



House of Representatives *State of Utah*

UTAH STATE CAPITOL COMPLEX • 350 STATE CAPITOL
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February 12, 2013

Madam Speaker:

The Law Enforcement and Criminal Justice Committee reports a favorable recommendation on **S.B. 146**, DRIVING UNDER THE INFLUENCE AMENDMENTS, by Senator S. Jenkins, with the following amendments:

1. *Page 1, Line 15:*

15 monitoring for a first, second, or felony driving under the influence offense; ~~{-and-}~~
► provides that a court may order the imposition of an ankle attached
continuous transdermal alcohol monitoring device as a condition of probation if a
person is convicted of a driving under the influence violation and there is admissible
evidence that the person had a blood alcohol level of .16 or higher; and

2. *Page 3, Line 87 through Page 4, Line 91:*

87 (b) one or ~~{-both-}~~ more of the following:
88 (i) the installation of an ignition interlock system as a condition of probation for the
89 person in accordance with Section 41-6a-518; ~~{-or-}~~ =
(ii) the imposition of an ankle attached continuous transdermal alcohol
monitoring device as a condition of probation for the person; or
90 ~~{-(ii)-}~~ (iii) the imposition of home confinement through the use of electronic
monitoring in
91 accordance with Section 41-6a-506.

Bill Number



SB0146

Action Class



H

Action Code



HCRAMD

1. Page 3, Lines 77 through 79:

77 (b) in lieu of Subsection (3)(a)(ii), the court may require the person to
participate in home confinement of not fewer
78 than 1,500 hours through the use of electronic monitoring in accordance with Section
79 41-6a-506.

Respectfully,

Curtis Oda
Committee Chair

Voting: 9-0-2

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Action Class



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Action Code



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