

House of Representatives State of Utah

UTAH STATE CAPITOL COMPLEX • 350 STATE CAPITOL P.O. BOX 145030 • SALT LAKE CITY, UTAH 84114-5030 • (801) 538-1029

February 12, 2025

Mr. Speaker,

The Judiciary Committee reports a favorable recommendation on **H.B. 383**, COURT FINE AMENDMENTS, by Representative G. Amjad Miller, with the following amendments:

- 1. Line 8 through 11:
 - 8 This Bill:

9 → {modifies the rate that is used to credit compensatory service toward payment of criminal

- 10 **fines;**}
- 11 →permits a judge to order that the cost of any court-ordered treatment or course be credited
- 2. Line 41 through 43:
 - 41 (4) The court shall credit timely completed compensatory service reported in accordance
 - 42 with Subsection (5) against the fine or bail amount at the rate of $\{\frac{1}{515}\}$ per hour and
 - 43 shall allow the defendant a reasonable amount of time to complete the service.
- 3. Line 100 through 102:
 - 100 compensatory service completed by the defendant at a rate of credit not less
 - 101 than $\{\frac{1}{5}\$ for each hour of compensatory service[:]; and
 - 102 (B) allow the defendant to reduce the unpaid amount of the criminal accounts



Action Class



1. Line 62 through 64:

- 62 (7) In addition to any other provision of this section, a court may order that the unpaid
- 63 amount of the criminal accounts receivable, that is not the principal or interest amount owed for
- 64 restitution, be reduced in the amount of the cost of any treatment or course if:

2. Line 81 through 83:

- 81 (c) remit, in whole or in part, an unpaid amount of the defendant's criminal accounts
- 82 receivable that is not the principal or interest amount owed for restitution in accordance with
- 83 this section.

3. Line 87 through 89:

- (a) if the criminal accounts receivable is not delinquent or in default, remit, in whole or
 in part, the unpaid amount of the criminal accounts receivable that is not the principal or interest
- amount owed for restitution; or

4. Line 98 through 100:

- 98 (iii) (A) allow the defendant to satisfy an unpaid amount of the criminal accounts
- 99 receivable, that is not the principal <u>or interest</u> amount owed for restitution, with proof of
- 100 compensatory service completed by the defendant at a rate of credit not less

5. Line 102 through 104:

- 102 (B) allow the defendant to reduce the unpaid amount of the criminal accounts
- 103 receivable, that is not the principal or interest amount owed for restitution, in the amount
- 104 of the cost of any treatment or course if:

Respectfully,

Nelson T. Abbott Chair

Voting: 10-0-1 5 HB0383.HC1.wpd 2/12/25 2:53 pm jonadams/RBO eweeks/jonadams





