CRIMINAL INFORMATION AMENDMENTS
2019 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Paul Ray
Senate Sponsor:
LONG TITLE
General Description:
This bill requires the Bureau of Criminal Identification to submit the record for all
nonextraditable warrants for violent felonies to the National Crime Information Center.
Highlighted Provisions:
This bill:
<ul> <li>requires the Bureau of Criminal Identification to submit the record for all</li> </ul>
nonextraditable warrants for violent felonies to the National Crime Information
Center;
<ul> <li>requires local law enforcement agencies to determine the extraditability status of</li> </ul>
warrants; and
requires the court to report any changes to the status of a warrant to the Bureau of
Criminal Identification.
Money Appropriated in this Bill:
None
Other Special Clauses:
Ĥ→ [None] This bill provides a special effective date. ←Ĥ
<b>Utah Code Sections Affected:</b>
AMENDS:
77-7-5, as last amended by Laws of Utah 2016, Chapter 162
ENACTS:



59	arrest.
60	(3) For the purpose of Subsection (1):
61	(a) daytime hours are the hours of 6 a.m. to 10 p.m.; and
62	(b) nighttime hours are the hours after 10 p.m. and before 6 a.m.
63	(4) (a) If the magistrate determines that the accused must appear in court, the
64	magistrate shall include in the arrest warrant the name of the law enforcement agency in the
65	county or municipality with jurisdiction over the offense charged.
66	(b) (i) The law enforcement agency identified by the magistrate under Subsection (4)(a)
67	is responsible for providing inter-county transportation of the defendant, if necessary, from the
68	arresting law enforcement agency to the court site.
69	(ii) The law enforcement agency named on the warrant may contract with another law
70	enforcement agency to have a defendant transported.
71	(c) (i) The law enforcement agency identified by the magistrate under Subsection (4)(a)
72	as responsible for transporting the defendant shall provide to the court clerk of the court in
73	which the defendant is tried, an affidavit stating that the defendant was transported, indicating
74	the law enforcement agency responsible for the transportation, and stating the number of miles
75	the defendant was transported.
76	(ii) The court clerk shall account for restitution paid under Subsection 76-3-201(5) for
77	governmental transportation expenses and dispense restitution money collected by the court to
78	the law enforcement agency responsible for the transportation of a convicted defendant.
79	(5) The law enforcement agency identified by the magistrate under Subsection (4)(a)
80	shall indicate to the court within 48 hours of the issuance, excluding Saturdays, Sundays, and
81	legal holidays if a warrant issued pursuant to this section is an extradition warrant.
82	(6) The law enforcement agency identified by the magistrate under Subsection (4)(a)
83	shall report any changes to the status of a warrant issued pursuant to this section to the Bureau
84	of Criminal Identification.
84a	Ĥ→ Section 3. Effective date.

This bill takes effect on January 1, 2020. ←Ĥ

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