	LOCAL GOVERNMENT INDIGENT DEFENSE REQUIREMENT
	2018 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Daniel W. Thatcher
	House Sponsor: V. Lowry Snow
LON	NG TITLE
Con	mittee Note:
	The Political Subdivisions Interim Committee recommended this bill.
Gen	eral Description:
	This bill requires local governments to include certain information in ordinances with
crim	inal penalties that include any possibility of imprisonment.
Higl	nlighted Provisions:
	This bill:
	 requires local governments to include information regarding indigent legal defense
of ar	n indigent individual in ordinances with criminal penalties that include any
poss	ibility of imprisonment; and
	 makes technical and conforming changes.
Mor	ney Appropriated in this Bill:
	None
Oth	er Special Clauses:
	None
Utal	n Code Sections Affected:
AM	ENDS:
	10-3-704, as last amended by Laws of Utah 2010, Chapter 378
	17-53-223, as last amended by Laws of Utah 2000, Chapter 323 and renumbered and
ame	nded by Laws of Utah 2000, Chapter 133

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Be it enacted by the Legislature of the state of Utah:			
Section 1. Section 10-3-704 is amended to read:			
10-3-704. Form of ordinance.			
[Any] The governing body shall ensure that any ordinance [passed by] that the			
governing body[, after the effective date of this act, shall contain and be] passes contains the			
following, in substantially the following order and form:			
(1) a number;			
(2) a title which indicates the nature of the subject matter of the ordinance;			
(3) a preamble which states the need or reason for the ordinance;			
(4) an ordaining clause which states "Be it ordained by the (name of the			
governing body and municipality):";			
(5) the body or subject of the ordinance;			
(6) when applicable, a statement indicating the penalty for violation of the ordinance or			
a reference that the punishment is covered by an ordinance which prescribes the fines and			
terms of imprisonment for the violation of a municipal ordinance; or, the penalty may establish			
a classification of penalties and refer to such ordinance in which the penalty for such violation			
is established;			
(7) when a penalty for a violation of the ordinance includes any possibility of			
imprisonment, a statement that the municipality is required, under Section 77-32-301, to			
provide for indigent legal defense, as those terms are defined in Section 77-32-201;			
$\left[\frac{7}{1}\right]$ (8) a statement indicating the effective date of the ordinance or the date when the			
ordinance shall become effective after publication or posting as required by this chapter;			
[(8)] (9) a line for the signature of the mayor or acting mayor to sign the ordinance;			
$\left[\frac{(9)}{(10)}\right]$ a place for the municipal recorder to attest the ordinance and fix the seal of			
the municipality; and			
[(10)] (11) in municipalities where the mayor may disapprove an ordinance passed by			
the legislative body, [the ordinance shall show, that it was passed] a statement showing:			
(a) if the mayor approves the ordinance, that the governing body passes the ordinance			
with the mayor's approval [or that]:			
(b) if the mayor [disapproved] disapproves the ordinance, that [it was passed] the			

S.B. 24

59	governing body passes the ordinance over [his] the mayor's disapproval[. If]; or
60	(c) if the mayor neither approves[,] or disapproves [an] the ordinance, that the
61	ordinance [shall show that it] became effective without the approval or disapproval of the
62	mayor.
63	Section 2. Section 17-53-223 is amended to read:
64	17-53-223. Ordinances Power to enact Penalty for violation.
65	(1) A county legislative body may:
66	(a) pass all ordinances and rules and make all regulations, not repugnant to law,
67	necessary for carrying into effect or discharging the powers and duties conferred by this title,
68	and as are necessary and proper to provide for the safety, and preserve the health, promote the
69	prosperity, improve the morals, peace, and good order, comfort, and convenience of the county
70	and its inhabitants, and for the protection of property in the county;
71	(b) enforce obedience to ordinances with fines or penalties as the county legislative
72	body considers proper; and
73	(c) pass ordinances to control air pollution.
74	(2) (a) Punishment imposed under Subsection (1)(b) shall be by fine, not to exceed the
75	maximum fine for a class B misdemeanor under Section 76-3-301, imprisonment, or [by] both
76	fine and imprisonment.
77	(b) When a penalty for a violation of an ordinance includes any possibility of
78	imprisonment, the county legislative body shall include in the ordinance a statement that the
79	county is required, under Section 77-32-301, to provide for indigent legal defense, as those
80	terms are defined in Section 77-32-201.
81	(3) (a) Except as specifically authorized by statute, the county legislative body may not
82	impose a civil penalty for the violation of a county traffic ordinance.
83	(b) Subsection (3)(a) does not apply to an ordinance regulating the parking of vehicles
84	on a highway.

Legislative Review Note Office of Legislative Research and General Counsel