

H.B. 114

RAPE CRISIS AND SERVICES CENTER AMENDMENTS

Representative **Angela Romero** proposes the following amendments:

1. *Page 1, Lines 13 through 21:*

- 13 ▶ defines terms;
- 14 ▶ specifies rulemaking authority to ~~{the ~~ft~~→ State Commission on Criminal and Juvenile~~
- 14a ~~Justice, in consultation with the ~~ft~~ Utah }~~ the State Commission on Criminal and Juvenile Justice
(commission), in consultation with the Utah Office for Victims of Crime (office) to
- 15 create:
- 16 • standards of care for a rape crisis and services center;
- 17 • eligibility standards for a rape crisis and services center to be eligible for a
- 18 grant, other funds, or services;
- 19 • standards and procedures for ~~{the ~~ft~~→ [office] state auditor ~~ft~~ to }~~ the
commission to monitor or audit
- 19a the compliance of a
- 20 rape crisis and services center with eligibility standards; =
- ▶ requires the state auditor to audit the commission's compliance with monitoring and auditing
requirements and the provision of certain grant funds; and
- 21 ▶ makes technical and conforming changes.

2. *Page 8, Lines 216 through 223:*

- 216 (ii) may be used to determine whether a rape crisis and services center is eligible for a
- 217 grant, other funds, or services under this part; and
- 218 (c) create standards and procedures for ~~{the ~~ft~~→ [office or the office's designee] state auditor~~
- ~~ft~~ to monitor or
- 219 audit} the commission to monitor and audit a rape crisis and services center for compliance with the
- eligibility standards described in
- 220 Subsection (1)(b).
- 221 (2) Rules made by the ~~H~~→ [office] commission ~~ft~~ under this section shall be made in
- 221a accordance with Title
- 222 63G, Chapter 3, Utah Administrative Rulemaking Act. =
- (3) The state auditor shall audit the commission's compliance with the commission's monitoring
and auditing requirements described in Subsection (1)(c) and the provision of grant funds under this
section.
- 223 Section 3. Effective date.

