



House of Representatives *State of Utah*

UTAH STATE CAPITOL COMPLEX • 350 STATE CAPITOL
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March 7, 2014

Madam Speaker:

The Judiciary Committee reports a favorable recommendation on **H.B. 411**, VICTIM RESTITUTION AMENDMENTS, by Representative B. Wilson, with the following amendments:

1. *Page 5, Lines 143 through 148:*

143 (ii) (A) If, upon expiration or termination of the probation period under Subsection
144 (10)(a)(i), there remains an unpaid balance upon the account receivable as defined in
Section
145 76-3-201.1, the court {+} **may** {+} {~~shall~~} retain jurisdiction of the case and
continue the defendant on
146 bench probation for the limited purpose of enforcing the payment of the account
receivable.
147 {~~The~~} **If the court retains jurisdiction for this limited purpose, the court may**
order the defendant {~~shall~~} **to** pay to the court the costs associated with
continued probation under this
148 **Subsection (10).**

2. *Page 10, Lines 296 through 298:*

296 (5) Before refunding bail that is posted **by the defendant** in cash, by credit card,
or by debit card, the
297 court {~~shall~~} **may** apply the amount posted toward accounts receivable, as
defined in Section
298 76-3-201.1, that are owed by the defendant in the priority set forth in Section 77-38a-404.

Respectfully,

Kay L. McIff
Committee Chair

Voting: 8-0-1

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