**Enrolled Copy** H.B. 356

1

21

22

23

24

25

26

## **BAIL AMENDMENTS**

## 2024 GENERAL SESSION STATE OF UTAH

**Chief Sponsor: Rex P. Shipp** 

Senate Sponsor: Kirk A. Cullimore 2 3 **LONG TITLE** 4 **General Description:** 5 This bill amends provisions related to bail and pretrial release. 6 **Highlighted Provisions:** 7 This bill: 8 • amends the requirements for collecting pretrial information when an individual is 9 arrested without a warrant and is booked at a jail facility; and 10 makes technical and conforming changes. Money Appropriated in this Bill: 11 12 None 13 **Other Special Clauses:** 14 None 15 **Utah Code Sections Affected:** 16 **AMENDS:** 17 **77-20-202**, as last amended by Laws of Utah 2023, Chapter 447 18 19 *Be it enacted by the Legislature of the state of Utah:* 20

Section 1. Section 77-20-202 is amended to read:

77-20-202. Collection of pretrial information.

- (1) [On or after May 4, 2022, when] When an individual is arrested without a warrant for an offense and booked at a jail facility, an employee at the jail facility, or an employee of a pretrial services program, shall submit the following information to the court with the probable cause statement to the extent that the information is reasonably available to the employee]:
- 27 (a) identification information for the individual, including:
- 28 (i) the individual's legal name and any known aliases;

H.B. 356 Enrolled Copy

29		(ii) the individual's date of birth;
30		(iii) the individual's state identification number;
31		(iv) the individual's mobile phone number; and
32		(v) the individual's email address;
33	(b)	the individual's residential address;
34	(c)	any pending criminal charge or warrant for the individual, including the offense
35		tracking number of the current offense for which the individual is booked;
36	(d)	the individual's probation or parole supervision status;
37	(e)	whether the individual was on pretrial release for another criminal offense prior to
38		the booking of the individual for the current criminal offense if the employee knows
39		that the individual was on pretrial release for a prior criminal offense;
40	(f)	the individual's financial circumstances to the best of the individual's knowledge at
41		the time of booking, including:
42		(i) the individual's current employer;
43		(ii) the individual's monthly income, including any alimony or child support that
44		contributes to the individual's monthly income;
45		(iii) the individual's monthly expenses, including any alimony or child support
46		obligation that the individual is responsible for paying;
47		(iv) the individual's ownership of, or any interest in, personal or real property,
48		including any savings or checking accounts or cash;
49		(v) the number, ages, and relationships of any dependents;
50		(vi) any financial support or benefit that the individual receives from a state or
51		federal government; and
52		(vii) any other information about the individual's financial circumstances that may be
53		relevant;
54	(g)	any ties the individual has to the community, including:
55		(i) the length of time that the individual has been at the individual's residential
56		address;
57		(ii) any enrollment in a local college, university, or trade school; and
58		(iii) the name and contact information for any family member or friend that the
59		individual believes would be willing to provide supervision of the individual; [and]
60	(h)	the results of a lethality assessment completed in accordance with Section 77-36-2.1,
61		if any[-] ; and
62	<u>(i)</u>	whether the individual is under the influence of alcohol or a controlled substance to a

Enrolled Copy H.B. 356

63	degree that would endanger the individual or another individual if the individual is
64	released.
65	(2) Upon request, the jail facility, or the pretrial services program, shall provide the
66	information described in Subsection (1) to the individual, the individual's attorney, or the
67	prosecuting attorney.
68	(3) Any information collected from an individual under Subsection (1) is inadmissible in
69	any court proceeding other than:
70	(a) a criminal proceeding addressing the individual's pretrial release or indigency for the
71	offense, or offenses, for which the individual was arrested or charged with; or
72	(b) another criminal proceeding regarding prosecution for providing a false statement
73	under Subsection (1).
74	(4) Nothing in this section prohibits a court and a county from entering into an agreement
75	regarding information to be submitted to the court with a probable cause statement.
76	Section 2. Effective date.
77	This bill takes effect on May 1, 2024.