committed in accordance with Subsection (1)(a).
 - (2) The court may not retain jurisdiction, under Subsection (1)(b), over the sentence of a mentally ill offender who has been convicted of a capital offense. In capital cases, the court shall make the findings required by this section after the capital sentencing proceeding mandated by Section 76-3-207.
 - (3) When an offender is committed to the department <u>and admitted to the Utah State</u>

 <u>Hospital</u> under Subsection (1)(b), the department shall provide the court with reports of the offender's mental health status every six months. Those reports shall be prepared in accordance

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with the requirements of Section 77-16a-203. Additionally, the court may appoint an independent examiner to assess the mental health status of the offender.

- (4) The period of commitment to the department and admission to the Utah State Hospital, and any subsequent retransfers to the Utah State Hospital made pursuant to Section 77-16a-204 may not exceed the maximum sentence imposed by the court. Upon expiration of that sentence, the administrator of the facility where the offender is located may initiate civil proceedings for involuntary commitment in accordance with Title 62A, Chapter 12 or Title 62A, Chapter 5.
 - Section 4. Section **77-16a-203** is amended to read:

77-16a-203. Review of guilty and mentally ill persons committed to department -- Recommendations for transfer.

- (1) The executive director shall designate a review team of at least three qualified staff members, including at least one licensed psychiatrist, to evaluate the mental condition of each mentally ill offender committed to it in accordance with Section 77-16a-202, at least once every six months. If the offender is mentally retarded, the review team shall include at least one individual who is a designated mental retardation professional, as defined in Section 62A-5-301.
- (2) At the conclusion of its evaluation, the review team described in Subsection (1) shall make a report to the executive director regarding the offender's current mental condition, his progress since commitment, prognosis, and a recommendation regarding whether the mentally ill offender should be transferred to UDC or remain in the custody of the department.
- (3) (a) The executive director shall notify the UDC medical administrator, and the board's mental health adviser that a mentally ill offender is eligible for transfer to UDC if the review team finds that the offender:
 - (i) is no longer mentally ill; or
- (ii) is still mentally ill and [continues] <u>may continue</u> to be a danger to himself or others, but can be controlled if adequate care, medication, and treatment are provided[, and that he has reached <u>maximum benefit from the programs within the Department.</u>] by <u>UDC</u>; and
- (iii) the offender's condition has been stabilized to the point that commitment to the department and admission to the Utah State Hospital are no longer necessary to ensure adequate mental health treatment.
- (b) The administrator of the mental health facility where the offender is located shall provide the UDC medical administrator with a copy of the reviewing staff's recommendation and:

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152	(1) all available clinical facts;
153	(ii) the diagnosis;
154	(iii) the course of treatment received at the mental health facility;
155	(iv) the prognosis for remission of symptoms;
156	(v) the potential for recidivism;
157	(vi) an estimation of the offender's dangerousness, either to himself or others; and
158	(vii) recommendations for future treatment.
159	Section 5. Section 77-16a-204 is amended to read:
160	77-16a-204. UDC acceptance of transfer of guilty and mentally ill persons
161	Re-transfer from UDC to department for admission to the Utah State Hospital.
162	(1) The UDC medical administrator shall designate a transfer team of at least three
163	qualified staff members, including at least one licensed psychiatrist, to evaluate the
164	recommendation made by the department's review team pursuant to Section 77-16a-203. If the
165	offender is mentally retarded, the transfer team shall include at least one person who has expertise
166	in testing and diagnosis of mentally retarded individuals.
167	(2) The transfer team shall concur in the recommendation if it determines that UDC can
168	provide the mentally ill offender with [the level of care necessary to maintain his mental condition]
169	adequate mental health treatment.
170	(3) The UDC transfer team and medical administrator shall recommend the facility in
171	which the offender should be placed and the treatment to be provided in order for his mental
172	condition to remain stabilized to the director of the Division of Institutional Operations, within the
173	Department of Corrections.
174	(4) In the event that the department and UDC do not agree on the transfer of a mentally
175	ill offender, the administrator of the mental health facility where the offender is located shall notify
176	the mental health adviser for the board, in writing, of the dispute. The mental health adviser shall
177	be provided with copies of all reports and recommendations. The board's mental health adviser
178	shall make a recommendation to the board on the transfer and the board shall issue its decision
179	within 30 days.
180	(5) UDC shall notify the board whenever a mentally ill offender is transferred from the
181	department to UDC.
182	(6) When a mentally ill offender sentenced under Section 77-16a-202, who has been

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transferred from the department to UDC, and accepted by UDC, is evaluated and it is determined		
that the offender's mental condition has deteriorated or that the offender has become mentally		
unstable, the offender may be readmitted to the Utah State Hospital in accordance with the findings		
and procedures described in Subsections 62A-12-204.5(4) through (6).		
(7) Any person readmitted to the Utah State Hospital pursuant to Subsection (6) shall		
remain in the custody of UDC, and the state hospital shall act solely as the agent of UDC.		
(8) A mentally ill offender who has been readmitted to the Utah State Hospital pursuant		
to Subsection (6) shall be transferred back to DOC in accordance with the provisions of Section		
<u>77-16a-203.</u>		

Legislative Review Note as of 2-7-00 8:21 AM

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A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel