

JUDICIAL COUNCIL MEETING

AGENDA

April 25, 2022

Meeting held through Webex

Chief Justice Matthew B. Durrant, Presiding

1. 9:00 a.m. Welcome & Approval of Minutes..... Chief Justice Matthew B. Durrant
Oath of Office - Judge Elizabeth Lindsley
(Tab 1 - Action)
2. 9:05 a.m. Selection of Executive Committees.....Chief Justice Matthew B. Durrant
(Tab 2 - Action)
3. 9:10 a.m. Chair's Report Chief Justice Matthew B. Durrant
(Information)
4. 9:15 a.m. State Court Administrator's Report.....Ron Gordon
(Information)
5. 9:25 a.m. Reports: Management Committee Chief Justice Matthew B. Durrant
Budget & Fiscal Management Committee..... Judge Kara Pettit
Liaison Committee..... Judge Kara Pettit
Policy & Planning Committee Judge Derek Pullan
Bar Commission.....Margaret Plane, esq.
(Tab 3 - Information)
6. 9:35 a.m. Board of Senior Judges Report Judge Judith Atherton
(Tab 4 - Information)
7. 9:45 a.m. Board of Justice Court Judges Report..... Judge Rick Romney
(Information) Jim Peters
8. 9:55 a.m. Justice Court Reform Jim Peters
(Tab 5 - Action) Ron Gordon
9. 10:10 a.m. Applications for Judicial Vacancies in the Justice Courts Jim Peters
(Tab 6 - Action)
- 10:30 a.m. Break

- | | | | |
|-----|------------|---|--|
| 10. | 10:40 a.m. | Technology Committee Move to an Executive Committee...
(Tab 7 - Action) | Brody Arishita
Justice John Pearce |
| 11. | 10:55 a.m. | Committee on Judicial Outreach Report and Reauthorization
(Tab 8 - Action) | Valeria Jimenez |
| 12. | 11:05 a.m. | Budget and Grants.....
(Tab 9 - Action) | Karl Sweeney
Alisha Johnson
Bart Olsen
Melissa Taitano
Shane Bahr
Jordan Murray |
| 13. | 11:30 a.m. | Uniform Fine Schedule Committee Report and Uniform Fine Schedule
(Tab 10 - Action) | Judge Jennifer Valencia
Shane Bahr
Meredith Mannebach |
| 14. | 11:40 a.m. | Committee on Fairness and Accountability Vacancy
(Tab 11 - Action) | Jon Puente |
| 15. | 11:45 a.m. | Human Resource Policies for Final Approval
(Tab 12 - Action) | Keisa Williams
Bart Olsen |
| 16. | 11:55 a.m. | Old Business/New Business
(Discussion) | All |
| 17. | 12:05 p.m. | Executive Session | |
| 18. | 12:10 p.m. | Adjourn | |

Consent Calendar

The consent calendar items in this section are approved without discussion if no objection has been raised with the Administrative Office of the Courts or with a Judicial Council member by the scheduled Judicial Council meeting or with the Chair of the Judicial Council during the scheduled Judicial Council meeting.

- | | |
|---------------------------------------|---|
| 1. Committee Appointments
(Tab 13) | Uniform Fine Schedule Committee – Shane Bahr
Committee on Children and Family Law – Jim Peters
Language Access Committee – Jon Puente |
| 2. Forms Committee Forms
(Tab 14) | Kaden Taylor |

Tab 1

Agenda

JUDICIAL COUNCIL MEETING
Minutes

March 11, 2022
Meeting conducted through Webex

12:00 p.m. – 3:13 p.m.

Chief Justice Matthew B. Durrant, Presiding

Members:

Chief Justice Matthew B. Durrant, Chair
Hon. Todd Shaughnessy, Vice Chair
Hon. Samuel Chiara
Hon. Augustus Chin
Hon. David Connors
Hon. Ryan Evershed
Hon. Paul Farr
Hon. Michelle Heward
Hon. Mark May
Hon. David Mortensen
Justice Paige Petersen
Hon. Kara Pettit
Margaret Plane, esq.
Hon. Brook Sessions

Excused:

Hon. Keith Barnes
Hon. Derek Pullan
Ron Gordon

Guests:

Emily Ashcraft, Deseret News
Hon. Michele Christiansen Forster, Court of Appeals
Travis Erickson, TCE Seventh District Court
Russ Pearson, TCE Eighth District Court
Glen Proctor, TCE Second District Court

AOC Staff:

Cathy Dupont
Michael Drechsel
Brody Arishita
Shane Bahr
Alisha Johnson
Meredith Mannebach
Tania Mashburn
Jordan Murray
Bart Olsen
Jim Peters
Jon Puente
Keri Sargent
Neira Siaperas
Nick Stiles
Karl Sweeney
Melissa Taitano
Chris Talbot
Keisa Williams
Jeni Wood

Guests Cont.:

Nancy Sylvester, Utah State Bar
Heather Thuet, Utah State Bar
Katie Woods, Utah State Bar
Elizabeth Wright, Utah State Bar

1. WELCOME AND APPROVAL OF MINUTES: (Chief Justice Matthew B. Durrant)

Chief Justice Matthew B. Durrant welcomed everyone to the meeting. The Council held their meeting through Webex.

Motion: Judge David Connors moved to approve the February 28, 2022 Judicial Council meeting minutes, as presented. Judge Todd Shaughnessy seconded the motion, and it passed unanimously.

2. CHAIR'S REPORT: (Chief Justice Matthew B. Durrant)

Chief Justice Durrant was grateful for Ron Gordon, Cathy Dupont, Michael Drechsel, the Liaison Committee, and other court personnel for their work on this year's legislative session.

3. STATE COURT ADMINISTRATOR'S REPORT: (Cathy Dupont)

Ms. Dupont explained that additional discussions will be held later in the meeting regarding the results of the legislative session. Mr. Drechsel will hold an in-person Legislative Update on April 15th. Mr. Gordon sent an email on March 3rd informing supervisors of the IT Department's work on consolidating devices, which will be conducted in coordination with moving computers from Windows 7 to Windows 10. With the Governor's approval, Juneteenth will be recognized as a state holiday. The holiday will fall on the Monday closest to the 19th, this year it will be held on June 20th.

The court-level administrators (Nick Stiles, Shane Bahr, Neira Siaperas, and Jim Peters) and the TCEs are talking with their benches to identify how they believe the courts could operate as the pandemic eases. Once Ms. Dupont gathers the information, she will address proposed changes to the Pandemic Administrative Order and Risk Phase Response Plan with the Management Committee. Ms. Dupont will recommend the Plan allow for judges to require all participants to wear masks should someone in attendance be at high risk.

4. COMMITTEE REPORTS:

Management Committee Report:

The work of this committee is reflected in the minutes.

Budget & Fiscal Management Committee Report:

The committee will address budget items later in the meeting.

Liaison Committee Report:

Judge Kara Pettit thought the session was well-run and appreciated everyone's assistance, noting that she believes the courts have a strong working relationship with Legislators. Judge Pettit thanked everyone on the Liaison Committee and everyone administratively for all of the work that goes into giving constructive input.

Policy and Planning Committee Report:

Judge Derek Pullan was unable to attend. Judge Connors reported that the committee discussed proposed changes to rules relating to Human Resource procedures for investigating judicial officers in certain circumstances.

Bar Commission Report:

Margaret Plane yielded her time to the Utah Bar Report.

5. UTAH STATE BAR REPORT: (Heather Thuet, Katie Woods, and Elizabeth Wright)

Chief Justice Durrant welcomed Heather Thuet, Bar President, Katie Woods, President-Elect, and Elizabeth Wright, Executive Director. There are 18 fully licensed paralegal practitioners and 9 more people that are in the process. Five paralegals are focused on debt collection and four are focused on landlord/tenant cases.

The Bar conducted a live Bar exam of 80 participants, with COVID precautions. The Bar passage rate last year was at 70%. There were 51 attorneys admitted by motion and 34 attorneys who transferred to Utah. In 2021, there were only 29 attorneys admitted by motion. The Bar held their CLEs through virtual means during the pandemic. They are holding their summer convention live in San Diego. The conventions, when held virtual, are more profitable and have increased attendance, however, many attorneys prefer in-person events.

The Bar will hold a talent show at the end of June and invited the Council to participate if they'd like. Ms. Thuet explained the Bar appears to have excess reserves. Judge Kara Pettit recommended the Bar consider using any additional funds towards pro bono support. The Bar Commission elections are being conducted. Erik Christiansen has been selected as the Bar president-elect.

Chief Justice Durrant thanked Ms. Thuet, Ms. Woods, and Ms. Wright.

6. TCE REPORT: (Russ Pearson and Travis Erickson)

Chief Justice Durrant welcomed Russ Pearson and Travis Erickson. Mr. Erickson expressed an immense amount of gratitude for the Council's support, recognizing the tremendous work that has increased safety measures and allowed for flexibility during the pandemic. Mr. Erickson thanked Mr. Gordon and Ms. Dupont for including them in discussions in redrafting the Risk Phase Response Plan. Having court personnel work from home when they were quarantining made a huge financial benefit to staff and hot spot increases have proven invaluable.

Mr. Erickson noted staff morale and productivity has improved because of the support of the Council. The TCEs appreciated the IT Department's work and were pleased to learn of Brody Arishita's advancement as the Chief Information Officer and looked forward to working with him. Mr. Pearson stated that statewide between June, 2021 – February, 2022, there were 2,423 jury trials scheduled, of which 174 were held, 1,068 were settled, and about 1,000 postponed. The districts appreciate seeing cases moving forward. Although, as the courts add more hybrid trials, they are concerned about bandwidth in the courthouses as more people log into the court's system.

Chief Justice Durrant thanked Mr. Pearson and Mr. Erickson for their encouraging report.

7. DAGGETT COUNTY STAFFING: (Russ Pearson)

Chief Justice Durrant welcomed Russ Pearson. Utah Code § 78A-5-111(4)(a) states, "At the request of the Judicial Council, the county or municipality shall provide staff for the district court in county seats or municipalities under contract with the administrative office of the

courts.” The state courts currently lease the courtroom space from the county; reimburse the county for office supplies and other materials used in the work of running the court; reimburse the county for clerical services at a rate of .25 FTE for a judicial assistant (JA). For many years, this arrangement has worked extremely well. Recently, changes at the County Clerk's Office have resulted in the court work not being a priority. Mr. Pearson presented a revised contract with Daggett County that would:

- Allow JAs from the Vernal Courthouse to provide clerical service to Daggett County patrons through technology and being the in-person staff to judges;
- Allow the Daggett County Treasurer to collect filing fees and other revenues on behalf of the court; and
- Request that Daggett County maintain a kiosk and cloud scanner for use by court patrons.

During the pandemic, the Vernal Courthouse has handled the workload and hearings have been held through Webex. As the courts move more towards in-person hearings, county staff has indicated that they cannot maintain the court's work and that the courts are not a priority for them. Mr. Pearson noted there would be some minor costs for equipment but this contract would create about a \$20,000 annual savings. The courts can opt out of the contract at any time.

Chief Justice Durrant thanked Mr. Pearson.

Motion: Judge Pettit moved to approve the proposed changes to the contract (allow having Vernal Courthouse JAs to assist with Daggett County court work; that a request be made that the Daggett County Treasurer to accept court payments; that a request be made that Daggett County staff help maintain a kiosk and cloud scanner and that a kiosk and cloud scanner be prioritized for Daggett County), as presented. Judge Shaughnessy seconded the motion, and it passed unanimously.

8. BOARD OF APPELLATE COURT JUDGES REPORT: (Judge Michele Christiansen Forster and Nick Stiles)

Chief Justice Durrant welcomed Judge Michele Christiansen Forster and Nick Stiles. Judge Christiansen Forster said there have been two meetings over the last four months. Oversight for the appellate mediation office has been transferred from the Supreme Court to the Court of Appeals. They have been working on technology updates to both the Supreme Court and Court of Appeals courtrooms that will allow hybrid hearings. The appellate courts are transitioning to Microsoft 365 and working with the IT Department to consolidate their devices.

The courts are leading a workgroup in collaboration with the district and juvenile courts, to address record and transcript issues. They recently met with human resources and the general counsel's office to address what roles judicial officers have in receiving and reporting HR complaints. They continue to work on their appellate mediation roster. The Court of Appeals will resume in-person oral arguments in July and the Supreme Court will resume in-person oral arguments in August or September.

Judge David Mortensen reported that the Legislature approved additional ARPA funding and the Council prioritized the use of some of those funds for appellate e-filing. The IT Department will begin the process on April 4. They anticipate having a better idea of when e-

filing will actually begin over the next 3-4 months. Judge Christiansen Forster said the appellate courts really appreciate the work of Mr. Stiles. Chief Justice Durrant agreed, stating Mr. Stiles is extraordinary.

Chief Justice Durrant thanked Judge Christiansen Forster and Mr. Stiles.

9. POLICY RECOMMENDATIONS ON WORKFORCE CLIMATE: (Jon Puente)

Chief Justice Durrant welcomed Jon Puente. The Office of Fairness and Accountability (OFA) submitted the following policy recommendations to address workplace and judicial climate.

- Work with the Supreme Court to adopt ABA Model Rule 8.4(g) which states: It is professional misconduct for a lawyer to engage in conduct that the lawyer knows or reasonably should know is harassment or discrimination on the basis of race, sex, religion, national origin, ethnicity, disability, age, sexual orientation, gender identity, marital status or socioeconomic status in conduct related to the practice of law. This paragraph does not limit the ability of a lawyer to accept, decline or withdraw from a representation in accordance with Rule 1.16. This paragraph does not preclude legitimate advice or advocacy consistent with these rules.
- Work with the Supreme Court and the State Bar for the creation of a CLE rule dealing with elimination of bias in the legal profession.
- Restructure CJA Rule 3-403(3)(A) to require that all active judges and senior judges complete 30 hours of preapproved education annually, with a minimum of one hour of ethics, harassment, diversity (including power differentials), and elimination of bias training.
- Training on the elimination of bias and diversity, equity and inclusion at new judge and new employee orientation.
- Harassment and abusive conduct training at new judge orientation. Designate mandatory training for court employees, supervisors, directors, and judicial officers, including the role of a bystander, implicit bias, and power differential trainings. The requirement could be similar to current training for workplace harassment, defensive driving, ethics, court security, and abusive conduct.
- Require AOC directors and middle management to report on completion of mandatory trainings during quarterly interviews with leadership.
- Eliminate stigma and fear of reporting harassment by having multiple pathways for reporting abusive conduct or other forms of harassment or bias, increase awareness of the ways to report through educational programs and posting of information in the courthouses.
- Support newly formed Employee Resource Groups.

Mr. Puente contacted the Wharton Law Group about other states that have adopted Rule 8.4. Mr. Puente requested the Council consider the concept of the rule, noting that 10 states have adopted the rule. Mr. Puente explained his goal is cultural change and appreciated the Council's time for considering these changes. The Council discussed the role of the Council versus the Supreme Court regarding the adoption of Rule 8.4 of the Rules of Professional Conduct and requiring CLE hours. Judge Shaughnessy explained that the decision for adopting Rule 8.4 is

outside of the Council's jurisdiction, as Mr. Puente has acknowledged, and that the Supreme Court has been working on this issue for some time. Judge Shaughnessy wasn't sure what Mr. Puente was asking of the Council regarding the rule. Mr. Puente confirmed he was seeking support for either a complete adoption of the rule or a variation of the rule, with the understanding that the Council has no authority to adopt the rule. Chief Justice Durrant provided that currently, the Supreme Court is addressing the rule but didn't anticipate anything happening until the two new justices are in place.

Judge Connors recommended changes to the memo before it is presented to the Supreme Court as follows: Items 1 and 2 change to "support the Supreme Court's consideration of" Rule 8.4. He also suggested some edits for the memo before sending it to the Supreme Court. Judge Pettit said there were a number of items presented by Mr. Puente for which the Council doesn't have enough details to approve, but thought the Council could support as general policies.

Motion: Judge Pettit moved to support the policies set forth in the memo without identifying whether the Council recommend a particular rule or CLE hours, etc., but that the policies behind it and the ways to go about it, set forth via the mechanisms in play that are beyond the Council. Discussion continued. The motion was not seconded.

Ms. Plane acknowledged that Mr. Puente made recommendations that will require work with the relevant groups and committees to draft policies that could then be considered by the Council or the Supreme Court. Ms. Plane thought Mr. Puente was in a double-bind with Rule 8.4 because this is within the Supreme Court's jurisdiction, but the Council may not want to dilute the message of the OFA to the Supreme Court by sending a general message. Judge Connors didn't believe the Council is in a position to recommend or not recommend the rule since there has not been a full debate of the rule by the Council.

Judge Pettit clarified the Council has no authority on the first two items. Mr. Puente said that while the rule falls within the Supreme Court, addressing the disparities falls within the OFA, which is governed by the Council. Judge Connors wondered what sort of action Mr. Puente wanted from the Council. Mr. Puente asked that the Council recommend to the Supreme Court that they should adopt the rule or a variation of the rule. Judge Pettit believed she needed more information before making that recommendation. Judge Shaughnessy also didn't feel comfortable with recommending this without more information because this is a complex issue. Judge Shaughnessy said the Supreme Court is the body that should be addressing this and believed the OFA can seek approval of the rule through the Supreme Court. Chief Justice Durrant said the Council can ask the Supreme Court to consider the rule and CLE requirement.

Chief Justice Durrant suggested that the request could provide that the Council recommend that the Supreme Court consider items 1 and 2. Judge Pettit agreed with Chief Justice Durrant's suggestion that the Council request the Supreme Court consider the rule but not that the Council recommends the Supreme Court adopt the rule.

Motion: Judge Connors moved to support sending the memo to the Supreme Court with the changes identified. Judge Pettit seconded the motion, and it passed unanimously.

Mr. Stiles wondered if the OFA could speak with the Rules of Professional Conduct Committee, who has looked at Rule 8.4 extensively since 2016. The Council asked Mr. Stiles to help set up this meeting. Judge Pettit didn't believe the Council needed to make a motion to authorize the OFA to do things like meeting with Supreme Court committees or participating in the rules discussions. Keisa Williams stated the rules do not require the Council to approve Mr. Puente attending and speaking with other committees.

Chief Justice Durrant thanked Mr. Puente.

10. LEGISLATIVE UPDATES: (Michael Drechsel, Cathy Dupont, and Karl Sweeney)

Chief Justice Durrant welcomed Michael Drechsel, Cathy Dupont, and Karl Sweeney. Mr. Drechsel mentioned the funding (appropriations) bill passed. The number of bills the courts tracked was 255, with varying degrees of significance. In addition, there were 249 substitute bills, bringing the total to 504. This means that the courts submitted 504 fiscal responses. The Liaison Committee addressed more than 120 of those bills. About 173 bills passed that the courts were tracking. Mr. Drechsel is creating a legislative synopsis of 86 bills. Mr. Drechsel thanked Neira Siaperas and the juvenile court team for their incredible work. The Legislative Update will be held in a hybrid scenario on April 15th. The Legislative Workshop will be held on March 25th to address the practical implementation of the bills.

Mr. Drechsel explained that there are three fiscal processes we follow each session. The first is the base budget bill, the second is the Council's budget priorities, and the third is appropriations that are made in connection with the pieces of legislation that impact the courts.

Judiciary Building Block Requests

- Judicial Assistant Compensation: fully funded at \$3.9 million ongoing.
- Information Technology Development and Security: partially funded at \$750,000 ongoing. This amount does not include the ransomware insurance. That essentially means the Legislature is choosing to self-fund the costs of rebuilding our information systems in the event of a cyber-attack.
- Public Outreach Coordinator: not funded. The courts will ask the Council to approve \$120,000 ongoing from internal resources to maintain this critical position.
- Juvenile Court Judge in the Sixth District Court: fully funded at \$449,100 ongoing.
- Court Visitor Program Coordinator: fully funded at \$92,100 ongoing.
- Statewide Treatment Court Coordinator: fully funded at \$97,700 ongoing.

Fiscal Impacts

HB0107 Small Claims Amendments changes small claims limits from \$11,000 to \$15,000 which will move a number of small claims from the district courts to the justice courts. This bill resulted in a fiscal impact of \$77,900 ongoing and \$16,300 one-time funds.

HB0139S02 Traffic Violation Amendments creates an automatic plea and abeyance under certain citations where the citation will be dismissed after one year. This bill resulted in a fiscal impact loss of \$465,400 ongoing and \$160,000 in one-time funds (transfer of money from an existing restricted account (Justice Court Technology, Security, and Training Account)). This bill has a delayed effective date of October 1. The Council must set a fee with this program, not

as a revenue generator, but a fee that offsets the costs of IT development and workload. This amount may need to be adjusted.

HB0143 DUI Penalty Amendments provides that second DUI offenses within 10 years are considered class A misdemeanors, which would move them from the justice courts to the district courts. This bill has a fiscal impact to the district courts of \$629,000 in ongoing funds and \$104,800 in one-time funds.

Mr. Sweeney made it clear that the JCTST fund has many uses and is not anticipated to be used for these funds. The courts anticipate using the funds for upfront work, such as programming, then reimbursing the JCTST fund. Eventually, the fee is expected to offset the costs. Mr. Drechsel said if there is a workload need, such as judicial assistant services, the funds could be used for offsetting those costs.

Judge Shaughnessy asked if the courts predicted fiscal impacts had ever compared to the weighted caseload data. Mr. Drechsel explained they are connected but the trend over multiple years provides more accurate data. Weighted caseloads are broken down by an anticipated amount of time for each offense type. Judge Shaughnessy thought comparing the workloads of judges today from 15 years ago wouldn't match up because today's judges may not have more cases but are doing more work with each case. He was concerned that the weighted caseloads didn't take into consideration the amount of time that judges have to spend on each case. Mr. Drechsel volunteered to assist with the weighted caseload studies.

HB0196S03 Transfer of Domestic Violence Cases will hopefully alleviate the need to have victims testify in justice courts and then again in the district courts if a de novo appeal is filed. Each year, there are about 6,600 domestic violence cases in justice courts. Approximately 1,200 are set for trial, this is the estimated amount that would be transferred to the district courts. There will be an offset of funding because those cases transferred to the district courts won't be subject to a de novo appeal. This bill is intended to run for 2 years, sunseting in 2024. The Legislature omitted funding the \$723,000 one-time fiscal impact funds for this bill. There is about \$85,000 in IT budget needs. Mr. Drechsel will begin the conversations to coordinate a solution for the financial needs.

Judge Samuel Chiara recommended the courts review the fiscal impacts with the number of FTE judges that would be needed. Judge Chiara disposes about 500 felony cases per year. He guessed that 1,400 cases being transferred may equal about 1 FTE judge, statewide. Judge Chiara recommended adding an FTE. Mr. Drechsel identified that it would be difficult to split one FTE across the state. The Legislature recognized that adding funds to the system may not solve the issue but it helps with things like increasing IT and staff support. Mr. Drechsel noted the many bills with smaller fiscal impacts over time accumulate and may require the Council to eventually request additional judicial officers. Ms. Dupont suggested using senior judge services to assist the judges workloads resulting from the transfer of domestic violence cases. Mr. Drechsel's research has shown the courts' process for creating fiscal impacts is the standard method and the most effective process as reported by the National Center for State Courts. Justice Petersen thought this method was structurally insufficient with the growth in the state. Mr. Drechsel said the Council looks to the weighted caseload studies when deciding on requesting a new judge. A

decade ago, there were 39,000 criminal filings in the district courts; in 2019, there were 41,600. In 2000, there were 60,000 criminal filings in the district courts, this is due to how cases were being assigned between the district and justice courts. Mr. Drechsel will work with Mr. Gordon to create a summary of historical caseload data, including filings, population, and amount of judges for the Council.

Mr. Drechsel felt the Legislature expressed confidence in the district courts by moving more cases to the district courts (DUI and racing citations, for example,) and expressed confidence in the justice courts by increasing the amount in controversy for small claims. A Justice Reinvestment Investment (JRI) effort requires counties to create criminal justice coordinating councils, that include judges as members. Some counties have formally created a criminal justice council.

Chief Justice Durrant thanked Mr. Drechsel, Ms. Dupont, and Mr. Sweeney.

11. BUDGET AND GRANTS: (Judge Mark May, Karl Sweeney, Jim Peters, Alisha Johnson, Nick Stiles, Chris Talbot, and Jordan Murray)

Chief Justice Durrant welcomed Judge Mark May, Karl Sweeney, Jim Peters, Alisha Johnson, Nick Stiles, Chris Talbot, and Jordan Murray.

Forecasted Available One-time Funds			
	Description	Funding Type	Amount
Sources of YE 2022 Funds			
*	Turnover Savings as of pay period ending 01/21/22 (including anticipated ARPA reimbursement)	Turnover Savings	2,624,229
**	Turnover savings Estimate for the rest of the year (\$2k x 912 pay hours)	Turnover Savings	1,824,000
(a)	Total Potential One Time Turnover Savings		4,448,229
(b)	Operational Savings From TCE / AOC Budgets	Internal Operating Savings	646,060
(c)	Reserve Balance (from August Judicial Council meeting net of approved reserve uses)	Judicial Council Reserve	414,829
Uses of YE 2022 Funds			
	Maximum Carryforward into FY 2023	Desired Carryforward	(3,200,000)
Total Potential One Time Savings = (a) + (b) + (c) less Maximum Carryforward			\$ 2,309,118
Less: Judicial Council Requests Previously Approved			\$ (1,751,604)
Less: Judicial Council Current Month Spending Requests			\$ (228,193)
Remaining Forecasted Funds Available for FY 2022 YE Spending Requests			\$ 329,321

#	One-time Spending Plan Requests	Current Requests Amount	Judicial Council Prev. Amount
1	Judicial Council Room Upgrades		39,481
2	Statewide Router Upgrades		160,000
3	WiFi Access Points Upgrades		120,000
4	FY 2022 Career Ladder Payments		243,000
5	FY 2022 Performance Bonus Payments Q1/Q2		365,000
6	Software for Clean Slate Legislation		19,667
7	My Case Account Creation Enhancements		130,000
8	For The Record Upgrade		187,000
9	Supplemental Secondary Language Stipend		5,200
10	Taylorsville State Office Building AV Build-out Part 1		47,806
11	Utah Criminal Justice Center Funding		5,000
12	Performance Bonus Payments Q3/Q4 (pending 2/28 approval)		365,000
13	Law Library - Delayed Subscription Payments (pending 2/28 approval)		39,150
14	Jury Assembly Room - Ogden (pending 2/28 approval)		25,300
15	SJI Grant Match for NCSC Concept Paper on Rule 26	23,050	
16	Matheson Carpeting Project	200,000	
17	2nd District Courthouse Doors	5,143	
Current Month One-time Spending Requests		228,193	
Previously Approved 1x FY 2022 YE Spending Request			1,751,604

State Justice Institute (SJI) Grant Match (with NCSC) for NCSC Concept Paper – 10-year Retrospective on URCP Rule 26.

\$23,050 (up to, of cash and in-kind services)

One-time funds

The SJI indicated they would be willing to fund 50% of the cost of a 10-year retrospective study on URCP Rule 26, which went into effect in 2011. The National Center for State Courts will perform the study at an estimated total cost of \$92,100. SJI requires a 50% cash or in-kind services match and NCSC has agreed to split the 50% cash or in-kind services match.

Motion: Judge Connors moved to approve the SJI Grant Match (with NCSC) for NCSC Concept Paper – 10-year Retrospective on URCP Rule 26 for up to \$23,050 in one-time funds, as presented. Judge Shaughnessy seconded the motion, and it passed unanimously.

Matheson Carpeting

\$200,000

One-time funds

The original 22-year-old carpet in Matheson is long past the industry standard replacement cycle. Excessive wear and carpet seams coming unglued whenever the carpet is cleaned are creating safety issues. This request is to order carpet and have it on stock.

Motion: Judge Connors moved to approve the Matheson Carpeting request for \$200,000 in one-time funds, as presented. Judge Shaughnessy seconded the motion, and it passed unanimously.

Replace Ogden Courtroom Doors

\$5,143

One-time funds

This item was resolved, therefore, not addressed.

Judicial Operations Budget

TCEs, the Board of District Court Judges, the Board of Juvenile Court Judges, and the Board of Appellate Court Judges have approved the changes to the Judicial Operations Budget (Budget) as defined below. If approved, the recommendations would be incorporated into the Accounting Manual update scheduled for May, 2022.

Proposed changes

1. In addition to law related books, any work-related technology which would include software programs and any technological devices used for work, such as laptops, iPad and similar tablets, and cellphones not already provided by the court.
2. In addition to Utah State Bar meetings and in-state workshops and conferences, costs associated with out of state travel not covered elsewhere.
3. Other obvious costs of operation for a judge not included elsewhere, including for example robes and gavels.
4. Any other item that has been approved by the TCE as a legitimate work-related expense.

The Budget has been a part of the Accounting Manual for almost 30 years.

Historically, the Budget has been funded through ongoing base budget of \$500 per judge, sr. judge, commissioner in district, juvenile and appellate courts and through carryforward funding (\$400 per judge). In FY 2021 and FY 2022, the carryforward funding was not granted by the Council. This allocation has not been fully utilized. In the past five years the greatest use year was FY 2018 where only 59.31% of the base portion was utilized. As a portion of total allocation (base \$500 plus carryforward \$400), for the past five years, utilization rates range from 19.79% in FY 2020 to a high of 32.95% in FY 2018.

Mr. Sweeney proposed the following changes to the Accounting Manual.

1. Eliminate the limitations on judges spending as currently found in Accounting Manual Section 13-02.00.
2. Track spending on all judges purchases by use of the new JDOP activity. The expenditures can be kept in a separate unit or not at the discretion of the TCE.
3. Give discretion to the TCEs to approve spending for judges to make purchases in any budget category (e.g., training/education) subject only to budget availability; the requirements of other sections of the Accounting Manual; and review/approval rights of groups that could be impacted by the purchase.
4. Institute an appeal process for judges if they have requests that are denied by the TCEs.

Judge Shaughnessy wanted to confirm that the Budget funds would be added to the normal discretionary funds that are allowed in the districts. Ms. Johnson explained that right now, the Budgets funds resides within the district but is in a separate unit. Moving forward, Budget funds will be placed in the main TCE unit.

Motion: Judge Mortensen moved to approve changes to the Accounting Manual to 1) Eliminate the limitations on judges spending as currently found in Accounting Manual Section 13-02.00; 2) Track spending on all judges purchases by use of the new JDOP activity. The expenditures can be kept in a separate unit or not at the discretion of the TCE; 3) Give discretion to the TCEs to approve spending for judges to make purchases in any budget category (e.g., training/education) subject only to budget availability; the requirements of other sections of the Accounting Manual; and review/approval of rights of groups that could be impacted by the purchase; and 4) Institute an appeal process for judges if they have requests that are denied by the TCEs, as presented. Judge Shaughnessy seconded the motion, and it passed unanimously.

Chief Justice Durrant thanked Judge May, Mr. Sweeney, Mr. Peters, Ms. Johnson, Mr. Stiles, Mr. Talbot, and Mr. Murray.

12. CJA RULES 1-205, 3-421, AND 6-104 FOR PUBLIC COMMENT AND CJA RULES 1-205, 2-103, 3-420, 4-302, AND 3-407 FOR FINAL APPROVAL: (Keisa Williams)

Chief Justice Durrant welcomed Keisa Williams. Following a 45-day comment period, Policy & Planning recommended the following rules be approved.

CJA Rule 3-407. Accounting. This amendment incorporates the Budget & Fiscal Management Committee into the rule, documents the roles of Clerks of Court, and eliminates a position on the Accounting Manual Review Committee.

Motion: Judge Shaughnessy moved to approve changes to CJA Rule 3-407, as presented, with an effective date of March 11, 2022, to include a 45-day public comment period. Judge Connors seconded the motion, and it passed unanimously.

CJA Rule 3-420. Committee on Fairness and Accountability. This new rule establishes the Committee on Fairness and Accountability.

Motion: Judge Mortensen moved to approve changes to CJA Rule 3-420, as presented, with an effective date of March 12, 2022. Judge Connors seconded the motion, and it passed unanimously.

Policy and Planning recommended CJA Rules 1-205, 3-421, and 6-104 be approved to be sent for a 45-day public comment period.

Motion: Judge Connors moved to approve CJA Rules 1-205, 3-421, and 6-104 be sent for a 45-day public comment period. Judge Mortensen seconded the motion, and it passed unanimously.

CJA Rule 1-205. Standing and Ad Hoc Committees. This amendment creates a Standing Committee on Fairness and Accountability, removes a position on the MUJI-Criminal Committee, and adds a position on the Court Forms Committee.

Motion: Judge Connors moved to approve changes to CJA Rule 2-105, as presented, with an effective date May 1, 2022. Judge Shaughnessy seconded the motion, and it passed unanimously.

CJA Rule 2-103. Open and Closed Meetings. This amendment removes the requirement that the AOC notify a newspaper of general circulation that the Judicial Council meeting agendas have been posed on the Utah Public Notice Website because the public posting is sufficient. Ms. Williams confirmed the version posted for public comment did not track the open meetings act, did not receive any comments. The Council preferred to keep with current practices and the recommended amendments that were sent for public comment. Ms. Williams will address this rule with Policy & Planning. Ms. Williams explained that the Council could approve the amendment in section (2)(a) and (4)(c) and then table the amendment to section (4)(g) and (5)(b).

Motion: Ms. Plane moved to approve changes to section (2)(a) and (4)(c) in CJA Rule 2-103, as amended, with an effective date May 1, 2022. Judge Connors seconded the motion, and it passed unanimously.

CJA Rule 4-302. Recommended Uniform Fine Schedule. This amendment changes the name of the committee to the Uniform Fine Committee.

Motion: Judge Connors moved to approve changes to CJA Rule 4-302, as presented, with an effective date May 1, 2022. Judge Shaughnessy seconded the motion, and it passed unanimously.

Chief Justice Durrant thanked Ms. Williams.

13. OLD BUSINESS/NEW BUSINESS

No additional business was discussed at this time.

14. RECOGNITION OF OUTGOING JUDICIAL COUNCIL MEMBER – JUDGE MARK MAY: (Chief Justice Matthew B. Durrant)

Chief Justice Durrant said Judge May has been a strong member of the Council with his substantive contributions and has been a delight to work with. Judge May was truly humbled to work with the Council.

15. EXECUTIVE SESSION

An executive session was not held.

16. CONSENT CALENDAR ITEMS

a) Forms Committee Forms. Family Law Header update per Rule 10 change; Probate Header update; List of forms requiring update under URCP 10 rule change; Acceptance of Service; Motion to Delay (Stay) Enforcement of Judgment; Order on Motion to Delay (Stay) Enforcement of Judgment; Department of Corrections Certification Regarding Sex and Kidnap Offender and Child Abuse Offender Registries – Adult; Petition for Name Change; Order on Petition for Name Change; Notice of Hearing on Petition for Name Change; Department of Corrections Certification Regarding Sex and Kidnap Offender and Child Abuse Offender Registries (Sex Change); Petition for Sex Change; Notice of Hearing on Petition for Sex Change; Order on Petition for Sex Change; Petition to Recognize a Relationship as a Marriage; Findings of Fact and Conclusions of Law on Petition to Recognize a Relationship as a Marriage; Order on Petition to Recognize a Relationship as a Marriage. Approved without comment.

17. ADJOURN

The meeting adjourned.

Tab 2

Agenda



Administrative Office of the Courts

Chief Justice Matthew B. Durrant
Utah Supreme Court
Chair, Utah Judicial Council

April 4, 2022

Ronald B. Gordon, Jr.
State Court Administrator
Catherine J. Dupont
Deputy Court Administrator

MEMORANDUM

TO: Management Committee

FROM: Ron Gordon

RE: Executive Committee Assignments

Judge May's retirement leaves vacancies on the Management Committee and Budget and Fiscal Management Committee. Judge Heward will retire in August leaving a vacancy on the Policy and Planning Committee.

The Board of Juvenile Court Judges recently appointed Judge Lindsley to fill Judge May's term through September of this year. At that time, the Juvenile Court bench will elect a judge to serve through the end of Judge May's term - September 2024. The Juvenile Court bench will also elect a judge to serve the remainder of Judge Heward's term, through September 2024.

Chief Justice Durrant and I recommend asking Judge Heward to serve on the Management Committee (in addition to the Policy and Planning Committee) until her retirement in August. The Management Committee will be making some important decisions in the coming months and can benefit from Judge Heward's experience on the bench. Once Judge Heward retires, we recommend keeping her position on the Management Committee and Policy and Planning and Planning Committee open until the September elections.

Chief Justice Durrant and I recommend asking Judge Lindsley to serve on the Budget and Fiscal Management Committee. That committee will have a busy Spring and Summer and needs the help that Judge Lindsley can provide immediately.

The mission of the Utah judiciary is to provide an open, fair,
efficient, and independent system for the advancement of justice under the law.

Proposed Executive Committee Assignments (April 4, 2022)

Management	Policy	Liaison	Budget
Chief Justice Durrant Judge Shaughnessy Judge Mortensen Judge Farr <u>Judge Heward</u>	Judge Pullan Judge Heward Judge Connors Judge Chiara Judge Chin	Judge Pettit Justice Petersen Judge Sessions Judge Evershed	Judge Pettit Justice Petersen Judge Barnes Margaret Plane <u>Judge Lindsley</u>

Tab 3

Agenda

**JUDICIAL COUNCIL'S
MANAGEMENT COMMITTEE**

**Minutes
April 12, 2022
Meeting held through Webex
12:00 p.m. – 1:50 p.m.**

Chief Justice Matthew B. Durrant, Presiding

Committee Members:

Chief Justice Matthew B. Durrant, Chair
Hon. Todd Shaughnessy, Vice Chair
Hon. Paul Farr
Hon. David Mortensen

Excused:

Michael Drechsel

Guests:

Justice John Pearce, Supreme Court

AOC Staff:

Ron Gordon
Cathy Dupont
Brody Arishita

AOC Staff Cont.:

Shane Bahr
Tracy Chorn
Valeria Jimenez
Wayne Kidd
Bryson King
Kara Mann
Meredith Mannebach
Tania Mashburn
Bart Olsen
Jim Peters
Jon Puente
Keri Sargent
Neira Siaperas
Nick Stiles
Keisa Williams
Jeni Wood

1. WELCOME AND APPROVAL OF MINUTES: (Chief Justice Matthew B. Durrant)

Judge Todd Shaughnessy welcomed everyone to the meeting.

Motion: Judge Paul Farr moved to approve the February 28, 2022, March 3, 2022, March 29, 2022, and April 4, 2022 Management Committee minutes, as presented. Judge David Mortensen seconded the motion, and it passed unanimously.

The Management Committee approved by email on April 8, 2022 the revised Pandemic Administrative Order. The Supreme Court approved the revisions on April 11, 2022.

2. STATE COURT ADMINISTRATOR'S REPORT: (Ron Gordon)

Ron Gordon mentioned that the new Pandemic Administrative Order was signed today and will be sent to all judicial employees, posted on the courts alerts page, and sent to the Bar's listserv. Mr. Gordon thanked Cathy Dupont and those involved in revising the Order.

**3. EXECUTIVE COMMITTEE SELECTION FOR NEW COUNCIL MEMBER:
(Ron Gordon)**

Mr. Gordon recommended the following transitions for the Judicial Council executive committees.

Timeline

- March, 2022 – Judge Mark May retired, leaving vacancies on the Management Committee and Budget and Fiscal Management Committee
- March, 2022 – The Board of Juvenile Court Judges appointed Judge Elizabeth Lindsley to fill Judge May’s seat on the Council through September, 2022
- April, 2022 – Judge Heward will be added to the Management Committee and continue her service on the Policy and Planning Committee until her retirement in August, 2022
- April, 2022 – Judge Lindsley will be added to the Budget and Fiscal Management Committee
- August, 2022 – Judge Michelle Heward will retire leaving a vacancy on the Management Committee and the Policy and Planning Committee, the vacant positions will remain unfilled until after the September, 2022 elections
- September, 2022 – The Board of Juvenile Court Judges will elect a judge to serve the remainder of Judge May’s term through September, 2024
- September, 2022 – The Board of Juvenile Court Judges will elect a judge to serve the remainder of Judge Heward’s term through September, 2023

Motion: Judge Farr moved to approve having Judge Heward serve on the Management Committee until her retirement in August and have Judge Elizabeth Lindsley serve on the Budget & Fiscal Management Committee, as presented. Judge Mortensen seconded the motion, and it passed unanimously.

4. ADDITION OF A REGULARLY SCHEDULED MARCH MANAGEMENT COMMITTEE MEETING: (Ron Gordon)

Mr. Gordon recommended the committee add a regularly scheduled Management Committee meeting for the month of March to avoid overwhelming the second meeting at the end of February and the April meeting. The second Management Committee February meeting will be limited to the approval of the Judicial Council agenda. The March Management Committee meeting will not have a Council agenda to approve, but will conduct regular business. Because the March Management Committee meeting will be the same week of the Judicial Council’s March meeting, any Council items from the Management Committee’s March meeting will be placed on the Council’s April meeting.

Motion: Judge Farr moved to approve adding a regularly scheduled Management Committee meeting in March, as presented. Judge Mortensen seconded the motion, and it passed unanimously.

**5. TECHNOLOGY COMMITTEE MOVE TO AN EXECUTIVE COMMITTEE:
(Brody Arishita and Justice John Pearce)**

The Technology Committee consists of 13 members representing the AOC, State Bar, judges of all court levels, TCEs, and Clerks of Court. The committee was formed to gather

information about technology needs from all levels of the court system as well as to make recommendations to the Judicial Council about technology policies and priorities. The IT leadership, members of the committee, and managers from all levels have expressed concerns regarding the effectiveness of the committee. Brody Arishita recommended designating the committee as a Judicial Council executive committee for the following reasons.

- Demand for technology continues to increase in all aspects of the courts.
- The committee has not been an effective mechanism in gathering information.
- The committee needs decision-making authority to effectively address constant changing conditions in a timely manner.
- There is a critical need for a policy-making committee that can establish policies related to technology in the courts and determine statewide IT priorities.
- The courts must remain nimble, staying informed of internal and external factors impacting court business, and act decisively to adapt to the impact.
- Addressing cybersecurity must be prioritized due to frequent and escalating cyber threats that all organizations face.

The committee would follow the process of the Budget and Fiscal Management Committee in prioritizing requests for the Judicial Council to make a final decision. This proposal has been discussed and is supported by the State Court Administrator, Technology Standing Committee Chair, Court Level Administrators, TCEs, and Clerks of Court.

Justice John Pearce was appreciative of Mr. Arishita's work. Judge Shaughnessy wondered how much Council members' time would be needed, noting that adding a fifth executive committee would essentially require each Council member to be on two executive committees. Judge Farr agreed and was concerned that there are only three justice court representatives on the Council. Judge Farr recommended adding another justice court judge on the Council if this request is approved.

Motion: Judge Mortensen moved to add this to the Judicial Council agenda, as presented. Judge Farr seconded the motion, and it passed unanimously.

6. AUDIT OF BRIGHAM JUVENILE COURT: (Wayne Kidd and Tracy Chorn)

Wayne Kidd and Tracy Chorn presented the Brigham Juvenile Court audit. This audit was conducted in accordance with the International Standards for the Professional Practice of Internal Auditing. Ms. Chorn, Internal Auditor, served as the lead auditor for this review.

Motion: Judge Farr moved to approve the Brigham Juvenile Court Audit, as presented. Judge Mortensen seconded the motion, and it passed unanimously.

7. COMMITTEE ON JUDICIAL OUTREACH REPORT AND REAUTHORIZATION: (Valeria Jimenez)

The Committee on Judicial Outreach requested reauthorization for another six years in accordance with CJA Rule 1-205(1)(D). The committee provides immense support and work for the Utah State Courts in improving public trust and confidence, fostering a greater role for judges in service to the community, and providing leadership and resources for outreach.

Committee accomplishments

- Collaborating with the Utah Division of Arts & Museums to install artwork showcasing diverse communities in the Matheson Courthouse.
- Creating an instructive video for jurors participating in the COVID Jury Trial Pilot.
- Partnering with the Utah Division of Multicultural Affairs to hold a series of live virtual town halls on domestic violence, evictions/small claims, and divorce/custody.
- Increasing awareness of court resources, processes, and programs with historically marginalized communities.
- Creating a fulltime Public Outreach Coordinator position.
- Holding community listening tours to engage with the public.
- Tabling at the University Neighborhood Partners' Partners in the Park, Muslim Heritage Festival, Neighborhood House Summer Celebration, and Pacific Island Heritage Month Kickoff.
- Organizing a variety of community conversations and presentations, such as the Pacific Island Knowledge 2 Action Resources', Community Health Worker Conversation, Mexican Consulate of Salt Lake City's Labor Rights Week, My Discovery Destination's Parent Conversation, and Cada Domingo Radio Show.
- Collaborating with Utah K-12 schools to bring awareness of the Judiciary.
- Conducting a public awareness ad campaign in both English and Spanish to encourage the public to contact the Utah Courts for help by email or phone.

Ongoing Projects

- Mexican Consulate of Salt Lake City Monthly Tabling.
- Salt Lake City Homeless Resource Fair.
- Creating a website for the Divorce Education for Children Program, which will provide resources and additional help for teens going through divorce.
- Currently assessing which topics would be most helpful to the media for the Journalists Law School event in the fall.

Future Projects

- Exploring the possibility of putting together a "Community Court".
- Creating a pamphlet/brochure on the Utah State Courts for Utah K-12 students.
- Putting together the Journalists Law School event in the fall for the media.

Judge Mortensen thought the need for outreach was great.

Motion: Judge Mortensen moved to add this item to the Judicial Council agenda, as presented. Judge Farr seconded the motion, and it passed unanimously.

8. JUSTICE COURT REFORM: (Jim Peters, Ron Gordon, and Cathy Dupont)

Jim Peters reminded the committee that the Council rejected the funding request to collect data and financial analysis and had requested the Justice Court Task Force address the reform proposal with legislative leadership. Senator Kirk Cullimore has undertaken justice court reform and is expected to propose a bill that covers the recommendations of the Task Force. The Utah Bar Foundation and PEW Foundation have conducted studies on justice court reform with regard to debt collection and evictions. Senator Cullimore is expected to address evictions in his

bill. The committee recognized that legislators may focus or change the structure of the proposals of the Task Force.

The courts invited Senator Cullimore to attend meetings with the League and the Utah Association of Counties. The courts and Senator Cullimore will meet with President Stuart Adams in May. The Task Force is creating a brief for the meeting that will include a scaled back analysis of the reform proposal, implementation of the recommendations, and the results of a 3-year history of how cases were divided using both a large and small justice court as models, and what a financial split would look like. Judge Shaughnessy thought the Task Force should hold discussions within the Judiciary.

Judge Farr said the Council accepted the original recommendations and requested an in-depth analysis phase to implement the recommendations. Mr. Gordon acknowledged that the Council understood that the recommendations may continue to evolve and change over time and that reaching out to stakeholders was necessary. Mr. Gordon explained that the Council may be in the position where they need to create a timeline of events for these issues.

Judge Shaughnessy wasn't sure that moving class A misdemeanors would be wise for both policy and procedural reasons. Judge Farr didn't believe there was a strong policy reason for moving class A misdemeanors.

Judge Shaughnessy asked what would happen to current justice court facilities and personnel. The Facilities Department is conducting an inventory of courtrooms and the possibility of leasing spaces. Judge Farr said employees would be shifting and some of the justice courts could be leased by the state courts. Judge Shaughnessy thought there would be a large financial impact to the state courts if justice court personnel were transferred. Mr. Gordon explained that every department in the AOC would be affected.

The estimated financial analysis showed a revenue and cost of \$42 million per year for justice courts. Judge Farr thought efficiencies should be created to offset some of the losses. Some part-time justice courts have their own clerks that could possibly be combined. One model that would result in a windfall for municipalities but very costly to the state would be to leave the financial split as is with justice courts keeping all of the traffic cases but lose criminal cases and the municipalities would keep the revenue. Another option would be for the state to retain all of the revenue from the justice courts and pay justice courts for their operations. The second option would work for municipalities that offer their court as a service to their residence, however, for municipalities that view their courts as revenue generators, this would not work.

Mr. Gordon suggested the courts expedite efforts to contact stakeholders, primarily political subdivisions. Mr. Gordon thought stakeholders will want to see financial implications of the reform efforts. Judge Farr has been surprised at how positive responses to the reform has been, but agreed, that they are focusing on financial impacts. Mr. Gordon thought the Legislature might change some of the recommendations to try to keep changes in a revenue neutral setting. The AOC is working on a comprehensive fiscal note that will account for all expenses that would be needed for implementing the reform proposals. Mr. Gordon thought the courts should have a solid fiscal note, perhaps by the November legislative interim meetings. The courts might need to

seek financial assistance to meet the tight timelines. The National Center for State Courts (NCSC) views this reform effort as groundbreaking and has shown interest, as has the PEW Trust. Either entity could provide financial assistance with the analysis. The NCSC does not typically bring policy desires with these types of projects, whereas, the PEW Foundation might be able to provide guidance on how the analysis should take place.

Mr. Gordon would like to explore options for funding sources to assist with the analysis. Ms. Dupont recommended using the Liaison Committee's assistance in gathering information from inside the Judiciary. Judge Shaughnessy thought the Council members could follow up with their corresponding liaison members with their thoughts. Judge Farr thought a key issue would be having a new court level. Judge Shaughnessy thought the Council was interested in solving the de novo appeals problem.

Motion: Judge Mortensen moved to add this item to the Judicial Council agenda, as presented. Judge Farr seconded the motion, and it passed unanimously.

9. APPLICATIONS FOR JUDICIAL VACANCIES IN THE JUSTICE COURTS: (Jim Peters)

The current justice court judge's application process requires an original and 6 copies of the application form, an original and 6 copies of 4 different notarized documents, a resume attached to each application, a summary of education and work history, and a fee of \$8.70. The Board of Justice Court Judges proposed that the application be converted to an online format by the Division of Technology Services (DTS). This would be modeled after the process used by CCJJ for applicants of other court levels. The one-time cost for doing so would be around \$10,000 and the ongoing cost would run between \$9,600 and \$17,600 per year, depending on whether additional programming changes are requested. It is anticipated that all costs associated with the development and maintenance of this application could be covered by the budget for Justice Court Administration.

Mr. Peters explained that the application process for new division court level judges would be handled by CCJJ because they would be state court employees. Only the justice court judges that remain to handle infractions would go through a separate process. Judge Shaughnessy and Judge Farr agreed this would eventually be needed. Judge Farr said there would not need to be constitutional amendments but would require statutory changes.

Motion: Judge Farr moved to approve this request be placed on the Judicial Council agenda, as presented. Judge Mortensen seconded the motion, and it passed unanimously.

10. COMMITTEE APPOINTMENTS: (Jim Peters, Shane Bahr, and Kara Mann)

The committee decided to no longer require presentations from staff regarding committee appointments, but to have staff be available for questions.

Committee on Children and Family Law

The Committee on Children and Family Law sought the appointment of Judge Sean Petersen to replace Judge Kent Holmberg.

Uniform Fine Schedule Committee

The Uniform Fine Schedule Committee sought the appointment of Judge Jennifer Valencia as the new Chair to replace Judge David Hamilton.

Language Access Committee

The Language Access Committee sought the appointment of Judge Jeffry Ross to fill Judge Leavitt's position and the appointment of Shelly Waite to fill Russ Pearson's position.

Motion: Judge Mortensen moved to approve the appointment of Judge Sean Petersen to the Committee on Children and Family Law; the appointment of Judge Jennifer Valencia as Chair to the Uniform Fine Schedule Committee; and the appointments of Judge Jeffry Ross and Shelly Waite to the Language Access Committee, as presented, and place this on the Judicial Council consent calendar. Judge Farr seconded the motion, and it passed unanimously.

11. COMMITTEE ON FAIRNESS AND ACCOUNTABILITY: (Jon Puente)

CJA Rule 1-205 was approved by the Judicial Council with an effective date of May 1, 2022. The revised rule states the committee shall be comprised of one sitting judge; three current or former judicial officers; and the General Counsel or designee. Jon Puente sought approval to add the following people to the newly created committee.

- Justice Paige Petersen, sitting judge
- Judge William Thorne, former judicial officer
- Judge Tyrone Medley, former judicial officer
- Judge Mary Noonan, former judicial officer
- the General Counsel or designee

The committee recognized that committee appointments are normally placed on the Council consent calendar, however, since this is a new committee and has a Council member on it, this item would be best suited for the Council agenda.

Motion: Judge Farr moved to approve adding this to the Judicial Council agenda, as presented. Judge Mortensen seconded the motion, and it passed unanimously.

12. HUMAN RESOURCE POLICIES: (Bart Olsen and Keisa Williams)

Keisa Williams provided a brief explanation on the following policies, noting that Policy and Planning recommended the amendments be approved as final with a May 1, 2022 effective date.

HR08-22. Out-of-State Work. This is a new policy related to recent rules adopted by State Finance.

HR01. Definitions

HR08-14. Dual State Employment

HR09-11. Conflict of Interest

HR09-12. Political Activity. Judicial branch employees are subject to more ethical restrictions than employees in other branches of government. Policy and Planning believed the restrictions on court employees with respect to their ability to participate on local boards and committees

was too stringent (HR09-12(3)). Ms. Williams didn't necessarily disagree; however, current ethics opinions prevent such service. Policy and Planning asked Ms. Williams to submit a request to the Ethics Advisory Committee for consideration and a revised opinion on this issue. Until then, Policy and Planning recommended that HR09-12 be adopted to ensure the policy is consistent with current opinions. Mr. Gordon agreed that the language is very broad causing extreme limitations on court employees.

Ms. Williams was concerned about not having a policy on political or religious subjects. Ms. Williams understood that posters of President George Washington wouldn't be as concerning as a current sitting political figure. Ms. Williams said employees or court patrons overhearing political or religious conversations might result in discrimination complaints. Judge Shaughnessy didn't believe a policy restricting political or religious conversations would stop them from happening. Judge Mortensen thought, at a minimum, this should be split with having a firm rule that employees of the Judiciary should not be discussing political and religious matters where the public could hear or observe but leaned on the side of caution of what conversations take place behind doors. The committee agreed to having a policy that prohibited political and religious conversations be held in front of the public. Ms. Dupont thought it would be important to note that these conversations shouldn't happen around other employees who may feel uncomfortable. Bart Olsen said the policy could also reflect that behind closed doors, employees cannot violate the harassment policy and that the Code of Conduct requires employees to treat other employees with respect and professionalism.

Judge Mortensen was inclined to return this to Policy & Planning with notes from this discussion to create a compromise solution. Chief Justice Matthew B. Durrant suggested that political and religious discussions are allowed but limited to ensure other employees are not uncomfortable in certain settings. Judge Shaughnessy agreed that judges and employees should be aware of their surroundings when holding these discussions. Ms. Williams will address this with Policy & Planning.

Motion: Judge Mortensen moved to approve HR08-22, HR01, HR08-14, HR09-11, HR09-12, as amended to remove the paragraph 9 until Policy & Planning can review it. Judge Farr seconded the motion, and it passed unanimously.

13. APPROVAL OF JUDICIAL COUNCIL AGENDA: (Chief Justice Matthew B. Durrant)

Chief Justice Durrant addressed the Judicial Council agenda.

Following the general legislative session, the Uniform Fine Committee is tasked per CJA Rule 4-302 with reviewing and updating the uniform fine schedule with legislative changes, then submitting a revised schedule first to the Management Committee and then to the Judicial Council for approval before new legislation goes into effect May 4. The committee will meet on April 15, 2022 to update the schedule. Due to the limited amount of time, the committee requested that the schedule forgo the Management Committee and be placed on the April 25 Council agenda.

Preparation for the committee meeting is very time and labor intensive. Every year the committee finds themselves in awkward timing between when the session ends, giving time for staff to read all the bills and enter legislative changes into the Shared Master Offense Table. The committee meeting is scheduled several months in advance with the intent of giving staff enough time to populate the changes before it is presented to the Management Committee.

Motion: Judge Farr moved to approve the Judicial Council agenda, as amended to add the Justice Court Reform. Judge Mortensen seconded the motion, and it passed unanimously.

14. OLD BUSINESS/NEW BUSINESS

No additional business was discussed.

15. EXECUTIVE SESSION

An executive session was held.

16. ADJOURN

The meeting adjourned.

Agenda

**JUDICIAL COUNCIL'S
BUDGET & FISCAL MANAGEMENT COMMITTEE**

Minutes

April 11, 2022

Meeting held through WebEx

12:00 p.m. – 1:30 p.m.

Members Present:

Hon. Kara Pettit
Hon. Keith Barnes
Justice Paige Petersen
Margaret Plane, Esq.

Excused:

Michael Drechsel
Nathanael Player
Jordan Murray

Guests:

Mark Urry, TCE, Fourth District Court
Joyce Pace, TCE, Fifth District Court
Sue Crismon
Tom Clark

AOC Staff Present:

Ron Gordon
Cathy Dupont
Shane Bahr
Nick Stiles
Jim Peters
Neira Siaperas
Bart Olsen
Brody Arishita
Karl Sweeney
Alisha Johnson
Melissa Taitano
Suzette Deans
Lauren Andersen

1. WELCOME AND APPROVAL OF MINUTES (Judge Kara Pettit – “Presenter”)

Judge Kara Pettit welcomed everyone to the meeting.

Motion: Judge Keith Barnes moved to approve the February 24, 2022 minutes, as presented. Judge Kara Pettit seconded the motion, and it passed unanimously.


2. Selection of New Committee Chair (Cathy Dupont – “Presenter”)

Motion: Deferred until May BFMC Meeting.


3. Financials and Turnover Savings Update (Alisha Johnson – “Presenter”)

Ms. Johnson reviewed the period 9 financials and gave an update on turnover savings. As of 4/4/2022, the Courts generated forecasted Ongoing Turnover Savings (“Ongoing TOS”) net of uses of Ongoing TOS of \$341,316. We are still meeting our goal of \$50,000 in OngoingTOS per month. The balance of \$341,316 could be allocated to other Court needs. We have added back to

line #1 \$44,300 of ongoing funds that we knew would be netted out of our totals due to March 2022 legislative actions. For May we will be showing an Ongoing Turnover Savings schedule that includes the \$44,300 as a legislative reduction but this amount will be more than offset by approximately \$800,000 of “case processing” ongoing fiscal notes. “Case processing” appropriations do not have specified uses to which the appropriated funds are required to go. These amounts will be used at the discretion of the Judicial Council.

 FY 2022 Ongoing Turnover Savings - Update as of 04/04/2022				
#	Funding Type	Actual Amount YTD	Forecasted Amount @ YE	
1	Carried over Ongoing Savings (from FY 2021, includes unallocated ongoing appropriation)	Internal Savings	244,454	244,454
2	Ongoing Turnover Savings FY 2022 (forecast includes \$50k x 3 remaining months)	Internal Savings	796,812	946,812
3	TOTAL SAVINGS		1,041,266	1,191,266
	2021 Hot Spot used (balance available at beginning of FY was \$99,950)		(99,950)	(99,950)
	2022 Hot Spot used (\$110k initially available raised to \$200k in October Judicial Council)		(200,000)	(200,000)
	2022 Additional Targeted (\$100k allocated by Judicial Council in March)		(92,541)	(100,000)
	2022 Authorized Ongoing for Performance Based Raises (will be used at the end of the FY)		-	(450,000)
4	TOTAL USES		(392,491)	(849,950)
5	Actual Turnover Savings for FY 2022 as of 04/04/2022 and Forecast at YE 6/30/2022		\$ 648,775	\$ 341,316
	<i>Prior Report Totals</i>		<i>\$ 476,380</i>	<i>\$ 225,887</i>

Ms. Johnson stated that we have now gone through 1496 out of our 2088 payroll hours. We are projecting +/- \$4.4M in one time turnover savings available at the end of fiscal year 2022 and feel confident in this forecast.

 FY 2022 One Time Turnover Savings Updated as of Pay Period Ending 03/18/2022 (1496 out of 2088 hours)			
#	Funding Type	Actual Amount	
1	One Time Turnover Savings (from actual payroll data versus budget as of PPE 03/18/2022)	Internal Savings	2,742,970
2	YTD Amount Anticipated to be Reimbursed through ARPA Funding (as of PPE 03/18/2022)	Reimbursements	455,741
3	Est. One Time Savings for 592 remaining pay hours (\$2k / pay hour)	Internal Savings (Est.)	1,184,000
	Total Potential One Time Savings		\$ 4,382,711
	<i>Prior Report Totals</i>		<i>\$ 4,448,229</i>

Ms. Johnson stated that beginning in May 2022, we will show our requests for carryforward and ongoing funds – inclusive of any 1x or ongoing case processing amounts – in the worksheet below. The BFMC will review requests for these funds in May and June but no approved requests will go to the Judicial Council until June so that all requests can be reviewed against other competing requests for funding. The BFMC will prioritize requests in their June meeting for the Judicial Council should there be more requests than funds available.



FY 2023 Carryforward and Ongoing Requests - Period 9

Funding Sources

Total Case Processing Amounts from 2022 General Session Fiscal Notes (to be entered prior to June 2022 BFMC Meeting)	\$ -	\$ -
Expected Carryforward Amount from Fiscal Year 2022 (as of 4/4/2022)	\$ 3,200,000	\$ -
Ongoing Turnover Savings (forecasted as of 4/4/2022 - funding for Hot Spot, Targeted, and Performance Raises already included)	\$ -	\$ 341,316
Total Available Funding	\$ 3,200,000	\$ 341,316

Ongoing Requests

	Presented		Judicial Council Approved	
	One Time	Ongoing	One Time	Ongoing
4 Clerk of Court Supplemental to JA Increase	N/A	\$ 59,000		
	\$ -	\$ 59,000	\$ -	\$ -

One Time Requests

	Presented		Judicial Council Approved	
	One Time	Ongoing	One Time	Ongoing
	\$ -	\$ -	\$ -	\$ -
Balance Remaining After Judicial Council Approvals			\$ 3,200,000	\$ 341,316
Balance Remaining Inclusive of "Presented"	\$ 3,200,000	\$ 282,316		

FUTURE ANTICIPATED REQUESTS

Public Outreach Coordinator \$120,000 ongoing

ONGOING 2023 SPEND REQUEST PRESENTED FOR APPROVAL TO FORWARD TO JUDICIAL COUNCIL

#4. FY 2023 Ongoing Funds – Request to Provide Ongoing Fund to Clerks of Court as Part of JA Increase to Prevent Compression (Bart Olsen – “Presenter”)

Along with the legislature-approved \$3.9M JA salary increase to be effective July 1, 2022, Mr. Olsen is requesting \$59,000 in ongoing TOS to use for increasing Clerks of Court Salaries. If clerks of court salaries are not addressed at all, we anticipate more serious issues with motivating internal candidates to apply for a clerk of court position since salary compression would cause the pay increase for a clerk of court role to not be commensurate with the workload increase. This request is in advance of other Ongoing TOS requests that will be made in June 2022 due to the relatively small amount needed and the importance of announcing and preparing pay increases in May to be ready by July 1.

Increase Percentage*	Title	Cost	(A)		Original Min w/ 3.5% COLA		Original Max w/ 3.5% COLA		(B)		Percent increase from Pre-COLA to Post COLA (A) AND \$3.9m distribution (B)
			Pre-COLA Minimum	Pre-COLA Maximum					New Min	New Max	
114.50%	Judicial Assistants	\$ 3,011,953	\$17.04	\$30.93	\$17.64	\$32.01	\$20.19	\$36.65	\$ 19.14	\$ 21.92	18.51%
114.50%	Case Managers	\$ 649,098	\$21.15	\$34.48	\$21.89	\$35.69	\$25.06	\$40.86	\$ 22.86	\$ 26.18	18.51%
112.00%	Team Managers	\$ 134,671	\$23.58	\$38.44	\$24.41	\$39.79	\$27.33	\$44.56	\$ 24.97	\$ 27.96	15.92%
114.50%	Training Coordinators	\$ 78,115	\$20.20	\$32.05	\$20.91	\$33.17	\$23.94	\$37.98	\$ 21.55	\$ 24.68	18.51%
101.85%	Clerk of Court**	\$ 26,164	\$28.56	\$42.91	\$29.56	\$44.41	\$30.11	\$45.23	\$ 31.43	\$ 32.01	5.41%
	TOTAL	\$ 3,900,000									

* This is the percentage increase based upon pre-COLA rates. Post COLA percent increase totals are in the last column.

Motion: Judge Kara Pettit moved to approve. Judge Keith Barnes seconded the motion, and it passed unanimously to be sent to the Judicial Council with recommendation to approve.

4. Ongoing and Year End Spending Requests (Alisha Johnson – “Presenter”)

Ms. Johnson reviewed the year end 2022 forecasted available One-time Funds. Ms. Johnson stated that our maximum carryforward into 2023 would be \$3.2M as authorized by the legislature. After setting aside the \$3.2M to carry forward into FY 2023 and covering all prior requests for YE 1x funds, we have approx. \$200K in “cushion.”



FY 2022 Year End Forecasted Available One-time Funds

Forecasted Available One-time Funds			# One-time Spending Plan Requests		Current Requests	Judicial Council Prev.
Description	Funding Type	Amount			Amount	Amount
Sources of YE 2022 Funds						
* Turnover Savings as of pay period ending 03/18/22 (including anticipated ARPA reimbursement)	Turnover Savings	3,198,711	1	Judicial Council Room Upgrades		39,481
** Turnover savings Estimate for the rest of the year (\$2k x 592 pay hours)	Turnover Savings	1,184,000	2	Statewide Router Upgrades		160,000
(a) Total Potential One Time Turnover Savings		4,382,711	3	WiFi Access Points Upgrades		120,000
(b) Operational Savings From TCE / AOC Budgets	Internal Operating Savings	618,160	4	FY 2022 Career Ladder Payments		243,000
(c) Reserve Balance (from August Judicial Council meeting net of approved reserve uses)	Judicial Council Reserve	414,829	5	FY 2022 Performance Bonus Payments Q1/Q2		365,000
			6	Software for Clean Slate Legislation		19,667
			7	My Case Account Creation Enhancements		130,000
Uses of YE 2022 Funds			8	For The Record Upgrade		187,000
Maximum Carryforward into FY 2023	Desired Carryforward	(3,200,000)	9	Supplemental Secondary Language Stipend		5,200
			10	Taylorsville State Office Building AV Build-out Part 1		47,806
Total Potential One Time Savings = (a) + (b) + (c) less Maximum Carryforward		\$ 2,215,700	11	Utah Criminal Justice Center Funding		5,000
			12	Performance Bonus Payments Q3/Q4		365,000
			13	Law Library - Delayed Subscription Payments		39,150
			14	Jury Assembly Room - Ogden		25,300
			15	SJI Grant Match for NCSC Concept Paper on Rule 26		23,050
			16	Matheson Carpeting Project		200,000
			17	2nd District Courthouse Doors		5,143
			18	Software Licensing for Qualtrics Employee Experience (XMI)	34,500	
Less: Judicial Council Requests Previously Approved		\$ (1,979,797)	Current Month One-time Spending Requests		34,500	
Less: Judicial Council Current Month Spending Requests		\$ (34,500)	Previously Approved 1x FY 2022 YE Spending Request			1,979,797
Remaining Forecasted Funds Available for FY 2022 YE Spending Requests		\$ 201,403				

Updated 04/06/2022

YE 2022 SPENDING REQUEST PRESENTED FOR APPROVAL TO FORWARD TO JUDICIAL COUNCIL

#18. FY 2022 YE Spending Request - Software Licensing for Qualtrics Employee Experience (Bart Olsen – “Presenter”)

Mr. Olsen is requesting \$34,500 for software licensing for a Qualtrics Employee Experience software survey tool. Rule 3-402 establishes the responsibility of the HR Department to guide judicial branch management in recruitment & selection practices, compensation, retention, and fair treatment. The Department’s staffing level of four is a barrier to its ability to provide more strategic solutions in many areas. However, a combination of software licensing and professional services could be just as effective as HR staff, when it comes to keeping a “finger on the pulse”

of employee experience & engagement combined with actionable, practically real-time data for management decision-making, process improvement, and feedback implementation.

Qualtrics (which has a state contract) proposes to deliver a software solution that can help the branch customize data gathering and feedback solicitation at touchpoint frequencies determined by branch management that dig into employee perspectives and engagement on a variety of topics and in bite-sized increments to boost employee response rates and quality of data/feedback. The software is not simply a customizable electronic survey tool - it provides management with customizable data dashboards that can be drilled down into the relevant pieces that matter and help with real-time decision making. Bart indicated he had inadvertently omitted to include in the request an additional \$30,375 for a separate professional services package designed to ensure effective implementation of software tools and practices. Since the services were going to be delivered in FY 2023 he had mistakenly thought this would be two separate contracts with the services being a carryforward request in the May BFMC meeting.

Due to the linkage of the two projects, the total cost is over \$50,000 combined and the BFMC consensus was to therefore ask HR to take this through a competitive bid process as set forth in the Accounting Manual. The bid process will be supervised by Dustin Treanor of Court Procurement. HR was invited to come back to BFMC with the competitive bid results in May or June 2022.

Motion: None.

5. Annual Setting of Court Commissioner Salary (FY23) (Karl Sweeney – “Presenter”)

Per the Code of Judicial Administration Rule 3-201 (9) (A), “the Council shall annually establish the salary of court commissioners. In determining the salary of the court commissioners, the Council shall consider the effect of any salary increase for judges authorized by the Legislature and other relevant factors. Except as provided in paragraph (6), the salary of a commissioner shall not be reduced during the commissioner's tenure.”

Per the 2022 Legislative session S.B. 8, district and juvenile judge salaries are scheduled to increase from \$175,550 to \$185,200 (\$9,650 increase) effective July 1, 2022 which is a 5.5% increase. S. B. 8 includes funding for a 3.5% COLA and a 2% targeted increase for ALL Court employees including Commissioners. **We are requesting the Council set the salary (COLA and targeted increase) for FY 2023 for all court commissioners.**

We recommend Commissioners receive a 3.5% COLA - the same as all other Judicial employees and a 2.0% targeted pay increase for all commissioners making the total increase in commissioner pay 5.5% to be effective for FY 2023. This would bring each commissioner's salary up from \$158,000 to \$166,700 (\$8,700 increase) which maintains the 90% of the statutory judge salary level re-established for FY 2022.

Motion: Judge Keith Barnes moved to approve. Margaret Plane seconded the motion, and it passed unanimously to be sent to the Judicial Council with recommendation to approve.

6. Office of Innovation Draft Business Plan (Karl Sweeney & Sue Crismon – “Presenters”)

As of 3.31.2022, approximately \$215,000 of the \$450,000 in personnel grant funds have been expended. This leaves a balance of approximately \$235,000 of personnel grant funds available. Since the Office’s August 2020 inception through March 2022 there have been 19 months of operation. The average monthly usage of personnel grant funds (“burn rate”) during this time has been \$215,000/19 months = \$11,300 since inception through March 2022. As would be expected with a ramp in personnel over time, the burn rate of personnel grant funds forecasted for Q4, FY 2022 is running higher than the LTD average. We forecast a Q4 monthly burn rate of between \$25,000 and \$35,000 per month. At an average burn rate \$35,000 per month, the remaining \$235,000 of personnel grant funds are expected to be fully used by October 15, 2022. Without additional funding, the Office would be forced to suspend operations on or about that time.

The Office believes that seeking ongoing legislative funding is the optimal source and type of funding. To operate a regulatory function with funding from a non-legislative source (i.e., Utah Bar Association) would open the Office up to the perception of bias whether or not the perception was real. Grants, while useful to supplement legislative funding, are not likely to be sufficiently large to attract talent to and/or pay for the quality and size of the staff that is needed. The Office will continue to seek 1x funds for FY 2023 through a combination of both legacy and new grants, ARPA funding and Courts carryforward requests. For FY 2024 and beyond, the Office proposes to seek funding from the Legislature for ongoing funds, although 1x legislative funds would also be accepted. It was noted that the business plan was provided for informational purposes and the Supreme Court has not yet adopted or recommended any of the options presented in the business plan regarding funding.

A vigorous discussion ensued about the types of funding the Judicial Council had approved in the past. The committee felt the draft business plan needed to be revised to stay more in line with the grant funding originally proposed – supplemented by fees. The BFMC decided that the business plan should be sent back to the Office’s Advisory Board for revisions to include (1) a smaller budget funded primarily by ARPA funds and grants, (2) a business plan and budget structure that has been voted on and approved by the Supreme Court (3) the history of past Judicial Council discussions and direction as relates to the Office and (4) clarity around the access to justice progress that was clearly called for in the Supreme Court standing order that formed the Office. The BFMC asked that further meetings with the Management Committee or Judicial Council be deferred until the revisions could be incorporated.

Ms. Crismon and Karl Sweeney will rework the business plan and ensure the Court is aligned around it before moving back to BFMC and the Judicial Council later in FY 2022.

7. Eco Pass Reimbursement Changes (Karl Sweeney & Melissa Taitano – “Presenters”)

The reimbursement rate has been 50% paid to the employees. We seek BFMC approval to raise the employees’ reimbursement rate to 75% for the balance of FY 2022 in order to increase

ridership while still coming in within the original \$25,000 budget. Since there is no increase in budget, this request will not be going to the Judicial Council.

Motion: No motion was made on this request. Since Judge Kara Pettit and Justice Paige Peterson had court starting imminently, they indicated they voted to approve this request and dropped from the meeting. Judge Barnes and Margaret Plane both supported this request so the request was approved by unanimous vote in favor.

8. Grant Application Proposal – Drug Court Conference (Shane Bahr & Jordan Murray – “Presenters”)

Drug/treatment courts are one of the most effective programs in existence to address substance use and mental health disorders. Utah State Courts in collaboration with the Division of Substance Abuse and Mental Health (DSAMH) co-sponsor a drug/treatment court training every other year for teams across the state. Team members include: Judges, prosecutors, defense counsel, treatment, probation, law enforcement and court staff. State Asset Forfeiture Group – (“SAFG”) grant funds (provided through the grantor the Commission on Criminal and Juvenile Justice (“CCJJ”)) in the amount of \$25,000 will be utilized to cover the training/travel expenses for judges and court staff. Without this funding there will be no (or limited) resources dedicated to offset conference travel and training costs for judges and court staff. Participation in the conference may be jeopardized on a case-by-case basis for team members/practitioners seeking to attend. If the grant is not awarded, an alternative option would require petitioning BFMC and the Judicial Council for FY 2022 year-end/one-time funds to cover associated conference costs. This alternative source of conference funding has been used by the Courts for prior years in the absence of a grant. Funds provided by CCJJ through the SAFG program directly and exclusively support the reimbursement of one-time travel and training costs associated with the May 2022 conference.

The inter-agency partnership with DSAMH provides resource-preserving support to the Courts and Administrative Office.

This grant constitutes a “Tier 1” (low impact) award. No conditional cash or in-kind matching contribution is required. No new employees are to be hired nor any current employees compensated (full or in part) with this grant. Acceptance of this award will not impose incremental resource costs on the Courts/Administrative Office once the funds have been fully expensed or are expired beyond June 30, 2022. Reporting of financial and narrative updates are nominal and typical for this type of award. The grant term concludes June 30, 2022 and accordingly CCJJ will only require a single and final round of reporting. Mr. Shane Bahr (District Court Administrator) will serve as Project Director for these funds. Mr. Bahr and Ms. Andersen (Judicial Institute Director) will provide stewardship and authorization of award funds in conjunction with AOC Finance. Under Ms. Andersen’s leadership, the Education Department will serve as the primary court unit implementing the proposed work funded by this award.

Motion: No motion was made on this request. Since Judge Kara Pettit and Justice Paige Peterson had court starting imminently, they indicated they voted to approve this request and dropped

from the meeting. Judge Barnes and Margaret Plane both supported this request so the request was approved by unanimous vote in favor.

Old Business/New Business

None

6. ADJOURN

The meeting was adjourned at 1:50 p.m.

Next meeting scheduled for May 9, 2022

DRAFT

Tab 4

Agenda

**Administrative Office of the Courts**

Chief Justice Matthew B. Durrant
Utah Supreme Court
Chair, Utah Judicial Council

March 23, 2022

Ronald B. Gordon, Jr.
State Court Administrator
Catherine J. Dupont
Deputy Court Administrator

M E M O R A N D U M

TO: The Judicial Council

FROM: Judge Judith Atherton, Chair of the Board of Senior Judges

RE: Annual Report

The past two years, in which the Courts have operated under the Red or Yellow Phase of Operations due to the COVID-19 pandemic, have been a challenge for all of us. The Board of Senior Judges, on behalf of the 32 active senior judges and 30 inactive senior judges, is pleased to have played an important part in the court's efforts to resume bench trials and address the trial backlog.

The following judges sit on the Board of Senior Judges: Chair, Judge Judith Atherton; Vice Chair, Judge Kate Appleby; and members Judge Gordon Low, Judge Kim Hornak and Judge Russell Bench. Last year the Board met several times to work on the revision of the Senior Judge Rules, including serving on a working group with Policy and Planning. The rules were adopted in June, 2021. The Board met at the annual Judicial Conference in the fall of 2021 and again in December 2021 to discuss questions about the revised senior judge rules and coverage for the jury trial backlog. Both the Board and the Trial Court Executives worked together to improve communications between the senior judges and the Districts. Topics covered in those exchanges included the senior judges desire to have more law clerk help for jury instructions.

Since the Court resumed jury trials, senior judges have provided 421 hours of coverage, which does not include the trials for which a senior judge agreed to cover, but the case settled. The budget for senior judge coverage has been supported with the ARPA funds which help pay for the senior judge coverage for jury trial backlog and for judicial assistants for the trial. The legislature approved additional ARPA funds in the 2022 Legislative General Session which includes senior judge coverage through June 30, 2023. Senior judge coverage that is not jury trial backlog coverage is paid from the Court's annual senior judge budget, which is \$168,100. A summary of all expenditures for senior judges is attached as Exhibit A.

**The mission of the Utah judiciary is to provide an open, fair,
efficient, and independent system for the advancement of justice under the law.**

SENIOR JUDGE EXPENDITURE THROUGH MARCH 09, 2022
FISCAL YEAR 2022
3/10/2022

Allocated budget for FY 2022		168,100.00
-------------------------------------	--	-------------------

Total FY2022 expenses through March 09, 2022

Personnel Services	209,285.28	
Travel - In State	2,075.32	
Travel - Out of State	500.00	
Books and Subscriptions	0.00	
Membership Dues	9,465.00	
Conventions, Seminars, Workshops & Committees	100.00	
Taxable Meal Allowance	0.00	
Utah Sales and Use Tax (Refundable)	0.00	
Total Expenses	221,425.60	221,425.60

Pending Expenditures

Personnel Services	1,350.40	
Travel	4.48	
Taxable Meals	0.00	
Conventions, Seminars, Workshops & Committees	0.00	
Total Pending Expenses as of March 09, 2022		1,354.88

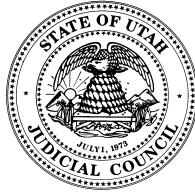
Less Personal Services and Travel related to Backlog Cases		174,562.25
---	--	-------------------

Remaining Senior Judge budget for FY 2022		119,881.77
--	--	-------------------

Tab 5

More Information to Follow

Tab 6



Agenda

Administrative Office of the Courts

Chief Justice Matthew B. Durrant
Utah Supreme Court
Chair, Utah Judicial Council

Ronald B. Gordon, Jr.
State Court Administrator
Catherine J. Dupont
Deputy Court Administrator

MEMORANDUM

TO: Management Committee

FROM: Jim Peters
Justice Court Administrator

DATE: April 4, 2022

RE: Applications for Justice Court Judgeships

At present, those applying for justice court judgeships must complete a Word or PDF application available at <https://www.utcourts.gov/admin/jobs/>. That application requires:

- Original application plus six copies of Section 2 of the application form, including any supplemental pages,
- Original and six copies of the Accuracy of the Application Statement, Waiver of Right to Review the Records in the Nomination & Appointment Processes, Waiver of Confidentiality of Records, and Fair Credit Reporting Act Disclosure and Authorization, all notarized and attached to the original application,
- A resume attached to each application form,
- One brief paragraph summary of education and work history that will be made available to the public if selected for nomination, and
- A check or money order for \$8.70 made payable to the Administrative Office of the Courts to cover the cost of a credit check.

This application process is cumbersome for applicants, to be sure, but it could be improved for staff at the Administrative Office of the Courts, those serving on the nominating commissions, and the executive of local government as well. As such, the Board of Justice Court Judges is

**The mission of the Utah judiciary is to provide an open, fair,
efficient, and independent system for the advancement of justice under the law.**

proposing that the application be converted to an online format by the Division of Technology Services (DTS). If approved, it would be modeled after the application used by CCJJ for applicants of other courts levels. That application is accessible at judicialvacancy.utah.gov, which could also serve as a landing page for those desiring to apply for a judicial vacancy in the justice courts.

Following this memo are several documents for your review:

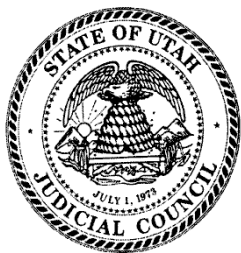
- Current Application (Tab A)
- Instructions (Tab B)
- Application (Tab C)
- Create Reference (Tab D)
- References and Attachments (Tab E)
- Letter of Recommendation (Tab F)

Other than the current application, each of these documents is a section of the judicial application used by CCJJ for applicants of other court levels. They have been marked with changes proposed by the Board. Assuming that the CCJJ application has been updated more recently, and in order to minimize programming costs with the Division of Technology Services, the Board is trying to change the CCJJ application as little as possible.

The threshold question for the Management Committee is whether it is supportive of adopting an online format for applicants of justice court judgeships. The one-time cost for doing so would be around \$10,000 and the ongoing cost would run between \$9,600 and \$17,600 per year, depending on whether additional programming changes are requested. It is anticipated that all costs associated with the development and maintenance of this application could be covered by the budget for Justice Court Administration.

If the Management Committee is supportive of the AOC's contracting with DTS to create an online platform for this application, then I would look to the committee for feedback on the changes proposed by the Board of Justice Court Judges. I would also request that the proposal be advanced to the Judicial Council for its consideration. I look forward to meeting with you next week.

Tab A



APPLICATION FOR JUDICIAL OFFICE

Instructions to the applicant and summary of the nomination process

I. INSTRUCTIONS FOR OBTAINING APPLICATION FORM

The application form, waiver form, and summary of instructions are available on the state Courts web page at <http://www.utcourts.gov/admin/jobs>. The application form, waiver form, and summary of instructions are also available in the formats listed below. In all requests for an electronic file, be sure to designate the required format and include a return e-mail address. You are urged to request the electronic file by e-mail which will automatically provide the return e-mail address.

* Please note that the application instructions and form for Judicial Office have been updated as of October 2018.

Adobe PDF Form
Microsoft Word

Please make requests to: Administrative Office of the Courts
Attn: Amy Hernandez
450 S. State Street
PO Box 140241
Salt Lake City, Utah 84114-0241
Phone: (801) 578-3809
FAX: (801) 238-7828
amymh@utcourts.gov

The application form, waiver forms and these instructions are also available in all of the above formats on the Courts Web-site: www.utcourts.gov.

II. INSTRUCTIONS FOR COMPLETING APPLICATION FORM

- A. Type all answers. Do not include these instructions with the completed application form.
- B. When preparing responses on a typewriter, if more space is needed, attach additional pages to the end of the application form and type the corresponding question number next to the information.
- C. When preparing responses on a word processor, include all information immediately after the question and allow the word processor to repaginate the document.
- D. Answer all questions completely. If a question does not apply, write "Not applicable" in the space provided. If information is not available, write "Not available" and state your reasons for the unavailability.
- E. Type your full name in the Header of the first page of the application. Please make sure that

your name is on each page of the application.

- F. Following is a checklist of materials to be submitted with the application. Please copy materials on both sides of the page on three hole punched paper (the original application may be single sided). Please do not staple any documents.

- ___ Original application plus six copies of Section 2 of the application form, including any supplemental pages
- ___ Original and six copies of the following 4 notarized documents (pages 17 – 20 of appl.) Please attach all four documents to each copy of the application form:
 - Accuracy of the Application statement
 - Waiver of Right to Review the Records in the Nomination & Appointment Processes
 - Waiver of Confidentiality of Records
 - Fair Credit Reporting Act Disclosure and Authorization
- ___ A resume attached to each application form
- ___ One brief paragraph summary of education and work history that will be made available to the public if selected for nomination
- ___ A check or money order for \$8.70 made payable to the Administrative Office of the Courts to cover the cost of a credit check (if you have applied for a justice court judgeship within the previous six months payment is not necessary).
- ___ If you are simultaneously applying for more than one judgeship in a county, please contact Amy Hernandez at amymh@utcourts.gov to determine whether multiple application packages are required.

Note: Applications for Justice Court judgeships are different than those for District, Juvenile and Appellate judgeships. Also the application and instructions have been updated as of October 2018.

- G. Mail applications to:

Administrative Office of the Courts
Attn: Amy Hernandez
450 S. State Street
PO Box 140241
Salt Lake City, UT 84114-0241

Since the Administrative Office of the Courts cannot be responsible for applications not received, please send applications by registered or certified mail, return receipt requested. Upon receipt, the application will be reviewed for completeness. A notice of receipt listing any deficiencies in the application materials will be sent to you within five days. An application is not considered unless all deficiencies are corrected before the expiration of the filing deadline. If you do not receive an acknowledgment of receipt of your application within five days, contact Amy Hernandez, at amymh@utcourts.gov to ensure that your application has been received.

Applications faxed or emailed to the Administrative Office of the Courts by the application deadline must be immediately followed by a mailed original application, post marked by the application deadline, along with the requisite number of copies and the required check or money order to cover the cost of a credit check.

- H. The deadline for applications is stated in the published notice of vacancy. The notice of the vacancy allows for an application period of at least 15 days from initial release of publication. It may, however, be longer. At the discretion of the Nominating Commission, the application period may be reopened after the deadline has passed. If fewer than nine applications are received for a judicial vacancy, the recruitment period will be extended for an additional 15 days.

After the initial application period if, in counties of the first and second class, there are not at least three qualified applicants, the position shall be re-advertised and applications may be accepted from persons who are not residents of the county or an adjacent county in which the court is located. Also in such circumstances applicants would only be required to have, at the minimum, a high school diploma or GED. See U.C.A. §78A-7-201.

III. SUMMARY OF THE NOMINATION PROCESS

- A. The date, time, and location of the organizational meeting of the Nominating Commission will normally be given in the notice of the vacancy. The public is invited to attend and may arrange through the Administrative Office of the Courts to submit oral or written statements. Testimony concerning individual applicants or cases is prohibited.
- B. An investigation of the applicants is conducted by the Administrative Office of the Courts and the results are submitted to the Commissioners. The Commissioners may conduct their own investigation. The scope of the investigation may include, but is not limited to, citizenship, residency, age, credit, taxes, education, employment, mental or physical health, civil litigation, criminal litigation, law enforcement investigation and criminal charges, admission to the practice of law, service in the United States' armed forces, or disciplinary action by any judicial conduct commission or state bar association of any jurisdiction. The names of applicants may be provided to other persons as necessary to accomplish the investigation but are not released to the public. The results of the investigation are not disclosed to the public. The Commission may disclose the investigation results to the appropriate investigative or prosecutorial authorities if the investigation reveals criminal activity or a breach of ethics by an applicant.
- C. Applicants should not personally contact Nominating Commission members regarding their application for the judicial vacancy.
- D. Applicants selected for interviews are notified of the date, time, location, and format of the interview. Applicants eliminated from consideration are notified as soon as possible after that decision is made.
- E. Applicants are evaluated on the basis of several criteria: integrity, impartiality, industry, legal knowledge and ability, judicial temperament, financial responsibility, health, and public service.
- F. The Commission publishes the names of the proposed nominees and invites comments regarding their qualifications.

- G. The names of three to five nominees are submitted to the local government executive, council or commission for each judicial vacancy. The nominees are listed in alphabetical order without any indication of preference by the Commissioners.
- H. Applications may be considered by Commissioners who have a business, professional, or personal relationship to the applicant. Commissioners must recuse themselves if they are within the third degree of consanguinity. For other relationships, Commissioners are required to disclose on the record of the Commission the nature of the relationship. The Commission by majority vote determines whether the relationship requires the recusal of the Commissioner.

IV. EVALUATION CRITERIA

A. Statutory Minimum Requirements

Age. U.C.A. *Section 78A-7-201* requires that a justice court judge be 25 years old and retire upon attaining the age of 75 years.

Residency. All judges must be United States citizens. Justice court judges must be a resident of the county in which the court is located or an adjacent county for at least six months immediately preceding appointment and be a qualified voter of the county in which the judge resides.

Education Requirements. In counties of the first and second class, a justice court judge shall have a degree from a law school that makes one eligible to apply for admission to the bar in any state. In counties of the third, fourth, fifth and sixth class, a justice court judge shall have at the minimum a high school diploma or GED.

Restricted Activities. *Section 78A-7-206* of the Utah Code establishes further restrictions on the activity of judges.

(1) A justice court judge may not appear as an attorney in any criminal matter in a federal, state, or justice court or appear as an attorney in any justice court or in any juvenile court case involving conduct which would be criminal if committed by an adult.

(2) A justice court judge may not hold any office or employment including contracting for services in any justice agency of state government or any political subdivision of the state including law enforcement, prosecution, criminal defense, corrections, or court employment.

(3) A justice court judge may not hold any office in any political party or organization engaged in any political activity or serve as an elected official in state government or any political subdivision of the state.

(4) A justice court judge may not own or be employed by any business entity which regularly litigates in small claims court.

B. Qualities of Judges

The following criteria for evaluating applicants are derived from sections of the American Bar Association's Guidelines for Reviewing Qualifications of Applicants for State Judicial Office,

which offer some guidance for determining fitness for office. Following the modified ABA guidelines are some additional considerations. Although not all justice court judges are required to be attorneys, these guidelines provide useful suggestions and standards for all applicants.

1. American Bar Association Guidelines

a. Introduction

These guidelines are intended for use by bar association committees and judicial nominating commissions which are evaluating applicants for state and local judicial office. It is assumed that the evaluators desire to recommend to the electorate or to the appointing authority the applicants who are most qualified by virtue of merit.

The guidelines attempt to identify those characteristics to be sought after in the judicial applicants. They attempt to establish criteria for the prediction of successful judicial performance. The identified traits are not mutually exclusive and cannot be wholly separated one from another. The outlined areas have been selected as essential for inquiry in considering all applicants for judicial office. With the exception of integrity, which is always indispensable, the degree to which the characteristics should be present in any particular applicant may vary in relation to the responsibility of the office.

These guidelines are not intended to deal with methods or procedures for judicial selection; nor are they intended to provide specific operating rules for the commissions and committees. The guidelines are not intended as a definitive review of the qualifications of sitting judges when being considered for retention or evaluation, since judicial experience will then provide important additional criteria which are treated elsewhere.

It is hoped that the use of these guidelines, if made known to the public and the press, will enhance the understanding and respect to which the judiciary is entitled in the community being served. The ultimate responsibility for selecting the judiciary is in the appointing power of any given judicial system. The function of these guidelines is to present minimum criteria for appointment; the more rigorous the criteria the better the quality of the judiciary.

- b. Integrity.** An applicant should be of undisputed integrity. The integrity of the judge is, in the final analysis, the keystone of the judicial system; for it is integrity which enables a judge to disregard personalities and partisan political influences and enables him or her to base decisions solely on the facts and the law applicable to those facts. It is, therefore, imperative that a judicial applicant's integrity and character with regard to honesty and truthfulness be above reproach. An individual with the integrity necessary to qualify must be one who is able, among other things, to speak the truth without exaggeration, admit responsibility for mistakes and put aside self-aggrandizement. Other elements demonstrating integrity are intellectual honesty, fairness, impartiality, ability to disregard prejudices, obedience to the law and moral courage.

An applicant's past personal and professional conduct should demonstrate consistent adherence to high ethical standards. If applicable, the evaluator should make inquiry of judges before whom the applicant has appeared and

among other members of the bar as to whether or not an applicant's representations can be relied upon. An applicant's disciplinary record, if any, should be considered. Hence, an applicant should waive any privilege of confidentiality, so that the appropriate disciplinary body may make available to the evaluator the record of disciplinary sanctions imposed and the existence of serious pending grievances. The reputation of the applicant for truthfulness and fair dealing in extra-legal contexts should also be considered. Inquiry into an applicant's prejudices that tend to disable or demean others is relevant. However, since no human being is completely free of bias, the important consideration is that of whether or not the applicant can recognize his or her own biases and set them aside.

- c. **Legal Knowledge and Ability.** An applicant should possess a high degree of knowledge of established legal principles and procedures and have a high degree of ability to interpret and apply them to specific factual situations.

Legal knowledge may be defined as familiarity with established legal principles and evidentiary and procedural rules. Legal ability is the intellectual capacity to interpret and apply established legal principles to specific factual situations and to communicate, both orally and in writing, the reasoning leading to the legal conclusion. Legal ability connotes also certain kinds of behavior by the judge such as the ability to reach concise decisions rapidly once he or she is apprised of sufficient facts, the ability to respond to issues in a reasonably unequivocal manner and to quickly grasp the essence of questions presented.

Legal knowledge and ability are not static qualities, but are acquired and enhanced by experience and the continual learning process involved in keeping abreast of changing concepts through education and study. More important is the demonstration of an attitude reflective of willingness to learn the new skills and knowledge which will from time to time become essential to a judge's performance and of a willingness to improve judicial procedure and administration.

A review of an applicant's academic distinctions and professional colleagues who have had first-hand dealings with the applicant will be helpful in evaluating knowledge and ability.

- d. **Professional Experience.** Professional experience should be long enough to provide a basis for the evaluation of the applicant's demonstrated performance and long enough to ensure that the applicant has had substantial experience that would allow them to successfully analyze legal problems and the judicial process.

The extent and variety of an applicant's experience should be considered in light of the nature of the judicial vacancy that is being filled. A successful applicant will have a broad range of professional and life experiences that will add depth to the judicial office they hold.

- e. **Judicial Temperament.** An applicant should possess a judicial temperament, which includes common sense, compassion, decisiveness, firmness, humility, open-mindedness, patience, tact and understanding.

Judicial temperament is universally regarded as a valid and important criterion in the evaluation of an applicant. There are several indicia of judicial temperament

which, while premised upon subjective judgment, are sufficiently understood by lawyers and non-lawyers alike to afford workable guidelines for the evaluator.

Among the qualities which comprise judicial temperament are patience, open-mindedness, courtesy, tact, firmness, understanding, compassion and humility. Because the judicial function is essentially one of facilitating conflict resolution, judicial temperament requires an ability to deal with counsel, jurors, witnesses and parties calmly and courteously, and the willingness to hear and consider the views of all sides. It requires the ability to be even-tempered, yet firm; open-minded, yet willing and able to reach a decision; confident, yet not egocentric. Because of the range of topics and issues with which a judge may be required to deal, judicial temperament requires a willingness and ability to assimilate data outside the judge's own experience. It requires, moreover, an even disposition, buttressed by a keen sense of justice which creates an intellectual serenity in the approach to complex decisions, and forbearance under provocation. Judicial temperament also implies a mature sense of proportion; reverence for the law, but appreciation that the role of law is not static and unchanging; understanding of the judge's important role in the judicial process, yet recognition that the administration of justice and the rights of the parties transcend the judge's personal desires. Judicial temperament is typified by recognition that there must be compassion as the judge deals with matters put before him or her.

Factors which indicate a lack of judicial temperament are also identifiable and understandable. Judicial temperament thus implies an absence of arrogance, impatience, pomposity, loquacity, irascibility, arbitrariness or tyranny. Judicial temperament is a quality which is not easily identifiable, but which does not wholly evade discovery. Its absence can usually be fairly ascertained.

Wide-ranging interviews should be undertaken to provide insight into the temperament of a judicial applicant.

- f. **Diligence.** An applicant should be diligent and punctual. Diligence is defined as a constant and earnest effort to accomplish that which has been undertaken. While diligence is not necessarily the same as industriousness, it does imply the elements of constancy, attentiveness, perseverance, and assiduousness. It does imply the possession of good work habits and the ability to set priorities in relation to the importance of the tasks to be accomplished.

Punctuality should be recognized as a complement of diligence. An applicant should be known to meet procedural deadlines in trial work and to keep appointments and commitments. An applicant should be known to respect the time of other lawyers, clients and judges.

- g. **Health.** An applicant should be in good health. Good health embraces a condition of being sound in body and mind relative to the extraordinary decision making power vested in judges. Physical disabilities and diseases which do not prevent a person from fully performing judicial duties will not be a cause for rejection of a candidate. However, any serious condition which would affect the candidate's ability to perform the duties of a judge may be further investigated by the evaluator. The evaluator may require a candidate to provide a physician's written report of a recent thorough medical examination addressing the condition of concern.

Good health includes the absence of erratic or bizarre behavior which would significantly affect the candidate's functioning as a fair and impartial judge. Addiction to alcohol or other drugs is of such an insidious nature that the evaluator should affirmatively determine that a candidate does not presently suffer from any such disability.

The ability to handle stress effectively is a component of good mental health. A candidate should have developed the ability to refresh him or herself occasionally with non-work-related activities and recreations. A candidate should have a positive perception of his or her own self-worth, in order to be able to withstand the psychological pressures inherent in the task of judging.

The evaluator should give consideration to the age of a candidate as it bears upon health and upon the number of years of service that the candidate may be able to perform.

- h. **Financial Responsibility.** An applicant should be financially responsible. The demonstrated financial responsibility of an applicant is one of the factors to be considered in predicting the applicant's ability to serve properly. Whether there have been any unsatisfied judgments or bankruptcy proceedings against an applicant and whether the applicant has promptly and properly filed all required tax returns are pertinent to financial responsibility. Financial responsibility demonstrates self-discipline and the ability to withstand pressures that might compromise independence and impartiality.
- i. **Public Service.** Consideration should be given to an applicant's previous public service activities.

The rich diversity of backgrounds of American judges is one of the strengths of the American judiciary. Experience which provides an awareness of and a sensitivity to people and their problems may be just as helpful in a decision making process as a knowledge of the law. There is, then, no one career path to the judiciary. A broad, non-legal academic background, supported by varied and extensive non-academic achievements are important parts of an applicant's qualifications. Examples of such non-legal experience are involvement in community affairs and participation in political activities, including election to public office. The most desirable applicant will have had broad life experiences.

There should be no issue-oriented litmus test for selection of an applicant. No applicant should be precluded from consideration because of his or her opinions or activities in regard to controversial public issues. No applicant should be excluded from consideration because of race, creed, sex or marital status.

While interviews of applicants may touch on a wide range of subjects in order to test an applicant's breadth of interests and thoughtfulness, the applicant should not be required to indicate how he or she would decide particular issues that may arise on litigated cases. However, an applicant's judicial philosophy and ideas concerning the role of the judicial system in our scheme of government are relevant subjects of inquiry.

- 2. **Other Considerations for Qualification** - In addition to the modified_ABA guidelines, the commissioners may wish to consider the following in analyzing the qualifications of an applicant for judicial office.

- a. **Impartiality.** A judge must be able to determine the law and sometimes the facts of a dispute objectively and impartially. Applicants should be challenged on their ability to make the transition from advocate to arbiter, on their ability to hear and consider all sides of an issue, and on their ability to put aside prejudice and bias.
- b. **Industry.** Applicants must demonstrate a willingness to dedicate themselves to diligent, efficient, and thorough work. Work habits differ; work techniques vary; but rising court caseloads demand industry of judges. This means the ability to manage time efficiently, to persevere against obstacles, to prepare thoroughly and punctually, and to resolve issues concisely and decisively.
- c. **Age.** U.A.C. *Section 78A-7-201* requires that a justice court judge be 25 years or older. Otherwise, there are no restrictions on the age of nominees to judicial office. Applicants should not be judged by their age alone. But they may be judged by the qualifications that may wax or wane with age: maturity, stability, legal skills, health, and vitality.
- d. **Justice Court Judges.** Justice court judges are in contact with the public more than any other judge. Justice courts are established by counties and municipalities and have the authority to hear class B and C misdemeanors, violations of ordinances, small claims, and infractions committed within their territorial jurisdiction. Justice court judges serve the citizens of the city or county who appoints them and are often the first or only interaction many citizens will have with the court.
- e. **Diversity on the Bench.** When deciding among applicants whose qualifications appear in all other respects to be equal, it is relevant to consider the background and experience of the applicants in relation to the current composition of the bench for which the appointment is being made. The idea is to promote a judiciary of sufficient diversity that it can most effectively serve the needs of the community.

V. CANON 4 CODE OF JUDICIAL CONDUCT

A JUDGE OR CANDIDATE FOR JUDICIAL OFFICE SHALL NOT ENGAGE IN POLITICAL OR CAMPAIGN ACTIVITY THAT IS INCONSISTENT WITH THE INDEPENDENCE, INTEGRITY, OR IMPARTIALITY OF THE JUDICIARY.

A. A judge or a candidate for a judicial office shall not:

- 1. act as a leader or hold any office in a political organization;
- 2. make speeches for a political organization or publicly endorse or oppose a candidate for public office;
- 3. solicit funds for or pay an assessment or make a contribution to a political organization or candidate for public office, or attend or purchase tickets for dinners or other events sponsored by a political organization or a candidate for public office;
- 4. publicly identify himself or herself as a member of a political organization, except as necessary to vote in an election;
- 5. seek, accept or use endorsements from a political organization;
- 6. use court staff or make excessive use of court facilities or other court resources in seeking judicial office;

7. knowingly, or with reckless disregard for the truth, make any false or misleading statement in seeking judicial office;
 8. make any statement that would reasonably be expected to affect the outcome or impair the fairness of a matter pending or impending in any court; or
 9. make pledges, promises, or commitments other than the faithful, impartial and diligent performance of judicial duties.
- B. A judge or judicial candidate shall take reasonable measures to ensure that other persons do not undertake, on behalf of the judge or judicial candidate, any activities prohibited by Canon 4 of the Utah Code of Judicial Conduct.
- C. A judge standing for retention shall act at all times in a manner consistent with the independence, integrity, and impartiality of the judiciary and shall encourage members of the judge's family to adhere to the same standards of conduct.
- D. If a judge standing for retention has drawn public opposition, the judge may operate a campaign for office subject to the following:
1. the judge shall comply with all applicable election, election campaign, and election campaign fund-raising laws and regulations;
 2. the judge shall not directly solicit or accept campaign funds or solicit public statements of support, but may establish committees of responsible persons to secure and manage the expenditure of funds for the campaign and to obtain public statements of support. Committees may solicit campaign contributions and public statements of support from lawyers and non-lawyers. Surplus contributions held by the committee after the election shall be contributed without public attribution to the Utah Bar Foundation. Committees must not permit the use of campaign contributions for the private benefit of the judge or members of the judge's family;
 3. the judge shall review and approve the content of all campaign statements and materials produced by his or her campaign committee before their dissemination;
 4. the judge may speak to public gatherings on the judge's own behalf;
 5. the judge may respond to personal attacks or attacks on the judge's record, provided the response is consistent with other provisions of Canon 4, Rule 4.2 of the Utah Code of Judicial Conduct; and
 6. when a party or lawyer who made a contribution of \$50 or more to the judge's campaign committee appears in a case, the judge shall disclose the contribution to the parties. The requirement to disclose shall continue from the time the judge forms a campaign committee until 180 days after the judge's retention election.
- E. A judge shall resign from judicial office upon becoming a candidate for a non-judicial elective office, unless permitted by law to continue to hold judicial office.
- F. A judge is not required to resign from judicial office upon becoming a candidate for a non-judicial appointive office, provided that the judge complies with other provisions of the Utah Code of Judicial Conduct

Insert Full Name

<p align="center">APPLICATION QUESTIONNAIRE FOR JUDICIAL OFFICE Section 1 Personal Identification</p>
--

Please read this entire questionnaire and the accompanying instructions before completing the questionnaire. Begin answers in the space provided. If the space provided is insufficient, allow the word processor to wrap the text and repaginate document.

Court for which this application is being submitted: _____

County of Residence: _____

1. Full Name: (First Middle Last) _____
2. Have you ever been known by any other name or surname? _____ If so, state all names used and the dates and places of use. Include name changes as a result of marriage.
3. Social Security Number: _____
4. Residence Address: _____
5. Telephone: Home: _____ Cell: _____
6. Email Address: _____
7. Date of Birth: _____
8. Have you been a continuous resident of Utah for the immediately preceding three or more years? _____

Have you been a resident of the county, or the adjacent county of the court for which you are applying for at least six months immediately preceding appointment? _____

Are you a qualified voter of the county in which the judicial vacancy is open or in an adjacent county in which the judicial vacancy is open? _____

9. State all residences you have had in the last ten years.

Street Address

City, State, Zip

Dates

Insert Full Name

10. Business Address: _____

Telephone: _____

11. Are you a citizen of the United States? _____

12. Are you currently admitted to practice law in Utah? _____

Insert Full Name

<p align="center">APPLICATION QUESTIONNAIRE FOR JUDICIAL OFFICE Section 2 Qualifications</p>

Full Name: _____

Age: _____

Court for which this application is being submitted: _____

County of Residence: _____

Please provide a statement explaining why you are seeking this judicial position:

EDUCATION

13. Show all post high school education

School Name and Location	Dates of Attendance	Major	Degree Awarded
--------------------------	---------------------	-------	----------------

14. Indicate any academic distinctions you have received.

If you have been admitted to practice law, please fill out the following section:

15. Show all jurisdictions, including Utah, in which you are or were admitted to practice law. Include the date of your admission and **your identification number**, if any.
16. Have you been entitled to practice law in each of the jurisdictions and before each of the courts listed in question 15 continuously from the date you first became entitled to practice until the date of this

Insert Full Name

application? _____

If not, state jurisdiction involved the dates during which you have not been so entitled, and the nature of and the facts surrounding the disqualification.

17. Have you ever been denied admission to practice law in any state? _____ If so, state the name of the jurisdiction and the reason for the denial.
18. a. Have you ever been disbarred, suspended from the practice of law, reprimanded, censured, or otherwise disciplined as an attorney in any jurisdiction? _____
- b. Are you aware of any formal disciplinary proceedings* currently pending against you as an attorney in any jurisdiction? _____
- * For purposes of this question, a "formal proceeding" is one in which the complaint has survived initial screening and has been referred for disposition on the merits.
- c. Have you ever been held in contempt by a court or sanctioned by a court? _____

If you answered "yes" to any part of this question, state the jurisdiction in which the matter occurred, the date of the action, the citation and number of the case, the facts of the case, and the disposition of the matter.

19. If a lawyer, indicate the general character of your practice of law over the course of your legal career. Your answer should include, but is not limited to, the following:
- \$ the courts in which you have practiced
 - \$ the nature of cases you have handled
 - \$ the volume of cases handled in each case type
 - \$ the percentage of your time that has been spent in litigation
 - \$ the amount and type of actual in-court experience you have had - both in trials and in other appearances
 - \$ your appellate experience

JUDGESHIPS

20. Show courts on which you have sat as a duly appointed or elected judge.

State	Court	Dates	Reason for Termination	Nature of Jurisdiction
-------	-------	-------	------------------------	------------------------

Insert Full Name

21. Have you ever served as a judge pro tempore, court commissioner, arbitrator or quasi-judicial fact finder? ____ If so, please indicate the court or organization, the length of your appointment and the nature of the work.

Court/Organization**Dates****Nature of Work**

22. a. Have you ever been reprimanded, censured, suspended, removed from the bench, or otherwise disciplined as a judge in any jurisdiction? ____
- b. Are any formal complaints* currently pending against you, or has any disciplinary action ever been taken against you by the judicial conduct commission of any state? ____

* For purposes of this question, a "formal complaint" is one which has survived initial screening and has been referred for disposition on the merits.

If you answered "yes" to any part of this question, state the jurisdiction involved, the date of the action, the citation and number of the case, the facts of the case, and the disposition of the matter.

<i>ELECTED OFFICES</i>

23. Show any elected offices you have held.

<i>EMPLOYMENT HISTORY</i>

24. Show all businesses, professions, or employment you have had or been engaged in, since you were 21 years of age. List your current or most recent employment first. Employers listed may be contacted by the Judicial Nominating Commission or court staff.

Period of Employment	Employer Name and Address	Position Held	Immediate Supervisor	Reason for Termination
-----------------------------	----------------------------------	----------------------	-----------------------------	-------------------------------

Insert Full Name

25. Have you ever been discharged from employment or have you ever resigned from any employment after being told that your conduct or work was unsatisfactory? ____ If so, fully state the facts concerning the matter. For purposes of this question, "employment" does not include your retention by a client for the rendition of legal services.
26. Please explain how you believe your work experiences relate to the judgeship for which you are applying.

<i>SERVICE IN THE ARMED FORCES</i>

27. Have you ever been a member of any branch of the armed forces of the United States? ____ If so, state the following:
- Branch of Service: ____
- Service Number: ____
- Dates of Active Duty: ____
- Rank at Separation: ____
- Was your discharge other than honorable? ____ If so, explain:

Insert Full Name

LITIGATION AS A PARTY

28. Do you have any outstanding judgments against you? ____ If so, state the name and address of the creditor(s), the amount of the judgment outstanding, and the date, nature, and court of the judgment.
29. a. Have you ever been convicted of a criminal charge, whether or not later expunged, or are any criminal charges pending against you? (Do not include traffic offenses except for DUI, Reckless Driving, Failure to Stop at the Command of a Police Officer, Leaving the Scene of an Accident and Joy Riding.) ____
- b. Have you in your individual capacity ever been or are you currently a party to any civil litigation except for divorce? ____
- c. Have you ever been adjudicated as bankrupt or has a petition in bankruptcy ever been filed by you or against you either alone or in conjunction with others? ____
- d. Have you ever been or are you currently a defendant in a malpractice suit? ____
30. If you answered "yes" to any portion of question 29, state fully the name and location of the court, the case number, the names of the parties, the name and location of the law enforcement agency involved, the facts concerning the matter, the disposition of the matter including any sentence imposed, whether or not an appeal was taken or is pending, and the results of the appeal.
31. Are you currently the subject of an investigation which could result in civil or criminal action against you? ____ If yes, please state the nature of the investigation, the agency conducting the investigation and the expected completion date of the investigation.

MENTAL AND PHYSICAL HEALTH

32. Appendix A, Utah Code of Judicial Administration sets forth evaluation criteria for the selection of judges, including integrity, judicial temperament, diligence, and health. These criteria are reproduced as part of the introduction to this application form. Under these criteria, can you perform the duties of a judge with or without reasonable accommodation? ____ If No, please offer additional detail as necessary.

PROFESSIONAL AFFILIATIONS

Insert Full Name

33. List the names and dates of membership of any professional organization of which you currently are a member, including bar associations. List any elected or appointed offices or committee memberships held within these organizations.

<i>COMMUNITY AND CIVIC INVOLVEMENT</i>

34. List the names and dates of membership of any civic or community organization of which you are currently a member. List any elected or appointed offices or committee memberships held within these organizations and any other fact which you believe is significant.

<i>PUBLICATIONS</i>

35. List by title and publication any relevant articles you have published either as sole author or co-author.

Insert Full Name

<i>REFERENCES</i>

36. Letters of recommendation are not submitted by the applicant. Please provide the contact information for five references we can contact if you are selected for an interview. Include reference names, phone numbers, email addresses and mailing addresses, and your relationship to the named reference. The judicial nominating commission or its staff will contact the references listed at their discretion.

<u>Name</u>	<u>Phone Number</u>	<u>Email Address</u>	<u>Mailing Address</u>	<u>Relationship</u>
-------------	---------------------	----------------------	------------------------	---------------------

Insert Full Name

ACCURACY OF APPLICATION

37. Is there any fact not set forth in your answers that in your opinion might be relevant to your qualifications to serve on the court for which you have applied or that could reflect either positively or negatively upon your candidacy for judicial office? _____. If so, state fully the facts concerning the matter.
38. I understand that submission of this application expresses my willingness to accept appointment to the position for which I have applied, subject to reaching an agreement as to salary and benefits. _____
(Initials)
39. I understand that by submitting this application I am consenting to investigations concerning: verification of education, criminal charges and law enforcement investigations, credit information, court records, judicial and attorney disciplinary proceedings, any employers or references listed, and verification of any other information listed herein. _____
(Initials)
40. I hereby state that the answers to all questions contained in this application are true to the best of my knowledge and that knowingly providing false information may subject me to removal from office. _____
(Initials)

Date: _____

Signature of Applicant: _____

Subscribed and sworn to before me this ____ day of _____, 20__.

Notary Public

My commission expires: _____

Applications should be sent to:

Administrative Office of the Courts
Attn: Amy Hernandez
450 S State Street
PO Box 140241
Salt Lake City, Utah 84114-0241

The Administrative Office of the Courts cannot be responsible for applications not received. A notice of receipt showing any deficiencies in the application will be emailed to all applicants. Inquiries should be directed to Amy Hernandez at the Administrative Office of the Courts, at the above address or by email at amymh@utcourts.gov

Insert Full Name

WAIVER OF RIGHT TO REVIEW THE RECORDS IN THE NOMINATION AND APPOINTMENT PROCESSES

I, _____, the undersigned applicant for the position of judge of the _____ Court, hereby waive any right which I may enjoy by virtue of state or federal statute, rule, regulation, or other law to review the records of the Utah Justice Court Nominating Commission, the Administrative Office of the Courts and the Judicial Council as they pertain to nominations for appointment to this position.

(Date)

(Signature)

State of _____

} ss.

County of _____

Subscribed and sworn to before me this ____ day of _____, 20__.

Notary Public

My commission expires: _____

Insert Full Name

WAIVER OF CONFIDENTIALITY OF RECORDS

I, _____, the undersigned applicant for the position of judge of the _____ Court, hereby waive the benefit of any state or federal statute, rule, regulation or other law prescribing the confidentiality of any records or documents, whether formal or informal, pending or closed, maintained by any public or private agency or organization as those records or documents pertain to citizenship, residency, age, credit, taxes, education, employment, mental or physical health, civil litigation, criminal litigation, law enforcement investigation, admission to the practice of law, service in the United States' armed forces, or disciplinary action by any judicial conduct commission or state bar association of any jurisdiction.

I hereby authorize and request every public or private agency, organization, or person maintaining such records to furnish to the Utah Judicial Nominating Commission, the Office of the Court Administrator, or their agents or representatives any information contained therein and to permit them to inspect and make copies of such records and documents.

I hereby release the Utah Judicial Nominating Commission, the Office of the Court Administrator, their agents and representatives, and any agency, organization, or person furnishing them information from all liability arising out of any investigation concerning this application.

(Date)

(Signature)

State of _____

} ss.

County of _____

Subscribed and sworn to before me this ____ day of _____, 20__

Notary Public

My commission expires: _____

Insert Full Name

FAIR CREDIT REPORTING ACT DISCLOSURE AND AUTHORIZATION

When considering your application for judgeship, the Nominating Commission, as an agent for the state, will obtain and use a consumer report from a consumer reporting agency. A consumer reporting agency is any person or business that assembles or evaluates consumer credit or other information on individuals. A consumer report is any information from a consumer reporting agency which may bear on a person's credit worthiness, character, reputation or other information that might be used in an employment decision.

When the Nominating Commission obtains a consumer report, the information in that report will be used to make decisions that may directly and adversely affect you. You may request a copy of the consumer report before the Nominating Commission meets to make its final decisions. For additional information about your rights, you should review the Fair Credit Reporting Act or contact the Federal Trade Commission.

By signing below, you acknowledge an understanding of your and the Nominating Commission's rights under the Fair Credit Reporting Act. You voluntarily authorize the Nomination Commission to obtain consumer reports from consumer reporting agencies and to consider those reports in making decisions about your application for judicial office.

(Signature)

(Date)

State of _____

} ss.

County of _____

Subscribed and sworn to before me this _____ day of _____, 20____

Notary Public

My commission expires: _____

PLEASE RETURN TO:

Office of Professional Conduct
645 South 200 East
Salt Lake City, Utah 84111
Telephone: 801-531-9110
Fax: 801-531-9912
Email: opc@opcutah.org

GENERAL AUTHORIZATION, WAIVER AND RELEASE

I, _____, pursuant to Rule 11-561(a)(1) of the Rules of
FIRST & LAST NAME, BAR NUMBER
Discipline, Disability, and Sanctions hereby expressly, in writing, waive confidentiality and request that the Office of Professional Conduct provide a complete report on my grievance history.

I will pick up the file in person and show proper identification.

Or

I authorize _____ to pick up this information for me, who will show proper identification.

Or

I authorize the Office of Professional Conduct to mail this information to the following address:

Signature of Attorney

STATE OF _____)

COUNTY OF _____) :SS

On this ____ day of _____, 20__, before me, _____, personally appeared _____, proved to me through satisfactory evidence of identification, which was, _____, to be the person whose name is signed above in my presence and acknowledged to me that he/she has read and understands the contents thereof.

NOTARY PUBLIC

Residing at: _____

My Commission Expires:

Tab B

INSTRUCTIONS FOR COMPLETING APPLICATION FORM

1. Answer all questions completely. If a question does not apply, write "Not applicable" in the space provided. If information is not available, write "Not available" and state your reasons for the unavailability.
2. If you have previously applied for a judicial vacancy using this online application, you may either submit a new application or you may resubmit a prior, saved application. If you have previously submitted a paper application, you must complete this online application.
3. If fewer than ~~9~~five applications are received for a judicial vacancy, the recruitment period ~~may will~~ be extended for an additional ~~30~~15 days.
4. Letters of reference are not required, but may be submitted on behalf of the applicant.
5. Applicants should familiarize themselves with the Code of Judicial Conduct, particularly Rule 4.1 [\[hyperlink?\]](#) which applies to judicial candidates as well as judges.

SUMMARY OF THE NOMINATION PROCESS

Upon the conclusion of the recruitment period, the ~~Commission on Criminal and Juvenile Justice-Administrative Office of the Courts~~ conducts an investigation of the applicants and submits the results to the members of the Judicial Nominating Commission ("Commissioners"). The investigation may include criminal history, credit, disciplinary action by any judicial conduct commission or state bar association, taxes, litigation, materials posted on social media websites, and any information provided by the applicant or any other person. The Commissioners may also conduct their own investigation. Applicants should not personally contact Commissioners regarding their application for the judicial vacancy.

The names of applicants may be provided to other persons as necessary to accomplish the investigation but are not released to the public. The results of the investigation are not disclosed to the public. The Judicial Nominating Commission may disclose the investigation results to the appropriate investigative or prosecutorial authorities if the investigation reveals criminal activity or a breach of ethics by an applicant.

The date, time, and location of the organizational meeting of the Judicial Nominating Commission will be announced on the Utah Public Notice website and through a media advisory. The public is invited to provide oral or written statements. The Commission does not accept statements concerning individual applicants or cases. After the public comment, Commissioners discuss all applicants in a closed meeting and determine which applicants will be invited to interview.

Applicants are evaluated on the basis of several criteria, including: integrity, legal knowledge and ability, professional experience, judicial temperament, work ethic, financial responsibility, public service, ability to perform the work of a judge, and impartiality.

Applicants selected for interviews are notified of the date, time, and location of the interview. Applicants eliminated from consideration are notified as soon as possible after that decision is made. Following interviews, Commissioners select up to five nominees for trial court vacancies and seven nominees for appellate court vacancies. The Judicial Nominating Commission publishes the names of the proposed nominees and invites comments regarding their qualifications. Once finalized, the Judicial Nominating Commission certifies the nominees to the Governor local executive and provides the application package and the results of the investigation for each nominee to the Governor local executive.

The nominees are listed in alphabetical order without any indication of preference by the Commissioners. ~~If there are multiple vacancies in a particular court, the Commissioners submit a list of nominees for each vacancy. An individual name may appear on more than one list.~~

Commissioners must recuse themselves if they are within the third degree of consanguinity of any applicant. For other relationships, Commissioners are required to disclose the nature of the relationship. Commissioners shall recuse themselves if they believe the relationship will impact their ability to fairly and impartially evaluate an applicant. ~~If a Commissioner who discloses a relationship and does not recuse themselves, the Commission may, by majority vote, be disqualified by the other Commissioner the Commissioner if the Commission they believes the relationship will impact the Commissioner's ability to fairly and impartially evaluate an applicant.~~

EVALUATION CRITERIA

1. ~~Constitutional and~~ Statutory Minimum Requirements

- a. ~~**Age.** Under Article VIII, Section 7 of the Utah Constitution, Supreme Court justices must be at least 30 years old and judges of other courts of record must be at least 25 years old.~~
- b. ~~**Residency.** All justices and judges must be United States citizens. Supreme Court justices must be Utah residents for at least five years immediately preceding selection. Judges of other courts of record must be residents of Utah for at least three years immediately preceding selection. If geographic divisions are provided for any court, judges of that court must be willing to reside in the geographic division for which they are selected. Currently, the law provides for geographic divisions for the district and juvenile courts. There are no geographic divisions for the Supreme Court or the Court of Appeals.~~
- c. ~~**Practice of Law.** Under the Constitution, all justices and judges must be admitted to practice law in Utah, but need not actually engage in the practice of law.~~
- d. ~~**Restricted Activities.** Under the Constitution, justices and judges may not hold any elective nonjudicial public office, or hold office in a political party. Section 78A-2-221 of the Utah Code establishes the following restrictions on the activity of judges:~~

~~A justice or judge of any court of record may not, during his term of office:~~

- ~~i. practice law or have a partner engaged in the practice of law;~~
- ~~ii. hold office in or make any contribution to any political party or organization engaged in political activity; or~~
- ~~iii. use, in his efforts to obtain or retain judicial office, any political party designation, reference, or description.~~

a. **Age.** Utah Code § 78A-7-201 requires that a justice court judge be 25 years old and retire upon attaining the age of 75 years.

b. **Residency.** All judges must be United States citizens. Justice court judges must be a resident of the county in which the court is located or an adjacent county for at least six months immediately preceding appointment and be a qualified voter of the county in which the judge resides.

c. **Education Requirements.** In counties of the first and second class, a justice court judge shall have a degree from a law school that makes one eligible to apply for admission to the bar in any state. In counties of the third, fourth, fifth and sixth class, a justice court judge shall have at the minimum a high school diploma or GED.

d. **Restricted Activities.** Utah Code § 78A-7-206 establishes further restrictions on the activity of justice court judges.

- (i) A justice court judge may not appear as an attorney in any criminal matter in a federal, state, or justice court or appear as an attorney in any justice court or in any juvenile court case involving conduct which would be criminal if committed by an adult.
- (ii) A justice court judge may not hold any office or employment including contracting for services in any justice agency of state government or any political subdivision of the state including law enforcement, prosecution, criminal defense, corrections, or court employment.
- (iii) A justice court judge may not hold any office in any political party or organization engaged in any political activity or serve as an elected official in state government or any political subdivision of the state.
- (iv) A justice court judge may not own or be employed by any business entity which regularly litigates in small claims court.

2. **Evaluation-Additional Criteria:** Evaluation criteria are essential for the judicial ~~nominating~~ ~~commissions~~ to have a standard by which to judge applicants. One criterion is clearly constitutionally impermissible in Utah: political party affiliation. Both the Judicial Article of the Utah Constitution and the Utah Code state that “*selection of judges shall be based solely upon consideration of fitness for office without regard to any partisan political consideration.*” In addition, members of judicial nominating commissions will consider the following criteria in evaluating judicial applicants:

~~Utah Administrative Rules R356-101-10: Administrative Rule directs members of judicial nominating commissions to consider the following criteria in evaluating judicial applicants.~~

- a. **Integrity.** An applicant should be of undisputed integrity. It is integrity which enables a judge to disregard personalities and partisan political influences and enables him or her to base decisions solely on the facts and the law applicable to those facts. An individual with the integrity necessary to qualify must be one who is able, among other things, to speak the truth without exaggeration, admit responsibility for mistakes and put aside self-aggrandizement. Other elements demonstrating integrity are intellectual honesty, fairness, impartiality, ability to disregard prejudices, obedience to the law and moral courage. Since no human being is completely free of bias, the important consideration is that of whether or not the applicant can recognize his or her own biases and set them aside.

An applicant's past personal and professional conduct should demonstrate consistent adherence to high ethical standards.

- b. **Legal Knowledge and Ability.** An applicant should possess a high degree of knowledge of established legal principles and procedures and have a high degree of ability to interpret and apply them to specific factual situations.

Legal knowledge may be defined as familiarity with established legal principles and evidentiary and procedural rules. Legal ability is the intellectual capacity to interpret and apply established legal principles to specific factual situations and to communicate, both orally and in writing, the reasoning leading to the legal conclusion. Legal ability connotes also certain kinds of behavior by the judge such as the ability to reach concise decisions rapidly once he or she is apprised of sufficient facts, the ability to respond to issues in a reasonably unequivocal manner and to quickly grasp the essence of questions presented.

Legal knowledge and ability are not static qualities, but are acquired and enhanced by experience and the continual learning process involved in keeping abreast of changing concepts through education and study. While an applicant should possess a high level of legal knowledge, and while a ready knowledge of rules of evidence is of importance to judges who will try contested cases, an applicant should not normally be expected to possess expertise in any particular substantive field. More important is the demonstration of an attitude reflective of willingness to learn the new skills and knowledge which will from time to time become essential to a judge's performance and of a willingness to improve judicial procedure and administration.

A review of an applicant's academic distinctions, participation in continuing legal education forums, legal briefs and other writings and reputation among

judges and professional colleagues who have had first-hand dealings with the applicant will be helpful in evaluating knowledge and ability.

- c. **Professional Experience.** ~~The length of time that a lawyer has practiced is a valid criterion in screening applicants for judgeships. Such p~~Professional experience should be long enough to provide a basis for the evaluation of the applicant's demonstrated performance and long enough to ensure that the applicant has had substantial exposure to legal problems and the judicial process.

It is desirable for an applicant to have actual motion and trial experience, as an attorney, a judge or both. This is particularly true for an applicant for the trial bench.

Other types of ~~legal~~ experience should also be carefully considered. Judges perform substantial duties involving administration, discovery, mediation and public relations. ~~A private practitioner who has developed a large clientele, a successful law teacher and writer, or a successful corporate, government or public interest attorney all may have experience which will contribute to successful judicial performance.~~ Outstanding persons with such experience should not be deemed unqualified solely because of lack of trial experience. The important consideration is the depth and breadth of the professional experience and the competence with which it has been performed, rather than the applicant's particular type of professional experience.

~~For an applicant for the appellate bench, professional experience involving legal research and the development and expression of legal concepts is especially desirable.~~

- d. **Judicial Temperament.** Judicial temperament is universally regarded as a valid and important criterion in the evaluation of an applicant.

Among the qualities which comprise judicial temperament are patience, open-mindedness, courtesy, tact, firmness, understanding, compassion and humility. Because the judicial function is essentially one of facilitating conflict resolution, judicial temperament requires an ability to deal with counsel, jurors, witnesses and parties calmly and courteously, and the willingness to hear and consider the views of all sides. It requires the ability to be even-tempered, yet firm; open-minded, yet willing and able to reach a decision; confident, yet not egocentric.

- e. **Financial Responsibility.** The demonstrated financial responsibility of an applicant is one of the factors to be considered in predicting the applicant's ability to serve properly. Whether there have been any unsatisfied judgments or bankruptcy proceedings against an applicant and whether the applicant has promptly and properly filed all required tax returns are pertinent to financial responsibility. Financial responsibility demonstrates self-discipline

and the ability to withstand pressures that might compromise independence and impartiality.

e-f. Public Service. Consideration should be given to an applicant's previous public service activities.

Participation in public service and pro bono activities adds another dimension to the qualifications of the applicant.

An applicant's non-legal experience must be considered together with the applicant's legal experience. Experience which provides an awareness of and a sensitivity to people and their problems may be just as helpful in a decision-making process as a knowledge of the law.

f-g. Ability to perform the work of a judge. In addition to legal abilities, applicants must demonstrate a willingness to dedicate themselves to diligent, efficient, and thorough work. Applicants must possess the ability to manage time efficiently, to prepare thoroughly and punctually, and to resolve issues concisely and decisively.

g-h. Impartiality. A judge must be able to determine the law and sometimes the facts of a dispute objectively and impartially. Applicants must demonstrate an ability to transition from advocate to arbiter, to hear and consider all sides of an issue, and to put aside prejudice and bias.

a. ~~Additional Considerations.~~

v. ~~Juvenile Court Judges.~~ ~~Juvenile court judges must deal with a very special segment of our society, our children. Applicants for a juvenile court judgeship should demonstrate a special interest in, understanding of, and experience with the issues and problems facing children and families.~~

vi. ~~Appellate Court Judges.~~ ~~Because of the collegial decision-making process on the appellate bench, it is important that judges be able to understand and respect differing opinions without personal rancor. A good appellate court judge should be able to give and receive criticism of opinions and arguments without giving or taking personal offense. Appellate court judges should have well-developed research and writing skills and backgrounds with broad experience.~~

h-i. Background and Experience. When deciding among applicants whose qualifications, taken as a whole, appear in all other respects to be comparable, it is relevant to consider the background and experience of the applicants in relation to the current composition of the bench for which the appointment is being made.

Vacancy Title Utah Supreme Court - Lee

Date 2/4/2022

Email jamesp@utcourts.gov

First Name

Last Name

Middle Name

SSN (This will be used only for background checks and will not be shared with any other person.)

Date of Birth

Phone Number

Residence Address

City

County

State

Zip

THE ~~STATE OF~~ UTAH STATE JUDICIARY IS AN EQUAL OPPORUNITY EMPLOYER

Appointments are made without regard to sex, age, race, creed, religion, national origin, ancestry, marital status, disability, or other non-job related criteria.

The ~~State of~~ Utah State Judiciary believes in equal opportunity principles. Consequently, we attempt to track our applicant flow for every recruitment. **While your participation is entirely voluntary, your cooperation in providing this information is greatly appreciated.**

The information you provide is confidential and will **not** be used in the consideration of your application.

Gender

Ethnicity

Race

Apply

Commented [JMP1]: Race is a new data point and, like Gender and Ethnicity, will include choices recommended by the Office of Fairness and Accountability.

Tab C

Friday, February 4, 2022 5:13 PM

Questionnaire

Status:

Awaiting Completion

Copy From Existing

Court Name: Utah Supreme Court - Lee

Application for: Peters, James M.

Personal Identification

1. If you have ever been known by any other name or surname, state all names used and the dates of use. Include name changes as a result of marriage.

Name

Dates of Use - From

Dates of Use - Until
(leave blank if current)

X

Add Additional Entry

2. Business Address

Street Address

City

State

ZIP

X

Add Additional Entry

3. Business Telephone

4. List all residences you have had in the last ten years.

Street Address

City

State

ZIP

X

Add Additional Entry

5. Provide a statement explaining why you are seeking this judicial position. You may respond below or you may upload your statement as an attachment.

Citizenship and Residency

6. Are you a citizen of the United States?

☐

Yes

☐

No

7. ~~If this application is for Justice of the Supreme Court, have you been a continuous resident of Utah for the immediately preceding five or more years?~~

☐

Yes

☐

No

☐

N/A

Commented [JMP1]: Delete

8. ~~If this application is for Judge of any other court of record, h~~Have you been a continuous resident of Utah for the immediately preceding three or more years?

☐

Yes

☐

No

☐

N/A

Commented [JMP2]: Please remove this option.

9. Have you been a resident of the county in which the court for which you are applying is located, or an adjacent county, for at least six months immediately preceding appointment?

Commented [JMP3]: Because an applicant wouldn't know when the appointment will take place, this question needs to be reworded or the applicant needs to be asked how long they've lived in the county. Perhaps a drop-down for their current county of residence and a free-text for when they moved to that county?

☐

Yes

☐

No

9.10. Are you a qualified voter of the county in which the judicial vacancy is open or in an adjacent county in which the judicial vacancy is open? If you currently live outside the judicial district for which you are applying, are you willing to relocate to the judicial district as required by the Utah Constitution?

☐

Yes

☐

No

☐

N/A

Education

40.11. List all post high school education other than law school

School Name	School Location	Attendance Date Start	Attendance Date End	Major	Degree Awarded
<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>

X

Add Additional Entry

44.12. List all law schools you attended

School Name	School Location	Attendance Date Start	Attendance Date End	Degree Awarded
<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>

Commented [JMP4]: The applicant should not be required to respond to this question.

X

Add Additional Entry

42.13. Indicate any academic distinctions you received

Admission to Practice Law

14. Do you have a law degree?

☐

Yes

☐

No

Commented [JMP5]: If the answer to this question is "No," please skip to Question 24.

13. What type of practice do you have?

☐

Practicing Judge

☐

Lawyer with Adversarial Practice

☐

Lawyer with Non-Adversarial Practice

Commented [JMP6]: Delete.

15. Are you currently admitted to practice law in Utah?

☐

Yes

☐

No

16. Indicate the general character of your practice of law over the course of your legal career. Your answer should include the following: the courts in which you have practiced; the nature of cases you have handled; the volume of cases handled in each case type; the percentage of your time that has been spent in litigation; the amount and type of actual in-court experience you have had – both in trials and in other appearances; and your appellate experience.

~~14.1. Are you currently admitted to practice law in Utah?~~

~~Yes~~

~~No~~

Date of Bar Exam	Jurisdiction	Result	Date of Admission	Identification Number
------------------	--------------	--------	-------------------	-----------------------

X

Add Additional Entry

Yes

No

Yes

No

48.20. Have you ever been disbarred, suspended from the practice of law, reprimanded, censured, or otherwise disciplined as an attorney in any jurisdiction? If so, state the jurisdiction involved, the date of the action, the citation and number of the case, the facts of the case and the disposition of the matter.

☐

Yes

☐

No

49.21. Are you aware of any formal disciplinary proceedings currently pending against you as an attorney in any jurisdiction? For purposes of this question, a formal proceeding is one in which the complaint has survived initial screening and has been referred for disposition on the merits. If so, state the jurisdiction involved, the date of the action, the citation and number of the case, the facts of the case and the disposition of the matter.

☐

Yes

☐

No

20.22. Have you ever been held in contempt by a court or sanctioned by a court? If so, state the jurisdiction involved, the date of the action, the citation and number of the case, the facts of the case and the disposition of the matter.

☐

Yes

☐

No

24.23. During the last five years, have you failed to obtain the mandatory minimum of continuing legal education or judicial education? If so, please provide the years and an explanation.

☐

Yes

☐

No

Judgeships

24. Are you, or have you ever been, a duly appointed or elected judge or served as a judge pro tempore, court commissioner, arbitrator or quasi-judicial fact finder?



Yes



No

Commented [JMP7]: If the answer to this question is "No," skip to Question 29.

22-25. List courts on which you have sat as a duly appointed or elected judge.

Court	From Date	To Date (leave blank if current)	Reason for Termination	Nature of Jurisdiction	
<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	X
Add Additional Entry					

23-26. List courts or organizations for which you have served as a judge pro tempore, court commissioner, arbitrator or quasi-judicial fact finder.

Court/Organization	From Date	To Date (leave blank if current)	Reason for Termination	Nature of Work	
<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	X
Add Additional Entry					

24-27. Have you ever been reprimanded, censured, suspended, removed from the bench or otherwise disciplined as a judicial officer in any jurisdiction? If so, state the jurisdiction involved, the date of the action, the citation and number of the case, the facts of the case and the disposition of the matter.



Yes



No

25-28. Are any formal complaints currently pending against you or has any disciplinary action ever been taken against you by the judicial conduct commission of any state? For purposes of this question, a formal complaint is

one which has survived initial screening and has been referred for disposition on the merits. If so, state the jurisdiction involved, the date of the action, the citation and number of the case, the facts of the case and the disposition of the matter.

☐

Yes

☐

No

Practice of Law and Other Non-Judicial Employment

26-29. List all businesses, professions and employment you have had or in which you have been engaged, other than positions listed in Judgeships section, including periods of self-employment and the practice of law, since you were 21 years of age. List your current or most recent employment first. Employers listed may be contacted by the Judicial Nominating Commission or staff of the Governor's Administrative Office of the Courts.

From Date	To Date (leave blank if current)	Employer Name and Address	Position Held	Immediate Supervisor	Reason for Termination
<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>

X

Add Additional Entry

27-30. Have you ever been discharged from employment or have you ever resigned from any employment after being told your conduct or work was unsatisfactory? If so, fully state the facts concerning the matter. For purposes of this question, "employment" does not include retention by a client for the provision of legal services.

☐

Yes

☐

No

28. ~~Indicate the general character of your practice of law over the course of your legal career. Your answer should include the following: The courts in which you have practiced; The nature of cases you have handled; The volume of cases handled in each case type; The percentage of your time that has been spent in litigation; The amount and type of actual in-court experience you have had – both in trials and in other appearances; Your appellate experience.~~

Commented [JMP8]: This is now Question 16 under "Admission to Practice Law."

29-31. Explain how you believe your work experience relates to the position for which you are applying.

30-32. Have you ever been a member of any branch of the armed forces of the United States? If so, state the following: Branch of Service; Service Number; Dates of Active Duty; Rank at Separation; If your discharge was other than honorable, please explain.

☐

Yes

☐

No

Litigation as a Party

31-33. Do you have any outstanding judgments against you? If so, state the name and address of the creditor(s), the amount of the judgment outstanding and the date, nature and court of the judgment.

☐

Yes

☐

No

32-34. Have you ever been convicted of a criminal charge, whether or not later expunged, or are any criminal charges pending against you? (Do not include traffic offenses except DUI, Reckless Driving, Failure to Respond to Officer's Signal to Stop, Failure to Remain at the Scene of an Accident, and Joy Riding.) If so, state fully the name and location of the court, the case number, the names of

the parties, the name and location of the law enforcement agency involved, the facts concerning the matter, the disposition of the matter including any sentence imposed, whether or not an appeal was taken or is pending and the results of the appeal.

☐

Yes

☐

No

33-35. Have you in your individual capacity ever been or are you currently a party to any civil litigation except for divorce? If so, state fully the name and location of the court, the case number, the names of the parties, the name and location of the law enforcement agency involved, the facts concerning the matter, the disposition of the matter including any sentence imposed, whether or not an appeal was taken or is pending and the results of the appeal.

☐

Yes

☐

No

34-36. Have you ever been adjudicated as bankrupt or has a petition in bankruptcy ever been filed by you or against you either alone or in conjunction with others? If so, state fully the name and location of the court, the case number, the names of the parties, the facts concerning the matter, the disposition of the matter including any sentence imposed, whether or not an appeal was taken or is pending and the results of the appeal.

☐

Yes

☐

No

35-37. Have you ever been or are you currently a defendant in a malpractice suit? If so, state fully the name and location of the court, the case number, the names of the parties, the name and location of the law enforcement agency involved, the facts concerning the matter, the disposition of the matter including any sentence imposed, whether or not an appeal was taken or is pending and the results of the appeal.

☐

Yes



No

36-38. Are you currently the subject of an investigation which could result in civil or criminal action against you? If yes, please state the nature of the investigation, the agency conducting the investigation and the expected completion date of the investigation.



Yes



No

Professional Affiliations

37-39. List the names and dates of membership of any professional organization of which you are currently a member, including bar associations. You may, but are not required to, list professional organizations of which you were previously a member. List any elected or appointed offices or committee memberships held within these organizations.

		▲
		□
		▼
◀		▶

Community and Civic Involvement

38-40. List any elected offices you have held other than judge.

		▲
		□
		▼
◀		▶

39-41. List the names and dates of membership of any civic or community organization of which you are currently a member. You may, but are not required to, list civic or community organizations of which you were previously a member.

List any elected or appointed offices or committee membership held within these organizations and any other fact you believe is significant.

40.42. Describe any other community service you would like the Judicial Nominating Commission to consider.

Publications

41.43. List by title and publication any relevant articles you have published either as sole author or co-author as well as any publicly accessible blogs to which you regularly contribute or post.

Acceptance

42.44. Is there anything that would prevent you from performing the duties of a judge? If so, provide additional detail.



Yes



No

Commented [JMP9]: If this answer is selected, a free-text box should then appear for the applicant to provide additional detail.

43.45. Explain any fact or information not set forth in your answers that might be relevant to your qualifications to serve on the court for which you have applied or that could reflect either positively or negatively on your candidacy for judicial office.

44.46. I understand that submission of this application expresses my willingness to accept appointment to the position for which I have applied.

☐

Yes

☐

No

45.47. I understand that by submitting this application I am consenting to investigations concerning: verification of education, criminal history, credit information, court records, judicial and attorney disciplinary proceedings, employment history, references, and any other information listed herein.

☐

Yes

☐

No

46.48. I hereby state that the answers to all questions contained in this application are true to the best of my knowledge. I understand that knowingly providing false information may disqualify me from office or subject me to removal from office.

By typing my name in the indicated fields, I am agreeing to conduct business electronically with the State of Utah in accordance with the federal Electronic Signatures in Global and National Commerce Act (E-Sign), 15 U.S.C.A §§ 7001-7031 (Supp. 2001) and Utah's Uniform Electronic Transactions Act (UETA), Utah Code Ann. §§ 46 4-101 to -501 (2000). I understand that transactions and/or signatures in records may not be denied legal effect solely because they are conducted, executed, or prepared in electronic form, and that if a law requires a record or signature to be in writing, and electronic record or signature satisfies that requirement.

/s/ must precede the signature name.

/s/

Waivers

47.49. I, the undersigned applicant for the position of justice court judge ~~of the Court~~, hereby waive any right which I may enjoy by virtue of state or federal statute, rule, regulation, or other law to review the records of the Utah Judicial Nominating Commission, the Utah ~~Governor's Administrative Office of the Courts~~, and government officials for the city or county to which I am applying the ~~Utah State Senate~~ as they pertain to nominations for and appointment to this position.

By typing my name in the indicated fields, I am agreeing to conduct business electronically with the State of Utah in accordance with the federal Electronic Signatures in Global and National Commerce Act (E-Sign), 15 U.S.C.A §§ 7001-7031 (Supp. 2001) and Utah's Uniform Electronic Transactions Act (UETA), Utah Code Ann. §§ 46 4-101 to -501 (2000). I understand that transactions and/or signatures in records may not be denied legal effect solely because they are conducted, executed, or prepared in electronic form, and that if a law requires a record or signature to be in writing, and electronic record or signature satisfies that requirement.

/s/ must precede the signature name.

/s/

48.50. I, the undersigned applicant for the position of justice court judge ~~of the Court~~, hereby waive the benefit of any state or federal statute, rule, regulation or other law prescribing the confidentiality of any records or documents, whether formal or informal, pending or closed, maintained by any public or private agency or organization as those records or documents pertain to citizenship, residency, age, credit, taxes, education, employment, mental or physical health, civil litigation, criminal litigation, law enforcement investigation, admission to the practice of law, service in the United States' armed forces, or disciplinary action by any judicial conduct commission or state bar association of any jurisdiction.

I hereby authorize and request every public or private agency, organization, or person maintaining such records to furnish to the Utah Judicial Nominating Commission, the ~~Commission on Criminal and Juvenile Justice~~ Administrative Office of the Courts, or their agents or representatives any information contained therein and to permit them to inspect and make copies of such records and documents.

I hereby release the Utah Judicial Nominating Commission, the ~~Commission on Criminal and Juvenile Justice~~ Administrative Office of the Courts, their agents and representatives, and any agency, organization, or person furnishing them information from all liability arising out of any investigation concerning this application.

By typing my name in the indicated fields, I am agreeing to conduct business electronically with the State of Utah in accordance with the federal Electronic Signatures in Global and National Commerce Act (E-Sign), 15 U.S.C.A §§ 7001-7031 (Supp. 2001) and Utah's Uniform Electronic Transactions Act (UETA), Utah Code Ann. §§ 46 4-101 to -501 (2000). I understand that transactions and/or signatures in records may not be denied legal effect solely because they are conducted, executed, or prepared in electronic form, and that if a law requires a record or signature to be in writing, and electronic record or signature satisfies that requirement.

/s/ must precede the signature name.

/s/

49-51. When considering your application for judgeship, the Judicial Nominating Commission, as an agent for the state, will obtain and use a consumer report from a consumer reporting agency. A consumer reporting agency is any person or business that assembles or evaluates consumer credit or other information on individuals. A consumer report is any information from a consumer reporting agency which may bear on a person's credit worthiness, character, reputation or other information that might be used in an employment decision.

When the Judicial Nominating Commission obtains a consumer report, the information in that report will be used to make decisions that may directly and adversely affect you. You will therefore be provided with a copy of the consumer report before the Judicial Nominating Commission meets to make its final decisions. For additional information about your rights, you should review the Fair Credit Reporting Act or contact the Federal Trade Commission.

By signing below, you acknowledge an understanding of your and the Judicial Nominating Commission's rights under the Fair Credit Reporting Act. You voluntarily authorize the Judicial Nominating Commission to obtain consumer reports from consumer reporting agencies and to consider those reports in making decisions about your application for judicial office.

By typing my name in the indicated fields, I am agreeing to conduct business electronically with the State of Utah in accordance with the federal Electronic Signatures in Global and National Commerce Act (E-Sign), 15 U.S.C.A §§ 7001-7031 (Supp. 2001) and Utah's Uniform Electronic Transactions Act (UETA), Utah

Code Ann. §§ 46 4-101 to -501 (2000). I understand that transactions and/or signatures in records may not be denied legal effect solely because they are conducted, executed, or prepared in electronic form, and that if a law requires a record or signature to be in writing, and electronic record or signature satisfies that requirement.

/s/ must precede the signature name.

/s/

Tab D

Friday, February 4, 2022 6:28 PM

Create Reference

Vacancy Title Utah Supreme Court - Lee

Full Name Peters, James M.

Reference Name

— Select Reference Name —

--- Select

Reference Type

Reference Name --- [Create New](#)

Case Name

Case Number

Court Name

Create Reference

- Commented [JMP1]:** The database of references from the CCJJ application need NOT be ported over to the justice court application. It will be created from scratch. After further discussion, we are okay with applicants seeing the references used by others.
- Commented [JMP2]:** Propose changing the choices for reference type from judge, lawyer (professional interaction), lawyer (opposing counsel), and commissioner to judge, lawyer, and other. Questions about the reference can be the same: title, first name, last name, and email address.
- Commented [JMP3]:** Case and court information can be deleted from the justice court application.
- Commented [JMP4]:**

Tab E

Friday, February 4, 2022 6:19 PM

Vacancy: Utah Supreme Court - Lee**Applicant:** Peters, James M.**Email:** jamesp@utcourts.gov

References

Please select ~~at least up to five references and no more than 10 attorneys~~ with whom you have had substantial professional interaction ~~within the past two years~~. "Substantial professional interaction" should be interpreted to mean sufficient interaction that the ~~attorney reference~~ can render an informed opinion regarding your ~~legal abilities~~ ability to serve as a judge. If the ~~attorney name of your reference~~ is not listed, you may add ~~the attorney it~~ by clicking "create."

~~You may select up to three judges who know you well enough to render an informed opinion regarding your legal abilities. If the judge is not listed, you may add the judge by clicking "create."~~

There are no references present for this application.

Please use the [Add Reference](#) button above to add required references.

Attachments

Please provide a ~~Writing Sample, 2-Page Essay, and Résumé~~ and a report of discipline history from every jurisdiction in which you are or have been licensed to practice law. If you served in the military, please also provide a Form DD214. You may also provide ~~letters of recommendation or any other documentation you believe to be relevant to your application, including a statement explaining why you are seeking this judicial position.~~

There are no attachments present

Commented [JMP1]: Options for adding an attachment should include Resume, Discipline History, Form DD214, Letter of Recommendation, and Other.

« Back

Tab F



Judicial Vacancy - Reference Form

Vacancy Name: Utah Supreme Court –Lee

Reference for: Peters, James M.

Reference by:

You have been listed as a reference on an application for a [justice court](#) judgeship. Please complete the form below. All responses will be kept confidential. The [Governor's Administrative Office of the Courts](#) may contact you regarding your responses. Your comments are helpful and appreciated. Thank you for taking time to respond.

[Please provide as much information as possible. If a question does not apply, write "Not Applicable" in the space provided.](#) Your answers will be saved automatically. When all questions are answered, press "Submit Reference" at the bottom of the page to complete this request.

1. [Please state how you know the applicant. \(Check all that apply\)](#)

- ☐ [I have been opposing counsel.](#)
- ☐ [I am an attorney who has substantial professional interaction, but not as opposing counsel.](#)
- ☐ [I am a judge and the applicant has appeared before me in court.](#)
- ☐ [I am a judge who knows the applicant, but they have not appeared before me in court.](#)
- ☐ [The applicant is a sitting judge and I am an attorney who has appeared before them in court.](#)
- ☐ [I do not know this applicant well enough to provide a reference. \(Select this option if you cannot provide the requested reference, then proceed to Submit at the bottom of the page\)](#)

Commented [JMP1]: Delete this question.

2.1. [How long have you known the applicant?](#)

- [0 to 5 years](#)
- [6 to 10 years](#)
- [11 to 15 years](#)
- [16 to 20 years](#)
- [21 years or more](#)

3.2. [What has been the nature of your association with the applicant? \(If you do not know this applicant well enough to provide a reference, please check this box ☐ and proceed to Submit at the bottom of this form.\)](#)

(e.g. professional relationship, number of cases together, personal relationship, etc.)

Please type your response here, Maximum 1000 characters

Commented [JMP2]: Switch the order of Questions 2 and 3 and make them Questions 1 and 2.

4.3. What would be the applicant's greatest strengths if appointed to be a judge?

Please type your response here, Maximum 1000 characters

5.4. Please describe any weaknesses the applicant may have if appointed to be a judge.

Please type your response here, Maximum 1000 characters

6.5. Please rate the applicant on the following.

Integrity

Unacceptable

Satisfactory

Outstanding

Please select a star rating then type your detailed response here. Maximum is 500 characters

Ability to apply principles to specific facts or cases

Unacceptable

Satisfactory

Outstanding

Please select a star rating then type your detailed response here. Maximum is 500 characters

Ability to work under pressure (e.g. heavy caseload, time deadlines)

Unacceptable Satisfactory Outstanding

Please select a star rating then type your detailed response here. Maximum is 500 characters

Interpersonal skills

Unacceptable Satisfactory Outstanding

Please select a star rating then type your detailed response here. Maximum is 500 characters

Temperament, demeanor

Unacceptable Satisfactory Outstanding

Please select a star rating then type your detailed response here. Maximum is 500 characters

Adheres to the Rules of Professional Conduct (if applicable)

Unacceptable Satisfactory Outstanding

Please select a star rating then type your detailed response here. Maximum is 500 characters

Adheres to the Standards of Professionalism and Civility (if applicable)

Unacceptable

Satisfactory

Outstanding

Please select a star rating then type your detailed response here. Maximum is 500 characters

Overall, how do you rate the applicant's suitability for this judicial vacancy

Unacceptable

Satisfactory

Outstanding

Please select a star rating then type your detailed response here. Maximum is 500 characters

7.6. Would you want the applicant to preside over your personal case?

Yes

No

Uncertain

8.7. Please add any additional comments you may have

Please type your response here, Maximum 1000 characters

Tab 7

Agenda



Administrative Office of the Courts

Chief Justice Matthew B. Durrant
Utah Supreme Court
Chair, Utah Judicial Council

April 25th, 2022

Ronald B. Gordon, Jr.
State Court Administrator
Catherine J. Dupont
Deputy Court Administrator

MEMORANDUM

TO: Judicial Council

FROM: Brody Arishita, CIO

RE: Technology Standing Committee

This Memorandum outlines the recommendation to change the Technology Standing Committee to an Executive Committee of the Judicial Council. Currently, the Technology Standing Committee consists of 13 members and has representation from the AOC, Bar Association, Court of Appeals, Juvenile Court, Justice Court, Supreme Court, District Court, Trial Court Executives, and Clerks of Court. Based on researching the history of the committee and other discussions, the Technology Standing Committee was formed to gather information about technology needs from all levels of the court system as well as to make recommendations to the Judicial Council about technology policies and priorities in the Courts. The IT leadership, members of the Technology committee, and managers from all levels have expressed concerns regarding the effectiveness of the committee.

We recommend designating the Technology Standing Committee as an Executive Committee for the following reasons:

- Demand for technology continues to increase in all aspects of the Courts.
- The Technology Standing Committee has not been an effective mechanism to gather information about technological needs.
- The Committee needs decision making authority to effectively address and adapt to the constantly changing conditions and concerns in a timely manner.
- There is a critical need for a policy making committee that can establish policies related to technology in the Courts and determine statewide IT priorities.

The mission of the Utah judiciary is to provide an open, fair,
efficient, and independent system for the advancement of justice under the law.

- The Courts must remain nimble, staying informed of internal and external factors impacting the Courts' business, and act decisively to adapt to the impact.
- Addressing cybersecurity must be prioritized due to frequent and escalating cyber threats that all organizations face.

As stated previously, one of the intended purposes of the Technology Standing Committee was to gather information about technology needs in all areas and levels of the Courts. This responsibility can be fulfilled more effectively by the IT department meeting directly and regularly with the Boards of Judges, Trial Court Executives, Clerks of Court, Chief Probation Officers, and other stakeholders.

With the change to the Executive Committee, the Technology committee could be structured similar to the Budget and Finance Committee with members from the Judicial Council and support staff and input from IT, administration, and TCEs. The Technology Executive Committee would prioritize technology projects similar to the process of prioritizing budget requests by the Budget and Finance Committee. These prioritized technology projects would then go to the Judicial Council to make a final decision about the courts technology priorities.

This proposal has been discussed and is supported by the State Court Administrator, Technology Standing Committee Chair, Court Level Administrators, TCEs, and Clerks of Court.

Tab 8

Agenda



Administrative Office of the Courts

Chief Justice Matthew B. Durrant
Utah Supreme Court
Chair, Utah Judicial Council

April 4, 2022

Ronald B. Gordon, Jr.
State Court Administrator
Catherine J. Dupont
Deputy Court Administrator

MEMORANDUM

TO: Management Committee – Utah Judicial Council

FROM: Valeria Jimenez, Standing Committee on Judicial Outreach Staff Liaison & Public Outreach Coordinator

RE: Judicial Outreach Committee Annual Report & Reauthorization

The Judicial Outreach Committee is requesting to be reauthorized as a standing committee for another six years in accordance with CJA Rule 1-205(1)(D). The Judicial Outreach Committee provides immense support and work for the Utah State Courts in improving public trust and confidence in the judiciary, fostering a greater role for judges in service to the community, and providing leadership and resources for outreach. A sampling of the work the committee has completed within the past six years includes:

- Collaborating with the Utah Division of Arts & Museums to install artwork showcasing the diverse communities of Utah in the Matheson Courthouse
- Creating an instructive video for jurors participating in the COVID-19 Jury Trial Pilot
- Partnering with the Utah Division of Multicultural Affairs and holding a series of live virtual town halls on domestic violence, evictions/small claims, and divorce/custody
- Increasing awareness of court resources, processes, and programs with community-based organizations serving historically marginalized communities
- Creating a fulltime Public Outreach Coordinator position housed in the Courts' Office of Fairness and Accountability
- Holding community listening tours to engage with the public
- Tabling at a variety of community events, such as University Neighborhood Partners' Partners in the Park, Muslim Heritage Festival, Neighborhood House Summer Celebration, and Pacific Island Heritage Month Kickoff
- Organizing and participating in a variety of community conversations and presentations, such as the Pacific Island Knowledge 2 Action Resources' (PIK2AR) Community Health Worker Conversation, Mexican Consulate of Salt Lake City's Labor Rights Week, My Discovery Destination's Parent Conversation, and KPCW's Cada Domingo Radio Show

The mission of the Utah judiciary is to provide an open, fair,
efficient, and independent system for the advancement of justice under the law.

- Collaborating with Utah K-12 schools to bring in judges and speak to students on the role of the judiciary
- Conducting a public awareness ad campaign in both English and Spanish during the COVID-19 pandemic to encourage the public to contact the Utah Courts for help by email or phone
- Expanding opportunities for judges to participate in outreach events
- Creating opportunities for students to learn more about the judiciary through Constitution Day and Judge for a Day programs
- Adapting the Divorce Education for Children Program to an online format in response to the COVID-19 pandemic
- Expanding the Divorce Education for Children Program's curriculum to kids ages 6-9 and teens ages 13-17

The mission of the Utah State Courts is to provide an open, fair, efficient, and independent system for the advancement of justice under the law. Therefore, the Judicial Outreach Committee asks to be reauthorized with the committee's focus to be on increasing information and access to resources, engaging with historically marginalized communities, educating youth on the role of the judiciary, and leveraging relationships with community-based organizations and the media.

Utah Judicial Outreach Committee Report to Utah Judicial Council

April 25, 2022

Committee Members

- Judge Elizabeth Hruby-Mills, Chair, District Court
- Judge Bryan Memmott, Plain City Municipal Justice Court
- Judge Jill Pohlman, Bench-Media Subcommittee Chair, Appellate Court
- Judge Laura Scott, Divorce Education for Children Program Subcommittee Chair, District Court
- Judge Shauna Graves-Robertson, Community Relations Subcommittee Chair, Salt Lake County Justice Court
- Judge Tupakk Renteria, 3rd Juvenile Court
- Krista Airam, 2nd Juvenile Court TCE
- Melinda Bowen, Civic Community Representative
- Michael Anderson, Communication Representative
- Michelle Oldroyd, Utah State Bar
- Benjamin Carrier, Utah State Board of Education
- Nathanael Player, Law Library Director
- Lauren Andersen, Director of Utah Judicial Institute
- Jonathan Puente, Ex officio member, Director of Office Fairness and Accountability
- Tania Mashburn, Ex officio member, Director of Communications
- Anna Anderson, Ex officio member, Deputy District Attorney
 - Staffed By: Valeria Jimenez, Public Outreach Coordinator, AOC

Completed Projects

- Conducted 50 Utah K-12 judge school visits
- Tabled at 15 community events, which included the monthly tabling events at the Mexican Consulate of Salt Lake City
- Organized 3 community speaking opportunities for judges (Hinckley Institute Huntsman Seminar, The Salt Lake Chamber Leadership Utah Government Day, and My Discovery Destination)
- Expanded Divorce Education for Children Program classes to include ages 6-17
 - In the last 3 months, 56 children have participated
- Collaborated with the Utah State Bar to create a writing prompt for Utah middle school and junior high school students, and high school students to participate in for Constitution Day. In addition to the writing prompt, two videos on the importance of Constitution Day from Chief Justice Durrant and Judge Christiansen Forster were included
 - Worked with Keys to Success Utah, a statewide college and career readiness program, to promote the writing opportunity and videos with Utah students.
- Fulfilled the Public Outreach Coordinator position
- Put together a sheet of community-based resources for legal support on immigration
- Received 100 media pool requests and 1000+ media inquiries, and sent out 27 media press releases

Ongoing Projects

- Mexican Consulate of Salt Lake City Monthly Tabling
- Salt Lake City Homeless Resource Fair
- Currently working to create a Teen Website for the Divorce Education for Children Program, which will provide resources and additional help for teens going through divorce
- Currently assessing which topics would be most helpful to the media for the Journalists Law School event in the fall

Future Projects

- Exploring the possibility of putting together a “Community Court”
- Creating a pamphlet/brochure on the Utah State Courts for Utah K-12 students
- Putting together the Journalists Law School event in the fall for the media

Tab 9

Agenda

**Budget and Grants Agenda
for April 25, 2022 Judicial Council Meeting**

1. Ongoing 2023 Spend Requests Judge Kara Pettit
(Action) Karl Sweeney
Alisha Johnson

Ongoing 2023 Spend Requests Presented for Approval by Judicial Council

4. Clerk of Court Supplemental to JA Increase RequestBart Olsen
2. Annual Setting of Court Commissioner Salary (FY 23) Karl Sweeney
(Action)
3. Grant Application Proposal – Drug Court Conference Shane Bahr
(Action) Jordan Murray



FY 2023 Carryforward and Ongoing Requests - Period 9

Funding Sources

	One Time	Ongoing
Total Case Processing Amounts from 2022 General Session Fiscal Notes (to be entered prior to June 2022 BFMC Meeting)	\$ -	\$ -
Expected Carryforward Amount from Fiscal Year 2022 (as of 4/4/2022)	\$ 3,200,000	\$ -
Ongoing Turnover Savings (forecasted as of 4/4/2022 - funding for Hot Spot, Targeted, and Performance Raises already included)	\$ -	\$ 341,316
Total Available Funding	\$ 3,200,000	\$ 341,316

Ongoing Requests

	Presented		Judicial Council Approved	
	One Time	Ongoing	One Time	Ongoing
4 Clerk of Court Supplemental to JA Increase	N/A	\$ 59,000		
	\$ -	\$ 59,000	\$ -	\$ -

One Time Requests

	Presented		Judicial Council Approved	
	One Time	Ongoing	One Time	Ongoing
	\$ -	\$ -	\$ -	\$ -
Balance Remaining After Judicial Council Approvals			\$ 3,200,000	\$ 341,316
Balance Remaining Inclusive of "Presented"	\$ 3,200,000	\$ 282,316		

FUTURE ANTICIPATED REQUESTS

Public Outreach Coordinator, \$120,000 ongoing

LEGEND

Highlighted items are currently being presented to the Budget and Fiscal Management Committee.

Highlighted items have been approved by the BFMC and are currently being presented to the Judicial Council.

Highlighted items have been previously approved by the Judicial Council.

NOTE 1: BFMC approval to submit request to Judicial Council does not imply Judicial Council must approve the recommendation. If more funds than requests are received, prioritization is optional.

4. FY 2022 Ongoing Turnover Savings Spending Request – Clerks of Court Adjustments

The Judicial Council approves uses of Ongoing Turnover Savings. This is a request to the Budget and Fiscal Management Committee and the Judicial Council to allocate the use of some of these Ongoing Turnover Savings for ongoing personnel needs that will be utilized in FY 2022.

Date: April 4, 2022

Department or District: Administrative Office of the Courts
Requested by: Bart Olsen and Karl Sweeney

Request title: Special Request for Ongoing TOS to Address Salary Compression on Clerks of Court Positions Relative to \$3.9M JA Increase

Amount requested: One-time \$ N/A
 Ongoing \$ 59,000

Purpose of funding request:

Executive summary (include background/history, expected outcomes, relation to performance measures and court mission). Attach supporting data or documents.

In connection with the legislature-approved \$3.9M JA salary increase to be effective July 1, 2022, we are requesting \$59,000 in ongoing TOS to use for increasing the clerks of court pay. Due to the need to inform all employees of their pay increase, we ask that this approval be done this month so it can be communicated to the clerks of court (16 in number including the appellate clerks of court).

Our request of the legislature encompassed all “JA” type positions – Judicial Assistant, Case Manager, Team Manager and Training Coordinator. These positions had the highest turnover rates and all needed to be adjusted in order to reduce compression. The chart below shows the amounts allocated to each position using the \$3.9M pay increase.

Increase Percentage*	Title	Cost	(A)		Original Min w/ 3.5% COLA	Original Max w/ 3.5% COLA	(B)		Old Average	New Average	Percent increase from Pre-COLA to Post COLA (A) AND \$3.9m distribution (B)
			Pre-COLA Minimum	Pre-COLA Maximum			New Min	New Max			
114.50%	Judicial Assistants	\$ 3,011,953	\$17.04	\$30.93	\$17.64	\$32.01	\$20.19	\$36.65	\$ 19.14	\$ 21.92	18.51%
114.50%	Case Managers	\$ 649,098	\$21.15	\$34.48	\$21.89	\$35.69	\$25.06	\$40.86	\$ 22.86	\$ 26.18	18.51%
112.00%	Team Managers	\$ 134,671	\$23.58	\$38.44	\$24.41	\$39.79	\$27.33	\$44.56	\$ 24.97	\$ 27.96	15.92%
114.50%	Training Coordinators	\$ 78,115	\$20.20	\$32.05	\$20.91	\$33.17	\$23.94	\$37.98	\$ 21.55	\$ 24.68	18.51%
101.85%	Clerk of Court**	\$ 26,164	\$28.56	\$42.91	\$29.56	\$44.41	\$30.11	\$45.23	\$ 31.43	\$ 32.01	5.41%
	TOTAL	\$ 3,900,000									

* This is the percentage increase based upon pre-COLA rates. Post COLA percent increase totals are in the last column.

Including the 3.5% COLA, the salary increases for the 4 JA family jobs were 15.92% - 18.51% - which resulted in average salary increases of \$2.78 - \$3.31 per hour – which was consistent with our intent to give these positions major salary adjustments. Because (1) this produced compression with the clerks of

4. FY 2022 Ongoing Turnover Savings Spending Request – Clerks of Court Adjustments

court (which only saw a \$.58 cent per hour wage increase based mostly on the 3.5% COLA), and (2) we did not want to “fix” this issue by using any more of the \$3.9M than the \$26K shown above, we did a second calculation that moved the clerk of court “Increase Percentage” to 6% to provide the clerks of court a larger hourly raise (approximately \$1.88 as shown below). This adjustment required a \$59,000 salary increase funded by ongoing turnover savings above the \$3.9M funded from the legislature, as follows:

Increase Percentage*	Title	Cost	(A)		Original Min w/ 3.5% COLA	Original Max w/ 3.5% COLA	(B)		Old Average	New Average	Percent increase from Pre-COLA to Post COLA (A) AND \$3.9m distribution (B)
			Pre-COLA Minimum	Pre-COLA Maximum			New Min	New Max			
114.50%	Judicial Assistants	\$ 3,011,953	\$17.04	\$30.93	\$17.64	\$32.01	\$20.19	\$36.65	\$ 19.14	\$ 21.92	18.51%
114.50%	Case Managers	\$ 649,098	\$21.15	\$34.48	\$21.89	\$35.69	\$25.06	\$40.86	\$ 22.86	\$ 26.18	18.51%
112.00%	Team Managers	\$ 134,671	\$23.58	\$38.44	\$24.41	\$39.79	\$27.33	\$44.56	\$ 24.97	\$ 27.96	15.92%
114.50%	Training Coordinators	\$ 78,115	\$20.20	\$32.05	\$20.91	\$33.17	\$23.94	\$37.98	\$ 21.55	\$ 24.68	18.51%
106.00%	Clerk of Court**	\$ 84,911	\$28.56	\$42.91	\$29.56	\$44.41	\$31.33	\$47.08	\$ 31.43	\$ 33.31	9.71%
	TOTAL	\$ 3,958,747									

* This is the percentage increase based upon pre-COLA rates. Post COLA percent increase totals are in the last column.
 ** \$58,747 of this will be requested from Ongoing Turnover Savings from BFMC / Judicial Council.

As shown in Exhibit A - FY 2022 Ongoing Turnover Savings schedule, we have \$341,316 of YE 2022 Ongoing TOS that we forecast to be available AFTER deducting all prior approved uses of ongoing TOS including the \$450,000 in performance raises. We respectfully request the approval of \$56,000 of these funds to enable us to inform the clerks of court that their salary increases inclusive of the 3.5% COLA will result in a 9.71% increase in their base pay for FY 2023.

Alternative funding sources, if any:

None.

If this request is not funded at this time, what are the consequences or is there an alternative strategy?

If delayed until June 2022 we anticipate some issues with clerks of court compression concerns. If not addressed at all, we anticipate more serious issues with motivating internal candidates to apply for a clerk of court position since the pay increase would not be commensurate with the workload increase.

4. FY 2022 Ongoing Turnover Savings Spending Request – Clerks of Court Adjustments

Exhibit A



FY 2022 Ongoing Turnover Savings - Update as of 04/04/2022

#		Funding Type	Actual	Forecasted
			Amount YTD	Amount @ YE
1	Carried over Ongoing Savings (from FY 2021, includes unallocated ongoing appropriation)	Internal Savings	244,454	244,454
2	Ongoing Turnover Savings FY 2022 (forecast includes \$50k x 3 remaining months)	Internal Savings	796,812	946,812
3	TOTAL SAVINGS		1,041,266	1,191,266
	2021 Hot Spot used (balance available at beginning of FY was \$99,950)		(99,950)	(99,950)
	2022 Hot Spot used (\$110k initially available raised to \$200k in October Judicial Council)		(200,000)	(200,000)
	2022 Additional Targeted (\$100k allocated by Judicial Council in March)		(92,541)	(100,000)
	2022 Authorized Ongoing for Performance Based Raises (will be used at the end of the FY)		-	(450,000)
4	TOTAL USES		(392,491)	(849,950)
5	Actual Turnover Savings for FY 2022 as of 04/04/2022 and Forecast at YE 6/30/2022		\$ 648,775	\$ 341,316
		Prior Report Totals	\$ 476,380	\$ 225,887

FY 2022 Legislative Funding Allocation Proposal – Annual Setting of Court Commissioners’ Salary - FY 2023

The Judicial Council approves uses of Ongoing Turnover Savings. **This is a request to the Budget and Fiscal Management Committee and the Judicial Council to allocate the use of some of the 2% in Targeted Salary Funds Ongoing authorized by the Legislature to be utilized in FY 2023.**

Date: 3/15/2022

Department or District: District Courts

Requested by: Ron Gordon, Shane Bahr and Bart Olsen

Request title: Proposed Court Commissioner FY 2023 Salary Increase

Amount Funded by Legislature: Ongoing \$110,550

Purpose of funding use:

Per the Code of Judicial Administration rule 3-201 (9) (A), “the Council shall annually establish the salary of court commissioners. In determining the salary of the court commissioners, the Council shall consider the effect of any salary increase for judges authorized by the Legislature and other relevant factors. Except as provided in paragraph (6), the salary of a commissioner shall not be reduced during the commissioner's tenure.”

Per the 2022 Legislative session S.B. 8, district and juvenile judge salaries are scheduled to increase from \$175,550 to \$185,200 effective July 1, 2022 which is a 5.5% increase. S. B. 8 includes funding for a 3.5% COLA and a 2% targeted increase for ALL Court employees including Commissioners. We are seeking to **set the salary** (COLA and targeted increase) for FY 2023 for all court commissioners

We recommend Commissioners receive a 3.5% COLA - the same as all other Judicial employees. We further recommend a 2.0% targeted pay increase for all commissioners making the total increase in commissioner pay 5.5% to be effective for FY 2023. ***This would bring each commissioner’s salary to a total of approximately \$166,700 in a 2080-hour work year, which maintains the 90% of the statutory judge salary level re-established for FY 2022.***

Executive summary (include background/history, expected outcomes, relation to performance measures and court mission). Attach supporting data or documents.

History

Historically, court commissioners pay was 90% of the pay of district/juvenile judges. This percentage is not set in rule or statute, but as shown in the comparison below, when this linkage was broken between 2016 – 2021 the turnover rate of commissioners rose and the Courts requested ongoing funding from the legislature to restore the 90% ratio:

Fiscal Year	2015	2016	2017	2018	2019	2020	2021	2022
Judge Rate	\$136,500	\$152,850	\$159,050	\$162,250	\$166,300	\$170,450	\$170,450	\$175,550
Commissioner Rate	\$122,013	\$129,334	\$134,555	\$137,238	\$140,670	\$144,186	\$144,186	\$157,997
Commissioner / Judge	89.4%	84.6%	84.6%	84.6%	84.6%	84.6%	84.6%	90.0%

In the 2020 general legislative session, the Courts submitted a request for \$92,500 which would have restored the 90% ratio. The request was approved in that general session and then clawed back as part of the 2020 legislative special session to address the effects of the pandemic. The request was again submitted to the legislature for consideration in the 2021 legislative general session but it was not approved. In June 2021, the Judicial Council approved the use of

FY 2022 Legislative Funding Allocation Proposal – Annual Setting of Court Commissioners’ Salary - FY 2023

\$92,500 in ongoing turnover savings to increase pay for the 10 court commissioner positions (there was also a 3% COLA increase funded from the legislature for FY 2022 that is included in the increase above).

We recommend this ratio be maintained for FY 2023 which would necessitate a utilization of \$70,350 of the 3.5% COLA and \$40,200 of the 2% targeted funds both available from the legislature. Providing this funding does NOT reduce the amounts funded by the legislature to any other Court employees if measured on a pro rata basis.

Alternative funding sources, if any:

N/A

If this request is not funded at this time, what are the consequences or is there an alternative strategy?

We expect the high turnover rates for Commissioners and reduction in the number of qualified applicants for vacancies will return.



Administrative Office of the Courts

Chief Justice Matthew B. Durrant
Utah Supreme Court
Chair, Utah Judicial Council

April 8, 2022

Ronald B. Gordon, Jr.
State Court Administrator
Catherine J. Dupont
Deputy Court Administrator

Re: *Requesting governing body approval on behalf of the Administrative Office of the Courts (AOC) permitting application for a State Asset Forfeiture Grant (SAFG) provided by the Utah Commission on Criminal and Juvenile Justice (CCJJ). The amount of grant funding sought is \$25,000 representing a non-federal "Tier 1" (low impact) request. Grant funds support travel and training costs for the Drug/Treatment Court Conference scheduled FY 2022 May 19 – 20 at the Zermatt Hotel and Resort.*

Grantee: Administrative Office of the Courts
Grantor: Commission on Criminal & Juvenile Justice
Grant Amount: \$25,000
Courts Matching: None
New Employees: None
Grant Reporting: Financial & Narrative Report (6/30)
Grant Term: 1/1/22–6/30/22

- 1. Background:** Drug/treatment courts are one of the most effective programs in existence to address substance use and mental health disorders. These specialized courts are effective because of their collaborative team approach centered in the evidence-based Adult Drug Court "Best Practice Standards" manual published by the National Association of Drug Court Professionals (NADCP).

Individuals who are involved with the criminal justice system who live with substance use and mental health disorders are most likely to succeed when they participate in a drug/treatment court where team members adhere to best practice standards. Despite evidence supporting the efficacy of drug/treatment courts many judges, court staff, and other stakeholders have not participated in didactic opportunities on the subject. Training for drug/treatment court teams is critical in the effort to improve involved individuals' overall outcomes and personal wellbeing.

- 2. Purpose of funds:** Utah State Courts in collaboration with the Division of Substance Abuse and Mental Health (DSAMH) co-sponsor a drug/treatment court training every other year for teams across the state. Team members include: Judges, prosecutors, defense counsel, treatment, probation, law enforcement and court staff. SAFG funds will be utilized to cover the training/travel expenses for judges and court staff. Local and national experts will be present to provide training to team members and team members will work on program improvement plans during and after the conference. Training is best delivered in a team setting where practitioners/team members can learn from each other and better understand the unique roles of each team member. SAFG funding will be used to help bring team members together to one location where they will benefit from the instruction of state and national experts.

The mission of the Utah judiciary is to provide the people an open, fair, efficient, and independent system for the advancement of justice under the law.

3. **What are the consequences if this grant is not funded?** Without this funding there will be no (or limited) resources dedicated to offset conference travel and training costs for judges and court staff. Participation in the conference may be jeopardized on a case-by-case basis for team members/practitioners seeking to attend. If the grant is not awarded, an alternative option would require petitioning BFMC and the Judicial Council for FY 2022 year-end/one-time funds to cover associated conference costs. This alternative source of conference funding has been used by the Courts for prior years in the absence of a grant.
4. **Grant Coordinator Resource Impact Assessment (Recommendation):**

This grant is not anticipated to impose incremental resource impacts to the Courts nor its Administrative Office following review of the intended use of funds, certified assurances, and award terms and conditions (Exhibit A).

Funds provided by CCJJ through the SAFG program directly and exclusively support the reimbursement of one-time travel and training costs associated with the May 2022 conference. Furthermore, the inter-agency partnership with DSAMH provides resource-preserving support to the Courts and Administrative Office.

This grant constitutes a “Tier 1” (low impact) award. No conditional cash or in-kind matching contribution is required. No new employees are to be hired nor any current employees compensated (full or in part) with this grant. Acceptance of this award will not impose incremental resource costs on the Courts/Administrative Office once the funds have been fully expensed or are expired beyond June 30, 2022. Reporting of financial and narrative updates are nominal and typical for this type of award. The grant term concludes June 30, 2022 and accordingly CCJJ will only require a single and final round of reporting.

Mr. Shane Bahr (District Court Administrator) will serve as Project Director for these funds. Mr. Bahr and **Ms. Lauren Andersen** (Judicial Institute Director) will provide stewardship and authorization of award funds in conjunction with AOC Finance. Under Ms. Andersen’s leadership, the Education Department will serve as the primary court unit implementing the proposed work funded by this award.

	Judicial Council		Monday, April 11, 2022
	Grant Application Proposal (GAP)		
	for		
	NON-FEDERAL REQUESTS		
	<input checked="" type="checkbox"/> Primary Applicant	<input type="checkbox"/> Subrecipient	<input type="checkbox"/> Urgent

Contact Person:	Shane Bahr	Phone:	801-578-3971
Judicial District or Location:	District Courts		
Project Title:	State Asset Forfeiture Grant (SAFG) May 2022 Drug/Treatment Court Conference		
Grantor:	Commission on Criminal and Juvenile Justice (CCJJ)		
Funding Amount:	\$25,000	Application Deadline:	Prior to Conference Date
Grant Type:	<input checked="" type="checkbox"/> New <input type="checkbox"/> Renewal <input type="checkbox"/> Amendment		
Grant Tier: ¹	<input checked="" type="checkbox"/> 1-Low <input type="checkbox"/> 2-Medium <input type="checkbox"/> 3-High		

1. Tier 1: At least \$10k but less than \$50k per year, and no new permanent full or part time employees; and no new state monies for match. Tier 2: Greater than \$50k but less than \$1M per year; or adds more than 11 permanent full or part time employees; or requires state to expend up to \$1M per year in new state monies as match. Tier 3: Greater than \$1M per year; or adds more than 11 permanent full or part time employees; or requires state to expend greater than \$1M per year in new state monies as match. (Accounting Manual §11-07.00 Exhibit A (II)(a-c) & UCA 63J-7-202)

CJA 3-411 (4)(E)

1. Explain (a) the issues to be addressed by this project and describe how the grant funds will contribute to their resolution; also describe (b) how the grant will assist the Utah Courts to solve problems and promote innovations that cannot be accomplished with existing resources:

The SAFG award will secure funding for travel and training costs associated with the May 2022 Drug Court Conference. A portion of these funds may also be used for contract services in the form of speaker fees. Partnering with the Utah Division of Substance Abuse and Mental Health (DSAMH), grant funds will assist in the successful implementation of conference proceedings.

CJA 3-411 (4)(E)

2. Describe (a) how this grant will support the mission of the Utah Courts to provide the people an open, fair, efficient, and independent system for the advancement of justice under the law, and (b) how this grant provides measurable benefits to marginalized, minority, pro se, or similar underserved individuals or communities:

Drug/treatment courts are one of the most effective programs in existence to address substance use and mental health disorders. Drug/treatment courts are effective because of a collaborative team approach that is centered in the National Association of Drug Court Professionals' (NADCP) Best Practice Standards. Individuals who are involved with the criminal justice system who live with substance use and mental health disorders are most likely to succeed when they participate in a Drug/treatment court where team members adhere to best practice standards.

[CJA 3-411 \(4\)\(E\)](#)

3. Describe the court resources required to carry out the project in the post-award phase and subsequent to grant closeout once funds are expended:

Funds provided by the SAFG are for one-time application and do not constitute an ongoing project for which incremental Court resources are required. The post-award phase will directly support the costs associated with travel and training expenses for the May 2022 Drug/Treatment Court Conference.

[UCA 63J-7-202](#)

4. Provide estimated expenditures for up to three state fiscal years and include all match requirements. If no matching contributions required complete only Table (C).

(C) No Match							
State Fiscal Year		Funds Disbursed	Matching State Dollars (None)				
			General Fund	Dedicated Credits	Restricted Funds	Other (describe)	Maintenance of Effort
FY	2022	\$ 25,000.00					
FY							
FY							

Explain any special circumstances concerning the no matching status ("N/A" if matching is required):

The SAFG award from CCJJ requires no matching as a condition of the award.

[CJA Rule 3-411 \(4\)\(E\)\(vi\)](#)

5. Will additional state funding be required to maintain or continue this program or its infrastructure when the grant concludes?

☐ Yes ☒ No

Explain:

Grants funds are to be used in a one-time application (conference travel/training). No ongoing costs are necessary nor anticipated to support a particular program or any related infrastructure.

Will funds required to continue this program come from within your existing budget?

☐ Yes ☒ No

[UCA 63J-7-203](#)

6. How many additional **permanent** full or part-time FTEs are required for the grant project at peak levels of grant-funded employment? If none write "N/A."

Full-Time FTEs	N/A
Part-Time FTEs	N/A

7. How many additional **temporary** full or part-time FTEs are required for the grant project at peak levels of grant-funded employment? If none write "N/A."

Full-Time FTEs	N/A
Part-Time FTEs	N/A

[Accounting Manual 11-07.00 \(2\)\(C\)\(iii-v\)](#)

Applicant Checklist

1. General Counsel has reviewed and approved the terms and conditions of the application.

☒ Yes

☐ N/A

If N/A, explain:

2. Court IT will approve all technology, software, or services included in the budget.

☐ Yes

☒ N/A

If N/A, explain: **No IT services nor products are required**

3. Court Purchasing will approve all vendors included in the budget.

☒ Yes

☐ N/A

If N/A, explain:

This Section Completed by AOC Grant Coordinator

This proposal has been reviewed and approved by the following (as applicable):

[CJA Rule 3-411 \(4\)\(A\)](#)

☒ Grant Coordinator

☒ Court-level Administrator

☒ Director of Finance

☐ Board of District Court Judges
(pending)

☐ Budget & Fiscal Management Committee

OR

[CJA Rule 3-105](#)

☐ Utah Supreme Court

Approved by the Judicial Council:

Date

Certified by

State Court Administrator

Signature

Application Cover Page

State of Utah  UTAH COMMISSION ON CRIMINAL & JUVENILE JUSTICE										
Utah State Capitol Complex East Office Building, Suite E330 Salt Lake City, Utah 84114-2330 Ph: (801) 538-1031 Fax: (801) 538-1024										
State Asset Forfeiture Grant (SAFG)		CCJJ Grant # 22N20								
1. Your Agency Name and Address: <div style="height: 40px; border: 1px solid black;"></div>										
2. Agency Contact (Grant Project Director):										
3. Phone Number:										
4. E-mail Address:										
5. Grant Start Date and End Date:		Start Date: 1/1/2022 End Date: 6/30/2022								
6. Federal Tax Identification Number (87-_____):										
7. Application Budget Summary: <table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 50%; text-align: right;">Contract Services:</td> <td></td> </tr> <tr> <td style="text-align: right;">Equipment, Supplies and Operating :</td> <td></td> </tr> <tr> <td style="text-align: right;">Travel & Training:</td> <td></td> </tr> <tr> <td style="text-align: right;">Total Grant Funds:</td> <td>\$25,000.00</td> </tr> </table>			Contract Services:		Equipment, Supplies and Operating :		Travel & Training:		Total Grant Funds:	\$25,000.00
Contract Services:										
Equipment, Supplies and Operating :										
Travel & Training:										
Total Grant Funds:	\$25,000.00									
Signature in line 9 indicates acceptance of the application narrative, budget, certified assurances and grant conditions.										
8. Print Name and Title of Official Authorized to Sign <div style="height: 40px; border: 1px solid black;"></div>		9. Signature of Official Authorized to Sign <i>(Official authorized to sign includes: City/County Mayor, Manager or Commissioner, Agency Director or President.</i> <div style="height: 40px; border: 1px solid black;"></div>								
For CCJJ use ONLY										
Tom Ross, Executive Director of CCJJ										

Application Narrative

Application Narrative: In order for your application to be competitive it will necessary for you to address Sections a, b, and c application narrative: **Application narratives should be Calibri or Arial 11 point and be 1 to 3 pages max.**

- a)** Please indicate which of the following 7 SAFG Purpose Area(s) your project will focus on (select one or more):

	1) Controlled substance interdiction and enforcement activities.
X	2) Drug court programs.
	3) Activities calculated to enhance future investigations.
	4) Law enforcement training that includes (but not limited to): <i>a) Implementation of the Fourth Amendment of the federal constitution and Utah Constitution Article I, Section 7, b) Protection of the rights of innocent property holders. c) The 10th Amendment of the federal constitution regarding states' sovereignty and the states' reserved rights.</i>
	5) Law enforcement or detention facilities.
	6) Law enforcement operations or equipment which are not routine costs or operational expenses.
	7) Drug, gang, or crime prevention education programs which are sponsored in whole or in part by the law enforcement agency.

b.) Problem Statement: Clearly describe the problem to be addressed with SAFG grant funding and support your problem statement with data and statistics where possible:

c.) Plan to Address the Problem: Clearly describe how SAFG funding will be used to address the problem you have identified and support your plan with data and statistics where possible:

Application Budget Tables & Narrative

Complete the Budget Tables page by including cost and quantity of items to be purchased. Within each budget category, you must provide a brief narrative description of the items to be purchased and explain how they will benefit your grant project.

CONTRACT SERVICES: Persons with specialized skills who are not on the payroll are considered consultants. **When a consultant is known, a resume listing the consultant's qualifications and contract must accompany the application.** However, if the position is vacant and the project receives funding, this information must be forwarded to the Commission when a contract with the consultant is signed. All procurement transactions, whether negotiated or competitively bid without regard to dollar value, shall be conducted in a manner so as to provide maximum open and free competition. Describe the procedure to be used in acquiring the consultant (i.e., small purchase procedures, competitively sealed bids, non-competitive negotiation, etc.). **Fee justification must be provided in the budget narrative.**

Contractor Name	Services to be Provided	# of Hours	Hourly Rate	Total Cost

Contract Narrative:	
CONTRACT SERVICES	
Total Contract Costs	\$0

EQUIPMENT, SUPPLIES AND OPERATION (ESO): Equipment is tangible, nonexpendable personal property having a useful life of more than one year and an acquisition cost of \$5,000 or more per unit. A recipient may use its own definition of equipment provided that such definition would at least include all equipment defined above. All procurement transactions, whether negotiated or competitively bid and without regard to dollar value, shall be conducted in a manner so as to provide a maximum open and free competition. A competitive sealed bid process must be conducted. Sole source contracts must be approved by the Commission prior to being awarded. Supplies include general office supplies, cleaning, maintenance costs, training materials, books and subscriptions, research forms, postage stamps, operating expenses, and other expendable materials for the life of the project. All supply purchases covered by this grant must be necessary for the project to achieve its goals and objectives. All procurement transactions, whether negotiated or competitively bid and without regard to dollar value, shall be conducted in a manner so as to provide a maximum open and free competition. Aggregate purchases between \$1,000 and \$5,000: Quotes should be obtained (by phone, fax or letter) from at least two vendors. Awards must be made to vendor submitting the lowest quote meeting the minimum specifications and required delivery date. Purchases exceeding \$5,000: A competitive sealed bid process must be conducted. Sole source contracts must be approved by the Commission prior to being awarded.

ESO Narrative:	
EQUIPMENT, SUPPLIES AND OPERATION	
Total ESO Costs	\$0.00

TRAVEL AND TRAINING: Briefly describe the Travel/Training costs you will pay for with JAG funds. Include your travel destination, travel purpose, cost of lodging, per diem, ground transport, airfare, etc. Travel costs (including per diem) must follow state of Utah rates unless your agency travel rates are more restrictive. See Utah State Travel Rates at: <https://fleet.utah.gov/state-travel-a/in-state-per-diem-rates-1/>

Travel and Training Narrative:	
TRAVEL AND TRAINING	
Total Travel and Training Costs	\$25,000

TOTAL GRANT BUDGET	\$25,000
---------------------------	----------

Appendix 1

CERTIFIED ASSURANCES (Utah State Funded Grants)

1. The applicant assures that fund accounting, auditing, monitoring, and such evaluation procedures as may be necessary to keep such records as the Utah Commission on Criminal and Juvenile Justice (CCJJ) shall prescribe shall be provided to assure fiscal control, proper management, and efficient disbursement of funds.

2. The applicant assures that it will comply with State of Utah travel rates and policies unless the grantees home agency rates are more restrictive. Furthermore, the applicant assures that it will have and comply with written policies regarding personnel, the purchasing of supplies and equipment, contractual agreements, etc. If the grantee is working through a fiduciary agent, the policies of the fiduciary agent become the applicable policies with regard to expending grant funds*. If the applicant does not currently have written policies or a fiduciary agent the general policies adopted by the State of Utah - Department of Finance must be complied with in expending grant funds.

See State of Utah Travel Rates: <https://fleet.utah.gov/state-travel-a/>

The only exception to this policy is **personnel expenditures when the applicant agency is acting as a fiduciary in a single grant serving two or more independent agencies. According to the Fair Labor Standards Act, personnel costs including **overtime** must be paid according to each individual agency's personnel policies.*

3. The applicant certifies that the programs contained in its application meet all requirements, that all the information is correct, that there has been appropriate coordination with affected agencies and that the applicant will comply with all applicable Utah State laws, regulations, and guidelines.

4. The applicant assures that it will comply, and all its contractors will comply, with the nondiscrimination requirements of Title VI of the Civil Rights Act of 1964; Section 504 of the Rehabilitation Act of 1973 as amended; Title IX of the Education Amendments of 1972; the Age Discrimination Act of 1975; the Americans with Disabilities Act of 1990; the Department of Justice Nondiscrimination Regulations 28 CFR Part 42, Subparts C, D, E, and G; and their implementing regulations, 41 CFR Part 60.1 et.seq., as applicable to construction contracts.

5. The applicant assures that in the event a Federal or State court or Federal or State administrative agency makes a finding of discrimination after a due process hearing on the grounds of race, color, religion, national origin, sex or disability against a recipient of funds the recipient will forward a copy of the findings to CCJJ.

GRANT CONDITIONS (Utah State Funded Grants)

1. **Compensation and Method of Payment.** The Utah Commission on Criminal and Juvenile Justice (CCJJ) will advance or reimburse the grantee, depending on the amount of award, for approved program expenditures as outlined in the grantee's budget. Reimbursement checks will be issued on a monthly or quarterly basis as financial status reports are submitted and approved unless other payment arrangements have been agreed to by CCJJ.

2. **Reports.** The grantee shall submit such reports as CCJJ may reasonably require, including at least quarterly financial and progress reports, and final financial and narrative reports. Quarterly financial and progress reports shall be received no later than 30 days after each quarter ends on March 31, June 30, September 30, and December 31. At such a point where grant funds have been accounted for in total, quarterly financial reports will no longer be required, however, narrative reports must continue to be submitted until the end of the grant period.

3. **Audit Reports.** Grantees who expend more than \$500,000 in State and/or Federal funds during a financial fiscal year must have

annual examinations in the form of audits. These audits will be submitted to CCJJ with any Management Letters no less than one month after completion of the audit. Local governments have 180 days after the end of their fiscal year to complete their audits while all other grantees have nine months to complete their audit. The audit must conform to OMB Circular A-133 and must contain a schedule of financial assistance. During the audit process, either the grantee or the auditor will send CCJJ a verification letter to confirm the amount of grant funds received.

4. Utilization and Payment of Funds. Funds awarded are to be expended ONLY for purposes and activities covered in the grantees approved budget. The grantee agrees to return all unexpended State funds provided hereunder to CCJJ within thirty (30) days of termination of the grant. Payments will be adjusted to correct previous overpayment or underpayment and disallowances resulting from audits.

5. Expenses Not Allowable. Project funds may not be expended for items not part of the approved budget or separately approved by CCJJ. Expenditure of funds in excess of ten percent (10%) of the amount budgeted per budget category will be permitted only with CCJJ's prior written approval. CCJJ will require a refund of grant monies for expenditures made without approval in the budget or by CCJJ.

Allowable Costs of the SAFG State Grant Program

- Controlled substance interdiction and enforcement activities.
- Drug court programs.
- Activities calculated to enhance future investigations.
- Law enforcement training that includes:
 1. Implementation of the Fourth Amendment of the federal constitution and Utah Constitution Article I, Section 7, and addresses the protection of the individual's rights of due process.
 2. Protection of the rights of innocent property holders.
 3. The Tenth Amendment of the federal constitution regarding states' sovereignty and the states' reserved rights.
- Law enforcement or detention facilities.
- Law enforcement operations or equipment which are not routine costs or operational expenses.
- Drug, gang, or crime prevention education programs which are sponsored in whole or in part by the law enforcement agency or its legislative body.
- Matching funds for other state or federal law enforcement grants.
- Support of the crime victim reparations fund.

Unallowable Costs of the SAFG State Grant Program

- Payment of salaries, retirement benefits, or bonuses to any person.
- Over-time payments of any kind.
- Payment of enforcement expenses not related to law enforcement.
- Uses not specified in the agency's award application.
- Uses not approved or appropriated by the agency's legislative body.
- Payments, transfers, or pass-through funding to entities other than law enforcement agencies.
- Uses, payments, or expenses that are not within the scope of the agency's functions.
- The purchase of alcoholic beverages or entertainment of any kind is not permitted with grant funds.
- Indirect costs

6. Written Approval of Changes. Grantees must obtain prior written approval from CCJJ for major program changes. These include (a) changes of substance in program activities, designs, or objectives; (b) changes in the project director or key professional personnel identified in the approved application; (c) changes in the approved project budget as specified in condition 4; (d) budget adjustments in excess of ten percent (10%) of the affected budget category.

7. Termination of Aid. If through any cause the grantee shall fail to substantially fulfill in a timely and proper manner all its obligations, terms, covenants, conditions, or stipulations of the grant agreement, CCJJ shall have the right to terminate the grant

agreement or to suspend fund payments by giving written notice to the grantee of such action and specifying the effective date thereof, at least thirty (30) days before the effective date of such action.

8. **Inspection and Audit.** CCJJ, the Utah State Auditors Office, or any of their duly authorized representatives shall have access for purpose of audit and examinations to any books, documents, papers, and records of the grantee, and to relevant books and records of grantees and contractors.

9. **Maintenance of Records.** All financial and statistical records, supporting documents, and all other records pertinent to grants or contracts shall be retained for at least three years after completion of the project for purposes of State examinations and audits.

10. **Third Party Participation.** No contract or agreement may be entered into by the grantee for execution of project activities or provision of the services (other than purchase of supplies or standard commercial or maintenance services) which is not incorporated in the approved proposal or approved in advance by CCJJ. Any such arrangement shall provide that the grantee will retain ultimate control and responsibility for the grant project and that the grant project and that the grantee shall be bound by these grant conditions and any other requirements applicable to the grantee in the conduct of the project. CCJJ shall be provided with a copy of all such contracts and agreements entered into by grantees.

11. **Conflict of Interest.** The grantee covenants that if it is a not-for-profit entity none of its officers, agents, members, or persons owning a "substantial interest" in the entity, is presently, nor during the life of this contract shall be, officers or employees of CCJJ, provided that if such persons are or become officers or employees of CCJJ they must disqualify this application and any future discussions concerning the entity making this application.

12. **Project Director.** There shall at all times during the life of the grant agreement be an individual appointed by the grantee as "Project Director". This individual will be responsible for program planning, operation and administration under the grant agreement.

13. **Polygraph Examination.** A subgrantee assures that it will not ask or require an adult, youth, or child victim of an alleged sex offense to submit to a polygraph examination or other truth telling device as a condition for proceeding with the investigation of such an offense. The subgrantee further assures that the refusal of a victim to submit to a polygraph or other truth telling examination shall not prevent the investigation, charging, or prosecution of an alleged sex offense.

Tab 10

MEMORANDUM

TO: Judicial Council

FROM: JUDGE Jennifer Valencia

SUBJECT: UNIFORM FINE COMMITTEE REPORT

DATE: 4/5/2021

On April 15, 2022, the Uniform Fine Committee convened to review and make necessary adjustments to the Uniform Fine Schedule. Committee members in attendance were: Judge Jennifer L. Valencia, chair elect, Judge Michael S. Junk, Judge Angela Fennesbeck, Judge Brian E. Brower, Judge Denise Porter, Judge Jon R. Carpenter and Judge Patrick Corum. The Committee was assisted by Meredith Mannebach, Shane Bahr, and Amanda Herman.

The Committee undertook review and consideration of the following: 1. Application of changes from the 2022 legislative session. 2. handling specific requests from external agencies. 3. “clean up” adjustments to make matters consistent between CORIS, SMOT and related sources. Recommended revisions to the uniform fine schedule are included in the pages following this memo. As per UCJA Rule 4-302 the approved uniform fine schedule will be published as an appendix to this Code and distributed to appropriate state and local law enforcement agencies.

The Committee further considered S.B. 0053 – Drivers Speeding Amendments and other recent legislative measures. As a result of these discussions the Committee recommends adjustment to the Speeding Violations table, as reflected in attachment “UFS and Speeding Table with Edits” as reflected in the packet.

Respectfully submitted,

Hon. Jennifer L. Valencia
District Judge
UF Committee Chair Elect

x	53-10-406(12)(A)(IV)	FAIL TO DESTROY/ENSURE DESTRUCTION OF DNA INFORMATION	MB	Y	\$690	\$0	N	90%				HB00191501 Lines 186-188 Not new legislation but not currently in SMOT		
x	62A-4A-411	FAILURE TO REPORT ABUSE OF CHILD	MB	Y	\$310	\$0	N	90%	N	Y	C	repeal		
x	62A-4A-412(4)	RELEASE OF CONFIDENTIAL DCFS INFO	MC	Y	\$350	\$0	N	35%	N	Y	C	repeal		
x	62A-4A-501(2)	UNLAWFULLY PROVIDE SHELTER TO A RUNAWAY	MB	Y	\$690	\$0	N	90%	N	Y	C	repeal		
x	63C-9-403(4)	CONTRACTOR CIRCUMVENT HEALTH INS COVERAGE REQ	IN	N	\$750	\$0	N	35%				SB0082 Line 1798 "Not new, but not currently in SMOT/UFS. Can committee please review offense description?"		
x	63M-7-510(2)(A)	FRAUDULENT CRIME VICTIM REPARATIONS CLAIM <\$500	MB	Y	\$690	\$0	N	90%	N	Y	C	repeal		
x	63M-7-510(2)	FRAUDULENT CRIME VICTIM REPARATIONS CLAIM <\$500	MB	Y	\$690	\$0	N	90%				Add to UFS - See correspondence SB0082 Line 2871 "Not new, but not currently in SMOT/UFS. Can committee please review offense description?"		
x	72-6-107.5(4)	CONTRACTOR CIRCUMVENT HEALTH INS COVERAGE REQ	IN	N	\$750	\$0	N	35%				SB0082 Line 2871 "Not new, but not currently in SMOT/UFS. Can committee please review offense description?"		
x	76-10-114(3)(A)	UNLAWFUL SALE OF TOBACCO/ELECTRONIC CIGARETTE PRODUCT	IN	N	\$350	\$0	N	35%	N	N		Emailed request 5/6/21	not to exceed 1000	
x	76-10-114(3)(B)	UNLAWFUL SALE OF TOBACCO/ELECTRONIC CIGARETTE PRODUCT SUBSQ	MC	N	\$700	\$0	N	35%	N	N		Emailed request 5/6/21	not to exceed 2000	
x	76-10-1302	PROSTITUTION	MB	Y	\$690	\$0	N	90%	N	Y	S	Repeal		
x	76-10-1302(1)	PROSTITUTION	MB	Y	\$690	\$0	N	90%	N	Y	S	keep according to committee vote	committee voted to keep	
x	76-10-1302(1)(A)	ENGAGE/OFFER/AGREE IN SEXUAL ACTIVITY W/ANOTHER FOR FEE OR FUNCTION	MB	Y	\$690	\$0	N	90%	N	Y	S	Repeal		
x	76-10-1302(1)(B)	ARRANGE AND MEET FOR PURPOSE OF SEXUAL ACTIVITY FOR FEE OR FUNCTION	MB	Y	\$690	\$0	N	90%	N	Y	S	Repeal		
x	76-10-1302(1)(C)	LOITER/WITHIN VIEW OF PUBLIC PLACE PURPOSE OF HIRED FOR SEX	MB	Y	\$690	\$0	N	90%	N	Y	S	Repeal		
x	76-10-1302(2)(A)	PROSTITUTION	MB	Y	\$690	\$0	N	90%	N	Y		repeal according to committee	committee voted to repeal	
x	76-5-102(2)	ASSAULT	MB	Y	\$1,080	\$0	N	90%	N	Y		Line 1031-1036 Please have UFS committee confirm fine amount "SB123 Line 1031-1036 Replaces 76-5-102 which has a fine of \$1080.	SB 123	
x	76-5-102(1)(A)	ASSAULT - ATTEMPT TO DO BODILY INJURY TO ANOTHER	MB	Y	\$1,080	\$0	N	90%	N	Y	S	Repeal		
x	76-5-102(1)(B)	ASSAULT-UNLAWFUL FORCE/VIOLENCE BODILY INJURY/RISK OF INJURY	MB	Y	\$1,080	\$0	N	90%	N	Y	S	Repeal		
x	76-5-102.9(2)	PROPELLING A BODILY SUBSTANCE	MB	Y	\$670	\$0	N	90%	N	Y	S	Repeal		
x	76-5-102.9(3)(A)	PROPELLING A BODILY SUBSTANCE	MB	Y	\$670	\$0	N	90%	N	Y		"SB123 Line 1221-1228 Replaces 76-5-102.9(2) which has a suggested fine amount of \$670 Please have UFS committee confirm fine amount"		
x	76-5-106	HARASSMENT	MB	Y	\$690	\$0	N	90%	N	Y	S	Repeal		
x	76-5-106(3)	HARASSMENT	MB	Y	\$690	\$0	N	90%	N	Y	S	Line 1309 SB123		
x	76-5-107	THREAT OF VIOLENCE	MB	Y	\$690	\$0	N	90%	N	Y	S	Repeal		
x	76-5-107(1)(A)	THREAT OF VIOLENCE PLACE IN FEAR	MB	Y	\$690	\$0	N	90%	N	Y	S	repeal		
x	76-5-107(3)(A)	THREAT OF VIOLENCE	MB	Y	\$690	\$0	N	90%	N	Y		Line 1452 SB123		
x	76-5-107(1)(B)	THREAT OF VIOLENCE ACCOMPANIED BY FORCE OR VIOLENCE	MB	Y	\$690	\$0	N	90%	N	Y	S	repeal		
x	76-5-107.1(2)(B)(I)											repeal		
x	76-5-107.1(2)(B)(II)	THREAT AGAINST SCHOOLS - PREVENT/INTERRUPT OCCUPANCY	MB	Y	\$690	\$0	N	90%	N	Y	S	repeal		
x	76-5-107.1(2)(C)	THREAT AGAINST SCHOOLS - CAUSE OFFICIAL/VOLUNTEER TO TAKE ACTION	MC	Y	\$350	\$0	N	35%	N	Y	S	repeal		
x	76-5-107.1(3)(A)(II)	THREAT AGAINST SCHOOLS - PREVENT/INTERRUPT OCCUPANCY	MB	Y	\$690	\$0	N	90%	N	Y				
x	76-5-107.1(3)(A)(III)	THREAT AGAINST SCHOOLS - CAUSE OFFICIAL/VOLUNTEER TO TAKE AC	MC	Y	\$350	\$0	N	35%	N	Y				
x	76-5-107.3(1)(B)											Repeal		
x	76-5-107.3(3)(A)(III)	THREAT OF TERRORISM CAUSING OFFICIAL OR VOLUNTEER ACTION	MB	Y	\$690	\$0	N	90%	N	Y				
x	76-5-107.5	HAZING	MB	Y	\$690	\$0	N	90%	N	Y	S	Repeal		
x	76-5-107.5(3)	HAZING	MB	Y	\$690	\$0	N	90%	N	Y	S	Repeal		
x	76-5-109	CHILD ABUSE/NEGLECT	MB	Y	\$690	\$0	N	90%	N	Y	S	repeal		
x	76-5-109(3)	CHILD ABUSE PHYSICAL INJURY/PERMIT ANOTHER TO INFLECT INJURY	MB	Y	\$690	\$0	N	90%	N	N	S	repeal		
x	76-5-109.1	COMMISSION OF DOMESTIC VIOLENCE IN THE PRESENCE OF A CHILD	MB	Y	\$1,960	\$0	N	90%	N	Y	S	repeal		
x	76-5-109.1(2)(C)	DOM VIOL IN THE PRESENCE OF A CHILD	MB	Y	\$1,960	\$0	N	90%	N	Y	S	repeal		
x	76-5-111(3)	ABUSE OF A VULNERABLE ADULT	MC	Y	\$350	\$0	N	35%	N	Y	C	repeal		
x	76-5-111(4)(A)(I)											Repeal		
x	76-5-111(4)(A)(II)											Repeal		
x	76-5-111(4)(A)(III)											Repeal		
x	76-5-111(8)(B)	RECKLESS DIGNITY EXPLOITATION OF VULNERABLE ADULT BY CARETAKER	MB	Y	\$690	\$0	N	90%	N	Y	C	repeal		
x	76-5-111(9)(B)(IV)	CRIMINALLY NEGLIGENT FINANCIAL EXPLOITATION OF A VULNERABLE ADULT	MB	Y	\$690	0	N	90%	N	Y	S	repeal		
x	76-5-111.3(3)(A)(II)	RECKLESS PERSONAL DIGNITY EXPLOITATION OF VULNERABLE ADULT	MB	Y	\$1,960	\$0	N	90%				Line 2177		
x	76-5-114.4(3)(D)	FINANCIAL EXPLOITATION VULNERABLE ADULT - CRIM NEGLIGENCE	MB	Y	\$1,960	\$0	N	90%						
x	76-5-114(3)(B)	DOMESTIC VIOLENCE IN THE PRESENCE OF A CHILD	MB	Y	\$1,960	\$0	N	90%	N	Y				
x	76-5-303(2)	CUSTODIAL INTERFERENCE	MB	Y	\$690	\$0	N	90%	Y	Y	S	repeal		
x	76-5-303(3)(A)	CUSTODIAL INTERFERENCE	MB	Y	\$690	\$0	N	90%				Line 3179-3192	SB123	
x	76-5-304	UNLAWFUL DETENTION AND UNLAWFUL DETENTION OF A MINOR	MB	Y	\$690	\$0	N	90%	N	Y	S	repeal		
x	76-5-304(1)	UNLAWFUL DETENTION	MB	Y	\$690	\$0	N	90%	N	Y	S	repeal		
x	76-5-304(2)	UNLAWFUL DETENTION OF A MINOR	MB	Y	\$690	\$0	N	90%	N	Y	S	repeal		
x	76-5-304(3)	UNLAWFUL DETENTION AND UNLAWFUL DETENTION OF A MINOR	MB	Y	\$690	\$0	N	90%				Line 3248	SB123	
x	76-5-401	UNLAWFUL SEXUAL ACTIVITY WITH A MINOR	MB	Y	\$690	\$0	N	90%	N	Y	S	repeal		
x	76-5-401.3(2)(E)											Repeal		
x	76-5-401.3(2)(F)											Repeal		
x	76-5-401.3(2)(G)											Repeal		
x	76-5-401.3(2)(H)											Repeal		
*	76-5-401.3(3)(A)	UNLAWFUL SEXUAL ACTIVITY - AGE 17 ENGAGES WITH AGE 12/13	EA	Y	\$1,000	\$0	N	90%	N	N		Line 3664-3680	SB123	
*	76-5-401.3(3)(B)	UNLAWFUL SEXUAL ACTIVITY - AGE 16 ENGAGES WITH AGE 12	EA	Y	\$1,000	\$0	N	90%	N	N				
*	76-5-401.3(3)(C)	UNLAWFUL SEXUAL ACTIVITY - AGE 16 ENGAGES WITH AGE 13	MA	Y	\$500	\$0	N	90%	N	N				
*	76-5-401.3(3)(D)	UNLAWFUL SEXUAL ACTIVITY - AGE 14/15 ENGAGES WITH AGE 12	MA	Y	\$500	\$0	N	90%	N	N				
*	76-5-401.3(3)(E)	UNLAWFUL SEXUAL ACTIVITY - AGE 17 ENGAGES WITH AGE 14	MB	Y	\$270	\$0	N	90%	N	N		SB123 Replaces 76-5-401.3(2)(E) which has a fine amount of \$270. Please have UFS committee confirm fine amounts		
*	76-5-401.3(3)(F)	UNLAWFUL SEXUAL ACTIVITY - AGE 15 ENGAGES WITH AGE 13	MB	Y	\$270	\$0	N	90%	N	N		Replaces 76-5-401.3(2)(F) which has a fine amount of \$270. Please have UFS committee confirm fine amounts		
*	76-5-401.3(3)(G)	UNLAWFUL SEXUAL ACTIVITY - AGE 12/13 ENGAGES WITH AGE 12/13	MC	Y	\$180	\$0	N	25%	N	N		Replaces 76-5-401.3(2)(G) which has a fine amount of \$180. Please have UFS committee confirm fine amounts		

x	76-5-401-3(3)(H)	UNLAWFUL SEXUAL ACTIVITY - AGE 14 ENGAGES WITH AGE 18	MC	Y	\$180	\$0	N	25%	N	N	Replaces 76-5-401-3(2)(H) which has a fine amount of \$180. Please have UFS committee confirm fine amounts		
x	76-5-401(2)										Repeal		
x	76-5-401(3)(A)	UNLAWFUL SEXUAL ACTIVITY WITH A MINOR	MB	Y	\$690	\$0	N	90%	N	Y	Line 3520-3530		
x	76-7-202(1)	ENGAGE IN UNREGULATED CUSTODY TRANSFER	MB	Y	\$690	\$0	N	90%			HB0248 Line 1267		
x	76-8-504	WRITTEN FALSE STATEMENT	MB	Y	\$690	\$0	N	90%	N	Y	S	Repeal in favor of 76-8-504(2)(A)	
x	76-8-504(2)	WRITTEN FALSE STATEMENT W/INTENT TO DECEIVE PUBLIC SERVANT	MB	Y	\$690	\$0	N	90%	N	Y	S	Repeal in favor of 76-8-504(2)(A)	
x	76-8-504(2)(A)	WRITTEN FALSE STATEMENT	MB	Y	\$690	\$0	N	90%	N	Y		HB0229 Line 290 Renumbered from 76-8-504(1) Repealed and renumbered to 78B-7-806(1)(A) (already on UFS)	
x	77-36-2.5(1)	PERSONAL CONTACT WITH ALLEGED VICTIM BEFORE JAIL RELEASE	MB	Y	\$690	\$0	N	90%	N	Y	S	77-36-2.5(1) needs to be removed from UFS.	
x	77-36-2.5(1)(A)	CONTACTING DOMESTIC VIOLENCE VICTIM FROM CUSTODY	MB	Y	\$690	\$0	N	90%	N	Y	S	Repealed and renumbered to 78B-7-806(1)(A) (already on UFS) 77-36-2.5(1)(a) needs to be removed from UFS.	
x	77-38-609(5)	OBTAIN/DISCLOSE CONFIDENTIAL VICTIM ADDRESS	MB	Y	\$690	\$0	N	90%				HB0117 Line 451	
x	78B-24-203	PROHIBITED CUSTODY TRANSFER	MB	Y	\$690	\$0	N	90%				HB0219 Line 241	
x	78B-24-205	PROHIBITED SOLICITING OR ADVERTISING - TRANSFER OF CUSTODY	MB	Y	\$690	\$0	N	90%				HB0219 Line 268	
x	78B-7-407(2)	VIOLATION OF DATING VIOLENCE PROTECTIVE ORDER	MB	Y	\$670	\$0	N	90%				Repealed - renumbered to 78B-7-407 (MA) 78B-7-407(2) needs to be removed from UFS	
	78B-7-806(1)(A)	STATE OF UTAH CONTACT DOMESTIC VIOLENCE VICTIM FROM CUSTODY	MB	Y	\$690	\$0	N	90%				Committee voted not to Change description UFS needs to be updated.	check with Nikki about why this was suggested to change? Possible follow up with Michael about now law to cover arrest to release ?
x	79-2-404(4)	NATURAL RES CONTRACTOR CIRCUMVENT HEALTH INS COVERAGE REQ	IN	N	\$750	\$0	N	35%				SB0082 Line 3077 "Not new, but not currently in SMOT/UFS. Can committee please review offense description?"	
x	80-2-1005(7)(A)(I)	RELEASE OF CONFIDENTIAL DCFS INFO	MC	Y	\$350	\$0	N	35%	N	Y		HB0248 Line 5184 Replaces 62A-4A-412(4)	
x	80-2-1005(7)(A)(II)	REQUEST ANOTHER PERSON TO RELEASE CONFIDENTIAL DCFS INFO	MC	Y	\$350	\$0	N					HB0248 Line 5187	
x	80-2-1007(5)	UNLAWFUL REMOVAL OF DIVISION SERVICES PAYMENT RECORDS	MB	Y	\$690	\$0	N					HB0248 Line 5241	
x	80-2-609(2)(A)	FAILURE TO REPORT ABUSE OF A CHILD	MB	Y	\$690	\$0	N	90%	N	Y		HB0248 Line 3442 Replaces 62A-4A-411 Please have UFS committee confirm fine amount	
x	80-2-609(3)	THREATEN/INTIMIDATE SUBJECT OF CHILD ABUSE REPORT	MB	Y	\$690	\$0	N	90%				Line 3461	
x	80-5-601	HARBORING A RUNAWAY	MB	Y	\$690	\$0	N	90%	?	?		Utah Juvenile Code - effective 9/1/2021. Added as mandatory appearance but that should be reviewed by committee. Needs to be added to UFS. See Correspondence	
	80-5-601	UNLAWFULLY PROVIDE SHELTER TO A RUNAWAY	MB	Y	\$690	\$0	N	90%	N	Y		HB0248 Line 2444 Replaces 62A-4A-501(2)	

SPEEDING VIOLATIONS

The amounts below are provided as an examples to illustrate how ~~base~~ fine amounts are adjusted based on the miles per hour (MPH) over the speed limit for the given violation code

Violation Code	Description	Deflt Sev	Man Annr	Suggeste d Fine	Comp Credit	Non Mov	Surc h	DLD Rnt	BCI Rnt	Trn s	Comment
----------------	-------------	--------------	-------------	--------------------	----------------	------------	-----------	------------	------------	----------	---------

Speeding

41-6a-601	1-10 MPH Over Speed Limit	IN	N	\$130	\$0	N	35%	Y	N	C	
41-6a-601	11-15 MPH Over Speed Limit	IN	N	\$160	\$0	N	35%	Y	N	C	
41-6a-601	16-20 MPH Over Speed Limit	IN	N	\$210	\$0	N	35%	Y	N	C	
41-6a-601	21-25 MPH Over Speed Limit	IN	N	\$280	\$0	N	35%	Y	N	C	
41-6a-601	26-30 MPH Over Speed Limit	IN	N	\$380	\$0	N	35%	Y	N	C	
41-6a-601	31+ MPH Over Speed Limit	IN	Y	\$480	\$0	N	35%	Y	N	C	Add \$10 for every mph over 31

SPEEDING – 100+ MPH (SB0053-2022)

41-6a-601	16-20 MPH Over Speed Limit	IN	N	\$315 *	\$0	N	35%	Y	N	C	
41-6a-601	21-25 MPH Over Speed Limit	IN	N	\$420 *	\$0	N	35%	Y	N	C	
41-6a-601	26-30 MPH Over Speed Limit	IN	N	\$570 *	\$0	N	35%	Y	N	C	
41-6a-601	31+ MPH Over Speed Limit	IN	Y	\$720 *	\$0	N	35%	Y	N	C	Add \$10 for every MPH over 31

SPEEDING – IN A CONSTRUCTION ZONE

41-6A-209(2)(a)	1-10 MPH Over Speed Limit	IN	N	\$180 260	\$0	N	35%	Y	N	C	
41-6A-209(2)(a)	11-15 MPH Over Speed Limit	IN	N	\$230 320	\$0	N	35%	Y	N	C	
41-6A-209(2)(a)	16-20 MPH Over Speed Limit	IN	N	\$330 420	\$0	N	35%	Y	N	C	
41-6A-209(2)(a)	21-25 MPH Over Speed Limit	IN	N	\$480 560	\$0	N	35%	Y	N	C	
41-6A-209(2)(a)	26-30 MPH Over Speed Limit	IN	N	\$680 760	\$0	N	35%	Y	N	C	
41-6A-209(2)(a)	31+ MPH Over Speed Limit	IN	Y	\$880 960	\$0	N	35%	Y	N	C	Add \$20 for every MPH over 31

Speeding in a School Zone (1st Offense)

41-6a-604	0-9 MPH Over Speed Limit	MC	Y	\$150	\$0	N	35%	Y	N	C	
41-6a-604	10-19 MPH Over Speed Limit	MC	Y	\$250	\$0	N	35%	Y	N	C	
41-6a-604	20+ MPH Over Speed Limit	MC	Y	\$450	\$0	N	35%	Y	N	C	

Speeding in a School Zone (2nd or Subsequent Offense IN THREE YEARS)

41-6a-604	0-9 MPH Over Speed Limit	MC	Y	\$150	\$0	N	35%	Y	N	C	
41-6a-604	10-19 MPH Over Speed Limit	MC	Y	\$380	\$0	N	35%	Y	N	C	
41-6a-604	20+ MPH Over Speed Limit	MC	Y	\$790	\$0	N	35%	Y	N	C	

* This is NOT a suggested fine, but is instead a **minimum mandatory fine**, see Utah Code § 41-6a-601(4)(b).

Agenda

2022 UNIFORM FINE SCHEDULE

INTENT

It is the intent of the Uniform Fine Schedule to assist the sentencing judge in determining the appropriate fine to be imposed as a condition of the sentence in a particular case and to minimize disparity in sentencing for similar offenses and offenders. This schedule is not intended to supplant or to minimize a court's authority to impose a just sentence.

APPLICABILITY

These guidelines shall apply to all courts of record and not of record whenever a criminal fine may be imposed.

In determining whether a fine is appropriate to impose as a condition of the sentence for a public offense, a judge should consider several factors, including aggravating and/or mitigating circumstances set forth in the [Sentencing And Release Guidelines](#), Form 6, the cumulative effect of probation conditions, and the ability of the defendant to pay.

The amounts listed in the Uniform Fine Schedule may be used as a starting point for setting monetary bail as a condition of pretrial release, however, an individual's ability to pay must be considered consistent with [Appendix J](#) of the Code of Judicial Administration.

In those parking, traffic, and infraction cases where the defendant is not required to appear and is mailed a citation indicating the fine amount, pursuant to Utah Code of Judicial Administration Rule 4-701, the amount may be increased \$50 if the defendant fails to appear or to pay within fourteen days after receiving the citation. The amount may be increased by an additional \$75 if the defendant fails to appear or to pay within forty days after receiving the citation. For information on how to calculate the surcharge on delinquent enhancements, contact the Administrative Office of the Courts.

TRAFFIC RELATED OFFENSES

Overweight Violations

The assessing court shall retain the first \$50 of the fine for offenses under Utah Code sections 72-7-404 and 72-7-406. The remainder of the fine shall be paid in accordance with Utah Code section 78A-7-120. *See* Gross Weight Chart for fines.

Traffic

A \$30 accident fee may be added to traffic violations resulting in an accident.

In either adult or juvenile court, if an accident has occurred, it may be considered by the court as an aggravating circumstance, and the fine/amount for the cited offense (which caused the accident) may be increased by the indicated amount.

All traffic offenses involving personal injury or death require a MANDATORY APPEARANCE.

A credit of \$8 must be applied towards a fine imposed on any motor vehicle violation for the operator of a motorcycle or motor-driven cycle, class 3 electric assisted bicycle or auticycle not fully enclosed if the operator was 21 years old at the time of violation AND the operator was wearing protective head gear (Utah Code section 41-6a-1505), except for DUI offenses.

Nonresident Violator Compact

At the present time the following states are not members of the Nonresident Violator Compact (NRVC) and will not act on a request to suspend the driver's license of a person, who has been issued a traffic citation in the State of Utah and who failed to appear or contact the court on the citation: Alaska, California, Michigan, Montana, Oregon, and Wisconsin.

All other states, including the District of Columbia, are members of this compact and, with the exception of the following traffic offenses, will act on a request to suspend a driver license if the request reaches that state within six months of the date of the violation:

1. Those offenses requiring a mandatory appearance such as driving under the influence; failure to stop in the event of an accident causing death, personal injuries, or damage to property; and offenses that the directors of the compact have determined to require a mandatory appearance such as driving on suspension, driving on revocation, etc.
2. Parking or standing violations.
3. Highway weight limit violations.
4. Violations of the law governing the transportation of hazardous materials.

Because a request under the NRVC must reach a state within six months, it must be received by the Utah Driver License Division no later than 5 months after the issuance of the citation. There is no FTC in the NRVC, only FTAs. If partial payment is accepted by the court, that payment constitutes an appearance and the court cannot issue an FTC against the out-of-state driver.

PROCEEDING ON CITATION

Utah Code section 77-7-21 allows that in certain circumstances, a court may proceed with a matter on citation in lieu of an information. It states that where provided in the Uniform Fine Schedule, an individual may remit a fine without making a personal appearance before the court. Proceeding on citation, however, is permitted in limited cases and may not be allowed under circumstances specified in Utah Code section 77-7-21(1)(b).

For any class B or class C misdemeanor or any infraction listed as "Mandatory Appearance," the court may allow a defendant to voluntarily remit the fine and other penalties in lieu of appearance, unless the charge:

1. is a domestic violence offense;
2. is a DUI or driving with measurable controlled substance offense; or
3. appears to affect a victim or requires restitution.

For all other infractions, the court may allow the defendant to voluntarily remit the fine and other penalties in lieu of appearance.

SENTENCING

The felony matrix and misdemeanor matrix are guidelines for assessing penalties and fines after adjudication of a case requiring a mandatory appearance. The matrices include a broad range of fines from the statutory maximum to a base minimum within each category of offense. The matrices are to be used in conjunction with the criminal history assessment criteria. From the base financial sanction in each category, the schedules provide an escalation of the fine in correlation with the points accumulated in the criminal history criteria. The matrices also specify when both incarceration and a fine may be appropriate. Pre-sentence investigation reports include the criminal history data necessary to place the defendant's case on the matrix. In those cases where a pre-sentence report is not available, a defendant's criminal history should be verified before placing the defendant's case on the matrix. The defendant's ability to pay should be considered in determining whether or not to impose a fine and, if a fine is imposed, in establishing a payment plan.

CRIMINAL HISTORY ASSESSMENT FOR USE IN SENTENCING

The General Disposition Matrix, consistent with the Utah [Sentencing and Release Guidelines](#) (Forms 1 & 5), classifies a defendant's criminal history in 5 categories from excellent (0-3 points), good (4-7 points), moderate (8-11 points), fair (12-15 points), and poor (16+ points). The appropriate classification is determined by summing points assessed in the Criminal History Scoring Section of Forms 1 & 5 of the Utah Adult Sentencing and Release Guidelines.

In assessing fines for Class A and B Misdemeanor offenses, excluding statutorily mandated fine amounts, the criminal disposition matrix is as follows:

GENERAL DISPOSITION MATRIX		
Misdemeanors		
CRIMINAL HISTORY	Class A Misdemeanors	Class B Misdemeanors
	Persons or Drugs	Persons or Drugs
POOR	\$2,500	\$1,000
FAIR	\$2,010	\$860
MODERATE	\$1,510	\$660
GOOD	\$1,010	\$460
EXCELLENT	\$510	\$260

THE AMOUNTS IN THIS MATRIX DO NOT INCLUDE THE SURCHARGE.

Additional Considerations in Assessing Fines:

- Fines for Class C Misdemeanors may be assessed from \$100 to \$750 using the same classification considerations per Utah Code section 76-3-301.
- Consider Jail on 2nd Offense.

- Fines for infractions may be assessed from \$0 to \$500.
- Credit is allowed towards fines for time served in jail at the rate of \$100 day.
- Credit is allowed towards fines for community service at a rate of not less than \$10/hr., per Utah Code section 76-3-301.7.

2022 UNIFORM FINE SCHEDULE

ANY OFFENSE NOT SPECIFICALLY NAMED ON THE FINE SCHEDULE AND NOT CONTAINED IN A SPECIFIC FINE SCHEDULE SHALL BE AS FOLLOWS:		
<u>FELONIES</u>	<u>FINE</u>	<u>COMMENTS</u>
<ul style="list-style-type: none"> • 1st degree with minimum mandatory sentence 	\$25,000	Mandatory Appearance
<ul style="list-style-type: none"> • Other 1st degree 	\$20,000	Mandatory Appearance
<ul style="list-style-type: none"> • 2nd degree 	\$10,000	*Mandatory Appearance
<ul style="list-style-type: none"> • 3rd degree 	\$5,000	*Mandatory Appearance
<u>MISDEMEANORS OTHER THAN LOCAL ORDINANCES</u>	Recommended/Maximum	
<ul style="list-style-type: none"> • Class A 	\$1960/ 2500	*Mandatory Appearance
<ul style="list-style-type: none"> • Class B 	\$690/1000	*Mandatory Appearance
<ul style="list-style-type: none"> • Class C 	\$350/ 750	
<ul style="list-style-type: none"> • Infractions 	**\$110/750	
<u>LOCAL ORDINANCES</u>	Recommended/Maximum	
<ul style="list-style-type: none"> • Class B 	\$350/1000	*Mandatory Appearance
<ul style="list-style-type: none"> • Class C 	\$180/750	
<ul style="list-style-type: none"> • Infractions 	\$110/750	

* Unless otherwise authorized by Utah Code of Judicial Administration, Rule 7-301 and Utah Code section 77-7-21

** On an infraction, defendant cannot be held in jail in lieu of posting the fine.

***Local ordinances are subject to security surcharge.

****The amounts listed in the Uniform Fine Schedule may be used as a starting point for setting monetary bail as a condition of pretrial release, however, an individual's ability to pay must be considered consistent with [Appendix J](#) of the Code of Judicial Administration.

2022 DUI Fine Table

Utah Code section 41-6a-505 outlines minimum mandatory fines that must be imposed upon conviction for driving under the influence of alcohol, drugs, or a combination of both. In addition to these fines, Utah Code section 51-9-401 requires that a 90% criminal surcharge be paid on each fine imposed by the court. Finally, Utah Code requires that a

security surcharge be assessed in addition to any fine or other surcharge: \$53 in district court (Utah Code § 78A-2-601) and \$60 in justice court (Utah Code § 78A-7-122). The tables below outline these amounts.

	In District Court	In Justice Court
MISDEMEANOR DUI First Conviction	\$1,383	\$1,390
Minimum Mandatory Fine <i>41-6a-505(1)(a)(v) and (3)(a)(v)</i>	\$700	
Criminal Surcharge (90%) <i>51-9-401(1)(b)(i)(C)</i>	\$630	
Security Surcharge <i>District: 78A-2-601(1); Justice: 78A-7-122(1)</i>	\$53	\$60

	In District Court	In Justice Court
MISDEMEANOR DUI Prior Conviction within 10 Years	\$1,573	\$1,580
Minimum Mandatory Fine <i>41-6a-505(5)(a)(v) and (7)(a)(v)</i>	\$800	
Criminal Surcharge (90%) <i>51-9-401(1)(b)(i)(C)</i>	\$720	
Security Surcharge <i>District: 78A-2-601(1); Justice: 78A-7-122(1)</i>	\$53	\$60

	In District Court
FELONY DUI (if prison is suspended and probation ordered)	\$2,903
Minimum Mandatory Fine <i>41-6a-505(9)(a) and (11)(a)</i>	\$1,500
Criminal Surcharge: 90% <i>51-9-401(1)(b)(i)(C)</i>	\$1,350
Security Surcharge <i>78A-2-601(1)</i>	\$53

Judges may find the [Utah DUI Statutory Overview](#) to be a convenient sentencing tool. This document is maintained by the Utah Substance Use and Mental Health Advisory (USAHV+) Council.

Note –The DUI Statutory Overview is not maintained by the courts or approved by the Judicial Council and may not be current. Please refer to current statutes to validate accuracy.

GUIDE TO THE UNIFORM FINE SCHEDULE

The Uniform Fine Schedule is published in both .pdf (Adobe Acrobat) and .xls (Excel) file formats. The .pdf format is organized for ease of printing and the .xls format has been provided for ease in sorting. You can access these files at:

<https://www.utcourts.gov/rules/view.php?type=ucja&rule=10C>

Violation Code Column (Violation Code)

The code for the violation is based on Utah statute.

Description Column (Description)

Description of the applicable violation.

Mandatory Appearance Column (Man App)

This column is marked Y (Yes) if a court appearance is required to resolve this offense or N (No) if no appearance is necessary and the offense can be resolved by paying the designated fine.

Default Severity Column (Deflt Sev)

The severity of the offense as determined by statute.

Suggested Fine Column, Includes Security Surcharge (\$60) (Suggest Fine)

The total Suggested Fine and Security Surcharge. This includes the \$60 security surcharge for justice courts.

Compliance Credit Column (Comp Credit)

This is the amount of credit given for complying with violation requirements prior to resolving the offense. The "Comment" column describes the compliance required.

Non-Moving Traffic Column (Non Mov)

This column is marked Y (Yes) if the offense is a non-moving traffic violation and N (No) if the offense is not a non-moving traffic violation. No surcharge should be imposed in non-moving traffic offenses. The Utah Judicial Council, through the designated Uniform Fine Committee, has the responsibility to define which offenses are moving and which are non-moving. They have established definitions as follows: Moving violations involve an act or omission dealing with the actual driving of the motor vehicle, *e.g.*: failure to yield, speeding. Non-moving violations encompass status or conditions of the vehicle or driver license violations, *e.g.*: not registered, not licensed, broken equipment.

Surcharge Column (Surch)

Utah Code section 51-9-401(1)(a) provides that “[a] surcharge shall be paid on all criminal fines, penalties and forfeitures imposed by the courts.” It also provides that “[t]he surcharge shall be (i) 90% upon conviction of a (A) felony; (B) class A misdemeanor; (C) violation of Title 41, Chapter 6a, Part 5, Driving Under the Influence and Reckless Driving; or (D) class B misdemeanor not classified within Title 41, Motor Vehicles, including violation of comparable county or municipal ordinances, or (ii) 35% upon conviction of any other offense, including violation of county or municipal ordinances not subject to the 90% surcharge.” Under the statute, a surcharge may not be imposed: “(a) upon non-moving traffic violations; (b) upon court orders

when the offender is ordered to perform compensatory service work in lieu of paying a fine; and (c) upon penalties assessed by the juvenile court as part of the non-judicial adjustment of a case under Section 78A-6-602.”

Report to Driver License Division Column (DLD Rpt)

This column will be marked Y (Yes) if the offense is reportable to the Utah Driver License Division and N (No) if not reportable. All states and the Canadian Provinces are members of the compact that shares information regarding convictions for traffic violations. If the convicted violator has a Utah, an out-of-state, or a Canadian driver license, a record of a conviction for an offense with a “Y” in this column will be sent to the Utah Driver License Division within 10 days of the conviction or bail forfeiture. *See* Utah Code section 77-7-25 and Utah Code section 53-3-218.

A plea in abeyance in Utah will not assess points to a driving record. A plea in abeyance may be handled differently in the motorist’s home state.

Plea in Abeyance

For a Utah non-CDL (commercial driver license) driver:

A plea in abeyance does not assess points on the driver’s motor vehicle record (MVR).

For a CDL (commercial driver license) driver:

A plea in abeyance will be reflected as a citation on the MVR for a CDL driver because federal law prohibits the Driver License Division (DLD) from masking or deferring judgment for a traffic citation for CDL drivers. If the violation requires a mandatory CDL license disqualification, DLD will also take action on an abeyance.

For a non-resident, non-CDL driver:

A plea in abeyance disposition may or may not result in assessed points on a license issued in a NRVC (Non-Resident Violator Compact) state. Drivers should contact their home state driver license division to determine if a plea in abeyance disposition in Utah will be recognized as a conviction or a diversion.

Report to Bureau of Criminal Identification Column (BCI Rpt)

This column will be marked Y (Yes) if the offense is reportable to the Utah Bureau of Criminal Identification (BCI) and N (No) if it is not reportable. Offenses are determined reportable by the Utah Bureau of Criminal Identification.

Transportation Code (Trns)

This column is used to designate transportation requirements for individuals arrested in a county other than the county from which the warrant was issued. (Utah Code of Judicial Administration Rule 4-613.)

C - Requires transportation only within the county.

S - Requires transportation within the state.

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

- felonies.
- class A misdemeanors.
- class B misdemeanors charged under Utah Code, Title 76, Chapter 5 (Offenses Against the Person), Title 76, Chapter 10, Part 5 (Weapons), and Title 41, Chapter 6a, Part 5 (Driving Under the Influence and Reckless Driving).

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

- class B misdemeanors not included in the felony, class A and B Misdemeanors noted above.
- class C misdemeanors.

Comment Column (Comments)

This field may contain comments regarding offense codes.

Violation Code	Description	Deflt Sev	Man App	Suggested Fine	Comp Credit	Non Mov	Surch	DLD Rpt	BCI Rpt	Trns	Comments		
9-4-612	FRAUDULENTLY OBTAIN HOUSING BENEFITS	MB	Y	\$690	\$0	N	90%	N	Y	S			
9 7 214	INTENTIONALLY DEFACING, DESTROYING, OR REFUSING TO RETURN STATE LIBRARY PROPERTY	MB	N	\$680	\$0	N	90%	N	Y	C			
9-8-305	EXCAVATE/REMOVE ARCHEOLOGICAL RESOURCE W	MB	Y	\$1,950	\$0	N	90%	N	Y	S			
9 9 211	HUNTING, TRAPPING OR FISHING ON RESERVATION	MB	N	\$680	\$0	N	90%	Y	Y	C			
10-3-1304	USE OF PUBLIC OFFICE FOR PERSONAL BENEFIT	MB	Y	\$690	\$0	N	90%	N	Y	C			
10-3-1305	UNLAW COMPENSATION TO ELECTED OFFICIAL	MB	Y	\$690	\$0	N	90%	N	Y	C			
10 3 908	CITY ENGINEER RECORD VIOLATION	MB	N	\$680	\$0	N	90%	Y	Y	C			
10-9A-611	SALE OF SUBDIVIDED LAND BEFORE SUBDIVISION IS APPROVED	IN	N	\$350	\$0	N	35%	N	Y	C			
10-9A-802(2)(B)	BUILDING WITHOUT A PERMIT	IN	N	\$350	\$0	N	35%	N	N	C			
11 1 6	LOCAL TAXING UNIT VIOLATION	MB	N	\$680	\$0	N	90%	Y	Y	C			
11-6-1	FAIL TO KEEP PAWNBROKER RECORDS	MB	Y	\$690	\$0	N	90%	N	Y	C			
11 6-3	PAWNBROKER RECORDS VIOLATION	MB	N	\$680	\$0	N	90%	Y	Y	C			
13-10-4(1)	TRANSFER OF RECORDED MATERIAL FOR PROFIT	MB	Y	\$690	\$0	N	90%	N	Y	C			
13-10-4(2)	UNLAW SALE/DISTRIBUTE RECORDED MATERIAL	MB	Y	\$690	\$0	N	90%	N	Y	C			
13-10-4(3)	UNAUTHORIZED RECORDING PRACTICES - EQUIPMENT RENTAL	MB	Y	\$690	\$0	N	90%	N	Y	C			
13-10-6	UNAUTHORIZED RECORDING	MB	N	\$690	\$0	N	90%	Y	Y	C			
13-10-8	FAIL TO DISCLOSE ORIGIN OF A RECORDING	MB	Y	\$690	\$0	N	90%	N	Y	C			
13-13-7	FAILURE TO PAY AS DIRECTED IN MOTION PICTURES ACT	IN	N	\$110	\$0	N	35%	N	N	C			
13-19-2	COMMERCIAL SHOPPING CART RETRIEVAL VIOLATION	IN	N	\$110	\$0	N	35%	N	N	C			
13-22-13	UNLAWFUL SOLICITATION TACTICS	MB	Y	\$690	\$0	N	90%	N	Y	C			
13-22-4(1)	UNLAWFUL CHARITABLE SOLICITATION	MB	Y	\$690	\$0	N	90%	N	Y	C			
13-22-5	ORGANIZATION REGISTRATION REQUIRED	MB	Y	\$690	\$0	N	90%	N	Y	C			
13-23-7(2)(A)	VIOLATION OF HEALTH SPA SERVICES ACT	MB	N	\$690	\$0	N	90%	N	N				
13-26-8(1)(A)(U)	TELEPHONE SOLICITOR PROHIBITED PRACTICES	MB	Y	\$690	\$0	N	90%	N	Y				
13-26-11	TELEPHONE FRAUD/SOLICITATION	MB	Y	\$690	\$0	N	90%	N	Y	C			
13-32-103	PROHIBITED SALES - SWAP MEET	IN	N	\$210	\$0	N	35%	N	Y	C			
13-32-104	RETENTION OF RECEIPTS & TRANSACTIONS - SWAP MEET	IN	N	\$210	\$0	N	35%	N	Y	C			
13-32-105	FALSIFY/DESTROY RECORDS/RECEIPTS - SWAP MEET VENDOR	IN	N	\$350	\$0	N	35%	N	Y	C			
13-32A-104	REGISTER TO BE MAINTAINED/IDENTIFY ITEMS/PROHIBIT PAWN/SELL	MB	Y	\$690	\$0	N	90%	N	Y	C			
13-32A-104(3)	FAIL TO MAINTAIN REGISTER OR SALE CERTAIN PROP WHEN PROHIBIT	MB	Y	\$690	\$0	N	90%	N	N	C			
13-32A-104.6	FAIL TO MAINTAIN TICKET BY AUTO RECYCLING KIOSK OPERATOR	MB	N	\$690	\$0	N	90%						
13-32A-104.7	CATALYTIC CONVERTER PURCHASER FAIL TO DOCUMENT DATABASE INFO	MB	Y	\$690	\$0	N	90%						
13-32A-106	PAWN BUSINESS FAIL TO SUBMIT OR MAINTAIN INFORMATION	MB	Y	\$690	\$0	N	90%	N	N	C			
13-32A-106.5(3)(A)	CONFIDENTIALITY OF PAWN AND PURCHASE TRANSACTIONS	MB	Y	\$690	\$0	N	90%	N	Y	C			
13-32A-108	PAWN BROKER POLICE RETENTION OF RECORDS VIOLATION	MB	Y	\$690	\$0	N	90%	N	N	C			
13-32A-109	HOLDING PERIOD FOR ARTICLES IN PAWN	MB	Y	\$690	\$0	N	90%	N	N	C			
13-34-107(1)	POSTSECONDARY PROPRIETY SCHOOL VIOLATION	MB	Y	\$690	\$0	N	90%	N	Y	C			
13-39-301(1)(A)	CHILD PROTECTION REGISTRY VIOLATION - FIRST OFFENSE	MB	Y	\$690	\$0	N	90%	N	Y	C			
17-23-15	REMOVAL OR DESTRUCTION OF GOV SURVEY MONUMENT	MC	N	\$350	\$0	N	35%	N	Y	C			
17-23-17(2)(A)(U)	FAILURE TO FILE MAP OF BOUNDARY SURVEY	MC	N	\$280	\$0	N	35%	N	Y	C			
17-30-22	POLITICAL COMPENSATION ACTIVITY VIOLATION	MB	N	\$690	\$0	N	90%	Y	Y	C			
17-43-308	SHOCK TREATMENT, LOBOTOMY, OR SURGERY VIOLATION	MB	N	\$690	\$0	N	90%	Y	Y	C			
17B-2A-818.5(4)	PUBLIC TRAN CONTRACTOR CIRCUMVENT HEALTH INS COVERAGE REQ	IN	N	\$750	\$0	N	35%						
17B-2A-821	FAILURE TO PAY FARE	IN	N	\$110	\$0	N	35%	N	Y	C			
19-1-206(4)	DEPT GOV OP CONTRACTOR CIRCUMVENT HEALTH INS COVERAGE REQ	IN	N	\$750	\$0	N	35%						
19-4-109(7)(A)	REIMBURSEMENT FOR EXPENSES VIOLATION	MB	N	\$690	\$0	N	90%	N	Y	C			
20A-11-101.7(1)	CONCEALING CONTRIBUTORS IDENTITY ON CAMPAIGN CONTRIBUTION	MB	N	\$110	\$0	N	90%	N	Y	C			
20A-11-101.7(2)	CONCEALING CONTRIBUTORS IDENTITY ON CAMPAIGN CONTRIBUTION	MB	N	\$110	\$0	N	90%	N	Y	C			
20A-11-1103	FALSE STATEMENTS/RE-CANDIDATES FORBIDDEN	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-11-1305(2)(C)	FAIL TO FILE STATEMENT- STATE SCHOOL BOARD CANDIDATE	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-11-1305(3)(C)	FAIL TO FILE STATEMENT- LOCAL SCHOOL BOARD CANDIDATE	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-11-1604	FAIL TO DISCLOSE CONFLICT OF INTEREST/COMPLY WITH REPORTING	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-11-1605(4)(A)	REGULATED OFFICEHOLDER FAIL TO FILE FINANCIAL DISCLOSURE	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-11-603(1)(A)	FAIL TO FILE PAC FINANCIAL STATEMENT BEFORE DEADLINE	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-11-603(4)(A)	FAIL TO FILE OR AMEND A STATEMENT WITHIN 14 DAYS OF NOTICE	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-11-803(1)(A)	FAIL TO FILE PIC FINANCIAL STATEMENT BEFORE DEADLINE	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-11-803(4)(A)	FAIL TO FILE OR AMEND A STATEMENT WITHIN 14 DAYS OF NOTICE	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-1-604	DESTROYING ELECTION PARAPHERNALIA	IN	Y	\$350	\$0	N	35%	N	Y	C			
20A-1-606(2)	NON-CANDIDATE WAGERING ON ELECTIONS	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-1-606(3)	WAGER ON ELECTION WITH INTENT TO PREVENT VOTE	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-1-607	INDUCING ATTENDANCE AT POLLS-PAYMENT OF WORKERS	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-1-608	PROMISE OF APPOINTMENT TO OFFICE IN ORDER TO AID CANDIDATE	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-1-610	AID, ABET VIOLATIONS OF VOTING CODE	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-2-301(5)	FAIL TO DELIVER VOTER REGISTRATION	MB	N	\$690	\$0	N	90%	N	Y	C			
20A-3A-403(2)	FRAUDS AND MALFEASANCE IN VOTING BY ELECTION OFFICER	MB	N	\$690	\$0	N	90%	N	Y	C			

20A-3A-501	PROHIBITED VOTING ACTIVITY	MB	N	\$690	\$0	N	90%	N	Y	C			
20A-3A-502	INTIMIDATION/UNDUE INFLUENCE FOR VOTE OR REFRAIN FROM VOTE	MB	N	\$690	\$0	N	90%	N	Y	C			
20A-3A-503	EMPLOYER INFLUENCE OF EMPLOYEE'S VOTE	MB	N	\$690	\$0	N	90%	N	Y	C			
20A-3A-504	ALLOW BALLOT SHOW W/INTENT TO REVEAL VOTE- INTERFERE W/VOTER	MC	N	\$350	\$0	N	35%	N	Y	C			
20A-3A-506	FALSE INFORMATION OR PROVISIONAL BALLOT ENVELOPE	MB	N	\$690	\$0	N	90%	N	Y	C			
20A-11-206(6)(C)(I)	FAIL TO FILE OR AMEND REPORT BY STATE OFFICE CANDIDATE	MB	N	\$690	\$0	N	90%	N	Y	C			
20A-11-305(6)(C)(I)	FAIL TO FILE OR AMEND REPORT BY LEGISLATIVE OFFICE CANDIDATE	MB	N	\$690	\$0	N	90%	N	Y	C			
20A-11-1305(6)(C)(I)	FAIL TO FILE OR AMEND REPORT BY SCHOOL BOARD OFFICE CANDIDATE	MB	N	\$680	\$0	N	90%	N	Y	C			
20A-17-102	REMOVE, ALTER, DEFACE, VANDALIZE A CAMPAIGN SIGN	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-17-102(1)	REMOVE, ALTER, DEFACE, VANDALIZE A CAMPAIGN SIGN	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-3-109(3)	INSTRUCTING VOTER	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-3-502	INTIMIDATION/UNDUE INFLUENCE FOR VOTE OR REFRAIN FROM VOTE	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-3-503	EMPLOYER INFLUENCE OF EMPLOYEE'S VOTE	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-3-504	ALLOW BALLOT SHOW W/INTENT TO REVEAL VOTE- INTERFERE W/VOTER	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-3-506	FALSE INFORMATION ON PROVISIONAL BALLOT ENVELOPE	MB	Y	\$690	\$0	N	90%	N	Y	C			
20A-7-104	VIOLATION OF SIGNATURE GATHERERS REQUIREMENTS	MB	N	\$690	\$0	N	90%	N					
20A-11-403	OFFICEHOLDER FAIL TO FILE SUMMARY RPRT W/IN 7 DAYS OF NOTICE	MB	N	\$690	\$0	N	90%	N	Y	C			
23-13-13	COMMERCIALIZATION OF WILDLIFE UNLAWFUL	MB	N	\$690	\$0	N	90%	N	Y	C			
23-13-4	CAPTIVITY OF PROTECTED WILDLIFE UNLAWFUL	MB	N	\$690	\$0	N	90%	N	Y	C			
23-13-5	IMPORTATION OR EXPORTATION OF PROTECTED WILDLIFE	MB	N	\$690	\$0	N	90%	N	N	C			
23-15-4	FISH SCREEN INSTALLMENT VIOLATION	MB	N	\$690	\$0	N	90%	Y	Y	C			
23-15-9	POSSESSION/TRANSPORTATION OF LIVE PROTECTED AQUATIC WILDLIFE	MB	Y	\$300	\$0	N	90%	N	N	C			
23-19-1	POSSESS OF LICENSES, CERT OF REGIST, PERMITS, AND TAGS REQ	MB	N	\$300	\$0	N	90%	N	N	C			
23-19-1(1)	POSSESSION OF LICENSES, CERT OF REGIST, PERMITS AND TAGS REQ	MB	N	\$300	\$0	N	90%	N	N	C			
23-19-1(2)	USE/TRANSFER/LEND HUNTING OR FISHING LICENSE/PERMIT/REGIS	MB	N	\$300	\$0	N	90%	N	N	C			
23-19-15	WILDLIFE AGENT VIOLATION	MB	Y	\$690	\$0	N	90%	N	N	C			
23-19-5	LICENSE, PERMIT, TAG, COR OBTAINED BY FRAUD, DECEIT, MISREPRESENT	MB	N	\$300	\$0	N	90%	N	N	C			
23-19-8	PROHIBITED USE OF UNSIGNED DOCUMENTS	MB	N	\$690	\$0	N	90%	N	N	C			
23-19-9(10)	UNLAWFUL PURCHASE OF A LICENSE WHILE ON REVOCATION	MB	Y	\$690	\$0	N	90%	N	Y	C			
23-20-13	DESTROYING SIGNS OR PROPERTY OF DWR	MB	N	\$490	\$0	N	90%	N	Y	C			
23-20-14(2)(A)	TRESPASSING DURING WILDLIFE RELATED ACTIVITY	MB	N	\$260	\$0	N	90%	N	Y	C			
23-20-14(2)(D)	WRONGFUL POSTING OF PROPERTY	MB	N	\$690	\$0	N	90%	N	N	C			
23-20-15	DESTRUCTION OF PRIVATE PROPERTY	MB	N	\$490	\$0	N	90%	N	Y	C			
23-20-18	INTERFERING WITH AN OFFICER	MB	N	\$690	\$0	N	90%	N	Y	C			
23-20-19	FAIL TO STOP AT DWR ROADBLOCK OR CHECKING STATION	MB	N	\$370	\$0	N	90%	N	N	C			
23-20-20	CHILDREN ACCOMPANIED BY ADULTS WHILE HUNTING WITH WEAPON	MB	Y	\$650	\$0	N	90%	N	Y	C			
23-20-23	AIDING OR ASSISTING VIOLATION UNLAWFUL	MC	Y	\$350	\$0	N	35%	N	Y	C			
23-20-25	FAILURE TO PRODUCE LICENSE, DEVICE, AND WILDLIFE UPON DEMAND	MB	N	\$220	\$0	N	90%	N	Y	C			
23-20-29	UNLAWFUL INTERFERENCE WITH LEGAL HUNTERS/HUNTING ACTIVITY	MB	N	\$690	\$0	N	90%	N	N	C			
23-20-3	TAKE, TRANSFER, SELL, PURCHASE PROTECTED WILDLIFE	MB	Y	\$690	\$0	N	90%	N	Y	C			
23-20-3(1)(C)	ILLEGAL TAKE, TRANSPORT, SELL OR PURCHASE PROTECTED WILDLIFE	MB	Y	\$690	\$0	N	90%	N	N	C			
23-20-3(1)(G)	WANTON DESTR PROT WILDLIFE - OUT OF SEASON, BOUNDARIES, TIME	MB	Y	\$300	\$0	N	90%	N	N	C			
23-20-3.5	UNLAWFUL TAKING OF PROTECTED WILDLIFE WHILE TRESPASSING	MB	Y	\$690	\$0	N	90%	N	Y	C			
23-20-30	TAGGING REQUIREMENT VIOLATION	MB	Y	\$690	\$0	N	90%	N	N	C			
23-20-31	FAILURE TO WEAR SPECIFIED AMOUNT OF HUNTER ORANGE	MB	N	\$180	\$0	N	90%	N	N	C			
23-20-31(2)	FAILURE TO WEAR SPECIFIED AMOUNT OF HUNTER ORANGE	MB	N	\$180	\$0	N	90%	N	N	C			
23-20-4	WANTON DESTRUCTION OF PROTECTED WILDLIFE	MB	Y	\$690	\$0	N	90%	N	Y	C			
23-20-8	WASTE OF WILDLIFE	MB	N	\$690	\$0	N	90%	N	N	C			
23-23-10	HUNTING ON COOP WILDLIFE MANAGEMENT UNIT WITHOUT A PERMIT	MB	Y	\$300	\$0	N	90%	N	N	C			
23-27-201(1)(A)	POSSESS/IMPORT/EXPORT/SHIP OR TRANSPORT DREISSENA MUSSEL	IN	N	\$110	\$0	N	35%	N	Y	C			
23-27-201(1)(B)	RELEASE/PLACE/PLANT/ DREISSENA MUSSEL IN WATER BODY	IN	N	\$110	\$0	N	35%	N	N	C			
23-27-201(1)(C)	TRANSPORT A CONVEYANCE/EQUIPMENT HAS BEEN IN INFESTED WATER	IN	N	\$110	\$0	N	35%	N	N	C			
23-27-201(4)	PASS/TRAVEL TO STATION/CHECKPNT W/OUT PRESENTING CONVEYANCE	MB	Y	\$690	\$0	N	90%	N	N	C			
23-27-306	FAIL TO REMOVE DRAIN PLUG OR SIMILAR DEVICE DURING TRANSPORT	MC	N	\$340	\$0	N	35%	N	N	C			
26-15-13(4)	VIOLATE TANNING REGULATION - MINORS NEED WRITTEN PERMISSION	IN	N	\$350	\$0	N	35%	N	N	C			
26-15-13(7)(B)	MISREPRESENT TO TANNING FACILITY THAT PERSON IS 18 OR OLDER	IN	N	\$350	\$0	N	35%	N	Y	C			
26-20-7	FALSE CLAIMS FOR MEDICAL BENEFITS	MB	Y	\$690	\$0	N	90%	N	Y	C			
26-2-16(5)	SIGN DEATH CERTIF WHERE SIGNATURE OF FUNERAL DIR REQUIRED	MB	Y	\$690	\$0	N	90%	N	Y	C			
26-23-3	DISOBEYING PUBLIC HEALTH LAWS	MB	Y	\$690	\$0	N	90%	N	Y	C			
26-23-5(1)	FALSE STMTNT TO VITAL RECORDS BY FILING CERT/RECORD/REPORT	MB	Y	\$690	\$0	N	90%	N	Y	C			

26-23-5(2)	MAKE/ALTER/MUTILATE CERTIFICATE RECORD W/ INTENT TO DECEIVE	MB	Y	\$690	\$0	N	90%	N	Y	C			
26-23-5(3)	OBTAIN/USE/SELL/FURNISH CERTIFICATE/RECORD INC. COUNTERFEITS	MB	Y	\$690	\$0	N	90%	N	Y	C			
26-23-5(4)	POSSESS RECORD/CERTIFICATE/REPORT KNOWN TO BE STOLEN	MB	Y	\$690	\$0	N	90%	N	Y	C			
26-23-5(5)	IMPROPER REMOVAL OF DECEASED PERSON	MB	Y	\$690	\$0	N	90%	N	Y	C			
26-4-8	IMPROPER PROCEDURE-DISCOVERY OF DEAD BOD	MB	Y	\$690	\$0	N	90%	N	Y	C			
26-4-9(2)(A)	CLEAN/EMBALM BODY W/OUT PERMISSION OF MEDICAL EXAMINER	MB	N	\$690	\$0	N	90%	N					
26-4-10(1)(a)	CERTIFICAION OF CAUSE OF DEATH BY UNAUTHORIZED INDIVIDUAL	MB	N	\$690	\$0	N	90%						
26-4-10(2)(a)	KNOWINGLY GIVE FALF INFO TO MISLEAD ME OR ME DESIGNEE	MB	N	\$690	\$0	N	90%						
26-61A-103(7)(B)	NEG/RECKLESSLY RELEASE INFO FROM STATE ELEC VERIF SYSTEM	MC	N	\$350	\$0	N	35%	N	Y	C			
26-61A-204(1)(A)	CARDHLDR POSSESS MEDICAL CANNABIS W/O CARRYING CARD	IN	N	\$110	\$0	N	35%	N	Y	C			
26-61A-204(1)(C)(I)	CARDHLDR POSS MED CANNABIS -> LGL LIMIT & =< 2X LGL LIMIT	IN	N	\$110	\$0	N	35%	N	Y				
26-61A-204(1)(C)(II)	CRDHLDR POSS MED CANNABIS -> LGL LMT & =< LGL LMT 2ND OFF	MB	N	\$1,010	\$0	N	90%	N	Y				
26-61A-204(2)(D)(I)	CARDHLDR POSS MED CANNABIS -> LGL LIMIT & =< 2X LGL LIMIT	IN	N	\$110	\$0	N	35%	N	Y				
26-61A-204(2)(D)(II)	MEDICAL CANNABIS CARDHOLDER VIOLAT - PUBLIC VIEW - 2ND/SUBSQ	MB	N	\$1,010	\$0	N	95%	N	N				
26-61A-204(1)(E)	NON-RES PATIENT POSS MED CANNABIS NOT IN MEDICINAL FORM	IN	N	\$110	\$0	N	35%	N	Y				
26-61A-204(2)(C)(I)	CARDHLDR POSSESS MED CANNABIS -> LEGAL LIMIT AND =< 2X LEGAL LIMIT	IN	N	\$110	\$0	N	35%	N	Y	C			
26-61A-204(2)(C)(II)	CARDHLDR POSSESS MED CANNABIS -> LEGAL LIMIT AND =< 2X LEGAL LIMIT 2ND + OFF	MB	N	\$1,010	\$0	N	35%	N	Y	C			
26-61A-204(2)(E)(I)	NON-RES PATIENT POSS MED CANN NOT IN MEDICINAL FORM	IN	N	\$110	\$0	N	35%	N	Y	C			
26-61A-204(2)(E)(II)	NON-RES PATIENT POSS MED CANN NOT IN MEDICINAL FORM 2ND + OFF	MB	N	\$690	\$0	N	35%	N	Y	C			
26-61A-605(6)(A)	TRANSPORT MED CANNABIS SHIPMENT W/O REQUIRED MANIFEST	IN	N	\$110	\$0	N	35%	N	Y	C			
26-61A-702(7)(A)	UTAH MEDICAL CANNABIS ACT VIOLATION	IN	N	\$110	\$0	N	35%						
26-8A-502(6)	SUMMON AN AMBULANCE/EMERGENCY RESPONSE WHEN NOT NEEDED	MB	Y	\$690	\$0	N	90%	N	Y	C			
26A-1-123(1)(A)	VIOL PUBLIC HEALTH LAWS, NOTICES, OR ORDINANCES	MB	Y	\$690	\$0	N	90%	N	Y	C			
26A-1-123(1)(B)	DISREGARD NOTICE OR ORDER - HEALTH	MB	Y	\$690	\$0	N	90%	N	Y	C			
26A-1-123(1)(C)	FAIL TO FILE REQUIRED REPORT RE DISEASE, HEALTH RELATED FACT	MB	Y	\$690	\$0	N	90%	N	Y	C			
26A-1-123(1)(D)	WILLFULLY MAKE, ALTER A PUBLIC HEALTH CERTIFICATE	MB	Y	\$690	\$0	N	90%	N	Y	C			
26A-1-123(1)(E)	FAILURE TO REMOVE OR ABATE PUBLIC HEALTH NUISANCE	MB	Y	\$690	\$0	N	90%	N	Y	C			
26A-1-123(1)(F)	CONVEY A GIFT TO LOCAL HEALTH OFFICER NOT PERMIT TO RECEIVE	MB	Y	\$690	\$0	N	90%	N	Y	C			
26A-1-123(2)	REMOVAL OR ABATEMENT OF HEALTH NUISANCE MUST BE <= 30 DAYS	MB	Y	\$690	\$0	N	90%	N	Y	C			
26A-1-123(3)	ACCEPT GIFT OR REMUNERATION BY LOCAL HEALTH OFFICER/EMPL	MB	Y	\$690	\$0	N	90%	N	N	C			
26A-1-123(4)	PERFORM NON-WORK RELATED DUTIES DURING WORK HOURS PUB HLTH	MB	Y	\$690	\$0	N	90%	N	Y	C			
30-1-11	FAILURE TO RETURN MARRIAGE LICENSE W/IN 30 DAYS	IN	N	\$350	\$0	N	35%	N	N	C			
30-1-39	MARRIAGE COUNSELING PROVISIONS	MB	N	\$690	\$0	N	90%	Y	Y	C			
31A-1-104	INSURANCE AGENT WITHOUT LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C			
31A-22-302	MOTOR VEHICLE INSURANCE POLICY COMPONENTS REQUIREMENT	MB	Y	\$660	\$0	N	90%	N	N	C			
31A-27A-110	FAIL TO COOPERATE W/INSURANCE COMM OR RE	MB	Y	\$690	\$0	N	90%	N	Y	C			
31A-31-103	INSURANCE FRAUD	MB	Y	\$690	\$0	N	90%	N	Y	C			
31A-31-110	FAILURE TO REPORT FRAUDULENT TITLE INSURANCE ACTS	MB	Y	\$690	\$0	N	90%	N	Y	C			
31A-31-110(1)	FAIL TO REPORT FRAUDULENT INSURANCE ACTS	MB	Y	\$690	\$0	N	90%	N	Y	C			
31A-35-701	BAIL BOND PRODUCER, SURETY PROHIBITIONS	MB	Y	\$690	\$0	N	90%	N	N	C			
31A-44-604	FALSE INFORMATION PROVIDED BY CONTINUING CARE PROVIDER	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-11-201	MANUFACTURING ALCOHOL WITHOUT A LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-1-206	UNLAWFUL ALCOHOL ADVERTISING	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-1-206(2)(B)	ADVERTISE AN ALCOHOL PRODUCT ON A BILLBOARD	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-13-301(8)	SELL, DISTRIBUTE BEER TO RETAILER FOR SALES OUTSIDE AREA	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-1-403(1)	UNLAWFUL TRANSFER OF PROOF OF AGE TO ANOTHER PERSON	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-1-407	VERIFICATION OF PROOF OF AGE BY APPLICABLE LICENSEES	MB	Y	\$690	\$0	N	90%	N	N	C			
32B-2-605(9)(B)	CONSUME/ALLOW ALC TO BE CONSUMED BY ANY PERSON ON PREMISES	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-4-208	MAINTAIN OR ASSIST IN MAINTAINING A NUISANCE	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-4-401(1)	SALE, FURNISH ALCOHOL BY RETAIL LICENSEE, PERMITEE, OR STAFF	MB	Y	\$690	\$0	N	90%	N	N	C			
32B-4-401(6)	UNLAWFUL SELL, SHIP, TRANSPORT OF BEER FROM OUT-OF-STATE	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-4-401(7)	UNLAWFUL SELL, SHIP, TRANSPORT OF LIQUOR FROM OUT-OF-STATE	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-4-402	UNAUTHORIZED SALE, OFFER FOR SALE, OR FURNISHING	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-4-403(2)(A)	SELL, OFFER, FURNISH ALC PRODUCT TO A MINOR - NEGLIGENTLY	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-4-404(2)(A)	SUPPLY ALC PRODUCT TO INTOXICATED PERSON NEGLIGENTLY	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-4-405	SUPPLYING ALCOHOL TO INTERDICATED PERSON	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-4-406(1)(A)	SUPPLY BEER TO GENERAL PUBLIC CONTAINER EXCEEDS 2 LITERS	MB	Y	\$490	\$0	N	90%	N	Y	C			

32B-4-406(1)(B)	PURCHASE, POSSESS BEER IN CONTAINER THAT EXCEEDS TWO LITERS	MB	Y	\$490	\$0	N	90%	N	Y	C			
32B-4-406(3)(A)	SUPPLY HEAVY BEER IN CONTAINER THAT EXCEEDS 2 LITERS	MB	Y	\$490	\$0	N	90%	N	Y	C			
32B-4-406(3)(B)	PURCHASE, POSSESS HEAVY BEER CONTAINER EXCEEDS TWO LITERS	MB	Y	\$490	\$0	N	90%	N	Y	C			
32B-4-408	UNLAWFUL PURCHASE OR ACCEPTANCE OF ALCOHOL	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-4-409	PURCHASE, POSSESS, CONSUME BY MINOR - MEASURABLE AMOUNTS	MB	Y	\$590	\$0	N	90%	N	Y	C			
32B-4-409(1)(A)	UNLAWFUL FOR MINOR TO PURCHASE AN ALCOHOLIC PRODUCT	MB	Y	\$590	\$0	N	90%	N	Y	C			
32B-4-409(1)(B)	UNLAWFUL FOR MINOR TO ATTEMPT TO PURCHASE ALCOHOLIC PRODUCT	MB	Y	\$590	\$0	N	90%	N	Y	C			
32B-4-409(1)(C)	UNLAWFUL FOR MINOR TO SOLICIT PERSON TO PURCHASE ALCOHOL	MB	Y	\$590	\$0	N	90%	N	Y	C			
32B-4-409(1)(D)	UNLAWFUL FOR MINOR TO POSSESS AN ALCOHOLIC PRODUCT	MB	Y	\$590	\$0	N	90%	N	Y	C			
32B-4-409(1)(E)	UNLAWFUL FOR MINOR TO CONSUME AN ALCOHOLIC PRODUCT	MB	Y	\$590	\$0	N	90%	N	Y	C			
32B-4-409(1)(F)	MEASURABLE BLOOD, BREATH, OR URINE ALC CONCENTRATION - MINOR	MB	Y	\$590	\$0	N	90%	N	Y	C			
32B-4-409(2)(A)	MISREPRESENT MINOR'S AGE (BY MINOR) TO OBTAIN ALCOHOL	MB	Y	\$380	\$0	N	90%	N	Y	C			
32B-4-409(2)(B)	MISREPRESENT MINOR'S AGE (BY ANOTHER) TO OBTAIN ALCOHOL	MB	Y	\$380	\$0	N	90%	N	Y	C			
32B-4-409(3)	MINOR IN POSSESSION OF ALCOHOL IN LIMOUSINE OR CHARTERED BUS	MB	Y	\$590	\$0	N	90%	N	Y	C			
32B-4-410	UNLAWFUL ADMIT/ATTEMPT TO GAIN ADMIT BY MINOR IN BAR/TAVERN	MC	Y	\$350	\$0	N	35%	N	Y	C			
32B-4-411(2)(A)(I)	UNLAWFUL USE OF PROOF OF AGE- FIRST OFFENSE	MB	Y	\$690	\$0	N	90%	Y	Y	C			
32B-4-412	UNLAWFUL PURCHASE BY INTOXICATED PERSON	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-4-413	UNLAWFUL PURCHASE BY INTERDICTED PERSON	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-4-415	UNLAWFUL BRINGING ONTO PREMISES FOR CONSUMPTION	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-4-416	PERMITTING MINOR TO CONSUME ALCOHOL ON CHARTERED BUS OR LIMO	IN	Y	\$340	\$0	N	35%	N	N	C			
32B-4-416(1)	PERMITTING MINOR TO CONSUME ALCOHOL ON CHARTERED BUS OR LIMO	IN	Y	\$340	\$0	N	35%	N	N	C			
32B-4-417	POSSESS, STORE, OR ALLOW CONSUMPTION OF LIQUOR ON PREMISES	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-4-418	UNLAWFUL STORAGE OF LIQUOR ON PREMISES	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-4-419	UNLAWFUL PERMITTING OF INTOXICATION	MC	Y	\$350	\$0	N	35%	N	N	C			
32B-4-421	CONSUME LIQUOR IN A PUBLIC PLACE BUILDING, PARK, OR STADIUM	MC	Y	\$350	\$0	N	35%	N	N	C			
32B-4-422	UNLAWFUL DISPENSING	MC	Y	\$350	\$0	N	35%	N	Y	C			
32B-4-422(2)	UNLAWFUL DISPENSING	MC	Y	\$350	\$0	N	35%	N	Y	C			
32B-4-422(2)(A)	SUPPLY PRIMARY SPIRITUOUS LIQUOR ON PREMISES	MC	Y	\$350	\$0	N	35%	N	Y	C			
32B-4-422(2)(B)	SUPPLY MORE THAN 2.5 OZ OF SPIRITUOUS LIQUOR PER BEVERAGE	MC	Y	\$350	\$0	N	35%	N	Y	C			
32B-4-422(2)(C)	ALLOW PERSON MORE THAN 2.5 OZ OF SPIRITUOUS LIQUOR AT A TIME	MC	Y	\$350	\$0	N	35%	N	Y	C			
32B-4-422(2)(D)(I)	ALLOW PERSON TO HAVE MORE THAN TWO SPIRITUOUS LIQUOR AT TIME	MC	Y	\$350	\$0	N	35%	N	Y	C			
32B-4-422(2)(D)(II)	ALLOW PERSONS ON PREMISES TO HAVE MORE THAN 1 SPIRIT LIQUOR	MC	Y	\$350	\$0	N	35%	N	Y	C			
32B-4-424	POWDERED ALCOHOL VIOLATION	MB	Y	\$690	\$0	N	90%	N	Y	S			
32B-4-424(2)	USE/OFFER/PURCHASE/FURNISH POWDERED ALCOHOL	MB	Y	\$690	\$0	N	90%	N	Y	S			
32B-4-424(3)	RETAIL LICENSE HOLDER USING POWDERED ALCOHOL AS PRODUCT	MB	Y	\$690	\$0	N	90%	N	Y	S			
32B-4-501	OPERATING WITHOUT A LICENSE OR PERMIT	MB	Y	\$690	\$0	N	90%	N	N	C			
32B-4-501(1)	OPERATE W/O LICENSE/PERMIT TO SELL/CONSUME ALCOHOL ON PREMISE	MB	Y	\$690	\$0	N	90%	N	N	C			
32B-4-501(2)	FAILURE TO OBTAIN PUBLIC EVENT PERMIT FOR ALCOHOL SALES	MB	Y	\$690	\$0	N	90%	N	N	C			
32B-4-501(3)	FAILURE TO OBTAIN PRIVATE EVENT PERMIT FOR ALCOHOL SALES	MB	Y	\$690	\$0	N	90%	N	N	C			
32B-4-501(4)	OPERATE BUSINESS WITHOUT FIRST OBTAINING A LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-4-501(5)	FAIL TO OBTAIN PUBLIC SERVICE PERMIT FOR PUBLIC CONVEYANCE	MB	Y	\$690	\$0	N	90%	N	N	C			
32B-4-502	UNLAWFUL TO POSSESS, STORE LIQUOR PURSUANT TO FEDERAL STAMP	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-4-503(2)(A)	TAMPERING WITH A DABC RECORD	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-4-505(1)	REFUSE OR FAIL TO ADMIT TO PREMISES OR OBSTRUCT THE ENTRY	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-4-602	UNLAW TRANSPORTATION OF ALCOHOL	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-5-201(1)(A)	FAILURE TO OBTAIN RETAIL LICENSE FOR SELL/CONSUMPTION ON PREMISES	MB	Y	\$350	\$0	N	90%	N	Y	C			
32B-5-308(1)(A)	CONSUMING ALCOHOL ON DUTY	IN	Y	\$110	\$0	N	35%	N	Y	C			
32B-6-706(7)(B)(I)	ALCOHOL OPERATIONAL RESTRICTIONS (BEER)	MB	Y	\$690	\$0	N	90%	N	Y	C			
32B-7-202(2)(B)	UNLAWFUL PURCHASE-OFF PREMISE BEER RETAILER FROM BEER WHOLESALER	MB	Y	\$690	\$0	N	90%	N	Y	C			
34-19-12	DEPUTIZING OF EMPLOYEE PROHIBITED DURING STRIKE OR LOCKOUT	MB	N	\$690	\$0	N	90%	Y	Y	C			
34-28-12	PAYMENT OF WAGES VIOLATION	MB	N	\$690	\$0	N	90%	Y	Y	C			
34-28-12(2)	REFUSE TO PAY WAGES	MB	Y	\$690	\$0	N	90%	N	Y	C			
34-28-4	FAILURE TO NOTIFY EMPLOYEE OF PAYDAY	MB	N	\$690	\$0	N	90%	Y	Y	C			
34-29-1	SCHOOLTEACHER AGENCY COMMISSION VIOLATION	MB	N	\$690	\$0	N	90%	Y	Y	C			
34-29-20	FALSE EMPLOYMENT STATEMENT	MB	N	\$690	\$0	N	90%	Y	Y	C			
34-29-6	EMPLOYMENT REFERRAL TO UNLAWFUL PLACE	MB	N	\$690	\$0	N	90%	Y	Y	C			
34-30-9	FAILURE TO KEEP OR PRODUCE PUBLIC WORKS RECORDS	MB	N	\$690	\$0	N	90%	Y	Y	C			
34-32-3	PUBLIC EMPLOYERS MAKING WAGE DEDUCTION FOR POLITICAL PURPOSE	MB	N	\$690	\$0	N	90%	Y	Y	C			
34-33-2	UNLAWFUL EMPLOYER MEDICAL EXAM FEE	MB	N	\$690	\$0	N	90%	Y	Y	C			
34-34-17	EMPLOYEE RIGHT TO BARGAIN COLLECTIVELY	MB	N	\$690	\$0	N	90%	Y	Y	C			
34-40-204(2)(A)	VIOLATION OF MINIMUM WAGE ACT	IN	Y	\$180	\$0	N	35%	Y	Y	C			

34-40-204(2)(B)	VIOLATION OF MINIMUM WAGE ACT - 2ND VIOLATION	MC	Y	\$350	\$0	N	35%	Y	Y	C			
34-40-204(2)(C)	VIOLATION OF MINIMUM WAGE ACT - 3RD OR SUBSEQUENT	MB	Y	\$690	\$0	N	90%	Y	Y	C			
34A-2-108	EMPLOYER DEDUCTION OF PREMIUM FROM WAGE VIOLATION	MB	N	\$690	\$0	N	90%	Y	Y	C			
34A-2-803	VIOLATION OF JUDGMENT, ORDER OR DECREE	MB	N	\$690	\$0	N	90%	Y	Y	C			
35A-4-103(1)(C)	VOID AGREEMENT CHILD SUPPORT OBLIGATION	MB	Y	\$690	\$0	N	90%	N	Y	C			
35A-8-410	HOUSING ASSISTANCE FRAUD	MB	Y	\$690	\$0	N	90%	N	Y	C			
36-11-301	INTENTIONAL COMPENSATION CONTINGENT	MB	Y	\$690	\$0	N	90%	N	Y	C			
36-11-302	INFLUENCE/INTENTIONAL COMMUNICATION W/LEGISLATORS EMPLOYER	MB	Y	\$690	\$0	N	90%	N	Y	C			
36-11-303	INTENTIONAL COMMUNICATION/FALSE INFO TO PUBLIC OFFICER	MB	Y	\$690	\$0	N	90%	N	Y	C			
38-1-25	ABUSE OF LIEN RIGHT	MB	N	\$420	\$0	N	90%	N	N	C			
39-1-53	MILITARY VIOLATION BY LEAVING STATE	MB	N	\$690	\$0	N	90%	Y	Y	C			
39A-6-113	EVICION OF MILITARY SERVICE OR DEPENDANTS VIOLATION	MB	N	\$690	\$0	N	90%	N	Y				
39A-6-114	INSTALLMENT CONTRACT DURING MILITARY SERVICE VIOLATION	MB	N	\$690	\$0	N	90%	N	Y				
39A-6-115	MORTGAGE FORECLOSURE PROHIBITED DURING MILITARY SERVICE	MB	N	\$690	\$0	N	90%	N	Y				
39A-6-117	STORAGE LIEN PROHIBITED DURING MILITARY SERVICE	MB	N	\$690	\$0	N	90%	N	Y				
4-41-402	SALE OR USE OF UNAUTHORIZED CANNABINOID PRODUCT	MB	Y	\$690	\$0	N	90%						
4-41A-404(4)(A)	TRANSPORT MED CANNABIS W/O REQUIRED MANIFEST	IN	N	\$110	\$0	N	35%	N	Y	C			
4-44-104	UNLAWFUL PREP/DIST/SALE/OFFER OF KRATOM PRODUCT	MC	Y	\$210	\$0	N	35%	Y	Y	C			
4-44-105	UNLAWFUL PREP/DIST/SALE/OFFER OF KRATOM PRODUCT TO MINOR	MC	Y	\$460	\$0	N	35%	Y	Y	C			
4-44-201	VIOLATION OF AGRICULTURE NUISANCE JUDGMENT/ORDER	MB	Y	\$690	\$0	N	90%	Y	Y	C			
40-1-11	INTERFERING WITH NOTICES, STAKES OR MONUMENTS	MB	Y	\$110	\$0	N	90%	N	Y	C			
41-12A-302	OPERATING VEHICLE WITHOUT INSURANCE	MC	Y	\$400	\$300	Y	0%	Y	Y	C			
41-12A-302(1)(A)(II)	NO INSURANCE 2ND OR SUBSEQUENT OFFENSE WITHIN 3 YRS OF PRIOR	MC	Y	\$1,000	\$300	Y	0%	Y	Y	C			
41-12A-303.2	NO PROOF OF INSURANCE	IN	Y	\$400	\$0	Y	0%	Y	Y	C			
41-12A-303.2(2)	NO PROOF OF INSURANCE	IN	Y	\$400	\$0	Y	0%	Y	Y	C			
41-12A-303.2(2)	NO PROOF OF INSURANCE - 2ND OR SUBSEQUENT OFFENSE	IN	Y	\$1,000	\$0	Y	0%	Y	Y	C			
41-12A-303.3	PROVIDE FALSE EVIDENCE OF INSURANCE	MC	Y	\$410	\$0	Y	0%	N	Y	C			
41-12A-601	COLLUSIVE TRANSFER OF MOTOR VEHICLE REGISTRATION	MC	N	\$350	\$0	N	35%	N	Y	C			
41-12A-603	OPERATE VEH W/O LICENSE OR REGIST (SUSPENDED OR REVOKED)	MC	N	\$90	\$0	Y	0%	N	Y	C			
41-12A-804(5)	FALSE OR FRAUDULENT STATEMENT TO DMV	MB	Y	\$570	\$0	Y	0%	N	N	C			
41-1A-1005.3	RESALE OF SALVAGE VEHICLE	IN	Y	\$350	\$0	N	35%	N	N	C			
41-1A-1005.5(2)	FAIL TO OBTAIN NONREPAIRABLE CERTIFICATE OF SELL NONREP VEH	MB	Y	\$690	\$0	N	90%	N	N	C			
41-1A-1005.5(6)	REPAIR, RECONSTRUCT, OR RESTORE A NONREPAIRABLE VEHICLE	IN	Y	\$350	\$0	N	35%	N	N	C			
41-1A-1010	PERMIT REQUIRED TO DISMANTLE VEHICLE	IN	Y	\$280	\$0	Y	0%	N	N	C			
41-1A-1101(6)	UNAUTHORIZED PERSON OPERATE VEHICLE IN IMPOUND LOT	MC	N	\$340	\$0	Y	0%	N	N	C			
41-1A-116	KNOWING, INTENTIONAL ACCESS DISSEMINATE DMV RECORDS UNLAWFUL	MB	Y	\$660	\$0	N	90%	N	Y	C			
41-1A-1206	IMPROPER REGISTRATION OF FARM TRUCK	IN	N	\$200	\$0	Y	0%	N	Y	C			
41-1A-1303	FAILURE TO REGISTER OR EXPIRED VEHICLE REGISTRATION	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-1A-1303(1)	FAILURE TO REGISTER OR EXPIRED VEHICLE REGISTRATION	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-1303(1)(A)	FAILURE TO REGISTER VEHICLE OR APPLY FOR TITLE	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-1303(1)(B)	FAILED TO REGISTER OR EXPIRED REGISTRATION	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-1A-1303.5	NO REGISTRATION - NEW UTAH RESIDENT	MC	N	\$1,000	\$800	Y	0%	N	N	C			
41-1A-1304	OPERATE VEHICLE IN EXCESS OF GROSS WEIGHT REGISTRATION	IN	N	\$90	\$0	Y	0%	N	N	C			
41-1A-1305	USING PLATES REGISTERED TO ANOTHER VEHICLE	MC	N	\$110	\$0	Y	0%	N	Y	C			
41-1A-1305(1)	BREAK OR REMOVE DEVICE HOLDING LICENSE PLATE OR REGIST CARD	MC	N	\$110	\$0	Y	0%	N	Y	C			
41-1A-1305(10)	MFG/USE/DISPLAY FACSIMILE/REPRODUCE LIC PLATE	MC	N	\$110	\$0	Y	0%	N	Y	C			
41-1A-1305(11)	FAIL TO RETURN CANCELED,SUSP,REVOKED PLATES,REG CARD,PERMIT	MC	N	\$180	\$0	N	35%	N	Y	C			
41-1A-1305(2)	REMOVE PLATE/REGISTRATION FROM VEHICLE	MC	N	\$110	\$0	Y	0%	N	Y	C			
41-1A-1305(3)	DISPLAY PLATE/REG ON INCORRECT VEHICLE	MC	N	\$110	\$0	Y	0%	N	Y	C			
41-1A-1305(4)	IMPROPER REGISTRATION/PLATE	MC	N	\$110	\$0	Y	0%	N	Y	C			
41-1A-1305(5)	OPER VEHICLE ON HIGHWAY W/O LIC PLATES ATTACHED AND REG IN VEH	MC	N	\$180	\$0	N	35%	N	Y	C			
41-1A-1305(7)	INTEND/KNOW THAT ACT WOULD INJURE PERSON, DEPRIVE OR FRAUD	MC	N	\$110	\$0	Y	0%	N	Y	C			
41-1A-1306	ABUSE OF DISABILITIES PARKING PRIVILEGES	IN	N	\$125	\$100	Y	0%	N	N	C			
41-1A-1307	OPERATION OF MOTOR VEHICLES WITHOUT PAYMENT OF FEES	IN	N	\$280	\$0	Y	0%	N	Y	C			
41-1A-1309	BOARDING VEHICLE WITH INTENT TO COMMIT CRIMINAL MISCHIEF	MC	Y	\$350	\$0	N	35%	N	Y	C			
41-1A-1310(1)(A)	FAIL TO ENDORSE & DELIVER TITLE NON DEALER	IN	N	\$260	\$0	Y	0%	N	Y	C			
41-1A-1310(1)(B)	NO ODOMETER DISCLOSURE STATEMENT	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-1310(2)(A)	OPERATE VEHICLE WITH DISCONNECTED ODOMETER	MB	N	\$50	\$0	Y	0%	N	N	C			
41-1A-1310(2)(B)	OFFER,SALE,USE,INSTALL IMPROPER ODOMETER (ALTERED)	MB	Y	\$110	\$0	Y	0%	N	Y	C			
41-1A-1310(2)(C)	FAIL TO ADJUST ODOMETER OR AFFIX NOTICE AS REQUIRED	MB	Y	\$110	\$0	Y	0%	N	N	C			
41-1A-1310(2)(D)	REMOVE OR ALTER NOTICE OF ODOMETER ADJUSTMENT	MB	Y	\$110	\$0	Y	0%	N	Y	C			
41-1A-1310(2)(E)	ACCEPT OR GIVE INCOMPLETE ODOMETER STATEMENT	MB	N	\$50	\$0	Y	0%	N	Y	C			
41-1A-1310(3)	FAIL TO RECORD ODOMETER READING ON TITLE	MC	N	\$50	\$0	Y	0%	N	N	C			

41-1A-1320(1)	TAX CLEARANCE REQD TO MOVE MANUFACTURED HOME OR MOBILE HOME	MB	Y	\$570	\$0	Y	0%	N	Y	C			
41-1A-201	DRIVING WITHOUT REGISTRATION	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-1A-202(3)	NEW RESIDENT FAILURE TO REGISTER VEHICLE W/IN 60 DAYS	MC	N	\$1,000	\$800	Y	0%	N	N	C			
41-1A-202(3)	NEW RESIDENT FAILURE TO REGISTER VEHICLE W/IN 60 DAYS	MC	N	\$1,000	\$800	Y	0%	N	N	C			
41-1A-205(1)	ATV SAFETY INSPECTION REQUIRED FOR 1ST TIME REGISTRATION	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-205(2)	SALVAGE VEHICLE SAFETY INSPECTION REQUIRED ON REGISTRATION	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-214	REGISTRATION CARD TO BE EXHIBITED	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-218	FAIL TO CHANGE ADDRESS WITH MOTOR VEHICLE DEPT W/IN 10 DAYS	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-220	LOST OR DAMAGED REGISTRATION CARD	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-221	VEHICLE REGISTRATION FOR POLITICAL/STATE	IN	N	\$280	\$0	Y	0%	N	N	C			
41-1A-229	FAILURE TO DISPLAY GROSS WEIGHTS	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-229(3)	IMPROPER GROSS WEIGHT DISPLAYED	IN	N	\$110	\$0	Y	0%	N	N	C			
41-1A-301	NO TRIP PERMIT/NO UT APPORTION	IN	N	\$110	\$0	Y	0%	N	N	C			
41-1A-401	LICENSE PLATES VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-401(1)(B)	LIC PLT REMOVE FROM REG VEH, USED ON OTH	IN	Y	\$280	\$0	Y	0%	N	Y	C			
41-1A-402	REQUIRED COLORS/NUMERALS/LETTERS NOT VISIBLE (LIC PLATE)	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-402(1)(A)	REQUIRED COLORS/ NUMERALS/ LETTERS NOT VISIBLE (LIC PLATE)	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-402(6)	FAIL TO DISPLAY VALIDATION DECAL	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-403	PLATES TO BE VISIBLE FROM 100 FT	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-404(1)	LOCATION/POSITION OF PLATES	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-404(3)(B)(I)	LICENSE PLATES-FREE FROM FOREIGN MATERIAL	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-404(3)(B)(II)	LICENSE PLATE TO BE IN A PLACE AND POSITION CLEARLY VISIBLE	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-414(3)(A)	ACCESSIBLE PARKING SPACE VIOLATION	MC	N	\$340	\$0	Y	0%	N	N	C			
41-1A-701	FAIL TO REMOVE PLATES TRANSFER OWNERSHIP	IN	N	\$280	\$0	Y	0%	N	Y	C			
41-1A-702(3)	FAIL TO DELIVER TITLE	IN	Y	\$280	\$0	Y	0%	N	Y	C			
41-1A-703	NEW OWNER TO SECURE REGISTRATION	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-704	FAILURE TO SECURE NEW LICENSE PLATES	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-704(1)	OPERATING VEHICLE WITHOUT TRANSFERRING NEW LICENSE PLATES	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-704(2)	DRIVING >75 MILES BEFORE TRANSFERRING PLATES ON VEHICLE	IN	N	\$50	\$0	Y	0%	N	N	C			
41-1A-705	UNLAWFUL SELL, OFFER, DISPLAY FOR SALE OR EXCHANGE VEHICLE	MB	Y	\$400	\$0	N	90%	N	Y	C			
41-1A-705(2)	UNLAWFUL SELL, OFFER, DISPLAY FOR SALE OR EXCHANGE VEHICLE	MB	Y	\$400	\$0	N	90%	N	N	C			
41-1A-712	FOREIGN VEHICLE DISCLOSURE REQUIREMENTS	MB	N	\$570	\$0	Y	0%	N	N	C			
41-1A-803	ID NUMBER ON VEHICLE/OUTBOARD MOTOR	IN	Y	\$280	\$0	Y	0%	N	N	C			
41-1A-803(4)	ALTERED HULL ID NUMBER OR OUTBOARD MOTOR SERIAL NUMBER	MC	Y	\$890	\$0	N	35%	N	Y	C			
41-1A-904	DEALER TO RETAIN ODOMETER RECORDS FOR 4 YEARS AFTER TRANSFER	IN	Y	\$280	\$0	Y	0%	N	Y	C			
41-22-10.1(1)	OPER OHV ON PUB LAND, STREET, HIGHWAY NOT DESIG/POSTED AS OPEN	IN	N	\$830	\$0	N	35%	N	N	C			
41-22-10.2	OPERATE OHV ON OR WITHIN BOUNDARIES OF INTERSTATE FREEWAY	IN	N	\$110	\$0	Y	0%	N	N	C			
41-22-10.3	OPERATE OHV ON STREET OR HIGHWAY NOT DESIGNATED OPEN	IN	N	\$300	\$0	N	35%	N	N	C			
41-22-10.7(1)(A)	OPERATE WITHOUT ADEQUATE BRAKES	IN	N	\$50	\$0	Y	0%	N	N	C			
41-22-10.7(1)(B)	OPERATE WITHOUT LIGHTS AFTER SUNSET	IN	N	\$50	\$0	Y	0%	N	N	C			
41-22-10.7(1)(C)	OPERATE WITHOUT MUFFLER OR SPARK ARRESTER	IN	N	\$110	\$0	Y	0%	N	N	C			
41-22-10.7(1)(D)	OPERATE WITHOUT FLAG ON DESIGNATED SAND DUNES	IN	N	\$110	\$0	Y	0%	N	N	C			
41-22-10.8	OPERATE OHV WITHOUT PROPER HEADGEAR	IN	N	\$50	\$0	Y	0%	N	N	C			
41-22-10.8(1)	UNDER 18 YRS AND OPERATING OHV WITHOUT A HELMET	IN	N	\$50	\$0	Y	0%	N	N	C			
41-22-10.8(2)	GAVE PERMISSION TO OPERATE/RIDE AN OHV W/O HELMET UNDER 18	IN	N	\$50	\$0	Y	0%	N	N	C			
41-22-11	PLACED AN OHV REGULATORY SIGN WITHOUT AUTHORIZATION	IN	Y	\$630	\$0	Y	0%	N	N	C			
41-22-12(2)	TEAR DOWN, MUTIL, DEST SIGN BOARD, FENCE REGUL OHV PUBL LAND	IN	Y	\$280	\$0	Y	0%	N	Y	C			
41-22-12.1	OPERATED A WHEELED VEHICLE IN EXCESS OF 800 POUNDS ON A MAIN	IN	Y	\$640	\$0	N	35%	N	N	C			
41-22-12.2	OPERATE/GAVE PERM TO OPER A MOTOR VEH ON UNDESIG PUBL LANDS	IN	Y	\$110	\$0	Y	0%	N	N	C			
41-22-12.5(1)(A)	OPERATE/ACCOMP A PERSON OPER MOTOR VEH ON PVT LAND W/O PERM	IN	Y	\$110	\$0	Y	0%	N	N	C			
41-22-12.5(1)(B)	OPERATOR OF OHV ON PRIVATE LAND REFUSE TO LEAVE UPON REQUEST	MC	Y	\$110	\$0	Y	0%	N	N	C			
41-22-12.5(2)	OBSTRUCTED ACCESS WITHOUT PERMISSION	IN	Y	\$110	\$0	Y	0%	N	Y	C			
41-22-12.5(3)	TEAR DOWN, MUTIL, DEST SIGN BOARD, FENCE REG MOT VEH TRESPASS	MC	Y	\$280	\$0	Y	0%	N	Y	C			
41-22-12.7	UNLAWFUL MOTOR VEHICLE USE ON PUBLIC OR PRIVATE PROPERTY	MC	Y	\$300	\$0	Y	0%	N	Y	C			
41-22-12.7(3)	UNLAWFUL MOTOR VEHICLE USE ON PUBLIC/PRIVATE PROP W/IN 5 YRS	MC	Y	\$600	\$0	Y	0%	N	Y	C			
41-22-13	PROHIBITED OHV USE- VANDALISM/HARASSMENT/BURGLARY/DAMAGE	IN	Y	\$360	\$0	N	35%	N	Y	C			
41-22-13(1)	OPERATED OHV IN CONNECTION WITH EXCESSIVE MECHANICAL NOISE	IN	Y	\$180	\$0	N	35%	N	N	C			
41-22-15	HELD AN ORGANIZED EVENT WITHOUT PROPER AUTHORIZATION	IN	Y	\$640	\$0	N	35%	N	N	C			
41-22-3(1)(A)	OPERATED OR TRANSPORTED W/O CURRENT REGISTRATION	IN	N	\$90	\$10	Y	0%	N	N	C			
41-22-3(1)(B)	DEALER SOLD OHV W/O CURRENT REGISTRATION	IN	N	\$70	\$0	Y	0%	N	N	C			
41-22-3(4)(B)(II)	FAILURE TO DISPLAY REGISTRATION STICKER	IN	N	\$60	\$5	Y	0%	N	N	C			
41-22-3(4)(C)	NO REGISTRATION CARD ON OHV	IN	N	\$90	\$0	Y	0%	N	N	C			
41-22-30(2)(A)	UNABLE TO REACH/OPERATE CNTRL NECESSARY TO SAFELY OPERATE OHV	IN	N	\$100	\$0	Y	0%						
41-22-30(2)(B)(I)	OPERATING OHV WITHOUT DIRECT SUPERVISION OF INSTRUCTOR	IN	N	\$100	\$0	Y	0%	N	N	C			
41-22-30(2)(B)(II)	OPERATE/GIVE PERMISSION - OPERATE W/O OHV SAFETY CERTIFICATE	IN	N	\$100	\$0	Y	0%	N	N	C			

41-22-30(2)(B)(III)	OPERATE OHV WITHOUT POSSESSION OF VALID MV OPERATORS LICENSE	IN	N	\$100	\$0	Y	0%						
41-22-30(2)(C)(I)	<18 OPERATING OHV W/OUT DIRECT SUPERVISION OF A PERSON >18	IN	N	\$100	\$0	Y	0%	N	N	C			
41-22-30(2)(C)(II)	OP OHV W/O POSS OF VALID MV LIC AND W/O DIRECT SUP OF >18	IN	N	\$100	\$0	Y	0%						
41-22-30(2)(C)(III)	OP OHV ON MV HWY/NOT RESERVED FOR OHV W/O DIRECT SUP >18	IN	N	\$100	\$0	Y	0%						
41-22-31(5)	VIOLATION OF OFF-ROAD VEHICLE SAFETY STANDARDS	IN	N	\$110	\$0	Y							
41-22-35	NON-RESIDENT OPERATING AN OHV WITHOUT USER FEE	IN	N	\$160	\$5	N	35%	N	N	C			
41-22-35(5)(D)	FAILURE OF AGENT TO REPORT SALES AND SUBMIT FEES COLLECTED	MC	Y	\$340	\$0	N	35%	N	Y	C			
41-22-4(1)(A)	FRAUDULENT APPLICATION FOR OHV REG	MC	Y	\$750	\$0	N	35%	N	Y	C			
41-22-4(1)(B)	ALTER /DEFACE / REMOVE MANUFACTURERS SERIAL NUMBER ON OHV	MC	Y	\$760	\$0	N	35%	N	Y	C			
41-22-4(1)(C)	FRAUDULENT USE OR DISPLAY OF OHV REGISTRATION	MC	Y	\$350	\$0	N	35%	N	Y	C			
41-22-4(1)(D)	ALTERED OR DEFACED REGISTRATION STICKER OR CARD	MC	Y	\$350	\$0	N	35%	N	Y	C			
41-22-5.5(1)(A)	FRAUDULENT APPLICATION FOR OHV IMPLEMENT OF HUSBANDRY REGIST	IN	Y	\$760	\$0	N	35%	N	Y	C			
41-22-5.5(1)(B)	IMPROPER RECREATIONAL USE OF A IMPLEMENT OF HUSBANDRY	IN	N	\$160	\$10	N	35%	N	N	C			
41-22-5.5(1)(C)	IMPROPER DISPLAY OF IMPLEMENT OF HUSBANDRY REGIST STICKER	IN	N	\$130	\$5	N	35%	N	N	C			
41-22-5.5(3)	OPERATE WITHOUT IMPLEMENT OF HUSBANDRY REGISTRATION	IN	N	\$160	\$10	N	35%	N	N	C			
41-22-5.5(4)	IMPROPER USE OF A REGISTERED OHV IMPLEMENT OF HUSBANDRY	IN	N	\$50	\$0	Y	0%	N	N	C			
41-22-5.5(5)	OPERATE IMPLEMENT OF HUSBANDRY ALONG AN INTERSTATE FREEWAY	IN	N	\$180	\$0	N	35%	N	N	C			
41-3-201.5	BROKERING OF NEW OR USED MOTOR VEHICLE WITHOUT LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C			
41-3-201.5(1)(A)	BROKERING OF NEW OR USED MOTOR VEHICLE WITHOUT LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C			
41-3-203	FAIL TO DELIVER DEALER CARD	MB	N	\$160	\$0	Y	0%	N	Y	C			
41-3-210	VARIOUS DEALER VIOLATIONS	MB	N	\$160	\$0	Y	0%	N	N	C			
41-3-210(1)(A)	MISLEADING OR INACCURATE ADS BY LICENSED DEALER	MB	N	\$160	\$0	Y	0%	N	Y	C			
41-3-210(1)(B)	DEALER ADVERTISING WITHOUT NAME AND LICENSE NUMBER	MB	N	\$160	\$0	Y	0%	N	Y	C			
41-3-210(1)(G)	ENGAGE IN UNLICENSED BUSINESS OF MOTOR VEH SALES OR EXCHANGE	MB	N	\$160	\$0	Y	0%	N	Y	C			
41-3-210(1)(N)	DEALER SELLING VEHICLE FROM UNLICENSED LOCATION	MB	N	\$160	\$0	Y	0%	N	Y	C			
41-3-210(1)(R)	ALTER TEMPORARY PERMIT	MB	N	\$160	\$0	Y	0%	N	N	C			
41-3-210(3)	FAILURE TO MAINTAIN RECORDS BY DEALER	MB	N	\$160	\$0	Y	0%	N	N	C			
41-3-210(6)	ASSISTING AN UNLICENSED DEALER	MB	N	\$160	\$0	Y	0%	N	Y	C			
41-3-211	UNLAWFUL MOTOR VEHICLE ACTS	MB	N	\$570	\$0	Y	0%	N	Y	C			
41-3-301	FAIL TO DELIVER TITLE (DEALER)	MB	Y	\$690	\$0	N	90%	N	Y	C			
41-3-303	EMISSION REQUIRED BEFORE DEALER ISSUANCE OF TEMPORARY PERMIT	MB	N	\$340	\$0	Y	0%	N	N	C			
41-3-304(2)(B)	DEALER TO RETURN TEMPORARY PLATES TO DIVISION	MB	Y	\$690	\$0	N	90%	N	Y	C			
41-3-305	IN-TRANSIT PERMIT - EXPIRED	MC	Y	\$280	\$0	Y	0%	N	N	C			
41-3-401	NO DISCLOSURE	MB	Y	\$660	\$0	N	90%	N	N	C			
41-3-402(1)	PAY OFF OF LIEN ON MOTOR VEHICLE TRADED IN	MB	Y	\$660	\$0	N	90%	N	N	C			
41-3-405	FAIL TO PAY WARRANTY OR SERVICE CONTRACT	MB	Y	\$250	\$0	N	90%	N	N	C			
41-3-408	RESALE OF BUYBACK/NON CONFORMING VEHICLE	MB	Y	\$600	\$0	N	90%	N	N	C			
41-3-501	SPECIAL PLATES - DEALERS/DISMANTLERS	MB	N	\$110	\$0	Y	0%	N	N	C			
41-3-501(2)	SPECIAL PLATES/ DISMANTLERS - PLACE OF PURCHASE/DISPOSAL	MB	N	\$110	\$0	Y	0%	N	N	C			
41-3-501(2)(A)	SPECIAL PLATES TRANSPORT FOR DISMANTLING	MB	N	\$110	\$0	Y	0%	N	N	C			
41-3-501(2)(B)	SPECIAL PLATES DISMANTLERS TO TRANSPORT TO LICENSED CRUSHER	MB	N	\$110	\$0	Y	0%	N	N	C			
41-3-501(5)	MISUSE OF DEALER/DISMANTLER PLATES	MB	Y	\$110	\$0	Y	0%	N	Y	C			
41-3-502	NO LOAD PERMIT FOR DEALER	MB	Y	\$570	\$0	Y	0%	N	N	C			
41-3-504	FAIL TO DISPLAY DEALER PLATES	MB	N	\$60	\$0	Y	0%	N	N	C			
41-3-506	SPECIAL PLATE (EXPIRED)	MB	N	\$110	\$0	Y	0%	N	N	C			
41-3-508	FAILURE TO RETURN PLATES OR PERMITTING CONTINUED USE	MB	N	\$60	\$0	Y	0%	N	N	C			
41-3-803(4)(A)	CONSIGNMENT SALES VIOLATION	MB	Y	\$570	\$0	Y	0%	N	Y	C			
41-6A-1001	PEDESTRIAN TO OBEY TRAFFIC CONTROL DEVICE	IN	N	\$130	\$0	N	35%	N	N	C			
41-6A-1002	YIELD TO PEDESTRIAN'S RIGHT OF WAY	IN	N	\$130	\$0	N	35%	N	N	C			
41-6A-1002(1)	FAIL TO YIELD TO PED WHEN TRAFFIC SIGNAL NOT OPERATING	IN	N	\$130	\$0	N	35%	N	N	C			
41-6A-1002(1)(C)	PEDESTRIAN MAY NOT WALK OR RUN IN THE PATH OF A VEHICLE	IN	N	\$130	\$0	N	35%	N	N	C			
41-6A-1002(2)	YIELD TO PEDESTRIAN'S RIGHT OF WAY - SCHOOL CROSSWALK	IN	N	\$130	\$0	N	35%	N	N	C			
41-6A-1002(3)	PASSING A VEHICLE STOPPED AT A MARKED, UNMARKED CROSSWALK	IN	N	\$350	\$0	N	35%	N	N	C			
41-6A-1003	PEDESTRIANS YIELDING RIGHT-OF-WAY	IN	N	\$130	\$0	N	35%	N	N	C			
41-6A-1004	EMERGENCY VEHICLE-PEDESTRIAN TO YIELD	IN	N	\$130	\$0	N	35%	N	Y	C			
41-6A-1005	PEDESTRIAN VIOLATION AT RAILROAD	IN	Y	\$160	\$0	N	35%	N	N	C			
41-6A-1005(2)	PEDESTRIAN PASS THROUGH OR AROUND ACTIVE CROSSING GATE	IN	Y	\$160	\$0	N	35%	N	Y	C			
41-6A-1005(3)	ENTER AREA BETWEEN RR TRACK AND SIGN IF CROSSING IS ACTIVE	IN	Y	\$160	\$0	N	35%	N	N	C			
41-6A-1005(4)	OCCUPYING RR GRADE CROSSING WHEN RR SIGN NOT ACTIVE	IN	Y	\$160	\$0	N	35%	N	N	C			
41-6A-1005(5)	REMAIN BETWEEN RR SIGN IF RR CROSSING SIGN IS ACTIVE	IN	Y	\$160	\$0	N	35%	N	N	C			
41-6A-1006	NEGLIGENTLY FAIL TO AVOID PEDESTRIAN	IN	N	\$130	\$0	N	35%	Y	Y	C			
41-6A-1007	FAILURE TO YIELD TO BLIND PEDESTRIAN	IN	N	\$160	\$0	N	35%	Y	N	C			
41-6A-1008	FAILURE TO YIELD AT A SIDEWALK	IN	N	\$130	\$0	N	35%	N	N	C			

41-6A-1009	PROHIBITED ACTIVITIES BY PEDESTRIAN USING ROADWAY	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(1)	PEDESTRIAN WALKING IN ROAD WITH SIDEWALK AVAILABLE	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(4)(A)	PEDESTRIAN MAY NOT IMPEDE OR BLOCK TRAFFIC	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(4)(A)(I)	PEDESTRIAN MAY NOT IMPEDE OR BLOCK AN INTERSTATE SYSTEM	IN	N	\$340	\$0	Y	0%	N	Y	C			
41-6A-1009(4)(A)(II)	PEDESTRIAN MAY NOT IMPEDE OR BLOCK A FREEWAY	IN	N	\$340	\$0	Y	0%	N	Y	C			
41-6A-1009(4)(A)(III)	PEDESTRIAN MAY NOT IMPEDE OR BLOCK A STATE HIGHWAY	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(4)(A)(IV)	PEDESTRIAN MAY NOT IMPEDE OR BLOCK A STATE ROUTE	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(4)(A)(V)	PEDESTRIAN MAY NOT IMPEDE OR BLOCK A HIGHWAY	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(4)(B)(I)	PEDESTRIAN MAY NOT IMPEDE OR BLOCK SHOULDER AREAS	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(4)(B)(II)	PEDESTRIAN MAY NOT IMPEDE OR BLOCK ON RAMPS	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(4)(B)(III)	PEDESTRIAN MAY NOT IMPEDE OR BLOCK OFF RAMPS	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(4)(B)(IV)	PEDESTRIAN MAY NOT IMPEDE OR BLOCK A DIVIDED HIGHWAY	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(4)(D)(I)	PEDESTRIAN MAY NOT IMPEDE OR BLOCK TRAFFIC TAKING CONTROL OF MONEY	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(4)(D)(II)	DRIVER MAY NOT IMPEDE OR BLOCK TRAFFIC TRANSACTING MONEY FROM PEDESTRIAN	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(5)	INTOXICATED PEDESTRIAN MAY NOT WALK ON HWY MUST USE SIDEWALK	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(6)	PEDESTRIAN ON ROADWAY TO YIELD RIGHT OF WAY TO ALL VEHICLES	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(7)	PEDESTRIAN WALKING ON OR ALONG NO ACCESS FREEWAY	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(8)(B)	ENGAGE IN CONDUCT TO CAUSE INDIVIDUAL FEAR OF HARM	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(8)(C)	ENGAGE IN CONDUCT TO INTIMIDATE INTO GIVING MONEY OR GOODS	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(8)(D)	ENGAGE IN CONDUCT TO BLOCK PATH OF INDIVIDUAL	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(8)(E)	PHYSICAL CONTACT W/INDIVIDUAL OR PROPERTY W/OUT CONSENT	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-1009(9)(B)	PROHIBITED ACTIVITIES BY PEDESTRIAN USING ROADWAY 3RD OR SUBSEQUENT	MC	Y	\$340	\$0	Y	0%	N	Y	C			
41-6A-1101	PARENT/GUARD ALLOW VIOLATION OF BICYCLE REGISTRATION	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1103	CARRYING MORE PERSONS THAN DESIGN PERMIT	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1104	ATTACHING BIKE, SLED, ETC TO MOVING VEHICLE	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1105	OPERATION OF BICYCLE OR MOPED ON AND USE OF ROADWAY	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1105(2)	BIKE/MOPED ON HWY TO OPERATE IN SAME DIRECTION OF TRAFFIC	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1106	BICYCLES YIELD TO PEDESTRIANS ON WALKWAY	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1106(1)	BICYCLE/HUMAN PROPEL DEVICE TO YIELD/SIGNAL TO PEDESTRIANS	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1106(2)	BICYCLE/HUMAN PROPEL DEVICE NOT TO OPERATE WHERE PROHIBITED	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1106(3)	OPERATE BICYCLE/HUMAN PROPELLED DEVICE IN A NEGLIGENT MANNER	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1106(3)(B)(II)	OPERATE HUMAN POWERED VEHICLE IN NEGLIGENT MANNER	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1106(4)	OPERATING BICYCLE/HUMAN PRPLD DEV AT SPEED > REASONABLE	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1107	BICYCLE PARKING	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1108	BICYCLES/MOPEDS - TURNS	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1109	BICYCLES/MOPEDS - SIGNALS	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1110	REQ BICYCLE OR MOPED INSPECT BY POLICE	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1112	CARRYING A BUNDLE ON BIKE / ONE HAND ON HANDLE BARS	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1112(2)	BIKE OPERATOR W/OUT HANDS ON BIKE	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1113	BICYCLE EQUIPMENT/REQ & PROHIBITED	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1114	BICYCLE LAMPS & REFLECTORS REQUIRED	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1115	MOTOR ASSISTED SCOOTERS RESTRICTIONS	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1115(2)	MOTOR ASSISTED SCOOTER - AGE RESTRICTION	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1115(3)	UNDER 8 YRS NOT TO OPERATE MOTOR ASSISTED SCOOTER W/MOTOR ON	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1115(4)	MOTOR ASSISTED SCOOTER - GEN RESTRICTION	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1115(6)	AUTHORIZE MOTOR ASSISTED SCOOTER	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1115.5(4)	< 16 OPERATING CLASS 3 ELECTRIC ASSISTED BICYCLE	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1115.5(5)	< 14 OPERATE ELECTRIC ASST BIKE W/MOTOR ENG W/OUT SUPERVISION	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1115.5(6)	< 8 OPERATING ELECTRIC ASSISTED BICYCLE W/MOTOR ENGAGED IN PUBLIC	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1115.5(7)	OWNER MAY NOT AUTHORIZE OPERATION OF ELECTRIC ASSISTED BICYCLE	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1115.5(8)(A)	DISTRIBUTOR TO PERMANENTLY AFFIX LABEL ON ELECTRIC ASSISTED BICYCLE	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1115.5(8)(B)	MANUFACT/DISTRIBUTOR ENSURE AFFIXED LABEL IN ARIAL 9 PT OR LARGER	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1116(2)	MOTORIZED MOBILITY DEVICE - AGE RESTRICTION	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1116(3)	MOTORIZED MOBILITY DEVICE - GENERAL RESTRICTIONS	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1116(4)	MOTORIZED MOBILITY DEVICE - OWNER RESPONSIBILITY	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1117(1)	MINI-MOTORCYCLE ON PUBLIC PROPERTY	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1117(2)	OWNER MAY NOT AUTHORIZE MINI-MOTORCYCLE	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1119	PERSONAL DELIVERY DEVICE VIOLATION	IN	N	\$160	\$0	N	35%	N	N	C			
41-6A-1120	UNLAWFULLY OPERATING A MOBILE CARRIER DEVICE	IN	N	\$235	\$0	N	35%	N	N	C			
41-6A-1201	DRIVE ON RR TRACKS	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-1202	DRIVE THROUGH SAFETY ZONE - RR TRACKS	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-1203	RAILROAD GATE CROSSING	IN	Y	\$160	\$0	N	35%	Y	N	C			

41-6A-1203(2)	FAILURE TO STOP OR REMAIN STOPPED AT RR CROSSING	IN	Y	\$160	\$0	N	35%	Y	N	C			
41-6A-1203(4)	VEHICLE RAILROAD CROSSING VIOLATION	IN	Y	\$160	\$0	N	35%	Y	N	C			
41-6A-1203(4)(A)	DRIVE VEHICLE THROUGH, AROUND, OR UNDER A RR CROSSING GATE	IN	Y	\$160	\$0	N	35%	Y	N	C			
41-6A-1203(4)(B)	CAUSE A NON-RAIL VEHICLE TO PASS THROUGH, AROUND RR BARRIER	IN	Y	\$160	\$0	N	35%	Y	N	C			
41-6A-1203(4)(C)	CAUSE A NON-RAIL VEHICLE TO PASS THROUGH, UNDER RR RAIL	IN	Y	\$160	\$0	N	35%	Y	N	C			
41-6A-1204	OPERATE TRAIN IN MANNER TO PREVENT VEHICLE USE OF ROAD	IN	N	\$160	\$0	N	35%	N	N	C			
41-6A-1205	BUS/TRUCK NO STOP AT RR CROSSING	IN	N	\$160	\$0	N	35%	Y	N	C			
41-6A-1205(1)	CMV FAIL TO SLOW DOWN AND CHECK CLEARING	IN	N	\$160	\$0	N	35%	Y	N	C			
41-6A-1205(1)(B)	CMV STOP WITHIN 50 FT OF RR CROSSING	IN	N	\$160	\$0	N	35%	Y	N	C			
41-6A-1205(1)(C)	CMV FAIL TO OBEY TRAFFIC DEVICE OR OFFICER AT RR CROSSING	IN	N	\$160	\$0	N	35%	Y	N	C			
41-6A-1205(1)(D)(I)	CMV FAIL TO OBEY RR SPACE VEHICLE TOO LA	IN	N	\$160	\$0	N	35%	Y	N	C			
41-6A-1205(1)(D)(II)	CMV RR CLEARANCE TOO LOW TO CLEAR TRACKS	IN	N	\$160	\$0	N	35%	Y	N	C			
41-6A-1205(2)(A)	CMV FAILURE TO STOP BEFORE CROSSING RR/HWY	IN	N	\$160	\$0	N	35%	Y	N	C			
41-6A-1206	ILLEGAL VEHICLE CROSSING RR TRACKS	IN	N	\$120	\$0	N	35%	N	N	C			
41-6A-1301	SCHOOL BUS TO DISPLAY LIGHTING AND SPECIAL WARNING DEVICES	IN	N	\$160	\$0	N	35%	Y	N	C			
41-6A-1302(2)	FAILURE TO OBSERVE FLASHING AMBER / RED LIGHTS ON SCHOOL BUS	MC	Y	\$260	\$0	N	35%	Y	N	C	10 hours compensatory service		
41-6A-1302(2)(A)	FAILURE TO OBSERVE FLASHING AMBER LIGHTS ON SCHOOL BUS	MC	Y	\$260	\$0	N	35%	Y	N	C	10 hours compensatory service		
41-6A-1302(2)(B)	FAILURE TO OBSERVE FLASHING RED LIGHTS ON SCHOOL BUS	MC	Y	\$260	\$0	N	35%	Y	N	C	10 hours compensatory service		
41-6A-1302(4)(A)	SCHOOL BUS OPERATOR FAILING TO USE FLASHING RED LIGHTS	IN	N	\$100	\$0	Y	0%	Y	N	C			
41-6A-1302(5)	OPERATOR OF SCHOOL BUS TO HAVE HEADLIGHTS ON	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1302(2)	FAILURE TO STOP FOR SCHOOL BUS 2ND OFFENSE	MC	Y	\$500	\$0	N	35%	Y	N	C	20 hours compensatory service		
41-6A-1302(3)	FAIL TO STOP FOR SCHOOL BUS 3 OR MORE OFFENSES W/IN 3 YRS	MC	Y	\$1,000	\$0	N	35%	Y	N	C	40 hours compensatory service		
41-6A-1307(4)	SCHOOL BUS PARKING ZONE VIOLATION	IN	N	\$110	\$0	Y	0%	N	N	C			
41-6A-1401	PARKING, STOP OR STAND ON SIDEWALK OR WITHIN CROSSWALK	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1401(1)(A)	STAND/PARK VEH EDGE/CURB OR STREET	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1401(1)(A)(I)	PARK ON ROADWAY SIDE OF VEHICLE PARKED AT STREET CURB	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1401(1)(A)(II)	STAND/PARK VEHICLE ON SIDEWALK	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1401(1)(A)(III)	STAND OR PARK VEHICLE WITHIN AN INTERSECTION	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1401(1)(A)(IV)	STAND/PARK VEH-CROSSWALK	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1401(1)(A)(IX)	STANDING OR PARKING VEHICLE ON CONTROLLED-ACCESS HIGHWAY	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1401(1)(A)(VI)	STAND OR PARK VEHICLE TO OBSTRUCT TRAFFIC	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1401(1)(A)(VII)	STAND OR PARK VEHICLE ON BRIDGE OR ELEVATED STRUCTURE ON HWY	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1401(1)(A)(VIII)	STANDING OR PARKING VEHICLES ON ANY RAILROAD TRACKS	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1401(1)(A)(XI)	STOP, STAND, PARK VEHICLE WHERE TRAFFIC CTRL DEV PROHIBITS	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1401(1)(B)	STAND OR PARK VEHICLE	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1401(1)(B)(I)	STANDING OR PARKING VEHICLE ON PUBLIC/PRIVATE DRIVEWAY	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1401(1)(B)(II)	PARK WITHIN 15 FT OF FIRE HYDRANT	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1401(1)(B)(III)	PARK WITHIN 20 FEET OF A CROSSWALK	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1401(1)(B)(IV)	PARK WITHIN 30 FEET UPON APPROACH TO TRAFFIC SIGN, SIGNAL	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1401(1)(B)(V)	PARK WITHIN 20 FT OF FIRE STATION DRIVEWAY OR 75 FT OPPOSITE	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1401(1)(B)(VI)	PARK, STAND ANY PLACE WHERE TRAFFIC-CONTROL DEVICE PROHIBITS	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1401(1)(B)(VII)	PARKING IN RESERVED SPACE AT CAPITOL HILL COMPLEX	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1402	STOP/PARK ON ROADWAYS	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1402(1)	FAIL TO PARK ON ROADWAY WITH RIGHT HAND WHEELS IN POSITION	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1402(2)	FAIL TO PARK PROPERLY ON 1-WAY STREET	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1402(3)(B)	ANGLE PARKING ON FEDERAL-AID OR STATE HWY NOT PERMITTED	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1402(4)(B)	STOP, STAND OR PARK VEHICLE ON HWY WHERE PROHIBITED	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1403	FAIL TO SECURE PARKED VEHICLE	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1404	STOP/PARK OUTSIDE BUSINESS OR RESIDENTIAL DISTRICT	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1407	REMOVAL OF UNATTENDED VEHICLE W/O AUTH	IN	N	\$280	\$0	Y	0%	N	N	C			
41-6A-1408	ABANDON VEHICLE, VESSEL, OUTDOOR MOTOR ON HWY OR STATE WATER	IN	N	\$60	\$0	Y	0%	N	N	C			
41-6A-1409(2)	IMPROPER BOOTING IN MOBILE HOME PARK OR MULTI-FAMILY DWELLING	IN	N	\$280	\$0	Y	0%	N	N	C			
41-6A-1409(3)	IMPROPER BOOTING-IMPROPER NOTICE	IN	N	\$280	\$0	Y	0%	N	N	C			
41-6A-1409(4)	IMPROPER BOOTING - FEE FOR REMOVAL	IN	N	\$340	\$0	Y	0%	N	N	C			
41-6A-1501	MOTORCYCLE VIOLATION	IN	N	\$130	\$0	N	35%	N	N	C			
41-6A-1502	MOTORCYCLES OR ATV TYPE I VEH - OPERATE ON PUBLIC HIGHWAY	IN	Y	\$350	\$0	N	35%	Y	N	C			
41-6A-1502(3)	MOTORCYCLE NOT TO TRAVEL BETWEEN LANES OR ROWS OF VEHICLES	IN	N	\$120	\$0	N	35%	Y	N	C			
41-6A-1502(4)	MOTORCYCLE/MOTOR-DRIVEN CYCLE NOT TO OPERATE 2 ABREAST IN LN	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1503	MOTORCYCLE ATTACHED TO ANOTHER VEHICLE	IN	N	\$180	\$0	N	35%	N	N	C			
41-6A-1504	IMPROPER MOTORCYCLE PEGS AND HANDLEBARS	IN	N	\$50	\$0	Y	0%	N	N	C			

41-6A-1504(2)	OPERATING MOTORCYCLE WITH HANDLEBARS ABOVE SHOULDER HEIGHT	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1505	< 21 W/O PROTECTIVE HEADGEAR ON MOTORCYCLE OR MOTOR DRIVEN CYCLE	IN	N	\$110	\$0	Y	0%	N	N	C			
41-6A-1505(1)	< 21 OPERATE/RIDE MOTORCYCLE/ MOTOR DRIVEN CYCLE W/O PROTECTIVE HEADGEAR	IN	N	\$110	\$0	Y	0%	N	N	C			
41-6A-1505(1)(A)	< 21 OPERATE OR RIDE MOTORCYCLE W/O PROTECTIVE HEADGEAR	IN	N	\$110	\$0	Y	0%	N	N	C			
41-6A-1505(1)(B)	< 21 OPERATE OR RIDE MOTOR DRIVEN CYCLE W/O PROTECTIVE HEADGEAR	IN	N	\$110	\$0	Y	0%	N	N	C			
41-6A-1505(1)(C)	< 21 OPERATING ELECTRIC ASSISTED BIKE W/O PROTECTIVE HEADGEAR	IN	N	\$110	\$0	Y	0%	N	N	C			
41-6A-1505(1)(D)	< 21 OPERATING AUTOCYCLE NOT FULLY ENCLOSED W/O PROTECTIVE HEADGEAR	IN	N	\$110	\$0	Y	0%	N	N	C			
41-6A-1506	MOTORCYCLE EQUIPMENT REQUIRED	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1506(2)	AUTOCYCLE EQUIPMENT REQUIRED	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1508(2)	FAIL TO COMPLY W/FED SAFETY STANDARDS FOR LOW SPEED VEHICLES	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1508(3)	LOW SPEED VEHICLE STRUCTURALLY ALTERED	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1508(5)	LOW SPEED VEHICLE NOT TO OPERATE WHERE LIMIT EXCEEDS 35 MPH	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1508(6)	FAIL TO DISPLAY SLOW SPEED VEHICLE ON REAR OF VEHICLE	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1509	OPERATE STREET-LEGAL ATV ON NON-DESIGNATED HWY/STREET	IN	N	\$280	\$0	Y	0%	N	N	C			
41-6A-1509(3)(A)	STREET LEGAL ATV/UTILITY VEHICLE EQUIPMENT VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(A)(I)	STREET LEGAL ATV/UTILITY VEHICLE HEADLAMP VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(A)(II)	STREET LEGAL ATV/UTILITY VEHICLE NO TAIL LAMP VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(A)(III)	STREET LEGAL ATV/UTILITY VEH ILLUMINATED REGISTRAT VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(A)(IV)	STREET LEGAL ATV/UTILITY VEH RED REAR REFLECTOR VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(A)(IX)	STREET LEGAL ATV/UTILITY VEHICLE MUFFLER VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(A)(V)	STREET LEGAL ATV/UTILITY VEHICLE REAR STOP LAMP VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(A)(VI)	STREET LEGAL ATV/UTILITY VEHICLE TURN SIGNALS VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(A)(VII)	STREET LEGAL ATV/UTILITY VEHICLE BRAKING SYSTEM VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(A)(VIII)	STREET LEGAL ATV/UTILITY VEHICLE NOT EQUIPPED W/HORN	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(A)(X)	STREET LEGAL ATV/UTILITY VEH NOT EQUIP W/REARVIEW MIRRORS	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(A)(XI)	STREET LEGAL ATV/UTILITY VEH NOT EQUIP W/WINDSHIELD	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(A)(XII)	STREET LEGAL ATV/UTILITY VEH NOT EQUIPPED W/SPEEDOMETER	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(A)(XIII)	STREET LEGAL ATV/UTILITY VEHICLE PASSENGER VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(A)(XIV)	STREET LEGAL ATV/UTILITY VEHICLE SEATBELT VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(A)(XV)	STREET LEGAL ATV/UTILITY VEHICLE TIRE VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(A)(XVI)(A)	STREET LEGAL ATV/UTILITY VEH TIRES LARGER THAN MANUFACTURER	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1509(3)(A)(XVI)(B)	STREET LEGAL ATV/UTILITY VEH TIRE TREAD < 2/32 IN	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(B)	FULL SIZE STREET LEGAL ATV EQUIPMENT VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(B)(I)	FULL SIZE STREET LEGAL ATV HEADLAMP VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(B)(II)	FULL SIZE STREET LEGAL ATV TAIL LAMP VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(B)(III)	FULL SIZE STREET LEGAL ATV ILLUMINATED REGISTRATION VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(B)(IV)	FULL SIZE STREET LEGAL ATV RED REAR REFLECTOR VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(B)(IX)	FULL SIZE STREET LEGAL ATV MUFFLER VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(B)(V)	FULL SIZE STREET LEGAL ATV REAR STOP LAMP VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(B)(VI)	FULL SIZE STREET LEGAL ATV TURN SIGNALS VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(B)(VII)	FULL SIZE STREET LEGAL ATV BRAKING SYSTEM VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(B)(VIII)	FULL SIZE STREET LEGAL ATV NOT EQUIPPED W/HORN	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(B)(X)	FULL SIZE STREET LEGAL ATV NOT EQUIP W/REARVIEW MIRRORS	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(B)(XI)	FULL SIZE STREET LEGAL ATV NOT EQUIP W/WINDSHIELD	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(B)(XII)	FULL SIZE STREET LEGAL ATV NOT EQUIPPED W/SPEEDOMETER	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(B)(XIII)	FULL SIZE STREET LEGAL ATV PASSENGER VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(B)(XIV)	FULL SIZE STREET LEGAL ATV SEATBELT VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(B)(XV)	FULL SIZE STREET LEGAL ATV TIRE VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(B)(XVI)(A)	FULL SIZE STREET LEGAL ATV TIRES EXCEED 44 IN	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(3)(B)(XVI)(B)	FULL SIZE STREET LEGAL ATV TIRE TREAD < 2/32 IN	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(4)(A)	FULL SIZE STREET LEGAL ATV SPEED VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(4)(A)(I)	FULL SIZE STREET LEGAL ATV SPEED VIOLATION - POSTED SPEED	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(4)(A)(II)	FULL SIZE STREET LEGAL ATV SPEED VIOLATION - > 50 MPH	IN	N	\$50	\$0	Y	0%	Y	N	C			

41-6A-1509(4)(B)	FULL SIZE ST LEGAL ATV TO OPER ON EXTREME RIGHT W/REFLECTORS	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(4)(B)(I)	FULL SIZE STREET LEGAL ATV TO OPERATE ON EXTREME RIGHT OF RD	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1509(4)(B)(II)	FULL SIZE STREET LEGAL ATV REFLECTOR TAPE REQ FRONT & REAR	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1601	UNSAFE VEHICLE/FAULTY EQUIPMENT	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1601(1)	OPERATE UNSAFE, IMPROPER EQUIPPED VEHICLE ON PUBLIC HWY	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1601(1)(A)	OPERATE/MOVE UNSAFE VEHICLE	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1602	PERMIT REQUIRED TO OPERATE VEHICLE VIOLATING EQUIPMENT REGS	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1603	FAIL TO TURN ON HEADLIGHTS	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1604	MOTOR VEHICLE LAMP VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1604(1)	HEAD LAMP VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1604(2)(A)	TAIL LIGHT VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1604(2)(B)	BRAKE LIGHTS/REFLECTORS TO DISPLAY OR REFLECT RED COLOR	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1604(2)(B)(II)	TURN SIGNAL OR HAZARD WARNING LIGHT YELLOW OR RED	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1604(2)(C)	FAIL TO ILLUMINATE REAR REGISTRATION PLA	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1604(3)	STOP LAMPS - TURN SIGNALS	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1604(3)(A)	VEHICLE/TRAILER/SEMI/POLE TO HAVE 2 STOP LAMPS/TURN SIGNALS	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1604(4)(A)	EACH LAMP/REFLECTOR TO COMPLY WITH REQUIREMENTS & LIMITATION	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1604(4)(B)	NEED MORE LAMPS/REFLECTORS	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1606	FAILURE TO DISPLAY LIGHTS -- LARGE LOAD	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1607	FAIL TO EQUIP VEHICLE WITH ONE OR MORE PARKING LIGHTS	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1608	FARM TRACTORS & EQUIP/LAMPS & REFLECTORS	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1608(6)	SLOW MOVING VEHICLE EMBLEM REQUIREMENT	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1609	LAMPS & REFLECTORS/ANIMAL DRAWN VEH, ETC	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1610	IMPROPER USE OF SPOTLIGHT	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1611	HAZARD-WARNING LIGHT VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1612	BACKUP LIGHTS VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1613	LAMP REQ/OPERATION OF VEH ON HWY/SHOULDER-DIMMING LIGHTS	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1613(1)(A)	HIGH/LOW BEAM LIGHT REQ ON HWY/SHOULDER ADJACENT TO HWY	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1613(1)(C)	FAILURE TO DIM HEADLIGHTS	IN	N	\$50	\$0	Y	0%	Y	N	C			
41-6A-1613(2)(A)(I)	HEADLIGHTS-PROPER ADJUSTMENT TO GROUND	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1616	INTENSE BEAMS, RED/BLUE LIGHTS, FLASH LI	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1616(1)(C)	LIGHTS - NO MORE THAN 4 FACING FORWARD	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1616(2)(A)	OPERATE VEH ON HWY W/UNAUTH RED LIGHT	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1616(2)(B)	OPERATE VEH ON HWY W/UNAUTH BLUE LIGHT	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1616(3)	FLASHING LIGHTS ON VEHICLE PROHIBITED	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1616(3)(G)	CONTINUOUS FLASHING LIGHTS REPEATED ON BRAKE APPLICATION	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1616(4)	ROTATING LIGHT ON VEHICLE PROHIBITED	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1618	SALE OR USE OF UNAPPROVED LIGHTING EQUIPMENT OR DEVICES	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1618(1)	SALE OR USE OF UNAPPROVED LIGHTING EQUIPMENT OR DEVICE	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1618(3)	IMPROPER USE OF LAMP MOUNTED ON VEHICLE	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1619	SALE OF UNAPPROVED MOTOR VEHICLE EQUIPMENT	IN	N	\$350	\$0	N	35%	N	N	C			
41-6A-1622	SELL SUBSTANDARD EQUIPMENT	IN	N	\$340	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1623	BAD/NO BRAKES	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1623(2)	PARKING BRAKE REQUIRED	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1624	FAILURE TO REPAIR DAMAGED/DEPLOYED AIRBAG	MC	N	\$340	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1625	ILLEGAL USE OF HORNS AND WARNING DEVICES	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1625(1)	UNLAWFUL USE OF HORN	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1625(2)	SIREN, WHISTLE OR BELL ON VEHICLE PROHIBITED	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1625(4)	UNLAWFUL USE OF HORN (EMERGENCY VEHICLE)	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1626	MUFFLER VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1626(1)	NO WORKING MUFFLER	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1626(1)(A)	MUFFLER MUST BE INSTALLED	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		

41-6A-1626(1)(B)	MUFFLER MUST BE FUNCTIONING PROPERLY	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1626(1)(C)	IMPROPER MUFFLER/NOISE SUPPRESSING SYSTEM	IN	N	\$50	\$0	Y	0%	N	Y	C	Dismissed on proof of compliance in 14 days.		
41-6A-1626(2)	VEHICLE EMITTING VISIBLE CONTAMINANTS	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1626(2)(A)	EXCESSIVE FUMES/SMOKE - ENGINE/POWER SYS	IN	N	\$100	\$0	Y	0%	N	N	C	Minimum of \$50 for 1st violation; \$100 for second or subsequent violation within 3 years.		
41-6A-1626(2)(B)	DIESEL MANUFACTURED >=1/1/08 MAY NOT EMIT VISIBLE CONTAMINANT	IN	N	\$100	\$0	Y	0%	N	N	C			
41-6A-1626(2)(B)(II)	DIESEL MFR ON OR AFTER 1/1/08 MAY NOT EMIT VISIBLE CONTAMINANTS	IN	N	\$100	\$0	Y	0%	N	N	C	Minimum fine of \$100. Dismissed on proof of compliance in 14 days.		
41-6A-1626(2)(2)ND OFF	VEHICLE EMITTING VISIBLE CONTAMINANTS	IN	N	\$100	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1626(2)(B)(III)	DIESEL MFR BEFORE 1/1/08 MAY NOT EMIT VISIBLE CONTAMINANTS	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-1626(2)(B)(III)(2ND OFF)	DIESEL MFR BEFORE 1/1/08 MAY NOT EMIT VISIBLE CONTAMINANTS	IN	N	\$100	\$0	Y	0%	N	N	C			
41-6A-1626(2)(D)(II)	DIESEL ENGINE MAY NOT EMIT VISIBLE CONTAMINANTS 2ND OR SUBSEQUENT VIOLATION	IN	Y	\$500	\$0	Y	0%	N	N	C	Minimum fine of \$500		
41-6A-1626(3)(A)	AIR POLLUTION DEV SHALL BE MAINTAINED IN GOOD WORKING ORDER	IN	N	\$100	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1626(3)(C)	RENDER INOPERABLE AN AIR POLLUTION CONTROL DEVICE	IN	N	\$100	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1627	VEHICLE MIRRORS MISSING/INADEQUATE	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1627(1)	VEHICLE MIRROR NOT ON LEFT OF VEHICLE OR REFLECTING REAR	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1627(1)(A)	VEHICLE MIRROR - NO LEFT MIRROR	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1628(1)	SEAT BELT MUST BE INSTALLED	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1628(2)	SELLING UNAPPROVED SEAT BELTS	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1630	ALTERED VEHICLE	IN	N	\$100	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1631	ILLEGAL VEHICLE ALTERATIONS	IN	N	\$100	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1631(2)	TIRE VIOLATION - WIDTH	IN	N	\$100	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1632	DEFECTIVE BUMPER	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1632(1)	BUMPER REQUIRED ON VEHICLE	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1633	NO MUD FLAPS	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1634	NO SAFETY CHAIN ON TOWED VEHICLE	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1635	EQUIP OBSTRUCT VISIBILITY-WINDSHIELD/WIN	IN	N	\$60	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1635(1)	WINDOW TINT VIOLATION	IN	N	\$60	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1635(1)(D)	OBSTRUCT REDUCING VISIBILITY-WINDSHIELD	IN	N	\$60	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1635(1)(E)	DEBRIS, FROST, OR OTHER SUBSTANCE OBSTRUCTS OPERATOR VIEW	IN	N	\$50	\$0	Y	0%		N				
41-6A-1635(2)	OBJECT OR DEVICE HANGING/MOUNTED OBSTRUCTING OPERATORS VIEW	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1635(3)	STICKERS/OTHER NON-TRANSPARENT MATERIAL ON WINDSHIELD	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1635(5)	MIRRORS REQUIRED IF REAR BLOCKED OR TINTED	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1635(6)	DEVICE FOR CLEANING RAIN/SNOW/MOISTURE FROM WINDSHIELD REQ	IN	N	\$50	\$0	Y	0%		N				
41-6A-1635(7)	SALE OF VEHICLE WITH EXCESSIVE TINT	IN	N	\$150	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1636	ILLEGAL TIRES	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1636(1)	TIRE VIOLATION - CONDITION OF RUBBER ON TIRES	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1636(5)(A)	STUDDED SNOW TIRE VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1636(7)(A)	ILLEGAL TIRES	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1636(7)(A)(I)	ILLEGAL TIRES	IN	N	\$50	\$0	Y	0%	Y	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1637	NO EMERGENCY FLARES/FUSES/LANTERNS	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1638	FAIL TO USE WARNING SIGNALS	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1639	TRANSPRT OF HAZARDOUS/FLAMMABLE COMMODITY	IN	N	\$280	\$0	N	35%	Y	Y	C			
41-6A-1639(2)(A)	DRIVING W/O HAZMAT PLACARDS	IN	N	\$280	\$0	N	35%	Y	N	C			
41-6A-1639(2)(B)	DRIVING W/O HAZMAT SAFETY EQUIPMENT	IN	N	\$280	\$0	N	35%	Y	N	C			
41-6A-1641	TV PROH IF DRIVER CAN VIEW SCREEN	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.		
41-6A-1645	ADVANCED DRIVER ASSIST - REPAIR/CALIBRATION/DISCLOSURE REQ	IN	N	\$100	\$0	Y	0%						
41-6A-1646	VIOLATION OF MOTOR VEHICLE GLASS REPAIR REQUIREMENTS	IN	N	\$100	\$0	Y	0%						
41-6A-1701	IMPROPER BACKING	IN	N	\$110	\$0	N	35%	Y	N	C			
41-6A-1701(1)	BACKING PROHIBITED IF NOT SAFE OR INTERFERING WITH TRAFFIC	IN	N	\$160	\$0	N	35%	Y	N	C			
41-6A-1701(2)	BACKING ON LIMITED ACCESS HIGHWAY	IN	N	\$110	\$0	N	35%	N	N	C			
41-6A-1702	DRIVE ON THE SIDEWALK	IN	N	\$110	\$0	N	35%	Y	N	C			
41-6A-1703	DRIVE W/PASSENGER IN WRONG PLACE	IN	N	\$40	\$0	Y	0%	N	Y	C			
41-6A-1704	IMPROPER OPENING OF VEHICLE DOOR	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1704(1)	OPENING VEHICLE DOOR TOWARD MOVING TRAFFIC	IN	N	\$40	\$0	Y	0%	N	N	C			

41-6A-1704(2)	VEHICLE DOOR LEFT OPEN TOWARD MOVING TRAFFIC-EXTENDED TIME	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1705	OBSTRUCTION TO DRIVER'S VIEW	IN	N	\$40	\$0	Y	0%	Y	N	C			
41-6A-1705(1)	OPERATE VEHICLE < 3 IN FRONT SEAT-OBSTRUCTING VIEW/OPERATION	IN	N	\$40	\$0	Y	0%	Y	N	C			
41-6A-1705(1)(A)	OBSTRUCT OPERATOR VIEW TO FRONT OR SIDE OF VEHICLE	IN	N	\$40	\$0	Y	0%	Y	N	C			
41-6A-1705(1)(B)	INTERFERE W/OPERATORS CONTROL OVER DRIVING MECHANISM OF VEH	IN	N	\$40	\$0	Y	0%	N	N	C			
41-6A-1705(2)	PASSENGER OBST DRIVERS VIEW/UNAUTH PLACE	IN	N	\$40	\$0	Y	0%	Y	N	C			
41-6A-1705(2)(A)	PASSENGER IN VEHICLE INTERFERES WITH OPERATORS VIEW	IN	N	\$40	\$0	Y	0%	Y	N	C			
41-6A-1705(2)(B)	PASSENGER IN VEHICLE INTERFERING WITH OPERATORS CONTROL	IN	N	\$40	\$0	Y	0%	Y	N	C			
41-6A-1706	OCCUPANCY OF TRAILER/SEMITRAILER WHILE BEING MOVED ON HWY	IN	N	\$100	\$0	Y	0%	N	N	C			
41-6A-1706(1)	OCCUPANCY OF TRAILER/SEMITRAILER WHILE BEING MOVED ON HWY	IN	N	\$100	\$0	Y	0%	N	N	C			
41-6A-1707	ENTER INTERSECTION W/O SUFFICIENT SPACE	IN	N	\$110	\$0	N	35%	Y	N	C			
41-6A-1710	FOLLOWING TOO CLOSE TO ANY AUTHORIZED EMERGENCY VEHICLE	IN	N	\$140	\$0	N	35%	N	N	C			
41-6A-1711	DRIVE OVER FIREHOSE	IN	N	\$110	\$0	N	35%	Y	N	C			
41-6A-1712	LITTERING	IN	Y	\$350	\$0	N	35%	N	Y	C	Enhanceable Offense		
41-6A-1712(1)	ILLEGAL DUMPING	IN	Y	\$350	\$0	N	35%	N	Y	C			
41-6A-1712(5)	THROWING LIGHTED MATERIAL FROM VEHICLE	IN	Y	\$350	\$0	N	35%	N	Y	C			
41-6A-1712(6)	FAILURE TO SECURE LOOSE CARGO	IN	N	\$280	\$0	Y	0%	N	N	C			
41-6A-1712(2)	LITTERING - 2ND OR SUBSEQUENT OFFENSE	IN	Y	\$580	\$0	N	35%	N	Y	C			
41-6A-1715	CARELESS DRIVING	MC	N	\$110	\$0	N	35%	Y	N	C			
41-6A-1715(1)	CARELESS DRIVING	MC	N	\$110	\$0	N	35%	Y	N	C			
41-6A-1715(1)(A)	CARELESS DRIVING >=2 VIOLATIONS IN 3 MILES	MC	N	\$110	\$0	N	35%	Y	N	C			
41-6A-1715(1)(B)	CARELESS DRIVING DISTRACTED BY ACTIVITY OTHER THAN DRIVING	MC	N	\$110	\$0	N	35%	Y	N	C			
41-6A-1715(1)(B)(i)	CARELESS DRIVING SEARCHING FOR ITEM IN VEHICLE	MC	N	\$110	\$0	N	35%	Y	N	C			
41-6A-1715(1)(B)(ii)	CARELESS DRIVING ATTENDING TO PERSONAL HYGIENE OR GROOMING	MC	N	\$110	\$0	N	35%	Y	N	C			
41-6A-1716	USE HANDHELD DEVICE TO TEXT/EMAIL WHILE OPERATING VEHICLE	MC	N	\$100	\$0	N	35%	Y	N	C	Enhanceable Offense		
41-6A-1716(2)	USE HANDHELD DEVICE WHILE OPERATING VEHICLE	MC	N	\$100	\$0	N	35%	Y	N	C	Enhanceable Offense		
41-6A-1716(2)(A)	USE HANDHELD DEVICE TO WRITE/SEND/READ DATA W/OPER VEHICLE	MC	N	\$100	\$0	N	35%	Y	N	C	Enhanceable Offense		
41-6A-1716(2)(B)	USE HANDHELD DEVICE TO DIAL WHILE OPERATING VEHICLE	MC	N	\$100	\$0	N	35%	Y	N	C	Enhanceable Offense		
41-6A-1716(2)(C)	USE HANDHELD DEVICE TO ACCESS INTERNET W/OPERATING VEHICLE	MC	N	\$100	\$0	N	35%	Y	N	C	Enhanceable Offense		
41-6A-1716(2)(D)	USE HANDHELD DEVICE TO VIEW/RECORD VIDEO WHILE OPERATING VEH	MC	N	\$100	\$0	N	35%	Y	N	C	Enhanceable Offense		
41-6A-1716(4)(A)	TEXTING OR EMAILING WHILE DRIVING	MC	Y	\$110	\$0	N	35%	Y	N	C			
41-6A-1716(4)(B)	TEXT OR EMAIL WHILE DRIVING W/PRIOR OR INJURY	MB	Y	\$690	\$0	N	90%	Y	N	C			
41-6A-1716(4)(B)(i)	CAUSE INJURY TO ANOTHER USING HANDHELD DEVICE W/OPERTNG VEH	MB	Y	\$690	\$0	N	90%	Y	N	C			
41-6A-1716(4)(B)(ii)	USE HANDHELD DEVICE W/OPERATING VEHICLE 2ND/SUBS W/IN 3 YRS	MB	Y	\$690	\$0	N	90%	Y	N	C			
41-6A-1717	SMOKING IN A VEHICLE PROHIBITED WHEN CHILD IS PRESENT	IN	N	\$45	\$0	Y	0%	N	Y	C			
41-6A-1803(1)(A)(i)	FAILURE TO WEAR SEAT BELT OR PROPERLY ADJUST SAFETY BELT	IN	N	\$45	\$0	Y	0%	Y	N	C			
41-6A-1803(1)(A)(ii)	FAILURE TO PROVIDE CHILD RESTRAINT DEVICE < 8 YRS OF AGE	IN	N	\$45	\$45	Y	0%	Y	N	C	The court shall waive all of the fine for a first violation of Subsection 41-6A-1803(1)(a)(ii) if the person submits proof of acquisition, rental, or purchase of a child restraint device.		
41-6A-1803(1)(A)(iii)	FAILURE TO PROVIDE CHILD RESTRAINT DEVICE 8-16 YRS OF AGE	IN	N	\$45	\$45	Y	0%	Y	N	C	The court shall waive all of the fine for a first violation of Subsection 41-6A-1803(1)(a)(iii) if the person submits proof of acquisition, rental, or purchase of a child restraint device.		
41-6A-1803(2)	FAILURE OF PASSENGER 16 YRS OR OLDER TO WEAR SEAT BELT	IN	N	\$45	\$0	Y	0%	Y	N	C			
41-6A-2003	UNLAWFUL AUTOMATIC LICENSE PLATE READER USE	MB	Y	\$310	\$0	Y	0%	N	N	C			
41-6A-2005	PRESERVATION OF CAPTURED PLATE DATA VIOLATION	MB	Y	\$310	\$0	Y	0%	N	N	C			
41-6A-204	REQUIRE/KNOWINGLY PERMIT DRIVER TO UNLAWFULLY OPERATE VEHICLE	IN	N	\$100	\$0	Y	0%	N	N	C			
41-6A-209	FAILURE TO OBEY OFFICER/FIREFIGHTER/FLAGGER/CROSSING GUARD	IN	N	\$80	\$0	Y	0%	Y	Y	C			
41-6A-209(1)	FAILURE TO OBEY OFFICER/FIREFIGHTER/FLAGGER/CROSSING GUARD	IN	N	\$80	\$0	Y	0%	Y	Y	C			
41-6A-209(1)(A)	WILLFULLY FAIL OR REFUSE TO OBEY ORDER OF PEACE OFFICER	IN	N	\$80	\$0	Y	0%	Y	N	C			
41-6A-209(1)(B)	WILLFULLY FAIL OR REFUSE TO OBEY ORDER OF FIREFIGHTER	IN	N	\$80	\$0	Y	0%	N	N	C			
41-6A-209(1)(C)	WILLFULLY FAIL OR REFUSE TO OBEY ORDER OF A FLAGGER	IN	N	\$80	\$0	Y	0%	Y	N	C			
41-6A-209(1)(D)	FAIL TO OBEY CROSSING GUARD	IN	N	\$80	\$0	Y	0%	Y	N	C			
41-6A-209(2)(A)	SPEEDING IN A CONSTRUCTION/MAINTENANCE ZONE	IN	N	\$180	\$0	N	35%	Y	N	C	See Speeding Chart for examples of statutory defined adjustments for mph over the limit		
41-6A-216	PROPERTY OWNER TO REMOVE OBSTRUCTIONS	IN	N	\$50	\$0	Y	0%	N	Y	C			
41-6A-304	FAIL TO OBEY TRAFFIC CONTROL DEVICES	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-304(1)	FAIL TO OBEY TRAFFIC CONTROL DEVICES	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-305	TRAFFIC CONTROL SIGNAL VIOLATIONS	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-305(2)(A)(ii)	TRAFFIC CONTROL SIGNAL- CIRCULAR GREEN SIGNAL VIOLATION	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-305(2)(B)	FAIL TO YIELD TO PEDESTRIAN/TRAFFIC IN CROSSWALK GREEN ARROW	IN	N	\$130	\$0	N	35%	Y	N	C			

41-6A-305(4)(A)	TRAFFIC CONTROL SIGNAL - AT PLACE OTHER THAN INTERSECTION	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-305(4)(B)	PEDESTRIAN ENTERING ROADWAY AT STEADY RED SIGNAL	IN	N	\$60	\$0	Y	0%	N	N	C			
41-6A-305(4)(C)	FAILURE TO YIELD - RIGHT TURN ON RED LIGHT	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-305(5)	STOP TO BE MADE AT SIGN/MARKING OR SIGNAL FOR HWY-RAIL LINE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-305(6)	FAIL TO YIELD RIGHT OF WAY @ INOPERABLE SIGNAL	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-305(6)(A)	FAIL TO STOP - ENTERING INTERSECTION @ INOPERABLE SIGNAL	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-306	PEDESTRIAN DISOBEYING SEMAPHORE	IN	N	\$50	\$0	Y	0%	N	N	C			
41-6A-307	OBEDIENCE TO FLASHING SEMAPHORE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-308	FAIL TO OBEY LANE USE CONTROL SIGNAL	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-309	UNAUTHORIZED PLACING OF TRAFFIC CONT DEV	IN	N	\$130	\$0	N	35%	N	N	C			
41-6A-311	INTERFERE WITH SIGNS/SIGNALS	MC	Y	\$350	\$0	N	35%	N	N	C			
41-6A-311(1)(A)	ALTER/DEFACE/KNOCK DOWN/REMOVE TRAFFIC CONTROL DEVICE	MC	Y	\$350	\$0	N	35%	N	N	C			
41-6A-311(1)(B)	ALTER/DEFACE/KNOCK DOWN/REMOVE TRAFFIC MONITORING DEVICE	MC	N	\$350	\$0	N	35%	N	N	C			
41-6A-311(1)(C)	ALTER/DEFACE/KNOCK DOWN/REMOVE RAILROAD TRAFFIC CONTROL DEVICE	MC	Y	\$350	\$0	N	35%	N	N	C			
41-6A-311(2)(A)	USE PREEMPTIVE DEVICE TO INTERFERE W/TRAFFIC CONTROL DEVICE	MC	N	\$280	\$0	N	35%	N	N	C			
41-6A-311(2)(B)	OPERATE MOTOR VEHICLE POSSESSING TRAFFIC SIG PREEMPTIVE DEV	MC	N	\$280	\$0	N	35%	N	N	C			
41-6A-401	ACCIDENT INVOLVING PROPERTY DAMAGE, DUTIES OF OPERATOR	MB	Y	\$610	\$0	N	90%	Y	Y	C			
41-6A-401(2)	FAILURE TO REMAIN AT SCENE OF ACCIDENT - DAMAGE ONLY	MB	Y	\$610	\$0	N	90%	Y	Y	C			
41-6A-401(2)(A)	ACCIDENT INVOLVING PROPERTY DAMAGE, DUTIES OF OPERATOR - W/ KNOWLEDGE OF ACCIDENT	MB	Y	\$690	\$0	N	90%	Y	Y	C			
41-6A-401(2)(C)	DUTY OF OPERATOR AFTER THE LEAVING SCENE - W/ KNOWLEDGE OF ACCIDENT	MB	Y	\$690	\$0	N	90%	Y	Y	C			
41-6A-401(3)	FAILURE TO GIVE NAME AND ASSISTANCE AT ACCIDENT - DAMAGE ONLY	MB	Y	\$610	\$0	N	90%	N	Y	C			
41-6A-401(4)	FAILURE TO REPORT AN ACCIDENT RESULTING IN DAMAGE OF >\$1500	MB	Y	\$610	\$0	N	90%	Y	Y	C			
41-6A-401(5)	FAIL TO NOTIFY OF ACCIDENT WITH UNATTENDED VEHICLE - DAMAGE	MB	Y	\$610	\$0	N	90%	Y	Y	C			
41-6A-401.7(1)	FAIL TO GIVE NAME, ASSISTANCE AT ACCIDENT- INJURY, DEATH, DAMAGE	MC	Y	\$510	\$0	N	35%	N	Y	C			
41-6A-401.7(2)	FAIL TO REPORT ACCIDENT - INJURY, DEATH, DAMAGE	MC	Y	\$510	\$0	N	35%	N	Y	C			
41-6A-401.7(3)	FAILURE TO GIVE NAME/ASST - OWNER INCAPABLE OF GIVING NOTICE	MC	Y	\$510	\$0	N	35%	N	Y	C			
41-6A-401.7(4)	FAILURE TO REPORT ACCIDENT WITH UNATTENDED VEHICLE	MC	Y	\$510	\$0	N	35%	N	Y	C			
41-6A-402	FAIL TO MAKE WRITTEN REP/ACC	IN	N	\$110	\$0	Y	0%	N	Y	C			
41-6A-403	PROVIDING FALSE SECURITY INFORMATION TO PEACE OFFICER AT ACC	MB	Y	\$200	\$0	N	90%	N	Y	C			
41-6A-403(7)	PROVIDING FALSE SECURITY INFORMATION TO PEACE OFFICER AT ACC	MB	Y	\$200	\$0	N	90%	N	Y	C			
41-6A-405	GARAGE KEEPER TO REPORT DAMAGE W/O STICK	IN	N	\$350	\$0	N	35%	N	N	C			
41-6A-407	ALLOW LIVESTOCK ON HIGHWAY	IN	Y	\$350	\$0	N	35%	N	Y	C			
41-6A-502	DRIVING UNDER THE INFLUENCE OF ALCOHOL/DRUGS	MB	Y	\$1,420	\$0	N	90%	Y	Y	S	See DUI Matrix for sentencing		
41-6A-502(1)(A)	DUI OF ALCOHOL W/BAC AT OR OVER .05	MB	Y	\$1,460	\$0	N	90%	Y	Y	S	See DUI Matrix for sentencing		
41-6A-502(1)(B)	DUI - ALCOHOL/DRUGS OR COMBO - RENDERS SAFE OPERATION	MB	Y	\$1,460	\$0	N	90%	Y	Y	S	See DUI Matrix for sentencing		
41-6A-502(1)(C)	DUI - BLOOD/BREATH ALCOHOL >= .05 OPERATING OR CONTROL	MB	Y	\$1,460	\$0	N	90%	Y	Y	S	See DUI Matrix for sentencing		
41-6A-502.5	IMPAIRED DRIVING	MB	Y	\$1,460	\$0	N	90%	Y	Y	S	See DUI Matrix for sentencing		
41-6A-502.5(1)(A)	IMPAIRED DRIVING	MB	Y	\$1,460	\$0	N	90%	Y	Y	S	See DUI Matrix for sentencing		
41-6A-502.5(1)(B)	IMPAIRED DRIVING	MB	Y	\$1,460	\$0	N	90%	Y	Y	S	See DUI Matrix for sentencing		
41-6A-502.5(7)	IMPAIRED DRIVING - DUI COURT	MB	Y	\$1,460	\$0	N	90%	Y	Y	S	See DUI Matrix for sentencing		
41-6A-503(1)	DRIVING UNDER THE INFLUENCE OF ALCOHOL/DRUGS	MB	Y	\$1,390	\$0	N	90%		Y		HB0143 Line 26-55 Waiting for response from drafting attorneys	Bill numbering conflicting wont be resolved until May 4. They will be renumbered not a new offense.	41-6A-520
41-6A-517	DRIVING WITH MEASURABLE CONTROLLED SUBSTANCE	MB	Y	\$690	\$0	N	90%	Y	Y	S			
41-6A-517(2)	DRIVE WITH MEASURABLE CONTROLLED SUBSTANCE	MB	Y	\$690	\$0	N	90%	Y	Y	S			
41-6A-518	IGNITION INTERLOCK VIOLATION	MC	Y	\$510	\$0	N	35%	Y	Y	S			
41-6A-518(4)(A)	FAILURE TO INSTALL IGNITION INTERLOCK DEVICE	MC	Y	\$510	\$0	N	35%	Y	Y	S			
41-6A-518.1(2)(A)(I)	TAMPER WITH IGNITION INTERLOCK DEVICE	MB	Y	\$690	\$0	N	90%	Y	Y	S			
41-6A-518.1(2)(A)(II)	FURNISH VEHICLE W/OUT IGNITION INTERLOCK TO RESTRICT PERSON	MB	Y	\$690	\$0	N	90%	N	Y	S			
41-6A-518.1(2)(A)(III)	BLOW INTO IGNITION INTERLOCK FOR ANOTHER	MB	Y	\$690	\$0	N	90%	Y	Y	S			
41-6A-518.1(2)(A)(IV)	ADVERTISE FOR SALE/OFFER NON CERTIFIED IGNITION INTERLOCK	MB	Y	\$690	\$0	N	90%	N	Y	S			
41-6A-518.1(2)(B)(I)	RENT/LEASE/BORROW VEH W/O IGNITION INTERLOCK	MB	Y	\$690	\$0	N	90%	Y	Y	S			
41-6A-518.1(2)(B)(II)	REQUEST ANOTHER PERSON BLOW INTO IGNITION INTERLOCK SYSTEM	MB	Y	\$690	\$0	N	90%	Y	Y	S			
41-6A-518.2	INTERLOCK RESTRICTED DRIVER OPERATING VEHICLE W/O IL SYSTEM	MB	Y	\$690	\$0	N	90%	Y	Y	S			
41-6A-518.2(3)	INTERLOCK RESTRICTED DRIVER OPERATING VEHICLE W/O IL SYSTEM	MB	Y	\$690	\$0	N	90%	Y	Y	S			
41-6A-520(8)(B)	REFUSAL OF CHEMICAL TEST	MB	Y	See Statute +\$100	\$0	N	90%	Y	Y	S			
41-6A-526	OPEN CONTAINER/DRINKING ALCOHOL IN A VEHICLE	MC	N	\$110	\$0	Y	0%	N	Y	S			
41-6A-526(2)	DRINKING ALC IN VEH-DRIVER &/OR PASSENGER	MC	N	\$110	\$0	Y	0%	Y	Y	S			
41-6A-526(3)	OPEN CONTAINER IN VEHICLE ON HIGHWAY	MC	N	\$110	\$0	Y	0%	Y	Y	S			
41-6A-528	RECKLESS DRIVING	MB	Y	\$690	\$0	N	90%	Y	Y	S			

41-6A-530	ALCOHOL RESTRICTED DRIVERS	MB	Y	\$1,430	\$0	N	90%	Y	Y	S			
41-6A-601	SPEEDING	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-601(3)	SPEEDING - TOO FAST FOR EXISTING CONDITIONS	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-601(4)(A)	TOO FAST FOR EXISTING CONDITIONS	IN	N	\$130	\$0	N	35%						
41-6A-601(4)(B)	SPEEDING - 100 MILES OR MORE PER HOUR	IN	Y	\$315+	\$0	N	35%				See Speeding Chart for examples of statutory defined adjustments for mph over the limit		
41-6A-604	SPEEDING IN A SCHOOL ZONE	MC	Y	\$150	\$0	N	35%	Y	N	C	See Speeding Chart for examples of statutory defined adjustments for mph over the limit		
41-6A-605	MINIMUM SPEED REGULATIONS VIOLATION	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-605(1)	IMPEDING TRAFFIC	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-606(3)(A)	SPEED CONTEST OR EXHIBITION ON HIGHWAY	MA	Y	\$750	\$0	N							
41-6A-606(3)(B)	BARRICADE OR OBSTRUCTION OF HWY	MB	N	\$690	\$0	N	90%						
41-6A-609	RADAR JAMMING DEV/JAMMING DEV PROH	IN	N	\$100	\$0	Y	0%	N	N	C			
41-6A-701	DRIVE ON WRONG SIDE OF ROADWAY	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-701(3)	OPERATE VEHICLE AT LESS THAN NORMAL SPEED IN RIGHT HAND LANE	IN	Y	\$130	\$0	N	35%	Y	N	C			
41-6A-702	LEFT LANE RESTRICTED/VEHICLE OVER 18,000	IN	N	\$260	\$0	N	35%	N	Y	C			
41-6A-702(1)(A)	HIGH OCCUPANCY VEHICLE LANE RESTRICTION	IN	N	\$260	\$0	N	35%	N	Y	C			
41-6A-702(1)(B)	HOV ON AND OFF RAMP LANE VIOLATION	IN	N	\$260	\$0	N	35%	N	Y	C			
41-6A-702(2)	OPERATING RESTRICTED VEHICLES IN LEFT LANE OF FREEWAY	IN	N	\$260	\$0	N	35%	N	Y	C			
41-6A-703	IMPROPER PASSING/VEHICLE OPPOSITE DIRECT	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-704	IMPROPER PASSING OF VEHICLE-SAME DIRECTION	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-704(1)(A)(I)	UNLAWFUL PASSING ON LEFT	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-704(1)(A)(II)	FAILING TO YIELD TO PASSING VEHICLE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-704(2)	FAIL TO YIELD TO FASTER VEHICLE IN SAME LANE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-704(5)	UNLAWFUL LANE FILTERING	IN	N	\$130	\$0	Y	35%	Y	N	C			
41-6A-705	IMPROPER PASSING ON RIGHT OF VEHICLE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-706	IMPROPER PASSING ON LEFT OF VEHICLE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-706(1)(B)	LIMITATION ON PASSING USING ONCOMING TRAFFIC LANE	IN	Y	\$130	\$0	N	35%	Y	N	C			
41-6A-706.5	OPERATE MOTOR VEHICLE NEAR VULNERABLE USER OF A HIGHWAY	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-706.5(2)(D)	CAUSE EXCESSIVE EMISSIONS NEAR VULNERABLE USER OF A HIGHWAY	IN	Y	\$225	\$0	Y	0%	N	Y	C			
41-6A-706.5(3)(B)	OPERATE MOTOR VEHICLE NEAR VULNERABLE USER OF HWY W/INJURY	MC	Y	\$500	\$0	N	35%	Y	N	C			
41-6A-707	DRIVE ON LEFT OF ROAD WHEN PROHIBITED	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-707(1)(A)	LEFT SIDE OF ROAD-PASSING ON HILL OR CURVE	IN	Y	\$130	\$0	N	35%	Y	N	C			
41-6A-708	FAIL TO OBSERVE NO PASSING ZONE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-709	WRONG WAY ON ONE WAY STREET	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-710	IMPROPER USAGE OF LANES	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-710(1)	FAILURE TO STAY IN ONE LANE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-710(1)(A)	FAIL TO OPERATE WITHIN A SINGLE LANE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-710(1)(B)	IMPROPER LANE CHANGE IN OCCUPIED LANE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-710(2)	IMPROPER USE OF CENTER LANE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-710(3)	FAILURE TO USE DESIGNATED LANE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-710(3)(B)	DISREGARD OF OFFICIAL TRAFFIC CONTROL DEVICE	IN	N	\$130	\$0	N	35%	N	N	C			
41-6A-711	FOLLOWING ANOTHER VEHICLE TOO CLOSE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-711(2)	FOLLOWING ANOTHER VEHICLE - SAFE DISTANCE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-712	CROSSING HIGHWAY DIVIDER	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-712(1)	VEHICLE ON DIVIDED HWY NOT OPERATING IN RIGHT HAND OF ROADWAY	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-712(2)	CROSSING DIVIDER/BARRIER MEDIAN	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-713	DRIVING OVER GORE OR ISLAND	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-714	LIMITED ACCESS HIGHWAYS-ENTERING/EXITING	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-716	DRIVE ON TOLLWAY W/O PAYING TOLL	IN	N	\$130	\$0	N	35%	N	N	C			
41-6A-717	UNLAWFUL USE OF RUNAWAY RAMP	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-801	IMPROPER LEFT/RIGHT TURN	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-801(1)	IMPROPER RIGHT TURN	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-801(2)	IMPROPER LEFT TURN	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-801(3)(A)	IMPROPER LEFT TURN IN TWO WAY LEFT TURN LANE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-801(3)(B)	IMPROPER TWO - WAY LEFT TURN	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-801(3)(D)	IMPROPER TRAVEL IN TWO WAY LEFT TURN LANE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-801(4)	TURNING IN VIOLATION OF TRAFFIC CONTROL DEVICE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-801(4)(B)	TURNING A VEHICLE IN VIOLATION OF A TRAFFIC-CONTROL DEVICE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-802	IMPROPER U TURN	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-803	MOVING A PARKED VEHICLE WHEN UNSAFE	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-804	TURN/STOP/CHANGE LANES W/O SIGNAL	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-804(1)	FAILURE TO SIGNAL	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-804(1)(A)	UNSAFE LANE TRAVEL - SIGNAL	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-804(1)(A)(I)	UNSAFE LANE TRAVEL	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-804(1)(A)(II)	IMPROPER STOP/TURN SIGNAL	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-804(1)(B)	FAILURE TO SIGNAL FOR 2 SECONDS	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-804(2)	STOPPING OR SUDDEN DECREASE IN SPEED	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-804(4)	UNLAWFUL SIGNAL FLASHING	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-901	FAIL TO YIELD RIGHT OF WAY	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-902	RIGHT OF WAY - STOP OR YIELD SIGN	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-902(2)(A)	RIGHT OF WAY-STOP SIGNS	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-902(2)(B)	FAILURE TO YIELD AFTER STOP FOR VEHICLE IN INTERSECTION	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-902(2)(C)	FAIL TO YIELD TO PEDESTRIAN IN ADJACENT CROSSWALK	IN	N	\$130	\$0	N	35%	N	N	C			
41-6A-902(3)	RIGHT OF WAY-YIELD SIGNS	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-902(3)(A)	RIGHT OF WAY-YIELD SIGNS	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-903	FAIL TO YIELD-VEHICLE TURNING LEFT	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-903(1)(A)	FAIL TO YIELD-VEHICLE TURNING LEFT	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-903(1)(B)	FAIL TO YIELD-ENTER/CROSS HIGHWAY	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-903(1)(C)	FAIL TO YIELD WHEN MERGING	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-903.1	RIGHT OF WAY - ZIPPER MERGE	IN	N	\$130	\$0	N	35%						
41-6A-904	FAIL TO STOP FOR EMERGENCY VEHICLE/OBEY WARNING LIGHTS	IN	N	\$160	\$0	N	35%	Y	N	C			

41-6A-904(1)	FAIL TO YIELD OR STOP UPON APPROACHING EMERGENCY VEHICLE	IN	N	\$160	\$0	N	35%	Y	N	C			
41-6A-904(1)(A)	FAIL TO STOP FOR EMERGENCY VEHICLE	IN	N	\$160	\$0	N	35%	Y	N	C			
41-6A-904(2)	VIOLATE DUTIES OF VEHICLE OPERATOR APPROACHING EMERGENCY VEH	IN	N	\$160	\$0	N	35%	Y	N	C			
41-6A-904(2)(A)	FAIL TO REDUCE SPEED WHEN APPROACHING EMERGENCY VEHICLE	IN	N	\$160	\$0	N	35%	Y	N	C			
41-6A-904(3)	FAIL TO REDUCE SPEED WHEN APPR TOW OR HWY MAINTENANCE VEH	IN	N	\$160	\$0	N	35%	Y	N	C			
41-6A-904(3)(A)	FAIL TO REDUCE SPEED WHEN APPR HWY MAINTENANCE	IN	N	\$160	\$0	N	35%	Y	N	C			
41-6A-904(4)	FAIL TO CAUTION TO AN AUTHORIZED EMERGENCY VEHICLE	IN	N	\$160	\$0	N	35%	Y	N	C			
41-6A-905	FAIL TO YIELD TO PEDESTRIAN WORKING ON H	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-906	FAIL TO OBEY SIGNS	IN	N	\$130	\$0	N	35%	Y	N	C			
41-6A-907	UNSAFE EMERGENCE FROM ALLEY/DRIVEWAY	IN	N	\$130	\$0	N	35%	Y	N	C			
41-8-1	OPERATING VEHICLE BY PERSONS UNDER 16	IN	N	\$120	\$0	N	35%	N	N	C			
41-8-2	PERSON UNDER 17 OPERATING VEHICLE DURING NIGHT HOURS	IN	N	\$130	\$0	N	35%	N	N	C			
41-8-2(1)	PERSON UNDER 17 OPERATING VEHICLE BETWEEN 12 AM AND 5 AM	IN	N	\$130	\$0	N	35%	N	N	C			
41-8-3	OPERATION OF VEHICLE BY PERSON UNDER 16 1/2 YEARS	IN	N	\$180	\$0	N	35%	N	N	C			
41-8-4	UNDER 18 USING WIRELESS PHONE WHILE OPERATING VEHICLE	IN	Y	\$25	\$0	Y	0%	N	N	C			
4-23-111	HOLDING A RACCOON OR COYOTE IN CAPTIVITY	IN	N	\$110	\$0	N	35%	N	Y	C			
42-3-5	FARM NAME VIOLATION	MB	N	\$690	\$0	N	90%	Y	Y	C			
4-24-306	BRAND INSPECTION REQUIRED TO TRANSPORT LIVESTOCK	MB	N	\$60	\$0	Y	0%	N	Y	C			
4-24-307	TRANSPORT LIVESTOCK WITHOUT EVIDENCE OF OWNERSHIP	MB	N	\$60	\$0	Y	0%	N	Y	C			
4-24-403	UNLAWFUL WEBSITE PROMOTING THE SALE OF LIVESTOCK	MB	Y	\$690	\$0	N	90%	N	Y	C			
4-24-502(1)(A)	LIVESTOCK NOT BRANDED FORAGING IN OPEN RANGE OR OUTSIDE ENCLOSURE	MB	Y	\$350	\$0	N	90%	N	Y	C			
4-24-502(1)(B)	BRAND OR MARK LIVESTOCK W/BRAND OR MARK NOT OF RECORD	MB	Y	\$350	\$0	N	90%	N	Y	C			
4-24-502(1)(C)	OBLITERATE CHANGE OR REMOVE A RECORDED BRAND OR MARK	MB	Y	\$350	\$0	N	90%	N	Y	C			
4-24-502(1)(D)	DESTROY CONCEAL EVIDENCE OF OWNERSHIP OF THE ANIMAL HIDE	MB	Y	\$350	\$0	N	90%	N	Y	C			
4-24-503	USE OF VEHICLE TO TRANSPORT STOLEN LIVESTOCK PROHIBITED	MB	Y	\$350	\$0	N	90%	N	Y	C			
4-25-301	ALLOW SWINE TO ROAM AT LARGE	MB	Y	\$690	\$0	N	90%	N	Y	C			
4-26-101	FAILURE TO CLOSE ENTRANCE TO ENCLOSURE	MC	N	\$350	\$0	N	35%	N	N	C			
4-31-102	DUTY OF OWNER TO BURY OR DISPOSE OF DEAD DOMESTIC ANIMAL	IN	N	\$350	\$0	N	35%	N	N	C			
4-31-103	DEPOSIT DEAD ANIMAL ON ANOTHERS LAND WITHOUT CONSENT	IN	N	\$350	\$0	N	35%	N	N	C			
4-32-106	SLAUGHTERING LIVESTOCK EXCEPT IN LICENSED ESTABLISHMENT PROHIBITED	MC	Y	\$350	\$0	N	35%	N	Y	C			
4-32-106(6)	SALE OR OFFER FOR SALE ANY UNINSPECTED MEAT OR POULTRY	MB	Y	\$690	\$0	N	90%	N	Y	C			
4-39-105	DOMESTICATED ELK - PROHIBITED ACTIVITIES	MB	Y	\$690	\$0	N	90%	N	N	C			
46-1-16(10)(A)	UNLAWFUL USE OF ELECTRONIC NOTARY SIGNATURE OR SEAL	MB	Y	\$690	\$0	N	90%	N	Y	C			
46-1-17(1)	UNLAWFUL VENDING OF A NOTARY SEAL	MB	N	\$690	\$0	N	90%	N	Y	C			
46-1-18(2)(C)	EMPLOYER W/KNOWLEDGE/CONSENT/PERMIT MISCONDUCT OF NOTARY	MB	Y	\$690	\$0	N	90%	N	Y	C			
46-1-18(3)(A)	UNLAWFUL USE OF NOTARY SEAL	MB	Y	\$690	\$0	N	90%	N	Y	C			
46-1-18(3)(B)	UNLAWFUL SOLICITATION OF NOTARY BY EMPLOYER	MB	Y	\$690	\$0	N	90%	N	N	C			
52-3-3	PUBLIC OFFICER EMPLOYMENT OF RELATIVES PROHIBITED	MB	N	\$690	\$0	N	90%	Y	Y	C			
52-4-209(8)(B)	GIVE FALSE IDENTITY DURING ELECTRONIC MEETING	MB	Y	\$690	\$0	N	90%	N	Y	C			
53-10-108	KNOWING, INTENTIONAL ACCESS DISSEMINATE CITS DIVISION RECORD	MB	Y	\$690	\$0	N	90%	N	Y	C			
53-10-108(12)(A)	KNOWING, INTENTIONAL ACCESS DISSEMINATE CITS DIVISION RECORD	MB	Y	\$680	\$0	N	90%	N	Y	C			
53-10-111	REFUSE TO PROVIDE OR FALSE INFORMATION	MB	Y	\$690	\$0	N	90%	N	Y	C			
53-10-406(12)(A)(IV)	FAIL TO DESTROY/ENSURE DESTRUCTION OF DNA INFORMATION	MB	Y	\$690	\$0	N	90%						
53-18-103(6)(B)	INTERNET POSTING OF PERSONAL INFORMATION OF LAW ENFORCEMENT	MB	Y	\$680	\$0	N	90%	N	Y	C			
53-18-103(6)(A)	INTERNET POSTING OF PERSONAL INFORMATION OF LAW ENFORCEMENT	MB	Y	\$690	\$0	N	90%	N	Y	C			
53-3-109	KNOWING, INTENTIONAL ACCESS, DISSEMINATE DLD RECORD UNLAWFUL	MB	Y	\$690	\$0	N	90%	N	Y	C			
53-3-202	NO VALID LICENSE - NEVER OBTAINED LICENSE	IN	Y	\$200	\$0	Y	0%	Y	Y	C			
53-3-202(1)	NO VALID LICENSE - NEVER OBTAINED LICENSE	IN	Y	\$200	\$0	Y	0%	Y	Y	C			
53-3-202(1)(A)	NO VALID LICENSE - EXPIRED	IN	N	\$50	\$10	Y	0%	Y	Y	C			
53-3-202(1)(F)	VIOLATION OF LEARNER'S PERMIT	IN	N	\$50	\$0	Y	0%	Y	Y	C			
53-3-202(2)	DRIVE OR BE IN PHYSICAL CONTROL OF TOWED VEHICLE ON HIGHWAY	IN	Y	\$200	\$0	Y	0%	Y	N	C			
53-3-202(3)(A)	DRIVING AS TAXI DRIVER WITHOUT CLASS D ENDORSEMENT	IN	N	\$200	\$0	Y	0%	Y	Y	C			
53-3-202(3)(B)(I)	DRIVE AS PRIVATE PASSENGER CARRIER W/OUT TAXICAB ENDORSEMENT	IN	N	\$200	\$0	Y	0%	Y	Y	C			
53-3-202(3)(B)(II)	DRIVING AS PRIVATE PASSENGER CARRIER WITHOUT CDL ENDORSEMENT	IN	N	\$200	\$0	Y	0%	Y	Y	C			
53-3-202(3)(B)(II)(B)	DRIVING AS PRIVATE PASSENGER CARRIER WITHOUT PASSENGER ENDORSEMENT	IN	N	\$200	\$0	Y	0%	Y	Y	C			
53-3-202(3)(B)(II)(C)	DRIVE AS PRIVATE PASSENGER CARRIER W/O SCHOOL BUS ENDORSEMENT	IN	N	\$200	\$0	Y	0%	Y	Y	C			
53-3-202(4)	OPERATE MOTORCYCLE, ATV, OR CYCLE WITHOUT VALID LIC, ENDORSE	IN	Y	\$260	\$0	Y	0%	Y	Y	C			
53-3-202(4)(A)	OPERATE MOTORCYCLE, ATV OR CYCLE WITHOUT VALID LIC, ENDORSE	IN	Y	\$260	\$0	Y	0%	Y	Y	C			
53-3-203	ALLOWING UNLICENSED PERSON TO DRIVE	IN	N	\$90	\$0	Y	0%	N	N	C			
53-3-205	LICENSE APPLICATION VIOLATION	MC	Y	\$350	\$0	N	35%	N	N	C			
53-3-207	DRIVE W/ WRONG CLASS OF LICENSE	IN	N	\$50	\$0	Y	0%	N	N	C			

53-3-208	VIOLATION OF RESTRICTED LICENSE	IN	N	\$50	\$0	Y	0%	Y	N	C			
53-3-210.6(3)	MOTORCYCLE LEARNER PERMIT VIOLATION	IN	N	\$50	\$0	Y	0%	Y	N	C			
53-3-210.6(3)(A)(I)	MOTORCYCLE LEARNER PERMIT VIOL - HWY, SPEED, HOURS	IN	N	\$50	\$0	Y	0%	Y	N	C			
53-3-210.6(3)(A)(II)	MOTORCYCLE PERMIT VIOLATION - PASSENGER	IN	N	\$50	\$0	Y	0%	Y	N	C			
53-3-210.6(3)(A)(III)	MOTORCYCLE PERMIT VIOLATION - HOURS OF DAY	IN	N	\$50	\$0	Y	0%	Y	N	C			
53-3-213	DRIVE VEHICLE W/O PROPER CLASS LICENSE	IN	N	\$90	\$10	Y	0%	N	N	C			
53-3-216	FAIL TO NOTIFY OF ADDRESS CHANGE	IN	N	\$50	\$0	Y	0%	N	N	C			
53-3-216(1)	CHANGE OF ADDRESS	IN	N	\$50	\$0	Y	0%	N	N	C			
53-3-217	NO DRIVERS LICENSE IN POSSESSION	IN	N	\$50	\$0	Y	0%	Y	Y	C			
53-3-217(1)(A)	NO DRIVER LICENSE IN POSSESSION DRIVING A MOTOR VEHICLE	IN	N	\$50	\$0	Y	0%	Y	Y	C			
53-3-217(1)(B)	FAILURE TO PROVIDE DRIVER LICENSE UPON DEMAND OF AN OFFICER	IN	N	\$50	\$0	Y	0%	Y	Y	C			
53-3-227	DRIVE ON DENIED LICENSE	MC	Y	\$125	\$0	Y	0%	Y	Y	C			
53-3-227(1)	DRIVE ON SUSPENDED OR REVOKE LICENSE	MC	Y	\$340	\$0	Y	0%	Y	Y	C			
53-3-227(3)(A)	DRIVE ON SUSP / REVOKED / DENIED W/ PRIOR CONVICTION	MB	Y	\$750	\$0	Y	0%	Y	Y	C			
53-3-229(1)	PROHIBITED USES OF DRIVER LICENSE CERTIFICATE	MC	Y	\$220	\$0	N	35%	Y	Y	C			
53-3-229(1)(A)	LEND OR PERMIT USE OF OWN LICENSE TO PERSON NOT ENTITLED	MC	Y	\$220	\$0	N	35%	Y	N	C			
53-3-229(1)(B)	DISPLAY/REPRESENT LICENSE AS ONE'S OWN NOT ISSUED TO PERSON	MC	Y	\$220	\$0	N	35%	Y	Y	C			
53-3-229(1)(C)	REFUSE TO SURRENDER LIC TO DLD OR PEACE OFFICER ON DEMAND	MC	Y	\$220	\$0	N	35%	N	Y	C			
53-3-229(1)(D)	FALSIFY OR COMMIT FRAUD IN APPL FOR LIC OR RENEWAL OF LIC	MC	Y	\$220	\$0	N	35%	Y	Y	C			
53-3-229(1)(F)	NOT AN AUTHENTIC DRIVER LICENSE	MC	Y	\$220	\$0	N	35%	Y	Y	C			
53-3-229(1)(G)	ALTER AUTHENTIC LICENSE TO MISREPRESENT ORIGINAL INFORMATION	MC	Y	\$220	\$0	N	35%	Y	Y	C			
53-3-305	NOTICE TO DL OF IMPAIRED PERSON W/INTENT TO ANNOY, HARASS, ETC.	IN	N	\$350	\$0	N	35%	N	N	C			
53-3-305(5)	NOTIFY OF IMPAIRMENT WITH INTENT TO ANNOY, HARASS SUBJECT	IN	N	\$350	\$0	N	35%	N	N	C			
53-3-404	NO COMMERCIAL DRIVER LICENSE	IN	N	\$310	\$0	Y	0%	Y	Y	C			
53-3-404(1)	NO COMMERCIAL DRIVER LICENSE ISSUED OR IN POSSESSION	MC	N	\$310	\$0	Y	0%	Y	Y	C			
53-3-404(2)	LICENSEE TO DISPLAY A CDL OR CDIP LIC UPON DEMAND OF OFFICER	MC	N	\$200	\$0	Y	0%	Y	N	C			
53-3-404(3)	DRIVING ON SUSPENDED, REVOKED, OR CANCELED CDL	MC	Y	\$210	\$0	Y	0%	Y	Y	C			
53-3-404(3)(A)	DRIVING ON SUSPENDED, REVOKED, OR CANCELED CDL	MC	Y	\$310	\$0	Y	0%	Y	Y	C			
53-3-404(3)(B)	DRIVING COMMERCIAL VEHICLE WHILE DISQUALIFIED	MC	N	\$310	\$0	Y	0%	Y	N	C			
53-3-404(3)(C)	DRIVING WHILE OUT-OF-SERVICE ORDER IN EFFECT	MC	N	\$200	\$0	Y	0%	Y	N	C			
53-3-404(4)	DRIVE A CMV WHEN VEHICLE IS SUBJECT TO OUT OF SERVICE ORDER	MC	N	\$200	\$0	Y	0%	Y	N	C			
53-3-406	MORE THAN ONE COM LICENSE	MB	N	\$420	\$0	N	90%	Y	N	C			
53-3-412	CDL CLASSIFICATION ENDORSEMENT AND RESTRICTION VIOLATION	IN	N	\$160	\$0	Y	0%	Y	N	C			
53-3-810	PROHIBITED USES OF IDENTIFICATION CARD	MC	Y	\$220	\$0	N	35%	N	Y	C			
53-3-810(1)	PROHIBITED USES OF IDENTIFICATION CARD	MC	Y	\$220	\$0	N	35%	N	Y	C			
53-3-810(3)	USE FALSE, ALTERED ID TO OBTAIN ALC, ADMITTANCE, OR EMPLOY	MB	Y	\$690	\$0	N	90%	N	Y	C			
53-5-704(15)	PROVIDES FALSE INFORMATION ON CONCEALED WEAPON PERMIT APPLIC	MB	Y	\$680	\$0	N	90%	N	N	S			
53-7-206	NON-STANDARD FIRE EQUIPMENT VIOLATION	MB	Y	\$670	\$0	N	90%	N	Y	C			
53-7-207	SELLING OR OFFERING NON-STANDARD FIRE EQUIPMENT	MB	Y	\$670	\$0	N	90%	N	Y	C			
53-7-216	SERVICE FIRE EXTINGUISHERS W/O LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C			
53-7-222	UNAUTHORIZED SALE/USE OF FIREWORKS	MB	Y	\$690	\$0	N	90%	N	Y	C			
53-7-222(1)(A)	UNLAWFUL POSSESSION, DISCHARGE, SALE OF CLASS C FIREWORKS	MB	Y	\$690	\$0	N	90%	N	N	C			
53-7-222(2)	UNCLASSIFIED FIREWORKS SOLD OR OFFERED FOR SALE	MB	Y	\$690	\$0	N	90%	N	N	C			
53-7-223	UNLAW PURCHASE/POSSESSION OF FIREWORKS	MB	Y	\$690	\$0	N	90%	N	Y	C			
53-7-225	TIMES FOR SALE AND DISCHARGE OF FIREWORKS	IN	N	\$160	\$0	N	35%	N	N	C			
53-7-225(3)	TIMES FOR DISCHARGE OF FIREWORKS	IN	N	\$160	\$0	N	35%	N	N	C			
53-7-226	UNLAW PURCHASE/POSSESSION OF FIREWORKS	MB	Y	\$690	\$0	N	90%	N	Y	C			
53-7-226(5)	SALE/STORE/HANDLE FIREWORKS W/O PERMIT	MB	Y	\$690	\$0	N	90%	N	N	C			
53-7-226(6)	RETAIL SALE/TRANSPORT/POSSESS/DISCHARGE CLASS C EXPLOSIVE	MB	Y	\$690	\$0	N	90%	N	Y	C			
53-7-308	ENGAGE IN LPG BUSINESS W/O A LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C			
53-7-312	FAIL TO OBTAIN REVIEW INSPECTION LPG FAC	MB	N	\$1,150	\$0	N	90%	N	N	C			
53-8-205(1)(A)	SAFETY INSP REQ ON APPLICATION FOR SALVAGE VEHICLE REG	IN	N	\$50	\$10	Y	0%	N	N	C			
53-8-205(1)(B)	SAFETY INSP REQ ON 1ST TIME STREET LEGAL ATV	IN	N	\$60	\$10	Y	0%	N	N	C			
53-8-205(1)(C)	SAFETY INSP REQ ON COMMERCIAL VEH	IN	N	\$50	\$10	Y	0%	N	N	C			
53-8-206	SAFETY INSPECTION STATION REQUIREMENTS	MB	Y	\$690	\$0	N	90%	N	Y	C			
53-8-207	PRETEND TO BE OFFICIAL SAFETY STATION	MB	N	\$310	\$0	N	90%	N	Y	C			
53-8-208	FRAUDULENT INSPECTION	MC	Y	\$280	\$0	N	35%	N	Y	C			
53-8-209	INSPECTION BY PEACE OFFICER	IN	N	\$350	\$0	N	35%	N	Y	C			
53B-17-304	USE OF DEAD BODIES FOR SCIENCE VIOLATION	MB	N	\$690	\$0	N	90%	Y	Y	C			
53B-3-107	VIOLATE TRAFFIC REGULATIONS AT STATE INSTITUTION/HIGHER ED	IN	N	\$130	\$0	N	35%	N	N	C			
53B-3-108	FAILURE TO ENFORCE REGULATIONS AT INSTITUTIONS	MB	N	\$690	\$0	N	90%	Y	Y	C			
53C-2-301	TRESPASSING ON TRUST LANDS	MB	Y	\$690	\$0	N	90%	N	Y	C			
53C-2-301(1)(F)	TRESPASSING ON TRUST LANDS	MB	Y	\$690	\$0	N	90%	N	Y	C			
53C-2-301(1)(G)	TRESPASSES UPON, USES, WASTE, DUMPS OR OCCUPIES TRUST LAND	MB	Y	\$690	\$0	N	90%	N	Y	C			
53C-2-301(4)(D)	ILLEGAL ACTIVITIES ON TRUST LAND DAMAGES/LOSS < \$500	MB	Y	\$690	\$0	N	90%	N	Y	C			
53E-4-407	BOARD MEMBER RECEIVING MONEY VIOLATION	MB	N	\$690	\$0	N	90%	N	Y	C			
53G-6-202(5)	PARENT FAILS TO ENROLL SCHOOL AGE MINOR IN SCHOOL	MB	Y	\$390	\$0	N	90%	N	Y	C			
53G-6-202(6)	PARENT FAILS TO ACT ON COMPULSORY EDUCATION	MB	Y	\$390	\$0		90%	N	Y	C			

53G-8-602	POSS/CONS ALC BEV AT SCHOOL/SCHOOL ACTIV	MB	Y	\$690	\$0	N	90%	N	Y	C			
53G-8-603	CRIMINAL TRESPASS UPON SCHOOL PROPERTY	MB	Y	\$690	\$0	N	90%	N	Y	C			
54-3-21	FAILURE TO DIVULGE PUBLIC INFORMATION PROPERLY	MB	N	\$690	\$0	N	90%	Y	Y	C			
54-5-4	USE OF PUBLIC UTILITIES WHILE SUSPENDED	MB	N	\$690	\$0	N	90%	Y	Y	C			
55-5a-3	PERMIT VIOLATION TO SELL BLIND-MADE PRODUCTS OR SERVICES	MB	Y	\$690	\$0	N	90%	N	Y	C			
56-1-12	RAILROAD INJURY OF LIVESTOCK NOT REPORTED W/IN 3 DAYS	MB	N	\$690	\$0	N	90%	Y	Y	C			
56-1-14	LOCOMOTIVE TO SOUND BELL WHILE CROSSING GRADE	MB	N	\$690	\$0	N	90%	Y	Y	C			
56-1-16	RAILROAD TO MAINTAIN SCHEDULE	MB	N	\$690	\$0	N	90%	Y	Y	C			
56-1-29	REMOVAL OR IMPROPER USE OF FIRST AID ON LOCOMOTIVE	MB	N	\$690	\$0	N	90%	Y	Y	C			
57-11-5	LAND SALES VIOLATION	MB	Y	\$690	\$0	N	90%	N	Y	C			
58-318-501	UNLAWFUL CONDUCT NURSING LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C			
58-37-3.9(3)(C)	CARDHOLDER SMOKING CANNABIS	IN	N	\$110	\$0	N	35%	N	Y	C			
58-37-6(7)(I)	LICENSED PRACTITIONER DISPENSE C/S TO CHILD W/OUT CONSENT	MB	Y	\$690	\$0	N	90%	N	Y	C			
58-37-6(7)(J)	LICENSED PRACTITIONER ADMINISTERS C/S IN EXCESS QUANTITY	MB	Y	\$690	\$0	N	90%	N	Y	C			
58-37-6(7)(K)	LIC PRACT NOT TO DISPENSE CONTROLLED SUB KNOWING ID IS FALSE	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37-6(10)	MEDICAL RESEARCHER NOT TO PRESCRIBE, DISPENSE CONTROL SUBST	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37-7	VIOLATION OF LABELING / PACKAGING CONTROLLED SUBSTANCE	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37-7(4)	ALTER OR REMOVE LABEL OF CONTROLLED SUBSTANCE	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37-7(5)(A)	MIXED CONTROLLED SUBSTANCE IN A CONTAINER	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37-8(1)(A)(I)	KNOWINGLY PRODUCE/DISPENSE/MANUFACTURE CONTROLLED SUBSTANCE	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37-8(1)(A)(II)	DISTRIBUTE/OFFER/ARRANGE DISTRIBUTION OF CONTROLLED SUBSTANCE	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37-8(2)(A)(I)	POSSESSION OR USE OF A CONTROLLED SUBSTANCE	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37-8(2)(A)(II)	KNOWINGLY BEING PRESENT WHEN CONTROLLED SUBSTANCE IS USED	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37-8(2)(A)(III)	POSSESSION OF AN ALTERED OR FORGED RX	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37-8(2)(D)	POSSESSION OF CONTROLLED SUBSTANCE MARIJUANA/SPICE	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37-8(2)(E)	POSSESSION OF C/S WITHIN A CORRECTIONAL FACILITY	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37A-5(1)	USE OR POSSESSION OF DRUG PARAPHERNALIA	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37A-5(1)(A)	USE OR POSSESSION OF DRUG PARAPHERNALIA	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37A-5(4)	UNLAW TO ADVERTISE DRUG PARAPHERNALIA	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37A-5(4)(A)	UNLAW TO ADVERTISE DRUG PARAPHERNALIA	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37B-6	USE OF IMITATION CONTROLLED SUBSTANCE	MC	Y	\$350	\$0	N	35%	Y	Y	C			
58-37C-18	REC-KEEPING FOR SALE OF CRYSTAL IODINE	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37C-19(1)	UNLAWFUL SALE OF CRYSTAL IODINE BY LICENSED PERSON	MB	Y	\$1,960	\$0	N	90%	N	Y	C			
58-37C-19.5(5)	UNLAWFUL SALE OR DISTRIBUTION OF IODINE MATRIX	MB	Y	\$690	\$0	N	90%	N	Y	C			
58-37C-20.5(6)	ILLEGAL RELEASE/MODIFICATION OF PSEUDOEPHEDRINE LOG	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37C-20.5(7)	PURCHASE EXCESS EPHEDRINE, PSEUDOEPHEDRINE	MB	Y	\$690	\$0	N	90%	Y	Y	C			
58-37F-601(1)(B)(I)	NEGLIGENT RELEASE-STATE/FED INFO OPIOID PRESCRIPT DATABASE	MC	N	\$350	\$0	N	35%	N	Y	C			
58-37F-601(1)(B)(II)	ELECTRONICALLY ACCESS INFO-OPIOID PRESCRIPTION DATABASE	MC	Y	\$350	\$0	N	35%	N	Y	C			
58-3A-501	UNLAWFUL CONDUCT/ARCHITECT	MB	Y	\$690	\$0	N	90%	N	Y	C			
58-50-4	PRIVATE PROBATION PROVIDER W/O LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C			
58-55-301	CONTRACTING W/O A LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C			
58-55-305(2)	CONSTRUCTION-CONTRACTING W/O A LIC	MB	Y	\$690	\$0	N	90%	N	Y	C			
58-55-501(13)	THEFT BY CONTRACTOR FOR TAKING MONEY W/OUT PROVIDING SERVICE	IN	N	\$160	\$0	N	35%	N	Y	C			
58-55-501(16)(A)	LICENSED CONTRACTOR DELIBERATE DISREGARD OF BLDG/CONST LAWS	MB	Y	\$690	\$0	N	90%	N	Y	C			
58-55-501(16)(D)	LICENSED CONTRACTOR WILLFUL DISREGARD OF WORKERS COMP LAWS	MB	Y	\$690	\$0	N	90%	N	Y	C			
58-55-501(8)	SUBMITTING A BID WITHOUT A LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C			
58-55-503(2)	FAILURE TO PAY A SUBCONTRACTOR	IN	N	\$160	\$0	N	35%	N	N	C			
58-9-607(4)	REMOVAL OF ITEMS FROM HUMAN REMAINS	MB	Y	\$690	\$0	N	90%	N	Y	C			
59-13-320	FUEL TAX VIOLATION - NO SPECIAL FUEL PERMIT	MB	N	\$110	\$20	Y	0%	N	N	C			
59-14-201(1)	FAILURE TO OBTAIN LIC TO SELL CIGARETTES	MB	Y	\$690	\$0	N	90%	N	Y	C			
59-14-208	STAMPING AND PACKAGING PROCEDURE VIOLATION	MB	Y	\$690	\$0	N	90%	N	N	C			
59-14-211	DEAL WITH PROHIB CIGS - PRIV RIGHT OF ACT	MB	Y	\$690	\$0	N	90%	N	Y	C			
59-14-214	FAIL TO TIMELY FILE REPORT OR FILES FALSE, MISLEADING INFO	MB	Y	\$690	\$0	N	90%	N	Y	C			
59-14-407	FAIL TO TIMELY FILE REPORT OR FILES FALSE, MISLEADING INFO	MB	Y	\$690	\$0	N	90%	N	Y	C			
59-14-606	FAIL TO TIMELY FILE REPORT OR FILES FALSE, MISLEADING INFO	MB	Y	\$690	\$0	N	90%	N	Y	C			
59-14-803(1)	SELL/OFFER/DISTRIBUTE ELECTRONIC CIGARETTE W/OUT LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C			
62A-15-622	ABDUCTION OF MENTAL HEALTH PAT	MB	Y	\$690	\$0	N	90%	N	Y	C			
62A-15-643	UNLAWFUL DISCLOSURE OF MENTAL HEALTH INFORMATION	MB	Y	\$690	\$0	N	90%	N	Y	C			
62A-3-305(1)	FAIL TO REPORT SUSPECTED ABUSE/NEGLECT/EXPLOIT OF VULN ADULT	MB	Y	\$690	\$0	N	90%	N	Y	C			
62A-3-305(5)	INTIMIDATE VULN ADULT OR PERSON COOPERATING IN INVESTIGATION	MB	Y	\$690	\$0	N	90%	N	Y	C			
62A-4A-206(7)	TAKE ACTION AGAINST LIC OF FOSTER PARENT OR REMOVE FROM FOST	IN	N	\$620	\$0	N	35%	N	Y	C			
62A-5B-106(1)	INTERFERING WITH THE RIGHTS OF A DISABLED PERSON	MC	Y	\$350	\$0	N	35%	N	Y	C			
62A-5B-106(2)	KNOWINGLY MISREPRESENTING ANIMAL AS A SERVICE ANIMAL	MB	N	\$690	\$0	N	90%	N	N	C			
62A-7-106.5(2)	NON-COMPLIANCE WITH DIVISION STANDARDS	MB	Y	\$690	\$0	N	90%	N	N	C			

63A-12-105	MUTIL/DEST/DISPOSE OF RECORD CONTRARY TO GOVT RETENT SCHEDULE	MB	Y	\$690	\$0	N	90%	N	N	C			
63A-5B-1103	MAKING KEYS TO A PUBLIC, POLITICAL, COLLEGE, OR UNIV W/OUT PERMISSION	MB	N	\$690	\$0	N	90%	N	Y	C			
63C-9-301	VIOLATION OF A RULE RELATING TO THE USE OF THE CAPITOL HILL	IN	N	\$110	\$0	N	35%	N	N	C			
63C-9-403(4)	CONTRACTOR CIRCUMVENT HEALTH INS COVERAGE REQ	IN	N	\$750	\$0	N	35%						
63G-12-211(4)	FURNISH FALSE OR FORGED INFORMATION, DOCUMENTS FOR APP	MB	Y	\$690	\$0	N	90%	N	Y	C			
63G-2-801(1)	INTENTIONALLY DISCLOSE PRIVATE, CONTROLLED RECORD	MB	Y	\$690	\$0	N	90%	N	Y	C			
63G-2-801(2)	FALSELY OBTAIN ACCESS TO RECORDS NOT LEGALLY ENTITLED TO	MB	Y	\$690	\$0	N	90%	N	Y	C			
63G-2-801(3)(A)	PUBLIC EMPLOYEE REFUSAL TO RELEASE RECORD REQUIRED BY LAW	MB	Y	\$690	\$0	N	90%	N	Y	C			
63G-2-801(3)(C)	PUBLIC EMPLOYEE REFUSAL TO RELEASE RECORD BY FINAL ORDER	MB	Y	\$690	\$0	N	90%	N	Y	C			
63G-24-103	PROVIDE/DISCLOSE PROTECTED PERSONAL INFORMATION	MC	N	\$350	\$0	N	35%	N	Y	C			
63G-6A-2404(4)(D)	GIVE/OFFER/PROMISE OR RECEIVE A GRATUITY OR KICKBACK OF <\$10	MB	Y	\$690	\$0	N	90%	N	Y	C			
63G-6A-408(8)(A)	KNOWINGLY DIVIDE PROCUREMENT IN ONE/MORE SMALLER PROCUREMENT	MB	Y	\$690	\$0	N	90%	N	Y	C			
63G-6A-408(8)(A)(I)	DIVIDE PROCUREMENT TO QUALIFY AS A SMALL PURCHASE	MB	Y	\$690	\$0	N	90%	N	Y	C			
63G-6A-408(8)(A)(II)	DIVIDE PROCUREMENT TO MEET THRESHOLD ESTABLISHED BY RULE	MB	Y	\$690	\$0	N	90%	N	Y	C			
63G-6A-408(8)(B)(IV)	DIVIDE PROCUREMENT-VALUE BEFORE IS <\$100,000	MB	Y	\$690	\$0	N	90%	N	Y	C			
63M-7-510(2)	FRAUDULENT CRIME VICTIM REPARATIONS CLAIM < \$500	MB	Y	\$690	\$0	N	90%						
65A-14-301	ECONOMIC BENEFITS OF BIOPROSPECTING DENIED (CRIMINAL TRESPASS	MB	Y	\$690	\$0	N	90%	N	Y	C			
65A-3-1(2)	TRESPASSING ON STATE LANDS	MB	Y	\$593	\$0	N	90%	N	Y	C			
65A-3-1(2)(A)	UNAUTHORIZED REMOVE,EXTRACT,USE,CONS OR DESTROYS RESOURCES	MB	Y	\$690	\$0	N	90%	N	Y	C			
65A-3-1(2)(B)	WITHOUT WRITTEN AUTHORIZATION: GRAZE LIVESTOCK ON STATE LAND	MB	Y	\$690	\$0	N	90%	N	Y	C			
65A-3-1(2)(C)	WITHOUT WRITTEN AUTHORIZATION: USES, OCCUPIES, CONSTRUCTS	MB	Y	\$690	\$0	N	90%	N	Y	C			
65A-3-1(2)(D)	USE OCCUPY STATE LANDS FOR MORE THAN 30 DAYS BEYOND CANCEL	MB	Y	\$690	\$0	N	90%	N	Y	C			
65A-3-1(2)(E)	NO WRITTEN AUTH: KNOWING AND WILLFUL USE STATE LAND FOR GAIN	MB	Y	\$1,080	\$0	N	90%	N	Y	C			
65A-3-1(2)(F)	APPROP/DEST HISTORIC, ARCHEO- OR PALEONTOLOGICAL RESOURCES	MB	Y	\$690	\$0	N	90%	N	Y	C			
65A-3-1(2)(G)	START CAMPFIRE/CAMP ON NAVIGABLE LAKE OR RIVER	MB	Y	\$690	\$0	N	90%	N	Y	C			
65A-3-1(2)(H)	CAMPS ON STATE LANDS OR DESIGNATED AREAS	MB	Y	\$690	\$0	N	90%	N	Y	C			
65A-3-1(2)(I)	CAMPS ON STATE LANDS > 15 DAYS WITHIN 1 MILE	MB	Y	\$690	\$0	N	90%	N	Y	C			
65A-3-1(2)(J)	CAMPS ON STATE LAND FOR 15 DAYS-RETURN TO LOCATION > 15 DAYS	MB	Y	\$690	\$0	N	90%	N	Y	C			
65A-3-1(2)(K)	FAIL OF PASSENGER 16 YRS OR OLDER, TO WEAR SEAT BELT	MB	Y	\$690	\$0	N	90%	N	N	C			
65A-3-1(2)(L)	PARK OR OPERATE VEHIC ON NAVIGABLE LAKE OR RIVER BED	MB	Y	\$690	\$0	N	90%	N	Y	C			
65A-3-1(3)	UNLAWFUL VEHICLE USE, CAMPING ON BEAR LAKE EXPOSED LAKE BED	MC	N	\$350	\$0	N	35%	N	Y	C			
65A-3-1(3)(A)	UNLAWFUL MOTOR VEHICLE USE, CAMPING, FIREWORKS AT BEAR LAKE	MC	N	\$350	\$0	N	35%	N	Y	C			
65A-3-1(3)(B)	UNLAWFUL MOTOR VEHICLE USE, CAMPING, FIREWORKS AT BEAR LAKE	MC	N	\$350	\$0	N	35%	N	Y	C			
65A-3-1-C	TRESPASSING ON STATE LANDS (CAMPING AND MOTORIZED)	MC	N	\$180	\$0	N	35%	N	N	C			
65A-3-1-O	TRESPASSING ON STATE LANDS (OTHER)	MC	N	\$180	\$0	N	35%	N	N	C			
65A-3-2(1)	PROHIBITED ACTS ON STATE LANDS	MB	Y	\$690	\$0	N	90%	N	Y	C			
65A-3-2(1)(A)	THROW/PLACE A GLOWING/FLAMING/LIGHTED ITEM ON HWY/WILDLAND	MB	Y	\$1,080	\$0	N	90%	N	N	C			
65A-3-2(1)(B)	OBSTRUCT STATE FORESTER OR DEPUTY IN PERFORMING FIRE CONTROL	MB	Y	\$1,080	\$0	N	90%	N	N	C			
65A-3-2(1)(C)	REFUSE TO ASSIST IN CONTROLLING FIRE WITHOUT GOOD REASON	MB	Y	\$1,080	\$0	N	90%	N	N	C			
65A-3-2(1)(D)	FIRE ANY TRACER OR INCENDIARY AMMUNITION	MB	Y	\$1,080	\$0	N	90%	N	Y	C			
65A-3-2-5	RECKLESSLY OPERATE UNMANNED AIRCRAFT	MB	Y	\$690	\$0	N	90%	N	Y	C			
65A-8-211	BURNING DURING CLOSED FIRE SEASON	MB	Y	\$1,080	\$0	N	90%	N	Y	C			
65A-8-211(2)	BURN WITHOUT PERMIT	MB	Y	\$1,080	\$0	N	90%	N	N	C			
65A-8-211(6)	FAILURE TO NOTIFY FIRE DEPT OF BURN	MC	N	\$350	\$0	N	35%	N	N	C			
65A-8-212	VIOLATION OF FIRE RESTRICTION ORDER	MB	Y	\$590	\$0	N	90%	N	N	C			
65A-8A-104	FAILURE TO NOTIFY OF INTENT TO CONDUCT FOREST PRACTICES	MB	Y	\$690	\$0	N	90%	N	N	C			
67-16-4	IMPROPER USE OF EMPLOYEES POSITION	MB	Y	\$690	\$0	N	90%	N	Y	C			
67-16-9	PUBLIC EMPLOYEE CONFLICT OF INTEREST	MB	Y	\$690	\$0	N	90%	N	Y	C			
7-25-405	DEPARTMENT OF FINANCIAL INSTITUTIONS LICENSING VIOLATION	MB	Y	\$690	\$0	N	90%	N	Y	C			
70C-8-202	FAIL TO FILE NOTIFICATION W/DEPT FINANCE	MB	Y	\$690	\$0	N	90%	N	Y	C			
71-10-3	FAILURE TO GIVE VETERANS PREFERENCE	MB	N	\$690	\$0	N	90%	Y	Y	C			
72-5-118	UNLAWFUL ROAD CLOSURE	MC	N	\$210	\$0	N	35%	N	N	C			
72-10-109(1)(A)	FAILURE TO OBTAIN CERTIFICATE OF REGISTRATION ON AIRCRAFT	MC	Y	\$350	\$0	N	35%	N	N	C			
72-10-113	PILOT'S CERTIFICATE OF COMPETENCY REQUIRED	MB	Y	\$690	\$0	N	90%	N	N	C			
72-10-115	FAIL TO SHOW PILOT CERTIFICATE	MB	Y	\$660	\$0	N	90%	N	N	C			
72-10-127	TAMPERING WITH AIRCRAFT FORBIDDEN	MB	Y	\$690	\$0	N	90%	N	Y	C			
72-10-128	TAMPERING WITH AIRPORT OR ITS EQUIPMENT	MB	Y	\$690	\$0	N	90%	N	Y	C			
72-10-412	AIRPORT ZONING VIOLATION	MB	N	\$690	\$0	N	90%	Y	Y	C			
72-10-501	FLYING UNDER INFLUENCE OF ALCOHOL AND/OR DRUGS	MB	Y	\$1,470	\$0	N	90%	N	Y	C			
72-14-303(2)(A)	FLY UNMANNED AIRCRAFT CARRYING WEAPON W/O CERT OF AUTHORIZATION	MB	Y	\$690	\$0	N	90%	N	Y	C			
72-14-403	UNLAWFUL OPERATION OF UNMANNED AIRCRAFT	IN	N	\$110	\$0	N	35%	N	Y	C			
72-14-403(8)(D)	UNLAWFUL OPERATION OF UNMANNED AIRCRAFT AFTER INFRACTION CONVICTION	MB	Y	\$350	\$0	N	90%	N	Y	C			

72-6-107.5(4)	CONTRACTOR CIRCUMVENT HEALTH INS COVERAGE REQ	IN	N	\$750	\$0	N	35%						
72-6-114	FAIL TO OBSERVE BARRICADE, LIGHT SIGN, CONE, OR OBEY FLAGMAN	MB	N	\$690	\$0	N	90%	Y	N	C			
72-7-102	BARRIERS PROHIBITED IN RIGHT OF WAY	MB	Y	\$180	\$0	N	90%	N	N	C			
72-7-102(2)(B)	OBJECT PROHIBITED WITHIN RIGHT OF WAY	MB	Y	\$690	\$0	N	90%	N	N	C			
72-7-106	GATES ON CLASS B AND D ROADS	MB	Y	\$690	\$0	N	90%	N	N	C			
72-7-203	FAIL TO OBTAIN JUNKYARD LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C			
72-7-301	DAMAGE TO HIGHWAY	MB	Y	\$690	\$0	N	90%	N	Y	C			
72-7-302(1)	DAMAGE TO SIGNS, WARNINGS, OR BARRIERS	MB	Y	\$690	\$0	N	90%	N	Y	C			
72-7-303	OBSTRUCTING HIGHWAY WITH SNOW OR WATER	MB	N	\$690	\$0	N	90%	N	N	C			
72-7-304	INJURY TO TREES ON HIGHWAY	MB	Y	\$690	\$0	N	90%	N	N	C			
72-7-402	OVERSIZED VEHICLE VIOLATION	MC	N	\$310	\$0	Y	0%	N	N	C			
72-7-403	TOWING REQUIREMENTS	IN	N	\$240	\$0	N	35%	N	N	C			
72-7-403(2)	TOWING REQUIREMENTS - WHIPS/SWERVES	IN	N	\$240	\$0	N	35%	N	N	C			
72-7-404(1)(B)	TIRE LOAD RATING VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C			
72-7-404(2)(A)	AXLE LIMITATION VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C			
72-7-404(2)(B)	VEHICLE GROSS WEIGHT VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C			
72-7-404(3)(A)	BRIDGE VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C			
72-7-405(4)	REFUSAL TO SUBMIT TO MEASURE OR WEIGHT	IN	Y	\$290	\$0	N	35%	N	N	C			
72-7-406	VIOLATION OF OVERWEIGHT/OVERSIZE PERMIT	IN	N	\$310	\$0	Y	0%	N	N	C			
72-7-407	IMPLEMENTS OF HUSBANDRY - ESCORT VEHICLE REQ	IN	N	\$350	\$0	N	35%	N	N	C			
72-7-408	RESTRICTIONS ON HIGHWAY USE BECAUSE OF CLIMATIC CONDITIONS	IN	N	\$210	\$0	N	35%	N	Y	C			
72-7-409(6)(B)(I)	FAILURE TO SECURE LOAD ON VEHICLE CREATING HAZARD	IN	N	\$260	\$0	N	35%	N	N	C			
72-7-409(6)(B)(I)(2ND)	FAILURE TO SECURE LOAD ON VEHICLE - 2ND/SUBSEQUENT W/IN 6 YEARS	IN	Y	\$510	\$0	N	35%	N	N	C			
72-7-409(6)(B)(II)	FAILURE TO SECURE LOAD ON VEHICLE LEADING TO ACCIDENT	MB	N	\$690	\$0	N	90%	N	N	C			
72-7-409(6)(B)(II)(2ND)	FAILURE TO SECURE LOAD - ACCIDENT - 2ND/SUBSEQUENT W/IN 6 YRS	MB	Y	\$760	\$0	N	90%	N	N	C			
72-7-409(6)(D)(I)	COMMERCIAL VEHICLE FAILURE TO SECURE LOAD CREATING HAZARD	IN	N	\$510	\$0	N	35%	N	N	C			
72-7-409(6)(D)(I)(2ND)	COMMERCIAL VEHICLE FAILURE TO SECURE LOAD ON VEHICLE - 2ND/SUBSEQUENT W/IN 3 YRS	IN	Y	\$1,010	\$0	N	35%	N	N	C			
72-7-503	ADVERTISING ON HIGHWAY	MB	Y	\$690	\$0	N	90%	N	N	C			
72-7-504	PROHIBITED ADVERTISING NEAR INTERSTATE OR PRIMARY SYSTEM	MB	N	\$690	\$0	N	90%	N	N	C			
72-9-105	INFORMATION LETTERED ON VEHICLE	MB	N	\$200	\$0	N	90%	N	N	C			
72-9-502	FAIL TO STOP AT PORT OF ENTRY	MB	N	\$260	\$0	Y	0%	N	N	C			
72-9-601	TOW TRUCK BUSINESS VIOLATION	MB	N	\$210	\$0	N	90%	N	Y	C			
72-9-602	TOW TRUCK EQUIPMENT VIOLATION	MB	N	\$210	\$0	N	90%	N	N	C			
72-9-603(1)(B)	TOWING NOTICE VIOLATION	MB	Y	\$690	\$0	N	90%	N	N	C			
72-9-701	MOTOR CARRIER UNLAWFUL CONDUCT	MB	Y	\$690	\$0	N	90%	N	N	C			
73-1-14	INTERFERE WITH WATERWORKS OR APPORTIONMENT	MB	Y	\$690	\$0	N	90%	N	Y	C			
73-1-15	OBSTRUCTING CANALS OR WATERCOURSES	MB	Y	\$660	\$0	N	90%	N	N	C			
73-18-10(1)	FAILURE TO KEEP RECORDS BY A BOAT LIVERY	MC	Y	\$310	\$0	N	35%	N	N	C			
73-18-10(2)	FAIL TO EQUIP VESSEL W/SAFETY EQUIPMENT/NOTIFY OF LIVERY RULE	MC	Y	\$310	\$0	N	35%	N	N	C			
73-18-12	RECKLESS OPERATION OF NON-MOTOR VESSEL/MANIPULATE WATER SKI	MB	Y	\$690	\$0	N	90%	N	N	C			
73-18-13(1)	FAIL TO GIVE ASSISTANCE (BOATING)	MB	Y	\$690	\$0	N	90%	N	Y	C			
73-18-13(2)	FAILURE TO GIVE NAME AND ASSISTANCE AT AN ACCIDENT	MB	Y	\$690	\$0	N	90%	N	Y	C			
73-18-13(4)	FALSE INFORMATION AT ACCIDENT (BOATING)	MB	Y	\$1,960	\$0	N	90%	N	Y	C			
73-18-13(6)	GIVE FALSE WRITTEN INFORMATION (BOATING)	MB	Y	\$1,960	\$0	N	90%	N	Y	C			
73-18-13.1(2)	ACCIDENT INVOLVING PROPERTY DAMAGE	MB	Y	\$690	\$0	N	90%	N	N	C			
73-18-15.1	VESSEL NAVIGATION & STEERING LAWS	MC	N	\$180	\$0	N	35%	N	N	C			
73-18-15.1(1)	FAILURE TO MAINTAIN PROPER LOOKOUT	MC	N	\$180	\$0	N	35%	N	N	C			
73-18-15.1(10)	FAILURE TO OBEY SPEED AND PROXIMITY	MC	N	\$280	\$0	N	35%	N	N	C			
73-18-15.1(11)	DAMAGE OR INJURY CAUSED BY WAKE CREATED BY OPERATORS VESSEL	MC	N	\$280	\$0	N	35%	N	Y	C			
73-18-15.1(12)	PERSON RIDING ON UNAUTHORIZED PORTION OF VESSEL	MC	N	\$180	\$0	N	35%	N	N	C			
73-18-15.1(13)	PERSON ON BOW NOT STRADDLING STANCHION OR BLOCKING VIEW	MC	N	\$180	\$0	N	35%	N	N	C			
73-18-15.1(14)(A)	NO OBSERVER OR OBSERVER NOT OVER 8 YEARS OF AGE	MC	N	\$180	\$0	N	35%	N	N	C			
73-18-15.1(14)(B)	TOWED PERSON BETWEEN SUNSET AND SUNRISE	MC	N	\$180	\$0	N	35%	N	N	C			
73-18-15.1(15)	DISPLAY NAV LIGHTS BETWEEN SUNSET/SUNRISE	MC	N	\$160	\$0	N	35%	N	N	C			
73-18-15.1(2)	FAILURE TO ALTER COURSE IN MEETING SITUATION	MC	N	\$180	\$0	N	35%	N	N	C			
73-18-15.1(3)	FAILURE TO YIELD RIGHT OF WAY WHEN CROSSING	MC	N	\$180	\$0	N	35%	N	N	C			
73-18-15.1(4)	FAILURE TO YIELD RIGHT OF WAY WHEN OVERTAKING	MC	N	\$180	\$0	N	35%	N	N	C			
73-18-15.1(5)	FAILURE TO STAY OUT OF WAY OF LESS MANEUVERABLE VESSEL	MC	N	\$180	\$0	N	35%	N	N	C			
73-18-15.1(7)	FAILURE TO KEEP RIGHT IN NARROW CHANNELS	MC	N	\$180	\$0	N	35%	N	N	C			
73-18-15.1(8)	FAILURE TO TAKE ACTION IN AVOIDING ACCIDENT	MC	N	\$180	\$0	N	35%	N	Y	C			
73-18-15.1(9)	FAILURE TO YIELD SAILBOAT VS SAILBOAT	MC	N	\$180	\$0	N	35%	N	N	C			
73-18-15.2	OPERATE VESSEL UNDER AGE W/O ADULT	IN	N	\$180	\$0	N	35%	N	N	C			
73-18-15.2(1)	UNDER 16 OP MOTOR/SAILBOAT W/O ADULT/SINGLE MB/SB SUPERVISED	IN	N	\$180	\$0	N	35%	N	N	C			
73-18-15.2(2)(A)	OPERATE PWC OVER AGE 12 UNDER AGE 16 W/OUT ADULT SUPERVISION	IN	N	\$180	\$0	N	35%	N	N	C			
73-18-15.2(2)(B)	OPERATE PWC OVER AGE 12 UNDER AGE 16 W/O EDUCATION CERTIF	IN	N	\$180	\$0	N	35%	N	N	C			
73-18-15.2(2)(C)	OPERATE PWC AGE 12 TO AGE 16 W/O CERTIFICATE IN POSSESSION	IN	N	\$180	\$0	N	35%	N	N	C			
73-18-15.2(3)(A)	OPERATE PWC OVER AGE 16 UNDER 18 W/O EDUCATION CERTIFICATE	IN	N	\$180	\$0	N	35%	N	N	C			
73-18-15.2(3)(B)	OPERATE PWC AGE 16 - 18 W/O EDUCATION CERTIF IN POSSESSION	IN	N	\$180	\$0	N	35%	N	N	C			
73-18-15.2(5)	GAVE PERMISSION FOR UNDERAGE OPERATION	IN	N	\$180	\$0	N	35%	N	N	C			
73-18-15.3	OPERATION OF PERSONAL WATERCRAFT PROHIBITED SUNSET - SUNRISE	IN	N	\$150	\$0	N	35%	N	N	C			
73-18-15.5	AUTHORIZING A DUI OR RECKLESS OPERATION	MC	Y	\$360	\$0	N	35%	N	Y	C			

73-18-16	HELD A MARINE EVENT WITHOUT PROPER AUTHORIZATION	IN	Y	\$310	\$0	N	35%	N	N	C			
73-18-20(2)	FAIL TO COMPLY W/POLICE (BOATING)	MB	N	\$250	\$0	N	90%	N	Y	C			
73-18-20.4	DUTY TO REPORT FALSIFIED VESSEL OR MOTOR NUMBER	MB	Y	\$400	\$0	N	90%	N	N	C			
73-18-6(1)	FAILURE TO DISPLAY BOW NUMBERS	IN	N	\$150	\$0	N	35%	N	N	C			
73-18-7	BOATING REGISTRATION VIOLATION	IN	N	\$150	\$0	N	35%	N	N	C			
73-18-7(1)	EXPIRED, IMPROPER OR NO CURRENT REGISTRATION	IN	N	\$150	\$10	N	35%	N	Y	C			
73-18-7(15)	UNASSIGNED NUMBER DISPLAYED ON BOAT	IN	Y	\$150	\$0	N	35%	N	N	C			
73-18-7(3)	NO REG IN VEHICLE WHILE OPERATING (BOAT)	IN	N	\$150	\$0	N	35%	N	N	C			
73-18-7(3)(B)	NO REGISTRATION CARD ON VESSEL	IN	N	\$150	\$0	N	35%	N	N	C			
73-18-7(4)(A)	IMPROPER LOCATION / ATTACHMENT OF BOW NUMBERS	IN	N	\$150	\$0	N	35%	N	N	C			
73-18-7(4)(B)	BOW NUMBERS/PLAIN VERTICAL BLOCK CHARACTERS AT LEAST 3" HIGH	IN	N	\$150	\$0	N	35%	N	N	C			
73-18-7(4)(C)	BOW NUMBERS CONTRAST W/COLOR BACKGROUND/VISIBLE & LEGIBLE	IN	N	\$150	\$0	N	35%	N	N	C			
73-18-7(4)(D)	NO SPACES OR HYPHENS BETWEEN GROUPINGS OF BOW NUMBER	IN	N	\$150	\$0	N	35%	N	N	C			
73-18-7(4)(E)	BOW NUMBERS NOT READ FROM LEFT TO RIGHT	IN	N	\$150	\$0	N	35%	N	N	C			
73-18-7(6)	NONRES OWNER OPERATING BOAT IN EXCESS OF RECIPROCTY PERIOD	IN	N	\$150	\$0	N	35%	N	N	C			
73-18-7.2(2)	USE OF REGISTRATION/DECAL BELONGING TO ANOTHER VESSEL	MC	Y	\$210	\$0	N	35%	N	N	C			
73-18-8	SAFETY EQUIPMENT REQUIRED TO BE ON BOARD VESSELS	IN	N	\$150	\$0	N	35%	N	N	C			
73-18-8(1)(A)	INSUFFICIENT APPROVED PFD'S	IN	N	\$180	\$0	N	35%	N	Y	C			
73-18-8(1)(B)(I)	PFD IN UNSERVICEABLE CONDITION	IN	N	\$180	\$0	N	35%	N	N	C			
73-18-8(1)(B)(II)	NO USCG APPROVAL ON PFD	IN	N	\$180	\$0	N	35%	N	Y	C			
73-18-8(1)(B)(III)	INAPPROPRIATE SIZE PFD	IN	N	\$150	\$0	N	35%	N	N	C			
73-18-8(1)(E)	FAILURE TO HAVE TYPE IV PFD ON BOARD	IN	N	\$150	\$0	N	35%	N	N	C			
73-18-8(2)	FAIL TO DISPLAY NAVIGATION LIGHTS BETWEEN SUNSET & SUNRISE	IN	N	\$150	\$0	N	35%	N	N	C			
73-18-8(3)	IMPROPER VENTILATION	IN	N	\$150	\$0	N	35%	N	Y	C			
73-18-8(4)	NON-APPROVED OR INADEQUATE NUMBER OF FIRE EXTINGUISHERS	IN	N	\$150	\$0	N	35%	N	N	C			
73-18-8(5)	NON-APPROVED OR INADEQUATE BACKFIRE FLAME CONTROL DEVICE	IN	N	\$150	\$0	N	35%	N	N	C			
73-18-8(7)	GAVE PERMISSION TO OPERATE WITHOUT PROPER SAFETY EQUIPMENT	IN	N	\$180	\$0	N	35%	N	N	C			
73-18-8.1(1)	NO CAPACITY/CERTIFICATION LABEL (BOAT)	IN	N	\$180	\$0	N	35%	N	N	C			
73-18-8.1(2)	OPERATE/PERMISSION TO OPERATE/OVERLOADED/OVERPOWERED VESSEL	IN	N	\$210	\$0	N	35%	N	N	C			
73-18-8.1(3)	ALTERED/DEFACED/REMOVED CAPACITY/CERTIFICATION LABEL	IN	Y	\$310	\$0	N	35%	N	Y	C			
73-18-8.1(4)	OPERATE/PERMISSION TO OP VESSEL W/CAPACITY LABEL ALTER/DEFACE	IN	Y	\$310	\$0	N	35%	N	N	C			
73-18A-2	LITTER/POLLUTE WATER/LANDS PROH-BOATING	MB	Y	\$350	\$0	N	90%	N	Y	C			
73-18A-2(1)	LITTER/DEPOSIT WASTE ETC IN WATERS OF STATE OR LAND ADJACENT	MB	Y	\$400	\$0	N	90%	N	Y	C			
73-18A-3	UNLAWFUL USE OF MARINE TOILET	MB	Y	\$1,080	\$0	N	90%	N	N	C			
73-18A-3(1)	ALLOW MARINE TOILET RELEASE/UNTREATED BODY WASTE IN WATER	MB	Y	\$1,080	\$0	N	90%	N	Y	C			
73-18A-4(1)	MARINE TOILET WITHOUT APPROVED POLLUTION CONTROL DEVICE	MB	Y	\$400	\$0	N	90%	N	Y	C			
73-18C-302	OPERATE MOTORBOAT W/O OWNER/PROPERTY SECURITY (INSURANCE)	MC	Y	\$390	\$0	N	35%	N	N	C			
73-18C-304	NO EVIDENCE OWNER/OPERATOR SECURITY (INSURANCE) ON VESSEL	MC	N	\$390	\$0	N	35%	N	N	C			
73-18C-308(1)	PROVIDING FALSE EVIDENCE OWNERSHIP, INSURANCE	MB	N	\$690	\$0	N	90%	N	Y	C			
73-2-20(2)	REMOVAL, INJURY OF MARKS AND MONUMENTS	MB	Y	\$690	\$0	N	90%	N	Y	C			
73-3-26	OPERATING AS A WELL DRILLER W/O LICENSE	MB	N	\$690	\$0	N	90%	N	Y	C			
73-3-29	RELOCATION OF NATURAL STREAMS	MB	Y	\$690	\$0	N	90%	N	Y	C			
73-5-9	FAILURE TO COMPLY WITH STATE ENGINEER REQS	MB	Y	\$690	\$0	N	90%	N	N	C			
76-10-1002	FORGING OR COUNTERFEITING TRADEMARK	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-1003	SELL GOODS W/ COUNTERFEIT TRADEMARK	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-1004	SALES IN CONTAINERS W/REG TRADEMARK OF SUBSTITUTE ARTICLES	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-1006	SALES/DEALS WITH ARTICLES BEARING REG TRADEMARK VIOLATIONS	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-1007	USE OF REGISTERED TRADEMARK W/O CONSENT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-102	VIOLATING AD RESTRICTIONS CIGARETTES/TOBACCO/SMOKLESS TOBACCO	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-103	PERMIT MINORS TO USE TOBACCO	MC	Y	\$350	\$0	N	35%	N	N	C			
76-10-104	ADULT SELLING TOBACCO TO ADOLESCENT	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-10-104(1)	PROVIDING CIGAR, CIGARETTE, E-CIGARETTE OR TOBACCO TO MINOR	MC	N	\$350	\$0	N	35%	N	Y	C			
76-10-104.1(2)	PROVIDE TOBACCO PARAPHERNALIA TO A MINOR	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-10-105	PURCHASE OR POSSESSION OF TOBACCO BY A MINOR	IN	Y	\$70	\$0	N	35%	N	Y	C			
76-10-105.1(2)	UNLAWFUL NON-FACE-TO-FACE TOBACCO SALES	MC	N	\$350	\$0	N	35%	N	Y	C			
76-10-105.1(3)	MINOR PURCHASE OF TOBACCO MAIL BY ORDER/VENDING MACHINE	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-10-105.1(5)	PERMIT UNDERAGE TOBACCO POSSESSION, BY PARENT	MC	N	\$350	\$0	N	35%	N	N	C			
76-10-105.1(5)(A)	PARENT/GUARDIAN PERMITTING MINOR PURCHASE OF TOBACCO	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-10-105.1(6)(B)	PARENT/GUARDIAN PERMITTING MINOR PURCHASE OF TOBACCO 2ND OFF	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-105.3	PROHIBITED SALE/GIFT CLOVE CIGARETTES	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-107	ABUSE OF PSYCHOTOXIC CHEMICAL SOLVENTS	MB	Y	\$490	\$0	N	90%	N	Y	S			
76-10-107(1)(A)	USE OR POSSESS PSYCHOTOXIC CHEMICALS	MB	Y	\$490	\$0	N	90%	N	Y	S			
76-10-107(1)(A)(I)	SMELL OR INHALE FUMES OF ANY PSYCHOTOXIC CHEMICAL SOLVENT	MB	Y	\$490	\$0	N	90%	N	Y	S			
76-10-107(1)(A)(II)	POSSESS/PURCHASE/ATTEMPT PURCHASE PSYCHOTOXIC CHEM SOLVENT	MB	Y	\$490	\$0	N	90%	N	Y	S			
76-10-107(1)(B)	OFFER OR SELL PSYCHOTOXIC CHEMICALS	MC	Y	\$450	\$0	N	35%	N	Y	C			
76-10-111(3)(A)	GIFT/DIST FOR FREE SMOKELESS TOBACCO/E-CIG	MC	N	\$340	\$0	N	35%	N	Y	C			
76-10-111(3)(B)	GIFT/DIST FOR FREE SMOKELESS TOBACCO/E-CIG SUBSQ OFF	MB	N	\$680	\$0	N	90%	N	Y	C			

76-10-1102(1)	GAMBLING OR ALLOWING GAMBLING	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-1109	THEFT BY CONFIDENCE GAME	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-112	FREE CIGARETTE DISTRIBUTION	MC	N	\$280	\$0	N	35%	N	N	C			
76-10-112(2)	FREE CIGARETTE DISTRIBUTION 2ND OR SUBSEQUENT OFFENSE	MB	Y	\$690	\$0	N	90%	N	N	S			
76-10-114(3)(A)	UNLAWFUL SALE OF TOBACCO/ELECTRONIC CIGARETTE PRODUCT	IN	N	\$350	\$0	N	35%	N	N			not to exceed 1000	
76-10-114(3)(B)	UNLAWFUL SALE OF TOBACCO/ELECTRONIC CIGARETTE PRODUCT SUBSQ	MC	N	\$700	\$0	N	35%	N	N			not to exceed 2000	
76-10-1204.5(2)(B)	FAILURE OF COMPUTER TECH TO REPORT PORNOGRAPHIC IMAGE	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-1206(2)(D)	DEALING IN MATERIAL HARMFUL TO MINOR BY PERSON UNDER 16 YOA	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-1223	DISTRIBUTION OF FILM FOR EXHIBITION WITHOUT BEING QUALIFIED	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-1231(1)	DATA SRV CO FAIL TO PROVIDE FILTER MATERIAL HARMFUL TO MINOR	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-1235	ACCESS PORNOGRAPHIC OR INDECENT MATERIAL ON SCHOOL PROPERTY	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-1302(1)	PROSTITUTION	MB	Y	\$690	\$0	N	90%	N	Y	S		committee voted to keep	
76-10-1506	THREATENING BREACH OF PEACE ON A BUS	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-10-1507(1)	REFUSAL TO COMPLY W/ RQST OF BUS COMPLY, DENY ADMISS TO TERM	MC	N	\$350	\$0	N	35%	N	Y	C			
76-10-1509	OBSTRUCTING OPERATION OF BUS	MC	N	\$280	\$0	Y	0%	N	N	C			
76-10-1801(1)(A)	COMMUNICATIONS FRAUD	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-1802	CALLER ID/TEXT MSG SVC TRANSMITS FALSE/INACCURATE MSG ID	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-10-1802(2)	CALLER ID/TEXT MSG SVC TRANSMITS FALSE/INACCURATE MSG ID	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-10-1802(5)(B)	CALLER ID/TEXT MSG SVC TRANSMITS FALSE/INACCURATE MSG ID 2ND	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-1906	MONEY LAUNDERING (FAILURE TO REPORT)	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-10-1906(1)(C)(I)	MONEY LAUNDERING	MC	N	\$350	\$0	N	35%	N	Y	C			
76-10-201	INTERFR W/CONTROL OF WATER COMMISSIONER	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-202	TAKE WATER OUT OF TURN/EXCESS AMT/DAMAGE	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-203	OBSTRUCTING WATER GATES, DIVERTING WATER	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-2101	RECYCLING BIN MISUSE	IN	N	\$160	\$0	N	35%	N	N	C			
76-10-2201	UNLAWFUL BODY PIERCING/TATTOO OF MINOR	MB	Y	\$690	\$0	N	90%	N	N	S			
76-10-2201(2)	UNLAWFUL BODY PIERCING OF A MINOR	MB	Y	\$690	\$0	N	90%	N	N	S			
76-10-2201(3)	UNLAWFUL TATTOOING OF A MINOR	MB	N	\$690	\$0	N	90%	N	N	S			
76-10-2202	LEAVING A CHILD UNATTENDED IN A MOTOR VEHICLE	MC	N	\$350	\$0	N	35%	N	Y	C			
76-10-2203	POSSESSION, SALE OR USE OF AN ADULTERANT OR SYNTHETIC URINE	IN	Y	\$110	\$0	N	35%	N	Y	C			
76-10-2204	FAILURE TO REPORT DRUG DIVERSION	MB	Y	\$690	\$0	N	90%	N	Y	C			
76-10-2301	CONTRIBUTING TO THE DELINQUENCY OF MINOR	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-2501(2)(A)	USE OF LASER POINTER AT MOVING VEH OR OC	IN	N	\$160	\$0	N	35%	N	Y	C			
76-10-2501(2)(B)	USE OF LASER POINTER AT LAW ENFORCE OFCR	MC	N	\$580	\$0	N	35%	N	Y	C			
76-10-2601	FAILURE TO FENCE SHAFTS, WELLS	MB	Y	\$690	\$0	N	90%	N	N	S			
76-10-2701	DESTRUCTIVE OR INJURIOUS LITTERING ON PUBLIC OR PRIVATE LAND	MC	N	\$350	\$0	N	35%	N	Y	C			
76-10-2701	DESTRUCTIVE OR INJURIOUS LITTERING ON PUBLIC OR PRIVATE LAND	MC	N	\$350	\$0	N	35%	N	Y	C			
76-10-3001	FRAUDULENT PRACTICES TO AFFECT MARKET PRICE	MB	Y	\$670	\$0	N	90%	N	N	S			
76-10-3005	UNFAIR DISCRIMINATION BY BUYER OF MILK, CREAM OR BUTTERFAT	MB	Y	\$670	\$0	N	90%	N	N	S			
76-10-302	MARKING OF EXPLOSIVES CONTAINERS	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-303	UNSAFE DISTANCE OF POWDER HOUSE	MB	Y	\$690	\$0	N	90%	N	N	S			
76-10-504	CARRYING A CONCEALED FIREARM	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-504(1)	CARRYING A CONCEALED FIREARM	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-505(1)	LOADED FIREARM IN VEHICLE ON STREET OR IN PROHIBITED AREA	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-505(3)	LOADED RIFLE, SHOTGUN, OR MUZZLE-LOADING RIFLE IN VEHICLE	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-505.5(3)(A)	POSSESS DANGEROUS WEAPON ON SCHOOL PREMISES	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-508	DISCHARGE OF FIREARMS	MB	Y	\$300	\$0	N	90%	Y	Y	S	Enhanceable Offense		
76-10-508(1)(A)(I)	DISCHARGING OF FIREARMS FROM A VEHICLE	MB	Y	\$300	\$0	N	90%	Y	Y	S	Enhanceable Offense		
76-10-508(1)(A)(II)	DISCHARGE FIREARM FROM, UPON, OR ACROSS ANY HIGHWAY	MB	Y	\$300	\$0	N	90%	N	Y	S	Enhanceable Offense		
76-10-508(1)(A)(III)	DISCHARGE OF FIREARM FROM VEHICLE AT ANY ROAD SIGNS ON HWY	MB	Y	\$300	\$0	N	90%	Y	Y	S	Enhanceable Offense		
76-10-508(1)(A)(IV)	DISCHARGE FIREARM FROM VEHICLE AT PUBLIC UTILITY/FACILITIES	MB	Y	\$300	\$0	N	90%	N	Y	S	Enhanceable Offense		
76-10-508(1)(A)(V)	DISCHARGE OF FIREARM AT RR EQUIPMENT/FACILITY OR SIGNS	MB	Y	\$300	\$0	N	90%	Y	Y	S	Enhanceable Offense		
76-10-508(1)(A)(VI)	DISCHARGE FIREARM W/OUT WRITTEN PERMISSION OF PROPERTY OWNER	MB	Y	\$300	\$0	N	90%	N	Y	S	Enhanceable Offense		
76-10-508(1)(A)(VII)	DISCHARGE FIREARM W/O PERMISSION W/IN 600 FT OF DWELLING/BLD	MB	Y	\$300	\$0	N	90%	N	Y	S	Enhanceable Offense		
76-10-508(2)	ILLEGAL DISCHARGE OF A FIREARM	MB	Y	\$690	\$0	N	90%	N	Y	S	Enhanceable Offense		
76-10-509	POSSESSION OF DANGEROUS WEAPON BY MINOR	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-509.4	POSSESSION OF CERTAIN WEAPONS BY MINORS	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-509.4(1)	MINOR IN POSSESSION OF A HANDGUN	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-509.5	PROVIDING WEAPONS TO MINORS	MB	Y	\$690	\$0	N	90%	N	Y	S	Enhanceable Offense		
76-10-509.7	ALLOWING A MINOR TO POSSESS A DEADLY WEAPON	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-528	CARRYING A DANGEROUS WEAPON WHILE UNDER THE INFLUENCE ALCOHOL/DRUGS	MB	Y	\$910	\$0	N	90%	N	Y	S			
76-10-529(2)(A)(II)	POSSESS DANGEROUS WEAPON, OR FIREARMS IN AIRPORT SECURE AREA	IN	N	\$160	\$0	N	35%	N	Y	C			
76-10-530	TRESPASS W/FIREARM IN HOUSE OF WORSHIP/PRIVATE RESIDENCE	IN	Y	\$160	\$0	N	35%	N	Y	C			
76-10-602	USE PERSONS NAME WITHOUT CONSENT FOR SOLICITING CONTRIBUTION	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-603	USE OF NAME WITHOUT CONSENT - CHARITY	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-705	CONCURRENCE IN VOTE OR ACT BY DIRECTOR	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-708	REFUSING INSPECTION OF CORPORATE BOOKS	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-801	PUBLIC NUISANCE	MB	Y	\$300	\$0	N	90%	N	Y	S			

76-10-801(2)	ANY PERSON CREATING, AIDING OR CONTRIBUTING TO A NUISANCE	MB	Y	\$300	\$0	N	90%	N	Y	S			
76-10-802	BEFOULING WATERS	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-804	MAINTAINING/COMMITTING A PUBLIC NUISANCE	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-805	DISPOSAL OF CARCASS OR OFFAL AT UNLAWFUL DIST FROM CITY	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-10-807	VIOLATION OF ORDER ENJOINING A PUBLIC NUISANCE	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-3-203.10(2)	VIOLENT OFFENSE COMMITTED IN PRESENCE OF A CHILD	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-4-201	CRIMINAL CONSPIRACY	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-4-401(4)(D)	ENTICE A MINOR BY INTERNET OR TEXT (DEPENDING ON AGE)	MB	Y	\$690	\$0	N	90%	Y	Y	S			
76-4-401(4)(E)	ENTICE A MINOR BY INTERNET OR TEXT (DEPENDING ON AGE)	MC	Y	\$350	\$0	N	35%	N	Y	S			
76-5-102	ASSAULT	MB	Y	\$1,080	\$0	N	90%	N	Y	S	Enhanceable Offense		
76-5-102(2)	ASSAULT	MB	Y	\$1,080	\$0	N	90%	N	Y	S			
76-5-102.9(3)(A)	PROPELLING A BODILY SUBSTANCE	MB	Y	\$670	\$0	N	90%	N	Y	S			
76-5-106.5(2)	STALKING	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-5-106(3)	HARASSMENT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-5-107(3)(A)	THREAT OF VIOLENCE	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-5-107.1(3)(A)(II)	THREAT AGAINST SCHOOLS - PREVENT/INTERRUPT OCCUPANCY	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-5-107.1(3)(A)(III)	THREAT AGAINST SCHOOLS - CAUSE OFFICIAL/VOLUNTEER TO TAKE AC	MC	Y	\$350	\$0	N	35%	N	Y	S			
76-5-107.3(1)(B)(III)	THREAT OF TERRORISM CAUSING OFFICIAL OR VOLUNTEER ACTION	MB	Y	\$670	\$0	N	90%	N	Y	S			
76-5-111.1(4)	FAILURE TO REPORT ABUSE/DISABLED OR ELDERLY ADULT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-5-111.1(5)	THREATEN, INTIMIDATE DISABLED/ELDER ADULT WITNESS	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-5-111.3(3)(A)(II)	RECKLESS PERSONAL DIGNITY EXPLOITATION OF VULNERABLE ADULT	MB	Y	\$1,960	\$0	N	90%						
76-5-114.4(3)(D)	FINANCIAL EXPLOITATION VULNERABLE ADULT - CRIM NEGLIGENCE	MB	Y	\$1,960	\$0	N	90%						
76-5-114(3)(B)	DOMESTIC VIOLENCE IN THE PRESENCE OF A CHILD	MB	Y	\$1,960	\$0	N	90%	N	Y	S			
76-5-303(3)(A)	CUSTODIAL INTERFERENCE	MB	Y	\$690	\$0	N	90%						
76-5-304(3)	UNLAWFUL DETENTION AND UNLAWFUL DETENTION OF A MINOR	MB	Y	\$690	\$0	N	90%						
76-5-401(3)(A)	UNLAWFUL SEXUAL ACTIVITY WITH A MINOR	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-5-506.2(4)(A)	KNOWINGLY INDENT TO DEFRAUD MAKE APPLICATION FALSE ID	MB	Y	\$690	\$0	N	190%	N	Y	S			
76-6-1002	DAMAGE TO MAIL RECEPTACLE	MB	Y	\$690	\$0	N	290%	N	Y	S			
76-6-102(6)	ARSON - PROPERTY OF ANOTHER LESS THAN \$500	MB	Y	\$690	\$0	N	390%	N	Y	S			
76-6-104	RECKLESS BURN	MB	Y	\$690	\$0	N	490%	N	Y	C			
76-6-104(1)(C)	RECKLESS BURN-FAIL TO REMOVE FLAMMABLE MATERIAL AROUND FIRE	MB	Y	\$690	\$0	N	590%	N	Y	S			
76-6-104(1)(D)	RECKLESS BURNING	MB	Y	\$690	\$0	N	690%	N	Y	C			
76-6-104.5	ABANDONED FIRE	MB	Y	\$690	\$0	N	790%	N	Y	C			
76-6-104.5(3)(A)	ABANDONED FIRE - NO DAMAGE	MB	Y	\$690	\$0	N	890%	N	Y	C			
76-6-104.5(3)(B)	ABANDONED FIRE - PROPERTY DAMAGE < \$1000	MB	Y	\$690	\$0	N	990%	N	N	S			
76-6-106	CRIMINAL MISCHIEF	MB	Y	\$690	\$0	N	1090%	N	Y	S			
76-6-106(1)(C)	CRIMINAL MISCHIEF - TRANSPORTATION FOR PERSONS OR PROPERTY	MB	Y	\$690	\$0	N	1190%	N	Y	S			
76-6-106(2)(B)(I)(B)	CRIMINAL MISCHIEF - HUMAN HEALTH OR SAFETY	MB	Y	\$690	\$0	N	1290%	N	Y	S			
76-6-106(2)(C)	CRIMINAL MISCHIEF: INTENTIONAL DAMAGE, DEFACE, DESTROY PROPERTY	MB	Y	\$690	\$0	N	1390%	N	Y	S			
76-6-106(2)(D)	CRIMINAL MISCHIEF - RECKLESSLY SHOOT OR PROPEL MISSILE	MB	Y	\$690	\$0	N	1490%	N	Y	S			
76-6-107	GRAFFITI VIOLATIONS	MB	Y	\$690	\$0	N	1590%	N	Y	S			
76-6-107(2)(D)	GRAFFITI VIOLATIONS LESS THAN \$300	MB	Y	\$690	\$0	N	1690%	N	Y	S			
76-6-107.5	VANDALISM OF PUBLIC LANDS	MB	Y	\$690	\$0	N	1790%	N	Y	S			
76-6-108	DAMAGE / INTERRUPT COMMUNICATION DEVICE	MB	Y	\$690	\$0	N	1890%	N	Y	S			
76-6-108(2)	DAMAGE/INTERRUPT/PROHIBIT USE OF A COMMUNICATION DEVICE	MB	Y	\$690	\$0	N	1990%	N	Y	S			
76-6-108(2)(A)	INTERRUPTION/INTERFERENCE OF A COMMUNICATIONS DEVICE	MB	Y	\$690	\$0	N	2090%	N	Y	S			
76-6-108(2)(B)	INTERRUPTION/INTERFERENCE OF A COMMUNICATION DEVICE	MB	Y	\$690	\$0	N	2190%	N	Y	S			
76-6-109	OFFENSE AGAINST TIMBER/MINING/AGRICULTURE	MB	Y	\$690	\$0	N	2290%	N	Y	S			
76-6-111(4)(A)	WANTON DESTRUCTION OF LIVESTOCK <= \$250	MB	Y	\$690	\$0	N	2390%	N	Y	S			
76-6-112(4)	AGRICULTURAL OPERATION INTERFERENCE	MB	Y	\$690	\$0	N	2490%	N	N	S			
76-6-1403	FAILURE TO KEEP RECORDS - JUNK DEALER	MB	Y	\$690	\$0	N	2590%	N	Y	S			
76-6-1407(1)(A)	VIOLATION OF SCRAP METAL DEALER REQUIREMENTS	MB	Y	\$690	\$0	N	2690%	N	N	C			
76-6-1408	FALSIFICATION OF METAL SELLERS STATEMENT TO DEALER	MB	Y	\$690	\$0	N	2790%	N	Y	S			
76-6-1408(1)	METAL SELLER FALSE STATEMENT	MB	Y	\$690	\$0	N	2890%	N	Y	S			
76-6-205	MANUFACTURE/POSSESS BURGLARY TOOLS	MB	Y	\$690	\$0	N	2990%	N	Y	S			
76-6-206	CRIMINAL TRESPASS	MB	Y	\$690	\$0	N	3090%	N	Y	S			
76-6-206(2)(A)	CRIMINAL TRESPASS ENTER OR REMAIN BY PERSON OR UNMANNED AIRCRAFT	MB	Y	\$690	\$0	N	3190%	N	Y	S			
76-6-206(2)(A)(I)	CRIMINAL TRESPASS WITH INTENT TO ANNOY OR CAUSE INJURY	MB	Y	\$690	\$0	N	3290%	N	Y	S			
76-6-206(2)(A)(II)	CRIMINAL TRESPASS W/INTENT TO COMMIT CRIME OTHER THAN THEFT/FELONY	MB	Y	\$690	\$0	N	3390%	N	Y	S			
76-6-206(2)(A)(III)	CRIMINAL TRESPASS RECKLESS UNMANNED AIRCRAFT CAUSING FEAR/SAFETY	MB	Y	\$690	\$0	N	3490%	N	Y	S			
76-6-206(2)(B)	CRIMINAL TRESPASS KNOWING ENTRY UNLAWFUL PERSON OR UNMANNED AIRCRAFT	MB	Y	\$690	\$0	N	3590%	N	Y	S			
76-6-206(2)(C)	CRIMINAL TRESPASS - CONDO UNIT	MB	Y	\$690	\$0	N	3690%	N	Y	C			
76-6-206.1(2)(A)	CRIMINAL TRESPASS OF ABANDONED OR INACTIVE MINE	MB	Y	\$690	\$0	N	3790%	N	Y	S			
76-6-206.2	CRIMINAL TRESPASS ON STATE PARK LANDS	MB	Y	\$690	\$0	N	3890%	N	Y	S			
76-6-206.3(2)	CRIMINAL TRESPASS ON AGRICULTURAL OR RANGE LAND	MB	Y	\$690	\$0	N	3990%	N	Y	S			
76-6-206.3(3)	CUTTING, DESTROYING, OR RENDERING INEFFECTIVE THE FENCING OF	MB	Y	\$690	\$0	N	4090%	N	Y	S			
76-6-206.4(2)	CRIMINAL TRESPASS BY LONG-TERM GUEST TO A RESIDENCE	MB	Y	\$690	\$0	N	4190%	N	Y	S			

76-6-404	THEFT	MB	Y	\$690	\$0	N	4290%	N	Y	S			
76-6-404.5	WRONGFUL APPROPRIATION	MB	Y	\$690	\$0	N	4390%	N	Y	C			
76-6-404.5(3)(C)	WRONGFUL APPROPRIATION - MB	MB	Y	\$690	\$0	N	4490%	N	Y	S			
76-6-404.5(3)(D)	WRONGFUL APPROPRIATION - MC	MB	Y	\$690	\$0	N	4590%	N	Y	C			
76-6-404.7	THEFT OF MOTOR VEHICLE FUEL	MB	Y	\$690	\$0	N	4690%	Y	Y	S			
76-6-405	THEFT BY DECEPTION	MB	Y	\$690	\$0	N	4790%	N	Y	S			
76-6-406	THEFT BY EXTORTION	MB	Y	\$690	\$0	N	4890%	N	Y	S			
76-6-407	THEFT OF MISLAID/LOST/MISTAKEN PROPERTY	MB	Y	\$690	\$0	N	4990%	N	Y	S			
76-6-408	THEFT BY RECEIVING STOLEN PROPERTY	MB	Y	\$690	\$0	N	5090%	N	Y	S			
76-6-408(1)	THEFT BY RECEIVING STOLEN PROPERTY	MB	Y	\$690	\$0	N	5190%	N	Y	S			
76-6-409	THEFT OF SERVICES	MB	Y	\$690	\$0	N	5290%	N	Y	S			
76-6-409.3	THEFT OF UTILITY SERVICES	MB	Y	\$690	\$0	N	5390%	N	Y	S			
76-6-409.6	UNLAW USE OF TELECOMMUNICATION DEVICE	MB	Y	\$690	\$0	N	5490%	N	Y	S			
76-6-409.7	POSSESS UNLAWFUL TELECOMMUNICATION DEVICE	MB	Y	\$690	\$0	N	5590%	N	Y	S			
76-6-409.7(1)	POSSESS UNLAWFUL TELECOMMUNICATION DEVICE	MB	Y	\$690	\$0	N	5690%	N	Y	S			
76-6-410	THEFT BY RENTAL AGREEMENT	MB	Y	\$690	\$0	N	5790%	N	Y	S			
76-6-410(1)	THEFT-PERSON HAVING CUSTODY OF PROPERTY-REPAIR/RENT AGREEMENT	MB	Y	\$690	\$0	N	5890%	N	Y	S			
76-6-410(2)	THEFT PURSUANT TO A RENTAL AGREEMENT	MB	Y	\$690	\$0	N	5990%	N	Y	S			
76-6-410.5	THEFT OF RENTAL VEHICLE	MB	Y	\$690	\$0	N	6090%	N	Y	S			
76-6-412(1)(D)	THEFT - VALUE IS < \$500	MB	Y	\$690	\$0	N	6190%	N	Y	S			
76-6-503.2(3)	KNOWINGLY USE FALSE FINANCIAL TRANS CARD > 500	MB	Y	\$690	\$0	N	6290%	N	Y	S			
76-6-503.2(4)(A)	KNOWINGLY USE FALSE FINANCIAL TRANS CARD DEFRAUD	MB	Y	\$690	\$0	N	6390%	N	Y	S			
76-6-503.7(2)(A)	RECORDS FILED WITH INTENT TO HARASS	MB	Y	\$690	\$0	N	6490%	N	Y	S			
76-6-504	TAMPER WITH RECORDS	MB	Y	\$690	\$0	N	6590%	N	Y	S			
76-6-505(1)	ISSUING A BAD CHECK OR DRAFT	MB	Y	\$690	\$0	N	6690%	N	Y	S			
76-6-505(2)	ISSUE A BAD CHECK AND FAIL TO MAKE GOOD ON PAYMENT	MB	Y	\$690	\$0	N	6790%	N	Y	S			
76-6-506.2	UNLAWFUL USE OF A FINANCIAL TRANSACTION CARD	MB	Y	\$690	\$0	N	6890%	N	Y	S			
76-6-506.2(1)	KNOWINGLY USE FALSE FINANCIAL TRANS CARD FOR CREDIT/GOODS	MB	Y	\$690	\$0	N	6990%	N	Y	S			
76-6-506.2(2)	KNOWINGLY USE FALSE FINANCIAL TRANS CARD FOR CREDIT/GOODS	MB	Y	\$690	\$0	N	7090%	N	Y	S			
76-6-506.2(3)	KNOWINGLY WITH THE INTENT TO DEFRAUD EXCEEDS 500.00	MB	Y	\$690	\$0	N	7190%	N	Y	S			
76-6-506.2(4)(A)	KNOWINGLY INTEND TO DEFRAUD MAKE APPLICATION FALSE ID	MB	Y	\$690	\$0	N	7290%	N	Y	S			
76-6-506.2(5)	FINANCIAL TRANSACTION - WITH THE INTENT TO DEFRAUD	MB	Y	\$690	\$0	N	7390%	N	Y	S			
76-6-506.2(5)(A)	KNOWINGLY INTEND TO DEFRAUD- COUNTERFEIT OR FICTITIOUS	MB	Y	\$690	\$0	N	7490%	N	Y	S			
76-6-506.2(5)(B)	KNOWINGLY INTEND TO DEFRAUD - SALES EVIDENCE BY CC	MB	Y	\$690	\$0	N	7590%	N	Y	S			
76-6-506.2(5)(C)	FINANCIAL TRANS - PURPORTED SALE NOT AUTHORIZED	MB	Y	\$690	\$0	N	7690%	N	Y	S			
76-6-506.6	UNAUTHORIZED FACTORING OF CREDIT CARD SALES DRAFTS	MB	Y	\$690	\$0	N	7790%	N	N	S			
76-6-507	DECEPTIVE BUSINESS PRACTICE	MB	Y	\$690	\$0	N	7890%	N	Y	S			
76-6-513(2)	UNLAWFUL DEALING WITH PROPERTY BY FIDUCIARY	MB	Y	\$690	\$0	N	7990%	N	Y	S			
76-6-513(3)	UNLAWFUL DEALING OF PROPERTY BY FIDUCIARY	MB	Y	\$690	\$0	N	8090%	N	Y	S			
76-6-515	USING/MAKING SLUGS	MB	Y	\$690	\$0	N	8190%	N	Y	S			
76-6-518	CRIMINAL SIMULATION	MB	Y	\$690	\$0	N	8290%	N	Y	S			
76-6-521	FALSE/FRAUDULENT INSURANCE CLAIM	MB	Y	\$690	\$0	N	8390%	N	Y	S			
76-6-521(1)(B)	FALSE OR FRAUDULENT INSURANCE CLAIM	MB	Y	\$690	\$0	N	8490%	N	Y	S			
76-6-521(1)(B)(I)(A)	FALSE OR FRAUDULENT INSURANCE CLAIM	MB	Y	\$690	\$0	N	8590%	N	Y	S			
76-6-521(1)(C)	ACCEPTING BENEFITS FROM FALSE OR FRAUDULENT INSURANCE CLAIM	MB	Y	\$690	\$0	N	8690%	N	Y	S			
76-6-521(1)(D)	FALSE OR FRAUDULENT SCHEME TO OBTAIN FEES OR SERVICES	MB	Y	\$690	\$0	N	8790%	N	Y	S			
76-6-521(1)(E)	FRAUDULENT INSURANCE ACT (RUNNER VIOLATION)	MB	Y	\$690	\$0	N	8890%	N	Y	S			
76-6-521(1)(F)	FRAUDULENT INSURANCE ACT WITH ANOTHER	MB	Y	\$690	\$0	N	8990%	N	Y	S			
76-6-521(1)(G)	FRAUDULENT INSURANCE INFORMATION	MB	Y	\$690	\$0	N	9090%	N	Y	S			
76-6-524	FALSIFYING INFORMATION FOR PRECONSTRUCTION SERVICE LIEN	MB	Y	\$690	\$0	N	9190%	N	Y	S			
76-6-602	RETAIL THEFT (SHOPLIFTING)	MB	Y	\$690	\$0	N	9290%	N	Y	S			
76-6-602(2)	THEFT BY PRICE SWITCHING (SHOPLIFTING)	MB	Y	\$690	\$0	N	9390%	N	Y	S			
76-6-608	RETAIL THEFT DETECTION SHIELDING DEVICES > 500	MB	Y	\$690	\$0	N	9490%	N	Y	S			
76-6-608(1)(A)	RETAIL THEFT-DEVICE USED TO SHIELD FROM ALARM SENSOR	MB	Y	\$690	\$0	N	9590%	N	Y	S			
76-6-608(2)(B)(I)	RETAIL THEFT DETECTION - REMOVE A THEFT DETECTION DEVICE	MB	Y	\$690	\$0	N	9690%	N	Y	S			
76-6-703(1)	COMPUTER CRIMES INTERFERING WITH CRITICAL INFRASTRUCTURE	MB	Y	\$690	\$0	N	9790%	N	Y	S			
76-6-703(1)(A)	COMPUTER CRIMES< \$500 ECONOMIC LOSS-DAMAGE OR BENEFIT OBTAINED	MB	Y	\$690	\$0	N	9890%	N	Y	S			
76-6-703(3)(A)	COMPUTER CRIMES - DISCLOSE/DISSEMINATE ANOTHERS IDENTITY	MB	Y	\$690	\$0	N	9990%	N	Y	S			
76-6-703(3)(B)	COMPUTER CRIMES-DISCLOSE/DISSEMINATE AN ADULTS IDENTITY W/HARASSMENT	MB	Y	\$690	\$0	N	10090%	N	Y	S			
76-6-801	LIBRARY THEFT	MB	Y	\$690	\$0	N	10190%	N	Y	S			
76-6-803	MUTILATE/DAMAGE LIBRARY MATERIALS	MB	Y	\$690	\$0	N	10290%	N	Y	S			
76-6-902	CULTURAL SITE PROTECTION	MB	Y	\$690	\$0	N	10390%	N	Y	S			
76-6-902(1)	CULTURAL SITE ALTER, REMOVE, INJURE, OR DESTROY ANTIQUITIES	MB	Y	\$690	\$0	N	10490%	N	Y	S			
76-6-902(2)	CULTURAL SITE REPRODUCE, REWORK, OR FORGE ANY ANTIQUITIES	MB	Y	\$690	\$0	N	10590%	N	Y	S			
76-6A-4(2)	PARTICIP IN PYRAMID SCHEME RECV COMP FOR INTROD PERSONS INTO	MB	Y	\$690	\$0	N	10690%	N	Y	S			
76-7-104	FORNICATION	MB	Y	\$690	\$0	N	10790%	N	Y	S			
76-7-101(1)	BIGAMY	MB	Y	\$690	\$0	N	10890%	N	N				
76-7-202(1)	ENGAGE IN UNREGULATED CUSTODY TRANSFER	MB	Y	\$690	\$0	N	90%						
76-8-106	RECEIVE BRIBE/BRIBERY- ENDORSEMENT OF PERSON AS PUBLIC SERV	MB	Y	\$690	\$0	N	90%	N	Y	S			

76-8-110	PEACE OFFICER ACTING AS COLLECTION AGENT FOR CREDITOR	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-8-1101	TAX EVASION	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-1101(1)(B)	OPERATE WITHOUT LICENSE OR PERMIT FROM STATE TAX COMMISSION	MB	Y	\$690	\$0	N	90%	N	N	S			
76-8-1203	PUBLIC ASSISTANCE FRAUD	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-1203(2)	PUBLIC ASSISTANCE FRAUD (APPLICATION)	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-1203(3)	PUBLIC ASSISTANCE DISCLOSURE REQUIRED	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-1205	PUBLIC ASSISTANCE FRAUD	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-1301	FRAUDULENTLY OBTAIN UNEMPLOYMENT COMPENSATION	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-1301(1)(A)	UNEMPLOYMENT COMPENSATION - FALSE STATEMENT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-1402	DISRUPTION OF ACTIVITIES IN OR NEAR SCHOOL BLDG	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-201	OFFICIAL MISCONDUCT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-203	UNOFFICIAL MISCONDUCT/ PUBLIC OFFICE	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-301	INTERFERE W/ PUBLIC SERVANT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-301(1)(A)	USES FORCE/VIOLENCE/INTIMIDATION TO INTERFERE W/PUBLIC SERVANT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-301(1)(B)	OBSTRUCT, HINDER, CONCEAL, PREVENT LAWFUL SERVICE BY AUTHORIZED PERSON	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-301(1)(C)	INTERFERE W/ PUBLIC SERVANT ON STATE PROPERTY	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-8-301.5	FAILURE TO DISCLOSE IDENTITY	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-302	PICKETING OR PARADING IN OR NEAR COURT	MB	N	\$690	\$0	N	90%	N	Y	S			
76-8-305	INTERFERENCE WITH ARRESTING OFFICER	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-307	FAIL TO AID PEACE OFFICER	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-311.3	ITEMS PROHIBITED IN CORRECTIONAL & MENTAL HEALTH FACILITIES	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-311.3(5)(F)	FACILITATES POSSESSION OF CONTRABAND BY OFFENDER IN CORR	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-312	BAIL-JUMPING	IN	Y	\$160	\$0	N	35%	N	Y	C			
76-8-313	THREATEN ELECTED OFFICIALS	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-317	REFUSE TO COMPLY W/EVACUATE ORDER IN LOCAL/STATE EMERGENCY	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-405	FAIL TO PAY OVER FINE OR FEE	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-406	OBSTRUCTING COLLECTION OF REVENUE	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-410	DOING BUSINESS WITHOUT A LICENSE	MB	N	\$300	\$0	N	90%	N	Y	S			
76-8-416	TAKING TOLL OR MAINTAINING RD/BRIDGE/FERRY W/OUT AUTHORIZATION	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-417	TAMPERING W/OFFICIAL NOTICE OR PUBLICATION	IN	Y	\$170	\$0	N	35%	N	N	C			
76-8-420	REMOVING OR DAMAGING ROAD SIGNS	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-503	FALSE/INCONSISTENT STATEMENT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-503(1)(A)	FALSE STATEMENT UNDER OATH	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-503(1)(A)(I)	FALSE STMT IN OFFICIAL PROCEEDING OR MISLEAD PUBLIC SERVANT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-503(1)(A)(II)	FALSE STMT AUTHORIZED BY LAW TO BE SWORN/AFFIRMED BY NOTARY	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-503(1)(B)	INCONSISTENT STMT UNDER OATH OR AFFIRMATION	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-504(2)(A)	WRITTEN FALSE STATEMENT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-504.6	PROVIDING FALSE/MISLEADING INFORMATION	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-504.6(1)(A)	PROVIDE FALSE/MISLEADING INFO TO COURT OFFICER	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-504.6(1)(B)	PROVIDE FALSE/MISLEADING INFO TO BCI	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-506	FALSE INFO LAW ENFORCEMENT/GOVT AGENCIES/SPECIFIED PROFESS	MB	Y	\$490	\$0	N	90%	N	Y	S			
76-8-507(1)	GIVING FALSE PERSONAL IDENTITY TO PEACE OFFICE	MC	N	\$180	\$0	N	35%	N	Y	C			
76-8-511	FALSIFY/ALTER GOVERNMENT RECORDS	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-512	IMPERSONATION OF OFFICER	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-513	FALSE JUDICIAL/OFFICIAL NOTICE	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-601	WRONGFUL COMMENCEMENT OF ACTION IN JUSTICE COURT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-602	ASSUMING LIABILITY FOR CONFERRING JURISDICTION ON JUSTICE CT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-8-703	CRIMINAL TRESPASS UPON INSTITUTION OF HIGHER LEARNING	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-8-703(1)(B)	CRIMINAL TRESPASS-INSTITUTION OF HIGHER LEARNING-2ND SUBSEQUENT	MB	Y	\$670	\$0	N	90%	N	Y	S			
76-8-705	WILLFUL INTERFERENCE W/LAWFUL ACTIVITIES OF STUDENTS/FACULTY	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-8-904	PERMIT USE OF PROPERTY/ASSEMBLY ADVOCATE CRIMINAL SYNDICALISM	MB	Y	\$690	\$0	N	90%	N	N	S			
76-9-101	RIOT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-101(1)	RIOT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-101(2)	RIOT - REFUSES TO COMPLY WITH LAWFUL ORDER	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-102	DISORDERLY CONDUCT	IN	N	\$160	\$0	N	35%	N	Y	C			
76-9-102(1)	DISORDERLY CONDUCT	IN	N	\$160	\$0	N	35%	N	Y	C			
76-9-102(1)(A)	DISORDERLY CONDUCT - REFUSE TO COMPLY WITH POLICE ORDER	IN	N	\$160	\$0	N	35%	N	Y	C			
76-9-102(1)(B)(I)	DISORDERLY CONDUCT FIGHTING/VIOLENT, TUMULTUOUS BEHAVIOR	IN	N	\$160	\$0	N	35%	N	Y	C			
76-9-102(1)(B)(II)	DISORDERLY CONDUCT - UNREASONABLE NOISES IN PUBLIC PLACE	IN	N	\$160	\$0	N	35%	N	Y	C			
76-9-102(1)(B)(III)	DISORDERLY CONDUCT - NOISES IN PRIVATE HEARD IN PUBLIC	IN	N	\$160	\$0	N	35%	N	Y	C			
76-9-102(1)(B)(IV)	DISORDERLY CONDUCT - OBSTRUCTS VEHICLE OR PEDESTRIAN TRAFFIC	IN	N	\$160	\$0	N	35%	N	Y	C			
76-9-102(4)	DISORDERLY CONDUCT AFTER REQUEST TO STOP	MC	Y	\$360	\$0	N	35%	N	Y	C			
76-9-102(4)(A)	DISORDERLY CONDUCT	IN	N	\$160	\$0	N	35%	N	Y	C			
76-9-102(4)(B)	DISORDERLY CONDUCT AFTER BEING ASKED TO CEASE	MC	N	\$350	\$0	N	35%	N	Y	C			
76-9-102(4)(C)	DISORDERLY CONDUCT AFTER BEING ASKED TO CEASE AND SUBS VIOL W/IN 5 YEARS	MB	Y	\$690	\$0	N	90%	N	Y	C			
76-9-103	DISRUPTING A MEETING/PROCESSION	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-104	FAIL TO DISPERSE	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-9-105(1)	MAKING A FALSE ALARM - WARN OF FIRE, BOMB, OTHER CRIME	MB	Y	\$490	\$0	N	90%	N	Y	S			
76-9-106	DISRUPTING OPERATION OF A SCHOOL	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-107(2)	UNAUTHORIZED ENTRY ON SCHOOL BUS	MB	N	\$260	\$0	N	90%	N	Y	S			

76-9-108	DISRUPTING A FUNERAL OR MEMORIAL SERVICE	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-109(4)	DISCLOSE ADDRESS W/INTENT TO CAUSE TARGETED RESIDENT PICKETING	MB	Y	\$690	\$0	N	90%	N					
76-9-109(5)	TARGETED RESIDENTIAL PICKETING	MB	Y	\$690	\$0	N	90%	N					
76-9-201	ELECTRONIC COMMUNICATION HARASSMENT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-201(2)	ELECTRONIC COMMUNICATION HARASSMENT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-201(3)	ELECTRONIC COMMUNICATION HARASSMENT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-201(4)(A)	ELECTRONIC COMMUNICATION HARASSMENT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-202	EMERGENCY REPORTING ABUSE	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-9-202(2)	EMERGENCY REPORTING ABUSE	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-9-202(2)(A)	EMERGENCY REPORTING ABUSE - REFUSE TO YIELD PHONE FOR REPORT	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-9-202(2)(B)	EMERGENCY REPORTING ABUSE - PHONE RQST BASED ON EMERGENCY	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-9-202(2)(C)	REPORT OR CAUSE RPT OF EMERGENCY TO FIRE, POLICE, MED FALSELY	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-301(2)	CRUELTY TO AN ANIMAL	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-301(3)(A)	CRUELTY TO ANIMALS INTENTIONAL/KNOWINGLY	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-301(3)(B)	CRUELTY TO ANIMALS RECKLESSLY OR WITH CRIMINAL NEGLIGENCE	MC	N	\$350	\$0	N	35%	N	Y	C			
76-9-301(4)	AGGRAVATED CRUELTY TO AN ANIMAL	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-9-301(5)(B)	AGGRAVATED CRUELTY TO ANIMALS RECKLESSLY	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-301(5)(C)	AGGRAVATED CRUELTY TO ANIMAL CRIMINAL NEGLIGENCE	MC	N	\$350	\$0	N	35%	N	Y	C			
76-9-301.1	DOG FIGHTING-TRAINING DOGS FOR FIGHTING	MC	Y	\$350	\$0	N	35%	N	Y	C			
76-9-301.1(4)	ATTENDING DOG FIGHT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-301.3	GAME FOWL FIGHTING	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-301.3(2)	GAME FOWL FIGHTING	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-301.3(2)(A)	INTENTIONALLY CAUSE A GAME FOWL TO FIGHT OR ATTACK	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-301.3(2)(B)	PROMOTE ANY ACTIVITY THAT INVOLVES GAME FOWL FIGHTING	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-301.5	ATTENDANCE @ ANIMAL FIGHTS PROHIBITED	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-301.8	BESTIALITY	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-304	ALLOW VICIOUS ANIMAL TO GO AT LARGE	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-307	INJURY TO SERVICE ANIMALS	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-308(2)(A)	HARASSMENT OF LIVESTOCK BY MOTORIZED VEHICLE OR ATV	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-308(2)(B)	HARASSMENT OF LIVESTOCK BY DOG	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-308(2)(C)	HARASSMENT OF LIVESTOCK BY AN UNMANNED AIRCRAFT	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-402	PRIVACY VIOLATION	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-403	COMMUNICATIONS ABUSE	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-404	CRIMINAL DEFACTION	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-407(2)	CRIME OF ABUSE OF PERSONAL IDENTITY	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-509	CONVEYING FALSE OR LIBELOUS MATERIAL TO MEDIA	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-601	ABUSE OF A FLAG	MB	N	\$420	\$0	N	90%	N	Y	S			
76-9-701	INTOXICATION	MC	Y	\$230	\$0	N	35%	N	Y	C			
76-9-701(1)	INTOXICATION	MC	Y	\$230	\$0	N	35%	N	Y	C			
76-9-702	LEWDNESS	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-702(1)	LEWDNESS - FIRST OR SECOND OFFENSE	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-702.3	PUBLIC URINATION	IN	Y	\$110	\$0	N	35%	N	Y	C			
76-9-702.7(4)	VOYEURISM	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-704(2)(A)	FAILURE TO REPORT THE FINDING OF A DEAD HUMAN BODY	MB	Y	\$690	\$0	N	90%	N	Y	S			
76-9-706	FALSE REPRESENTATION OF MILITARY AWARD	IN	N	\$350	\$0	N	35%	N	N	C			
76-9-706(2)	FALSE REPRESENTATION REGARDING AWARD OF MILITARY SERVICE	IN	N	\$350	\$0	N	35%	N	N	C			
76-9-706(3)	PURCHASE, POSSESS, SELL FALSE REPRESENTATION MILITARY AWARD	IN	N	\$350	\$0	N	35%	N	N	C			
76-9-706(4)	WEARING/USE MILITARY AWARD UNLAWFULLY	IN	N	\$350	\$0	N	35%	N	N	C			
76-9-706(5)	FALSE REPRESENTATION OF MILITARY NAME/TITLE/INSIGNIA/RITUAL	IN	N	\$350	\$0	N	35%	N	Y	C			
76-9-803(1)	RECRUITING A MINOR TO JOIN A CRIMINAL STREET GANG	MB	Y	\$1,080	\$0	N	90%	N	Y	S			
76-9-803(1)(A)	CRIM STREET GANGS SOLICIT/RECRUIT/INTIMIDATE MINOR TO JOIN	MB	Y	\$1,080	\$0	N	90%	N	Y	S			
76-9-803(1)(B)	CONSPIRE WITH INTENT TO ENTICE MINOR TO JOIN CRIMINAL GANG	MB	Y	\$1,080	\$0	N	90%	N	Y	S			
76-9-803(1)(C)	USING INTIMIDATION TO PREVENT MINOR LEAVING CRIMINAL GANG	MB	Y	\$1,080	\$0	N	90%	N	Y	S			
76-9-903	FAILURE TO DISPERSE	MB	Y	\$1,150	\$0	N	90%	N	N	S			
76-9-903(1)	FAILURE TO DISPERSE	MB	Y	\$1,150	\$0	N	90%	N	N	S			
76-9-904(2)(A)	SUBSEQUENT FAILURE TO DISPERSE	MB	Y	\$1,150	\$0	N	90%	N	N	S			
76-10-1506(1)(A)	DISORDERLY CONDUCT, PROFANE, OBSCENE LANGUAGE	MC	N	\$350	\$0	N	35%	N	Y				
76-10-1506(1)(B)	ON MASS TRANSIT WHILE UNDER THE INFLUENCE OF ALCOHOL/DRUGS	MC	N	\$350	\$0	N	35%	N	Y				
76-10-1506(1)(C)	FAIL TO OBEY REASONABLE REQUEST/ORDER OF TRANSIT OPERATOR	MC	N	\$350	\$0	N	35%	N	Y				
76-10-1506(1)(D)	INGEST CONT SUBSTANCE/DRINK INTOXICATING LIQUID IN ANY BUS	MC	N	\$350	\$0	N	35%	N	Y				
76-10-1506(1)(E)	SMOKING TOBACCO OR OTHER PRODUCTS WHILE ON TRANSIT SYSTEM	MC	N	\$350	\$0	N	35%	N	Y				
77-23-105	FAIL TO STOP - ADMIN TRAFFIC CHECKPOINT	MB	Y	\$690	\$0	N	90%	N	Y	S			
77-23A-4	WIRETAPPING OR INTERCEPTING ELECTRONIC COMMUNICATIONS	MB	Y	\$690	\$0	N	90%	N	Y	S			
77-23A-4(1)	INTERCEPTING ELECTRONIC COMMUNICATIONS	MB	Y	\$690	\$0	N	90%	N	Y	S			
77-32-202(6)(D)	FALSE STATEMENT IN AFFIDAVIT OF INDIGENCY	MB	Y	\$690	\$0	N	90%	N	Y	S			
77-36-1.1(3)(A)	PENALTY ENHANCEMENT FOR A DOMESTIC VIOLENCE OFFENSE	MB	Y	\$690	\$0	N	90%	N	Y	S			
77-37-4(5)	DISTRIBUTION, RELEASE, OR DISPLAY OF CHILD VICTIM INTERVIEW	MB	Y	\$690	\$0	N	90%	N	Y	S			
77-37-4(7)	DISTRIBUTE, RELEASE OR DISPLAY CHILD VICTIM INTERVIEW	MB	Y	\$690	\$0	N	90%	N	Y	S			
77-38-609(5)	OBTAIN/DISCLOSE CONFIDENTIAL VICTIM ADDRESS	MB	Y	\$690	\$0	N	90%						
77-41-112	INTENTIONALLY PROVIDE FALSE INFO ON APPLICATION CERTIFICATE	MB	Y	\$690	\$0	N	90%	N	Y	S			
77-7-24	FAIL TO SIGN A PROMISE TO APPEAR	MC	N	\$60	\$0	Y	0%	N	Y	C			

77-7-26	DISPOSING OF/CANCELING NOTICE TO APPEAR OR TRAFFIC CITATION	MB	Y	\$690	\$0	N	90%	N	Y	S			
78A-2-229	DIST/RELEASE DOCS PROVIDED TO PRO SE LITIGANT (AFTER DISPO)	MB	Y	\$690	\$0	N	90%	N	Y	S			
78A-2-411	COURT REPORTER OR TRANSCRIPT VIOLATION	MB	N	\$690	\$0	N	90%	Y	Y	C			
78A-6-1001	OFFENSES AGAINST A MINOR	MB	Y	\$690	\$0	N	90%	N	Y	S			
78A-6-105	INDIVIDUAL/ENTITY KNOWINGLY ENGAGING IN UNREGULATED CUSTODY TRANSFER	MB	Y	\$690	\$0	N	90%	N	Y	S			
78A-6-1101(3)(A)	VIOLATION OF COURT ORDER/JUV. COURT	MB	Y	\$690	\$0	N	90%	N	Y	S			
78A-6-111(2)	PARENT / GUARDIAN FAILURE TO APPEAR IN COURT W/ MINOR	MB	N	\$690	\$0	N	90%	Y	Y	C			
78A-6-111(2)(B)	EMPLOYER FAILURE TO ALLOW PARENT LEAVE FOR MINOR CT	MB	N	\$690	\$0	N	90%	Y	Y	C			
78B-1-115(3)	MISREPRESENT MATERIAL FACTS REGARDING JURY DUTY	IN	Y	\$280	\$0	N	35%	N	N	C			
78B-1-126	JUROR OR WITNESS PURCHASE OF CERTIFICATE VIOLATION	MB	N	\$690	\$0	N	90%	Y	Y	C			
78B-1-132	MAY NOT FIRE EMPL FOR RESPONSE TO SUBPPO	MB	Y	\$630	\$0	N	90%	N	Y	S			
78B-5-705(1)	FALSE WRITTEN STATEMENT	MB	Y	\$690	\$0	N	90%	N	Y	S			
78B-6-1102.5	VIOLATION OF ORDER ENJOINING A NUISANCE	MB	Y	\$690	\$0	N	90%	N	Y	S			
78B-7-407(2)	VIOLATION OF DATING VIOLENCE PROTECTIVE ORDER	MB	Y	\$670	\$0	N	90%	N	Y	S			
78B-7-806(1)(A)	VIOLATION OF A JRA/JAIL RELEASE COURT ORDER	MB	Y	\$690	\$0	N	90%	N	Y				
78B-8-304(2)	BILL FALSELY FOR PROCESS SERVICE	IN	Y	\$350	\$0	N	35%	N	Y	C			
78B-8-403	BREACH OF CONFIDENTIALITY REQUIREMENTS	MB	Y	\$690	\$0	N	90%	N	Y	S			
78B-8-602	NO PROOF OF OWNERSHIP TO HARVEST, TRANSPORT FOREST PRODUCTS	MB	N	\$110	\$0	Y	0%	N	Y	S			
78B-8-603	TRANSPORT NATIVE FOREST PRODUCTS VEGETATION	MB	Y	\$690	\$0	N	90%	N	Y	S			
78B-24-203	PROHIBITED CUSTODY TRANSFER	MB	Y	\$690	\$0	N	90%						
78B-24-205	PROHIBITED SOLICITING OR ADVERTISING - TRANSFER OF CUSTODY	MB	Y	\$690	\$0	N	90%						
78B-7-806(1)(A)	STATE OF UTAH CONTACT DOMESTIC VIOLENCE VICTIM FROM CUSTODY	MB	Y	\$690	\$0	N	90%						
79-2-404(4)	NATURAL RES CONTRACTOR CIRCUMVENT HEALTH INS COVERAGE REQ	IN	N	\$750	\$0	N	35%						
80-2-1005(7)(A)(I)	RELEASE OF CONFIDENTIAL DCFS INFO	MC	Y	\$350	\$0	N	35%	N	Y				
80-2-1005(7)(A)(II)	REQUEST ANOTHER PERSON TO RELEASE CONFIDENTIAL DCFS INFO	MC	Y	\$350	\$0	N							
80-2-1007(5)	UNLAWFUL REMOVAL OF DIVISION SERVICES PAYMENT RECORDS	MB	Y	\$690	\$0	N							
80-2-609(2)(A)	FAILURE TO REPORT ABUSE OF A CHILD	MB	Y	\$690	\$0	N	90%	N	Y				
80-2-609(3)	THREATEN/INTIMIDATE SUBJECT OF CHILD ABUSE REPORT	MB	Y	\$690	\$0	N	90%						
80-5-601	HARBORING A RUNAWAY	MB	Y	\$690	\$0	N	90%	?	?				

Violation Code	Description	Deflt Sev	Man Appr	Suggested Fine	Comp Credit	Non Mov	Surch	DLD Rpt	BCI Rpt	Trns	Comments
WR1050	HARVEST BRINE SHRIMP W/O VALID COR 23-19-1	MB	N	\$1,950	\$0	N	90%	N	Y	C	
WR1100	FISHING W/O VALID LICENSE 23-19-1	MB	N	\$160	\$60	N	90%	N	Y	C	\$60 suspended upon proof of valid license
WR1150	HUNT/TRAP W/O LICENSE - INCLUDES LENDING 23-19-1	MB	N	\$210	\$60	N	90%	N	Y	C	\$60 suspended upon proof of valid license
WR1200	HUNT/TRAP W/O LICENSE - INCLUDES LENDING 23-19-1	MB	N	\$210	\$60	N	90%	N	Y	C	\$60 suspended upon proof of valid license
WR1250	NON-RES HUNT BIG GAME/BEAR/COUGAR W/O LICENSE 23-19-4	MB	N	\$1,560	\$0	N	90%	N	Y	C	
WR1300	HUNT ON A CWMU W/O PERMIT 23-23-10	MB	N	\$170	\$0	N	90%	N	Y	C	
WR1350	HUNT BIG GAME ON CWMU W/O PERMIT 23-23-10	MB	N	\$290	\$0	N	90%	N	Y	C	
WR1400	PURCHASE OF FURBEARER LICENSE W/O EDUCATION 23-19-11.5	MB	N	\$210	\$0	N	90%	N	Y	C	
WR1450	WILLFUL UNLAWFUL SALE OF A LICENSE 23-19-15	MB	N	\$290	\$0	N	90%	N	Y	C	
WR1500	UNLAWFUL SALE OF A LICENSE W/O HUNTER SAFETY CERT 23-19-15	MB	N	\$210	\$0	N	90%	N	Y	C	
WR1550	UNLAWFUL PURCHASE OF LICENSE WITH FTA 23-19-15	MB	N	\$680	\$0	N	90%	N	Y	C	
WR1600	UNLAWFUL PURCHASE BY MISREPRESENTATION 23-19-5	MB	N	\$290	\$0	N	90%	N	Y	C	
WR1700	UNLAWFUL PURCHASE OF LICENSE WHILE ON REVOCATION 23-19-9	MB	Y	\$680	\$0	N	90%	N	Y	C	
WR1750	UNLAWFUL ALTERATION OF A LICENSE/PERMIT/TAG/COR 23-20-27	MB	N	\$680	\$0	N	90%	N	Y	C	
WR1800	DEALING IN FURS W/O A VALID REGISTRATION 23-18-5	MB	N	\$680	\$0	N	90%	N	Y	C	
WR2000	TAKING/POSSESSION OF PROTECTED WILDLIFE-FISH 23-20-3	MB	N	\$190	\$0	N	90%	N	Y	C	
WR2001	TAKING/POSS OF PROT WILDLIFE OVERLIMIT-FISH 23-20-3	MB	Y	\$190	\$0	N	90%	N	Y	C	
WR2060	POSSESSION OF CORN/BAIT WHILE FISHING 23-20-3	MB	N	\$150	\$0	N	90%	N	Y	C	
WR2100	TAKING/POSSESSION OF PROTECTED WILDLIFE-FISH 23-20-3	MB	Y	\$290	\$0	N	90%	N	Y	C	
WR2200	TAKING/POSSESSION-PROTECTED WILDLIFE-SMALL GAME 23-20-3	MB	Y	\$190	\$0	N	90%	N	Y	C	
WR2201	TAKING/POSSESSION OF PROTECTED WILDLIFE-OVERLIMIT 23-20-3	MB	Y	\$190	\$0	N	90%	N	Y	C	
WR2202	TAKE/POSS PROT WILDLIFE-EFORE/AFT LGL HRS SM GAME 23-20-3	MB	Y	\$190	\$0	N	90%	N	Y	C	
WR2300	TAKING/POSSESSION-PROTECTED WILDLIFE SMALL GAME 23-20-3	MB	Y	\$190	\$0	N	90%	N	Y	C	
WR2301	TAKE/POSS PROT WILDLIFE -BEF/AFT LGL HRS MIGR BIRDS 23-20-3	MB	Y	\$190	\$0	N	90%	N	Y	C	
WR2302	HUNTING MIGRATORY BIRDS W/O VALID STAMP 23-20-3	MB	N	\$140	\$0	N	90%	N	Y	C	
WR2370	UNLAWFUL POSSESSION OF TOXIC SHOT 23-20-3	MB	N	\$140	\$0	N	90%	N	Y	C	
WR2400	TAKING/POSSESSION OF PROTECTED WILDLIFE 23-20-3	MB	Y	\$680	\$0	N	90%	N	Y	C	
WR2401	TAKING/POSSESSION OF PROTECTED WILDLIFE-ANTLERS 23-20-3	MB	Y	\$290	\$0	N	90%	N	Y	C	
WR2460	POSSESSION OF FIREARM BY PURSUIT ONLY PERMIT HLDR 23-20-3	MB	Y	\$680	\$0	N	90%	N	Y	C	
WR2461	POSSESSION OF FIREARM BY ARCHER/MUZZLELOADER PERMIT HLDR 23-20-3	MB	N	\$240	\$0	N	90%	N	Y	C	
WR2462	SHOOTING IN A RESTRICTED OR CLOSED AREA 23-20-3	MB	N	\$240	\$0	N	90%	N	Y	C	
WR2463	UNLAWFUL BAITING OR METHODS OF BAITING BEAR 23-20-3	MB	N	\$240	\$0	N	90%	N	Y	C	
WR2470	UNLAWFUL METHODS OF TRAPPING 23-20-3	MB	N	\$240	\$0	N	90%	N	Y	C	

WR2500	TAKING/POSSESSION PROTECTED WILDLIFE-BRINE SHRIMP 23-20-3	MB	Y	\$1,950	\$0	N	90%	N	Y	C	
WR2521	FAILURE TO HAVE COR AT HARVEST LOCATION 23-20-3	MB	N	\$800	\$0	N	90%	N	Y	C	
WR2522	FAILURE TO HAVE HELPER CARD ON PERSON 23-20-3	MB	N	\$800	\$0	N	90%	N	N	C	
WR2523	NO SEINER/ALTERNATIVE SEINER AT HARVEST LOCATION 23-20-3	MB	N	\$800	\$0	N	90%	N	Y	C	
WR2524	FAILURE TO PROVIDE ACCURATE HARVEST RECORDS 23-20-3	MB	N	\$800	\$0	N	90%	N	Y	C	
WR2525	FAILURE TO SUBMIT ANNUAL REPORT 23-20-3	MB	N	\$800	\$0	N	90%	N	N	C	
WR2561	INTERFERE W/HARVESTING-DISTURBING STREAK OF EGGS 23-20-3	MB	N	\$800	\$0	N	90%	N	Y	C	
WR2562	INTERFERE/REMOVING EGGS W/O PERMISSION 23-20-3	MB	N	\$800	\$0	N	90%	N	Y	C	
WR2563	INTERFERENCE - INCROACHMENT WITHIN 300 YDS 23-20-3	MB	N	\$300	\$0	N	90%	N	Y	C	
WR2564	LEAVING A BOOM UNATTENDED 23-20-3	MB	N	\$800	\$0	N	90%	N	Y	C	
WR2565	FAILURE TO DISPLAY COR MARKER AT HARVEST LOCATION 23-20-3	MB	N	\$800	\$0	N	90%	N	Y	C	
WR2566	FAILURE TO HAVE ID NUMBERS/LETTERS ON EQUIPMENT 23-20-3	MB	N	\$800	\$0	N	90%	N	N	C	
WR2567	23-20-3 FAILURE TO HAVE CORRECT SIZE LETTERS/NUMBERS ON EQUIPMENT	MB	N	\$800	\$0	N	90%	N	N	C	
WR2568	FAILURE TO PROPERLY TAG BRINE SHRIMP CONTAINERS 23-20-3	MB	N	\$800	\$0	N	90%	N	Y	C	
WR2570	UNLAWFUL RETURN-BRINE SHRIMP EGGS TO GREAT SALT LAKE 23-20-3	MB	N	\$800	\$0	N	90%	N	Y	C	
WR2600	UNLAWFUL TAKING OF PROTECTED WILDLIFE WHILE TRESPASSING 23-20-3.5	MB	Y	\$680	\$0	N	90%	N	Y	C	
WR2640	ALLOW A DOG TO TAKE PROTECTED WILDLIFE 23-20-3	MB	Y	\$680	\$0	N	90%	N	N	C	
WR2650	UNLAWFUL CAPTURE/POSSESS/USE OF BIRDS IN FALCONRY 23-20-3	MB	Y	\$290	\$0	N	90%	N	Y	C	
WR2660	UNLAWFUL TAKING OF PROTECTED WILDLIFE FROM VEHICLE 23-20-3	MB	Y	\$240	\$0	N	90%	N	Y	C	
WR2661	UNLAWFUL TAKING WHILE SPOTLIGHTING 23-20-3	MB	Y	\$240	\$0	N	90%	N	Y	C	
WR2662	UNLAWFUL USE OF CONCEALMENT TO TAKE PROTECTED WILDLIFE 23-20-3	MB	Y	\$240	\$0	N	90%	N	Y	C	
WR2663	UNLAWFUL USE OF ATTRACTANT TO TAKE PROTECTED WILDLIFE 23-20-3	MB	Y	\$240	\$0	N	90%	N	Y	C	
WR2664	UNLAWFUL USE DECOYS/CALLS TO TAKE PROTECTED WILDLIFE 23-20-3	MB	Y	\$240	\$0	N	90%	N	Y	C	
WR2710	FAILURE TO HAVE WILDLIFE CHECK/SEALED IN SPECIFIC TIME 23-20-3	MB	N	\$240	\$0	N	90%	N	Y	C	
WR2720	UNLAWFULLY OPERATING OR USE OF A CWMU 23-20-3	MB	Y	\$680	\$0	N	90%	N	Y	C	
WR2725	UNLAWFULLY OPERATING OR USE OF COMMERCIAL HUNTING 23-20-3	MB	N	\$680	\$0	N	90%	N	Y	C	
WR2730	UNLAWFULLY HOLDING CONTEST W/PROTECTED WILDLIFE 23-20-3	MB	Y	\$680	\$0	N	90%	N	Y	C	
WR2740	UNLAWFULLY HOLD IN CAPTIVITY PROTECTED WILDLIFE 23-20-3	MB	N	\$680	\$0	N	90%	N	Y	C	
WR3000	WANTON DESTRUCTION OF PROTECTED WILDLIFE 23-20-4	MB	Y	\$680	\$0	N	90%	N	Y	C	
WR3003	WANTON DESTRUCTION OF PROTECTED WILDLIFE 23-20-4	MB	Y	\$1,950	\$0	N	90%	N	Y	C	
WR3006	WANTON DESTRUCTION OF PROTECTED WILDLIFE-FISH/MB 23-20-4	MB	Y	\$400	\$0	N	90%	N	Y	C	
WR3009	WANTON DESTRUCTION OF PROTECTED WILDLIFE-FISH/MB 23-20-4	MB	Y	\$400	\$0	N	90%	N	Y	C	
WR3012	WANTON DESTRUCTION OF PROTECTED WILDLIFE-SMALL GAME/MB 23-20-4	MB	Y	\$400	\$0	N	90%	N	Y	C	
WR3015	WANTON DESTRUCTION OF PROTECTED WILDLIFE-SMALL GAME-MB 23-20-4	MB	Y	\$400	\$0	N	90%	N	Y	C	
WR3109	WANTON DESTR PROT WILDLIFE - OVERLIMIT/OUT OF SEASON-MB 23-20-4	MB	Y	\$400	\$0	N	90%	N	Y	C	

WR3115	WANTON DESTR PROTECTED WILDLIFE BEF/AFT LGL HRS-MB 23-20-4	MB	N	\$400	\$0	N	90%	N	Y	C	
WR3209	WANTON DESTR PROTECTED WILDLIFE BEF/AFT LGL HRS-MB 23-20-4	MB	Y	\$400	\$0	N	90%	N	Y	C	
WR3215	WANTON DESTR PROTECTED WILDLIFE - OVERLIMIT-MB 23-20-4	MB	Y	\$400	\$0	N	90%	N	Y	C	
WR4103	UNLAWFUL IMPORT/EXPORT OF PROTECTED WILDLIFE 23-13-5	MB	N	\$680	\$0	N	90%	N	Y	C	
WR4104	ALLOW PROT WILDLIFE TO WASTE/SPOIL AII BUT BIG GAME 23-20-8	MB	N	\$290	\$0	N	90%	N	Y	C	
WR4105	ALLOW PROT WILDLIFE TO WASTE/SPOIL - BIG GAME 23-20-8	MB	N	\$680	\$0	N	90%	N	Y	C	
WR4106	UNLAWFUL DONATION OF PROTECTED WILDLIFE 23-20-9	MB	N	\$290	\$0	N	90%	N	Y	C	
WR4107	ADMINISTER/ATTEMPT TO ADMIN SUBSTANCE TO PROTECTED WILDLIFE 23-13-19	MB	Y	\$680	\$0	N	90%	N	Y	C	
WR4200	UNLAWFUL COMMERCIALIZATION OF WILDLIFE 23-13-13	MB	N	\$680	\$0	N	90%	N	Y	C	
WR4201	UNLAWFUL RECPT OF PROT WL BY BUTCHER/LOCKER/STORAGE PLANT 23-20-10	MB	N	\$290	\$0	N	90%	N	Y	C	
WR4300	UNLAWFUL DIVERSION/DRAIN OF PUBLIC WATER-PERSON 23-15-3	MB	Y	\$290	\$0	N	90%	N	Y	C	
WR4301	UNLAWFUL DIVERSION/DRAIN OF PUBL WATER-MUNIC/CORP 23-15-3	MB	Y	\$290	\$0	N	90%	N	Y	C	
WR4302	POLLUTION OF PUBLIC WATERS - INDIVIDUAL 23-15-6	MB	Y	\$290	\$0	N	90%	N	N	C	
WR4303	POLLUTION OF PUBLIC WATERS - MUNICIPAL/CORPORATE 23-15-6	MB	Y	\$680	\$0	N	90%	N	Y	C	
WR 4304	FAILURE TO REPORT EXISTENCE OF AQUATIC INVASIVE SPECIES	MA	Y	\$1,950	\$0	N	90%	N	Y	C	
WR4305	INVASIVE SPECIES PROHIBITED (POSSESSION) 23-27-201	IN	N	\$160	\$0	N	35%	N	Y	C	
WR4306	INVASIVE SPECIES PROHIBITED (RELEASE) 23-27-201	IN	N	\$160	\$0	N	35%	N	Y	C	
WR4307	INVASIVE SPECIES TRANSP/CONVEY W/O DECONTAMINATION 23-27-201	IN	N	\$160	\$0	N	35%	N	Y	C	
WR 4308	POSSESSION OF AQUATIC INVASIVE SPECIES	MA	Y	\$1,950	\$0	N	35%	N	Y	C	
WR 4309	RELEASE OF AQUATIC INVASIVE SPECIES	MA	Y	\$1,950	\$0	N	35%	N	Y	C	
WR 4310	TRANSPORT CONVEYANCE W/O DECONTAMINATION (AIS)	MA	Y	\$1,950	\$0	N	35%	N	Y	C	
WR4311	PASS/TRAVEL TO STATION/CHECKPNT W/OUT PRESENTING CONVEYANCE 23-27-201(4)	MB	Y	\$680	\$0	N	90%	N	Y	C	May reduce to \$160 for the first offense
WR4400	SEINING OF PROTECTED AQUATIC WILDLIFE 23-15-8	MB	N	\$290	\$0	N	90%	N	Y	C	
WR4401	POSSESS/TRANSPORT LIVE PROTECTED AQUATIC WILDLIFE 23-15-9	MB	Y	\$290	\$0	N	90%	N	Y	C	
WR4501	FAILURE TO PRODUCE LICENSE/DEVICE/WILDLIFE UPON DEMAND 23-20-25	MB	N	\$210	\$0	N	90%	N	Y	C	
WR4502	INTERFERE W/CONSERVATION OFFICER/DEPUTY 23-20-18	MB	N	\$680	\$0	N	90%	N	Y	C	
WR4503	INTERFERE W/LEGAL HUNTERS/HUNTING ACTIVITY 23-20-29	MB	N	\$680	\$0	N	90%	N	Y	C	
WR4504	FAIL TO STOP AT DWR ROADBLOCK OR CHECKING STATION 23-20-19	MB	Y	\$360	\$0	N	90%	N	Y	C	
WR4600	JUVENILE HUNTING W/O PROPER ADULT SUPERVISION 23-20-20	MB	N	\$170	\$0	N	90%	N	Y	C	
WR4601	FAILURE TO WEAR HUNTER ORANGE 23-20-31	MB	N	\$170	\$0	N	90%	N	N	C	
WR4700	IMPROPER TAG-BIG GAME/BEAR/COUGAR/FURBEARER 23-20-30	MB	N	\$290	\$0	N	90%	N	Y	C	
WR4701	IMPROPER TAG - MIGRATORY BIRDS, SMALL GAME 23-20-30	MB	N	\$170	\$0	N	90%	N	Y	C	
WR4702	FAILURE TO TAG-BIG GAME/BEAR/COUGAR 23-20-30	MB	N	\$680	\$0	N	90%	N	Y	C	
WR4703	FAILURE TO TAG - MIGRATORY BIRDS, SMALL GAME 23-20-30	MB	N	\$180	\$0	N	90%	N	Y	C	
WR4800	DESTROYING DWR SIGNS/PROPERTY	MB	N	\$480	\$0	N	90%	N	Y	C	

WR4801	TRESPASSING DURING WILDLIFE RELATED ACTIVITY 23-20-14	MB	N	\$360	\$0	N	90%	N	Y	C	
WR4802	UNLAWFUL POSTING OF PUBLIC LANDS 23-20-14	MB	N	\$680	\$0	N	90%	N	N	C	
WR4803	DESTRUCTION OF PRIVATE PROPERTY 23-20-15	MB	N	\$480	\$0	N	90%	N	Y	C	
WR4820	UNLAWFUL USE, ACTIVITY OF/ON DWR LANDS 23-21-7	MB	N	\$210	\$0	N	90%	N	Y	C	
WR4821	UNLAWFUL USE/ACTIVITY OF/ON DWR LANDS (GRAZING) 23-21-7	MB	N	\$210	\$0	N	90%	N	Y	C	
WR4822	UNLAWFUL USE ON DWR LANDS (CAMPING MORE THAN 14 DAYS) 23-21-7	MB	N	\$210	\$0	N	90%	N	Y	C	
WR4823	UNLAWFUL USE/ACTIVITY OF/ON DWR LANDS (TRESPASS) 23-21-7	MB	N	\$210	\$0	N	90%	N	Y	C	
WR4824	UNLAWFUL USE/ACTIVITY OF/ON DWR LANDS (FOR COMMERCIAL GAIN) 23-21-7	MB	Y	\$210	\$0	N	90%	N	Y	C	
WR4850	FAILURE TO POST CO-OP WILDLIFE MANAGEMENT UNIT BOUNDARIES 23-23-7	MB	N	\$150	\$0	N	90%	N	Y	C	
WR4851	FAILURE TO PROVIDE HUNTERS WITH GUIDELINES 23-23-7	MB	N	\$150	\$0	N	90%	N	Y	C	
WR5000	AQUATIC INVASIVE SPECIES RULE VIOLATIONS R657-60	IN	N	\$160	\$0	N	35%	N	Y	C	
WR5001	FAILURE TO CERTIFY DECONTAMINATION R657-60-6	IN	N	\$160	\$0	N	35%	N	Y	C	
WR5002	FAILURE TO DISPLAY CERTIFICATION R657-60-6	IN	N	\$160	\$0	N	35%	N	N	C	
WR5100	BRINE SHRIMP RULE VIOLATION R657 -52	IN	N	\$730	\$0	N	35%	N	Y	C	
WR5104	INTERFERENCE - ENCROACHMENT WITHIN 300 YDS R657-52-17	IN	N	\$750	\$0	N	35%	N	Y	C	
WR5200	BIG GAME RULE VIOLATION R657 5	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5201	UNLAWFUL METHODS OF SPOTLIGHTING W/WEAPON IN POSSESSION R657-5-13	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5202	NO REQUIRED EVIDENCE OF SEX/SPECIES/AGE ATTACHED TO CARCASS R657-5-17	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5203	FAIL TO HAVE WILDLIFE CHECK/SEALED IN SPECIFIED AMT OF TIME R657-5	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5204	AERIAL LOCATE WILDLIFE W/IN 48 HRS OF BIG GAME HUNT R657-5-14	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5207	UNLAWFUL PURCHASE OF A LICENSE-WAITING PERIOD VIOLATION R657-5-3	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5208	UNLAWFUL PURCHASE OF MORE THAN ONE PERMIT R657-5-3	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5209	POSSESS UNQUIVERED ARROWS IN A VEHICLE R657-5-11	IN	N	\$110	\$0	N	35%	N	Y	C	
WR5210	HUNTING BIG GAME WITH A USED OR DETACHED TAG R657-5-17	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5211	SHOOTING IN A RESTRICTED OR CLOSED AREA R657-5-17	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5300	BEAR RULE VIOLATION R657-33	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5304	UNLAWFUL PURCHASE OF A LICENSE-WAITING PERIOD VIOLATION R657-33-3	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5307	UNLAWFUL METHODS OF SPOTLIGHTING W/WEAPON IN POSSESSION R657-33-10	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5350	COUGAR RULE VIOLATION R657-10	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5352	FAIL TO LEAVE EVIDENCE OF SEX/SPECIES ATTACHED TO CARCASS R657-10-14	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5354	UNLAWFUL PURCHASE OF LICENSE/TAG-WAITING PERIOD VIOLATION R657-10-13	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5355	UNLAWFUL METHODS OF SPOTLIGHTING W/WEAPON IN POSSESSION R657-10-10	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5400	FISH/CRAYFISH RULE VIOLATION R657-13	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5401	UNLAWFUL POSSESSION OF CORN/BAIT WHILE FISHING R657-13-12	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5402	FAIL TO LEAVE EVID OF SEX/SPECIES ATTACHED TO CARCASS -FISH R657-13-18	IN	N	\$140	\$0	N	35%	N	Y	C	

WR5500	FURBEARER RULE VIOLATION R657-11	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5503	DESTROYING, REMOVING, OR POSSESSING ANOTHERS TRAPS R657-11-10	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5504	UNLAWFUL METHODS OF SPOTLIGHTING W/WEAPON IN POSSESSION R657-11-14	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5600	TURKEY RULE VIOLATION R657-54	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5601	FAILURE TO LEAVE EVIDENCE OF SEX/SPECIES ATTACHED TO CARCASS R657-54-12	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5602	UNLAWFUL METHODS OF SPOTLIGHTING WITH WEAPON IN POSSESSION R657-54-16	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5603	HUNTING TURKEY WITH A USED OR DETACHED TAG R657-54-11	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5650	UPLAND RULE VIOLATION R657-6	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5651	FAILURE TO LEAVE EVIDENCE OF SEX/SPECIES ATTACHED TO CARCASS R657-6-17	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5652	HUNTING MIGRATORY BIRDS W/O HIP REGISTRATION R657-6-3	IN	N	\$100	\$0	N	35%	N	Y	C	Dismissed upon proof of prior registration
WR5653	UNLAWFUL METHODS OF SPOTLIGHTING WITH WEAPON IN POSSESSION R657-6-24	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5675	GAME BIRDS AND DOG TRAINING RULE VIOLATION R657-46	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5700	WATERFOWL RULE VIOLATION R657-9	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5701	FAILURE TO LEAVE EVIDENCE OF SEX/SPECIES ATTACHED TO CARCASS R657-9-24	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5702	HUNTING MIGRATORY BIRDS W/O HIP REGISTRATION R657-9-33	IN	N	\$100	\$0	N	35%	N	Y	C	Dismissed upon proof of prior registration
WR5703	FAIL TO RETRIEVE MIGRATORY WATERFOWL R657-9-19	IN	N	\$110	\$0	N	35%	N	Y	C	
WR5704	UNLAWFUL DISCHARGE OF FIREARM ON WATERFOWL MGMT AREA R657-9-9	IN	N	\$110	\$0	N	35%	N	Y	C	
WR5705	HUNTING MIGRATORY BIRDS WITH AN UNSIGNED STAMP R657-9-3	IN	N	\$110	\$0	N	35%	N	Y	C	
WR5708	HUNTING WATERFOWL WITH A USED OR DETACHED TAG R657-9-5	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5709	SHOOTING IN A RESTRICTED OR CLOSED AREA R657-9-30	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5800	FALCONRY RULE VIOLATIONS R657-20	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5900	ZOOLOGICAL ANIMAL COLLECTION/IMPOR/POSSESS RULE VIOLATION R657-3	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5901	AMPHIBIAN/REPTILE COLLECTION/POSSESSION RULE VIOLATION R657-53	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5940	WALK-IN-ACCESS RULE VIOLATIONS R657-56	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5950	UNLAWFUL USE/ACTIVITY OF/ON DIVISION OF WILDLIFE LANDS R657-28	IN	N	\$140	\$0	N	35%	N	Y	C	

[Utah Code 63G-3-701 Utah Administrative Code as official compilation of rules -- Judicial notice.](#)

The code shall be received by all the judges, public officers, commissions, and departments of the state government as evidence of the administrative law of the state of Utah and as an authorized compilation of the administrative law of Utah. All courts shall take judicial notice of the code and its provisions.

Violation Code	Description	Deflt Sev	Man Appr	Suggested Fine	Comp Credit	Non Mov	Surch	DLD Rpt	BCI Rpt	Trns	Comment
R651-203-4	APPROACHED WITHIN 150 FT OF A DIVERS FLAG	MC	N	\$170	\$0	N	35%	N	N	C	
R651-203-5	FAILURE TO OBEY WATERWAY MARKERS	MC	N	\$170	\$0	N	35%	N	N	C	
R651-204-1	PLACED A WATERWAY MARKER WITHOUT WRITTEN AUTHORIZATION	MC	Y	\$480	\$0	N	35%	N	N	C	
R651-204-2	PLACE PERMANENT OR ANCHORED OBJECT W/O WRITTEN AUTHORIZATION	MC	Y	\$480	\$0	N	35%	N	N	C	
R651-204-3	REMOVED DESTROYED OR DAMAGED AN AUTHORIZED WATERWAY MARKER	MC	Y	\$480	\$0	N	35%	N	Y	C	
R651-205-1	FAILURE TO OBEY ZONED WATERS	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-205-2	DEER CREEK NO ACTIVITY AT 1500 FT OF DAM/NO SKIING WALLSBERG	MC	Y	\$280	\$0	N	35%	N	Y	C	
R651-205-3	GREEN RIVER MOTORS PROHIBITED FROM FLAMING GORGE TO RED CRK	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-205-4	STANSBURY PK LAKE VESSELS OVER 20 FT LONG/MOTORS PROHIBITED	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-205-5	LOWER PROVO RIVER UT LAKE TO PIPELINE WAKELESS/MOTORS PROHIB	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-205-6	DECKER LAKE THE USE OF MOTORS IS PROHIBITED	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-205-7	PALISADE LAKE MOTORS EXCEPT ELECTRIC TROLLING PROHIBITED	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-205-8	IVINS RESERVOIR MOTORS AT OR ABOVE 10 HP PROHIBITED	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-205-9	JORDAN RIVER MOTOR EXCEEDING 10 HP RESTRICTED EXCEPT UT CNTY	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-205-10	KENS LAKE MOTOR USE PROHIBITED ELECTRIC TROLLING ONLY	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-205-11	PINEVIEW RESERVOIR ELECTRIC MOTORS ONLY IN DESIGNATED AREAS	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-205-12	JORDANELLE RESERVOIR NO MOTOR/SAILOATS AT HAILSTONE BEACH	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-205-13	LITTLE DELL RESERVOIR USE OF MOTORS IS PROHIBITED	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-205-14	BEAR LAKE VESSELS PROHIBITED 7/1 - LABOR DAY MARKED W/BUOYS	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-205-15	LOST CREEK RESERVOIR VESSELS NOT TO EXCEED WAKELESS SPEED	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-205-16	HUNTINGTON RESERVOIR MOTORS EXCEEDING 10 HP PROHIBITED	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-205-17	CUTLER RESERVOIR NO MOTOR OVER 35 HP / WAKELESS LOCATIONS	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-205-18	NEWTON RESERVOIR WAKELESS VIOLATION	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-1(2)	NO PASSENGER PERMIT - PARKS AND REC	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-1(9)	CARRY PASSENGERS IN UNFAMILIAR VESSEL	MC	N	\$180	\$0	N	35%	N	N	C	
R651-206-1(10)	CARRY PASSENGERS IN UNFAMILIAR VESSEL	MC	N	\$180	\$0	N	35%	N	N	C	
R651-206-2(1)	FAILURE OF OUTFITTING COMPANY TO REGISTER	MC	Y	\$280	\$0	N	35%	N	Y	C	
R651-206-2(2)	CARRY PASSENGERS WITHOUT GUIDE PERMIT - PARKS AND REC	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-2(6)	OUTFITTING CO FAIL TO MAINTAIN TRIP LOG FOR EACH LEADER/GUIDE	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-2(7)	OUTFITTING CO FAILS TO MAINTAIN TRIP MANIFEST FOR EACH TRIP	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-2(8)	OUTFITTING CO FAIL TO MAINTAIN DAILY TRIP LOG ON EACH VESSEL	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-2(9)	OUTFITTING CO FAIL TO ENSURE VESSEL OPERATOR CHECKS VESSEL	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-2(10)	OUTFITTING CO FAILS TO PROVIDE SAFETY EQUIPMENT	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-2(11)	OUTFITTING CO FAILS TO PROVIDE SAFETY EQUIPMENT	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-2(12)	VESSEL OWNER W/PASSENGERS FAILS TO CARRY LIABILITY INSURANCE	MC	Y	\$280	\$0	N	35%	N	N	C	

R651-206-2(12)(A)	OUTFITTING CO FAILS TO ENSURE VESSEL MEETS MAINT/INSPECTION	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-2(12)(B)	OUTFITTING CO FAILS TO MAINTAIN FILE OF INSPECTION ON VESSEL	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-2(13)	CARRY PASSENGERS ON UNFAMILIAR RIVER	MC	N	\$280	\$0	N	35%	N	N	C	
R651-206-2(15)	RIVER GUIDE LOG NOT ON FILE/CURRENT PARKS AND REC	MC	N	\$280	\$0	N	35%	N	N	C	
R651-206-2(16)	RIVER GUIDE LACKS REQUIRED EXPERIENCE	MC	N	\$280	\$0	N	35%	N	N	C	
R651-206-3(1)	CARRY PASSENGERS FOR HIRE ON STATE WATERS W/O VALID LICENSE	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-3(2)(A)	FAILED TO HAVE CURRENT FIRSTAID/CPR CERT W/PASSENGERS 4HIRE	MC	N	\$170	\$0	N	35%	N	Y	C	
R651-206-3(3)	TRIP LEADER ON TRIP WITHOUT TRIP MANIFEST	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-3(4)	TRIP LEADER LACKS REQUIRED EXPERIENCE ON LAKE AND RESERVOIR	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-3(5)	TRIP LEADER LACKS REQUIRED EXPERIENCE ON WHITEWATER RIVER	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-3(6)	TRIP LEADER LACKS REQUIRED EXPERIENCE ON FLAT WATER RIVER	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-3(7)	GUIDE LACKS REQUIRED EXPERIENCE ON LAKE AND RESERVOIR	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-3(8)	GUIDE LACKS REQUIRED EXPERIENCE ON WHITEWATER RIVER	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-3(9)	GUIDE LACKS REQUIRED EXPERIENCE ON FLAT WATER RIVER	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-3(10)	OUTFITTING CO FAILS TO MAINTAIN TRIP LOG FOR LEADER OR GUIDE	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-3(11)	CARRYING PASSENGERS ON UNFAMILIAR VESSEL OR WATERWAY	MC	Y	\$180	\$0	N	35%	N	N	C	
R651-206-3(11)(A)	CARRY MORE THAN 49 PASSENGERS W/O PERMIT OR LICENSE HOLDERS	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-3(11)(B)	MORE THAN 24 PASSENGERS/OPERATING 1 MI FROM SHORE W/O PERMIT	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-3(11)(C)	FAIL TO HAVE 1 LICENSE/PERMIT HOLDER ON EACH DECK OF VESSEL	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-3(12)(A)	1 LICENSE/PERMIT HOLDER FOR EACH 4 LOW CAP VESSELS ON RIVER	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-3(12)(B)	1 LICENSE/PRMT HOLDER FOR EACH 6 LOW CAP VESSEL LAKE/RESERV	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-3(13)	LICENSE/PERMIT HOLDER OP VESSEL W/PASSENGERS 4HIRE > 12 HRS	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-4(1)	CARRYING PASSENGERS WITH INSUFFICIENT AMOUNT OF PFDS	MC	N	\$280	\$0	N	35%	N	N	C	
R651-206-4(3)	WEARABLE PFDS LABELED FOR COMMERCIAL USE	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-4(5)	PFDS NOT LABELED WITH OUTFITTING COMPANY NAME	MC	N	\$140	\$0	N	35%	N	N	C	
R651-206-4(6)	INSUFFICIENT THROWABLE PFDS ON BOARD	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-4(7)	WEAR PFD ON VESSEL IN HAZARDOUS CONDITIONS	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-4(10)	PASSENGERS/CREW TO WEAR PFD ON VESSEL IN HAZARD CONDITIONS	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-4(11)	LICENSE/PERMIT HOLDER RESPONSIBLE FOR PASSENGERS TO WEAR PFD	MC	N	\$140	\$0	N	35%	N	N	C	
R651-206-5(1)	MOTORBOAT W/PASSENGERS 4 HIRE REQ MIN 1/TYPER B-1 FIRE EXTINGUISHER	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-5(2)	MOTORBOAT W/ >6 PASS4HIRE W/OUT USCG FIRE EXTINGUISHER SYSTEM	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-5(4)	VESSEL W/PASS 4 HIRE W/OUT REQUIRED SMOKE DETECTOR	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-6(1)	VESSEL W/ PASS 4 HIRE W/OUT REQUIRED COMMUNICATIONS EQUIPMENT	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-6(2)	VESSEL W/ PASS 4 HIRE W/OUT REQUIRED CARBON MONOXIDE DETECTOR	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-6(3)(A)	VESSEL W/ >6 PASS 4 HIRE W/OUT REQUIRED RAFTS	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-6(3)(B)	VESSEL W/ >6 PASS 4 HIRE 1 MI FROM SHORE WITHOUT VISUAL DISTRESS SIGNAL S	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-6(5)	VESSEL W/ PASS 4 HIRE WITHOUT REQUIRED NAVIGATION EQUIPMENT	MC	Y	\$170	\$0	N	35%	N	N	C	
R651-206-6(6)(A)	VESSEL W/ PASS 4 HIRE W/OUT REQUIRED LINES, STRAPS, ANCHORAGE	MC	Y	\$170	\$0	N	35%	N	N	C	
R651-206-6(6)(B)	FAILURE TO HAVE APPROPRIATE ANCHORAGE SYSTEM ON RIVER	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-6(6)(C)	INSUFFICIENT LINES/STRAPS USED ANCHORING/MOORING/STRUCTURAL	MC	Y	\$280	\$0	N	35%	N	N	C	

R651-206-6(7)	VESSEL W/ PASS 4 HIRE W/OUT REQUIRED PORTABLE LIGHTING	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-6(8)	VESSEL W/ PASS 4 HIRE W/OUT REQUIRED FIRST AID KIT	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-6(9)	VESSEL W/ PASS 4 HIRE W/OUT OUTFITTING CO NAME	MC	N	\$140	\$0	N	35%	N	N	C	
R651-206-6(10)(A)	VESSEL W/ PASS 4 HIRE W/OUT MINIMUM MARINE TOILET/SANITARY FACILITIES	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-6(10)(B)	INAPPROPRIATE MARINE TOILET AND WASHBASIN FACILITIES	MC	Y	\$280	\$0	N	35%	N	Y	C	
R651-206-6(10)(D)	MARINE TOILET/WASHBASIN NOT MAINTAINED SERVICEABLE/SANITARY	MC	Y	\$280	\$0	N	35%	N	Y	C	
R651-206-6(10)(E)	VESSEL W/49 PASSENGERS TO HAVE 2 MARINE TOILETS/WASHBASINS	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-7(1)	FAILURE OF TOWING VESSEL FOR HIRE TO REGISTER	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-7(2)	TOWING VESSEL 4 HIRE TO MEET MAINTENANCE/INSPECTION REQUIRE	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-7(7)	TOW COMPANY W/OUT LIABILITY INSURANCE	MC	Y	\$370	\$0	N	35%	N	N	C	
R651-206-7(9)	TOWING VESSEL FOR HIRE TO HAVE 1 LICENSE HOLDER ON BOARD	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-206-7(10)	TOW COMPANY TRIP LEADER, GUIDE AND PASSENGERS TO WEAR PFD	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-7(11)	TOW CO FAILS TO MAINTAIN LOG OF EACH TOW OR VESSEL ASSIST	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-7(12)(A)	TOW CO W/ INSUFFICIENT AMOUNT OF WEARABLE AND THROWABLE PFDs	MC	N	\$280	\$0	N	35%	N	N	C	
R651-206-7(12)(B)	TOW CO VESSEL W/OUT DEPTH FINDER	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-7(12)(C)	TOW CO VESSEL W/OUT APPROPRIATE TOW LINE	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-7(12)(D)	TOW CO VESSEL W/OUT DEWATERING PUMP W/ 25 G/MIN CAPACITY	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-7(12)(E)	TOW CO VESSEL W/OUT APPROPRIATE SPOTLIGHT	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-7(12)(F)	TOW CO VESSEL W/OUT APPROPRIATE VESSEL-TO-VESSEL COMMUNICATION EQUIP	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-7(12)(G)	TOW CO VESSEL W/OUT APPROPRIATE ADDITIONAL EQUIPMENT	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-7(13)(A)(I)	TOWING VESSEL FOR HIRE TO CARRY TYPE 1 PFD FOR PERSONS TOWED	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-7(13)(A)(II)	TOWING VESSEL FOR HIRE TO CARRY TWO TYPE IV PFDs	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-7(13)(B)	TOWING VESSEL FOR HIRE TO HAVE DEPTH FINDER	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-7(13)(C)(I)	TOWING VESSEL FOR HIRE TO CARRY APPROPRIATE TOW LINE	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-7(13)(C)(II)	TOWING VESSEL FOR HIRE TO CARRY TOWING POST/REINFORCED CLEAT	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-7(13)(D)	TOWING VESSEL FOR HIRE TO HAVE APPROPRIATE DEWATERING PUMP	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-7(13)(E)(I)	TOWING VESSEL FOR HIRE TO HAVE SPOTLIGHT SUNSET TO SUNRISE	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-7(13)(F)	TOWING VESSEL FOR HIRE TO HAVE COMMUNICATION EQUIPMENT	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-7(13)(G)	TOWING VESSEL FOR HIRE CARRY ADDITIONAL REQUIRED EQUIPMENT	MC	N	\$170	\$0	N	35%	N	N	C	
R651-206-8(1)	OUTFITTING CO W/OUT CURRENT MAINT/INSP PROGRAM FOR CPFH	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-212-1	FAILURE TO DISPLAY YEARLY REGISTRATION DECAL	IN	N	\$140	\$0	N	35%	N	N	C	Dismissed upon proof of proper display
R651-212-2	FAILURE TO DISPLAY MONTHLY REGISTRATION DECAL	IN	N	\$140	\$0	N	35%	N	N	C	Dismissed upon proof of proper display
R651-213-1(4)	DEALER REGISTRATION IMPROPERLY USED	MC	N	\$170	\$0	N	35%	N	Y	C	
R651-213-1(6)	DEALER REGISTRATION/NUMBERS USED ON A RENTAL VESSEL	MC	N	\$140	\$0	N	35%	N	N	C	
R651-213-1(7)	DEALER REGISTRATION/NUMBERS PERMANENTLY ATTACHED	MC	N	\$140	\$0	N	35%	N	N	C	
R651-214-1(2)	TEMPORARY REGISTRATION EXPIRED	IN	N	\$140	\$0	N	35%	N	N	C	
R651-215-2(2)	INSUFFICIENT TYPE IV PFDs ON BOARD VESSEL 16 FT OR GREATER	IN	N	\$140	\$0	N	35%	N	N	C	
R651-215-5	PFD NOT IMMEDIATELY AVAILABLE OR ACCESSIBLE	IN	N	\$140	\$0	N	35%	N	N	C	
R651-215-6	CARRIED TYPE V PFD NOT APPROVED FOR THE ACTIVITY ENGAGED IN	IN	N	\$140	\$0	N	35%	N	N	C	
R651-215-7	ON A WHITEWATER RIVER WITHOUT THE PROPER PFD TYPE	IN	N	\$140	\$0	N	35%	N	N	C	

R651-215-9(1)	INFLATABLE PFD NOT ALLOWED BY AGE OR ACTIVITY	IN	N	\$140	\$0	N	35%	N	N	C	
R651-215-9(2)	FAILURE TO WEAR A PFD WHILE ON PWC	IN	N	\$140	\$0	N	35%	N	N	C	
R651-215-9(3)	PERSON 12 OR UNDER NOT WEARING PFD	IN	N	\$140	\$0	N	35%	N	N	C	
R651-215-9(4)	FAILURE TO WEAR PFD ON WHITE WATER	IN	N	\$140	\$0	N	35%	N	N	C	
R651-215-10	CARRY PASSENGERS W/O PROPER PFD > 26 FT	IN	N	\$170	\$0	N	35%	N	N	C	
R651-215-11	PFD NOT USED ACCORDING TO LABELING	IN	N	\$140	\$0	N	35%	N	N	C	
R651-216-8	IMPROPERLY USED NON-NAVIGATION LIGHTS	IN	N	\$140	\$0	N	35%	N	N	C	
R651-219-1	INSUFFICIENT SOUND PRODUCING DEVICE	IN	N	\$140	\$0	N	35%	N	Y	C	
R651-219-2	FAILURE TO HAVE A BAILING DEVICE ON BOARD	IN	N	\$140	\$0	N	35%	N	N	C	
R651-219-3	FAILURE TO HAVE A SPARE PROPULSION ON BOARD	IN	N	\$140	\$0	N	35%	N	N	C	
R651-219-4	VIOLATION OF AIRBOAT EQUIPMENT REQUIREMENT	IN	N	\$140	\$0	N	35%	N	N	C	
R651-219-5	FAILURE TO PROVIDE SAFETY EQUIPMENT IN GOOD SERVICEABLE COND	IN	N	\$170	\$0	N	35%	N	N	C	
R651-219-6	NON-LAW ENFORCMENT VESSEL WITH LIGHTS AND SIREN	IN	Y	\$280	\$0	N	35%	N	Y	C	
R651-221-1(1)	FAILURE TO REGISTER LIVERY WITH THE DIVISION	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-221-1(2)	FAILURE TO DISPLAY COMPANY NAME ON VESSEL	IN	N	\$130	\$0	N	35%	N	N	C	
R651-221-1(3)	FAILURE TO PROVIDE RENTAL AGREEMENT TO RENTER BY LIVERY	MC	N	\$140	\$0	N	35%	N	Y	C	
R651-222	INADEQUATE MUFFLING OF EXHAUST - PARKS AND REC	MC	N	\$170	\$20	N	35%	N	N	C	
R651-222-1	INSUFFICIENT OR NO MUFFLER	MC	N	\$170	\$20	N	35%	N	N	C	
R651-222-3	EXCEEDS J2005 DB(A) LEVEL	MC	N	\$170	\$0	N	35%	N	N	C	
R651-222-4	EXCEEDS J1970 DB(A) LEVEL	MC	N	\$170	\$0	N	35%	N	N	C	
R651-222-5	MUFFLER BYPASS SYSTEM-BOTH SYSTEMS ABOVE DB(A) LEVEL	MC	N	\$170	\$0	N	35%	N	N	C	
R651-222-7(1)	MANUFACTURE/SELL/OFFER FOR SALE A NON COMPLIANT VESSEL	MC	Y	\$300	\$0	N	35%	N	N	C	
R651-223-1	FAILURE TO REPORT ACCIDENT IMMEDIATELY	MC	Y	\$280	\$0	N	35%	N	Y	C	
R651-223-3	FAIL TO SUBMIT WRITTEN REPORT W/IN 10 DAYS OF REPORTABLE ACC	MC	Y	\$280	\$0	N	35%	N	N	C	
R651-224-1	FAILURE TO MAINTAIN SAFE COURSE	MC	N	\$140	\$0	N	35%	N	N	C	
R651-224-2	UNLAWFUL METHODS OF TOWING	MC	N	\$140	\$0	N	35%	N	N	C	
R651-224-3	FAILURE TO DISPLAY OR PROPERLY DISPLAY A WATER SKI FLAG	MC	N	\$140	\$0	N	35%	N	N	C	
R651-224-4	FAILURE TO WEAR A PFD ON TOWED DEVICE	MC	N	\$140	\$0	N	35%	N	N	C	+ \$10 for each additional deficiency
R651-224-5	TOWED PERSON EXCEEDING VESSEL CAPACITY	MC	N	\$140	\$0	N	35%	N	N	C	
R651-224-6	TOWING IN A MARINA PROHIBITED	MC	N	\$140	\$0	N	35%	N	N	C	
R651-405-2	FAILURE TO DISPLAY OHV IMPLEMENT STICKER	IN	N	\$90	\$0	N	35%	N	N	C	
R651-411-2	OHV USE RESTRICTIONS	IN	N	\$100	\$0	N	35%	N	N	C	
R651-602-1	LANDING/TAKING OFF OF AIRCRAFT WITHIN STATE PARK PROHIBITED	IN	Y	\$610	\$0	N	35%	N	Y	C	
R651-602-2	AIR DELIVERY/PICKUP OF PERSON/THING IN STATE PK W/O PERMISS	IN	Y	\$610	\$0	N	35%	N	N	C	
R651-602-3	POWERLESS FLIGHT LAUNCHING/LANDING W/IN STATE PK W/O PERMIT	IN	Y	\$330	\$0	N	35%	N	Y	C	
R651-602-5	AIRCRAFT VIOLATING SPECIFIED TIME AND DISTANCE REQUIREMENT	IN	Y	\$330	\$0	N	35%	N	N	C	
R651-602-6	AIRCRAFT VIOLATING PROPULSION AND DISTANCE REQ (W/IN 500 FT)	IN	Y	\$330	\$0	N	35%	N	N	C	
R651-603-1(1)	PET NOT ON LEASH OR CONFINED	IN	N	\$130	\$0	N	35%	N	N	C	
R651-603-1(2)	FAILURE TO CLEAN UP PET FECAL MATTER	IN	N	\$130	\$0	N	35%	N	N	C	
R651-603-2	ANIMAL IN PROHIBITED AREA	IN	N	\$130	\$0	N	35%	N	N	C	

R651-603-3	LEAVING ANIMAL UNATTENDED WITHOUT PERMIT	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-603-4	VICIOUS DANGEROUS OR NOISY ANIMAL	IN	N	\$240	\$0	N	35%	N	Y	C	
R651-603-5	FEED/TOUCH/TEASE/MOLEST-INTENTIONALLY DISTURBING WILDLIFE	IN	N	\$330	\$0	N	35%	N	Y	C	
R651-603-6	HITCHING/TYING ANIMAL RESULTING IN DAMAGE OR BLOCKED TRAFFIC	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-603-7	HORSE ON RESTRICTED TRAIL	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-603-8	HORSE USE IN NONDESIGNATED AREA	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-604-1	OPERATION OR USE OF AUDIO OR NOISE PRODUCING DEVICES	IN	N	\$180	\$0	N	35%	N	Y	C	
R651-604-2	OPERATION OR USE OF A PUBLIC ADDRESS SYSTEM	IN	N	\$180	\$0	N	35%	N	N	C	
R651-605-1	BEGGING PROHIBITED	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-605-2	SOLICITING WITHOUT A PERMIT	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-606-1	CAMPING IN AN UNDEVELOPED AREA WITHOUT A PERMIT	IN	N	\$130	\$0	N	35%	N	N	C	
R651-606-2	OCCUPYING A RESERVED CAMPSITE	IN	N	\$130	\$0	N	35%	N	N	C	
R651-606-3	EXCEEDING MAXIMUM OCCUPANCY	IN	N	\$130	\$0	N	35%	N	N	C	
R651-606-4	FAILURE TO PAY CAMPING FEES	IN	N	\$130	\$0	N	35%	N	Y	C	Dismissed upon proof of camping fee paid prior to citation
R651-606-5	EXCEEDING LENGTH OF STAY IN CAMPGROUND	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-606-6	UNAUTHORIZED USE OF SHOWERS	IN	N	\$130	\$0	N	35%	N	N	C	
R651-606-7	PARKING OR CAMPING IN AN UNDESIGNATED AREA	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-606-8	EXCEED 2:00 PM CHECKOUT TIME	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-606-9	LITTERING IN CAMPSITE	IN	N	\$330	\$0	N	35%	N	Y	C	
R651-606-10	QUIET HOURS VIOLATION	IN	N	\$200	\$0	N	35%	N	Y	C	
R651-607-2	PARTICIPATING IN A POSTED RESTRICTED ACTIVITY	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-608-2	UNAUTHORIZED EVENT	IN	Y	\$610	\$0	N	35%	N	Y	C	
R651-609-1	USE OR POSSESSION OF FIREWORK OR EXPLOSIVE W/OUT PERMIT	IN	N	\$150	\$0	N	35%	N	N	C	
R651-610-1	EXPELLED FROM PARK FOR 48 HOURS	IN	N	\$200	\$0	N	35%	N	Y	C	
R651-611-1	FAIL TO PAY PARK FEE	IN	N	\$130	\$0	N	35%	N	Y	C	Dismissed upon proof of paying park fee paid prior to occupancy or facility use
R651-613-1	LIGHTING OR MAINTAINING A FIRE IN PROHIBITED AREA	IN	N	\$170	\$0	N	35%	N	Y	C	
R651-613-2	UNATTENDED FIRE	IN	N	\$200	\$0	N	35%	N	Y	C	
R651-613-3	THROWING/DROPPING BURNING MATERIAL	IN	Y	\$330	\$0	N	35%	N	Y	C	
R651-613-4	SMOKING OR LIGHTING FIRES WHEN PROHIBITED	IN	Y	\$330	\$0	N	35%	N	Y	C	
R651-614-2	FISHING IN A PROHIBITED PARK AREA	IN	N	\$170	\$0	N	35%	N	Y	C	
R651-614-3	ICE FISHING IN A POSTED CLOSED AREA PARK	IN	N	\$170	\$0	N	35%	N	Y	C	
R651-614-4	HUNTING WILDLIFE IN A PROHIBITED PARK AREA	IN	Y	\$330	\$0	N	35%	N	Y	C	
R651-614-6	TRAPPING IN A PARK AREA WITHOUT A PERMIT	IN	Y	\$610	\$0	N	35%	N	N	C	
R651-615-2	BLOCKING TRAFFIC PROHIBITED	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-615-3	PARKING IN AN UNDESIGNATED AREA	IN	N	\$130	\$0	N	35%	N	N	C	
R651-615-4	MOTOR VEHICLE OPERATION IN A DEVELOPED PARK AREA	IN	N	\$240	\$0	N	35%	N	N	C	
R651-615-5	MOTOR VEHICLE OPERATION IN A CLOSED PARK AREA	IN	N	\$240	\$0	N	35%	N	Y	C	
R651-615-6	OPERATE OHV IN A CLOSED PARK AREA	IN	N	\$240	\$0	N	35%	N	Y	C	
R651-616-1	ORGANIZED SPORTS IN AN UNDESIGNATED PARK AREA	IN	N	\$130	\$0	N	35%	N	Y	C	

R651-617-1	VIOLATION OF PERMIT TERMS AND CONDITIONS	IN	N	\$130	\$0	N	35%	N	N	C	
R651-618-1	PICNICKING IN AN UNDESIGNATED AREA	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-619-2	POSSESS/CONSUME ALCOHOL AT PARK/VISITOR CTR/MUSEUM W/O PERMIT	IN	N	\$170	\$0	N	35%	N	Y	C	
R651-620-2(1)(A)	CONSTRUCTING FENCE/ROAD/UTILITY LINE/TOWER, ETC W/O PERMIT	IN	Y	\$610	\$0	N	35%	N	N	C	
R651-620-2(1)(B)	REMOVE/EXTRACT/USE/CONSUME/POSSESS/DESTRUCT NATURAL RESOURCE	IN	Y	\$610	\$0	N	35%	N	Y	C	
R651-620-2(1)(C)	GRAZING OF LIVESTOCK WITHOUT AUTHORIZATION	IN	N	\$170	\$0	N	35%	N	N	C	
R651-620-2(1)(D)	OCCUPY PARK PROPERTY <30 DAYS AFTER PERMIT/LEASE EXPIRES	IN	N	\$170	\$0	N	35%	N	N	C	
R651-620-2(1)(E)	ANY USE OR OCCUPATION IN VIOLATION OF DIVISION RULES	IN	N	\$170	\$0	N	35%	N	Y	C	
R651-620-3	TOSS/THROW/ROLL ROCKS - MATERIAL INTO VALLEY/CANYON/MTN/HILL	IN	N	\$170	\$0	N	35%	N	N	C	
R651-620-4	COLLECTING FIREWOOD WITHOUT A PERMIT	IN	N	\$130	\$0	N	35%	N	N	C	
R651-620-5	GLASS CONTAINERS IN PROHIBITED PARK AREA	IN	N	\$130	\$0	N	35%	N	N	C	
R651-620-6	METAL DETECTING WITHOUT A PERMIT	IN	N	\$130	\$0	N	35%	N	N	C	
R651-621-1	FAIL TO REPORT PERSONAL INJURY/PROPERTY DAMAGE TO PARK REPS	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-622-1	TECHNICAL ROCK CLIMBING WITHOUT A PERMIT	IN	N	\$170	\$0	N	35%	N	N	C	
R651-622-2	INSTALL/REMOVE PERMANENT ROCK CLIMBING EQUIPMENT W/O PERMIT	IN	N	\$170	\$0	N	35%	N	N	C	
R651-623-1	POSTING OR DISTRIBUTING PRINTED MATERIAL WITHOUT PERMIT	IN	N	\$130	\$0	N	35%	N	N	C	
R651-624-1	UNLAWFUL DISPOSING OF GARBAGE	IN	Y	\$330	\$0	N	35%	N	Y	C	
R651-624-2	UNLAWFUL DRAINING OR DUMPING OF GRAY WATER	IN	Y	\$330	\$0	N	35%	N	Y	C	
R651-624-3	UNLAWFUL CLEANING AND WASHING AT CAMPGROUND HYDRANTS	IN	N	\$170	\$0	N	35%	N	N	C	
R651-624-4	UNLAWFUL CLEANING/DISPOSAL OF FISH/UNDESIGNATED PARK FACILITY	IN	N	\$170	\$0	N	35%	N	N	C	
R651-625-1	SHIRT/SHOES REQUIRED IN MUSEUMS/VISITOR CTR AND ADMIN OFFICE	IN	N	\$130	\$0	N	35%	N	N	C	
R651-626-1	ROLLER SKATE/SKATEBOARD/MOTOR TRANSPORT IN UNDESIGNATED AREA	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-627-1	SWIMMING IN PROHIBITED AREA	IN	N	\$170	\$0	N	35%	N	Y	C	
R651-627-2	SCUBA DIVING IN PROHIBITED AREA	IN	N	\$170	\$0	N	35%	N	Y	C	
R651-627-3	SWIMMING IN VIOLATION OF PUBLIC HEALTH CLOSURE	IN	N	\$170	\$0	N	35%	N	Y	C	
R651-628-1	RIDING BICYCLES OR OTHER VEHICLES IN AN UNDESIGNATED AREA	IN	N	\$170	\$0	N	35%	N	Y	C	
R651-628-2	BLOCKING NORMAL USE OF A TRAIL AND WALKWAY IS PROHIBITED	IN	N	\$170	\$0	N	35%	N	N	C	
R651-628-3	FAILURE TO STAY ON WALKS AND DESIGNATED TRAILS	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-630-1	UNSUPERVISED CHILDREN UNDER 16 YEARS OF AGE	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-631-1	WINTER SPORTS IN AN UNDESIGNATED AREA	IN	N	\$170	\$0	N	35%	N	N	C	
R651-633-1	ENTER CLOSED AREA/RESTRICTED ACTIVITIES - EMERGENCY CLOSURE	IN	N	\$240	\$0	N	35%	N	Y	C	
R651-633-2(1)	CORAL PINK SAND DUNES: MOTOR VEHICLE USE PROHIBITED	IN	N	\$240	\$0	N	35%	N	N	C	
R651-633-2(2)	DEAD HORSE POINT: HANG GLIDE/PARA GLIDE/BASE JUMP PROHIBITED	IN	Y	\$610	\$0	N	35%	N	Y	C	
R651-633-2(3)	DEER CREEK PARK: DOGS PROHIBITED BELOW WATERLINE & RESERVOIR	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-633-2(4)	JORDANELLE STATE PARK: ALLOWING DOGS IN PROHIBITED PARK AREA	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-633-2(5)	PALISADE STATE PARK-CLIFF DIVING IS PROHIBITED	IN	N	\$330	\$0	N	35%	N	Y	C	
R651-633-2(6)	RED FLEET STATE PARK-CLIFF DIVING IS PROHIBITED	IN	N	\$330	\$0	N	35%	N	Y	C	
R651-633-2(7)(A)	SNOW CANYON-HIKING/WALKING IN DESIGNATED AREAS ONLY	MC	N	\$140	\$0	N	35%	N	Y	C	
R651-633-2(7)(B)	SNOW CANYON-JENNYS CANYON TRAIL CLOSED MAR 15 TO JUNE 1	IN	N	\$170	\$0	N	35%	N	Y	C	

R651-633-2(7)(C)	SNOW CANYON-JOHNSON ARCH CLOSED 3/15-6/1 PERMIT/GUIDE W/OPEN	IN	N	\$170	\$0	N	35%	N	N	C	
R651-633-2(7)(D)	SNOW CANYON-BLACK ROCK CANYON CLOSED MARCH 15 TO JUNE 30	IN	N	\$170	\$0	N	35%	N	Y	C	
R651-633-2(7)(E)	SNOW CANYON-WEST CANYON CLIMBING RTE CLOSED FEB 1 TO JUNE 1	IN	N	\$170	\$0	N	35%	N	Y	C	
R651-633-2(7)(F)	SNOW CANYON-DOG PROHIBITED UNLESS POSTED	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-633-2(7)(G)	SNOW CANYON-HANG GLIDE/PARA GLIDE/BASE JUMPING PROHIBITED	IN	Y	\$610	\$0	N	35%	N	Y	C	
R651-634-1	NON-RESIDENT OHV USER PERMITS AND FEES	IN	N	\$100	\$0	N	35%	N	N	C	
R651-634-1(A)	FAILURE TO DISPLAY NON RESIDENT USER FEE DECAL	IN	N	\$100	\$5	N	35%	N	N	C	\$5 suspended upon compliance
R651-634-1(B)	FAILURE TO HAVE NON RESIDENT RECEIPT ON OHV	IN	N	\$100	\$50	N	35%	N	N	C	Dismissed upon proof
R651-635-1	CONDUCTING COMMERCIAL ACTIVITY IN PARK W/OUT AUTHORIZATION	IN	Y	\$610	\$0	N	35%	N	Y	C	
R651-801-1	SWIMMING IN A PROHIBITED AREA	IN	N	\$130	\$0	N	35%	N	Y	C	
R651-802-1(1)	FAILURE TO DISPLAY A SCUBA DIVERS FLAG WHILE SCUBA DIVING	IN	N	\$130	\$0	N	35%	N	N	C	
R651-802-1(2)	LEAVING SCUBA DIVERS FLAG DISPLAYED WHEN NOT DIVING	IN	N	\$130	\$0	N	35%	N	N	C	
R651-802-1(3)	FAIL TO HAVE LIGHTED SCUBA FLAG AFTER SUNSET/BEFORE SUNRISE	IN	N	\$130	\$0	N	35%	N	N	C	
R651-802-1(4)	PLACED A SCUBA FLAG IN AREA THE UNDULY RESTRICTED BOATING	IN	N	\$130	\$0	N	35%	N	N	C	
R651-802-1(5)	SCUBA DIVING IN PROHIBITED AREA	MC	N	\$170	\$0	N	35%	N	Y	C	
R651-802-1(6)	SCUBA DIVING WITHOUT PROPER CERTIFICATE	IN	N	\$170	\$0	N	35%	N	N	C	
R652-70-1900	OPERATED MOTOR VEHICLES ON SOVEREIGN LANDS	MB	N	\$250	\$0	N	90%	N	Y	C	
R652-70-1900(2)	CAMPING IN UNDESIGNATED AREA ON SOVEREIGN LANDS	MB	N	\$250	\$0	N	90%	N	Y	C	

[Utah Code 72-9-103\(1\)\(a\)](#) states adopting by reference in whole or in part the Federal Motor Carrier Safety Regulations including minimum security requirements for motor carriers:

Violation Code	Description	DefltSev	ManAppr	Suggested Fin	CompCredit	NonMov	Surch	DLDRpt	BCIRpt	Trns	Comments
173.21	FORBIDDEN ITEMS (ALL CARRIERS)	MB	Y	\$510	\$0	Y	0%	N	Y	C	
173.301	GASES: PREPARATION AND PACKAGING VIOLATION	MB	Y	\$570	\$0	Y	0%	N	Y	C	
173.441	RADIOACTIVE MATERIAL/EXCEEDING ALLOW LIM	MB	Y	\$570	\$0	Y	0%	N	Y	C	
177.817	GENERAL SHIPPING PAPERS VIOLATION	MB	N	\$210	\$0	Y	0%	N	Y	C	
177.823	VEHICLE HAULING HAZMAT CANNOT BE MOVED WITHOUT PLACARD	MB	Y	\$260	\$0	Y	0%	N	N	C	
177.834	LOADING & SECUREMENT VIOLATION	MB	N	\$260	\$0	Y	0%	N	N	C	
383.21	OPERATING COMMERCIAL VEHICLE WITH MORE THAN ONE LICENSE	MB	N	\$510	\$0	Y	0%	N	N	C	
383.23	COMMERCIAL DRIVER'S LICENSE (CDL) VIOLAT	MB	N	\$110	\$0	Y	0%	Y	N	C	
383.51	DISQUALIFIED DRIVER	MB	N	\$570	\$0	Y	0%	Y	N	C	
390.21	NO COMPANY NAME/USDOT NUMBER DISPLAYED	MB	N	\$110	\$0	Y	0%	N	N	C	
391.11	UNQUALIFIED DRIVER VIOLATION	MB	N	\$110	\$0	Y	0%	N	N	C	
391.15	DRIVING WHILE DISQUALIFIED	MB	N	\$570	\$0	Y	0%	N	N	C	
391.41	PHYSICAL QUALIFICATION FOR DRIVERS - NO/EXPIRED MEDICAL CARD	MB	N	\$110	\$0	Y	0%	N	N	C	
391.45	PERSONS/MEDICALLY EXAMINED & CERTIFIED	MB	N	\$190	\$0	N	90%	N	N	C	
391.49	NO WAIVER WHEN REQUIRED	MB	N	\$110	\$0	Y	0%	N	N	C	
392.11	CMV FAIL TO SLOW DOWN AND CHECK CLEARING	MB	Y	\$170	\$0	N	90%	Y	N	C	
392.16	SEATBELT VIOLATION - COMMERCIAL VEHICLE	IN	N	\$60	\$0	Y	0%	N	N	C	
392.22	STOPPED CMV FAILURE TO USE WARNING LIGHTS/SIGNALS	MB	N	\$50	\$0	Y	0%	N	N	C	
392.24	ATTACH LIGHTED FUSEE/OTHER FLAME-PRODUCING EMERGENCY SIGNAL	MB	N	\$110	\$0	Y	0%	N	N	C	
392.3	ILL OR FATIGUED DRIVER	MB	Y	\$680	\$0	N	90%	Y	Y	C	
392.4	POSSESS, BE UNDER INFLUENCE OF, OR USE DRUGS ON DUTY	MB	Y	\$720	\$0	N	90%	Y	Y	C	
392.60	CARRY UNAUTHORIZED PERSON	MB	N	\$70	\$0	Y	0%	N	N	C	
392.80	TEXTING WHILE DRIVING	MB	Y	\$360	\$0	N	90%	Y	N	C	
392.82	USING A HAND-HELD MOBILE TELEPHONE - CMV VIOLATION	MB	Y	\$360	\$0	N	90%	Y	N	C	
392.9	INSPECTION OF CARGO, SECUREMENT DEV/SYST	MC	N	\$110	\$0	Y	0%	N	N	C	
393.100	SHIFTING/FALLING CARGO VIOLATION	MC	N	\$320	\$0	N	35%	N	N	C	
393.102	INADEQUATE SECUREMENT OF CARGO	MB	N	\$280	\$0	Y	0%	N	N	C	Use UCA 72-7-409
393.106	REQUIREMENTS TO SECURE ARTICLES OF CARGO	MB	N	\$110	\$0	Y	0%	N	N	C	
393.11	LIGHTING DEVICES VIOLATIONS	MB	N	\$110	\$0	Y	0%	Y	N	C	
393.128	SECUREMENT OF AUTOMOBILES, LIGHT TRUCKS AND VANS	MB	N	\$280	\$0	Y	0%	N	N	C	
393.13	NO REFLECTOR TAPE ON SEMI TRAILER	MC	N	\$60	\$0	Y	0%	N	N	C	
393.130	SECUREMENT OF HEAVY VEHICLES, EQUIPMENT OR MACHINERY	MB	N	\$280	\$0	Y	0%	N	N	C	
393.201	CRACKED, BROKEN, DISPLACED FRAME/TRACTOR	MB	N	\$110	\$0	Y	0%	N	N	C	
393.205	WHEEL & RIM VIOLATION	MB	N	\$110	\$0	Y	0%	N	N	C	
393.207	SUSPENSION SYSTEM VIOLATION	MB	N	\$110	\$0	Y	0%	N	N	C	
393.209	STEERING MECHANISM VIOLATION	MB	N	\$110	\$0	Y	0%	N	N	C	
393.22	PROHIBITED COMBINATION OF LIGHTING DEVICES AND REFLECTORS	MB	N	\$110	\$0	Y	0%	N	N	C	
393.41	PARKING BRAKE REQUIRED	MB	N	\$110	\$0	Y	0%	N	N	C	
393.42	MISSING BRAKE	MB	N	\$110	\$0	Y	0%	N	N	C	
393.43	INOPERABLE BREAKAWAY SYSTEM	MB	N	\$110	\$0	Y	0%	N	N	C	
393.45	BRAKE TUBING/HOSE VIOLATION	MB	N	\$110	\$0	Y	0%	N	N	C	

393.47	BRAKE LININGS OR PADS VIOLATION	MB	N	\$110	\$0	Y	0%	N	N	C	
393.48	BRAKES TO BE OPERATIVE - CMV	MB	N	\$110	\$0	Y	0%	N	N	C	
393.50	AIR RESERVOIR SECURITY	MB	N	\$60	\$0	Y	0%	N	N	C	
393.51	LOW PRESSURE WARNING DEVICE	MC	N	\$120	\$0	N	35%	N	N	C	
393.60	GLAZING AND WINDOW CONSTRUCTION VIOLATION	MB	N	\$50	\$0	Y	0%	N	N	C	
393.65	FUEL TANK MOUNTING VIOLATION	MB	N	\$60	\$0	Y	0%	N	N	C	
393.67	LIQUID FUEL TANK VIOLATION	MB	N	\$40	\$0	Y	0%	N	N	C	
393.70	COUPLING DEVICE/TOWING METHOD VIOLATION	MB	N	\$110	\$0	Y	0%	N	N	C	
393.71	COUPLING DEVICE/TOWING METHOD VIOLATION	MC	N	\$170	\$0	N	35%	N	N	C	
393.75	TIRE VIOLATION	MB	N	\$110	\$0	Y	0%	N	N	C	
393.78	WINDSHIELD WIPER VIOLATION	MB	N	\$40	\$0	Y	0%	N	N	C	
393.81	HORN/WARNING SIGNAL	MB	N	\$50	\$0	Y	0%	Y	N	C	
393.83	EXHAUST SYSTEM VIOLATION	MB	N	\$40	\$0	Y	0%	N	N	C	
393.86	REAR IMPACT GUARD REQUIRED	MB	N	\$570	\$0	Y	0%	Y	N	C	
393.87	WARNING FLAGS ON PROJECTED LOADS	MB	N	\$110	\$0	Y	0%	Y	N	C	
393.88	TELEVISION SCREEN NOT TO BE VISIBLE TO DRIVER WHILE DRIVING	MB	N	\$110	\$0	Y	0%	N	N	C	
393.93	SEATS/SEAT BELT VIOLATION	MB	N	\$60	\$0	Y	0%	Y	N	C	
393.95	EMERGENCY EQUIPMENT ON ALL POWER UNITS	MB	N	\$110	\$0	Y	0%	N	N	C	
396.11	DRIVER VEHICLE INSPECTION REPORT	MB	N	\$40	\$0	Y	0%	N	N	C	
396.5	LUBRICATION	MB	N	\$110	\$0	Y	0%	N	N	C	
396.7	UNSAFE OPERATIONS VIOLATION	MB	N	\$110	\$0	Y	0%	Y	N	C	
397.13	SMOKING	MB	N	\$160	\$0	Y	0%	N	N	C	
397.67	UNLAWFUL ROUTING OF NON-RADIOACTIVE HAZARDOUS MATERIALS	MB	N	\$300	\$0	N	90%	N	Y	C	
171.2(B)	FAIL TO COMPLY WITH HAZARDOUS MATERIALS REQUIREMENTS	MB	N	\$260	\$0	Y	0%	N	Y	C	
177.817(A)	SHIPPING PAPERS REQUIRED FOR HAZARDOUS MATERIAL	MB	Y	\$510	\$0	Y	0%	N	Y	C	
177.817A	NO BILL OF LADING FOR FLAMMABLE MATERIAL	MB	Y	\$510	\$0	Y	0%	N	Y	C	
391.41(A)(1)(I)	NO MEDICAL CARD OR EXPIRED CARD IF REQUIRED	MB	N	\$110	\$20	Y	0%	N	N	C	\$20 suspended upon compliance proof of valid card
392.5(A)(2)	MEASURABLE AMOUNT OR DETECTABLE PRESENCE OF ALCOHOL	MB	Y	\$1,460	\$0	N	90%	N	Y	C	
392.5(A)(3)	ON DUTY OR OPERATING COMM VEHICLE WHILE IN POSSESSION OF ALC	MB	Y	\$1,460	\$0	N	90%	N	Y	C	
392.71(A)	USE/POSSESSION OF RADAR DETECTORS PROHIB USE IN CMV	MB	N	\$110	\$0	Y	0%	N	N	C	
392.71(B)	REQUIRE OR PERMIT DRIVER TO USE RADAR DETECTOR	MB	N	\$110	\$0	Y	0%	N	N	C	
392.82(A)(1)	USING A HAND-HELD MOBILE TELEPHONE WHILE DRIVING A CMV	MB	Y	\$360	\$0	N	90%	Y	N	C	
392.9(A)	UNAUTHORIZED DRIVER	MB	N	\$110	\$0	Y	0%	Y	N	C	
392.9A	OPERATING AUTHORITY	MB	N	\$110	\$0	Y	0%	N	N	C	
393.13(A)	RETROFLECTIVE TAPE NOT AFFIXED AS REQUIRED	MC	N	\$60	\$0	Y	0%	N	N	C	
393.24(C)	IMPROPER HEADLAMP MOUNTING	MB	N	\$110	\$0	Y	0%	N	N	C	
393.25(F)	STOP LAMP OPERATION	MB	N	\$110	\$0	Y	0%	N	N	C	
393.48(A)	DEFECTIVE BRAKING ACTION	MB	N	\$110	\$0	Y	0%	N	N	C	
393.60(D)	CMV - WINDOW TINT VIOLATION	MB	N	\$50	\$0	Y	0%	N	N	C	
393.75(A)	MISCELLANEOUS TIRE VIOLATION	MB	N	\$110	\$0	Y	0%	N	N	C	
393.75(B)	STEERING AXLE VIOLATION	MB	N	\$110	\$0	Y	0%	N	N	C	
393.95(A)	FIRE EXTINGUISHER REQUIRED	MB	N	\$110	\$0	Y	0%	N	N	C	
393.95(F)	WARNING DEVICES REQUIRED FOR STOPPED VEHICLES	MB	N	\$110	\$0	Y	0%	N	N	C	
395.13(B2)	NO LOG BOOK IN DRIVER'S POSSESSION REQUIRED	MB	N	\$310	\$0	Y	0%	N	N	C	

395.13(D)	DRIVING WHEN DECLARED OUT OF SERVICE	MB	N	\$1,090	\$0	N	90%	Y	N	C	
395.22(H)(4)	VIOLATION OF REGISTERED ELD REQUIREMENTS IN-VEHICLE	MB	Y	\$600	\$0	Y	0%	N	N		
395.26(B)	VIOLATION OF ELD DATA AUTOMATICALLY RECORDED	MB	Y	\$600	\$0	Y	0%	N	N		
395.3(A)(1)	EXCESS OF 10 HOUR RULE	MB	N	\$110	\$0	Y	0%	N	N	C	
395.3(A)(2)	EXCESS OF 14 HOUR RULE	MB	N	\$110	\$0	Y	0%	N	N	C	
395.3(A)(3)	CMV - EXCESS OF THE 11 HOUR RULE	MB	N	\$110	\$0	Y	0%	N	N	C	
395.3(A)(3)(II)	CMV - EXCESS DRIVING 8 HOURS SINCE LAST OFF DUTY	MB	N	\$110	\$0	Y	0%	N	N	C	
395.3(B)	DRIVING AFTER 60/70	MB	N	\$200	\$0	N	90%	N	N	C	
395.3(B1)	EXCESS OF 60 HOUR RULE	MB	N	\$110	\$0	Y	0%	N	N	C	
395.3(B2)	EXCESS OF 70 HOUR RULE	MB	N	\$110	\$0	Y	0%	N	N	C	
395.32(B)	VIOLATION OF NON-AUTHENTICATED DRIVERS LOG	MB	Y	\$680	\$0	N	90%	N	N		
395.34	ELECTRONIC LOG BOOK MALFUNCTION	IN	N	\$110	\$0	N	35%				
395.5(A)	EXCESS OF 10/15 HOUR RULE - PASSENGER CARRYING VEHICLES	MB	N	\$110	\$0	Y	0%	N	N	C	
395.5(B)	DRIVING AFTER 60/70 HOUR RULE - PASSENGER CARRYING VEHICLE	MB	N	\$110	\$0	Y	0%	N	N	C	
395.8(A)	NO RECORD OF DUTY STATUS (LOG BOOK)	MB	N	\$310	\$0	Y	0%	N	N	C	Shut Down 10 Hours
395.8(E)	FALSE LOG BOOK	MB	N	\$510	\$0	Y	0%	N	N	C	Shut Down 10 Hours
395.8(F)(1)	LOG BOOK ENTRIES MUST BE CURRENT	MB	N	\$210	\$0	Y	0%	N	N	C	Shut Down 10 Hours
395.8(K)(2)	NO RECORD OF DUTY STATUS(PREV 7 DAYS)	MB	N	\$210	\$0	Y	0%	N	N	C	Shut Down 10 Hours
396.17(C)	NO PROOF OF ANNUAL INSPECTION	MB	N	\$570	\$0	Y	0%	N	N	C	
396.3(A)	INSPECTION REPAIR MAINENANCE VIOLATION	MB	N	\$110	\$0	Y	0%	N	N	C	
396.9(C)(2)	INSPECTION OF MOTOR VEH OUT OF SERVICE	MB	N	\$1,140	\$0	N	90%	N	N	C	
396.9(D)(2)	FAILURE TO REPAIR PREVIOUS DEFECT	MC	N	\$110	\$0	Y	0%	Y	N	C	

SPEEDING VIOLATIONS

The amounts below are provided as an examples to illustrate how fine amounts are adjusted based on the miles per hour (MPH) over the speed limit for the given violation code

Violation Code	Description	Deflt Sev	Man Appr	Suggested Fine	Comp Credit	Non Mo	Surch	DLD Rnt	BCI Rnt	Trns	Comment
Speeding											
41-6a-601	1-10 MPH Over Speed Limit	IN	N	\$130	\$0	N	35%	Y	N	C	
41-6a-601	11-15 MPH Over Speed Limit	IN	N	\$160	\$0	N	35%	Y	N	C	
41-6a-601	16-20 MPH Over Speed Limit	IN	N	\$210	\$0	N	35%	Y	N	C	
41-6a-601	21-25 MPH Over Speed Limit	IN	N	\$280	\$0	N	35%	Y	N	C	
41-6a-601	26-30 MPH Over Speed Limit	IN	N	\$380	\$0	N	35%	Y	N	C	
41-6a-601	31+ MPH Over Speed Limit	IN	Y	\$480	\$0	N	35%	Y	N	C	Add \$10 for every mph over 31

SPEEDING – 100+ MPH

41-6a-601	16-20 MPH Over Speed Limit	IN	N	\$315 *	\$0	N	35%	Y	N	C	
41-6a-601	21-25 MPH Over Speed Limit	IN	N	\$420 *	\$0	N	35%	Y	N	C	
41-6a-601	26-30 MPH Over Speed Limit	IN	N	\$570 *	\$0	N	35%	Y	N	C	
41-6a-601	31+ MPH Over Speed Limit	IN	Y	\$720 *	\$0	N	35%	Y	N	C	Add \$10 for every MPH over 31

* This is NOT a suggested fine, but is instead a **minimum mandatory** fine, see Utah Code § 41-6a-601(4)(b).

SPEEDING – IN A CONSTRUCTION ZONE

41-6A-209(2)(a)	1-10 MPH Over Speed Limit	IN	N	\$260*	\$0	N	35%	Y	N	C	
41-6A-209(2)(a)	11-15 MPH Over Speed Limit	IN	N	\$320*	\$0	N	35%	Y	N	C	
41-6A-209(2)(a)	16-20 MPH Over Speed Limit	IN	N	\$420*	\$0	N	35%	Y	N	C	
41-6A-209(2)(a)	21-25 MPH Over Speed Limit	IN	N	\$560*	\$0	N	35%	Y	N	C	
41-6A-209(2)(a)	26-30 MPH Over Speed Limit	IN	N	\$760*	\$0	N	35%	Y	N	C	
41-6A-209(2)(a)	31+ MPH Over Speed Limit	IN	Y	\$960*	\$0	N	35%	Y	N	C	Add \$20 for every MPH over 31

* This is NOT a suggested fine, but is instead a **minimum mandatory** fine, see Utah Code § 41-6a-601(4)(b).

Speeding in a School Zone (1st Offense)

41-6a-604	0-9 MPH Over Speed Limit	MC	Y	\$150	\$0	N	35%	Y	N	C	
41-6a-604	10-19 MPH Over Speed Limit	MC	Y	\$250	\$0	N	35%	Y	N	C	
41-6a-604	20+ MPH Over Speed Limit	MC	Y	\$450	\$0	N	35%	Y	N	C	

Speeding in a School Zone (2nd or Subsequent Offense IN THREE YEARS)

41-6a-604	0-9 MPH Over Speed Limit	MC	Y	\$150	\$0	N	35%	Y	N	C	
41-6a-604	10-19 MPH Over Speed Limit	MC	Y	\$380	\$0	N	35%	Y	N	C	
41-6a-604	20+ MPH Over Speed Limit	MC	Y	\$790	\$0	N	35%	Y	N	C	

* This is NOT a suggested fine, but is instead a **minimum mandatory** fine, see Utah Code § 41-6a-601(4)(b).

Gross Vehicle Weight and Fine Amounts (UCA 72-7-4)

Weight	Each Axle	Gross	Weight	Each Axle	Gross	Weight	Each Axle	Gross	Weight	Each Axle	Gross
2001	50.00	50.00	2700	158.00	185.00	3400	186.00	220.00	4100	214.00	255.00
2020	130.80	151.00	2720	158.80	186.00	3420	186.80	221.00	4120	214.80	256.00
2040	131.60	152.00	2740	159.60	187.00	3140	175.60	207.00	4140	215.60	257.00
2060	132.40	153.00	2760	160.40	188.00	3460	188.40	223.00	4160	216.40	258.00
2080	133.20	154.00	2780	161.20	189.00	3480	189.20	224.00	4180	217.20	259.00
2100	134.00	155.00	2800	162.00	190.00	3500	190.00	225.00	4200	218.00	260.00
2120	134.80	156.00	2820	162.80	191.00	3520	190.80	226.00	4220	218.80	261.00
2140	135.60	157.00	2840	163.60	192.00	2540	151.60	177.00	4240	219.60	262.00
2160	136.40	158.00	2860	164.40	193.00	3560	192.40	228.00	4260	220.40	263.00
2180	137.20	159.00	2880	165.20	194.00	3580	193.20	229.00	4280	221.20	264.00
2200	138.00	160.00	2900	166.00	195.00	3600	194.00	230.00	4300	222.00	265.00
2220	138.80	161.00	2920	166.80	196.00	3620	194.80	231.00	4320	222.80	266.00
2240	139.60	162.00	2940	167.60	197.00	3640	195.60	232.00	4340	223.60	267.00
2260	140.40	163.00	2960	168.40	198.00	3560	192.40	228.00	4360	224.40	268.00
2280	141.20	164.00	2980	169.20	199.00	3680	197.20	234.00	4380	225.20	269.00
2300	142.00	165.00	3000	170.00	200.00	3700	198.00	235.00	4400	226.00	270.00
2320	142.80	166.00	3020	170.80	201.00	3720	198.80	236.00	4420	226.80	271.00
2340	143.60	167.00	3040	171.60	202.00	2740	159.60	187.00	4440	227.60	272.00
2360	144.40	168.00	3060	172.40	203.00	3760	200.40	238.00	4460	228.40	273.00
2380	145.20	169.00	3080	173.20	204.00	3780	201.20	239.00	4480	229.20	274.00
2400	146.00	170.00	3100	174.00	205.00	3800	202.00	240.00	4500	230.00	275.00
2420	146.80	171.00	3120	174.80	206.00	3820	202.80	241.00	4520	230.80	276.00
2440	147.60	172.00	3140	175.60	207.00	3840	203.60	242.00	4540	231.60	277.00
2460	148.40	173.00	3160	176.40	208.00	2860	164.40	193.00	4560	232.40	278.00
2480	149.20	174.00	3180	177.20	209.00	3880	205.20	244.00	4580	233.20	279.00
2500	150.00	175.00	3200	178.00	210.00	3900	206.00	245.00	4600	234.00	280.00
2520	150.80	176.00	3220	178.80	211.00	3920	206.80	246.00	4620	234.80	281.00
2540	151.60	177.00	3240	179.60	212.00	3940	207.60	247.00	4640	235.60	282.00
2560	152.40	178.00	3260	180.40	213.00	3960	208.40	248.00	4660	236.40	283.00
2580	153.20	179.00	3280	181.20	214.00	3980	209.20	249.00	4680	237.20	284.00
2600	154.00	180.00	3300	182.00	215.00	4000	210.00	250.00	4700	238.00	285.00
2620	154.80	181.00	3320	182.80	216.00	4020	210.80	251.00	4720	238.80	286.00
2640	155.60	182.00	3340	183.60	217.00	4040	211.60	252.00	4740	239.60	287.00
2660	156.40	183.00	3360	184.40	218.00	4060	212.40	253.00	4760	240.40	288.00
2680	157.20	184.00	3380	185.20	219.00	4080	213.20	254.00	4780	241.20	289.00

Weight	Each Axle	Gross	Weight	Each Axle	Gross	Weight	Each Axle	Gross	Weight	Each Axle	Gross
4800	242.00	290.00	5500	325.00	325.00	6200	360.00	360.00	6900	395.00	395.00
4820	242.80	291.00	5520	326.00	326.00	6220	361.00	361.00	6920	396.00	396.00
4840	243.60	292.00	5540	327.00	327.00	6240	362.00	362.00	6940	397.00	397.00
4860	244.40	293.00	5560	328.00	328.00	6260	363.00	363.00	6960	398.00	398.00
4830	243.20	291.50	5580	329.00	329.00	6280	364.00	364.00	6980	399.00	399.00
4900	246.00	295.00	5600	330.00	330.00	6300	365.00	365.00	7000	400.00	400.00
4920	246.80	296.00	5620	331.00	331.00	6320	366.00	366.00	7020	401.00	401.00
4940	247.60	297.00	5540	327.00	327.00	6340	367.00	367.00	7040	402.00	402.00
4960	248.40	298.00	5560	328.00	328.00	6360	368.00	368.00	7060	403.00	403.00
4980	249.20	299.00	5580	329.00	329.00	6380	369.00	369.00	7080	404.00	404.00
5000	250.00	300.00	5700	335.00	335.00	6400	370.00	370.00	7100	405.00	405.00
5020	301.00	301.00	5720	336.00	336.00	6420	371.00	371.00	7120	406.00	406.00
5040	302.00	302.00	5740	337.00	337.00	6440	372.00	372.00	7140	407.00	407.00
5060	303.00	303.00	5760	338.00	338.00	6460	373.00	373.00	7160	408.00	408.00
5080	304.00	304.00	5780	339.00	339.00	6480	374.00	374.00	7180	409.00	409.00
5100	305.00	305.00	5800	340.00	340.00	6500	375.00	375.00	7200	410.00	410.00
5120	306.00	306.00	5820	341.00	341.00	6520	376.00	376.00	7220	411.00	411.00
5140	307.00	307.00	5840	342.00	342.00	6540	377.00	377.00	7240	412.00	412.00
5160	308.00	308.00	5860	343.00	343.00	6560	378.00	378.00	7260	413.00	413.00
5180	309.00	309.00	5880	344.00	344.00	6580	379.00	379.00	7280	414.00	414.00
5200	310.00	310.00	5900	345.00	345.00	6600	380.00	380.00	7300	415.00	415.00
5220	311.00	311.00	5920	346.00	346.00	6620	381.00	381.00	7320	416.00	416.00
5240	312.00	312.00	5940	347.00	347.00	6640	382.00	382.00	7340	417.00	417.00
5260	313.00	313.00	5960	348.00	348.00	6660	383.00	383.00	7360	418.00	418.00
5280	314.00	314.00	5980	349.00	349.00	6680	384.00	384.00	7380	419.00	419.00
5300	315.00	315.00	6000	350.00	350.00	6700	385.00	385.00	7400	420.00	420.00
5320	316.00	316.00	6020	351.00	351.00	6720	386.00	386.00	7420	421.00	421.00
5340	317.00	317.00	6040	352.00	352.00	6740	387.00	387.00	7440	422.00	422.00
5360	318.00	318.00	6060	353.00	353.00	6760	388.00	388.00	7460	423.00	423.00
5380	319.00	319.00	6080	354.00	354.00	6780	389.00	389.00	7480	424.00	424.00
5400	320.00	320.00	6100	355.00	355.00	6800	390.00	390.00	7500	425.00	425.00
5420	321.00	321.00	6120	356.00	356.00	6820	391.00	391.00	7520	426.00	426.00
5440	322.00	322.00	6140	357.00	357.00	6840	392.00	392.00	7540	427.00	427.00
5460	323.00	323.00	6160	358.00	358.00	6860	393.00	393.00	7560	428.00	428.00

<i>5480</i>	324.00	324.00	<i>6180</i>	359.00	359.00	<i>6880</i>	394.00	394.00	<i>7580</i>	429.00	429.00
Weight	Each Axle	Gross	Weight	Each Axle	Gross	Weight	Each Axle	Gross	Weight	Each Axle	Gross
<i>7600</i>	430.00	430.00	<i>8300</i>	548.00	465.00	<i>9000</i>	590.00	500.00	<i>9700</i>	632.00	535.00
<i>7620</i>	431.00	431.00	<i>8320</i>	549.20	466.00	<i>9020</i>	591.20	501.00	<i>9720</i>	633.20	536.00
<i>7640</i>	432.00	432.00	<i>9340</i>	610.40	517.00	<i>9040</i>	592.40	502.00	<i>9740</i>	634.40	537.00
<i>7660</i>	433.00	433.00	<i>8360</i>	551.60	468.00	<i>9060</i>	593.60	503.00	<i>9760</i>	635.60	538.00
<i>7680</i>	434.00	434.00	<i>8380</i>	552.80	469.00	<i>9080</i>	594.80	504.00	<i>9780</i>	636.80	539.00
<i>7700</i>	435.00	435.00	<i>8400</i>	554.00	470.00	<i>9100</i>	596.00	505.00	<i>9800</i>	638.00	540.00
<i>7720</i>	436.00	436.00	<i>8420</i>	555.20	471.00	<i>9120</i>	597.20	506.00	<i>9820</i>	639.20	541.00
<i>7740</i>	437.00	437.00	<i>8440</i>	556.40	472.00	<i>9140</i>	598.40	507.00	<i>9840</i>	640.40	542.00
<i>7760</i>	438.00	438.00	<i>8450</i>	557.00	472.50	<i>9160</i>	599.60	508.00	<i>9860</i>	641.60	543.00
<i>7780</i>	439.00	439.00	<i>8480</i>	558.80	474.00	<i>9180</i>	600.80	509.00	<i>9880</i>	642.80	544.00
<i>7800</i>	440.00	440.00	<i>8500</i>	560.00	475.00	<i>9200</i>	602.00	510.00	<i>9900</i>	644.00	545.00
<i>7820</i>	441.00	441.00	<i>8520</i>	561.20	476.00	<i>9220</i>	603.20	511.00	<i>9920</i>	645.20	546.00
<i>7840</i>	442.00	442.00	<i>8540</i>	562.40	477.00	<i>9240</i>	604.40	512.00	<i>9940</i>	646.40	547.00
<i>7860</i>	443.00	443.00	<i>8560</i>	563.60	478.00	<i>9260</i>	605.60	513.00	<i>9960</i>	647.60	548.00
<i>7880</i>	444.00	444.00	<i>8580</i>	564.80	479.00	<i>9280</i>	606.80	514.00	<i>9980</i>	648.80	549.00
<i>7900</i>	445.00	445.00	<i>8600</i>	566.00	480.00	<i>9300</i>	608.00	515.00	<i>10000</i>	650.00	550.00
<i>7920</i>	446.00	446.00	<i>8620</i>	567.20	481.00	<i>9320</i>	609.20	516.00	<i>10020</i>	651.20	551.00
<i>7940</i>	447.00	447.00	<i>8640</i>	568.40	482.00	<i>9340</i>	610.40	517.00	<i>10040</i>	652.40	552.00
<i>7960</i>	448.00	448.00	<i>8660</i>	569.60	483.00	<i>9360</i>	611.60	518.00	<i>10060</i>	653.60	553.00
<i>7980</i>	449.00	449.00	<i>8680</i>	570.80	484.00	<i>9380</i>	612.80	519.00	<i>10080</i>	654.80	554.00
<i>8000</i>	450.00	450.00	<i>8700</i>	572.00	485.00	<i>9400</i>	614.00	520.00	<i>10100</i>	656.00	555.00
<i>8020</i>	531.20	451.00	<i>8720</i>	573.20	486.00	<i>9420</i>	615.20	521.00	<i>10120</i>	657.20	556.00
<i>8040</i>	532.40	452.00	<i>8740</i>	574.40	487.00	<i>9440</i>	616.40	522.00	<i>10140</i>	658.40	557.00
<i>8060</i>	533.60	453.00	<i>8760</i>	575.60	488.00	<i>9460</i>	617.60	523.00	<i>10160</i>	659.60	558.00
<i>8080</i>	534.80	454.00	<i>8780</i>	576.80	489.00	<i>9480</i>	618.80	524.00	<i>10180</i>	660.80	559.00
<i>8100</i>	536.00	455.00	<i>8800</i>	578.00	490.00	<i>9500</i>	620.00	525.00	<i>10200</i>	662.00	560.00
<i>8120</i>	537.20	456.00	<i>8820</i>	579.20	491.00	<i>9520</i>	621.20	526.00	<i>10220</i>	663.20	561.00
<i>8140</i>	538.40	457.00	<i>8840</i>	580.40	492.00	<i>9540</i>	622.40	527.00	<i>10240</i>	664.40	562.00
<i>8160</i>	539.60	458.00	<i>8860</i>	581.60	493.00	<i>9560</i>	623.60	528.00	<i>10260</i>	665.60	563.00
<i>8180</i>	540.80	459.00	<i>8880</i>	582.80	494.00	<i>9580</i>	624.80	529.00	<i>10280</i>	666.80	564.00
<i>8200</i>	542.00	460.00	<i>8900</i>	584.00	495.00	<i>9600</i>	626.00	530.00	<i>10300</i>	668.00	565.00
<i>8220</i>	543.20	461.00	<i>8920</i>	585.20	496.00	<i>9620</i>	627.20	531.00	<i>10320</i>	669.20	566.00
<i>8240</i>	544.40	462.00	<i>8940</i>	586.40	497.00	<i>9640</i>	628.40	532.00	<i>10340</i>	670.40	567.00

8260	545.60	463.00	8960	587.60	498.00	9660	629.60	533.00	10360	671.60	568.00
8280	546.80	464.00	8980	588.80	499.00	9680	630.80	534.00	10380	672.80	569.00
Weight	Each Axle	Gross	Weight	Each Axle	Gross	Weight	Each Axle	Gross	Weight	Each Axle	Gross
10400	674.00	570.00	11100	716.00	605.00	11800	758.00	640.00	12500	925.00	675.00
10420	675.20	571.00	11120	717.20	606.00	11820	759.20	641.00	12520	926.40	676.00
10440	676.40	572.00	11140	718.40	607.00	11840	760.40	642.00	12540	927.80	677.00
10460	677.60	573.00	11160	719.60	608.00	11860	761.60	643.00	12560	929.20	678.00
10480	678.80	574.00	11180	720.80	609.00	11880	762.80	644.00	12580	930.60	679.00
10500	680.00	575.00	11200	722.00	610.00	11900	764.00	645.00	12600	932.00	680.00
10520	681.20	576.00	11220	723.20	611.00	11320	729.20	616.00	12520	926.40	676.00
10540	682.40	577.00	11240	724.40	612.00	11940	766.40	647.00	12640	934.80	682.00
10560	683.60	578.00	11260	725.60	613.00	11960	767.60	648.00	12660	936.20	683.00
10580	684.80	579.00	11280	726.80	614.00	11980	768.80	649.00	12680	937.60	684.00
10600	686.00	580.00	11300	728.00	615.00	12000	770.00	650.00	12700	939.00	685.00
10620	687.20	581.00	11320	729.20	616.00	12020	891.40	651.00	12720	940.40	686.00
10640	688.40	582.00	11340	730.40	617.00	12040	892.80	652.00	12740	941.80	687.00
10660	689.60	583.00	11360	731.60	618.00	12060	894.20	653.00	12760	943.20	688.00
10680	690.80	584.00	11380	732.80	619.00	12080	895.60	654.00	12780	944.60	689.00
10700	692.00	585.00	11400	734.00	620.00	12100	897.00	655.00	12800	946.00	690.00
10720	693.20	586.00	11420	735.20	621.00	12120	898.40	656.00	12820	947.40	691.00
10740	694.40	587.00	11440	736.40	622.00	12140	899.80	657.00	12840	948.80	692.00
10760	695.60	588.00	11460	737.60	623.00	12160	901.20	658.00	12860	950.20	693.00
10780	696.80	589.00	11480	738.80	624.00	12180	902.60	659.00	12880	951.60	694.00
10800	698.00	590.00	11500	740.00	625.00	12200	904.00	660.00	12900	953.00	695.00
10820	699.20	591.00	11520	741.20	626.00	12220	905.40	661.00	12920	954.40	696.00
10840	700.40	592.00	11540	742.40	627.00	12240	906.80	662.00	12940	955.80	697.00
10860	701.60	593.00	11560	743.60	628.00	12260	908.20	663.00	12960	957.20	698.00
10880	702.80	594.00	11580	744.80	629.00	12280	909.60	664.00	12980	958.60	699.00
10900	704.00	595.00	11600	746.00	630.00	12300	911.00	665.00	13000	960.00	700.00
10920	705.20	596.00	11620	747.20	631.00	12320	912.40	666.00	13020	961.40	701.00
10940	706.40	597.00	11640	748.40	632.00	12340	913.80	667.00	13040	962.80	702.00
10960	707.60	598.00	11660	749.60	633.00	12360	915.20	668.00	13060	964.20	703.00
10980	708.80	599.00	11680	750.80	634.00	12380	916.60	669.00	13080	965.60	704.00
11000	710.00	600.00	11700	752.00	635.00	12400	918.00	670.00	13100	967.00	705.00
11020	711.20	601.00	11720	753.20	636.00	12420	919.40	671.00	13120	968.40	706.00

11040	712.40	602.00	11740	754.40	637.00	12440	920.80	672.00	13140	969.80	707.00
11060	713.60	603.00	11760	755.60	638.00	12460	922.20	673.00	13160	971.20	708.00
11080	714.80	604.00	11780	756.80	639.00	12480	923.60	674.00	13180	972.60	709.00
Weight	Each Axle	Gross	Weight	Each Axle	Gross	Weight	Each Axle	Gross	Weight	Each Axle	Gross
13200	974.00	710.00	13900	1023.00	745.00	14600	1072.00	780.00	15300	1121.00	815.00
13220	975.40	711.00	13920	1024.40	746.00	14620	1073.40	781.00	15320	1122.40	816.00
13240	976.80	712.00	13940	1025.80	747.00	14640	1074.80	782.00	15340	1123.80	817.00
13260	978.20	713.00	13960	1027.20	748.00	14660	1076.20	783.00	15360	1125.20	818.00
13280	979.60	714.00	13980	1028.60	749.00	14680	1077.60	784.00	15380	1126.60	819.00
13300	981.00	715.00	14000	1030.00	750.00	14700	1079.00	785.00	15400	1128.00	820.00
13320	982.40	716.00	14020	1031.40	751.00	14720	1080.40	786.00	15420	1129.40	821.00
12340	913.80	667.00	14040	1032.80	752.00	14740	1081.80	787.00	15440	1130.80	822.00
12260	908.20	663.00	14060	1034.20	753.00	14760	1083.20	788.00	15460	1132.20	823.00
12380	916.60	669.00	14080	1035.60	754.00	14780	1084.60	789.00	15480	1133.60	824.00
13400	988.00	720.00	14100	1037.00	755.00	14800	1086.00	790.00	15500	1135.00	825.00
13420	989.40	721.00	14120	1038.40	756.00	14820	1087.40	791.00	15520	1136.40	826.00
13440	990.80	722.00	14140	1039.80	757.00	14840	1088.80	792.00	15540	1137.80	827.00
13460	992.20	723.00	14160	1041.20	758.00	14860	1090.20	793.00	15560	1139.20	828.00
13480	993.60	724.00	14180	1042.60	759.00	14880	1091.60	794.00	15580	1140.60	829.00
13500	995.00	725.00	14200	1044.00	760.00	14900	1093.00	795.00	15600	1142.00	830.00
13520	996.40	726.00	14220	1045.40	761.00	14920	1094.40	796.00	15620	1143.40	831.00
13540	997.80	727.00	14240	1046.80	762.00	14940	1095.80	797.00	15640	1144.80	832.00
13560	999.20	728.00	14260	1048.20	763.00	14960	1097.20	798.00	15660	1146.20	833.00
13580	1000.60	729.00	14280	1049.60	764.00	14980	1098.60	799.00	15680	1147.60	834.00
13600	1002.00	730.00	14300	1051.00	765.00	15000	1100.00	800.00	15700	1149.00	835.00
13620	1003.40	731.00	14320	1052.40	766.00	15020	1101.40	801.00	15720	1150.40	836.00
13640	1004.80	732.00	14340	1053.80	767.00	15040	1102.80	802.00	15740	1151.80	837.00
13660	1006.20	733.00	14360	1055.20	768.00	15060	1104.20	803.00	15760	1153.20	838.00
13680	1007.60	734.00	14380	1056.60	769.00	15080	1105.60	804.00	15780	1154.60	839.00
13700	1009.00	735.00	14400	1058.00	770.00	15100	1107.00	805.00	15800	1156.00	840.00
13720	1010.40	736.00	14420	1059.40	771.00	15120	1108.40	806.00	15820	1157.40	841.00
13740	1011.80	737.00	14440	1060.80	772.00	15140	1109.80	807.00	15840	1158.80	842.00
13760	1013.20	738.00	14460	1062.20	773.00	15160	1111.20	808.00	15860	1160.20	843.00
13780	1014.60	739.00	14480	1063.60	774.00	15180	1112.60	809.00	15880	1161.60	844.00
13800	1016.00	740.00	14500	1065.00	775.00	15200	1114.00	810.00	15900	1163.00	845.00

13820	1017.40	741.00	14520	1066.40	776.00	15220	1115.40	811.00	15920	1164.40	846.00
13840	1018.80	742.00	14540	1067.80	777.00	15240	1116.80	812.00	15940	1165.80	847.00
13860	1020.20	743.00	14560	1069.20	778.00	15260	1118.20	813.00	15960	1167.20	848.00
13880	1021.60	744.00	14580	1070.60	779.00	15280	1119.60	814.00	15980	1168.60	849.00
Weight	Each Axle	Gross	Weight	Each Axle	Gross	Weight	Each Axle	Gross	Weight	Each Axle	Gross
16000	1170.00	850.00	16700	1553.00	885.00	17400	1616.00	920.00	18100	1679.00	955.00
16020	1491.80	851.00	16720	1554.80	886.00	17420	1617.80	921.00	18120	1680.80	956.00
16040	1493.60	852.00	16740	1556.60	887.00	17440	1619.60	922.00	18140	1682.60	957.00
16060	1495.40	853.00	16760	1558.40	888.00	17460	1621.40	923.00	18160	1684.40	958.00
16080	1497.20	854.00	16780	1560.20	889.00	17480	1623.20	924.00	18180	1686.20	959.00
16100	1499.00	855.00	16800	1562.00	890.00	17500	1625.00	925.00	18200	1688.00	960.00
16120	1500.80	856.00	16820	1563.80	891.00	17520	1626.80	926.00	18220	1689.80	961.00
16140	1502.60	857.00	16840	1565.60	892.00	17540	1628.60	927.00	18240	1691.60	962.00
16160	1504.40	858.00	16860	1567.40	893.00	17560	1630.40	928.00	18260	1693.40	963.00
16180	1506.20	859.00	16880	1569.20	894.00	17580	1632.20	929.00	18280	1695.20	964.00
16200	1508.00	860.00	16900	1571.00	895.00	17600	1634.00	930.00	18300	1697.00	965.00
16220	1509.80	861.00	16920	1572.80	896.00	17620	1635.80	931.00	18320	1698.80	966.00
16240	1511.60	862.00	16940	1574.60	897.00	17640	1637.60	932.00	18340	1700.60	967.00
16260	1513.40	863.00	16960	1576.40	898.00	17660	1639.40	933.00	18360	1702.40	968.00
16280	1515.20	864.00	16980	1578.20	899.00	17680	1641.20	934.00	18380	1704.20	969.00
16300	1517.00	865.00	17000	1580.00	900.00	17700	1643.00	935.00	18400	1706.00	970.00
16320	1518.80	866.00	17020	1581.80	901.00	17720	1644.80	936.00	18420	1707.80	971.00
16340	1520.60	867.00	17040	1583.60	902.00	17740	1646.60	937.00	18440	1709.60	972.00
16360	1522.40	868.00	17060	1585.40	903.00	17760	1648.40	938.00	18460	1711.40	973.00
16380	1524.20	869.00	17080	1587.20	904.00	17780	1650.20	939.00	18480	1713.20	974.00
16400	1526.00	870.00	17100	1589.00	905.00	17800	1652.00	940.00	18500	1715.00	975.00
16420	1527.80	871.00	17120	1590.80	906.00	17820	1653.80	941.00	18520	1716.80	976.00
16440	1529.60	872.00	17140	1592.60	907.00	17840	1655.60	942.00	18540	1718.60	977.00
16460	1531.40	873.00	17160	1594.40	908.00	17860	1657.40	943.00	18560	1720.40	978.00
16480	1533.20	874.00	17180	1596.20	909.00	17880	1659.20	944.00	18580	1722.20	979.00
16500	1535.00	875.00	17200	1598.00	910.00	17900	1661.00	945.00	18600	1724.00	980.00
16520	1536.80	876.00	17220	1599.80	911.00	17920	1662.80	946.00	18620	1725.80	981.00
16540	1538.60	877.00	17240	1601.60	912.00	17940	1664.60	947.00	18640	1727.60	982.00
16560	1540.40	878.00	17260	1603.40	913.00	17960	1666.40	948.00	18660	1729.40	983.00
16580	1542.20	879.00	17280	1605.20	914.00	17980	1668.20	949.00	18680	1731.20	984.00

16600	1544.00	880.00	17300	1607.00	915.00	18000	1670.00	950.00	18700	1733.00	985.00
16620	1545.80	881.00	17320	1608.80	916.00	18020	1671.80	951.00	18720	1734.80	986.00
16640	1547.60	882.00	17340	1610.60	917.00	18040	1673.60	952.00	18740	1736.60	987.00
16660	1549.40	883.00	17360	1612.40	918.00	18060	1675.40	953.00	18760	1738.40	988.00
16680	1551.20	884.00	17380	1614.20	919.00	18080	1677.20	954.00	18780	1740.20	989.00
Weight	Each Axle	Gross	Weight	Each Axle	Gross	Weight	Each Axle	Gross	Weight	Each Axle	Gross
18800	1742.00	990.00	19500	1805.00	1025.00	20200	2272.00	1060.00	20900	2349.00	1095.00
18820	1743.80	991.00	19520	1806.80	1026.00	20220	2274.20	1061.00	20920	2351.20	1096.00
18840	1745.60	992.00	19540	1808.60	1027.00	20240	2276.40	1062.00	20940	2353.40	1097.00
18860	1747.40	993.00	19560	1810.40	1028.00	20260	2278.60	1063.00	20960	2355.60	1098.00
18880	1749.20	994.00	19580	1812.20	1029.00	20280	2280.80	1064.00	20980	2357.80	1099.00
18900	1751.00	995.00	19600	1814.00	1030.00	20300	2283.00	1065.00	21000	2360.00	1100.00
18920	1752.80	996.00	19620	1815.80	1031.00	20320	2285.20	1066.00	21020	2362.20	1101.00
18940	1754.60	997.00	19640	1817.60	1032.00	20340	2287.40	1067.00	21040	2364.40	1102.00
18960	1756.40	998.00	19660	1819.40	1033.00	20360	2289.60	1068.00	21060	2366.60	1103.00
18980	1758.20	999.00	19680	1821.20	1034.00	20380	2291.80	1069.00	21080	2368.80	1104.00
19000	1760.00	1000.00	19700	1823.00	1035.00	20400	2294.00	1070.00	21100	2371.00	1105.00
19020	1761.80	1001.00	19720	1824.80	1036.00	20420	2296.20	1071.00	21120	2373.20	1106.00
19040	1763.60	1002.00	19740	1826.60	1037.00	20440	2298.40	1072.00	21140	2375.40	1107.00
19060	1765.40	1003.00	19760	1828.40	1038.00	20460	2300.60	1073.00	21160	2377.60	1108.00
19080	1767.20	1004.00	19780	1830.20	1039.00	20480	2302.80	1074.00	21180	2379.80	1109.00
19100	1769.00	1005.00	19800	1832.00	1040.00	20500	2305.00	1075.00	21200	2382.00	1110.00
19120	1770.80	1006.00	19820	1833.80	1041.00	20520	2307.20	1076.00	21220	2384.20	1111.00
19140	1772.60	1007.00	19840	1835.60	1042.00	20540	2309.40	1077.00	21240	2386.40	1112.00
19160	1774.40	1008.00	19860	1837.40	1043.00	20560	2311.60	1078.00	21260	2388.60	1113.00
19180	1776.20	1009.00	19880	1839.20	1044.00	20580	2313.80	1079.00	21280	2390.80	1114.00
19200	1778.00	1010.00	19900	1841.00	1045.00	20600	2316.00	1080.00	21300	2393.00	1115.00
19220	1779.80	1011.00	19920	1842.80	1046.00	20620	2318.20	1081.00	21320	2395.20	1116.00
19240	1781.60	1012.00	19940	1844.60	1047.00	20640	2320.40	1082.00	21340	2397.40	1117.00
19260	1783.40	1013.00	19960	1846.40	1048.00	20660	2322.60	1083.00	21360	2399.60	1118.00
19280	1785.20	1014.00	19980	1848.20	1049.00	20680	2324.80	1084.00	21380	2401.80	1119.00
19300	1787.00	1015.00	20000	1850.00	1050.00	20700	2327.00	1085.00	21400	2404.00	1120.00
19320	1788.80	1016.00	20020	2252.20	1051.00	20720	2329.20	1086.00	21420	2406.20	1121.00
19340	1790.60	1017.00	20040	2254.40	1052.00	20740	2331.40	1087.00	21440	2408.40	1122.00
19360	1792.40	1018.00	20060	2256.60	1053.00	20760	2333.60	1088.00	21460	2410.60	1123.00
19380	1794.20	1019.00	20080	2258.80	1054.00	20780	2335.80	1089.00	21480	2412.80	1124.00

19400	1796.00	1020.00	20100	2261.00	1055.00	20800	2338.00	1090.00	21500	2415.00	1125.00
19420	1797.80	1021.00	20120	2263.20	1056.00	20820	2340.20	1091.00	21520	2417.20	1126.00
19440	1799.60	1022.00	20140	2265.40	1057.00	20840	2342.40	1092.00	21540	2419.40	1127.00
19460	1801.40	1023.00	20160	2267.60	1058.00	20860	2344.60	1093.00	21560	2421.60	1128.00
19480	1803.20	1024.00	20180	2269.80	1059.00	20880	2346.80	1094.00	21580	2423.80	1129.00
Weight	Each Axle	Gross	Weight	Each Axle	Gross	Weight	Each Axle	Gross	Weight	Each Axle	Gross
21600	2426.00	1130.00	22300	2503.00	1165.00	23000	2580.00	1200.00	23700	2657.00	1235.00
21620	2428.20	1131.00	22320	2505.20	1166.00	23020	2582.20	1201.00	23720	2659.20	1236.00
21640	2430.40	1132.00	22340	2507.40	1167.00	23040	2584.40	1202.00	23740	2661.40	1237.00
21660	2432.60	1133.00	22360	2509.60	1168.00	23060	2586.60	1203.00	23760	2663.60	1238.00
21680	2434.80	1134.00	22380	2511.80	1169.00	23080	2588.80	1204.00	23780	2665.80	1239.00
21700	2437.00	1135.00	22400	2514.00	1170.00	23100	2591.00	1205.00	23800	2668.00	1240.00
21720	2439.20	1136.00	22420	2516.20	1171.00	23120	2593.20	1206.00	23820	2670.20	1241.00
21740	2441.40	1137.00	22440	2518.40	1172.00	23140	2595.40	1207.00	23840	2672.40	1242.00
21760	2443.60	1138.00	22460	2520.60	1173.00	23160	2597.60	1208.00	23860	2674.60	1243.00
21780	2445.80	1139.00	22480	2522.80	1174.00	23180	2599.80	1209.00	23880	2676.80	1244.00
21800	2448.00	1140.00	22500	2525.00	1175.00	23200	2602.00	1210.00	23900	2679.00	1245.00
21820	2450.20	1141.00	22520	2527.20	1176.00	23220	2604.20	1211.00	23920	2681.20	1246.00
21840	2452.40	1142.00	22540	2529.40	1177.00	23240	2606.40	1212.00	23940	2683.40	1247.00
21860	2454.60	1143.00	22560	2531.60	1178.00	23250	2607.50	1212.50	23960	2685.60	1248.00
21880	2456.80	1144.00	22580	2533.80	1179.00	23280	2610.80	1214.00	23980	2687.80	1249.00
21900	2459.00	1145.00	22600	2536.00	1180.00	23300	2613.00	1215.00	24000	2690.00	1250.00
21320	2395.20	1116.00	22620	2538.20	1181.00	23320	2615.20	1216.00	24020	2692.20	1251.00
21940	2463.40	1147.00	22640	2540.40	1182.00	23340	2617.40	1217.00	24040	2694.40	1252.00
21960	2465.60	1148.00	22660	2542.60	1183.00	23360	2619.60	1218.00	24060	2696.60	1253.00
21980	2467.80	1149.00	22680	2544.80	1184.00	23380	2621.80	1219.00	24080	2698.80	1254.00
22000	2470.00	1150.00	22700	2547.00	1185.00	23400	2624.00	1220.00	24100	2701.00	1255.00
22020	2472.20	1151.00	22720	2549.20	1186.00	23420	2626.20	1221.00	24120	2703.20	1256.00
22040	2474.40	1152.00	22740	2551.40	1187.00	23440	2628.40	1222.00	24140	2705.40	1257.00
22060	2476.60	1153.00	22760	2553.60	1188.00	23460	2630.60	1223.00	24160	2707.60	1258.00
22080	2478.80	1154.00	22780	2555.80	1189.00	23480	2632.80	1224.00	24180	2709.80	1259.00
22100	2481.00	1155.00	22800	2558.00	1190.00	23500	2635.00	1225.00	24200	2712.00	1260.00
22120	2483.20	1156.00	22820	2560.20	1191.00	23520	2637.20	1226.00	24220	2714.20	1261.00
22140	2485.40	1157.00	22840	2562.40	1192.00	23540	2639.40	1227.00	24240	2716.40	1262.00
22160	2487.60	1158.00	72860	8064.60	3693.00	23560	2641.60	1228.00	24260	2718.60	1263.00

22180	2489.80	1159.00	22880	2566.80	1194.00	23580	2643.80	1229.00	24280	2720.80	1264.00
22200	2492.00	1160.00	22900	2569.00	1195.00	23600	2646.00	1230.00	24300	2723.00	1265.00
22220	2494.20	1161.00	22320	2505.20	1166.00	23620	2648.20	1231.00	24320	2725.20	1266.00
22240	2496.40	1162.00	22940	2573.40	1197.00	23640	2650.40	1232.00	24340	2727.40	1267.00
22260	2498.60	1163.00	22960	2575.60	1198.00	23660	2652.60	1233.00	24360	2729.60	1268.00
22280	2500.80	1164.00	22380	2511.80	1169.00	23680	2654.80	1234.00	24380	2731.80	1269.00
Weight	Each Axle	Gross	Weight	Each Axle	Gross	Weight	Each Axle	Gross	Weight	Each Axle	Gross
24400	2734.00	1270.00	25100	3313.00	1305.00	25800	3404.00	1340.00	26500	3495.00	1375.00
24420	2736.20	1271.00	25120	3315.60	1306.00	25820	3406.60	1341.00	26520	3497.60	1376.00
24440	2738.40	1272.00	25140	3318.20	1307.00	25840	3409.20	1342.00	26540	3500.20	1377.00
24460	2740.60	1273.00	25160	3320.80	1308.00	25860	3411.80	1343.00	26560	3502.80	1378.00
24480	2742.80	1274.00	25180	3323.40	1309.00	25880	3414.40	1344.00	26580	3505.40	1379.00
24500	2745.00	1275.00	25200	3326.00	1310.00	25900	3417.00	1345.00	26600	3508.00	1380.00
24520	2747.20	1276.00	25220	3328.60	1311.00	25920	3419.60	1346.00	26620	3510.60	1381.00
24540	2749.40	1277.00	25240	3331.20	1312.00	25940	3422.20	1347.00	26640	3513.20	1382.00
24560	2751.60	1278.00	25260	3333.80	1313.00	25960	3424.80	1348.00	26660	3515.80	1383.00
24580	2753.80	1279.00	25280	3336.40	1314.00	25980	3427.40	1349.00	26680	3518.40	1384.00
24600	2756.00	1280.00	25300	3339.00	1315.00	26000	3430.00	1350.00	26700	3521.00	1385.00
24620	2758.20	1281.00	25320	3341.60	1316.00	26020	3432.60	1351.00	26720	3523.60	1386.00
24640	2760.40	1282.00	25340	3344.20	1317.00	26040	3435.20	1352.00	26740	3526.20	1387.00
24660	2762.60	1283.00	25360	3346.80	1318.00	26060	3437.80	1353.00	26760	3528.80	1388.00
24680	2764.80	1284.00	25380	3349.40	1319.00	26080	3440.40	1354.00	26780	3531.40	1389.00
24700	2767.00	1285.00	25400	3352.00	1320.00	26100	3443.00	1355.00	26800	3534.00	1390.00
24720	2769.20	1286.00	25420	3354.60	1321.00	26120	3445.60	1356.00	26820	3536.60	1391.00
24740	2771.40	1287.00	25440	3357.20	1322.00	26140	3448.20	1357.00	26840	3539.20	1392.00
24760	2773.60	1288.00	25460	3359.80	1323.00	26160	3450.80	1358.00	26860	3541.80	1393.00
24780	2775.80	1289.00	25480	3362.40	1324.00	26180	3453.40	1359.00	26880	3544.40	1394.00
24800	2778.00	1290.00	25500	3365.00	1325.00	26200	3456.00	1360.00	26900	3547.00	1395.00
24820	2780.20	1291.00	25520	3367.60	1326.00	26220	3458.60	1361.00	26920	3549.60	1396.00
24840	2782.40	1292.00	25540	3370.20	1327.00	26240	3461.20	1362.00	26940	3552.20	1397.00
24860	2784.60	1293.00	25560	3372.80	1328.00	26260	3463.80	1363.00	26960	3554.80	1398.00
24880	2786.80	1294.00	25580	3375.40	1329.00	26280	3466.40	1364.00	26980	3557.40	1399.00
24900	2789.00	1295.00	25600	3378.00	1330.00	26300	3469.00	1365.00	27000	3560.00	1400.00
24920	2791.20	1296.00	25620	3380.60	1331.00	26320	3471.60	1366.00	27020	3562.60	1401.00
24940	2793.40	1297.00	25640	3383.20	1332.00	26340	3474.20	1367.00	27040	3565.20	1402.00

<i>24960</i>	2795.60	1298.00	<i>25660</i>	3385.80	1333.00	<i>25360</i>	3346.80	1318.00	<i>27060</i>	3567.80	1403.00
<i>24980</i>	2797.80	1299.00	<i>25680</i>	3388.40	1334.00	<i>26380</i>	3479.40	1369.00	<i>27080</i>	3570.40	1404.00
<i>25000</i>	2800.00	1300.00	<i>25700</i>	3391.00	1335.00	<i>26400</i>	3482.00	1370.00	<i>27100</i>	3573.00	1405.00
<i>25020</i>	3302.60	1301.00	<i>25720</i>	3393.60	1336.00	<i>26420</i>	3484.60	1371.00	<i>27120</i>	3575.60	1406.00
<i>25040</i>	3305.20	1302.00	<i>25740</i>	3396.20	1337.00	<i>26440</i>	3487.20	1372.00	<i>27140</i>	3578.20	1407.00
<i>25060</i>	3307.80	1303.00	<i>25760</i>	3398.80	1338.00	<i>26460</i>	3489.80	1373.00	<i>27160</i>	3580.80	1408.00
<i>25080</i>	3310.40	1304.00	<i>25780</i>	3401.40	1339.00	<i>26480</i>	3492.40	1374.00	<i>27180</i>	3583.40	1409.00

Tab 11

Agenda



Administrative Office of the Courts

Chief Justice Matthew B. Durrant
Utah Supreme Court
Chair, Utah Judicial Council

April 4, 2022

Ronald B. Gordon, Jr.
State Court Administrator
Catherine J. Dupont
Deputy Court Administrator

MEMORANDUM

TO: Management Committee and Judicial Council

FROM: Jon Puente, Director OFA

RE: Committee on Fairness and Accountability

On March 11th the Judicial Council approved Rule 3-420 establishing the Committee on Fairness and Accountability. The “Committee” was created to provide support and guidance to the Office of Fairness and Accountability, and to provide expertise and guidance to the Judicial Council regarding how to best support the work of the Office of Fairness and Accountability.

In accordance with Rule 1-205(1)(B)(xv), the Committee is to be comprise of

- one sitting judge;
- three current or former judicial officers;
- the General Counsel or designee; and
- the Director of the Office of Fairness and Accountability.

As it is a new committee, all positions are vacant. It is recommended to the Management Committee that the following be considered for these vacancies.

- Justice Paige Petersen, sitting judge
- Judge William Thorne, former judicial officer
- Judge Tyrone Medley, former judicial officer
- Judge Mary Noonan, former judicial officer
- the General Counsel or designee; and
- Jonathan Puente, Director of the Office of Fairness and Accountability

The Committee will develop a strategic plan with the Director of the OFA. The strategic plan shall include the Judiciary’s goals and policy directives for meeting the court’s mission for the open, fair and efficient administration of justice under the law while also being responsive to the state’s cultural, ethnic, socioeconomic, linguistic, physical, gender, and age diversities. The Committee will also oversee the court’s RED (racial and ethnic disparity) working group efforts.

**The mission of the Utah judiciary is to provide an open, fair,
efficient, and independent system for the advancement of justice under the law.**

Tab 12

Agenda



Administrative Office of the Courts

Chief Justice Matthew B. Durrant
Utah Supreme Court
Chair, Utah Judicial Council

April 12, 2022

Ronald Gordon, Jr.
State Court Administrator
Catherine J. Dupont
Deputy Court Administrator

MEMORANDUM

TO: Judicial Council
FROM: Keisa Williams
RE: HR Policies for final approval

Policy and Planning and the Management Committee recommend that the following HR policy amendments be approved as final with a May 1, 2022 effective date.

HR08-22. Out-of-State Work (NEW)

This is a new policy related to recent rules adopted by State Finance. Technically, their rule doesn't apply to us because certain pieces of it only make sense for the executive branch. At the same time, we are dependent upon their resources to process payroll and apply payroll taxes, so our policies need to harmonize with their new rules. The new State Finance rule is attached for context. Proposed HR 8-22 has been approved by Bart, Ron, Cathy, Karl, and Alisha.

HR01. Definitions (AMEND)

HR08-14. Dual State Employment (AMEND)

HR09-11. Conflict of Interest (AMEND)

HR09-12. Political Activity (AMEND)

In reviewing HR policies, Bart and I discovered that certain sections related to employee ethics are incorrect, particularly HR09-12 allowing political activity pursuant to the Hatch Act. That language was copied from executive branch policies in error. Judicial branch employees are subject to more ethical restrictions than employees in other branches of government. The proposed amendments revert back to policies and practices in effect prior to July 1, 2021.

The mission of the Utah judiciary is to provide an open, fair,
efficient, and independent system for the advancement of justice under the law.

HR08-22. In-State and Out-of-State Work.

- 1) This policy establishes the conditions under which judicial branch employees may work outside of the state, provides that employees' tax withholdings be paid to the state, and provides for the security of judicial branch information technology systems.
- 2) The intent of this policy is to provide mutually beneficial outcomes to the judicial branch and its employees including but not limited to the following ways:
 - a) Providing employment opportunities to citizens of the state;
 - b) Allowing out-of-state employment when doing so is in the best interest of the judicial branch;
 - c) Retaining within the state that state income tax paid by judicial branch employees with minimal exceptions;
 - d) Minimizing costs borne by the state to provide workers' compensation and liability coverage for out-of-state workers.
- 3) General Requirements.
 - a) An employee may perform work only while physically within the state's borders.
 - b) An employee's state employment-related tax withholdings are paid to the state and the employee acknowledges that any compensation paid by the judicial branch is deemed earned within the state.
 - c) An employee may not take property or equipment owned by the judicial branch outside of the United States without prior approval from a Court Level Administrator.
 - d) When an employee is sent outside of the state for business reasons and the duration of time is fewer than 30 days within a calendar year, the employee shall follow business travel policies established by the Department of Finance, found in the Accounting Manual.
 - e) An employee traveling outside of the state for judicial branch business reasons may perform work outside the state if the duration of time is fewer than 30 days.
- 4) Exceptions.
 - a) An employee is ultimately responsible for paying the proper amount of tax to the appropriate taxing

authorities when an exception is granted under this section.

- b) An employee who travels to another state for personal reasons and the duration of time is fewer than 30 days within a calendar year may not perform work in that state without prior approval from the employee's supervisor.
- c) An employee who desires to work in another state for more than 30 days within a calendar year shall seek prior written approval from management to work in that state.
- d) A manager seeking to allow or to require an employee to work for more than 30 days outside of the state within a calendar year, including the possibility of living outside of the state, shall do the following:
 - i) Obtain written approval from a Court Level Administrator or designee;
 - ii) Inform the HR Department that the employee will be working outside of the state and provide the employee's new out-of-state address;
 - iii) Notify and request the Division of Finance in the Utah Department of Government Operations to set up tax withholdings to be paid to the state in which the employee is working;
 - iv) Notify and request the Division of Risk Management in the Utah Department of Government Operations to ensure the employee will be protected by workers' compensation insurance and other appropriate and available travel and liability coverage or insurance; and
 - v) Reimburse at the established rate the Division of Finance, Division of Risk Management, or other state entity for costs incurred to research and establish tax withholdings, workers' compensation, travel, and liability policies, or any other requirements to cover the employee while working outside the state.
- e) An employee who plans to travel outside of the United States and who will be required or desires to work while outside of the United States shall obtain prior written approval to work from the State Court Administrator or Deputy State Court Administrator.
- f) An employee who plans to travel outside of the United States and desires to take equipment or property owned by the judicial branch shall obtain prior written

approval from the Chief Information Officer (CIO) or designee who shall assess the security and legal issues of accessing systems on judicial branch owned equipment while the employee is outside of the United States.

- i) After obtaining CIO or designee approval, the employee's Court Level Administrator or designee shall:
 - (1) Notify and request the Division of Risk Management in the Utah Department of Government Operations to assess the availability of workers' compensation insurance coverage and the need for travel insurance and general liability coverage;
 - (2) Notify and request the Division of Finance in the Utah Department of Government Operations to review potential tax implications if the employee would be working outside of the United States for more than 30 days within a calendar year; and
 - (3) Reimburse at the established rate the Division of Risk Management or other state entity for costs incurred to research workers' compensation, travel, and liability policies, or any other requirements to cover the employee while working outside the United States.
- g) Any other exemption to HR08-22 must be granted in writing by the State Court Administrator or designee.

R13. Government Operations, Administration.**R13-4. In-State Work Location Rule.****R13-4-1. Authority and Purpose.**

- (1) This rule is authorized by Section 63A-1-105.5.
- (2) This rule establishes the conditions under which employees may work outside of the state, provides that employees' tax withholdings be paid to the state, and provides for the security of state information technology systems.
- (3) This rule provides the following positive outcomes:
 - (a) providing employment opportunities to citizens of the state;
 - (b) keeping in the state income tax paid by state employees; and
 - (c) minimizing costs borne by the state to provide workers' compensation and liability coverage for out-of-state workers.

R13-4-2. Definitions.

- (1) "Agency" means the same as defined in Subsection 63A-1-103(1), except that "agency" does not include the Office of the State Treasurer, the Office of the State Auditor, the Office of the Attorney General, the legislature, or the courts.
- (2) "DHRM" means the state Division of Human Resource Management.
- (3) "Employee" means an individual employed by an agency.
- (4) "Executive director" means the executive director, commissioner, or other chief administrative officer of a department-level agency.
- (5) "State" means the state of Utah.
- (6) "State-owned equipment" means personal computers, tablets, or cell phones provided by an agency to an employee for the employee's work.
- (7) "United States" means the 50 states and the District of Columbia.
- (8) "Work" means performing the duties for which the employee is hired by the agency.

R13-4-3. General Requirements.

- (1) An employee may work only while physically within the state's borders.
- (2) An employee's state employment-related tax withholdings are paid to the state and the employee acknowledges that any compensation paid by the agency is deemed earned within the state.
- (3) An employee may not take state-owned property outside of the United States without prior approval.
- (4) An agency and an agency's employee shall follow the agency's business travel policy when an employee is sent outside of the state for business reasons for fewer than 30 days within a calendar year.

R13-4-4. Exceptions.

- (1) For all exceptions detailed in this section, the employee is ultimately responsible for paying the proper amount of tax to the appropriate taxing authorities.
- (2) Exceptions to this rule are rare in order to maximize the outcomes described in Subsection R13-4-1(3).
- (3) An employee who travels to another state for personal reasons for fewer than 30 days within a calendar year may not work within that state without prior approval from the employee's supervisor.
- (4) An employee who desires to work in another state for more than 30 days within a calendar year shall obtain prior written approval to work in that state from the employee's executive director.
- (5) An employee traveling on agency business may work outside of the state if the assignment is for fewer than 30 days.
- (6) An agency that desires to allow or require an employee to work for more than 30 days outside of the state within a calendar year, including the possibility of living outside of the state, shall:
 - (a) obtain approval from the Governor's Office or designee by completing and submitting an Exception Request - Regularly Work Outside the State, available from DHRM;
 - (b) instruct the employee to notify DHRM:
 - (i) that the employee will be working outside of the state; and
 - (ii) of the employee's new out-of-state address;
 - (c) notify and request the Division of Finance to set up tax withholdings to be paid to the state in which the employee is working;
 - (d) notify and request the Division of Risk Management to ensure the employee will be protected by workers' compensation insurance and other appropriate and available travel and liability coverage or insurance; and
 - (e) reimburse at the established rate the Division of Finance, the Division of Risk Management, or other state entity for costs incurred to research and establish tax withholdings, workers' compensation, travel, and liability policies, or any other requirements to cover the employee while working outside the state.
- (7) An employee who plans to travel outside of the United States and who will be required or desires to work while outside of the United States shall obtain prior written approval to work from the employee's executive director.
- (8) An employee who plans to travel outside of the United States and desires to take state-owned equipment shall obtain prior written approval from the employee's executive director or designee.
- (9) An agency that desires to approve an employee to work and take state-owned equipment outside of the United States shall:

- (a) obtain approval from the Governor's Office or designee by completing and submitting an Exception Request - Equipment form, available from the Governor's Office;
 - (b) notify and request the Division of Risk Management to assess the availability of workers' compensation insurance coverage and the need for travel insurance and general liability coverage;
 - (c) notify and request the Division of Technology Services to assess the security and legal issues of accessing state systems on state-owned equipment while the employee is outside of the United States;
 - (d) notify and request the Division of Finance to review potential tax implications if the employee would be working in a country outside of the United States at the agency's request for more than 30 days within a calendar year; and
 - (e) reimburse at the established rate the Division of Risk Management, the Division of Technology Services, or other state entity for costs incurred to research workers' compensation, travel, and liability policies, or any other requirements to cover the employee while working outside the United States.
- (10) Any other exception must be granted by the Governor's Office or designee.

KEY: state employee, work location

Date of Enactment or Last Substantive Amendment: July 1, 2021

Authorizing, and Implemented or Interpreted Law: 63A-1-105.5

HR01. Definitions.

(97) “**Prohibited Political Activity**”: Running for or holding political or elective public office; making or influencing governmental policy unrelated to the performance of official court responsibilities; ~~or active support of a partisan or special interest public policy agenda;~~ or any activity that violates HR09-12.

HR08-14. Dual State Employment.

(9) Secondary positions in state government must not interfere with the efficient performance of the employee’s primary position. violate Section 9 of this policy, ~~nor create a conflict of interest for any state entity. An employee in dual employment status shall comply with conditions under HR09-2(1).~~

HR09-11. Conflict of Interest.

(9) An employee shall not solicit, accept, or agree to accept any gift, loan, gratuity, discount, favor, hospitality, or service under circumstances from which a reasonable inference could be made that a major purpose of the donor is to influence the court employee in the performance of official duties. This provision does not apply to the following:

- a) An award presented in recognition of public service;
- ~~a)b)~~ Any bonafide loan made in the ordinary course of business by any institution authorized by state law or federal law to make such loans; or
- ~~b) Political campaign contributions if used in a political campaign of the recipient public officer or public employee;~~
- c) An occasional non-pecuniary gift of nominal value given to all of the employees in an office or team.

HR09-12. Political Activity.

An employee may only participate in political activity that does not jeopardize the confidence of the public or of government officials in the impartiality of the judicial branch of government.

Prohibited political activity includes, but is not limited to:

- ~~1) An employee shall not participate in p~~Political activity which conflicts with or otherwise affects the mission and activities of the judicial branch;:-
- ~~2) Employees of the judicial branch are prohibited from r~~Running for, being appointed to, or holding an elected office at any level of government;:-
- ~~3) Serving on boards, councils, committees, or other entities in the executive or legislative branches, unless the entity deals with the law, the legal system, or the administration of justice (applicable at both the state and local levels);~~
- ~~4) Membership in an organization that practices unlawful discrimination;~~
- ~~5) An employee shall not engage in p~~Political activity during work hours, unless on management-approved leave;:-
- ~~6) An employee shall not u~~Use any state owned equipment, supplies or resources when engaged in political activity;:-
- ~~7) An employee shall not d~~Discriminate in favor of or against any person, including but not

limited to court patrons, employees, or applicants for employment, based on political activities:-

- ~~8) An employee shall not u~~Use any information related to employment in the judicial branch while engaging in political activity, including but not limited to the employee's job title, position, assignments or activities as an employee of the judicial branch:- and
- ~~9) Trial Court Executives, directors, court administrators, and other employees in policy-making positions may be subject to additional restrictions on political activity. If there is a question about further restrictions, prior to engaging in such activity, the employee must submit the information to the HR director and the employee's supervisor who will seek a legal opinion from the AOC General Counsel's Office before approval, denial or conditional approval.~~

~~A state employee may voluntarily participate in political activity, except as restricted by this section or by the U.S. Hatch Act, 5 U.S.C. Sec. 1501 through 1508.~~

- ~~1) As modified by the Hatch Modernization Act of 2012, 5 U.S.C. §1502(a)(3), the Hatch Act restricts the political activity of state government employees whose salary is 100% funded by federal loans or grants.~~
- ~~a) Employees in positions covered by the Hatch Act may run for public office in nonpartisan elections, campaign for and hold office in political clubs and organizations, actively campaign for candidates for public office in partisan and nonpartisan elections, contribute money to political organizations, and attend political fundraising functions.~~
- ~~b) Employees in positions covered by the Hatch Act may not be candidates for public office in a partisan election, nor use official authority or influence to interfere with or affect the results of an election or nomination, or directly or indirectly coerce contributions from subordinates in support of a political party or candidate.~~
- ~~2) Prior to filing for candidacy, an employee who is considering running for a partisan office shall submit a statement of intent to become a candidate to the court level administrator.~~
- ~~a) The court level administrator shall consult with the HR Director or designee and General Counsel.~~
- ~~b) The HR Director or designee shall, in consultation with General Counsel, determine whether the employee's intent to become a candidate is covered under the Hatch Act.~~
- ~~c) Employees in violation of HR09-4(1)(b) may be disciplined up to and including termination of employment.~~
- ~~3) If a determination is made that the employee's position is covered by the Hatch Act, the employee may not run for a partisan political office.~~
- ~~a) If the employee files for candidacy and it has been determined that the employee's position is covered by the Hatch Act, management shall dismiss the employee from employment.~~
- ~~4) Any career service employee elected to any partisan or full-time non-partisan political office shall be granted a leave of absence without pay for times when monetary compensation is received for service in a political office.~~
- ~~5) During work time, no employee may engage in any political activity. No person shall solicit political contributions from employees of the judicial branch during hours of employment. However, an employee may voluntarily contribute to any party or any candidate.~~

95
96
97
98
99

~~6) This policy incorporates by reference the United States Hatch Act as currently amended.~~

~~7)1) _____ Decisions regarding employment, promotion, demotion, dismissal, or any other human resource actions may not be based on partisan political activity.~~

Tab 13

Agenda



Administrative Office of the Courts

Chief Justice Matthew B. Durrant
Utah Supreme Court
Chair, Utah Judicial Council

April 1, 2022

Ronald B. Gordon, Jr.
State Court Administrator
Catherine J. Dupont
Deputy Court Administrator

MEMORANDUM

TO: Management Committee of the Judicial Council

FROM: Shane Bahr

RE: Uniform Fine Committee Chair Appointment

Reason for Vacancy: Due to the retirement of Judge David Hamiltom, current chair, the Uniform Fine Committee needs to appoint a new chair. The committee has nominated Judge Jennifer Valencia from the second district and would ask for the Judicial Council's appointment as per Rule 1-205 (3)(A)(ii). Judge Valencia was appointed to the committee in 2019 and her first term will expire in December of 2022, but she will be eligible for a second term.

The current committee members are:

Four District Court Judges: Judge Jennifer Valencia, Judge Denise Porter, Judge Patrick Corum, Judge Angela Fonnesbeck

Four Justice Court Judges: Judge Stevan Ridge, Judge Brian E. Brower and Judge Jon R. Carpenter, Judge Michael Junk

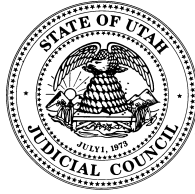
.

Thank you for your consideration,

[Shane Bahr](#)

District Court Administrator

The mission of the Utah judiciary is to provide an open, fair,
efficient, and independent system for the advancement of justice under the law.



Administrative Office of the Courts

Chief Justice Matthew B. Durrant
Utah Supreme Court
Chair, Utah Judicial Council

Ronald B. Gordon, Jr.
State Court Administrator
Catherine J. Dupont
Deputy Court Administrator

MEMORANDUM

TO: Management Committee

FROM: Jim Peters
Justice Court Administrator

DATE: April 4, 2022

RE: Vacancy on the Standing Committee of Children and Family Law

The Standing Committee on Children and Family Law (SCCFL) has a vacancy for a district court judge. Rule 1-205(1)(B)(vi)(m) calls for two district court judges to serve on the SCCFL, and presently it has only one. Judge Kent Holmberg has declined to serve a second term on the SCCFL, as he is now serving on the Board of District Court Judges. The Board of District Court Judges is recommending that Judge Sean Petersen of the Fourth District be appointed to replace Judge Holmberg on the SCCFL, and I am requesting that Judge Petersen's name be advanced to the Judicial Council for its consideration. Thank you.



Administrative Office of the Courts

Chief Justice Matthew B. Durrant
Utah Supreme Court
Chair, Utah Judicial Council

April 4, 2022

Ronald B. Gordon, Jr.
State Court Administrator
Catherine J. Dupont
Deputy Court Administrator

MEMORANDUM

TO: Management Committee/ Judicial Council

FROM: Kara J. Mann

RE: Language Access Committee Appointment

Currently, there are two open vacancies on the Language Access Committee which must be filled by a Juvenile Court Judge and a Trial Court Executive in accordance with CJA Rule 1-205(1)(B)(ix).

At this time the Language Access Committee is comprised of the following members:

- Cade Stubbs, Court Clerk of Court, Fifth District - Chair
- Evangelina Burrows, Interpreter Coordinator, Third District
- Yadira Call, Certified Court Interpreter
- Rory Jones, Chief Probation Officer, Seventh District
- Ingrid Oseguera, Certified Court Interpreter
- Chip Royce, Court-Approved American Sign Language Interpreter
- Judge Kelly Schaeffer-Bullock, Highland Justice Court
- Judge Michael Westfall, Fifth District Court

For the Juvenile Court Judge vacancy, I provided a memo announcing the vacancy to the Board of Juvenile Court Judges. Through this recruitment process, the board recommends the following judge for consideration.

- Judge Jeffry Ross, Eighth District and Juvenile Court

For the Trial Court Executive vacancy, I provided a memo announcing the vacancy to the Trial Court Executives. Through this recruitment process, the following TCE is recommended for consideration.

- Shelly Waite, Fourth Juvenile Court

**The mission of the Utah judiciary is to provide an open, fair,
efficient, and independent system for the advancement of justice under the law.**

Tab 14

Agenda

Name _____

Address _____

City, State, Zip _____

Phone _____

Email _____

If you do not respond to this document within applicable time limits, judgment could be entered against you as requested.

Check your email. You will receive information and documents at this email address.

I am the ☐ Petitioner ☐ Attorney for the Petitioner and my Utah Bar number is _____
☐ Licensed Paralegal Practitioner of the Petitioner and my Utah Bar number is _____

In the District Court of Utah

_____ Judicial District _____ County

Court Address _____

In the matter of the (choose all that apply):

- ☐ name change of
☐ sex change of

Petition for (choose all that apply):

- ☐ **Minor's Name Change**
 (Utah Code 42-1-1)
☐ **Minor's Sex Change**
 (Utah Code 26-2-11)

(Minor's name) _____

Case Number _____

A minor. _____

Judge _____

- I am asking this Court to change vital statistics information for a minor. (A minor is a person who is younger than 18 years old.)
- My relationship to the minor is:
☐ parent
☐ other (such as custodian or guardian; court order must be attached):

3. Minor's information:

Name on birth certificate:	
Date of birth:	
Place of birth:	
Minor's current address: *	
Date when minor began living in county where petition is filed: **	
Name of adult who lives with minor, has physical custody, and provides care	
Parents' names:	
Parents' current addresses: (list both addresses if they aren't the same)	
Minor's sex on birth certificate	

* Minor must live in county where petition is filed.

** Minor must live in this county for at least one year before the petition is filed.

4. If I am not the minor's legal guardian or custodian, I have attached a copy of the court orders appointing the guardian or custodian. Here is what I know about those orders:

Date signed by judge	Case number	Court name	Copy attached?

[] **Name Change** (Only complete this section if you are asking for a name change for the minor.)

5. I ask the court to change the minor's name to:

First name	
Middle name (if any)	
Surname (last name)	

☐ **Sex Change** (Only complete this section if you are asking for a sex change for the minor.)

6. I ask the court to change the minor's legal sex to: ☐ male ☐ female.

Commented [KT1]: The Forms Committee considered whether to add a non-binary option. The committee did not take action on this because they are adhering closely to the Childers-Gray case.

7. I have attached evidence of the minor's appropriate clinical care or treatment for gender transitioning or change by a licensed medical professional.

Notice and Best Interests

8. ☐ The following people may be entitled to notice and to participate in these proceedings:

☐ _____ (parent's name)

☐ has agreed to the proposed change.

I have attached their signed consent, or I will file it before the hearing on this petition.

☐ has not agreed to the proposed change.

I will have them served with a copy of this petition and a summons.

☐ _____ (other parent's name)

☐ has agreed to the proposed change.

I have attached their signed consent, or I will file it before the hearing on this petition.

☐ has not agreed to the proposed change.

I will have them served with a copy of this petition and a summons.

☐ _____ (guardian, conservator, Guardian ad Litem)

☐ has agreed to the proposed change.

I have attached their signed consent, or I will file it before the hearing on this petition.

☐ has not agreed to the proposed change.

I will have them served with a copy of this petition and a summons.

9. The changes to the minor's vital statistics information will benefit the minor. Here are the reasons why:

-
10. The minor child: (choose one)
- ☐ is old enough to make intelligent and decisive choices, and wants to make these changes because:
-
- ☐ is not old enough to make an intelligent and decisive choice about these changes.
11. These changes are in the minor's best interest.
12. There is no reason why the changes I am requesting should not be granted.
13. The minor is not currently involved in any other legal proceedings.
14. The minor is not on probation or parole.
15. The minor (choose one):
- ☐ is not in the custody of the state of Utah.
- ☐ is in the custody of the state of Utah.
15. The minor is not on the Child Abuse Offender Registry. (Utah Code 77-43-105(7))
16. The minor is (Choose one.):
- ☐ not on the Sex and Kidnap Offender Registry.
- ☐ is on the Sex and Kidnap Offender Registry. Changing their name is not against the public interest because (Explain.):
-
-
-
17. I am filing a Certification Regarding Offender Registry completed by the Utah Department of Corrections.
18. I am not requesting these changes to avoid creditors, or to escape or defraud anyone with a claim against the minor or me.
19. The requested changes will not affect any right, title, or interest of anyone else, except for the parent, custodian, or guardian named above.

I declare under criminal penalty under the law of Utah that everything stated in this document is true.

Signed at _____ (city, and state or country).

Date

Signature ► _____

Printed Name _____

Address

City, State, Zip

Phone

Email

I am the ☐ Petitioner ☐ Attorney for the Petitioner and my Utah Bar number is _____
 ☐ Licensed Paralegal Practitioner of the Petitioner and my Utah Bar number is _____

In the District Court of Utah

Judicial District _____ County _____

Court Address

In the matter of the (choose all that apply):

[] name change of
[] sex change of

(Minor's name)

A minor.

Summons (To be served in Utah)

Case Number

Judge

Commissioner

The State of Utah to

_____ (party's name):

A lawsuit has been filed to change the name or legal sex of a minor, or both. You must respond in writing by the deadline for the court to consider your side. The written response is called an Answer.

Deadline!

Se ha presentado una demanda para un cambio de nombre de un menor de edad. Si desea que el juez considere su lado, deberá presentar una respuesta por escrito dentro del periodo de tiempo establecido. La respuesta por escrito es conocida como la Respuesta.

¡Fecha límite para contestar!

Your Answer must be filed with the court and served on the other party **within 21 days** of the date you were served with this Summons.

If you do not file and serve your Answer by the deadline, the other party can ask the court for a default judgment. A default judgment means the other party can get what they asked for, and you do not get the chance to tell your side of the story.

Read the complaint/petition

The Complaint or Petition has been filed with the court and explains what the other party is asking for in their lawsuit. Read it carefully.

Answer the complaint/petition

You must file your Answer in writing with the court **within 21 days** of the date you were served with this Summons. You can find an Answer form on the court's website: utcourts.gov/ans



Scan QR code
to visit page

Serve the Answer on the other party

You must email, mail or hand deliver a copy of your Answer to the other party (or their attorney or licensed paralegal practitioner, if they have one) at the address shown at the top left corner of the first page of this Summons.

Su Respuesta debe ser presentada en el tribunal y también con la debida entrega formal a la otra parte **dentro de 21 días** a partir de la fecha en que usted recibió la entrega formal del Citatorio.

Si usted no presenta una respuesta ni hace la entrega formal dentro del plazo establecido, la otra parte podrá pedirle al juez que asiente un fallo por incumplimiento. Un fallo por incumplimiento significa que la otra parte recibe lo que pidió, y usted no tendrá la oportunidad de decir su versión de los hechos.

Lea la demanda o petición

La demanda o petición fue presentada en el tribunal y ésta explica lo que la otra parte pide. Léala cuidadosamente.

Cómo responder a la demanda o petición

Usted debe presentar su Respuesta por escrito en el tribunal **dentro de 21 días** a partir de la fecha en que usted recibió la entrega formal del Citatorio. Puede encontrar el formulario para la presentación de la Respuesta en la página del tribunal: utcourts.gov/ans-span



Para acceder esta página
escanee el código QR

Entrega formal de la respuesta a la otra parte

Usted deberá enviar por correo electrónico, correo o entregar personalmente una copia de su Respuesta a la otra parte (o a su abogado o asistente legal, si tiene) a la dirección localizada en la esquina izquierda superior de la primera

Finding help

The court's Finding Legal Help web page (utcourts.gov/help) provides information about the ways you can get legal help, including the Self-Help Center, reduced-fee attorneys, limited legal help and free legal clinics.



Scan QR code
to visit page

hoja del citatorio.

Cómo encontrar ayuda legal

Para información sobre maneras de obtener ayuda legal, vea nuestra página de Internet Cómo Encontrar Ayuda Legal. (utcourts.gov/help-span) Algunas maneras de obtener ayuda legal son por medio de una visita a un taller jurídico gratuito, o mediante el Centro de Ayuda. También hay ayuda legal a precios de descuento y consejo legal breve.



Para acceder esta página
escanee el código QR

I declare under criminal penalty under the law of Utah that everything stated in this document is true.

Signed at _____ (city, and state or country).

Date

Signature ►

Printed Name _____

Address

City, State, Zip

Phone

Email

I am the ☐ Petitioner ☐ Attorney for the Petitioner and my Utah Bar number is _____
☐ Licensed Paralegal Practitioner of the Petitioner and my Utah Bar number is _____

In the District Court of Utah

Judicial District	County
-------------------	--------

Court Address

In the matter of the (choose all that apply):

[] name change of
[] sex change of

(Minor's name)

A minor.

Summons (To be served outside Utah)

Case Number

Judge

Commissioner

The State of Utah to

_____ (party's name):

A lawsuit has been filed to change the name or legal sex of a minor, or both. You must respond in writing by the deadline for the court to consider your side. The written response is called an Answer.

Deadline!

Se ha presentado una demanda para un cambio de nombre de un menor de edad. Si desea que el juez considere su lado, deberá presentar una respuesta por escrito dentro del periodo de tiempo establecido. La respuesta por escrito es conocida como la Respuesta.

¡Fecha límite para contestar!

Your Answer must be filed with the court and served on the other party **within 30 days** of the date you were served with this Summons.

If you do not file and serve your Answer by the deadline, the other party can ask the court for a default judgment. A default judgment means the other party can get what they asked for, and you do not get the chance to tell your side of the story.

Read the complaint/petition

The Complaint or Petition has been filed with the court and explains what the other party is asking for in their lawsuit. Read it carefully.

Answer the complaint/petition

You must file your Answer in writing with the court **within 30 days** of the date you were served with this Summons. You can find an Answer form on the court's website: utcourts.gov/ans



Scan QR code
to visit page

Serve the Answer on the other party

You must email, mail or hand deliver a copy of your Answer to the other party (or their attorney or licensed paralegal practitioner, if they have one) at the address shown at the top left corner of the first page of this Summons.

Su Respuesta debe ser presentada en el tribunal y también con la debida entrega formal a la otra parte **dentro de 30 días** a partir de la fecha en que usted recibió la entrega formal del Citatorio.

Si usted no presenta una respuesta ni hace la entrega formal dentro del plazo establecido, la otra parte podrá pedirle al juez que asiente un fallo por incumplimiento. Un fallo por incumplimiento significa que la otra parte recibe lo que pidió, y usted no tendrá la oportunidad de decir su versión de los hechos.

Lea la demanda o petición

La demanda o petición fue presentada en el tribunal y ésta explica lo que la otra parte pide. Léala cuidadosamente.

Cómo responder a la demanda o petición

Usted debe presentar su Respuesta por escrito en el tribunal **dentro de 30 días** a partir de la fecha en que usted recibió la entrega formal del Citatorio. Puede encontrar el formulario para la presentación de la Respuesta en la página del tribunal: utcourts.gov/ans-span



Para acceder esta página
escanee el código QR

Entrega formal de la respuesta a la otra parte

Usted deberá enviar por correo electrónico, correo o entregar personalmente una copia de su Respuesta a la otra parte (o a su abogado o asistente legal, si tiene) a la dirección localizada en la esquina izquierda superior de la primera

Finding help

The court's Finding Legal
Help web page

(utcourts.gov/help)

provides information about
the ways you can get legal
help, including the Self-Help Center,
reduced-fee attorneys, limited legal help
and free legal clinics.



Scan QR code
to visit page

hoja del citatorio.

Cómo encontrar ayuda legal

Para información
sobre maneras de
obtener ayuda legal,
vea nuestra página de
Internet Cómo

Encontrar Ayuda Legal.

(utcourts.gov/help-span)

Algunas maneras de obtener ayuda legal
son por medio de una visita a un taller
jurídico gratuito, o mediante el Centro de
Ayuda. También hay ayuda legal a precios
de descuento y consejo legal breve.



Para accesar esta página
escanee el código QR

I declare under criminal penalty under the law of Utah that everything stated in this document is true.

Signed at _____ (city, and state or country).

Date

Signature ►

Printed Name

Name

Address

City, State, Zip

Phone

Email

In the District Court of Utah

_____ Judicial District _____ County

Court Address _____

In the matter of the (choose all that apply):

- ☐ name change of
☐ sex change of

(Minor's name)

A minor.

Consent to Petition for (choose all that apply):

- ☐ **Minor's Name Change**
(Utah Code 42-1-1)
☐ **Minor's Sex Change**
(Utah Code 26-2-11)

Case Number

Judge

1. My name is _____, and I have the following relationship to the minor:

- ☐ natural or adoptive father
☐ natural or adoptive mother
☐ custodian by court (attach court order)
☐ guardian by court (attach court order)
☐ other (explain): _____

2. I have read the petition and agree with it.

3. I know that I have the right to discuss the petition with a lawyer.

4. I know I have the right to disagree with the proposed changes. I know I can challenge the proposed changes by filing a written response to the petition.
5. I know I have the right to take part in this case, either by myself or through a lawyer.
6. I understand that if the court grants the name change the new legal name of the minor will affect me as follows:

☐ The minor will no longer have the same name as I do.

☐ The minor will have the same name as I do.

☐ Other (explain): _____

7. I understand that changing the minor's legal name does not affect my legal relationship to the minor. I will keep my lawful rights or obligations to the minor. Depending on my situation, this could include the following:

- custody,
- guardianship,
- parent time,
- child support,
- day care,
- health care,
- tax deductions,
- inheritance, and/or
- providing for the minor's daily and ongoing physical, emotional, and moral care and well-being.

8. ☐ I agree and consent to changing the minor's current legal name:

First	Middle	Last

to this proposed new legal name:

First	Middle	Last

and believe this name change is in the minor's best interest.

9. ☐ I agree and consent to changing the minor's current legal sex from:

☐ male to female

☐ female to male

I believe that this legal sex change is in the minor's best interest.

Commented [KT1]: The Forms Committee considered whether to add a non-binary option. The committee did not take action on this because they are adhering closely to the Childers-Gray case.

I declare under criminal penalty under the law of Utah that everything stated in this document is true.

Signed at _____ (city, and state or country).

Signature ►

Date

Printed Name

Name _____

Address _____

City, State, Zip _____

Phone _____

Email _____

I am the ☐ Petitioner ☐ Attorney for the Petitioner and my Utah Bar number is _____

☐ Licensed Paralegal Practitioner of the Petitioner and my Utah Bar number is _____

In the District Court of Utah

_____ Judicial District _____ County

Court Address _____

In the matter of the (choose all that apply):

- ☐ name change of
☐ sex change of

(Minor's name)

A minor.

Notice of Hearing on Petition for
(choose all that apply):

- ☐ **Minor's Name Change**
(Utah Code 42-1-1)
☐ **Minor's Sex Change**
(Utah Code 26-2-11)

Case Number

Judge

1. I filed a petition with this court asking it to order:

- ☐ that the name of _____
(current first, middle and last name of minor), born on _____
(minor's birth date), be changed to _____
_____ (proposed new first, middle and
last name of minor).

☐ that the legal sex of the minor listed above be changed from:

☐ male to female.

Commented [KT1]: The Forms Committee considered whether to add a non-binary option. The committee did not take action on this because they are adhering closely to the Childers-Gray case.

☐ female to male.

2. A copy of my petition is attached.
3. The court has scheduled a hearing at the following date and time.

El tribunal ha programado una audiencia en la fecha y hora que sigue.

Courthouse Address (Dirección del tribunal):

Date (Fecha): _____ Time (Hora): _____ ☐ a.m. ☐ p.m.

Room (Sala): _____

Judge (Juez): _____

3. Objections to granting the petition should be filed in writing with the clerk of this court, and a copy should be mailed, emailed or hand delivered to me at my address, listed above.

Date

Signature ► _____

Printed Name _____

Certificate of Service

I certify that I filed with the court and am serving a copy of this Notice of Hearing on Petition for Minor's Name or Sex Change on the following people.

Person's Name	Service Method	Service Address	Service Date
Offender Registration Program (if applicable)	<input type="checkbox"/> Mail <input type="checkbox"/> Email	14717 South Minuteman Dr Draper, UT 84020 registry@utah.gov	
(Interested party or attorney)	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> E-filed <input type="checkbox"/> Email <input type="checkbox"/> Left at business (With person in charge or in receptacle for deliveries.) <input type="checkbox"/> Left at home (With person of suitable age and discretion residing there.)		

Signature ►

Date

Printed Name

In the District Court of Utah

_____ Judicial District _____ County

Court Address _____

In the matter of the (choose all that apply):

- ☐ name change of
☐ sex change of

(Minor's name)

A minor.

Order Changing (choose all that apply):

- ☐ **Minor's Name**
(Utah Code 42-1-1)
☐ **Minor's Sex**
(Utah Code 26-2-11)

Case Number

Judge

1. Petitioner and the minor appeared in court on: _____ (date).
2. The minor was born on: _____ (date).
3. ☐ The minor's birth name was:

First name	
Middle name (if any)	
Surname	

4. ☐ The minor's legal sex is: ☐ male ☐ female.

The court finds:

5. All notices required by law have been given.
☐ No objections to the proposed changes were made.
☐ Objections to the proposed changes were made by:

☐ Written consent to the proposed changes was filed by:

☐ _____ (name),
the minor's parent

☐ _____ (name),
the minor's parent

☐ _____ (name),
the minor's custodian

☐ _____ (name),
the minor's guardian

☐ _____ (name),
other, who is minor's

_____ (specify relationship)

☐ The statements in the petition are true. The requests in the petition are not for a wrongful or fraudulent purpose.

☐ Other findings (if any):

The court concludes:

6. The requirements of Utah Code Section 42-1-1 through 42-1-3 have been met.
7. The minor is not on the Child Abuse Offender Registry and is not barred from changing their name. (Utah Code 77-43-105(7)).
8. The minor:
 - ☐ is not on the Sex and Kidnap Offender Registry.
 - ☐ is on the Sex and Kidnap Offender Registry, but granting the petition is not against the public interest (Utah Code 77-41-105(8)(a)).
9. ☐ The statements in the petition are sufficient and the petition should be granted.
10. The name change ☐ is ☐ is not in the best interest of the minor.
11. The legal sex change ☐ is ☐ is not in the best interest of the minor.

The court orders:

12. The Petition is
☐ granted ☐ denied

13. ☐ The minor's current legal name of

First name	
Middle name (if any)	
Surname (Last name)	

is changed to

First name	
Middle name (if any)	
Surname (Last name)	

This new name may be entered on the minor's birth certificate and used as the minor's legal name from this date forward.

11. ☐ The minor's current legal sex is changed from:

☐ male to female

☐ female to male

This new legal sex may be entered on the minor's birth certificate and used as the minor's legal sex from this date forward.

Commented [KT1]: The Forms Committee considered whether to add a non-binary option. The committee did not take action on this because they are adhering closely to the Childers-Gray case.

Judge's signature may instead appear at the top of the first page of this document.

Date

Signature ►

Judge

Certificate of Service

I certify that I filed with the court and am serving a copy of this Order Changing Minor's Name or Sex on the following people.

Person's Name	Service Method	Service Address	Service Date
	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> E-filed <input type="checkbox"/> Email <input type="checkbox"/> Left at business (With person in charge or in receptacle for deliveries.) <input type="checkbox"/> Left at home (With person of suitable age and discretion residing there.)		
	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> E-filed <input type="checkbox"/> Email <input type="checkbox"/> Left at business (With person in charge or in receptacle for deliveries.) <input type="checkbox"/> Left at home (With person of suitable age and discretion residing there.)		

_____ Signature ► _____
 Date Printed Name _____



Administrative Office of the Courts

Chief Justice Matthew B. Durrant
Utah Supreme Court
Chair, Utah Judicial Council

March 4, 2022

Ronald B. Gordon, Jr.
State Court Administrator
Catherine J. Dupont
Deputy Court Administrator

MEMORANDUM

TO: Forms Committee and Judicial Council

FROM: Nathanael Player, on behalf of OCAP and the Self-Help Center

RE: Vehicle VINs in Divorce Petitions, Findings, and Decrees

The OCAP divorce provisions regarding petitions, findings of fact and conclusions of law, and the decree were approved by the Forms Committee and the Judicial Council. Patrons have contacted the Self-Help Center with problems transferring titles to their vehicles. This appears to be problematic because the findings and decree do not include VIN numbers, meaning there is not sufficient specificity in these documents for vehicle titling purposes.

OCAP and the Self-Help Center request that the Forms Committee and the Judicial Council approve adding VIN numbers to the petition, findings of fact and conclusions of law, and divorce decree forms.

Approval of this request will authorize OCAP to collect VIN numbers and to include them in the petition, findings of fact and conclusions of law, and the divorce decree.

The mission of the Utah judiciary is to provide an open, fair,
efficient, and independent system for the advancement of justice under the law.



Administrative Office of the Courts

Chief Justice Matthew B. Durrant
Utah Supreme Court
Chair, Utah Judicial Council

April 16, 2022

Ronald B. Gordon, Jr.
State Court Administrator
Catherine J. Dupont
Deputy Court Administrator

MEMORANDUM

TO: Forms Committee and Judicial Council

FROM: Nathanael Player, on behalf of OCAP

RE: SB 243, parent-time and OCAP

SB 243 amends Utah Code 30-3-32, 30-3-35, 30-3-35.1, and 30-3-35.5. These statutes all relate to parent-time in domestic actions. OCAP provides plain language explanations, in a delineated fashion applied to parties' situation, when explaining parent-time. Approval is sought from the committee to change OCAP pleadings to conform to the changes under SB 243. The changes will necessitate updates to the following interviews, as noted:

Interview	Documents affected
Divorce – Petitioner	Petition, Stipulation, Findings of Fact and Conclusions of Law, Decree
Divorce Answer – Respondent	Petition, Stipulation, Findings of Fact and Conclusions of Law, Decree
Custody and Support, or Paternity - Petitioner	Petition, Stipulation, Findings of Fact and Conclusions of Law, Decree
Custody and Support, or Paternity – Answer – Respondent	Petition, Stipulation, Findings of Fact and Conclusions of Law, Decree
Temporary Separation - Petitioner	Motion and Order

Note that the current OCAP tables delineating parent-time have only two columns – one for the occasion and one detailing how parent-time will work. SB 243 creates tables with four columns: the holiday, the time period of the holiday, a column to note which years the noncustodial parent will have the holiday and one to note when the custodial parent will have the holiday. I recommend using the legislature's four columns and replacing the terms "custodial" and "noncustodial" with the names of the parents in OCAP.

The mission of the Utah judiciary is to provide an open, fair,
efficient, and independent system for the advancement of justice under the law.

This is a private record

Name _____

Address _____

City, State, Zip _____

Phone _____

Email _____

Check your email. You will receive information and documents at this email address.

I am ☐ Plaintiff/Petitioner ☐ Defendant/Respondent
☐ Plaintiff/Petitioner's Attorney ☐ Defendant/Respondent's Attorney (Utah Bar #: _____)
☐ Plaintiff/Petitioner's Licensed Paralegal Practitioner
☐ Defendant/Respondent's Licensed Paralegal Practitioner (Utah Bar #: _____)

In the ☐ District ☐ Justice Court of Utah

_____ Judicial District _____ County

Court Address _____

Plaintiff/Petitioner _____

v. _____

Defendant/Respondent _____

Motion to Waive Fees

(Utah Code 78A-2-302 and Code of Judicial Administration Rule 4-508)

Case Number _____

Judge _____

Commissioner (domestic cases) _____

1. I cannot pay the court fees in this case. I believe I qualify for a waiver. I ask the court to waive the following fees: (Choose all that apply. If you need help, ask court staff.)

- | | |
|---|--|
| <input type="checkbox"/> Filing fee (Refer to Cover Sheet):
Amount: \$ _____ | <input type="checkbox"/> OCAP fee (\$20.00) |
| <input type="checkbox"/> Divorce classes: education (\$35)
& orientation (\$30.00) | <input type="checkbox"/> Appeal fee |
| <input type="checkbox"/> Office of Vital Records fee
(Adoption Certificate or Divorce
Certificate - \$8.00) | <input type="checkbox"/> \$240 Filing |
| <input type="checkbox"/> Fee to have papers served in
Utah | <input type="checkbox"/> \$10 Small claims appeal (Justice
Court) |
| | <input type="checkbox"/> Other _____ |

2. I qualify for a fee waiver because: (Choose all that apply.)

a. ☐ I receive: (Choose all that apply.)

☐ Food Stamps (SNAP)

☐ SSI

☐ Medicaid

☐ FEP or TANF

b. ☐ I receive legal services from:

☐ a nonprofit provider: (name of provider) _____

☐ a pro bono attorney through the Utah State Bar.

c. ☐ my gross monthly income (before deductions for taxes) equal to or is less than the amount listed below:

Family size	Family income	Family size	Family income	Family size	Family income
1	\$1,698.75	3	\$2,878.75	5	\$4,058.75
2	\$2,288.75	4	\$3,468.75	6	\$4,648.75

(For each additional family member over six, add \$590)

d. ☐ I don't qualify under options a-c above. But I don't have enough money to pay the court fees and provide myself or my family with food, shelter, clothing, or other necessities. (If you choose this option you must fill out the **Extra Information for Fee Waiver form**).

I do solemnly swear or affirm that due to my poverty I am unable to bear the expenses of the action or legal proceedings which I am about to commence or the appeal which I am about to take, and that I believe I am entitled to the relief sought by the action, legal proceedings, or appeal.

Plaintiff/Petitioner or Defendant/Respondent

I declare under criminal penalty under the law of Utah that everything stated in this document is true.

Signed at _____ (city, and state or country).

Date
Signature ► _____
Printed Name _____

Attorney or Licensed Paralegal Practitioner of record (if applicable)

Date
Signature ► _____
Printed Name _____

Extra Information for Fee Waiver**Case Number** _____

(Do you need to complete this form? Only if you are not receiving public assistance, legal services from a nonprofit provider or a pro-bono attorney through the Utah State Bar, or do not meet the federal poverty guidelines.)

1. Employment

☐ I am employed as (Choose all that apply):

☐ an hourly employee (Form W-2)

☐ a salaried employee (Form W-2)

☐ self-employed (Form 1099, Form K-1, Schedule C, etc.)

☐ other (Explain): _____

Name of employer	Employer's address and phone number	Job title	Hourly rate or annual salary	Hours per week (If hourly)
			\$	
			\$	
			\$	

☐ I am unemployed because:

2. Dependents (Count spouse, children or other dependents in your household. If none, write 0.)

The following people depend on me for support.

Number of adults	
Number of children under 18	

3. **Gross Monthly Income**

☐ I have the following monthly income before tax deductions:

(Print your pre-tax income in the boxes below. For income that changes from month to month, calculate the annual total and divide by 12 months to list a monthly average.)

Source of income	Monthly amount
Work (Including self employment, wages, salaries, commissions, bonuses, tips and overtime)	\$
Rental income	\$
Business income	\$
Interest	\$
Dividends	\$
Retirement income (Including pensions, 401(k), IRA, etc.)	\$
Worker's compensation	\$
Private disability insurance	\$
Social Security Disability Income (SSDI)	\$
Supplemental Security Income (SSI)	\$
Social Security (Other than SSDI or SSI)	\$
Unemployment benefits	\$
Education benefits (Including grants, loans, cash scholarships, etc.)	\$
Veteran's benefits	\$
Alimony	\$
Child support	\$
Payments from civil litigation	\$
Victim restitution	\$
Public assistance (Including AFDC, FEP, TANF, welfare, etc.)	\$
Financial support from household members	\$
Financial support from non-household members	\$
Trust income	\$
Annuity income	\$
Other (Describe)	\$
Other (Describe)	\$
Total gross monthly income	\$

☐ I have no income because:

4. **Monthly Tax Deductions**

☐ I have no monthly tax deductions because I have no income.

☐ I have the following monthly tax deductions.

Type of tax deduction	Amount
Federal income tax	\$
State income tax	\$
Municipal income tax	\$
FICA	\$
Medicare	\$
Total monthly tax deductions	\$

5. **After Tax Income**

☐ My monthly income is:

\$ _____

Gross monthly income from section 5

- \$ _____

Minus monthly tax deductions from section 6

= \$ _____

Equals after-tax monthly income

☐ I have no income.

6. **Monthly Expenses** (Include amounts you pay for yourself and any spouse, children or other dependents in your household.)

Monthly expense	Current Amount
Rent or mortgage	\$
Real estate taxes (if not included in mortgage)	\$
Real estate insurance (if not included in mortgage)	\$
Real estate maintenance	\$
Food and household supplies	\$
Clothing	\$

Monthly expense	Current Amount
Automobile payments	\$
Automobile insurance	\$
Automobile fuel	\$
Automobile maintenance	\$
Other transportation costs (public transportation, parking, etc.)	\$
Utilities (such as electricity, gas, water, sewer, garbage)	\$
Telephone	\$
Paid television, cable, satellite	\$
Internet	\$
Credit card payments	\$
Loans and other debt payments	\$
Alimony	\$
Child support	\$
Child care	\$
Extracurricular activities for children	\$
Education (children)	\$
Education (self)	\$
Health care insurance	\$
Health care expenses (excluding insurance listed above)	\$
Other insurance (describe)	\$
Entertainment	\$
Laundry and dry cleaning	\$
Donations	\$
Gifts	\$
Union and other dues	\$
Garnishment or income withholding order	\$
Retirement deposits (including pensions, 401(k), IRA, etc.)	\$
Other (describe)	\$
Other (describe)	\$
Total monthly expenses	\$

7. **Business Interests** (Add additional sheets if needed.)

☐ I have no business interests.

☐ I have the following business interests.

Business name		
Address & phone		
Nature of business		
Current value of the business \$	Percent owned by _____ % Petitioner _____ % Respondent	

Business name		
Address & phone		
Nature of business		
Current value of the business \$	Percent owned by _____ % Petitioner _____ % Respondent	

8. **Financial Assets** (Add additional sheets if needed.)

☐ I have no financial assets.

☐ I have the following financial assets.

Asset	Name & address of institution	Names on account	Current balance
Bank or credit union Account number: _____ Date opened: _____ Type: <input type="checkbox"/> checking <input type="checkbox"/> savings <input type="checkbox"/> other			\$
Bank or credit union Account number: _____ Date opened: _____ Type: <input type="checkbox"/> checking <input type="checkbox"/> savings <input type="checkbox"/> other			\$

Asset	Name & address of institution	Names on account	Current balance
Stocks, bonds, securities, money market account Account number: _____ Date opened: _____			\$
Retirement account Account number: _____ Date opened: _____			\$
Profit sharing plan Account number: _____ Date opened: _____			\$
Annuity Account number: _____ Date opened: _____			\$
Life insurance Account number: _____ Date opened: _____			\$
Money owed to me Date of loan: _____			\$
Cash			\$
Other (describe)			\$
Other (describe)			\$

9. **Real Estate** (Add additional sheets if needed.)

☐ I have no real estate.

☐ I have the following real estate.

Home

Address			
Date acquired	Name(s) on title	\$ Original cost	\$ Current value
First mortgage or lien holder (name & address)		\$ Amount owed	\$ Monthly payments
Second mortgage or lien holder (name & address)		\$ Amount owed	\$ Monthly payments

Other real estate

Address			
Date acquired	Name(s) on title	\$ Original cost	\$ Current value
First mortgage or lien holder (name & address)		\$ Amount owed	\$ Monthly payments
Second mortgage or lien holder (name & address)		\$ Amount owed	\$ Monthly payments

10. **Personal Property** (Such as vehicles, boats, trailers, major equipment, furniture, jewelry, and collectibles. Add additional sheets if needed.)

☐ I have no personal property.

☐ I have the following personal property.

Property description (if automobile, include year, make, and model)	Debt owed to (name and address)	Names on title (if applicable)	Amount owed	Minimum monthly payments
			\$	\$
			\$	\$
			\$	\$
			\$	\$
			\$	\$

11. **Debts Owed** (Do not include amounts you owe on property reported in the Real Estate or Personal Property sections. Add additional sheets if needed.)

☐ I do not owe any debts.

☐ I owe the following debts.

Type of debt (such as credit card, cash loan, or installment payment)	Debt owed to (name and address and phone number)	Names on debt	Amount owed	Minimum monthly payments
			\$	\$
			\$	\$
			\$	\$
			\$	\$
			\$	\$
			\$	\$

12. Other

[] The following facts also show why I cannot pay these court fees.

Plaintiff/Petitioner or Defendant/Respondent

I declare under criminal penalty under the law of Utah that everything stated in this document is true.

Signed at _____ (city, and state or country).

Date

Signature ► _____
Printed Name _____

Attorney or Licensed Paralegal Practitioner of record (if applicable)

Date

Signature ► _____
Printed Name _____

 Name

 Address

 City, State, Zip

 Phone

 Email

In the [] District [] Justice Court of Utah

_____ Judicial District _____ County

Court Address _____

<hr/> Plaintiff/Petitioner V. <hr/> Defendant/Respondent	<p>Order on Motion to Waive Fees</p> <hr/> Case Number <hr/> Judge <hr/> Commissioner (domestic cases)
--	---

The matter before the court is a Motion to Waive Fees. Having reviewed the Motion to Waive Fees and Statement Supporting Motion and supporting financial evidence, and having made an independent determination,

The court orders:

1. [] **The motion is denied.** The information shows that the party is reasonably able to pay the fees.
2. [] **The motion is denied.** The party failed to provide the required information. The party may re-file the motion with the required information within 14 days.
3. [] **The motion is granted.** The following fees are waived. If the fee is waived in part, it is because the party is reasonably able to pay the balance.

Fee	Waived in Full	Waived in Part – Amount to be Paid
Filing fee	[]	
OCAP fee	[]	
Divorce classes		
education class fees	[]	
orientation class fees	[]	
Vital stats fee – divorce certificate or report of adoption	[]	
Fee to have papers served within Utah	[]	
Other (Describe.)	[]	

4. Any fees not waived must be paid within 30 days or the case may be dismissed.
5. This order is subject to review and amendment as long as the court has jurisdiction of the case.

Judge's signature may instead appear at the top of the first page of this document.

Date

Signature ► _____
Judge _____

Notice to the Moving Party

If the fee waiver was denied because the judge found **you are reasonably able to pay** (paragraph 1 is marked), and you:

- have lost your source of income;
- have unaccounted expenses limiting your ability to pay;
- will suffer immediate irreparable harm if the action is delayed; or
- would lose the opportunity to file the case because of the delay,

you may file a Memorandum Demonstrating Inability to Pay Fees within 10 days of the date of this order.

If the fee waiver was denied **because you failed to provide the required information** (paragraph 2 is marked), and you want your request to be reconsidered, you must file a corrected motion with the required information within 14 days of the date of this order.

Clerk's Certificate of Service

I certify that on _____ (date) a copy of this order was served on the moving party by the method indicated below:

Mailed Emailed Party Name

Mail or Email Address

[] []

Date

Signature ►

Printed name of court clerk

This is a private record

Name _____

Address _____

City, State, Zip _____

Phone _____

Email _____

Check your email. You will receive information and documents at this email address.

I am ☐ Plaintiff/Petitioner ☐ Defendant/Respondent
☐ Plaintiff/Petitioner's Attorney ☐ Defendant/Respondent's Attorney (Utah Bar #: _____)
☐ Plaintiff/Petitioner's Licensed Paralegal Practitioner
☐ Defendant/Respondent's Licensed Paralegal Practitioner (Utah Bar #: _____)

In the ☐ District ☐ Justice Court of Utah

_____ Judicial District _____ County

Court Address _____

Plaintiff/Petitioner _____

v. _____

Defendant/Respondent _____

Motion to Waive Fees - Inmates

(Utah Code 78A-2-302 and Code of Judicial Administration Rule 4-508)

Case Number _____

Judge _____

Commissioner (domestic cases) _____

1. I cannot pay the court fees in this case. I believe I qualify for a waiver. I ask the court to waive the following fees: (Choose all that apply. If you need help, ask court staff.)

- | | |
|---|--|
| <input type="checkbox"/> Filing fee (Refer to Cover Sheet):
Amount: \$ _____ | <input type="checkbox"/> OCAP fee (\$20.00) |
| <input type="checkbox"/> Divorce classes: education (\$35)
& orientation (\$30.00) | <input type="checkbox"/> Appeal fee |
| <input type="checkbox"/> Office of Vital Records fee
(Adoption Certificate or Divorce
Certificate - \$8.00) | <input type="checkbox"/> \$240 Filing |
| <input type="checkbox"/> Fee to have papers served in
Utah | <input type="checkbox"/> \$10 Small claims appeal (Justice
Court) |
| | <input type="checkbox"/> Other _____ |

2. I qualify for a fee waiver because: (Choose all that apply.)

a. ☐ I receive: (Choose all that apply.)

☐ Food Stamps (SNAP)

☐ SSI

☐ Medicaid

☐ FEP or TANF

b. ☐ I receive legal services from:

☐ a nonprofit provider: (name of provider) _____

☐ a pro bono attorney through the Utah State Bar.

c. ☐ my gross monthly income (before deductions for taxes) equal to or is less than the amount listed below:

Family size	Family income	Family size	Family income	Family size	Family income
1	\$1,698.75	3	\$2,878.75	5	\$4,058.75
2	\$2,288.75	4	\$3,468.75	6	\$4,648.75

(For each additional family member over six, add \$590)

d. ☐ I don't qualify under options a-c above. But I don't have enough money to pay the court fees and provide myself or my family with food, shelter, clothing, or other necessities. (If you choose this option you must fill out the **Extra Information for Fee Waiver form**).

3. The amount of money held in my prisoner trust account is: _____.

I do solemnly swear or affirm that due to my poverty I am unable to bear the expenses of the action or legal proceedings which I am about to commence or the appeal which I am about to take, and that I believe I am entitled to the relief sought by the action, legal proceedings, or appeal.

Plaintiff/Petitioner or Defendant/Respondent

I declare under criminal penalty under the law of Utah that everything stated in this document is true.

Signed at _____ (city, and state or country).

Date Signature ► _____

Printed Name _____

Attorney or Licensed Paralegal Practitioner of record (if applicable)

Date Signature ► _____

Printed Name _____

Extra Information for Fee Waiver**Case Number** _____

(Do you need to complete this form? Only if you are not receiving public assistance, legal services from a nonprofit provider or a pro-bono attorney through the Utah State Bar, or do not meet the federal poverty guidelines.)

1. Employment

☐ I am employed as (Choose all that apply):

☐ an hourly employee (Form W-2)

☐ a salaried employee (Form W-2)

☐ self-employed (Form 1099, Form K-1, Schedule C, etc.)

☐ other (Explain): _____

Name of employer	Employer's address and phone number	Job title	Hourly rate or annual salary	Hours per week (If hourly)
			\$	
			\$	
			\$	

☐ I am unemployed because:

2. Dependents (Count spouse, children or other dependents in your household. If none, write 0.)

The following people depend on me for support.

Number of adults	
Number of children under 18	

3. **Gross Monthly Income**

☐ I have the following monthly income before tax deductions:
 (Print your pre-tax income in the boxes below. For income that changes from month to month, calculate the annual total and divide by 12 months to list a monthly average.)

Source of income	Monthly amount
Work (Including self employment, wages, salaries, commissions, bonuses, tips and overtime)	\$
Rental income	\$
Business income	\$
Interest	\$
Dividends	\$
Retirement income (Including pensions, 401(k), IRA, etc.)	\$
Worker's compensation	\$
Private disability insurance	\$
Social Security Disability Income (SSDI)	\$
Supplemental Security Income (SSI)	\$
Social Security (Other than SSDI or SSI)	\$
Unemployment benefits	\$
Education benefits (Including grants, loans, cash scholarships, etc.)	\$
Veteran's benefits	\$
Alimony	\$
Child support	\$
Payments from civil litigation	\$
Victim restitution	\$
Public assistance (Including AFDC, FEP, TANF, welfare, etc.)	\$
Financial support from household members	\$
Financial support from non-household members	\$
Trust income	\$
Annuity income	\$
Other (Describe)	\$
Other (Describe)	\$
Total gross monthly income	\$

☐ I have no income because:

4.

☐ I have no monthly tax deductions because I have no income.

☐ I have the following monthly tax deductions.

Type of tax deduction	Amount
Federal income tax	\$
State income tax	\$
Municipal income tax	\$
FICA	\$
Medicare	\$
Total monthly tax deductions	\$

5.

[] My monthly income is:

\$ Gross monthly income from section 5

- \$ Minus monthly tax deductions from section 6

= \$ Equals after-tax monthly income

☐ I have no income.

6.

Monthly expense	Current Amount
Rent or mortgage	\$
Real estate taxes (if not included in mortgage)	\$
Real estate insurance (if not included in mortgage)	\$
Real estate maintenance	\$
Food and household supplies	\$
Clothing	\$

Monthly expense	Current Amount
Automobile payments	\$
Automobile insurance	\$
Automobile fuel	\$
Automobile maintenance	\$
Other transportation costs (public transportation, parking, etc.)	\$
Utilities (such as electricity, gas, water, sewer, garbage)	\$
Telephone	\$
Paid television, cable, satellite	\$
Internet	\$
Credit card payments	\$
Loans and other debt payments	\$
Alimony	\$
Child support	\$
Child care	\$
Extracurricular activities for children	\$
Education (children)	\$
Education (self)	\$
Health care insurance	\$
Health care expenses (excluding insurance listed above)	\$
Other insurance (describe)	\$
Entertainment	\$
Laundry and dry cleaning	\$
Donations	\$
Gifts	\$
Union and other dues	\$
Garnishment or income withholding order	\$
Retirement deposits (including pensions, 401(k), IRA, etc.)	\$
Other (describe)	\$
Other (describe)	\$
Total monthly expenses	\$

7. **Business Interests** (Add additional sheets if needed.)

☐ I have no business interests.

☐ I have the following business interests.

Business name		
Address & phone		
Nature of business		
Current value of the business \$	Percent owned by _____ % Petitioner _____ % Respondent	

Business name		
Address & phone		
Nature of business		
Current value of the business \$	Percent owned by _____ % Petitioner _____ % Respondent	

8. **Financial Assets** (Add additional sheets if needed.)

☐ I have no financial assets.

☐ I have the following financial assets.

Asset	Name & address of institution	Names on account	Current balance
Bank or credit union Account number: _____ Date opened: _____ Type: <input type="checkbox"/> checking <input type="checkbox"/> savings <input type="checkbox"/> other			\$
Bank or credit union Account number: _____ Date opened: _____ Type: <input type="checkbox"/> checking <input type="checkbox"/> savings <input type="checkbox"/> other			\$

Asset	Name & address of institution	Names on account	Current balance
Stocks, bonds, securities, money market account Account number: _____ Date opened: _____			\$
Retirement account Account number: _____ Date opened: _____			\$
Profit sharing plan Account number: _____ Date opened: _____			\$
Annuity Account number: _____ Date opened: _____			\$
Life insurance Account number: _____ Date opened: _____			\$
Money owed to me Date of loan: _____			\$
Cash			\$
Other (describe)			\$
Other (describe)			\$

9. **Real Estate** (Add additional sheets if needed.)

☐ I have no real estate.

☐ I have the following real estate.

Home

Address			
Date acquired	Name(s) on title	\$ Original cost	\$ Current value
First mortgage or lien holder (name & address)		\$ Amount owed	\$ Monthly payments
Second mortgage or lien holder (name & address)		\$ Amount owed	\$ Monthly payments

Other real estate

Address			
Date acquired	Name(s) on title	\$ Original cost	\$ Current value
First mortgage or lien holder (name & address)		\$ Amount owed	\$ Monthly payments
Second mortgage or lien holder (name & address)		\$ Amount owed	\$ Monthly payments

10. **Personal Property** (Such as vehicles, boats, trailers, major equipment, furniture, jewelry, and collectibles. Add additional sheets if needed.)

☐ I have no personal property.

☐ I have the following personal property.

Property description (if automobile, include year, make, and model)	Debt owed to (name and address)	Names on title (if applicable)	Amount owed	Minimum monthly payments
			\$	\$
			\$	\$
			\$	\$
			\$	\$
			\$	\$

11. **Debts Owed** (Do not include amounts you owe on property reported in the Real Estate or Personal Property sections. Add additional sheets if needed.)

☐ I do not owe any debts.

☐ I owe the following debts.

Type of debt (such as credit card, cash loan, or installment payment)	Debt owed to (name and address and phone number)	Names on debt	Amount owed	Minimum monthly payments
			\$	\$
			\$	\$
			\$	\$
			\$	\$
			\$	\$
			\$	\$

12. Other

[] The following facts also show why I cannot pay these court fees.

Plaintiff/Petitioner or Defendant/Respondent

I declare under criminal penalty under the law of Utah that everything stated in this document is true.

Signed at _____ (city, and state or country).

Date

Signature ► _____
Printed Name _____

Attorney or Licensed Paralegal Practitioner of record (if applicable)

Date

Signature ► _____
Printed Name _____