

Rule 4-613. Jail prisoner transportation**Intent:**

To establish a procedure for designating on the statewide warrants system offenses which require transportation of an individual arrested in a county other than the county from which the warrant was issued.

Applicability:

This rule applies to all warrants issued on or after November 1, 2011.

Statement of the Rule:

(1) Unless otherwise ordered by the court, warrants for the following offenses will require transportation from the county in which the defendant is arrested:

(1)(A) felonies;

(1)(B) class A misdemeanors; and

(1)(C) class B misdemeanors charged under Utah Code ~~t~~itle 76, ~~c~~hapter 5, ~~{~~Offenses Against the ~~Person~~Individual~~}~~, Utah Code title 76, ~~c~~hapter 11, ~~{~~Weapons~~}~~, and Utah Code title 41, ~~c~~hapter 6a, ~~p~~part 5, ~~{~~Driving Under the Influence and Reckless Driving~~}~~.

(2) Unless otherwise ordered by the court, warrants for the following offenses will require transportation only within the county from which the warrant originates:

(2)(A) class B misdemeanors not included in paragraph (1); and

(2)(B) class C misdemeanors.

Effective: ~~May 1~~July 1, 2025