# Stephanie Pitcher proposes the following substitute bill:

### **Defendant Access to Evidence Amendments**

### 2025 GENERAL SESSION

### STATE OF UTAH

### **Chief Sponsor: Stephanie Pitcher**

## House Sponsor: Tyler Clancy

LONG TITLE
General Description:
This bill addresses a criminal defendant's access to evidence in a county jail.
Highlighted Provisions:
This bill:
<ul> <li>requires the county sheriff to ensure that a jail inmate awaiting trial, sentencing, or</li> </ul>
disposition of criminal charges has:
• a space to review discovery and other evidence or documents in the jail inmate's
criminal case with the jail inmate's counsel; and
• the means to access and review discovery and other evidence or documents in the jail
inmate's criminal case;
<ul> <li>addresses how the jail inmate may access or review discovery, evidence, or other</li> </ul>
documents in jail;
<ul> <li>provides that a jail inmate's counsel has to ensure that certain discovery, evidence, or</li> </ul>
other documents are not left with the jail inmate at the jail; and
<ul> <li>makes technical and conforming changes.</li> </ul>
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
17-22-2, as last amended by Laws of Utah 2024, Chapter 21

28 Section 1. Section **17-22-2** is amended to read:

29	17-22-2 . Sheriff General duties.
30	(1) The sheriff shall:
31	(a) preserve the peace;
32	(b) make all lawful arrests;
33	(c) attend in person or by deputy the Supreme Court and the Court of Appeals when
34	required or when the court is held within [his] the sheriff's county, all courts of record,
35	and court commissioner and referee sessions held within [his] the sheriff's county,
36	obey their lawful orders and directions, and comply with the court security rule, Rule
37	3-414, of the Utah Code of Judicial Administration;
38	(d) upon request of the juvenile court, aid the court in maintaining order during hearings
39	and transport a minor to and from youth corrections facilities, other institutions, or
40	other designated places;
41	(e) attend county justice courts if the judge finds that the matter before the court requires
42	the sheriff's attendance for security, transportation, and escort of jail [prisoners in his]
43	inmates in the sheriff's custody, or for the custody of jurors;
44	(f) command the aid of as many inhabitants of the sheriff's county as the sheriff
45	considers necessary in the execution of these duties;
46	(g) take charge of and keep the county jail and the jail [prisoners] inmates;
47	(h) receive and safely keep all persons committed to the sheriff's custody, file and
48	preserve the commitments of those persons in custody, and record the name, age,
49	place of birth, and description of each person committed;
50	(i) release on the record all attachments of real property when the attachment the sheriff
51	receives has been released or discharged;
52	(j) endorse on all process and notices the year, month, day, hour, and minute of
53	reception, and, upon payment of fees, issue a certificate to the person delivering
54	process or notice showing the names of the parties, title of paper, and the time of
55	receipt;
56	(k) serve all process and notices as prescribed by law;
57	(l) if the sheriff makes service of process or notice, certify on the process or notices the
58	manner, time, and place of service, or, if the sheriff fails to make service, certify the
59	reason upon the process or notice, and return them without delay;
60	(m) extinguish fires occurring in the undergrowth, trees, or wooded areas on the public
61	land within [his] the sheriff's county;
62	(n) perform as required by any contracts between the county and private contractors for

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63		management, maintenance, operation, and construction of county jails entered into
64		under the authority of Section 17-53-311;
65	(0)	for the sheriff of a county of the second through sixth class that enters into an
66		interlocal agreement for law enforcement service under Title 11, Chapter 13,
67		Interlocal Cooperation Act, provide law enforcement service as provided in the
68		interlocal agreement;
69	(p)	manage and direct search and rescue services in [his] the sheriff's county, including
70		emergency medical responders and other related incident response activities;
71	(q)	obtain saliva DNA specimens as required under Section 53-10-404;
72	(r)	on or before January 1, 2003, adopt a written policy that prohibits the stopping,
73		detention, or search of any person when the action is solely motivated by
74		considerations of race, color, ethnicity, age, or gender;
75	(s)	as applicable, select a representative of law enforcement to serve as a member of a
76		child protection team, as defined in Section 80-1-102;
77	(t)	appoint a county security chief in accordance with Section 53-22-103 and ensure the
78		county security chief fulfills the county security chief's duties; [and]
79	<u>(u)</u>	ensure that a jail inmate who is awaiting trial, sentencing, or disposition of criminal
80		charges has:
81		(i) a private and confidential space to review discovery and other evidence or
82		documents related to the jail inmate's criminal case with the jail inmate's counsel;
83		and
84		(ii) the means to access and review discovery and other evidence or documents
85		related to the jail inmate's criminal case, with or without the jail inmate's counsel,
86		including the means to access and review digital, audio, video, or other
87		technological evidence or documents; and
88	[ <del>(u</del> ]	$(\underline{v})$ perform any other duties that are required by law.
89	(2)(a)	Violation of Subsection (1)(j) is a class C misdemeanor.
90	(b)	Violation of any other subsection under Subsection (1) is a class A misdemeanor.
91	(3)(a) A	As used in this Subsection (3):
92		(i) "Police interlocal entity" means the same as that term is defined in Sections
93		17-30-3 and 17-30a-102.
94		(ii) "Police special district" means the same as that term is defined in Section 17-30-3.
95	(b)	Except as provided in Subsections (3)(c) and 11-13-202(4), a sheriff in a county
96		which includes within its boundary a police special district or police interlocal entity,

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97	or both:
98	(i) serves as the chief executive officer of each police special district and police
99	interlocal entity within the county with respect to the provision of law
100	enforcement service within the boundary of the police special district or police
101	interlocal entity, respectively; and
102	(ii) is subject to the direction of the police special district board of trustees or police
103	interlocal entity governing body, as the case may be, as and to the extent provided
104	by agreement between the police special district or police interlocal entity,
105	respectively, and the sheriff.
106	(c) Notwithstanding Subsection (3)(b), and except as provided in Subsection 11-13-202
107	(4), if a police interlocal entity or police special district enters an interlocal agreement
108	with a public agency, as defined in Section 11-13-103, for the provision of law
109	enforcement service, the sheriff:
110	(i) does not serve as the chief executive officer of any interlocal entity created under
111	that interlocal agreement, unless the agreement provides for the sheriff to serve as
112	the chief executive officer; and
113	(ii) shall provide law enforcement service under that interlocal agreement as provided
114	in the agreement.
115	(4)(a) A jail inmate may access or review discovery, evidence, or other documents under
116	Subsection (1)(u) with:
117	(i) technology provided by the jail; or
118	(ii) technology, including a computer, that is approved by the jail and is provided by
119	the jail inmate's counsel.
120	(b) If a jail inmate's counsel leaves discovery, evidence, or other documents with the jail
121	inmate at the jail, the jail inmate's counsel shall ensure that the discovery, evidence,
122	or other documents does not include:
123	(i) any visual depiction of an individual who is younger than 18 years old;
124	(ii) any personal identifying information of an individual other than the jail inmate;
125	(iii) any financial information of a person other than the jail inmate;
126	(iv) any child sexual abuse material as defined in Section 76-5b-103;
127	(v) any intimate image as defined in Section 76-5b-203; or
128	(vi) any visual depiction or information for which possession is prohibited, by policy,
129	at the jail.
130	Section 2. Effective Date.

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131 This bill takes effect on May 7, 2025.