S.B. 277 DNA MODIFICATIONS

SENATE COMMITTEE AMENDMENTS

AMENDMENT 2 MARCH 1, 2010 3:52 PM

Senator **J. Stuart Adams** proposes the following amendments:

- 1. Page 1, Line 21:
 - 21 Department of Public Safety for the processing of the DNA specimens; {-and-}
- 2. Page 1, Line 24:
 - 24 issues an indictment : and
 - <u>▶ clarifies that only DNA markers used for forensic purposes may be included when establishing a donor's DNA provile</u>.
- 3. Page 8, Line 226:
 - 226 specimen from the person upon booking at the jail { or upon admission to a detention facility } ,
- 4. Page 8, Line 228:
 - 228 (b) If at the time of booking { or admission to a detention facility } the acting law
- 5. Page 8, Line 242 through Page 9, Line 248:
 - 242 processed until {
 - 243 <u>(a)</u>} regarding the alleged violent offense for which the person was booked:
 - 244 {-(i)} (a) the court has bound the person over for trial following a preliminary hearing;
 - 245 (ii) (b) after the person has waived the preliminary hearing; or
 - 246 {-(iii)} (c) after a grand jury has returned an indictment {-; or
 - 247 (b) if the person is a minor under Subsection 53-10-403(3), the person is found to be
 - 248 within the jurisdiction of the juvenile court due to the commission of the violent offense
- 6. Page 10, Line 290:
 - (g) ensure that only DNA markers routinely used or accepted in the field of forensic science are used to establish the profile of the donor; and
 - 290 [(f)] {(g)} make rules in accordance with Title 63G, Chapter 3, Utah Administrative