1st Sub. (Buff) H.B. 134

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88	(vii) the Utah State Courts; and
89	(viii) the Board of Pardons and Parole.
90	(13) $\mathbf{\hat{H}} \rightarrow [\mathbf{f}]$ The [] Except as provided in Subsection (15), the] $\leftarrow \mathbf{\hat{H}}$ notice provisions as
90a	provided in
91	this section do not apply to misdemeanors as provided in Section 77-38-5 and to important
92	juvenile justice hearings as provided in Section 77-38-2.
93	(14) (a) When a defendant is charged with a felony crime under Sections 76-5-301
94	through 76-5-310 regarding kidnapping, human trafficking, and human smuggling; Sections
95	76-5-401 through 76-5-413 regarding sexual offenses; or Section 76-10-1306 regarding
96	aggravated exploitation of prostitution, the court may, during any court hearing where the
97	defendant is present, issue a pretrial criminal no contact order:
98	(i) prohibiting the defendant from harassing, telephoning, contacting, or otherwise
99	communicating with the victim directly or through a third party;
100	(ii) ordering the defendant to stay away from the residence, school, place of
101	employment of the victim, and the premises of any of these, or any specified place frequented
102	by the victim or any designated family member of the victim directly or through a third party;
103	and
104	(iii) ordering any other relief that the court considers necessary to protect and provide
105	for the safety of the victim and any designated family or household member of the victim.
106	(b) Violation of a pretrial criminal no contact order issued pursuant to this section is a
107	third degree felony.
108	(c) (i) The court shall provide to the victim a certified copy of any pretrial criminal no
109	contact order that has been issued if the victim can be located with reasonable effort.
110	(ii) The court shall also transmit the pretrial criminal no contact order to the statewide
111	domestic violence network in accordance with Section 78B-7-113.
112	(15) (a) When a case involving a victim may resolve before trial with a plea deal, the
113	prosecutor shall notify the victim of that possibility as soon as practicable.
114	(b) Upon the request of a victim described in Subsection (15)(a), the prosecutor shall
115	explain the available details of an anticipated plea deal.