

DEPARTMENT OF CORRECTIONS AMENDMENTS

2016 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Lincoln Fillmore

House Sponsor: _____

LONG TITLE

General Description:

This bill modifies Title 17, Counties, and Title 64, State Institutions, regarding the Department of Corrections.

Highlighted Provisions:

This bill:

▶ repeals language regarding work release programs ~~§~~ → , including reference to trusty status ← ~~§~~ ;

▶ eliminates a report to the Commission on Criminal and Juvenile Justice regarding the effectiveness of sex offender treatment;

▶ eliminates a report from the Commission on Criminal and Juvenile Justice to the Judiciary Interim Committee regarding the sex offender treatment program; and

▶ makes technical changes to reflect current practices of the Department of Corrections.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

AMENDS:

17-50-319, as last amended by Laws of Utah 2011, Chapter 64

64-13-1, as last amended by Laws of Utah 2015, Chapter 412

S.B. 218



- 28 [64-13-2](#), as last amended by Laws of Utah 1990, Chapter 183
- 29 [64-13-6](#), as last amended by Laws of Utah 2015, Chapter 412
- 30 [64-13-7](#), as last amended by Laws of Utah 1987, Chapter 116
- 31 [64-13-30](#), as last amended by Laws of Utah 2010, Chapter 386

31a **§→ REPEALS:**

31b **64-13-14.6, as last amended by Laws of Utah 2004, Chapter 274 ←§**



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

34 Section 1. Section **17-50-319** is amended to read:

35 **17-50-319. County charges enumerated.**

36 (1) County charges are:

37 (a) those incurred against the county by any law;

38 (b) the necessary expenses of the county attorney or district attorney incurred in
39 criminal cases arising in the county, and all other expenses necessarily incurred by the county
40 or district attorney in the prosecution of criminal cases, except jury and witness fees;

41 (c) medical care as described in Section [17-22-8](#), and other expenses necessarily
42 incurred in the support of persons charged with or convicted of a criminal offense and
43 committed to the county jail, except as provided in Subsection (2);

44 (d) for a county not within the state district court administrative system, the sum
45 required by law to be paid jurors in civil cases;

46 (e) all charges and accounts for services rendered by any justice court judge for
47 services in the trial and examination of persons charged with a criminal offense not otherwise
48 provided for by law;

49 (f) the contingent expenses necessarily incurred for the use and benefit of the county;

50 (g) every other sum directed by law to be raised for any county purposes under the
51 direction of the county legislative body or declared a county charge;

52 (h) the fees of constables for services rendered in criminal cases;

53 (i) the necessary expenses of the sheriff and deputies incurred in civil and criminal
54 cases arising in the county, and all other expenses necessarily incurred by the sheriff and
55 deputies in performing the duties imposed upon them by law;

56 (j) the sums required by law to be paid by the county to jurors and witnesses serving at
57 inquests and in criminal cases in justice courts; and

58 (k) subject to Subsection (2), expenses incurred by a health care facility or provider in

245 that would be paid under the Public Employees' Benefit and Insurance Program, created in
246 Section ~~49-20-103~~.

247 ~~[(8)] (6)~~ Expenses described in Subsection ~~[(7)] (5)~~ are a cost to the department only to
248 the extent that they exceed an offender's private insurance that is in effect at the time of the
249 service and that covers those expenses.

250 ~~[(9)] (7)~~ (a) The Public Employees' Benefit and Insurance Program shall provide
251 information to the department that enables the department to calculate the amount to be paid to
252 a health care provider under Subsection ~~[(7)] (5)~~(b).

253 (b) The department shall ensure that information provided under Subsection ~~[(9)] (7)~~(a)
254 is confidential.

254a **§→ Section 7. Repealer.**

254b **This bill repeals:**

254c **Section 64-13-14.6, Inmate trusty status. ←§**

Legislative Review Note
Office of Legislative Research and General Counsel