{deleted text} shows text that was in HB0077 but was deleted in HB0077S01.

inserted text shows text that was not in HB0077 but was inserted into HB0077S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Representative Jennifer Dailey-Provost proposes the following substitute bill:

CONTRACEPTION FOR INMATES

2022 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Jennifer {Dailey-Provost} Dailey-Provost
Senate Sponsor:

LONG TITLE

General Description:

This bill removes the {sunset} repeal date for provisions regarding providing inmates with contraceptives and expands the types of contraceptives that may be provided.

Highlighted Provisions:

This bill:

- <u>▶ adds to the list of types of contraceptives that may be provided to inmates; and</u>
- removes the {sunset} repeal date from the statutory provisions requiring county jails to provide inmates with prescribed contraceptives.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

AMENDS:

17-22-8, as last amended by Laws of Utah 2021, Chapter 108

63I-2-217, as last amended by Laws of Utah 2021, Chapters 64, 108, 363, and 385

Be it enacted by the Legislature of the state of Utah:

Section 1. Section 17-22-8 is amended to read:

17-22-8. Care of prisoners -- Funding of services -- Private contractor.

- (1) Except as provided in Subsection (5), a sheriff shall:
- (a) receive each individual committed to jail by competent authority;
- (b) provide each prisoner with necessary food, clothing, and bedding in the manner prescribed by the county legislative body;
 - (c) provide each prisoner medical care when:
 - (i) the prisoner's symptoms evidence a serious disease or injury;
 - (ii) the prisoner's disease or injury is curable or may be substantially alleviated; and
- (iii) the potential for harm to the person by reason of delay or the denial of medical care would be substantial; and
- (d) provide each prisoner, as part of the intake process, with the option of continuing any of the following medically prescribed methods of contraception:
 - (i) an oral contraceptive;
 - (ii) an injectable contraceptive; [or]
 - (iii) a patch;
 - (iv) a vaginal ring; or
- [(iii)] (v) an intrauterine device, if the prisoner was prescribed the intrauterine device because the prisoner experiences serious and persistent adverse effects when using the methods of contraception described in Subsections (1)(d)(i) and (ii).
- (2) A sheriff may provide the generic form of a contraceptive described in Subsection (1)(d)(i) or (ii).
- (3) A sheriff shall follow the provisions of Section 64-13-46 if a prisoner is pregnant and gives birth, including the reporting requirements in Subsection 64-13-45(2)(c).
 - (4) (a) Except as provided in Subsection (4)(b), the expense incurred in providing the

services required by this section to prisoners shall be paid from the county treasury, except as provided in Section 17-22-10.

- (b) The expense incurred in providing the services described in Subsection (1)(d) to prisoners shall be paid by the Department of Health.
- (5) If the county executive contracts with a private contractor to provide the services required by this section, the sheriff shall provide only those services required of the sheriff by the contract between the county and the private contractor.

Section $\{1\}$ 2. Section 63I-2-217 is amended to read:

63I-2-217. Repeal dates -- Title 17.

- [(1) (a) Subsections 17-22-8(1)(d) and (2) regarding contraceptives for inmates, is repealed June 30, 2022.]
- [(b) Subsection 17-22-8(4)(a), the language "Except as provided in Subsection (4)(b)" is repealed June 30, 2022.]
- [(c) Subsection 17-22-8(4)(b) regarding the Department of Health is repealed June 30, 2022.]
- [(d) On July 1, 2022, when making the changes in this section, the Office of Legislative Research and General Counsel shall in addition to its authority under Subsection 36-12-12(3):]
- [(i) make corrections necessary to ensure that sections and subsections identified in this section are complete sentences and accurately reflect the office's understanding of the Legislature's intent; and]
 - (ii) make necessary changes to subsection numbering and cross references.
- [(2)] (1) Title 17, Chapter 35b, Consolidation of Local Government Units, is repealed January 1, 2022.
- [(3)] (2) On January 1, 2028, Subsection 17-52a-103(3), requiring certain counties to initiate a change of form of government process by July 1, 2018, is repealed.
 - [(4)] (3) On June 1, 2022:
 - (a) Section 17-52a-104 is repealed;
- (b) in Subsection 17-52a-301(3)(a), the language that states "or under a provision described in Subsection 17-52a-104(1)(b) or (2)(b)," is repealed; and
 - (c) Subsection 17-52a-301(3)(a)(iv), regarding the first initiated process, is repealed.