Enrolled Copy H.B. 206

	COUNTY JAIL - WORK RELEASE PROCESS
	AMENDMENTS
	2007 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Scott L Wyatt
	Senate Sponsor: Gregory S. Bell
=	LONG TITLE
	General Description:
•	This bill modifies the Criminal Code and the Code of Criminal Procedure regarding the
r	elease of jail inmates for work or education.
	Highlighted Provisions:
	This bill:
	 clarifies that the court may order whether the inmate is allowed to be released; and
	 specifies that the custodial authority of the jail determines the terms and conditions
C	of an inmate's release.
N	Monies Appropriated in this Bill:
	None
(Other Special Clauses:
	None
ι	Utah Code Sections Affected:
A	AMENDS:
	76-3-403.5 , as enacted by Chapter 204, Laws of Utah 2000
	77-19-3 , as enacted by Chapter 15, Laws of Utah 1980
	77-19-4 , as enacted by Chapter 15, Laws of Utah 1980
E	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 76-3-403.5 is amended to read:
	76-3-403.5. Work or school release from county jail or facility Conditions.

H.B. 206 Enrolled Copy

30	When an inmate is [committed for incarceration] incarcerated in a county jail or in a
31	detention facility, the custodial authority may [in its discretion], in accordance with the release
32	policy of the facility, allow the inmate to work outside of the jail or facility as part of a jail or
33	facility supervised work detail, to seek or work at employment, or to attend an educational
34	<u>institution</u> , if the inmate's incarceration:
35	(1) is not for an offense for which release is prohibited under state law; and
36	[(1)] (2) (a) is for a misdemeanor offense, and the sentencing judge has not entered an
37	order [to the contrary;] prohibiting release under this section; or
38	[(2)] (b) is part of a probation agreement for a felony offense, and the sentencing
39	district judge has not entered an order [to the contrary; or] prohibiting release under this
40	section.
41	[(3) is in a county facility pursuant to a contract with the Department of Corrections.]
42	Section 2. Section 77-19-3 is amended to read:
43	77-19-3. Special release from city or county jail Purposes.
44	(1) Any person [sentenced to a term] incarcerated in any city or county jail may,
45	[pursuant to order of the sentencing judge,] in accordance with the release policy of the facility,
46	be released from jail during those hours which are reasonable and necessary to accomplish any
47	of the [following] purposes under Subsection (2) if:
48	(a) the offense is not one for which release is prohibited under state law; and
49	(b) the judge has not entered an order prohibiting a special release.
50	(2) The custodial authority at the jail may release an inmate who qualifies under
51	Subsection (1) for:
52	$[\frac{1}{2}]$ (a) working at his employment;
53	[(2) performing essential household duties;]
54	(b) seeking employment;
55	[(3)] (c) attending an educational institution;
56	[(4)] (d) obtaining necessary medical treatment; or
57	[(5)] (e) any other [proper] reasonable purpose [the court may order] as determined by

Enrolled Copy H.B. 206

58	the custodial authority of the jail.
59	Section 3. Section 77-19-4 is amended to read:
50	77-19-4. Special release from city or county jail Conditions and limitations.
51	(1) All released prisoners[, while absent from the jail,] under Section 77-19-3 are in the
52	custody of the [jailer] custodial authority and are subject at any time to being returned to jail,
53	[if] for good cause [appears for so doing].
54	(2) The judge [shall specify the terms and conditions of the release time which may
65	include, but are not limited to the following] may order that the prisoner:
66	[(1) The prisoner may be required to] (a) pay [all] monies earned from employment
57	during the jail term to those persons he is legally responsible to support; or
58	[(2) He may be required to pay a reasonable amount for the expenses of his
59	maintenance in the jail but may be permitted to]
70	(b) retain sufficient money to pay his costs of transportation, meals, and other
71	incidental and necessary expenses related to his special release.
72	(3) The custodial authority of the jail shall establish all other conditions of special
73	release.
74	(4) During all hours when the prisoner is not serving the function for which he is
75	awarded release time, he shall be confined to jail.
76	(5) The prisoner shall [be responsible for obtaining] obtain his own transportation to
77	and from the place where he performs the function for which he is released.